

acting as clerk to sign and mail to the address as given in the registry of each person so noted for erasure a notice requiring such person to appear before the board upon the Tuesday six weeks preceding the general election and show cause why his name should not be erased from such registry. A similar notice shall be prepared by such member of the board acting as clerk and such notice shall also be served by a member of the board on or before the Friday next following, upon each such person and if he cannot be found at the address designated in the registry, said notice shall be left at said address.

33. Revision Day. (a) *Days and Hours.* Each board of registry shall meet for revision on the Tuesday six weeks preceding a general election, during the same hours as stated in Section 31 of this Article. No new names shall be added to the registry at such meeting except where the applicant produces a removal certificate **TRANSFER IS REGISTERED**, as hereinafter provided, in which case such applicant shall be entitled to registration as if he had applied for registration on a regular registration day.

(b) *Wicomico County.* Only one board of registry in Wicomico County shall meet for the purpose of revision. Said board in Wicomico County shall meet in the office of the Board of Supervisors of Elections for Wicomico County on the Tuesday, six weeks preceding a general election, and at no other time or place.

(c) *Challenges.* At such meeting the officer acting as clerk shall file with the board an affidavit stating the names and addresses of all those persons to whom notice was mailed or presented as provided in Section 32, the date of such presentation or mailing, and also the names and addresses of those actually served with such notice or served by leaving the notice at the designated place of residence, stating how service was made. If any such person shall appear before the board, he shall make and sign an affidavit in substance as follows:

"I do solemnly swear that I am a citizen of the United States and that I have resided in the precinct or district ofcounty in the State of Maryland from the day of up to the day of, 19....., and that I have not since acquired a legal residence giving me the right to vote elsewhere".

If it is charged that he has been convicted of any infamous 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. Such affidavit shall be signed and sworn to before one of such board of registry and shall be preserved and filed in the office of the Supervisors of Elections.

(d) *Examination and Inquiry.* The board of registry may examine the challenged voter or any other witness that may appear or be produced before them, under oath, and make any further examination or inquiry that it may deem proper. If after such examination and hearing a majority of said board shall decide that such person is not a qualified voter, his name shall be erased from the registry by drawing a line in red ink through said 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.