

or columns containing generally the names of candidates nominated or seeking nomination by such party.

(f) If the candidate is named for the same office on two or more certificates of nomination, his name shall be printed on the ballot-label but once, and above the name of said candidate shall be added the name of one of the parties which such candidate represents, as appearing in said certificate of nomination, and the Board of Supervisors of Elections shall cause to be printed above the name of such candidate whatever one of said party names, so appearing in said certificate of nomination, the said candidate shall, in writing, designate to said Board of Supervisors as the party name which he desires to be added to his name on the ballot-label; provided, however, that such party name shall consist of one word only.

(g) The form and arrangement of ballot-labels, to be used at any election, shall be determined by the Board of Supervisors of Elections as nearly as may be in accordance with this sub-title.

(h) In Primary Elections, the ballot-labels, containing the names of candidates seeking nomination by a political party, shall be segregated on the face of the machine in adjacent rows or columns by parties.

SEC. 2. *And be it further enacted*, That this Act shall take effect June 1, 1939.

Approved May 27, 1939.

CHAPTER 564.

(House Bill 73)

AN ACT to add a new sub-title and six new sections to Article 27 of the Annotated Code of Maryland (1924 Edition), title "Crimes and Punishments", said new sub-title to be known as "Erroneous Conviction and Imprisonment", and said new sections to be known as Sections 137A to 137F, inclusive, all to follow immediately after Section 137 of said Article, providing a means whereby the State shall pay damages to anyone erroneously convicted of crime and imprisoned therefor.

(Vetoed.)