

At least once each month, beginning with the month of January, 1940, (a) the Commissioner of Health of the City of Baltimore shall file with said Board the names and residence addresses of all persons over twenty-one years of age who have died within said city during the previous month or since the date of the last report; (b) the Clerk of the Criminal Court shall file with said Board the names and residence addresses (if known) of all persons over twenty-one years of age who during the previous month or since the date of the last report have been convicted of larceny or other infamous crime; (c) the Clerk of the Court of Common Pleas shall file with said Board the former and present names of all women whose names, during the previous month or since the date of the last report, have been changed by marriage; and (d) the Clerks of the Circuit Court and the Circuit Court No. 2 shall file with said Board the former and present names and residence addresses (if known) of all persons whose names, during the previous month or since the date of the last report, have been changed by decree or order of Court. Said Board may also arrange with the postmaster of Baltimore City to receive notices of all changes in addresses of persons receiving mail through the postoffice of said city, and with the water department and gas and electric company or companies of changes in addresses of persons using such services, and pay a reasonable compensation for the necessary clerical service involved.

Whenever the death or conviction of larceny or other infamous crime of any registered voter shall be reported to said Board, it 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 that, upon failure to deny such death or conviction, within two weeks of the mailing of such notification, the registration of such voter shall be cancelled; and, upon such failure, said Board shall cause 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 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 in the manner