- (a) She was born British, and is not married, or has married a British subject, and has not herself become a subject of a foreign power.
 - (b) If she was born an alien, but
 - (i) had become naturalized in her own right prior to April 12, 1917, or has since become naturalized under section 2 of the Naturalization Act of 1919, and has not since become a subject of a foreign power, or
 - (ii) whose parents became naturalized while she was a minor, and she has done nothing to lose her status and has got her certificate as directed under subsection (iii), or
 - (iii) has married a British subject, and has done nothing to lose her status as a British subject, and has obtained a certificate from a judge of the Supreme Court, or of a County or District Court, certifying that she has personally appeared before him and has satisfied him that she has all the requirements necessary to entitle her to have become naturalized, if unmarried, in her own right, and that she has taken the oath of allegiance.

Chap. I., Sec. 2., p. 8. The school act has been amended to allow ratepayers who reside in or within a mile of the boundary of an urban municipality to be eligible for school trustees, and a further act has been passed making the daughters and wives of farmers eligible for election as school trustees whether they pay rates or not.