

year 1938, the last general registration shall be revised by the Board of Registry in each precinct where such election is to be held, and for that purpose a Board of Registry shall meet on the Tuesdays, respectively, six and four weeks preceding the regular election in November, and shall hold a session from 2 o'clock P. M. to 10 o'clock P. M., and names may be added to the registers in the same way upon sworn application, as in the case of a general registration, and all the same forms and requirements shall be observed. If it shall appear that any applicant had been upon the registers in any other precinct or election district in the State of Maryland at any time since the beginning of the last general registration for such precinct, his name shall not be added to the registers when application is made until he produces a certificate of removal given him by the Board of Registry for such other precinct, or by the Board of Supervisors of Elections or a clerk to be designated by them for the city or county in which said precinct is located, which certificate shall be in substance as follows: . . . . .Precinct, . . . . .Ward or county. This is to certify that the name of . . . . .heretofore residing at . . . . ., in this precinct has been stricken from the registry of the precinct and proper erasures made, and that upon the registers of this precinct the following entries appear with reference to him: Name . . . . .color . . . . .residence . . . . .; nativity . . . . .; time of residence in precinct . . . . .; time of residence in city or county . . . . .; time of residence in State . . . . .; naturalized . . . . .; date of papers . . . . .; Court . . . . .; qualified voter . . . . .; date of application . . . . .

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Board of Registry.

The foregoing certificate shall be granted by the Board of Registry when in session, or by the Board of Supervisors of Elections or a clerk to be designated by them prior to said session of the Board of Registry, under the following regulations, that is to say: If at the time when the application for said removal certificate is made the name of said voter is already erased from the registers, then it shall be the duty of 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 registries of voters as a qualified voter, the removal certificate shall be granted and the name stricken off only upon personal application of such voter to the said