

the tickets provided for in section two of this act, and all other expense incident thereto shall be levied for and paid by the county commissioners.

To cast  
a vote

SEC. 2. *And be it enacted*, That at the said election, the legal and qualified voters of said county are authorized to cast a vote or ballot, for removal of county seat to La Plata, or against removal of county seat to La Plata, which vote or ballot shall be on tickets to be furnished by the county commissioners as in this act provided; which tickets shall be printed separately and respectively, one set "for removal of county seat to La Plata," and one set against removal of county seat to La Plata" and said votes or ballots as cast at said election, shall be counted by the judges appointed by the county commissioners as hereinafter provided to act as such at said election who shall make return of said votes, or ballots to the clerk of the Circuit Court for Charles County who shall within ten days thereafter, make proclamation of the result of said election by publication in the newspapers published in said county and if it shall be found by the said return of the judges and the proclamation of said clerk that more votes or ballots were cast "Against removal of county seat to La Plata" than "For removal of county seat to La Plata," then this act shall be nugatory and of no effect, and if it shall be found by said returns and the proclamation of the clerk of the Circuit Court that more votes or ballots were cast "For removal of county seat to La Plata," than "Against removal of county seat to La Plata" thenceforth La Plata shall be the county seat of said county and a court house and a jail, together with necessary offices for the transaction of the public business, shall be built at La Plata.

Australian  
ballot law  
shall not  
prevail.

SEC. 3. *And be it enacted*, That for the purposes only of election hereinbefore provided for, the Australian ballot system as enacted by chapter five hundred and thirty-eight of the acts of Assembly of eighteen hundred and ninety, shall not prevail; but that the said election shall be held under the general election law of the State of Maryland as the same existed prior to the passage of said chapter five hundred and thirty-eight of the acts of Assembly of eighteen hundred and ninety, and provided, that nothing herein contained shall be construed to affect the said Australian ballot system as to future elections in its application to Charles County, but only for the election in this act hereinbefore provided for; and the County Commissioners of Charles County aforesaid are hereby empowered to appoint three judges of election for each election precinct of said county, whose duties shall cease and be at an end when they shall