

under the head of "Remarks," opposite each name erased, shall be stated the facts as to such erasure, the grounds and date of making the same, and the evidence on which it was made. The two registers shall then be compared and made to agree, where there is any difference, and such revision of the registry by said board of registry shall then be considered closed, and no other name can be added by said board, and a certificate of the number of qualified voters shall then be made and signed on the registers. The registers shall by noon of the second day thereafter be returned to the supervisors of elections, with the alphabetical list, as required in section 26.

An. Code, sec. 36. 1904, sec. 35. 1896, ch. 202, sec. 31. 1916, ch. 158, sec. 36.

44. The Board of Supervisors of Elections in the various counties shall, immediately upon the return of said registers, cause a suitable number of copies of the alphabetical list of names registered or erased in each precinct to be printed and written three days after such return of the list, and cause copies thereof to be posted and to be given to the Judges and Clerks, and to be sold, as before provided in case of general registration. The provisions of this section shall not apply to Baltimore City.

An. Code, sec. 37. 1904, sec. 36. 1896, ch. 202, sec. 32.

45. Any person who feels aggrieved for any of the causes mentioned in section 27 of this article, which may have arisen in the course of such revision, may file a petition, as provided for the first general registration, and thereupon the same proceedings shall be had and the same forms and methods shall be used as in case of similar petitions under the said section 27.

Cited but not construed in *Wilson v. Carter*, 103 Md. 124.
See notes to sec. 27.

An. Code, sec. 38. 1904, sec. 37. 1896, ch. 202, sec. 33.

46. The place of any officer of registration who may be absent on any day of registration or revision shall be filled by the other members of the board then present, always selecting a person of the same political party as the absent person, and the same oath shall be administered by one of the members of said board then present to such temporary officer of registration, as provided in the case of the regular officers of registration; whenever the regular officer shall return or be present the temporary incumbent shall vacate his office. The appointment and swearing in of all such substitutes, and the reasons therefor, and the time when such substitutes began and ceased to serve as officers of registration shall be noted by the board in the registers.

An. Code, sec. 39. 1904, sec. 38. 1896, ch. 202, sec. 34.

47. There shall not be a previous revision of the registry before any special election, but at such election the registry books as last prepared or revised shall be used. In the year eighteen hundred and ninety-seven, however, and every second year thereafter, the books of registration for the city of Annapolis shall be open by the several boards of registry for the wards or precincts thereof on the second Monday and the following Tuesday