

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Sections 3-9(a) and 3-17(a)(1) of Article 33 of the Annotated Code of Maryland (1971 Replacement Volume and 1972 Supplement), title "Election Code," subtitles "Registration of Voters - General Provisions," and "Registration of Voters --How and By Whom Conducted"; be and they are hereby repealed and re-enacted, with amendments, all to read as follows:

3-9.

(a) Subject to the provisions of Section 3-8 of this article, notification of [removal] A MOVE [to] WITHIN OR WITHOUT another WARD, district or precinct within the city or county, as the case may be, or of a change of name, or a request for designation or change of party affiliation, may be made either by written notice sent by mail, or by making application in person at the office of the board or other place of registration, or by written notice to the board signed by the voter requesting that the proper form for providing such written notification be mailed to the voter.

3-17.

(a) (1) When the board shall learn that a registered voter has [removed] MOVED [from] WITHIN OR WITHOUT the ward, election district or precinct in which he is registered and within thirty days from the date of such [removal] CHANGE has not applied to the board to have his address changed on his registration records, the board shall notify the voter by United States first class mail sent to his address as it appears on the board's registration records that if he does not advise the board by a signed writing of his correct address within two weeks of the date appearing on the notice, his name will be removed from the registration records and he will have to reregister before he can vote in future elections.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.

Approved May 7, 1973.

CHAPTER 252

(Senate Bill 854)

AN ACT to repeal Section 17 of Article 9 of the Annotated Code of Maryland (1968 Replacement Volume), title "Attachments," subtitle "Attachments on Original Process," and to enact a new Section 14 of the same Article, Code and Title, to stand in the place of the section so repealed and to be under the new subtitle "Attachments in General," to clarify the law relating to attachments other than attachments on original process, and to correct improper codification dating from the Codes of 1860 and 1888.

WHEREAS, Chapter 40, Laws of 1715, as supplemented by Chapter 321, Laws of 1831, enacted certain statutes which dealt with the subject of execution of a judgment by way of attachment, which ultimately were codified as portions of Sections 18 and 29 of Article 10, Code of 1860, and as Sections 17 and 29 of Article 9, Code of 1888; and