3-17.

- (a) (1) When the board shall learn that a registered voter has moved within or without the ward, election district or precinct in which he is registered and within thirty days from the date of such 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, [[OR]] AND TO HIS NEW ADDRESS IF IT IS KNOWN, 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.
- (2) Any board, upon receipt of a signed authorization from a voter to cancel his registration, shall remove that registration from the registration records.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1975.

Approved April 1, 1975.

CHAPTER 98

(House Bill 212)

AN ACT concerning

Court of Appeals - Standing Committee on Rules

FOR the purpose of designating certain persons that may be appointed to the standing committee on rules of the Court of Appeals.

BY repealing and re-enacting, with amendments,

Article - Courts and Judicial Proceedings Section 13-301 Annotated Code of Maryland (1974 Volume and 1974 Supplement)