This Public Bill originated in the House of Representatives, and, having this day passed as now printed, is transmitted to the LEGISLATIVE COUNCIL for its concurrence.

House of Representatives,

10th September, 1903.

Hon. Sir J. G. Ward.

CITY SINGLE ELECTORATES.

ANALYSIS.

Title.

1. Short Title. 2. City electorates abolished, and single electorates substituted.

3. Number of electoral districts.

4. Licensing districts not affected.

A BILL INTITULED

AN ACT to make Better Provision for the Representation in Parlia-Title. ment of the Electors residing in Cities.

BE IT ENACTED by the General Assembly of New Zealand in 5 Parliament assembled, and by the authority of the same, as follows :-

1. The Short Title of this Act is "The City Single Electorates Short Title. Act, 1903"; and it shall form part of and be read together with "The Electoral Act, 1902" (hereinafter referred to as "the principal

10 Act ").

2. (1.) The existing electoral districts of the City of Christ-City electorates church, the City of Dunedin, the City of Auckland, and the City of single electorates single electorates Wellington shall each be divided into three electoral districts, with substituted. such names and boundaries as may be determined by the Representa-15 tion Commissions appointed under the principal Act:

Provided that such boundaries shall be so defined so as to give as nearly as practicable one-third of the population of the existing electoral district to each of the districts into which the same is divided.

20 (2.) The said Commissions shall make such division when directed so to do by the Governor, and all the provisions of the principal Act relating to the proceedings and report of the Commissions shall. mutatis mutandis, apply:

Provided that such report shall not come into effect until the

25 expiry of the present Parliament.

(3.) On the coming into effect of such report the existing city electoral districts shall be abolished, and for each of the electoral districts constituted under this Act there shall be one member.

3. Whenever the said Commissions are required to divide the Number of electoral 30 colony into electoral districts as provided by the principal Act, they shall, after having ascertained the quota referred to in section six of that Act, divide the colony into as many districts as there are members (not Maori members) to be returned.

4. Nothing herein shall be deemed to alter the boundaries of Licensing districts any licensing district as the same existed before the passing of this not affected. Act.