

29-F. When the boundaries of any precinct shall be changed, it shall be the duty of the Supervisors of Election by and with the assistance of the permanent board of registry, to correct and transfer the registration forms or cards of the registered voters affected thereby, and the Supervisors of Election shall notify such registered voters by mail of such transfer and change. A registration of a voter shall not be invalidated by such alteration or transfer nor shall the right of any voter be prejudiced by any error in making out the list of voters or in making any change or transfer.

29-G. At the close of each calendar year, beginning with the close of the year 1940, in which there has been a primary or general election, the Supervisors of Elections shall direct the permanent board of registry to examine the entries of the several precincts for the purpose of eliminating the names of persons who have died or have removed from the County. It shall be the duty of said supervisors to direct that the registration cards or forms of registered voters who have not voted at least once at a primary, general or special election in the four preceding calendar years, shall be taken from the original and duplicate files and placed in a transfer file, and a printed postcard notice of the fact, with the information that his or her eligibility to vote has been cancelled by reason of his or her failure to vote for four calendar years, and that the voter must re-register in order to be eligible to vote, shall be sent to the last known address of such voter.

29-H. The provisions of Section 29-A to 29-G, inclusive, shall only apply to Montgomery County. The members of such permanent board of registry shall hold office until the next ensuing meeting of the General Assembly and until their successors shall qualify according to law. Except as otherwise provided in said Sections 29-A to 29-H, inclusive, the provisions of Article 33 relating to registration and elections shall apply in every particular to Montgomery County.

If any section or provision of Sections 29-A to 29-H, inclusive, shall be judicially declared to be invalid or unconstitutional, the remaining provisions hereof shall not be thereby affected, but shall remain in full force and effect.

SEC. 2. *And be it further enacted*, That all laws or parts of laws inconsistent with the provisions of this Act,