not being qualified voters all persons against whom a sworn complaint is filed by any voter in the ward or county. Such complaint shall be, in substance, as follows: "I, ....., a voter of .... county, do solemnly swear that I believe...., who professes to reside at....., is not a qualified voter in the.....precinct of ...... county, on the ground" (here state reasons). If a majority of the Board know, or are satisfied, that such complaint is untrue, they need not note such name for erasure unless required by a member of the board. Said list shall be arranged under the following headings: "Disqualified Voters," under which shall be placed the names of persons suspected to be disqualified under Sections 2 and 3 of Article 1 of the Constitution or otherwise; "Deceased Voters," under which shall be placed all who are known or supposed to be dead; "Removed," under which shall be placed all who are known or supposed to have removed from their last address. The member of the board acting as clerk shall forthwith ascertain the facts as to all such persons on said list in the manner hereinbefore provided in the case of the first registration, and shall give such persons the notice provided for in the case of the first registration, directing all such persons to appear before the Board of Registry upon the following Tuesday, viz: four weeks before such election, and show cause in the premises.

An. Code, 1924, sec. 42. 1912, sec. 34. 1904, sec. 33. 1896, ch. 202, sec. 29. 1924, ch. 597. 1929, ch. 355, sec. 42.

42. The Board of Registry shall again meet for revision on Tuesday four weeks before such election, and a session shall then be held from 9 o'clock A. M. to 9 o'clock P. M., except that in Wicomico County the hours shall be from 10 o'clock A. M., until 7 o'clock P. M. At such meeting the officer who last acted as clerk shall file with said board an affidavit of the facts noted by him as to the persons on said suspected list, giving the names and addresses of those not found, and also the names and addresses of those actually served with such notice, or served by leaving the notice at the designated place of residence, stating how service was made, and also stating the names and addresses of all those to whom such notice was mailed and when mailed. No new names shall be added at such meeting. The member of the Board acting as clerk shall, by mail, postage prepaid, to his last known address on the registry books and not later than the second day after the close of the session provided for in this section notify all persons whose names have been stricken from the registration list of such fact.

## Nominations.

An. Code, 1924, sec. 55. 1912, sec. 47. 1904, sec. 46. 1896, ch. 202, sec. 42. 1900, ch. 366. 1902, ch. 133. 1927, ch. 240.

55. Except in cases provided for by Section 59 and cases of special election to fill vacancies in office caused by death, resignation or otherwise, such certificates of nomination shall be filed respectively with the Secretary of State in cases of nominations for State-wide offices, and in cases of nominations for offices where the certificate is required to be filed