note for erasure from such registry the names of all persons known or supposed to be dead, and the names of all persons who are suspected of being disqualified under Sections 2 and 3 of Article 1 of the Constitution of the State, and the names of all persons who are supposed to have removed from such precinct and have not taken out removal papers, and of all persons who are suspected to be otherwise disqualified as voters, and they shall before separating make out a list of all persons so noted for erasure, with the address as the same appears upon the registers. In making out such list said board of registry shall treat as persons suspected of 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...... a County, do solemnly swear that I believe who professes to reside at, is not a qualified voter in theprecinct ofcounty, 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 notice to appear before the Board of Registry upon the following Tuesday, viz., On Tuesday, the 18th day of October, 1932, and show cause in the premises. Each Board of Registry in said county shall again meet at the placed designated on Tuesday, the 18th day of October, 1932, for the sole purpose of revising their registry and no new names shall be added on said day. ceedings of said Board of Registry upon and following said revision day shall be in accord with the general election law of Maryland as set out in Sections 25 and 26 of Article 33 of the Code of Public General Laws, so far as the same may be applicable and except as herein modified. The sittings on the six days above specified in the year 1932, shall be in lieu of all others likewise in said Article provided and there shall be no other sittings of the said Board of Registry in said year. The registry of voters that shall be made at the first three sittings above provided in April shall be used at the primaries thereafter to be held in the said year 1932 as the sole list of voters who may be entitled to vote at said primaries.

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28C. In Baltimore County and in Allegany County a new general registration of all the qualified voters of said counties shall be made by the boards of registry of said counties in the year 1932. Such new general