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, 8th October, 1903.

[As amended by the Legislative Council.]

Hon. Mr. Hall-Jones.

## WATER-POWER.

## ANALYSIS.

Title.

Short Title.

2. Use of waterfalls, &c., for electrical purposes to vest in the Crown. Acquisition of waterfalls for electrical purposes.

3. Delegation of powers to local authority.

4. Power to grant rights for certain purposes. 5. Use of water for mining purposes.

6. Limitation of Act.
6a. Rights under "Hawera County Electric Lighting Act, 1902," reserved.

## A BILL INTITULED

An Act to provide for the Vesting in the Crown of Waters for Title. Electrical Purposes and for the Utilising of such Waters for those Purposes.

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

1. The Short Title of this Act is "The Water-power Act, 1903"; Short Title. and it shall form part of and be read together with "The Public

10 Works Act, 1894.

15

30

2. (1.) Subject to any rights lawfully held, the sole right to Use of waterfalls, use water in lakes, falls, rivers, or streams for the purpose of co., for electrical purposes to vest in generating or storing electricity or other power shall vest in His the Crown. Majesty.

(2.) The Governor may from time to time acquire as for a public Acquisition of work any existing rights or any lands necessary for utilising water waterfalls for electrical purposes. for the generation or storage of electrical power.

3. The Governor may from time to time, by Order in Council Delegation of powers gazetted, delegate to any local authority, on such conditions as he 20 thinks fit, the right to use water from any lake, fall, river, or stream for the purpose of generating electricity for lighting or motive power.

4. Notwithstanding anything in this Act, the Minister for Power to grant Public Works, outside a mining district, may, subject to such conditions as he thinks fit, grant to any person or company the right to

25 use water from any fall, river, or stream, for the purpose of-

(a.) Generating electricity for lighting, to be used only for the purpose of and in connection with the business of such person or company, and not for the purpose of sale to or use by any other person, company, or corporation; and

(b.) Driving any machinery used for any agricultural, industrial, or manufacturing purpose other than the generation or storage of electricity.

No. 159—4.

Use of water for mining purposes.

5. Nothing herein shall affect the right to the use of water for the irrigation of agricultural or pastoral lands, for the supply of water for stock, or under "The Mining Act, 1898," except the granting of water-rights for the generation of electric power for any other purpose save the applicant's own use:

Provided that no application to a Warden for the use of more than forty heads of water shall be granted except with the consent in

writing of the Minister of Mines.

Struck out.

Limitation of Act.

6. The Governor may, by Order in Council gazetted, limit the 10 operation of this Act to any lake, river, or stream specified in such  $\overline{\text{Order}}$ .

New clause.

Rights under "Hawera County Electric Lighting Act, 1902," reserved.

6A. Nothing in this Act contained shall be deemed to invalidate, detract from, or restrict any rights or privileges conferred by "The 15 Hawera County Electric Lighting Act, 1902."

By Authority: John Mackay, Government Printer, Wellington .- 1903.