

name of such voter upon the precinct book and through all other entries on the same line, and a note in red ink to be made on the original and duplicate cards of such voter of the fact and date of such death or conviction, and such cards to be transferred to an inactive file. When said Board shall learn of the removal of any registered voter from this State or that such voter has acquired a voting residence in one of the counties of this State, it shall deal in the same manner with the said cards and with the entries on the said precinct book and shall notify the said voter by mail of such action. When a registered voter who shall have acquired a voting residence in one of the counties of this State shall file an application for a certificate of removal in the form prescribed by Section 39A of this Article (except that the words "registration records" shall be substituted for the words "registry books"), the said Board shall deal with the said cards and with the entries in said precinct book in the manner above prescribed and shall within ten days mail to such voter a certificate of removal certifying in a form conforming in other respects with that prescribed in said Section 39A that such action has been taken. When said Board shall learn that a registered voter has removed from the precinct in which he is registered to another precinct in Baltimore City, said Board shall notify such voter to apply for a transfer, and, upon his or her so doing, shall proceed as prescribed in Section 29M hereof. Upon failure of such voter to comply with such notice within thirty days, the Board shall cause the facts of such removal to be investigated, and, if it be found that such voter has acquired a voting residence in another precinct, the Board shall proceed as if such voter had removed from the State, except that such voter shall be notified by mail of his or her right to re-register. Whenever, after an original registration, a person shall change his or her name, such person shall be required to re-register; provided, however, that when such change is made during the sixty days immediately preceding the election, such person, if duly registered, may vote at the election under his or her former name. Such person, however, shall be required to re-register before he or she shall be permitted to vote at any subsequent election, and he or she shall be so notified by the Board.

29-P. At least twenty-nine days before every general election subsequent to the municipal election of 1939, the Board shall cause to be prepared from the registration cards a complete and official registration list for each precinct, containing the names, party affiliations and addresses of all qualified and duly registered voters in the precinct. All such names, in so far as practicable, shall be arranged in geographical