

Parting with property after assessment not to disqualify.

IV. No person enrolled as a Juror in respect of property of which he was at the time seized or possessed shall be disqualified or exempted from serving as such Juror in consequence of his having ceased to be seized or possessed of such property between the time of enrollment and of his being called upon to 5
serve as such Juror, nor shall the same form any ground of challenge to such Juror.

Joint proprietors to be deemed equally interested.

V. Whenever property is assessed on the assessment-roll of any Township, Village or Urbain Ward, as the property of two or more persons jointly, the Selectors of Jurors to whom it belongs 10
to extract from such roll the names thereon of those qualified and liable to serve as Jurors, may, and if they have the requisite information as to the names of the parties to enable them to do so, shall, in making such extract, and for all the purposes of this Act, treat such property as if it belonged to such persons 15
in equal proportions, and such Selectors shall treat each of such persons as respects his qualification and liability to serve as a Juror as if he had been severally assessed for such equal proportion of such property.

Property qualifications.

VI. The amount of property in respect of which a person is 20
qualified and liable to serve as a Juror shall, by the Selectors for each Township, Village or Urbain Ward, be determined by the relative amount of property for which the person is assessed on the assessment-roll of the Township, Village or Ward of which he is a resident inhabitant at the time of the annual selection of Jurors, and the mode for ascertaining the same shall be as 25
follows, that is to say : The names of one half of the assessed resident inhabitants of the Township, Village or Urbain Ward shall be copied from the assessment-roll of such Township, Village or Ward, commencing with the name of the person rated 30
at the highest amount on such roll and proceeding successively towards the name of the person rated at the lowest amount until the names of one half of the persons assessed upon such roll have been copied from the same ; and the amount for which the last of such persons is assessed upon the said roll, shall be 35
that which qualifies every resident inhabitant of such Township, Village or Urbain Ward, and renders him liable to serve as such Juror.

Mode of ascertaining such qualification.

Persons exempted from serving as Jurors ; and not to be inserted on the Rolls.

VII. The followin persons are hereby absolutely freed and exempted from being returned and from serving as either Grand 40
or Petit Jurors in any of the Courts and shall not be inserted in the Rolls to be prepared and reported by the Selectors of Jurors as hereinafter mentioned :

1. Every person upwards of sixty years of age ;
2. Every member of the Executive Council of this Province ; 45
3. The Secretary of the Governor, and