

Court of Baltimore City, if their removal shall have been from said city, and make and acknowledge before such clerk an affidavit that when they so removed they did not intend to change their legal residence within the State, but that they had a fixed purpose to return at a definite time, and that they intend to return to this State and take up their actual domicile and habitation therein, on or before six months next preceding the Tuesday after the first Monday of November next succeeding the making of such affidavit. The form of such affidavit shall be substantially as follows: State of Maryland,                    county, or city of Baltimore, Sct. I hereby certify that on this                    day of                    , 19—, before the subscriber, Clerk of the Circuit Court for                    County, (or of the Superior Court of Baltimore City) personally appeared                    and made oath or affirmation in due form of law, that up to the day of or thereabouts he was an actual resident and inhabitant of the election district of                    county, or of the                    precinct of the                    ward of the legislative district of Baltimore city, that on or about the day of                    he removed from his said domicile or place of residence in said county or city, and took up his domicile, habitation, dwelling, place or abode out of the State of Maryland, to wit: (in here insert minute and definite description of the place of abode) that when he so removed out of the State he had a fixed and definite purpose to return thereto by a certain time, and that he did not intend by such removal to change his residence within the State, or to return, or not to return to this State, as circumstances thereafter might make expedient; sworn to before me (signature of clerk, seal of court); and unless the persons respectively making such affidavit shall actually return to this State, and shall actually take up their abode, domicile or habitation therein, six months before the Tuesday after the first Monday in November next succeeding the making of said affidavit, they shall be conclusively presumed to have lost their legal residence therein, and shall not be entitled to registration therein as legal voters, and officers of registration shall strike off their names from the registry if they be entered thereon; and after the passage of Act of 1901, Chapter 2, all persons who shall vacate and remove from the place of their actual domicile, abode, dwelling place or habitation within this State, and shall take up a domicile, abode, dwelling place or habitation out of this State, shall be conclusively presumed to have lost their residence in this State, and shall in consequence thereof, become disqualified to vote unless at or about the time of such removal, or within ten days thereafter they shall go in person before the clerk of the Circuit Court for the county from which they shall so remove, or before