such disqualification; ninth, the name of the qualified voter, omitting from said ninth column the name of the person so above disqualified, and inserting in lieu thereof the names of the witnesess by whom said disqualification was established, or, in case of conviction of bribery, or larceny, or other infamous crime, a statement of the record proof thereof, and in what court said conviction was had, or other proof by which such disqualification was established.

3. The clerks of courts shall issue under seal, to any person ap- 1874, c 490, s 20 plying to them, whose name appears on the list of qualified voters to issue certificate that said applicant is a cate of registration when reregistered, qualified voter; which certificate shall, upon presenta- quested. tion to the judge of election, entitle the holder to vote at the precinct or district at which he offers to vote; provided, that he has satisfied said judges that he is the person named in said certificate, and he has acquired the residence necessary to entitle him to vote at said precinct or district, and that he has delivered to said judges said certificate, to be filed with the list of voters or books of registration for said ward or district; and, provided further, that no registration of voters has occurred in said ward or district since the holder of said certificate has obtained a residence therein; and said clerk shall record the name of every person to whom such a certificate has been issued, and deliver to the officers of registration, at the ensuing sitting of said officers, a certified copy of said names, so that thereby said officers may be informed that such person intended to change his residence, but residence shall not be considered as changed, until six months after actual removal from the city, county, legislative, congressional or other electoral districts in which a voter has been registered.

REVISION OF REGISTRATION.

- 4. For the correction of the lists of registered voters in this 1876, c 249, s 1 State, the clerk of the Superior Court of Baltimore City, and the Correction of clerks of the Circuit Courts of the several counties shall, between the last Monday in August and the first Monday of September, in every year, deliver to the officers of registration for Baltimore city and the several counties, the books of registration deposited in the offices of the said clerks respectively, and also duly certified copies of the lists of qualified voters remaining in their respective offices.
- 5. The officers of registration as aforesaid shall, between the last Id s 2 Monday in August and the first Monday in September, in every Registers to obyear, demand from the clerks of the said courts of Baltimore city registration from court and of the Circuit Courts of the several counties said books of reg-clerks. istration, and certified copies of the lists of qualified voters directed to be delivered to said officers by said clerks in the preceding section of this act, and said officers of registration shall safely keep and protect said books and lists from alteration, mutilation, and defacement whilst in their possession.