Section 1. Be it enacted by the General Assembly of Maryland. That Section 24 of Article 33 of the Code of Public General Laws of Maryland, title "Elections," as the same was amended by Chapter 254 of the Acts of the General Repeal and Assembly of Maryland, passed at the Session of 1904, be and the same is hereby repealed and re-enacted with amendments, so as to read as follows:

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24. In the counties a new general registration shall be made by each board of registry in the year 1910; such new general registration shall be made in the same way, at the New general same time, and under the same rules and provisions in all registration of voters. respects as are in this article made for the first general registration; and the respective boards of supervisors of elections in the several counties are hereby authorized and required to furnish, whenever in the judgment of said board it may be necessary, new books of registry for use in any of the districts or precincts in the said several counties for the transcribing of the names of qualified voters residing therein from the registration books in use; the said transcribing shall be done in the office of the board of supervisors of elections by two clerks to be selected—one by the supervisors representing the majority party, and one by the supervisor representing the chief minority party—as the said parties are now constituted in this State; the transcribing shall be done by the said clerks, both present at the same Transcribing of voters. time; and new books, after being transcribed, shall correspond in all respects, and if they do not correspond at the conclusion of the work, or if any error in the transcribing be alleged to exist, either of the said clerks, or any citizen and voter in any of said counties, may file a petition in the Circuit Court within twenty days after said work is finished, naming the said two clerks and the board of supervisors of elections as defendants, and the said court shall have the power to make such order for the correction of said books as may be proper; any political party that polled more than one per cent. of the vote cast at the last election may, through its political committee, if it has one, or by citizens representing the said party, if there be no political committee, name a watcher and substitute watcher who shall be permitted to attend at the transcribing of said names, and have power to examine the said books during the sittings of the said clerks for the said work, and for a period of five days thereafter, in the presence of said board of supervisors.