

**91. Counter-Appeal.** *If said petition specified only a part of the precincts in which the petitioner was voted for, and if on completion of said review and recount of such specified precincts the result of the count of the judges of election in said county, municipality, district or other political division is thereby changed, then the opposing candidate thus affected may appeal within two days of the said determination. Such counter-appeal shall be to the Supervisors of Elections, from the action and decision of the judges of election in counting the ballots and/or certifying the votes recorded upon the voting machines in the remaining precincts of said county, municipality, ward, legislative district or other political division in which he was voted for. Such counter-appeal shall act as a request upon the Supervisors to recount and recanvass said remaining precincts, which they shall immediately proceed to do. In each such case the cost of the completion of said recount and recanvass shall be paid by the county or municipality, as the case may be SAID OPPOSING CANDIDATE OR THE MUNICIPALITY OR COUNTY, AS THE CASE MAY BE, IN THE MANNER PRESCRIBED IN SECTION 90 HEREOF.*

**92. Correction of Returns.** *(a) New Certificate. Whenever such appeal from the determination and action of the judges of election is held as aforesaid and completed, the said Supervisors shall correct the returns and certificates which may have been made of said primary election by any canvassing board.*

*(b) Effect on Canvass. Upon such petition for recount as is herein provided for being filed before the completion of any canvass by the canvassing board of any county or municipality thereof, such board shall complete its canvass of the original returns from each polling place but shall then adjourn over, until the recount and recanvass herein provided for shall have been completed. Thereupon said board shall make its certificate conform to the action and finding and to the certificate given by said Supervisors of Elections, so sitting as judges of election on the recount or counter-appeal.*

*(c) Saving Clause. Nothing in this sub-title shall affect or prejudice any rights of any person to contest the result of any primary election or to institute proceedings to invalidate the same.*

## BALLOTS AND BALLOT BOXES

**93. Preparation of Printed Ballots.** *(a) Names of Candidates. It shall be the duty of the Board of Supervisors of Elections of each county and of the City of Baltimore to provide ballots for every election for public officers held under this Article in which any voters within the county or said city shall participate, except in those precincts in which voting machines shall be used. The Board shall have printed on the ballots the name of every candidate whose name has been certified to or filed with proper officers in the manner herein provided by a political party organization or body of individuals. The Supervisors shall not be required to print any name upon a ballot if the name shall not have been certified to them at least sixty days before election day.*

*(b) Other Ballots. Ballots other than those printed by the respective Boards of Supervisors of Elections, according to the provisions of this Article, shall not be cast or counted in any election except as hereinafter provided.*