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 Board of Registry and after his taking and subscribing an oath substantially as follows:

The foregoing affidavit shall be written or printed on the back of such certificate of removal, and when presented to the Board of Registry in the precinct in which such applicant resides, it shall be taken by said Board and returned to the office of the Supervisors of Elections. When such certificate shall be granted by the Board of Registry, or by the Supervisors of Elections or a clerk designated by them the name of such applicant shall be erased from the register of the precinct from which he removed. At the end of each such sessions the registers shall be made to agree where there is any difference between them, and then the officers of registration having the custody thereof shall sign their names or initials in their respective registry books immediately under the last name registered under each letter on said registers so that no new name can be added thereto without discovery. It shall be the duty of the Board of Registry, after the close of each session to note for erasure from such registers the names of all persons known or supposed to be dead and the names of all persons who are suspected of being disqualified under Sections 2 and 3 of Article 1 of the Constitution of the State, and the names of all persons who are supposed to have removed from such precinct and have not taken out removal papers, and of all persons who are suspected to be otherwise disqualified as voters, and they shall, before separating, make out a list of all persons so noted for erasure with the address as the same ap-