

therefor provided, and seal the same and deposit such envelope so sealed in the ballot box in the presence of the voter and the other judges of election, after a majority of the judges are satisfied that he is qualified to vote at such primary election. And the return judge of such election immediately upon the deposit of any ballot in the ballot box, as herein provided, shall with an indelible pencil make the letter "V" in the appropriate column in said primary election registration book or list opposite the name of the party casting such ballot, and simultaneously therewith the clerks of such election shall enter the name of the person so voting in a poll book to be provided each of them by the governing body of the party holding such election.

SEC. 160H. As soon as the polls shall be closed the judges in their several districts or precincts with the aid of the clerks shall immediately and at the place of polling proceed to canvass the votes cast and the canvass shall not be adjourned until it shall have been fully completed, and the ballot box shall have been sealed as hereinafter provided, and upon the closing of the polls each of the election clerks shall write his name in the poll books immediately under the name of the last voter recorded therein, the judge keeping the primary election register shall write in ink, opposite to and against the name of each person entered in the register or list of voters who is not shown thereby to have voted and in the appropriate column headed "Voted" the word "No" so that the column may be wholly filled up, and the judges shall then compare the primary election register with the poll books as kept by the clerks, and make them agree, and ascertain the number of persons who, by said primary election register and poll books, are shown to have voted at that polling place on that day, and when they have made such comparison and ascertained such facts, they shall announce the same in a loud voice, and the judges shall then open the ballot box, count the envelopes therein and in a like manner announce the whole number of envelopes in the box, and if any envelope shall be found not of the uniform character supplied or if any mark or device be found on any envelope, or on the ballot contained therein, by which in the opinion of the majority of the judges, the same may be identified, so as to indicate who may have cast the same, the ballot so marked or the ballot contained in the envelope so marked shall not be counted, and when more than one ballot shall be found in an envelope, neither of the ballots therein shall be counted; and the intention, so far as the same may be ascertained from each ballot itself, shall in the absence of any unlawful or fraudulent mark or device thereon or enclosed therewith