piers of reserved gan Point, may vote as Electors and Royalty.

the original Plan of this Island as part of the Royalty of Georgetown, and the said persons having heretofore voted as Electors for said Town and Royalty, but in consequence of such doubts have lately been debarred the Franchise which they Owners or Occu- formerly exercised: Be it therefore enacted, That Lands on Cardi-from and after the passing of this Act, all persons who now are or who may hereafter be Owners or for Georgetown Occupiers of at least Eight Acres of such reserved Lands, shall and they are hereby declared to be entitled to vote as Electors of said Town and Royalty.

Qualification of Electors for Counties

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IX. And be it further enacted, That every Male person, of the age of Twenty-one Years, and upwards, and not subject to any legal incapacity, who shall be in the actual possession of any Freehold Estate of the value of Forty Shillings per annum, or who shall be in the actual possession of a Leasehold Estate for a Term of Years, of the Rent of Forty Shillings per annum, or who shall occupy a Dwelling House, or Dwelling House and Land, of the Rent of Five Pounds per annum, and shall have been so seized or possessed of such Freehold or Leasehold Estate as aforesaid for Twelve Calendar Months previous to the Teste of the Writ of Election for a Member/ or Members to serve in General Assembly, or shall have been in possession or occupation of such Dwelling House, or Dwelling House and Land as afdresaid, Twelve Calendar Months previous to the Teste of the Writ of Election, shall be entitled to vote at said Election for a Member or Members to represent the County where such Freehold, Leasehold, Dwelling House, or Dwelling House and Land, shall be situated: Provided always, that in case of Premises constituting any of the before-mentioned qualifications being jointly occupied, that not more than one of the said joint Occupants shall vote thereon; and that not more than one person shall vote on any Lease-