this Act, and for this purpose it shall be the duty of the Clerk of the Circuit Court at such time to hand over the said list and books to the said officer of registration who shall proceed in the manner hereinbefore mentioned, to correct said list and book of registration, so that the names of all persons legally entitled to vote shall appear thereon, and the names of those disqualified shall appear on the book of registration, with the cause of disqualification in like manner as in the original registration, and when he shall have completed his work he shall dispose of said lists and books as hereinbefore provided for. But said officer of registration shall not put on the list of voters the name of any person who was entered on the original book of registration as disqualified under the third, fourth or fifth sections of Article first of the Constitution, without full legal proof that such disqualification has been removed in the manner prescribed in said sections of said Article in the Constitution.

Sec. 16. Be it enacted, That if any person who has been registered as a legal voter in one district or precinct, shall remove into another, he shall take from the officers or the Clerk of the Court in which said lists or books may be disposited a certificate of the facts of his registration in such district or precinct, and it shall be the duty of the officers of registration to notify each other of such removal, certificates and re-registration, and unless the provisions of this section are complied with such persons shall not be registered as a legal voter in such district or precinct, and such certificates shall be filed with the list of voters or book of registration in the office of said clerks.

Sec. 17. Be it enacted, That in case any county or city shall be divided so as portions of different electoral districts for the election of Congressmen, Senator, Delegate or other officer or officers, a person to be entitled to vote for such officer or officers must have been a resident of that part of the county or city in which he offers to vote for six months next preceeding the election, and be registered therein as a qualified voter, but a person who shall have acquired a residence in such county or city and been registered as a qualified voter, shall be entitled to vote in the election district or precinct from which he removed until he shall have acquired a residence in the part of the county or city to which he has removed, and the officer or officers of registration shall not strike from the list of voters the name of such person or transfer the same until after such election.

Sec. 18. Be it enacted, That the Judges of Election shall not receive or deposit the ballot of any person until they have found his name on the list or register of qualified voters, and have checked it thereon, and the names of voters shall be entered on the poll book, and numbered in the order of voting,