

[hereunder] UNDER THIS SECTION shall be commenced within two years after the commission of [said] THE offense. And [said] THE receiver may be prosecuted and punished although the principal offender or offenders [shall not] have NOT been convicted, and although [such] THE receiver [shall have] received [such] THE money, goods, or chattels, or things from a person other than the person by whom [such] THE money, goods, or chattels or things [shall] have been stolen.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1975.

Approved April 1, 1975.

CHAPTER 97

(House Bill 183)

AN ACT concerning

Election Code - Notice by Board

FOR the purpose of requiring that the board send its notification of possible removal from the registration records to a voter at his new address if it is known, in addition to his address as it appears on registration records, in cases in which the board learns that a registered voter has changed his residence and has not notified the board of this change within a certain time.

BY repealing and re-enacting, with amendments,

Article 33 - Election Code
Section 3-17(a)
Annotated Code of Maryland
(1971 Replacement Volume and 1974 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 3-17(a) of Article 33 - Election Code, of the Annotated Code of Maryland (1971 Replacement Volume and 1974 Supplement) be and it is hereby repealed and re-enacted, with amendments, to read as follows:

Article 33 - Election Code