

Indians, but excluding persons of Mongolian or Chinese race) who is of the full age of 21 years, is a British subject by birth or naturalization, and is the owner, tenant or occupant of real property of the actual value, in cities, of \$300, in towns of \$200, and in counties or elsewhere of \$150; or is the tenant of any real property within the electoral district of the yearly value of not less than \$2 per month, \$6 per quarter, \$12 per half year or \$20 per annum; or is a resident within any electoral district, having an income derived from earnings or investments of not less than \$300 per annum; or is the son of a farmer or any other owner of real property which is of sufficient value to qualify father and son, or sons as the case may be, or is a fisherman and owner of real property and boats, nets and fishing tackle, or of shares in a registered ship, which together are of the actual value of \$150; or is a person in receipt of a life annuity secured on real estate in Canada of not less than \$100. Possession or residence for one year is necessary, in most cases, for qualification.

54. Indians in Manitoba, British Columbia, the District of Keewatin and the North-West Territories are not entitled to vote, and in other parts of Canada only those Indians who, not being otherwise qualified, are possessed of land on a reserve, with improvements of not less value than \$150, are entitled to vote. What Indians may vote.

55. In the North-West Territories every person, other than aliens or Indians, is qualified to vote, who is a *bona fide* male resident and householder of adult age, and has resided within the electoral district for twelve months previous to the election. Voting in the Territories.

56. By special provision, votes are given to persons in British Columbia and Prince Edward Island who, not coming within the Dominion franchise, were, at the time of the passing of the Act (20th July, 1885), entitled to vote according to the Voters in British Columbia and P.E. Island.