

trict for thirty days, both of said periods to be fixed by reference to the date of the writ of election: Provided that the requirements of this section as to domicile shall apply only to such provinces as, by their law applicable to provincial elections, require domicile as one of the qualifications of an elector.

Domicile of
female voters
in Quebec.

“(3) In the province of Quebec, notwithstanding anything in this Act contained, the qualifications as to domicile of female voters shall be domicile at the date of the said writ of election”;

(d) By adding as section 33A, between sections 33 and 34, the following:—

Qualifications
of female
voters.

“**33A.** (1) Every female person shall be capable of voting and qualified to vote at a Dominion election in any province or in the Yukon Territory, who, being a British subject and qualified as to age, race and residence, as required in the case of a male person in such province or in the Yukon Territory, as the case may be, is the wife, widow, mother, sister or daughter of any person, male or female, living or dead, who is serving or has served without Canada in any of the military forces, or within or without Canada in any of the naval forces, of Canada or of Great Britain in the present war: Provided that this section shall not apply to the wife, widow, mother, sister or daughter of a person no longer serving as aforesaid, unless such person has died in or has been honourably discharged from such service, or, in the case of an officer, has died in or has been permitted to resign from such service or has been dispensed by competent authority from further service, or in any case, has died after honourable discharge, resignation by permission, or dispensation from further service as aforesaid.

Part of
naval forces
excepted.

“(2) Such naval forces of Canada shall be deemed not to include members thereof engaged within Canada who may become members after the passing of this Act”.

(e) By adding as section 33B immediately after section 33A the following:—

Provincial
disqualifi-
cations not
adopted.

“**33B.** (1) No person possessed of the qualifications generally required by the provincial law to entitle him to vote at a provincial election shall be disqualified from voting at a Dominion election merely by reason of any provision of the provincial law disqualifying from having his name on the list or from voting,—

- (i) the holder of an office; or,
- (ii) any person employed in any capacity in the public service of Canada or of the province; or,
- (iii) any person belonging to or engaged in any profession, calling, employment or occupation; or,
- (iv) any one belonging to any other class of persons who, although possessed of the qualifications generally