Supplementary Order Paper HOUSE OF REPRESENTATIVES

Wednesday, the 23rd Day of July 1969

CONSTRUCTION AMENDMENT BILL

Proposed Amendments

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

Clause 2, subclause (2): To omit from paragraph (c) of the proposed new definition of the term "Safety Inspector" the words "petroleum well, an Inspector within the meaning of the Petroleum Act 1937", and substitute the words "mining operations within the meaning of Petroleum Act 1937, an Inspector within the meaning of that Act".

Clause 3, subclause (1): To omit from the proposed new subsection (5) of section 3 of the principal Act the words ", coal mine, or petroleum well," in the three places where they occur in lines 24, 27, and 31, and substitute in each case the words "or coal mine,".

EXPLANATORY NOTE

Clause 2, subclause (2): As at present worded, the definition of "Safety Inspector" includes an Inspector under the Petroleum Act in respect of construction work carried on in or about a petroleum well.

As "petroleum well" is not defined in the Petroleum Act and "mining operations" are, the amendment changes the reference to a petroleum well to a reference to mining operations.

Clause 3, subclause (1): The amendment deletes the references to a petroleum well in the proposed new subsection (5). This will result in the Construction Act applying to construction work carried on in connection with petroleum mining operations.