

Supplementary Order Paper

HOUSE OF REPRESENTATIVES

Tuesday, the 30th Day of October 1962

SALE OF LIQUOR BILL

Proposed Amendments

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

Clause 148: To insert, after the words "otherwise requires", in line 27 the words "the term 'manufacture' includes aeration; and".

New Clause

To insert, after clause 159A, the following new clause:

159B. Blending and bottling by wine reseller—(1) Any holder of a wine reseller's licence may, in accordance with an authority granted by the Licensing Committee, bottle or blend wine.

(2) Every such authority shall be in writing and shall specify the premises on which blending and bottling may take place, and may be revoked at any time by the Committee.

(3) An authority granted under this section may authorise the licensee to blend and bottle wine made from grapes grown in New Zealand or wine from fruit (other than grapes) or vegetables grown in New Zealand, but not both.

(4) Where an authority to blend and bottle wine has been granted under this section, no person shall manufacture wine (whether for sale or not) on the premises specified in the authority other than wine of the kind to which the authority relates.

(5) No holder of a wine reseller's licence shall sell or offer for sale, or cause or permit to be sold or offered for sale, any wine unless his name and address are printed on a label attached to the cask or bottle containing the wine:

Provided that this subsection shall not apply where the wine is in the bottle or cask as received unopened from the wine maker and has affixed thereto the label required by subsection (4) of section 152 of this Act.

(6) Every holder of a wine reseller's licence commits an offence against this Act who, not being the holder of a wine maker's licence, bottles or blends wine without an authority under this section, or who otherwise contravenes or fails to comply with any of the provisions of this section.
