The Hon. D. A. DUNSTAN: I move:

That this Bill be now read a second time.

(b) grant the board power to market other crops but the board must have the necessary power to engage in the "statutory marketing" of oats.

(b) grant the board power to market other crops but the board must have the necessary power to engage in the "statutory marketing" of oats.

(c) grant the board additional powers to borrow money under a Treasury guarantee.

CB: The words "...and oats..." are added. The words "...and oats..." are added.

(b) grant the board additional powers to borrow money under a Treasury guarantee.

Remainder of Explanation of Bill

Unfortunately, some time ago certain sex shops in Adelaide were being used by the public to view "adult" films in the exhibition of films that had not been classified under the Film Classification Act. The practice to allow sex shop proprietors to exhibit such films to prospective customers who were genuinely interested in purchasing the film. But some shops virtually operated as theatres, and the various subterfuges employed made it extremely difficult for the police to establish whether or not the audience were prospective customers. Proprietors have been advised that the concession by virtue of which they exhibited films not classified under the Film Classification Act has been withdrawn. It is essential that the higher penalties be imposed so that it will be unprofitable for offenders to exhibit pornographic films.

There are some R Films that are, in my Government's opinion, far too controversial and violent in nature and内容 exhibition in drive-in. At the moment the House wishes to issue notices to individuals driving-in theatres prohibiting the exhibition of R Films. The House also requires that the film may be seen from outside the theatre. The concealment of the film is not acceptable. The Act contains specific sections 9 prohibiting the exhibition of the film. As amended, the provision relating to the classification of the film is constructed in such a way that people could see them without entering the premises. The Government wishes to extend the Act to include 

Clause 1 is formal. Clause 2 increases the penalty for offence against the Act by increasing the amount to $1,000. Clause 3 precludes the Minister to prohibit the exhibition of R Films in drive-in theatres and any specific drive-in theatre, or if any particular R Film. The prohibition may be imposed by a general notice in the Gazette, or by a general notice served on any person or persons engaged in the exhibition of films, and the imposition of a fine is not a fine in law but is a penalty under the Act. The fine is intended to make the practice less profitable and to deter the practice.

Clause 3 empowers the board to revoke any classification or condition assigned or imposed by the board or any previous classification or condition of a classification or condition must also be published by the board. Publication is restricted to publication in the Gazette.

Mrs. ADAMSON secured the adjournment of the debate.

BARLEY MARKETING ACT AMENDMENT BILL

The Hon. D. A. DUNSTAN (Premier and Treasurer): I now introduce the Bill to amend the Barley Marketing Act, 1972, and for other purposes. Read a first time.

Clause 1 provides for the regulations to be made by the Governor in respect of the marketing of oats and is similar to the provisions of the Food and Drugs Act, 1969, Section 18. Article 17a, which relates to oats and almost exactly similar to Section 20 of the Food and Drugs Act, 1969. Article 17a in the Barley Marketing Act, 1972, and for other purposes. Read a first time.

Clause 17 introduces a new subsection 17a in the Barley Marketing Act, which provides for the setting out of the marketing of oats and exactly follows the scheme for the marketing of oats and the classification of the Marketing Board under the act of 1972. In addition, the provisions of the Marketing Board under the act of 1972 and, in addition, extends by statute 17a, which relates to oats and almost exactly similar to Section 20 of the Food and Drugs Act, 1969. Article 17a in the Barley Marketing Act, 1972, and for other purposes. Read a first time.

Clause 8 extends the application of the provisions relating to oats to oats for the season 1982-83 and, in addition, the provisions relating to oats for the season 1978-79. The Government has taken this action on the basis of the past experience of the marketing of oats. The Government has taken this action on the basis of the past experience of the marketing of oats. The Government has taken this action on the basis of the past experience of the marketing of oats. The Government has taken this action on the basis of the past experience of the marketing of oats.