

taxes due by him, no innkeeper or saloon-keeper, and no person having by himself or his partner an interest in any contract with or on behalf of the corporation, shall be qualified to be a member of the Council of any Municipal Corporation; Provided always, that no person shall be held to be disqualified from being elected a member of the Council of any Municipal Corporation by reason of his being a shareholder in any incorporated company having dealings or contracts with the Council of such Municipal Corporation, or by having a lease of twenty-one years or upwards, of any property from the Corporation, but any such leaseholder shall not vote in the Corporation on any question affecting any lease from the Corporation.

Proviso: as to shareholders in Companies, &c.

EXEMPTIONS.

74. All persons over sixty years of age; all members and officers of the Legislative Council and of the Legislative Assembly; all persons in the Civil Service of the Crown; all Judges not disqualified by the last preceding section; all Coroners; all persons in Priest's Orders; Clergymen and Ministers of the Gospel of every denomination; all members of the Law Society of Upper Canada, whether Barristers or Students; all Attorneys and Solicitors in actual practice; all Officers of Courts of Justice; all members of the Medical profession, whether Physicians or Surgeons; all Professors, Masters, Teachers and other members of any University, College or School in Upper Canada, and all Officers and servants thereof; all Millers; and all Firemen belonging to an authorized Fire Company—are exempt from being elected or appointed Councillors or to any other corporate office.

ELECTORS.

75. The Electors of every Municipality for which there is an Assessment-Roll, and the Electors of every Police Village, shall be the male freeholders thereof, whether resident or not, and such of the male householders thereof as have been resident therein for one month next before the Election, who are natural-born or naturalized subjects of Her Majesty, and of the full age of twenty-one years, and who were severally but not jointly rated on the then last Revised Assessment-Rolls, for real property in the Municipality or Police village, held in their own right or that of their wives as proprietors or tenants; and such rating shall be absolute and final, and shall not be questioned either by any Returning Officer, or on any application to set aside any election under this Act or any Act respecting the Municipal Institutions of Upper Canada.

Electors, qualification of in Townships, &c., having an Assessment-Roll.

76. In Cities, Towns, Townships and Incorporated Villages, such real property, whether freehold or leasehold, or partly each, must have been so rated as of at least the actual value following:

In Cities, Towns, and Incorporated Villages.

In