Appeals, as soon after the transmission of the record as may be practicable.

in the counties.

24. In the counties a new general registration shall be made Registration by each board of registry at intervals of eight years after that herein provided for by section sixteen (16)—that is to say, prior to every alternate Presidential election after that of 1896. Such new general registration shall be made in the same way and under the same rules and provisions in all respects as are herein prescribed for the first general registration hereunder.

istration in Baltimore

25. In the city of Baltimore there shall be an annual regisnnual regis- tration, which shall be conducted under the same rules and provisions in all respects as are herein prescribed for the first general registration under this article, except that whenever in a year in which there is not a general registration in the counties any person applies for registration in Baltimore city who was a registered voter in any election district or precinct in any county of the State at the close of the last preceding registration in said city, he shall be required before he shall be entered as a qualified voter to produce and file a removal certificate in the form hereinafter set forth.

INTERMEDIATE REGISTRATION.

Revision of registration in the countles.

26. Before every November election held in the counties between the general registration hereinbefore provided for, the last general registration shall be revised by the board of registry of each precinct where such election is to be held; and for that purpose the board of registry shall meet on the Tuesdays, respectively, five and four weeks preceding the regular fall election, and shall hold a session from 8 o'clock A. M. to 7 o'clock P. M., and names may be added on 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 registry in any other precinct of any county at any time since the beginning of the last general registration for such precinct, his name shall not be added to the registry where application is made until he produces a certificate of removal given him by the board of supervisors of said county, or by the board of registry for such other precincts, which certificate Certificate of shall be in substance as follows: " ----- precinct, -This is to certify that the name of —, heretofore residing at ——, in this precinct, has been stricken from the registry of the precinct and the proper erasure made, and

removal.