

shall be in a form prescribed by the State Administrative Board of Election Laws.

3-21.

(b) The court [may] MAY, upon the presentation of evidence satisfactory to it, in its discretion dispose of the matter summarily or in its discretion otherwise set the matter for hearing and direct summons to be issued. Upon appropriate order of court the board shall make the required corrections indicating that such changes have been made pursuant to order of court.

3-24.

(a) Whenever the board determines that any precinct or portion of a precinct is in need of a detailed check for the purpose of correcting the registration lists of the precinct, it shall deliver to one or more of its clerks a copy of the registration list of all voters registered in the precinct or portion of the precinct. The board, at the same [time] TIME, shall furnish to each of the clerks a sufficient number of change of residence cards on which registrants who have changed their residence may apply to the board for a transfer of registration, and a sufficient number of cards to be handed to nonregistered voters indicating when and where to register.

(b) The clerk or clerks shall visit the place of residence of every registered voter on the list and after diligent [inquiry,] INQUIRY shall check the names on the registration lists, indicating on the margin (1) by the word "present" after the name of each voter, all such who still reside at the same address; (2) by the word "moved" after the name of each voter who removed from or within the precinct; and (3) by the word "deceased" after the name of each voter who has died. He shall also leave change of residence cards with registered voters who have moved into the precinct and cards with all persons over 18 years of age who have not registered, giving information as to when and where to register.

(c) Within thirty days after the completion of such checking, the board shall cause to be mailed to each person before whose name appears the word ["Moved,"] "MOVED" or "Deceased" a notification to affirm or deny the change of address or report of death by filling in and signing the necessary blank and returning it by mail; or to appear at the office of the board and fill out such blank affirming or denying the change of address or report of death and stating the address to which such person shall have moved. Upon the return of such blanks duly filled in with the required information, the board shall proceed as in other cases of change of address in accordance with the provisions of § 3-17 of this article. Failure to return such blanks or make affirmation or denial, within two weeks from the time when such notification shall have been mailed, shall be sufficient cause for the cancellation of the registration of such person, and his original and duplicate registration card and