

to go into a private place and look into an ice box and examine articles in that ice box. So the change which is made makes it abundantly clear that it is related only to places where things are commercially held.

Hon. Mr. STAMBAUGH: I agree with that.

The CHAIRMAN: Shall this subsection as amended carry?

The subsection as amended was agreed to.

Dr. MORRELL: Paragraph (d), which is now paragraph (c), will require a consequential amendment.

examine any books, documents or other records found in any place mentioned in paragraph (a).

This will be paragraph (c).

Mr. CURRAN: There is a change in paragraph (b)—old paragraph (c). The words "he reasonably" come out and you substitute for those words "on reasonable grounds he". The change is already recorded in the copies of the bill the others have.

The CHAIRMAN: Shall the section as amended carry?

The section was agreed to.

Dr. MORRELL: The same goes in paragraph (c). The words "he reasonably" are crossed out and the words "unreasonable grounds he" replace it.

Mr. CURRAN: The words "or (b)" go out.

Dr. MORRELL: Following the words "or (b)" is inserted "that on reasonable grounds he believes contain any information relevant to the enforcement of this Act"

The manufacturers have suggested a change in the new paragraph (d) to which we have agreed, namely after the words "seize and detain" add the words "for such time as may be necessary".

On subsection 2—"Definition".

The subsection was agreed to.

On subsection 3—"Inspector to show certificate of appointment".

The subsection was agreed to.

Subsections 4 and 5 were agreed to.

On subsection 6—"False Statements".

Dr. MORRELL: Subsection 6 is amended by adding the word "knowingly" after the words "No person shall". It now reads "No person shall knowingly make any false or misleading statement"

Subsection 6, as amended, was agreed to.

Subsection 7 was agreed to.

Subsection 8, as amended, was agreed to.

On Section 22—"Forfeiture—Release of seized articles."

The section was agreed to.

On Section 23—"Analysis"

Subsection 1 was agreed to.

On subsection 2—"Report".

Mr. LAVERTY: May it please you, Mr. Chairman, I would suggest that section 2 should read "When an analyst has made an analysis or examination he shall issue" instead of "he may issue". The person upon whom the seizure is made is very much interested in getting a certificate.