HOUSE OF REPRESENTATIVES

Supplementary Order Paper

Wednesday, the 10th day of November 1982

DOMESTIC PROTECTION BILL

Proposed Amendments

HON MR McLAY, in Committee, to move the following amendments:

New clause

To insert, after clause 29, the following new clause:

29A. Power to make ancillary order in respect of furniture—(1) On or after making an occupation order or a tenancy order, the Court may, subject to subsections (2) and (3) of this section, make an order granting to the applicant for the occupation order or tenancy order, the use, for such period and on such terms and subject to such conditions as the Court thinks fit, of all or any of the furniture, household appliances, and household effects in the household residence or other premises to which the occupation order relates or in the dwellinghouse to which the tenancy order relates.

(2) The Court may make an order under <u>subsection</u> (1) of this section only if the Court is satisfied that a child of the family is living in the household residence or other premises to which the occupation order relates or in the dwellinghouse to which the tenancy order relates.

(3) Notwithstanding subsection (1) of this section, the period for which an order made under that subsection

continues in force-

(a) Shall, unless the Court otherwise directs, be the period of 3 months beginning with the date on which the order is made; but

(b) Shall, in any event, irrespective of the terms of the order, expire if the occupation order made in relation to the household residence or other premises or the tenancy order made in relation to the dwellinghouse expires or is discharged.

EXPLANATORY NOTE

The new <u>clause 29A</u> authorises the making, in certain circumstances, of an ancillary order in respect of furniture, household appliances, and household effects.