

22. For the purposes of any new or special election to be held in this State in any year the registries of voters in the several election districts and election precincts of this State which were returned to the respective proper clerks of courts in this State, subsequent to the last preceding October sittings of the respective officers of registration, subject to such corrections as may be made in them respectively by the order of the proper judges or judge as hereinbefore provided, shall be the registries of voters in the several election precincts of the State for the purposes of said new or special election.

Registries for special election.

23. No officer of registration in this State shall register any name in any registry of voters of which he may have the custody as officer of registration, or strike any name from any such registry of voters or make any other entry in any such registry of voters, except upon a day appointed by this article for a public sitting of such officers of registration, nor except between the hours appointed by this article for his sittings on such day, except by or under the order of the proper judges or judge as in this article provided.

Changes of registries when made.

24. A copy of any registry of voters relating to a particular person or to particular persons, certified by the clerk of the circuit court in whose custody such registry of voters may then be under his hand and the seal of his court, or certified by the officers of registration in whose custody such registry of voters may then be by his own hand and by his official title referring to said registry of which it purports to be a copy in whole or in part, so accurately as fully to identify the same, shall be evidence in any court or before any judges or judge of this State or before any officer of registration of the matter set forth and contained in such copy.

Copies to be evidence.

25. Every person whose name shall appear in said respective duplicate registries as amended by the order of the proper judges or judge as hereinbefore provided, shall be entitled to vote in the election precinct or election district in which he is so registered at every election held thereafter until another registration of voters or correction thereof has been duly made and completed.

Entitled to vote.

27. On or before the first Monday of September, eighteen hundred and ninety, the board of police commissioners for the city of Baltimore shall cause a census of the qualified voters in each of the election precincts into which the several wards of Baltimore city shall then be divided to be made by their police officers and to be returned by said officers to the said board, and the said board shall furnish a copy of the list of qualified voters so returned as residents in each election precinct of said city to the board of supervisors of elections in the city of Baltimore, on or before the second Monday of September, and such census shall be made and returned biennially after the year eighteen hundred

Baltimore police commissioners to furnish copies.