Article 33 - Election Code

3-22.

- (a) (1) [The] WITHIN 10 DAYS OF RECEIPT OF A WRITTEN APPLICATION FROM ANY PERSON REGISTERED TO VOTE IN MARYLAND, THE board shall furnish to [any] SUCH person [registered to vote in Maryland making written application therefor, within 10 days after the application has been received,] a certified copy[, under their hands,] OF A REGISTRATION LIST of the [names, addresses and party affiliations, of all persons] NAME, ADDRESS, SEX, AND PARTY AFFILIATION OF EACH PERSON registered TO VOTE in any precinct. -f-The board shall also furnish supplements to these lists upon written application as provided below.-}
- (2) The State Administrative Board of Election Laws shall furnish [the lists and supplements] A REGISTRATION LIST _ AND ANY SUPPLEMENT TO THE LIST, at the request of a local board.
- (3) The method and cost of reproduction of -{-these registration lists and supplements-}-A-REGISTRATION-LIST shall be determined jointly by the State Administrative Board of Election Laws and the boards.
- (2) [Registration lists and supplements] EACH REGISTRATION LIST, AND ANY SUPPLEMENT TO THE LIST, shall be certified by the board or the State Administrative Board of Election Laws as correct.
- (C) (1) Each application for a registration list -{- or a supplement-}- shall be accompanied by a statement, under oath, by the individual filing the application, that the list -{- or supplement-}- is not intended to be used for purposes of commercial solicitation or ANY other business [purposes] PURPOSE.
- (2) Any person who, knowingly, allows a registration list, AND ANY SUPPLEMENT TO THE LIST, -{-or supplement-}- under his or her control to be used for commercial solicitation or ANY other business [purposes] PURPOSE is guilty of a misdemeanor and