XXXVII. And be it enacted, That when- As to lands 2 ever at any such Election for any City or partly within and narrly Town in this Province, any person shall without any 4 claim the right of voting under the provisions of the twenty-ninth section of this 6 Act, as the Proprietor of a lot of ground lying partly within and partly without the 8 limits of such City or Town, or the liberties thereof, such person shall not be entitled to 10 vote at such Election upon the said lot of ground, unless the dwelling house erected 12 on such lot shall be wholly upon that part thereof which shall lie within the said limits. 14 nor unless such person be in all other respects duly qualified within the meaning 16 of the said twenty-ninth section, to vote at such election

City or Town

18 XXXVIII. And be it enacted, in and by the present section which shall have force 20 and effect in Lower Canada only, That whenever any person shall have the mere of property 2211ght of property in any lands or tenements in a County, or in any lot of ground having 21a dwelling house thereon in any City or Town, and some other person shall have 26the usufructuary enjoyment (la jouissance ct l'usufruit) of the same for his own use 28 and benefit, the person who shall have the mere right of property therein shall not 30 have the right of voting upon such lands or tenements, or lot of ground, at any such 32Election; but in such case such usufructuary (usufruitier) shall alone be entitled 31to vote at such Election upon such lands or tenements.

As to lands, &c. in L C of which one person shall have the right the usufructuary enjoy-

XXXIX. And be it enacted, That when- Joint tenants, 36 ever the right of property in any lands or common, may 38 tenements in any County or Riding, or in vote. any lot of ground having a dwelling house 10 thereon in any City or Town, shall be vested undividedly (par indivis), whether as 42 joint tenants or tenants in common, in any two or more persons, each of such persons 44 shall have the right of voting at any such election upon his undivided part or share 46 of such property, Provided always, that Proviso.