26-18.

(a) At any time within thirty days after any regular primary or general election and within fifteen days of any special primary or special election held under the laws of this State, any defeated candidate at such election, or any ten duly qualified voters at such election, may present to the circuit court of any county[, or to the Superior Court of Baltimore City,] a petition setting forth under oath that prohibited practices, contrary to the provisions of a specified section or sections of this article, were committed by the successful candidate or candidates or in the person of his or their agent or agents at or preliminary to such election, within the county or city in which said petition was filed, naming the successful candidate or candidates as defendants, and praying that the fact alleged may be inquired into.

27-10.

Contests concerning registration, voting or the validity of any ballot under this subtitle shall be decided by the board having jurisdiction of the matter. No registration shall be denied and no ballot rejected except by the unanimous vote of the entire board. Any candidate or absentee voter aggrieved by any decision or action of such board shall have the right of appeal to the circuit court for the county [or to the Superior Court of Baltimore City, as the case may be, ] to review such decision or action, and jurisdiction to hear and determine such appeals is hereby conferred upon said courts. Such appeals shall be taken by way of petition filed with the appropriate court within five days from the date of the completion of the official canvass by any board of all the votes cast at any election and shall be heard de novo and without a jury by said Court as soon as possible. There shall be a further right of appeal to the Court of Special Appeals, provided such appeal shall be taken within forty-eight hours from the entry of the decision of the lower court complained of, and all such appeals shall be heard and decided on the original papers, including a typewritten transcript of the testimony taken in such cases, by the Court of Special Appeals, as soon as possible after the same have been transmitted to said Court. Said original papers, including the testimony shall be transmitted to the Court of Special Appeals within five (5) days from the taking of the appeal.

Article 34 - Estrays - Vessels Adrift - Drift Logs

11.

If any person shall take and secure any flatboat or other vessel driven from any place of mooring, landing or harbor, or from any other vessel, and shall fail to comply with the provisions of §§ 9 and 10, he shall forfeit the sum