

## HOUSE OF REPRESENTATIVES

## Supplementary Order Paper

Tuesday, the 27th Day of June 1978

ALCOHOLIC LIQUOR ADVISORY COUNCIL AMENDMENT BILL

*Proposed Amendments*

Hon. Mr THOMSON, in Committee, to move the following amendments:

*Clause 2:* To omit from the formula in the proposed subsection (2c), on page 3, the expression " $\frac{9}{6.75}$ ", and substitute the expression

$\frac{4}{3}$ .

To insert on page 3, after the proposed subsection (2c), the following further proposed subsection:

"(2D) For the purposes of the said section 26 (2), and of section 28 of this Act, and of subsection (2) of this section, where any wine manufactured in New Zealand is sold to the holder of a wine maker's licence for blending by that holder with other wine, the wine so sold shall be deemed to be manufactured by the person who blends it and not by its original maker."

## EXPLANATORY NOTE

*Clause 2:* The first amendment is a drafting amendment designed to express the fraction concerned in simpler terms.

The second amendment relates to wine manufactured by one wine maker in New Zealand and sold to another wine maker for blending. As the Act stands at present, it may be that a levy is payable on the wine by both the first and second wine makers. The amendment avoids this double payment by removing liability to pay the levy from the first wine maker.