a State Real Estate Commission's qualifying examination after which they shall receive a temporary real estate salesman's license effective for a period of one year from date of issuance. For and during the year in which the temporary license is effective, the licensee is required to serve as an apprentice with a State licensed real estate broker and successfully complete a basic course in real estate approved by the State Real Estate Commission. Upon satisfactory completion of the required real estate course, the temporary licensee may apply for and be granted a regular real estate salesman's license. In the event the temporary licensee fails to satisfactorily complete the prescribed real estate course and is unable to obtain his regular license he must retake and successfully complete the prescribed course after which he shall reapply for his temporary license, pass the qualifying examination and act as an apprentice for an additional year before applying for his regular license in the manner above provided. In the event any applicant for admission to examination for a real estate salesman's license shall present evidence of having satisfactorily completed courses in real estate subjects in any college, the educational requirements adopted by the Commission pursuant to this subsection may be waived by the Commission.

(3) The Commission may determine the type and form of the examinations given to applicants for a real estate salesman's license or a real estate broker's license, and shall determine the manner in which the examinations shall be administered. EXAMINATIONS SHALL BE PRINTED, NOT ORAL; AND SHALL BE UNIFORM SO AS TO ELIMINATE ANY POSSIBILITY OF DISCRIMINATORY ACTIONS IN THE ADMINISTRATION OF SAME. THE AFOREMENTIONED SHALL NOT PRECLUDE THE CURRENT PRACTICE OF USING SIMILAR EXAMINATIONS WITH QUESTIONS IN DIFFERENT ORDER.

SEC. 2. And be it further enacted, That this Act shall take effect July 1, 1972.

Approved May 31, 1972.

CHAPTER 667

(Senate Bill 239)

AN ACT to repeal and re-enact, with amendments, Section 3-4 (b) of Article 33 of the Annotated Code of Maryland (1971 Replacement Volume and 1971 Supplement), title "Election Code," subtitle "Registration of Voters—General Provisions," AND TO ADD NEW SECTIONS 3-4 (C) AND (D) TO THE SAME ARTICLE, TITLE AND SUBTITLE TO FOLLOW IMMEDIATELY AFTER SECTION 3-4 (B) THEREOF, to provide that a person who has been twice convicted of an LARCENY OR OTHER infamous crime shall not be qualified to vote unless pardoned by the Governor, TO PROVIDE THAT A PERSON UNDER CARE OR GUARDIANSHIP FOR MENTAL DISABILITY SHALL NOT BE QUALIFIED TO VOTE, TO CORRECT OBSOLETE PRO-