

several legislative districts of Baltimore city for the nomination for State offices, transmit to the chairman of the State Central Committee for the whole State of each political party a certified statement of the number of votes cast in the primary elections in each of said legislative districts for the several candidates for each State office voted upon in said primary elections. And the said chairman of the State Central Committee shall thereupon publish in two daily newspapers in Baltimore city the said statements so sent to him, and in such publication the said chairman of the State Central Committee for each of the said political parties shall declare which candidate of his party received the greatest number of votes in said legislative districts of Baltimore city cast by the voters of his party for each of said State offices. In any year in which the only State office to be filled by the vote of the people is the office of Comptroller of the Treasury of the State, if there be no contest in any of the legislative districts of Baltimore city for the nomination of any political party aforesaid for said office of Comptroller, the Board of Supervisors of Elections of Baltimore city shall have the right and power to restrict and limit the number of polling places in each ward of Baltimore city to three polling places for holding primary elections for the nomination for such office of Comptroller, and to designate and appoint the judges and clerks of election who shall serve in said three polling places in such primary election. It shall be the duty of the chairman of the State Central Committee for the whole State of each of said political parties, to read and declare to the State convention of each of said parties the results of the primary elections for the nomination for each State office in the several counties of the State and in the several legislative districts of Baltimore city, and to declare which candidate in said primary election for each of said State offices received the greatest number of votes of his party in each of said county and legislative districts for each particular State office.

SEC. 160P. If any clerk or judge of any primary election, or any person performing the duties thereof shall wilfully keep a false poll list or primary election register or shall knowingly insert in his poll list or the primary elections register any false statement, or name or statement or abbreviation of a word or any check, alteration or mark except as in this Act provided or who is guilty of concealing, wilfully destroying, mutilating, defacing, falsifying or fraudulently removing or secreting the whole or any part of any record, registry of voters, return or statement of votes, poll list or any papers, documents, ballots, envelopes or papers of any description in this Act directed to be made, filed or preserved