

send notices by mail to the last address of such persons as they may agree are no longer residents of the city, or otherwise disqualified and not entitled to be upon the registration books, or to such person or persons against whom any registered voter of the city may make affidavit to the effect that they are no longer qualified to vote; such notice shall require such persons to appear at the second day of registration, at which time they will be given an opportunity to be heard and on said second day the said members of the Board of Registration, after hearing the evidence produced before them, may agree either to strike off or retain such persons upon the said registration books.

[(e)] (h) Appeals. Any person who shall feel aggrieved at any action of the Board of Registration in refusing to register him or her, or in refusing to strike off the books the name of any other person, shall have the right of appeal to the Circuit Court for Prince George's County at any time within ten days after the last day of registration, and such case shall be heard by said Court as provided for by the general election laws of the State for appeals in election cases, and insofar as the same may be applicable, the provisions of the general election laws relating to appeals in election cases generally shall be applied to such appeals.

[(f)] (i) Registration books. The Board of Election Supervisors, acting as a Board of Registration, is hereby authorized and directed to rewrite the registration books of the city, and such new registration books shall consist of cards or looseleaf pages bound in locked binders, and the Board shall prepare such a card or looseleaf page for each voter registered upon the present registration books of the city as of January 1, 1958, and shall place the same in such new registration books as shall be provided by the Mayor and City Council; and said Board may address such inquiries to such voters, in such fashion as said Board shall choose, as may enable said Board to obtain such information as to such voters as will permit said Board to complete such cards or looseleaf pages, not later than the date of the supplemental registration and revision of 1958; and said Board may require such voters to sign such cards or looseleaf pages at any general or special election or at such time as may be by ordinance or resolution be prescribed by the Mayor and City Council. Any person now registered as a qualified voter of the city shall not be required to register again unless such registration shall be cancelled as herein provided. The names and existing registry information as to all persons now registered shall be so transcribed, except those of persons known to the Supervisors to have died, removed or become disqualified; provided that no living voter's name shall be stricken from the registration lists unless a notice of such action and the reason therefor be sent to the last known address of such voter. The Board of Election Supervisors is hereby authorized, upon prior approval by the Mayor and City Council, to employ such clerical assistance and to purchase such supplies as may be necessary to carry out the provisions of this subsection.

[(g)] (j) Cancellation of registration. Whenever the death or conviction of infamous crime by any registered voter shall be reported to the Board of Election Supervisors, the Board shall cause to be mailed to the address of such voter, as it appears upon the registration records, a notification that such death or conviction has been reported to said Board and requiring the said voter to show cause within two weeks after the mailing of such notification why his or her registration should not be cancelled; provided, however, that whenever the said Supervisors have actual knowledge of the death of any such registered voter and file with their registration records a sworn statement to that effect, it shall not be necessary so