Mr. Lautenson.

## ELECTIVE EXECUTIVE.

## ANALYSIS.

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## A BILL INTITULE

An Act to provide for the Direct Election of the Executive Title. Council.

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

1. This Act may be cited as the Elective Executive Act, Short Title. 1912.
2. There shall be mine members of the Executive Council Constitution of

10 holding Ministerial office (hereinafter termed Ministers), and one Executive. member of the Executive Council without Ministerial office, who shall together constitute such Executive Council (hereinafter termed the Executive).
3. Such Executive shall be appointed as hereinafter provided :- Mode of electing
(1.) Upon the first assembling of Parliament after each general Executive. election held subsequently to the passing of this Act, so soon as the House of Representatives shall have elected the Speaker, the members thereof shall proceed to elect eight Ministers from among the members of the said House, and one Minister and one Executive
20 Councillor without Ministerial office from among the members of the Legislative Council, in manner following :-
(2.) Nominations of candidates shall be handed in to the Speaker, in writing, not later than six post meridiem of the day next following that upon which he is himself elected, and shall be signed in each
25. case by not less than six nominators, all of whom must be members of the House of Representatives, and by the candidate nominated.

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(3.) If no more than the required number of members be nominated, such members shall be declared elected; but if there be more than the requisite number of nominations, then the list of members nominated shall be printed on a specisl Order Paper, issued immediately upon the close of the nominations, and the Speaker shall appoint a time (not being less than twenty-four nor more than fortyeight hours after the issue of such list) for the taking of the vote, and shall supply to each member of the House of Representatives then in attendance on Parliament a voting-paper, containing in alphabetical order the names of all candidates nominated for the 10 office of Minister.

Such voting-popers shall be in the form of the Schedule hereto, and shall be deposited, at or before the hour fixed for the closing of the poll, in a locked box to be provided by the Speaker, and whereof the key shall be in his custody; and every member then in attendance on Parliament (except the Speaker, who shall have only a casting-vote, as in subsection four of this section provided) shall be required to vote for eight candidates being members of House of Representatives, and for two candidates being members of the Legisdative Council.

Each member voting shall strike out the name or names of the candidate or candidates for whom he does not vote, and shall leave unerased the names of the candidates for whom he votes, and shall sign his name at the foot of the voting-paper.

In the event of any voting-paper keing informal, the same shall

Legislative Councillor elected a Minister shall be declared elected an Executive Councillor without Ministerial office; and, in the event of a tie between any two or more candidates, the same shall be decided by the casting-vote of the Speaker. members elected may decline to serve, and thereupon nominations shall be called for and if need be a poll shall be taken, in manner hereinbefore provided, to fill up the vacancy or vacancies.
4. So soon as nine members shall have been elected to be of their consent jointly to accept office, the Speaker shall certify to the Governor the names of such members as having been so elected, and of their consent as aforesaid. appoint one of their own number (being a member of the House of Representatives) to be Premier, and shall allocate the portfolios the several Departments of governments among the ten who the approval of the Governor, shall be gazetted as Ministers of the several Departments respectively, and may, with the like approval, from time to time rearrange the allocation of their respective offices,
25 including that of Premier.
6. Except where inconsistent with this Act, the Ministers and Executive Councillors elected hereunder shall possess, exercise, and pertorm all the powers, privileges, and duties that Ministers and Executive Councillors have possessed, exercised, or performed prior
30 to the passing of this Act, and they shall severally hold office for the term of the Parliament by which they are elected, and thereafter until the election of their successors, unless they shall die, resign, or become disqualified.
7. The office of a Minister or Executive Councillor shall become 35 vacant by death, by resignation of his seat in writing, by letter addressed to the Governor, or by his becoming bankrupt or insolvent, or being convicted of any indictable offence, or being found insane, or by his absence from New Zealand for twenty-eight days without leave of the Governor. the Executive shall occur, the like proceedings for the election of a member or members to fill the vacancy or vacancies shall, mutatis mutandis, be had and taken as are in this Act prescribed in the case of an election held at the first assembling of a new Parliament.
9. If a vacancy or vacancies shall occur while Parliament is not in session, the Governor in Council shall appoint a person or persons, being a member or members of the House of Representatives or of the Legislative Council, as the case may require, to act in the office or offices vacated until Parliament assembles, and until the House of Representatives shall have elected, in like manner as is hereinbefore provided in the case of a vacancy or vacancies occurring during session, a member or members (being either the member or members so temporarily appointed, or other member or members) to fill the vacant seat or seats in the Executive.
Representation of
Native race in
Exeoutive.

Minister's right to apeak in both Houses.
10. Nothing in this Act contained shall be construed as repealing the provision made by any other Act for the appointment of a member or members of the Executive as a representative or representatives of the Native race, but such member or members (not exceeding two) may be appointed as heretofore by law provided, and shall be entitled to such emolument as is authorized by any statute in that behalf.
11. Every Minister shall have the right to speak in both Houses of Parliament on any Bill or resolution affecting his Department or introduced by him, but no Minister shall have the right to 10 vote except in the House in which he holds a seat.
12. No Executive and no Minister shall recommend the Governor to dissolve the House of Representatives without the consent of the House expressed by resolution thereof.

## sohedule.

Governor may not be recommended to grant dissolution without consent of House.

SCHEDULE.

Fokm of Voting-Paper for Election of Executive.
For Office of Minister.
Candidates, being Members Of the House of Representatives.
BROWN, Alfred.
GUX, Benjamiz.
DAVIS, Charles.
ELIIOT, Duncan:
FINCH, Edward.
GRACE, Frederick.
HARRIS, Geerge.
IRVING, Henry.
JOHNSON, Isaac.
KING,-Loln:
LEWIS, Kenneth.
Candidates being Members of the Legislative Council.
ANDERSON, John.
BRUCE, Heury.
GHAPMAN,'Thmme:
MORRIS, Llewellyn.
I vote for the candidates whose names are unerased.
(Signed) [Member's name], Member for [Name of seaf.

By Authority : Jorin Markal. Government Printer, Wellington -lyiz

