an order directing the name of said defendant to be stricken from the registry of osteopathy, which order shall be certified by the Clerk of the Court wherein said defendant was registered and he shall thereupon strike his name from said registry.

Construing this section and sec. 423 together, in the light of secs. 421 and 424, a practitioner in Maryland prior to April 13, 1914, was not required to procure a license from state board of examiners as a prerequisite to being registered Purpose and construction of act of 1914, ch. 786. Petition for mandamus held sufficient. Cutty v. Carson, 125 Md. 27.

An. Code, 1924, sec. 358. 1912, sec. 299. 1914, ch. 786.

420. Applicants examined and licensed by the State Board of Osteopathic Examiners of other States, and on the payment of a fee of twenty-five dollars to the State Board of Osteopathic Examiners, and filing in the office of the State Board of Osteopathic Examiners a copy of said license, certified by the affidavit of the President or Secretary of such Board, showing also that the standard of requirements adopted by said Board of Examiners is substantially the same as is provided by Section 418 of this Article, shall, without further examination, receive a license conferring on the holder thereof all the rights and privileges provided by Section 421 of this Article.

Candidates for license to practice osteopathy in this State, who present their applications and undergo examinations after the first day of June, Anno Domini one thousand nine hundred and fourteen, shall be obliged to present to the State Board of Osteopathic Examiners one of the following credentials, satisfactory to the said Board, covering their preliminary education prior to their beginning the study of osteopathy in some legally incorporated, reputable osteopathic college, to wit, a diploma of graduation from a reputable college or university granting the degree of bachelor of arts or science, or equivalent degree; or a diploma of graduation from an educational institution maintaining a four years' course of study—that is, a State Normal School or a high school, a seminary, an academy, or a college preparatory for admission to the freshman class of a reputable literary or scientific college or university; or a certificate of having passed an equivalent examination conducted by a certified examiner for the State of Maryland, to be appointed by the State Superintendent of Public Instruction, and if from other States, to be approved by the State Superintendent of Public Instruction of Maryland; said certified examiner being privileged to accept credentials from reputable and recognized preliminary schools, for any subjects included in the preliminary examination.

Any person receiving a license from said board shall file the same at once with the Clerk of the Circuit Court of the County in which he or she may reside, or with the Clerk of the Circuit Court of Baltimore City, if said person shall reside therein, and it shall be the duty of said Clerk to register the name of said person and of the President of the Board signing said license in a book kept for the purpose, as a part of the records of his office; and the number of the book and the page therein containing said recorded copy shall be noted by said Clerk upon the face of said license. In case said person should, after the recording of such license, permanently remove his or her residence to some other part of the State, or to Baltimore City, he or she shall thereupon at once file said license, or certified copy thereof, for record as aforesaid, with the Clerk of the Circuit Court of the County or City to which he or she shall have removed; said records shall be opened to public inspection under proper restrictions as to their safe