

nomination of the new nominee shall not have been filed with or certified to the board within the time period prescribed by this article, thus being too late for the name of the new nominee to be printed on the ballots in any county or the City of Baltimore, as hereinafter provided, the board shall at once cause to be printed a sufficient number of stickers bearing the name of the substitute nominee, and shall deliver the same in due time to the judges for all those precincts wherein the nominee may be voted for, and these judges shall affix the stickers in the proper place on each ballot or ballot label. [[IN THE CASE OF]] IF PUNCHCARD VOTING[[,]] HAS BEEN AUTHORIZED IN MONTGOMERY COUNTY PURSUANT TO THE PROVISIONS OF SECTION 16A-1 OF THIS ARTICLE, THE BOARD AT ONCE SHALL [[MAKE]] CAUSE TO BE MADE RUBBER STAMPS BEARING THE NAME OF THE SUBSTITUTE NOMINEE, AND SHALL [[STAMP THE NAME OF THE]] [[SUBSTITUTE NOMINEE]] CAUSE SUCH STAMP TO BE STAMPED IN THE PROPER PLACE ON EACH BALLOT.

13-4.

(a) The board after receiving the petition shall ascertain the votes recorded on the voting machines in the manner provided in § 17-8 of this article; or, if paper ballots were used, the board shall collect the ballot boxes, returns, tally sheets and paraphernalia of the election[.]; OR IF PUNCHCARD [[BALLOT]] BALLOTS WERE USED IN MONTGOMERY COUNTY, THE BOARD SHALL COLLECT THE PUNCHCARDS, PRINTOUTS AND PARAPHERNALIA OF THE ELECTION. It shall proceed forthwith in a summary way without answer, pleading or technicality and without requiring any evidence to be taken or proof submitted, to recount the ballots in those precincts named in the petition in any county, city, legislative district, ward or other political subdivision thereof, as the case may be.

(1) The review, recount and recanvass of voting machines shall be conducted by the board in the manner provided in Section 17-4 of this article on the days and within the hours provided in paragraph (2) of this subsection.

(2) The review, recount and recanvass of paper ballots OR PUNCHCARD BALLOTS (FOR ANY ELECTION AT WHICH THE USE OF SUCH BALLOTS HAS BEEN AUTHORIZED IN MONTGOMERY COUNTY BY THE STATE ADMINISTRATIVE BOARD OF ELECTION LAWS PURSUANT TO SECTION 16A-1 OF THIS ARTICLE) shall be conducted with all possible expedition and dispatch and in preference to all other business, under such mode of procedure as the board shall prescribe by means of tellers approved by them on the recommendation of and with equal representation to the opposing candidates. The board shall pass upon and decide whether