

such residents of the municipality within which, or within two miles of which, the municipality or police village is situate, as are not disqualified under this Act, and have, at the time of the election, in their own right or in the right of their wives, as proprietors or tenants, a legal or equitable freehold or leasehold, rated in their own names on the last revised assessment roll of such municipality or police village to at least the value following:

In Townships; In Townships—Freehold to four hundred dollars or leasehold to eight hundred dollars;

In Police Villages; In Police Villages—Freehold or leasehold to four hundred dollars;

In Incorporated Villages; In Incorporated Villages—Freehold to six hundred dollars, or leasehold to twelve hundred dollars;

In Towns; In Towns—Freehold to eight hundred dollars, or leasehold to sixteen hundred dollars;

In Cities. And in Cities—for Mayor and Aldermen—Freehold to four thousand dollars, or leasehold to eight thousand dollars.

As to property partly freehold. And so in the same proportions in all municipalities and police villages in case the property is partly freehold and partly leasehold.

“Leasehold” defined. The term “Leasehold” in this section shall not include a term less than a tenancy for a year, or from year to year.

Nature of estate. And the qualification of all persons where a qualification is required under this Act, may be of an estate either legal or equitable.

In new Township not having Assessment Roll. **71.** In case of a new Township erected by proclamation for which there has been no assessment roll, every person who at the time of the first election has such an interest in real property and to such an amount as hereinbefore mentioned, shall be deemed to be possessed of a sufficient property qualification.

If only one person be qualified. **72.** In case in a municipality there are not at least two persons qualified to be elected for each seat in the Council, no qualification beyond the qualification of an elector shall be necessary in the persons to be elected.

#### DISQUALIFICATION.

Disqualifications of Councillors, &c. **73.** No Judge of any Court of Civil Jurisdiction, no Gaoler or Keeper of a house of correction, no Sheriff, Deputy-Sheriff, Clerk of the Peace, County Attorney, High Bailiff or Chief Constable of any City or Town, Assessor, Collector, Treasurer, Chamberlain, or Clerk of any Municipality, no Bailiff of a Division Court, no Sheriff's Officer, no person not having paid all taxes