

list of voters, or the date of the application for the placing of his name on the list of voters; or—

(7.) Is a farmer's son not otherwise qualified to vote in the electoral district in which his father's farm is situated; and— As a farmer's son.

(a.) If his father is living, is and has been resident within the electoral district continuously, except as hereinafter provided, with his father for one year next before his being placed upon the list of voters, or the date of the application for the placing of his name on the list of voters, if the value of such farm is sufficient, if equally divided among the father and one or more sons as co-owners, to qualify them to be registered as voters,—in which case the father and such one or more sons as so desire may be so registered as voters; and if there are more such sons than one resident as aforesaid, and claiming to be registered as voters in respect thereof, and if the value of the farm of the father is not sufficient to give the father and each of such sons the right to vote in respect of such value, if equally divided among them, then the right to be registered as a voter and to vote in respect of such farm, shall belong only to the father and the eldest or so many of the elder of such sons, being so resident as aforesaid, as the value of such farm, if equally divided, will qualify; or— If father is living

(b.) If his father is dead, is and has been resident within the electoral district continuously, except as hereinafter provided, with his father, or with his mother (after the death of his father), being the owner of the farm, in respect of which the right of voting is claimed by or for him, for one year next before his being placed upon the list of voters, or the date of the application for the placing of his name on the list of voters if the value of the farm, in respect of which it is claimed that he should be registered as a voter, is sufficient, if equally divided among all the sons of such father as co-owners, to qualify them as voters under this Act.—in which case such one or more sons as so desire may be so registered as voters; and if there are more such sons than one resident as aforesaid, and claiming to be registered as voters in respect thereof, and if the value of such farm is not sufficient to give each of such sons the right to vote in respect of such value, if equally divided among them, then the right to be registered as a voter and to vote in respect of such farm shall belong only to the eldest, or so many of the elder of such sons, being so resident as aforesaid, as the value of such farm, if equally divided, will qualify; or— If value not sufficient to qualify all sons.

(8.) Is the son of an owner of real property in such electoral district, or portion of an electoral district, other than a farm, and is not otherwise qualified to vote in the electoral district in which such property is situated; and— As son of an owner other than a farmer.

(a.) If his father is living, is and has been resident within the electoral district continuously, except as hereinafter provided, with his father for one year next before his being If father is living.