

such farmer's son so entered and rated shall be liable in respect of such assessment as such owner, tenant or occupant.

NOTE.—By the Municipal Act, sec. 79, it is enacted that "Farm" shall mean land actually occupied by the owner thereof, and not less in quantity than twenty acres. "Son" or "Sons," or "Farmer's son" or "Farmer's sons" shall mean any male person or persons not otherwise qualified to vote, and being the son or sons of an owner and actual occupant of a farm; "Father" shall include step-father; "Election" shall mean an election for a member to a municipal council; "To Vote" shall mean to vote at an election.

3.—(1) Every assessor shall, in conformity and compliance with the provisions in that behalf of *The Manhood Suffrage Act*, enter on his roll every person entitled to be entered thereon under the said Act, and, in addition to the entries required to be made in that behalf in the roll by *The Assessment Amendment Act, 1888*, shall, opposite the name of every such person, in the column 8 mentioned in section 14 of *The Assessment Act*, enter

- (a) In the assessment roll of a city, town or village, the residence of such person by the number thereof (if any) and the street or locality whereon or wherein the same is situate.
- (b) In the assessment roll of a township, the concession wherein and the lot or part of a lot whereon such person resides;

and in all cases any additional description, as to locality or otherwise, which may be reasonably necessary to enable such residence to be ascertained and verified.

(2) No person shall be entitled to be marked or entered by the assessor in the assessment roll as a qualified voter under *The Manhood Suffrage Act*, in respect of residence in a municipality where he is in attendance as a scholar or student at any school, university, or other institution of learning, unless he has no other place of residence entitling him to vote under said Act.