

enacted, That any person being a resident householder in the said Municipality Number Two, and having been so for three months and upwards before his election, shall be capable to be elected a Councillor for the said Municipality and to serve as such so long as he shall be so resident, although he may not have the qualification in property required by the Act aforesaid.

- 10 IV. And be it enacted, That every lessee of lands lying in the said Municipality Number Two, and being of the yearly value of at least five pounds currency, shall, if he be himself resident in the said Municipality and have
 15 been so for the three months next before the election, be capable of voting at the election of Councillors for the said Municipality, although he may not have the qualification in property required by the said Act, and shall
 20 also notwithstanding his not having such qualification, and so long as he shall be so resident, be capable of being appointed to and of holding and exercising any office under the Council of the said Municipality or to
 25 which they have the power to appoint, and shall be liable to the same penalties for not accepting or not performing the duties of such office as if he had possessed the qualification in property required by the said Act ; all the
 30 provisions whereof which are not inconsistent with those of this Act, shall apply to the Municipality hereby erected and to the Councillors and officers elected or appointed therein.

Provision with respect to voters at elections of Councillors for Municipality No 2.