

Revision of Valuation Rolls to extend to taxable income.

2. The power vested by the second paragraph of the sixty-eighth section of the said Act in the Council of each Local Municipality to amend the valuation-roll thereof, shall extend to the revision and amendment of such valuation with reference to the assesment of the business of merchants and other persons and the incomes of professional men. 5

ERECTION OF TOWNS AND VILLAGES.

Towns must contain three thousand souls.

VI. No tract of land shall be erected into a Town unless it be shewn by the Report of the County Superintendent that there are at least three thousand inhabitants within such tract.

Village containing 3,000 may be made a Town.

2. It shall be lawful for the Governor upon due proof that the number of inhabitants in any Village previously incorporated as such amounts to three thousand souls, to issue a Proclamation creating such Village a Town Municipality. 10

Warden to cause election to be made.

3. It shall be the duty of the Warden of the County in which any newly erected Town or Village Municipality is situate, to cause an election of Councillors to be had and to organize the Council thereof, in the manner prescribed by the said Act so soon as the proclamation erecting the same shall take effect, notwithstanding that such time be not the year and month fixed by the twenty-seventh section of the said Act for holding an election. 15

When proclamation, section 34 shall take effect.

4. No proclamation for uniting a Town or Village Municipality to some adjoining Local Municipality under the provisions of the fifteenth sub-section of the thirty-fourth section of the said Act shall have any force or effect until the first day of January next after the expiration of the two months immediately following the date of such proclamation. 20

Certain documents to be furnished to a new Town or Village.

5. So soon as any territory is erected into a Town or Village Municipality, and the Council of such Municipality is duly organized under the provisions of the said Act, as amended by this Act, it shall be lawful for such Municipality to demand from the Council of the Municipality from which such territory shall have been separated, or of any other Municipality, who may have them in their possession, and it shall be the duty of such Council on such demand, to give up to such Town or Village Municipality, all documents or papers of any kind whatsoever, relating exclusively to the territory included in such Village or Town Municipality, and to allow the Secretary-Treasurer of such Village or Town Municipality, or such other officer as shall be appointed for that purpose, to take copies of such parts of all other documents as relate to such territory, without any further fee than for the certificate of the authenticity of such copies. 25

NUMBER OF LOCAL COUNCILLORS.

Number of Councillors to be seven.

VII. That the word "seven" be substituted for the word "five" in the twenty-ninth section and in every other part of the 40