

envelope and immediately mail to the Secretary of the Commonwealth. A certified copy of such return shall also be mailed to each person nominated or elected in any such judicial district.

Judicial districts containing more than one county.

Section 4. In case of the nomination or election of a judge or judges in a judicial district composed of two or more counties, or of a single county to which one or more counties are attached, the court or the county commissioners, as the case may be, shall open and compute such returns, and the prothonotary of such court or the county commissioners shall make out a return of all the votes which shall have been cast, at such election or nomination within the county, for every person voted for the office of judge, which return shall be properly attested by the seal of the said court or the seal of the county commissioners. The court or commissioners receiving and computing the returns shall thereupon appoint one of the judges of election in said county to take charge of such returns, and produce the same at a meeting of the judges so appointed in each of the counties comprising said district, which meeting shall be held on the seventh day after the nomination or election and at the courthouse of one of the counties, to be ascertained taking such counties, alternately, in alphabetical order.

Copies of returns.

Section 5. The return judges of the several counties as aforesaid, having met, shall cast up the several county returns, and shall make copies of the general return of all the votes cast in the district for such office of judge, each of which they shall certify. One of said copies they shall lodge in the office of the prothonotary or county commissioners, as the case may be, of the county in which they so met, another copy they shall enclose, seal, and direct to the Secretary of the Commonwealth, and they shall also deliver a copy of such return to each person nominated or elected at such election.

Election returns.

Acts repealed.

Section 6. The act, entitled "An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers, and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses," approved the twenty-fourth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, one thousand and one); and

Act of July 24, 1913 (P. L. 1001).

The act, entitled "An act to amend sections three, eight, and sixteen of an act, entitled 'An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers, and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses,' approved the twenty-fourth day of July, Anno Domini one thousand nine hundred and thirteen," approved the eighteenth day of June, one thousand nine hundred and fifteen (Pamphlet Laws, one thousand forty-six); and

Act of June 18,
1915 (P. L. 1046).

The act, entitled "An act to amend an act, entitled 'An act to regulate nominations and elections for all elective offices of cities of the second class and all offices of judge of a court of record; providing for non-partisan nominations and elections for said offices; abolishing certain existing methods of nomination in such cases and the use of party or political names or appellations at elections with respect to said offices; imposing certain duties upon the Secretary of the Commonwealth, county commissioners, and election officers, and clerks; and providing penalties for the violation of the provisions hereof, and the punishment of certain offenses,' approved the twenty-fourth day of July, one thousand nine hundred and thirteen, so as to make the proviso to section thirteen of said act operative where two or more candidates for the office of judge of any court of record consisting of several judges are to be elected at one election," approved the eighteenth day of June, one thousand nine hundred and fifteen (Pamphlet Laws, one thousand fifty),—are hereby repealed so far as said acts relate to the nomination and election of persons to the office of judge of the Supreme Court, Superior Court, or of a court of record.

Act of June 18,
1915 (P. L. 1050).

All other acts and parts of acts inconsistent with this act are repealed. Repeal.

APPROVED—The 10th day of May, A. D. 1921.

WM. C. SPROUL.