G1 7lr1053

By: Senator Conway

Introduced and read first time: February 3, 2017

Assigned to: Education, Health, and Environmental Affairs

## A BILL ENTITLED

## 1 AN ACT concerning

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## **Election Law - Elections by Mail**

FOR the purpose of requiring that elections be conducted by mail; requiring the State Board of Elections, in consultation with the local boards of elections, to select a certain voting system; requiring the State Board to adopt certain regulations; requiring local boards of elections to mail a ballot to certain voters by certain deadlines; authorizing certain voters to request that a local board provide a ballot to the voter; requiring a voter who receives a ballot to take certain action to vote the ballot; providing for the methods by which a voter may return a ballot; specifying that a ballot must be received by a certain deadline; authorizing an individual, under certain circumstances, to request a replacement ballot; requiring a local board, under certain circumstances, to take certain action regarding replacement ballots; requiring a voter to take certain action to vote a replacement ballot; providing for the circumstances under which ballots are to be counted; requiring that a voter who is at a certain location by a certain time on the day of an election be allowed to deposit a ballot; providing for the circumstances under which the deadline for returning ballots may be extended; requiring a ballot to contain a certain statement; repealing certain language and various provisions of law that are rendered obsolete by this Act; altering certain definitions; making certain conforming changes; and generally relating to elections by mail.

## BY repealing

Article – Election Law

Section 3–305 and 3–601.1(d); 9–101 through 9–105 and the subtitle "Subtitle 1. Voting Systems"; 9–401 through 9–408 and the subtitle "Subtitle 4. Provisional Ballots"; 9–501 through 9–507 and the subtitle "Subtitle 5. Voting by Mail in Special Elections"; 10–101 through 10–301.1 and 10–302 through 10–315 and the title "Title 10. Polling Places"; 11–303, 11–305, 11–403, 16–203, 16–207, 16–303, and 16–304; and 16–801 through 16–804 and the subtitle "Subtitle 8. Voting Equipment"

Annotated Code of Maryland

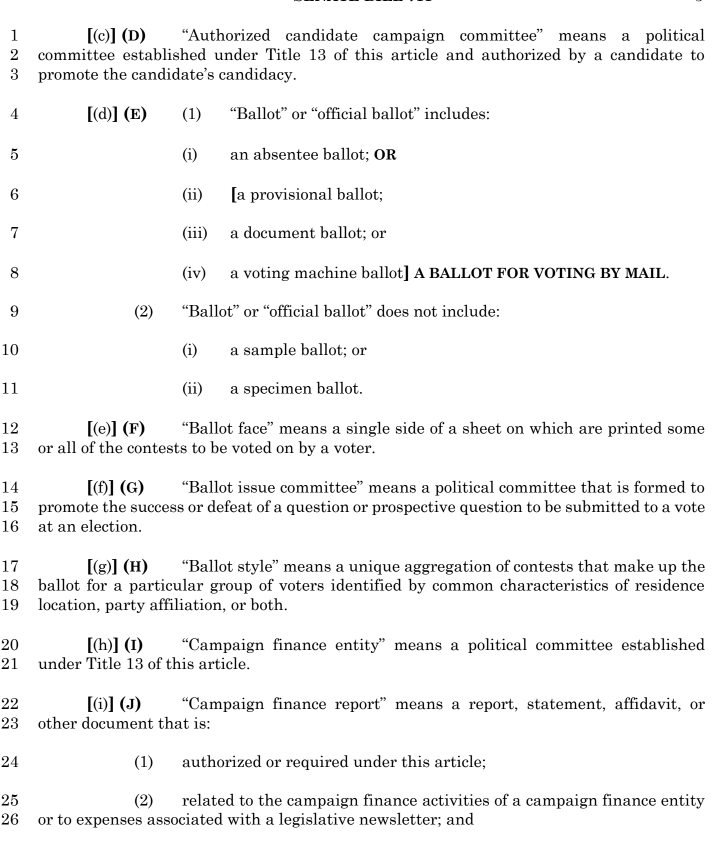


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Subtitle 3 of the State Government Article.

1 (2010 Replacement Volume and 2016 Supplement) 2 BY repealing and reenacting, with amendments, 3 Article – Election Law 4 Section 1–101, 2–107(c)(7) and (8), 2–202(b)(6), 2–203, 2–206(4), 2–207(a), 2–301(b), 5 2-303, 3-101(b), 3-303(a), 3-304(a)(1), 5-303(c), 7-105(a) and (d)(2), 6 8-102(a), 9-205, 9-213, 9-308.1(c), 11-101(c), 11-202, 11-307(a), 13-245(a)7 and (b)(5), 16–201(a)(6), 16–205(a)(2), 16–206, 16–601(a), and 16–1001(b) 8 Annotated Code of Maryland 9 (2010 Replacement Volume and 2016 Supplement) 10 BY adding to Article – Election Law 11 12 Section 9–101 through 9–107 to be under the new subtitle "Subtitle 1. Elections by 13 Mail" Annotated Code of Maryland 14 15 (2010 Replacement Volume and 2016 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 16 17 That Section(s) 3–305 and 3–601.1(d); 9–101 through 9–105 and the subtitle "Subtitle 1. Voting Systems"; 9–401 through 9–408 and the subtitle "Subtitle 4. Provisional Ballots"; 18 19 9-501 through 9-507 and the subtitle "Subtitle 5. Voting by Mail in Special Elections"; 20 10-101 through 10-301.1 and 10-302 through 10-315 and the title "Title 10. Polling 21 Places": 11-303, 11-305, 11-403, 16-203, 16-207, 16-303, and 16-304; and 16-801 22 through 16-804 and the subtitle "Subtitle 8. Voting Equipment" of Article - Election Law 23of the Annotated Code of Maryland be repealed. 24SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows: 25 26Article - Election Law 271-101.28 In this article the following words have the meanings indicated unless a 29 different meaning is clearly intended from the context. 30 (b) "Absentee ballot" means a ballot not used in a polling place. [(b-1)] (C) "Address confidentiality program" means: 31 32 the Address Confidentiality Program for victims of domestic violence 33 under Title 4, Subtitle 5, Part IV of the Family Law Article; or

the Human Trafficking Address Confidentiality Program under Title 7,



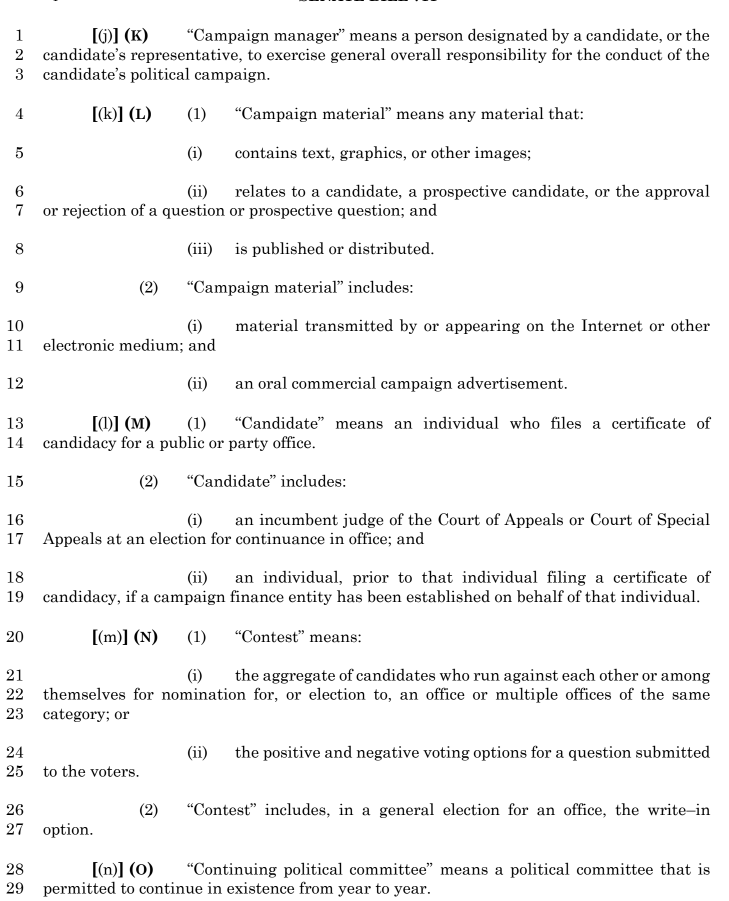
filed or submitted on a form prescribed by the State Board under this

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article.

(3)



- 1 [(o)] **(P)** "Contribution" means the gift or transfer, or promise of gift or (1) 2 transfer, of money or other thing of value to a campaign finance entity to promote or assist 3 in the promotion of the success or defeat of a candidate, political party, question, or 4 prospective question. 5 (2)"Contribution" includes: 6 (i) proceeds from the sale of tickets to a campaign fund-raising 7 event: and 8 (ii) a disbursement or deposit of money or a gift, a subscription, an 9 advance, or anything of value that is made by a person in coordination with, or at the 10 request or suggestion of, a candidate or a campaign finance entity of a candidate. "County" means a county of the State or Baltimore City. 11 **[**(p)**] (Q)** [(q)](R)12 "Disabled" means having a temporary or permanent physical disability. 13 [(r)] **(S)** (1) "Distributor" means a person engaged for profit in the distribution of campaign material by hand delivery or direct mail. 14 15 (2)"Distributor" does not include salaried employees, agents, or volunteers 16 of the person. 17 "Document ballot" means a ballot used with a voting system in which (s)(1) 18 the voter individually is issued a ballot on which to indicate one or more votes. 19 (2)"Document ballot" includes: 20 (i) a machine-read ballot, such as an optically scanned ballot; and 21 a hand-counted paper ballot. (ii) 22(t) "Driver's license" includes an identification card issued by the Motor Vehicle 23 Administration. 24(u) "Elderly" means 65 years of age or older. 25 "Election" means the process by which voters cast votes on one or more 26 contests under the laws of this State or the United States.
- 29 (3) "Election" does not include, unless otherwise specifically provided in 30 this article, a municipal election other than in Baltimore City.

article, all general elections, primary elections, and special elections.

"Election" includes, unless otherwise specifically provided in this

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"Election cycle" means the period that begins on the January 1 that follows a 1 2 gubernatorial election and continues until the December 31 that is 4 years later. 3 "Election register" means the list of voters eligible to vote[: (x) 4 (1) in a precinct on election day; or **(2)** 5 in a county early voting center during early voting]. 6 "Electronic signature" means an electronic sound, symbol, or process attached 7 to or logically associated with a record and executed or adopted by a person with the intent 8 to sign the record. 9 "Electronic storage format" means a computer disk or other information 10 storage and retrieval medium approved by the State Board. 11 "Expenditure" means a gift, transfer, disbursement, or promise of money or a 12 thing of value by or on behalf of a campaign finance entity to: 13 (1)promote or assist in the promotion of the success or defeat of a 14 candidate, political party, question, or prospective question at an election; or 15 pay for the publication expense of a legislative newsletter under Title 13, Subtitle 4 of this article. 16 17 "Independent expenditure" means an expenditure by a person expressly (bb) (1) 18 advocating the success or defeat of a clearly identified candidate or ballot issue if the 19 expenditure is not made in coordination with, or at the request or suggestion of, a 20 candidate, a campaign finance entity of a candidate, an agent of a candidate, or a ballot 21issue committee. 22 For purposes of this subsection, "clearly identified" means: (2)23 (i) the name of the candidate appears; 24(ii) a photograph or drawing of the candidate appears; or 25the identity of the candidate or ballot issue is apparent by (iii) 26unambiguous reference. (bb-1) "Legislative party caucus committee" means a political committee that is 27

established to promote the election of candidates of a single political party to one of the two

(cc) "Local board" means a county board of elections.

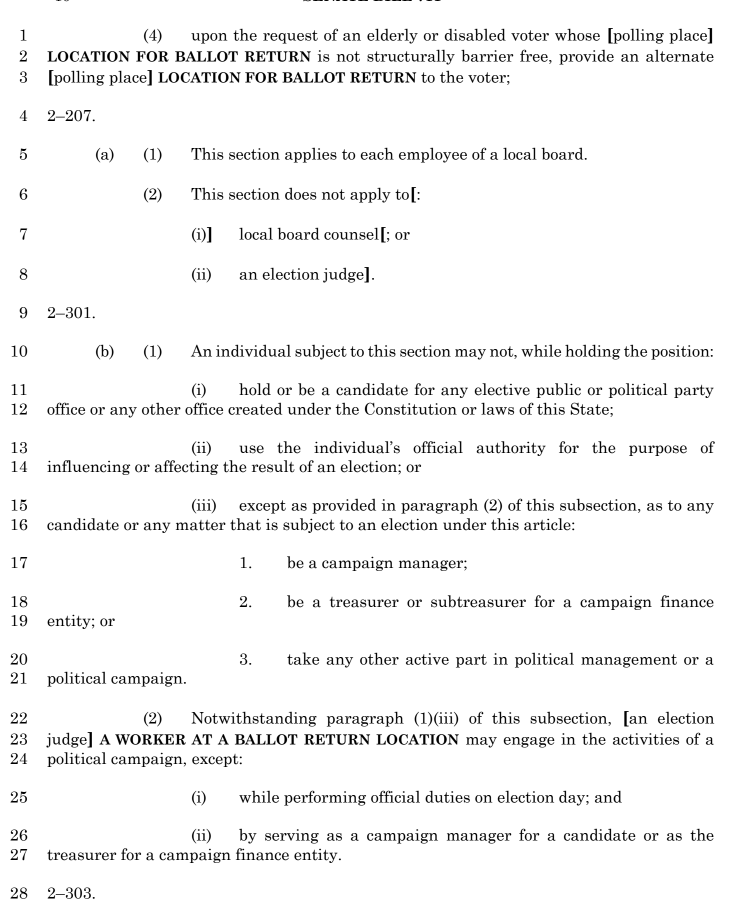
Houses of the General Assembly.

- 1 "Majority party" means the political party to which the incumbent Governor 2 belongs, if the incumbent Governor is a member of a principal political party. If the 3 incumbent Governor is not a member of one of the two principal political parties, "majority 4 party" means the principal political party whose candidate for Governor received the highest number of votes of any party candidate at the last preceding general election. 5 "Partisan organization" means a combination of two or more individuals 6 7 formed for the purpose of organizing a new political party. 8 (ff) "Political action committee" means a political committee that is not: 9 (1) a political party; 10 a central committee; (2) 11 a slate; (3)12(4) a legislative party caucus committee; 13 (5)an authorized candidate campaign committee; or 14 (6) a ballot issue committee. "Political committee" means a combination of two or more individuals that has 15 16 as its major purpose promoting the success or defeat of a candidate, political party, question, or prospective question submitted to a vote at any election. 17 18 "Political party" means an organized group that is qualified as a political party in accordance with Title 4 of this article. 19 20 (ii) "Precinct" includes: 21 (1) an election district in a county that is not divided into precincts; 22 (2) an election precinct in an election district that is divided into precincts; 23or24a precinct in a ward of the City of Baltimore. (3) 25"Principal minority party" means the principal political party whose candidate 26 for Governor received the second highest number of votes of any party candidate at the last
- (kk) "Principal political parties" means the majority party and the principal minority party.

preceding general election.

- [(ll) "Provisional ballot" means a ballot that is cast by an individual but not counted until the individual's qualifications to vote have been confirmed by the local board.]
- [(mm)] (LL) "Responsible officers" means the chairman and treasurer of a political committee.
- [(nn)] (MM) "Sample ballot" means a facsimile of a ballot used for informational purposes by a person or entity other than a local board.
- 7 **[**(00)**] (NN)** "Slate" means a political committee of two or more candidates who join 8 together to conduct and pay for joint campaign activities.
- 9 [(pp)] (OO) "Specimen ballot" means a facsimile of a ballot used by a local board to provide notice to registered voters of the contents of the ballot.
- 11 [(qq)] (PP) "State Administrator" means the State Administrator of Elections.
- 12 [(rr)] (QQ) "State Board" means the State Board of Elections.
- [(ss)] (RR) "Transfer" means a monetary contribution that is made by one campaign finance entity to another campaign finance entity, other than one made by or to a political club.
- 16 **[**(tt)**] (SS)** "Treasurer" means an individual appointed in accordance with Title 13, 17 Subtitle 2 of this article.
- 18 [(uu)] (TT) "Vote" means to cast a ballot that is counted.
- 19 [(vv) "Voting machine" includes:
- 20 (1) a mechanical lever machine; and
- 21 (2) a direct recording electronic voting device.
- (ww) "Voting machine ballot" means a ballot posted on or in the voting machine and referred to by the voter to indicate the voting locations for each contest.]
- [(xx)] (UU) "Voting system" means a method of [casting and] tabulating ballots or votes.
- [(yy)] (VV) "Write—in candidate" means an individual whose name will not appear on the ballot but who files a certificate of candidacy in accordance with § 5–303 of this article.
- [(zz)] (WW) "Write—in vote" means a vote cast, in a contest at a general election, for an individual whose name is not on the ballot for that contest.

- 1 2–107.
- 2 (c) Expenditures from the Fund may be made only in accordance with an 3 appropriation for:
- 4 (7) improving the quantity and accessibility of [polling places] BALLOT 5 RETURN LOCATIONS, including providing physical access for individuals with disabilities, 6 nonvisual access for individuals with visual impairments, and access for individuals with 7 limited proficiency in the English language;
- 8 (8) establishing toll—free telephone hotlines that voters may use to report 9 possible voting fraud and voting rights violations, to obtain general election information, 10 and to access detailed automated information on their own voter registration status, 11 specific [polling place] BALLOT RETURN locations, and other relevant information; and
- 12 2–202.
- 13 (b) Each local board, in accordance with the provisions of this article and 14 regulations adopted by the State Board, shall:
- 15 (6) establish and alter the boundaries and number of precincts in accordance with § 2–303 of this title [, and provide a suitable polling place for each precinct, and assign voters to precincts];
- 18 2–203.
- Each county shall appropriate the funds essential for the operations of its local board to enable the local board to pay the reasonable expenses incurred by the local board to exercise the powers and perform the duties prescribed for it by law, including:
- 22 (1) personnel expenses, such as compensation, workers' compensation, and unemployment insurance;
- [(2) polling place operation expenses;] and
- 25 [(3)] **(2)** supplies and equipment required under § 2–202(b)(3) of this 26 subtitle.
- 27 2–206.
- Subject to the requirements of this article and the policies and guidance of the local board, the election director may:



- 1 (a) (1) Subject to paragraph (2) of this subsection, as it deems it expedient for 2 the convenience of voters, a local board may: 3 (i) create and alter the boundaries for precincts in the county; AND 4 designate the location for polling places in any election district, (ii) 5 ward, or precinct in the county; and 6 [(iii)] (II) combine or abolish precincts. 7 (2)Except as provided under subparagraph (iii) of this paragraph, a 8 local board shall establish a separate precinct on campus or within one-half mile of the 9 campus to specifically serve a public or private institution of higher education if the local 10 board determines that at least 500 students, faculty, and staff who attend or work at the 11 institution are registered voters in the precinct in which the institution is located. 12 If, in accordance with subparagraph (i) of this paragraph, a 13 polling place is established at an institution of higher education that receives State funds, that institution shall: 14 15 1. provide without charge to the local board a facility for use 16 as a polling place that meets all applicable requirements under this article and as 17 established by the State Board; and 18 provide assistance to the local board in recruiting election 19 judges to staff the polling place. 20 [(iii)] **(II)** A local board may not be required to establish a separate 21precinct as provided under subparagraph (i) of this paragraph if there is an established 22precinct within one-half mile of the public or private institution of higher education's 23 campus that serves the voters who attend or work at the public or private institution of 24higher education. 25Except as provided in subsection (e) of this section, a local board may not 26 create or change a precinct boundary [or polling place] during the period beginning the 27 Tuesday that is 13 weeks prior to a primary election, through the day of the general 28 election. 29 Any precinct boundary established by a local board subsequent to July 1, 1987 30 shall follow visible features as defined by the Bureau of the Census, United States 31 Department of Commerce.
- 32 (d) Within 5 days of creating a new precinct or changing a precinct boundary, a 33 local board shall send to the State Administrator a written description of the new boundary 34 and a map of the area involved.

- 1 (e) (1) Unless the action is approved in advance by the State Administrator, 2 during the period January 1, in the second year preceding the decennial census, through 3 the effective date of any redistricting based on the census, a local board may not create a 4 new precinct or change a precinct boundary.
- 5 (2) Upon receipt of the written description and map relating to a precinct 6 boundary established during the period described in paragraph (1) of this subsection, the 7 State Administrator shall immediately forward the documents to the Secretary of the 8 Department of Planning and the Executive Director of the Department of Legislative 9 Services.
- 10 (f) Notwithstanding any restrictions imposed by this section, subject to the 11 approval of the State Board, a local board may create a new precinct or change a precinct 12 boundary [or polling place] if the local board determines that an emergency exists.
- 13 (g) (1) The regulations adopted by the State Board shall include procedures for the creation of new precincts and changes to precinct boundaries [or polling places].
- 15 (2) A local board may create a new precinct or make a change in a precinct boundary [or polling place] only in accordance with regulations adopted by the State Board.
- 17 3–101.
- 18 (b) The statewide voter registration list shall:
- 19 (1) be the official voter registration list for the State;
- 20 (2) contain the name and other information for every legally registered 21 voter in the State;
- 22 (3) allow each local board to obtain immediate electronic access to the 23 information contained in the list;
- 24 (4) be coordinated with other agency databases in the State;
- [(5) be used to produce precinct registers for use in polling places on election day;] and
- [(6)] (5) include voting history information on a current basis for a period covering at least the 5 preceding years.
- 29 3–303.
- 30 (a) Notification of a change of party affiliation or a change to or from a decline 31 may be made:

- 1 by information provided on a voter registration application by the same (1) 2 methods provided for registration under Subtitle 2 of this title; 3 by written notice, signed by the voter and sent by mail or otherwise 4 delivered to the local board in the county where the voter's current voter registration 5 address is located or to which the voter has moved: 6 by making application in person at the office of the local board in the (3)7 county where the voter's current voter registration address is located or to which the voter 8 has moved: 9 by information on a voter authority card or other appropriate form filled out in a polling place; or 10 11 by changing a name or address with the Motor Vehicle [(5)] (4) 12 Administration. 13 3-304.Notification of a change of address or of a change of name may be made: 14 (a) (1) by information provided on a voter registration application by the 15 (i) 16 same methods provided for registration pursuant to Subtitle 2 of this title; 17 by written notice, signed by the voter and sent by mail or (ii) 18 otherwise delivered to the local board in the county where the voter's current voter 19 registration address is located or to which the voter has moved; 20 by making application in person at the office of the local board in 21the county where the voter's current voter registration address is located or to which the 22 voter has moved: 23(iv) by information on a voter authority card or other appropriate 24form filled out in a polling place; or 25[(v)] (IV) by changing a name or address with the Motor Vehicle 26Administration. 5-303. 27
- 28 (c) The certificate of candidacy for the election of a write—in candidate shall be 29 filed by the earlier of:
- 30 (1) 7 days after a total expenditure of at least \$51 is made to promote the candidacy by a campaign finance entity of the candidate; or

ELECTION BY MAIL.

- 1 5 p.m. on the 7th day preceding [the start of early voting] BALLOTS (2)2 BEING MAILED for which the certificate is filed. 3 7-105.4 A local board shall provide notice of each question to be submitted statewide 5 and each question to be submitted to the voters of the county, by [: 6 specimen ballot mailed at least 1 week before any early voting period (1)7 before the general election; or 8 publication or dissemination by mass communication during the 3 **(2)** 9 weeks immediately preceding the general election at which a question will appear on the 10 ballot. 11 (d) (2)Copies of the complete text of all statewide questions shall be furnished 12 by the State Board to the local boards in quantities as determined by the State Board, including quantities sufficient to provide one copy of each for posting in each [polling place] 13 BALLOT RETURN LOCATION and in each local board office. 14 15 8-102.16 Except as required under subsection (d) of this section, a local board shall provide notice of each election in its county to the registered voters of the county by either[: 17 18 (1)specimen ballot mailed at least 1 week before the first day of any early voting period before the election; or 19 20 publication or dissemination by mass communication during the 21calendar week preceding the election. SUBTITLE 1. ELECTIONS BY MAIL. 22 239–101. 24(A) ALL ELECTIONS SHALL BE CONDUCTED BY MAIL. THE STATE BOARD, IN CONSULTATION WITH THE LOCAL BOARDS, 2526 SHALL SELECT A VOTING SYSTEM FOR TABULATING BALLOTS AND VOTES CAST IN AN
- 28 (C) (1) THE STATE BOARD SHALL ADOPT REGULATIONS TO CARRY OUT 29 THIS SUBTITLE.

- 1 (2) THE REGULATIONS ADOPTED UNDER PARAGRAPH (1) OF THIS 2 SUBSECTION SHALL:
- 3 (I) SPECIFY THE DATES AND TIMES THAT THE LOCATIONS
- 4 WHERE A VOTER MAY DEPOSIT A BALLOT UNDER § 9–103 OF THIS SUBTITLE ARE TO
- 5 BE OPEN;
- 6 (II) PROVIDE SECURITY REQUIREMENTS FOR THE LOCATIONS
- 7 WHERE A VOTER MAY DEPOSIT A BALLOT UNDER § 9–103 OF THIS SUBTITLE;
- 8 (III) REQUIRE THAT THE LOCATIONS WHERE A VOTER MAY
- 9 DEPOSIT A BALLOT UNDER § 9–103 OF THIS SUBTITLE BE OPEN ON THE DAY OF THE
- 10 ELECTION A MINIMUM OF 8 HOURS AND UNTIL AT LEAST 8 P.M.; AND
- 11 (IV) PROVIDE FOR THE PROCEDURES TO BE FOLLOWED IN
- 12 SELECTING AND USING THE VOTING SYSTEM SELECTED UNDER SUBSECTION (B) OF
- 13 THIS SECTION.
- 14 **9–102**.
- 15 (A) EACH LOCAL BOARD SHALL SEND, BY NONFORWARDABLE MAIL, A
- 16 BALLOT TO EACH VOTER WHO WAS REGISTERED TO VOTE AS OF THE 21ST DAY
- 17 BEFORE THE DAY OF THE ELECTION.
- 18 (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
- 19 BALLOTS SHALL BE MAILED:
- 20 (I) NOT EARLIER THAN THE 18TH DAY BEFORE THE DAY OF THE
- 21 ELECTION; AND
- 22 (II) NOT LATER THAN THE 14TH DAY BEFORE THE DAY OF THE
- 23 ELECTION.
- 24 (2) IF A LOCAL BOARD DETERMINES THAT A VOTER DOES NOT
- 25 RECEIVE DAILY MAIL SERVICE FROM THE UNITED STATES POSTAL SERVICE, A
- 26 BALLOT SHALL BE MAILED TO THE VOTER:
- 27 (I) NOT EARLIER THAN THE **20**TH DAY BEFORE THE DAY OF THE
- 28 ELECTION; AND
- 29 (II) NOT LATER THAN THE 18TH DAY BEFORE THE DAY OF THE
- 30 ELECTION.

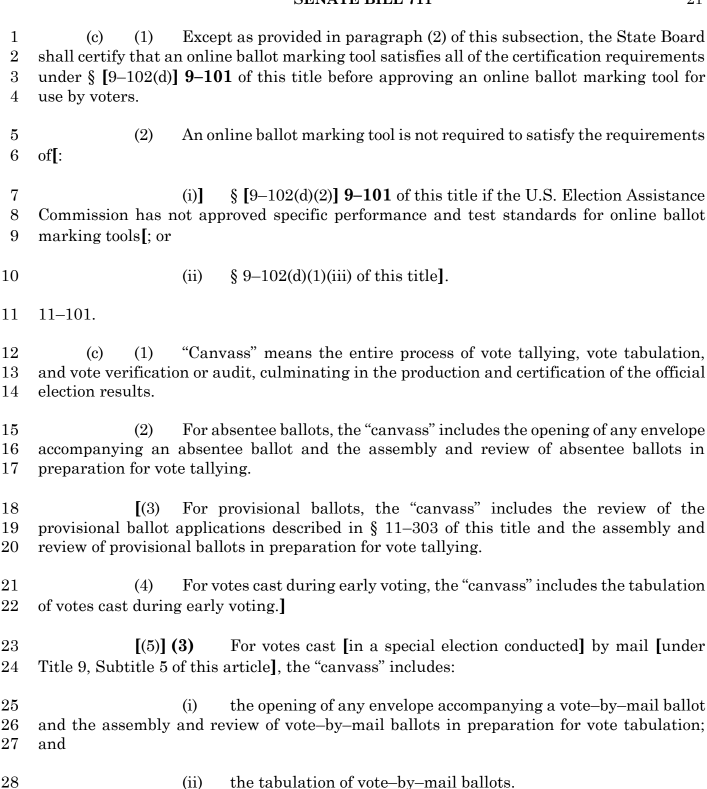
- (1) IF A VOTER UPDATES THE VOTER'S REGISTRATION AFTER THE 1 (C) 2 21ST DAY BEFORE THE DAY OF THE ELECTION, THE VOTER MAY REQUEST THAT THE 3 LOCAL BOARD PROVIDE A BALLOT TO THE VOTER. 4 **(2)** IF A VOTER REQUESTS A BALLOT UNDER PARAGRAPH (1) OF THIS 5 SUBSECTION, THE LOCAL BOARD SHALL MAKE A BALLOT, RETURN IDENTIFICATION ENVELOPE, AND SECRECY ENVELOPE AVAILABLE TO THE VOTER: 6 7 **(I)** BY MAIL; 8 (II)AT THE OFFICE OF THE LOCAL BOARD; OR 9 (III) AT ANOTHER LOCATION DESIGNATED BY THE LOCAL 10 BOARD. 11 9–103. 12 (A) TO VOTE A BALLOT, A VOTER SHALL: **(1)** 13 MARK THE BALLOT; 14 **(2)** SIGN THE RETURN IDENTIFICATION ENVELOPE SUPPLIED WITH 15 THE BALLOT; AND 16 **(3)** COMPLY WITH THE INSTRUCTIONS PROVIDED WITH THE BALLOT. 17 (B) **(1)** A VOTER MAY RETURN THE MARKED BALLOT TO THE LOCAL 18 **BOARD BY:** 19 (I)UNITED STATES MAIL; 20 (II)DEPOSITING THE BALLOT AT THE OFFICE OF THE LOCAL 21BOARD; OR 22(III) DEPOSITING THE BALLOT AT A LOCATION DESIGNATED BY 23THE LOCAL BOARD. 24**(2)** A BALLOT MUST BE RETURNED IN THE RETURN IDENTIFICATION 25ENVELOPE.
- 26 (3) If A VOTER RETURNS THE BALLOT BY MAIL, THE VOTER SHALL PAY THE POSTAGE.

- 1 AT EACH LOCATION AT WHICH A BALLOT MAY BE RETURNED, THE **(4)** 2 LOCAL BOARD SHALL: 3 (I)PROMINENTLY DISPLAY A SIGN STATING THAT THE 4 LOCATION IS AN OFFICIAL BALLOT DROP SITE; AND 5 (II)PROVIDE AT LEAST THREE SUITABLE SURFACES AT WHICH 6 A VOTER MAY MARK THE VOTER'S BALLOT IN SECRECY. 7 (C) A BALLOT MUST BE RECEIVED BY THE LOCAL BOARD OR DEPOSITED AT A LOCATION SPECIFIED IN SUBSECTION (B)(1)(II) OR (III) OF THIS SECTION BY THE 8 DEADLINE ESTABLISHED BY THE STATE ADMINISTRATOR IN REGULATION. 9 10 9–104. 11 (A) AN INDIVIDUAL MAY REQUEST A REPLACEMENT BALLOT IF: 12 A BALLOT WAS MAILED TO THE INDIVIDUAL UNDER § 9-102 OF **(1)** THIS SUBTITLE, BUT THE BALLOT WAS DESTROYED, SPOILED, LOST, OR NOT 13 RECEIVED BY THE VOTER; OR 14 15 A BALLOT WAS NOT MAILED TO THE INDIVIDUAL BECAUSE THE INDIVIDUAL DOES NOT APPEAR IN THE ELECTION REGISTRY. 16 17 IF THE LOCAL BOARD RECEIVES A REQUEST FOR A REPLACEMENT BALLOT UNDER SUBSECTION (A) OF THIS SECTION, THE LOCAL BOARD SHALL: 18
- 19 (1) VERIFY THE REGISTRATION OF THE VOTER;
- 20 (2) VERIFY THAT A BALLOT HAS NOT BEEN RETURNED BY THE VOTER;
- 21 (3) NOTE IN THE ELECTION REGISTRY THAT THE VOTER HAS 22 REQUESTED A REPLACEMENT BALLOT;
- 23 (4) MARK THE RETURN IDENTIFICATION ENVELOPE CLEARLY TO 24 IDENTIFY THE BALLOT AS A REPLACEMENT BALLOT; AND
- 25 (5) ISSUE THE REPLACEMENT BALLOT AND A REPLACEMENT BALLOT 26 REQUEST FORM.
- 27 (C) (1) A REPLACEMENT BALLOT MAY BE:
- 28 (I) MAILED;

1	(II) M	IADE AVAILABLE AT THE LOCAL BOARD; OR
2	(III) M	IADE AVAILABLE AT ONE CENTRAL LOCATION THAT:
3 4	1 ELECTION IS CONDUCTED	. IS IN THE ELECTORAL DISTRICT IN WHICH THE D; AND
5	2	. IS DESIGNATED BY THE LOCAL BOARD.
6 7 8	• •	L BOARD MAY NOT BE REQUIRED TO MAIL A REPLACEMENT FOR THE REPLACEMENT BALLOT WAS MADE LATER THAN OF THE ELECTION.
9 10 11	AND DEPOSIT A REPLACE	EPLACEMENT BALLOT, THE VOTER SHALL COMPLETE, SIGN, EMENT BALLOT REQUEST FORM WITH THE REPLACEMENT AT WHICH BALLOTS MAY BE DEPOSITED UNDER § 9–103 OF
13	9–105.	
14 15	(A) (1) SUBJECT SHALL BE COUNTED ONLY	CT TO PARAGRAPH (2) OF THIS SUBSECTION, A BALLOT Y IF:
16 17	(I) T ENVELOPE;	THE BALLOT IS RETURNED IN THE RETURN IDENTIFICATION
18 19	(II) T VOTER TO WHOM THE BA	THE RETURN IDENTIFICATION ENVELOPE IS SIGNED BY THE LLOT WAS ISSUED; AND
20 21	(III) T (B) OF THIS SECTION.	THE SIGNATURE IS VERIFIED AS PROVIDED IN SUBSECTION
22 23 24	` '	LACEMENT BALLOT MAY NOT BE COUNTED UNLESS THE EQUEST FORM THAT WAS DEPOSITED WITH THE BALLOT IS BY THE VOTER.
25 26 27 28	RETURN IDENTIFICATION	SOARD SHALL VERIFY THE SIGNATURE OF A VOTER ON THE N ENVELOPE BY COMPARING THE SIGNATURE WITH THE OTER'S REGISTRATION CARD IN ACCORDANCE WITH BY THE STATE BOARD.

- 1 (C) IF THE LOCAL BOARD DETERMINES THAT A VOTER TO WHOM A
- 2 REPLACEMENT BALLOT HAS BEEN ISSUED HAS VOTED MORE THAN ONCE, THE
- 3 LOCAL BOARD SHALL COUNT ONLY ONE BALLOT CAST BY THE VOTER.
- 4 **9–106.**
- 5 A VOTER WHO IS AT A LOCATION AT WHICH A BALLOT MAY BE DEPOSITED
- 6 UNDER § 9–103 OF THIS SUBTITLE BY 8 P.M. ON THE DAY OF THE ELECTION SHALL
- 7 BE ALLOWED TO DEPOSIT THE BALLOT.
- 8 **9–107.**
- 9 (A) (1) IN THIS SUBSECTION, "EMERGENCY" MEANS A HUMAN-CREATED
- 10 OR NATURAL EVENT OR CIRCUMSTANCE THAT CAUSES OR THREATENS WIDESPREAD
- 11 LOSS OF LIFE, INJURY TO INDIVIDUALS, DAMAGE TO PROPERTY, HUMAN SUFFERING,
- 12 OR FINANCIAL LOSS.
- 13 (2) THE STATE ADMINISTRATOR MAY SUBMIT A WRITTEN REQUEST
- 14 TO THE GOVERNOR TO EXTEND THE DEADLINE FOR RETURNING BALLOTS IF THE
- 15 STATE ADMINISTRATOR, AFTER CONSULTING THE LOCAL BOARD, DETERMINES
- 16 THAT IT WOULD BE IMPOSSIBLE OR IMPRACTICABLE FOR VOTERS TO RETURN
- 17 BALLOTS OR FOR ELECTION OFFICIALS TO TABULATE BALLOTS DUE TO AN
- 18 EMERGENCY.
- 19 (B) (1) IF THE GOVERNOR RECEIVES A WRITTEN REQUEST UNDER
- 20 SUBSECTION (A) OF THIS SECTION, SUBJECT TO PARAGRAPH (3) OF THIS
- 21 SUBSECTION, THE GOVERNOR MAY ISSUE A WRITTEN PROCLAMATION TO EXTEND
- 22 THE DEADLINE.
- 23 (2) IF THE GOVERNOR ISSUES A WRITTEN PROCLAMATION UNDER
- 24 PARAGRAPH (1) OF THIS SUBSECTION, THE WRITTEN PROCLAMATION SHALL
- 25 INCLUDE:
- 26 (I) THE DETERMINATION OF THE GOVERNOR;
- 27 (II) THE REASON THE DEADLINE FOR RETURNING BALLOTS IS
- 28 BEING EXTENDED; AND
- 29 (III) THE DATE AND TIME BY WHICH BALLOTS MUST BE
- 30 RETURNED IN THE ELECTION.

- 1 (3) THE GOVERNOR MAY NOT EXTEND THE DEADLINE FOR 2 RETURNING BALLOTS FOR MORE THAN 7 CALENDAR DAYS AFTER THE DATE OF THE 3 ELECTION.
- 4 (C) If the Governor extends the deadline under subsection (B) of 5 this section, a local board may not order a tabulation of votes until 6 the date and time set by the Governor by which ballots must be 7 returned.
- 8 9–205.
- 9 Each ballot shall contain:
- 10 (1) a heading as provided in § 9–206(a) of this subtitle;
- 11 (2) a statement of each question that has met all of the qualifications to appear on the ballot;
- 13 (3) the title of each office to be voted on;
- 14 (4) the name, as specified in the certificate of candidacy, or as otherwise 15 provided in Title 5 of this article, of each candidate who has been certified by the State 16 Board:
- 17 (5) a party designation for certain candidates as provided in this subtitle;
- 18 (6) a means by which a voter may cast write—in votes, as provided in this 19 subtitle; [and]
- 20 (7) instructions to voters as provided in this subtitle; AND
- 21 **(8)** THE FOLLOWING WARNING:
- 22 "ANY PERSON WHO, BY USE OF FORCE OR OTHER MEANS, UNDULY
- 23 INFLUENCES A VOTER TO VOTE IN ANY PARTICULAR MANNER OR TO REFRAIN FROM
- 24 VOTING IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE,
- 25 IMPRISONMENT, OR BOTH.".
- 26 9–213.
- The content of [both] an absentee ballot [and a provisional ballot] issued to a voter shall be identical to the MAIL ballot [used in the polling place of the voter's residence].
- 29 9-308.1.



30 (a) (1) Each qualified voter present at the [polls] BALLOT RETURN 31 LOCATION at 8 p.m. on election day shall be allowed to vote before the [election judges 32 commence their duties under this section] BALLOT RETURN LOCATION CLOSES.

29

11-202.

1 2 3 4 5	(2) In accordance with the provisions of this article and regulations adopted by the State Board, after the last voter has voted in an election, the [election judges] LOCAL BOARDS shall [follow the instructions issued by the election director] ARRANGE for closing the [polls] BALLOT RETURN LOCATIONS and for performing the tasks required in the postclosing period.			
6 7	(b) In ARRANGE TO:	accordan	ce with this section, the [election judges] LOCAL BOARDS shall	
8	(1)	secur	e the voting system to prevent further voting;	
9 10	(2) if appropriate to the voting system, record the vote, produce vote totals for the polling place, and announce results to those present;			
11 12	(3) regulation after	-	lete all documents, records, and reports required by law or ng of the [polls] BALLOT RETURN LOCATIONS;	
13	[(4)	) perfo	rm any other tasks assigned by the election director;]	
14 15	- ' '	] <b>(4)</b> E <b>D</b> , inclu	assemble and account for materials to be [returned to the local ding, if applicable for the voting system used in that election:	
16		(i)	removable data storage devices from voting equipment;	
17		(ii)	voted ballots;	
18		(iii)	precinct registers;	
19		(iv)	voting authority cards;	
20		(v)	signs and posters;	
21 22	documents;	(vi)	records, reports, logs, affidavits, certificates, and other	
23		(vii)	keys to voting devices; AND	
24		(viii)	poll books; [and	
25		(ix)	any other materials specified by the election director;]	
26 27 28	<b>-</b> , ,	)] (5) RN LOCA	assure that equipment and materials left in the [polling place] TION for retrieval at a later time are stored in a secure manner;	

- 1 [(7)] **(6)** [deliver] RETRIEVE materials and equipment [to the local 2 board and [obtain] **PRODUCE** receipts from the board certifying the delivery of the items. 3 [Judges] BALLOT RETURN LOCATION WORKERS may be observed, while performing their duties under this section, until they have finished their work and leave 4 the premises by: 5 6 authorized challengers, watchers, and observers in accordance with § (1)7 10–311 of this article; 8 [(2)] **(1)** any candidate; and 9 [(3)] **(2)** any other person lawfully present. 10 11 - 307. 11 If a board of canvassers determines that there appears to be an error in the 12 documents or records produced [at the polling place] IN CONNECTION WITH CANVASSING 13 following an election, then it immediately shall investigate the matter to ascertain whether the records or documents are correct. 14 15 13 - 245.In this section, "walk-around services" means the following activities if 16 17 performed for money [while the polls are open] AFTER BALLOTS HAVE BEEN MAILED: 18 (1) distributing campaign material; stationing a person, including oneself, or an object in the path of a voter; 19 (2) 20(3) electioneering or canvassing as described in § 16–206 of this article; 21**(4)** PAYING FOR THE POSTAGE TO MAIL A BALLOT: 22 [(4)] (5) communicating in any other manner a voting preference or 23 choice; or 24[(5)] **(6)** performing any other service as a [poll] BALLOT RETURN **LOCATION** worker or distributor of sample ballots. 25
- 26 (b) This section does not apply to:
- 27 (5) the cost of telephoning voters or transporting voters to and from 28 [polling places] BALLOT RETURN LOCATIONS.
- 29 16–201.

section].

1	(a)	A person may not willfully and knowingly:		
2 3 4	(6) influence or attempt to influence a voter's decision whether to [go to the polls to] cast a vote through the use of force, fraud, threat, menace, intimidation, bribery, reward, or offer of reward; or			
5	16–205.			
6 7	(a) polling place	(2) A person may not interfere with an individual lawfully present at [a e or at] the canvass of votes.		
8	16–206.			
9	(a)	A person may not:		
10 11	ballot for the	(1) place any distinguishing mark on the person's own or another person's ballot for the purpose of identifying the ballot;		
12 13	equipment;	(2) misrepresent the person's ability to mark a ballot or operate voting		
14 15	[(3) interfere or attempt to interfere with a voter while the voter is inside the polling room, marking a ballot, or operating voting equipment;]			
16 17	a certain wa	[(4)] (3) induce or attempt to induce a voter to mark the voter's ballot in y;		
18 19	compartmen	[(5) except for servicing by an authorized person, unlock any locked at of a voting device unless instructed to do so by the election director;]		
20		[(6)] (4) destroy or deface a ballot;		
21 22	otherwise pr	[(7) remove a ballot from a building in which voting occurs, except as covided in this article;] <b>OR</b>		
23		[(8)] (5) delay the delivery of a ballot[;		
24 25 26	(9) possess on or before the day of election an official ballot printed for the election, unless the possession of the ballot is necessary and appropriate for carrying out the election process; or			
27		(10) canvass, electioneer, or post any campaign material in the polling place		

or beyond a line established by signs posted in accordance with subsection (b) of this

- [(b) (1) At each polling place, one election judge from each principal political party shall be designated by the local board and, acting jointly, shall post signs delineating a line around the entrance and exit of the building that are closest to that part of the building in which voting occurs.
- 5 (2) (i) Except as provided in subparagraph (ii) of this paragraph, the 6 line shall be located as near as practicable to 100 feet from the entrance and exit and shall 7 be established after consideration of the configuration of the entrance and the effect of 8 placement on public safety and the flow of pedestrian and vehicular traffic.
- 9 (ii) In Montgomery County, on approval of the local board, the line 10 may be located at any point between 25 feet and 100 feet from the entrance and exit.
- 11 (3) The signs shall contain the words "No Electioneering Beyond this 12 Point".]
- [(c)] (B) A person who violates this section is guilty of a misdemeanor and is subject to a fine of not less than \$50 nor more than \$500 or imprisonment for not more than 60 days or both.
- 16 16–601.
- 17 (a) An [election judge or other] election official may not willfully and knowingly:
- 18 (1) Make, sign, publish, or deliver a false certificate or statement of the 19 result of the election or any other false report of any kind; or
- 20 (2) Deface, destroy, or conceal any statement, tally, certificate, or other document entrusted to the official's care and custody.
- 22 16–1001.
- 23 (b) A person who is convicted of any criminal violation of this article shall be 24 disqualified permanently from serving as [an election judge,] A board member[,] or AN 25 employee of a board.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.