1929, ch. 332.

39A. In addition to the method otherwise provided by law for the issuance of removal certificates, it shall hereafter be the duty of the respective Boards of Supervisors of Elections of the several counties and of Baltimore City, or a Clerk to be designated by the said respective Boards, to issue removal certificates upon written applications, under oath, signed by the applicant, subject to the following conditions:

Whenever any person whose name is entered upon the registry book of any voting precinct in the State of Maryland shall remove from said voting precinct into another voting precinct in the State of Maryland and shall be entitled to register and vote in the precinct to which the said voter shall have removed, it shall be lawful for every such voter to apply in writing for a removal certificate in substantially the following form, to wit:

APPLICATION FOR CERTIFICATE OF REMOVAL.

I,, do solemnly swear or affirm that I now reside
at
, that I am the same person who is entered by that
name as a qualified voter on the registry books of the
precinct of the ward or district of
or County; that I have removed from the said last-mentioned residence,
and I now reside inprecinct of theward or
district of the
tration in the voting precinct to which I have removed, and I, therefore,
request that my name be erased from the registry books of the
precinct of the
or County, and that a certificate of removal be mailed to me at my present
address which is stated above.

Signature of Voter.

Witness my hand and seal the day and date first above written.

Notary Public or Justice of the Peace.

Upon receipt of every application for a removal certificate as above provided, it shall be the duty of the Board of Supervisors of Elections, or a clerk designated by them, to mail to the applicant at his then address as stated upon his application within not less than ten days from the receipt