the oath required of him as judge of such primary election in this section provided, he is hereby authorized and empowered to administer the oath to other judges of primary elec-Authorized to tion and to the clerks of primary election in the district for which he shall have been appointed as return judge; and other judges and clerks. said oath or affidavit of each election judge and clerk shall be placed in writing, signed and subscribed as aforesaid and be returned in the sealed ballot box to the proper governing body, as hereinbefore provided.

CHAP. 724

SEC. 20. And be it enacted. That the candidates whose names appear upon the ballot at each primary election shall be entitled to have at each polling place not exceeding five Entitled to watchers or challengers, who shall be permitted to remain challengers. inside of such polling place from the opening of the polls until the count is concluded and the ballot box is sealed, as provided in this Act; no candidate or set of candidates shall be represented by more than one such challenger or watcher, and such challengers or watchers shall be recognized to the extent of five in number in each district, under written authority from the candidates, and shall be preferred according to the number of candidates so authorizing each such watcher or challenger, until the maximum number shall have been reached.

Sec. 21. And be it enacted. That each return judge who shall serve in connection with each primary election held under the provisions of this Act shall be paid the sum of six Compensation. (\$6.00) dollars for his services, and that the cost of the books and of making the list of voters provided for in this Act, and keeping the same posted and corrected, shall also be paid by the board of County Commissioners for Montgomery county; provided, that the cost of making such lists in the year 1907 shall not exceed one hundred dollars (\$100.00), and the cost for posting and correcting the same in any one year thereafter shall not exceed the sum of twenty dollars (\$20.00); and all other costs incident to the holding of primary elections provided for in this Act shall be borne by the governing bodies of the parties holding such primary elections.

Sec. 22. And be it enacted. That the governing bodies of the respective parties are authorized to make any and all rules and regulations in regard to the holding of their several Authority to primary elections in Montgomery county as they may deem requisite and necessary, not inconsistent with the purposes

make rules and regula-