

(2) Each board in its discretion may also set up supplemental boards of registry as from time to time may be deemed necessary to aid and expedite the work of the board of registry; such supplemental boards of registry shall consist of at least two members, each of opposite political parties and shall be appointed one by the board member representing the majority party and one by the board member representing the principal minority party.

~~(A-1)-(1)~~ (3) The State Administrative Board of Election Laws may from time to time appoint boards of registry to conduct registration of qualified voters at such places within the State of Maryland where large numbers of citizens from various counties temporarily reside, including but not limited to, institutions of higher learning, and these boards of registry shall be empowered to register residents of any county or the City of Baltimore as voters therein. These boards of registry shall consist of two members each of opposite political parties and one member shall be appointed by the State Board members representing the majority party and one by the State Board members representing the principal minority party. These boards of registry shall be regularly employed supplemental boards of registry of the county or city in which the registration is to be conducted and shall be under the supervision of the local board or the State Administrator of Election Laws.

~~(2)~~ (4) Except as provided in paragraph ~~(1)~~ (3) of this subsection, boards of registry appointed by the State Administrative Board of Election Laws shall not be substituted for boards of registry conducting registration for the boards of the counties or the City of Baltimore.

Article 38A – Fires and Investigations

7.

(a) (1) The office of State Fire Marshal is established as part of the Department of Public Safety and Correctional Services.

(2) (I) The Secretary of Public Safety and Correctional Services shall appoint a State Fire Marshal for a six-year term from a list of 3 names submitted by the State Fire Prevention Commission.

(II) [He] THE FIRE MARSHAL is [not subject to the provisions of Article 64A of this Code] IN THE UNCLASSIFIED SERVICE OF THE STATE PERSONNEL MANAGEMENT SYSTEM[, but] AND [he] can be removed by the Secretary of Public Safety and Correctional Services, at any ~~time~~ TIME, for neglect of duty, or other conduct unbecoming [his] THE office. The Commission may recommend to the Secretary the removal of the Fire Marshal for cause. Prior to removal, [he] THE FIRE MARSHAL shall be given timely notice by the Secretary with a statement of the charges [against him with] AND ~~with~~ an opportunity in person or by counsel for a public hearing thereon.

(III) The State Fire Marshal shall receive the salary provided in the State budget.

(IV) The State Fire Marshal shall be appointed in accordance with the following qualifications: