

visions as prescribed by this article for general elections, in so far as the same are applicable to said primary elections. Challengers and watchers representing the candidates shall be allowed to be present at the several voting places during the voting and counting of the ballots, as provided in said article 33. As many different sets of official ballots shall be printed and supplied at each polling place, and as many ballot-boxes shall be used at each polling place as there are separate party nominations to be voted for; and to prevent voters belonging to or acting with one political party from inadvertently or intentionally casting their ballot for the candidates for nomination or election as delegates to any nominating convention of any other party, the ballots of the several parties shall be printed upon paper of different colors; and until after the next general registration, every person offering to vote shall be required to state to which party he belongs, and which party's candidate he intends to vote for at the State, city or county election, and he shall be supplied only with the official ballot prepared for the candidates of such party, excepting as hereinafter provided for Baltimore city. As each voter's name shall be entered in the poll books kept by the two clerks of election, there shall be entered opposite his name the name of the party whose candidate he votes for. The provisions all and singular, of sections 37 to 115 of this article, both inclusive, and the offenses defined and the penalties and punishments prescribed therefor in said sections shall be fully applicable in all respects to the same persons, matters, acts and omissions in connection with or pertaining to the primary election held under this article, sub-title "Primary Elections;" and said sections are hereby made applicable to all primary elections provided for and held hereunder; and any judge, clerk or other officer of any primary election, or any voter or other person who would be deemed guilty of any offense against the general election law, or any provisions thereof, in a general election, who is found guilty of the same offense in any primary election, as herein provided for, shall be deemed guilty of the same crime of which his offense is made to consist by and under the general election law, and particularly under the above-mentioned sections thereof, and shall be liable to the same punishment or penalty as is prescribed for such offense by the general election law or by any of said sections thereof; provided, that none of the provisions of this section relating to the holding