

to shall be elected, in the
vided for by the regula-
subscribers;

ied.
DUNSTAN moved:

4) after "Board" third
out " , on the recommenda-
director,".

ed.
DUNSTAN moved to
new subclause:

nor elected by subscribers
set to this Act, hold office
until the conclusion of the
on of governors elected by

ied; clause as amended

passed.
rior to declare interest."
DUNSTAN moved:

after "players" second
and the governor elected
be deemed not to have a
a matter where that finan-
only by reason of the
scriber."

ed; clause as amended

passed.
yment of employees."

DUNSTAN moved:
o strike out "its employ-
the employees of the

ed; clause as amended

stic director of the

DUNSTAN moved:
fier "Company" to insert
tment the artistic director
loyee of the Company".

DUNSTAN moved:
auses (2), (3) and (4)
ng new subclause:
l conditions of employ-
stic director shall be as
the Board and approved
ister.

d; clause as amended

assed.
to borrow."

DUNSTAN moved:
ccurring to insert "with
asurer".

t; clause as amended

assed.
ions."

The Hon. D. A. DUNSTAN moved:

In subclause (2) to insert the following new
paragraph:

(aa) provide for persons to be subscribers
to the Company, for the rights and obligations
of such subscribers, for the subscriptions to be
paid by subscribers, for holding of elections
of governors to be elected by subscribers and
in the event of a vacancy in the office of a
governor so elected, for holding of by-elections
and for all matters incidental to all or any of
the foregoing matters.

Mr. COUMBE: With the passing of this
and other amendments, this is now a much
better Bill. I believe that both the Select Com-
mittee and this Committee of the House are
indebted for the valuable evidence, especially
that given on behalf of the Council of the
Arts by Dr. Jean Battersby. The theatre com-
pany can now be founded in a way that we
would like to see, so that it is a credit both to
the City of Adelaide and to this State.

Amendment carried; clause as amended
passed.

Title passed.

Bill read a third time and passed.

DAIRY CATTLE IMPROVEMENT ACT AMENDMENT BILL

The Hon. J. D. CORCORAN (Minister of
Works) obtained leave and introduced a Bill
for an Act to amend the Dairy Cattle Improve-
ment Act, 1921-1968. Read a first time.

The Hon. J. D. CORCORAN: I move:

That this Bill be now read a second time.

It amends the Dairy Cattle Improvement Act,
1921, as amended, and its effect is (a) to
provide that the Agriculture Department will
be the sole licensing authority under the Act
(previously this licensing function was shared
between the officers of the department and
police officers); (b) to raise the age from which
a bull must be first licensed from six months to
12 months; and (c) to raise the licence fee
from \$2 to \$4. The details of the Bill are
as follows:

Clauses 1 and 2 are formal. Clause 3 raises
the age at which bulls must be first licensed
from six months to 12 months and makes cer-
tain minor drafting amendments to section 6
of the principal Act. Clause 4 when read with
the amendments proposed at clause 9 provides
for an increase in licence fees from \$2 to \$4.
Clauses 5, 6 and 7 remove references to mem-
bers of the Police Force. Clause 8 amends
section 22 of the principal Act and removes a
special period of limitation for actions against
officials, this removal being in accordance with
Government policy that such special periods
should not now be provided for. Clause 9

makes appropriate amendments to the scale of
fees for licences in the first schedule of the
principal Act.

Mr. WARDLE secured the adjournment of
the debate.

FRUIT FLY (COMPENSATION) BILL

The Hon. J. D. CORCORAN (Minister of
Works) obtained leave and introduced a Bill
for an Act to provide for compensation for
loss arising from measures to eradicate fruit
fly. Read a first time.

The Hon. J. D. CORCORAN: I move:

That this Bill be now read a second time.

It follows closely in form and substance a
number of similar measures introduced into
this House and is intended to provide for the
payment of compensation to persons who suf-
fered loss by reason of actions of departmental
officers in combating three recent outbreaks
of fruit fly. As members are aware, in this
season there were three outbreaks, one in the
Prospect area, one in the Parafield Gardens
area and one in the Morphettville area. Each
of these outbreaks has been the subject of a
proclamation under the Vine, Fruit and Vege-
table Protection Act, 1885-1959, and those
proclamations are referred to in clause 3 of the
Bill. At this time an estimate of the number
of claims likely to be received cannot be made
with any degree of accuracy. In general it is
not thought likely that there will be a large
number of claims from the Parafield Gardens
area and those from the Prospect area will be
of the same order as is usual from a compara-
tively older, well developed area. However the
quarantine area established in relation to the
Morphettville outbreak did take in certain local
vineyards and steps had to be taken to minimize
the amount of compensation in this area.

Mr. CARNIE secured the adjournment of
the debate.

INDUSTRIAL CODE AMENDMENT BILL (TRADING HOURS)

Consideration in Committee of the Legis-
lative Council's amendments:

No. 1. Page 2, line 4 (clause 4)—Leave out
"12.30 p.m." and insert "11.30 a.m."

No. 2. Page 2, line 15 (clause 4)—Leave
out "12.30 p.m." and insert "11.30 a.m."

No. 3. Page 2, line 20 (clause 4)—Leave
out "12.30 p.m." and insert "11.30 a.m."

No. 4. Page 3, lines 1 to 15 (clause 5)—
Leave out paragraphs (a) and (b) and insert
new paragraphs (a) and (b) as follows:

(a) in the case of such shop assistants
other than hairdressers, shall cease
no later than the hour of 5.30 p.m.
Mondays to Thursdays inclusive, the
hour of 9 p.m. on Fridays and the