No. 141

AGEKEN LIBRAR

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HOUSE OF REPRESENTATIVES

Supplementary Order Paper

Tuesday, 11 July 1989

SALE OF LIQUOR BILL Proposed Amendments

TREVOR MALLARD, in Committee, to move the following amendments:

Clause 2: To omit the definition of the term "chartered club" (all the words in lines 22 to 24 on page 4), and substitute the following definition:

"Chartered club" means any club-

(a) That, immediately before the commencement of this Act, held a charter granted under the Sale of Liquor Act 1962, the Licensing Act 1908, or any former Licensing Act; or

(b) That is a voluntary association of persons combined for promoting the common object of private social intercourse, convenience, and comfort and providing its own liquor, and not for the purposes of gain:

To omit the definition of the term "club" (all the words in lines 26 to 28 on that page), and substitute the following definition:

"Club" means-

(a) Any chartered club; or

(b) Any club that has as its object, or as one of its objects, participating in or promoting any sport or other recreational activity, otherwise than for gain; or

(c) Any other voluntary association of persons (whether incorporated or not) combined for any purpose other than gain:

EXPLANATORY NOTE

The main purpose of these amendments is to recognise the principal types of clubs, namely, chartered clubs and sports clubs, for the purposes of the liquor legislation. A definition of the term "sports club" is proposed in Supplementary Order Paper No. 125. The definition of the term "chartered club" is drawn in such a way as to allow future clubs that have the characteristics of chartered clubs to bring themselves within that definition.

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