

Occasional absence of such son from his father's residence for any period not exceeding six months in the year *next before his name is placed on list of voters*, or any period not exceeding six months subsequent to the last revision of the list, shall not disqualify such son from being placed on the list of voters, or from voting.

The time spent by such son as mariner or fisherman, in the pursuit of either occupation, or as a student at any institution of learning *in Canada*, shall be considered as having been spent at the residence of his father or mother, as the case may be.

The expression "father" in this Act includes grandfather, stepfather, and father-in-law; and the expression "mother" includes grandmother, stepmother, and mother-in-law. The expression "son" includes grandson, stepson, and son-in-law.

(7) Is a fisherman residing in the electoral district (in our case meaning the County), and owns Real property and boats, nets, fishing gear and tackle, within the County, or share or shares in a registered ship, *amounting together* to the value of \$150.

It makes no difference how small is the value of a fisherman's Real property, provided his boats and other gear will make up the \$150. He must, however, own *some* real estate. No amount of personal property will qualify any person except by way of income. I cannot add to the list the name of any applicant of whose property qualifications I have no personal knowledge, unless he makes a declaration by himself, or by somebody for him, before me, or before a magistrate, stating that he is qualified, and how. A man may make application to have his own name, or the name or names of others, added. In order to simplify those applications, I may inform you that I will accept any application made in the following form—and in fact any application made *bona fide*, and properly declared to. I merely suggest this form for your convenience:—

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