third, fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh and twelfth election districts of Baltimore county, and said counties and election districts and wards shall be entitled to choose one representative in the House of Representatives.

Third congressional

147. The third congressional district shall be composed of the first, second, third, fourth, fifth, sixth, seventh, fifteenth and sixteenth wards of Baltimore city, and shall be entitled to choose one representative in the House of Representatives.

Fourth congressional

148. The fourth congressional district shall be composed of eighth, ninth, tenth, twelfth, thirteenth, fourteenth, eighteenth and nineteenth wards, and the first eight precincts of the eleventh ward of Baltimore city, and shall be entitled to choose one representative in the House of Representatives.

Fifth congressional district.

149. The fifth congressional district shall be composed of St. Mary's county, Charles county, Calvert county, Prince George's county, Anne Arundel county, including the city of Annapolis, Howard county, the first and thirteenth election districts of Baltimore county and the seventeenth ward of Baltimore city, and shall be entitled to choose one representative in the House of Representatives.

Sixth con. gressional district.

150. The sixth congressional district shall be composed of Allegany county, Garrett county, Washington county, Frederick county, and Montgomery county, and shall be entitled to choose one representative in the House of Representatives.

Separate returns.

151. The judges of the election districts of Baltimore county forming part of the second congressional district, shall make a return separate from that to be made by the judges of the remaining districts of said county, and the judges of the election precincts of Baltimore city, composing the third congressional district, and the judges of the election precincts of Baltimore city, composing the fourth congressional district, shall respectively, make separate returns, and separate returns shall in like manner be made by the judges of the election precincts in said city, constituting a part of the second congressional district, and also by the judges of the election precincts in said city constituting a part of the fifth congressional district.

SEC. 2. And be it enacted, That if before the passage of this Appointment act, the Governor, by and with the advice and consent of the visors valid present Senate, shall have appointed under the then existing laws, supervisors of elections, or any of them, for the various counties of the State or for said city, such appointments so advised and consented to, shall stand and remain valid to all