"	precinct,	ward	or county." This
	y that the name of		
residing at	· ·	in this precinct	, has been stricken
from the r	registry of the precinct a	and the proper erasu	ire made, and that
upon the re	egisters of this precinct t	he following entries	appear with refer-
ence to hir	m: Name	, age,	color,
	, nati		
precinct	, time of res	idence in county (or	· city),
time of re	sidence in State	, naturalized.	, date of
papers	court	, qualified	voter,
date of ap	plication		
		Board of Supervis	
		(or of R	$\operatorname{egistry})$

The foregoing certificate shall be granted by the Board of Registry when in session, or by the Board of Supervisors of Elections prior to said session of the Board of Registry under the following regulations, that is to say: If at the time application for said removal certificate is made the name of the said voter is already erased from the registry, then it shall be the duty of the said Board of Supervisors or the said Board of Registry to grant the certificate to the voter himself or to any other person making application therefor. But if at the time such application is made the name of the voter be still upon the registry of voters as a qualified voter, the removal certificate shall be granted and the name stricken off only upon the personal application of such voter to the Board of Supervisors or to the said Board of Registry, and after his taking and subscribing to an oath substantially as follows:

The foregoing affidavit shall be written or printed on the back of such certificate of removal, and when presented to the Board of Registry of the precinct in which such applicant resides, it shall be taken by such Board and returned to the office of Supervisors of Elections. When such certificate shall be granted, either by the Board of Registry or by the Supervisors of Elections, as the case may be, the name of such applicant shall be erased from the registers of the precinct from which he removed.