

crime and has not been pardoned, he shall further make oath that he has never been so convicted, or, if convicted, that he was pardoned at a time stated.

This affidavit shall be signed and sworn to before one of such board of registry, and it shall be preserved and filed in the office of the Board of Supervisors of Elections. Thereupon, said board of registry shall further examine him, and shall also swear the officer of registration who has made the inquiry, and hear him upon the question, and they shall also have the power to examine on oath any other witness that may appear or be produced before them in regard to the matter, and make any further examination or inquiry that they may deem proper; and if, after such further examination and hearing, the majority of said board are of the opinion that such person is not a qualified voter in such precinct, they shall draw a line in red ink through his name, and through all other entries on the line on which said name is written, but so that the name and said other entries shall remain legible, which memorandum, in case of any registration, shall indicate that the name of such person is erased from the registry; and such person shall not be entitled to vote unless his name be restored as hereinafter provided. During the last hour of said session, if any person so notified to appear at such sessions has not yet appeared and shown cause why his name should not be erased from the registry, the same shall be so erased in the manner aforesaid, unless a majority of the board are satisfied of their own knowledge, or upon competent testimony, that such person is entitled to have his name retained on the registry; and under the head of "remarks," opposite each name erased, shall be stated the facts as to such erasure, the date of making the same, and the grounds and evidence on which it was made. All provisions now by law provided for returning the registers and for appeals from the action of the registration officers shall be applicable to this general registration.

451. All judges, whether acting as such or sitting as officers of registration, and clerks of election shall be allowed and paid four dollars a day; fractions of a day shall be allowed for at the rate of forty cents an hour. Each judge and clerk of election who has performed all the duties and services required of him by this Article shall be allowed pay for this time, as above provided. When any judge or clerk does not perform all the service required by this Article, then such Board of Super-