PRAYERS.

Messages were brought from the House of Commons by their Clerk to return the following Bills, and to acquaint the Senate that they have passed the same, without any amendment, viz:—

Bill (G-3), intituled: "An Act for the relief of Dorrien Edson Weaver," Bill (H-3), intituled: "An Act for the relief of David MacDonald."

A Message was brought from the House of Commons by their Clerk in the following words:—

TUESDAY, 10th June, 1941.

Resolved,—That a Message be sent to the Senate to return to that House the evidence, etc., taken before the Standing Committee of the Senate on Divorce, to whom were referred the petitions of Dorrien Edson Weaver and David MacDonald respectively, praying for Bills of Divorce; and the papers produced in evidence before them.

Ordered,-That the Clerk of the House do carry the said Message to the Senate.

Attest.

ARTHUR BEAUCHESNE,

Clerk of the Commons.

Ordered, That the same do lie on the Table.

A Message was brought from the House of Commons by their Clerk with a Bill (95), intituled: "An Act to amend the Prairie Farm Assistance Act, 1939," to which they desire the concurrence of the Senate.

The said Bill was read the first time.

After debate, and-

With leave of the Senate,

The said Bill was then read the second and third times.

The question was put whether this Bill shall pass.

It was resolved in the affirmative.

Ordered, That a Message be sent to the House of Commons to acquaint that House that the Senate have passed this Bill, without any amendment.

Pursuant to the Order of the Day, the Senate resumed the adjourned debate on the motion for the third reading of the Bill (88), intituled: "An Act to amend the Special War Revenue Act."

After further debate,

The Right Honourable Senator Meighen moved:-

That the said Bill be not now read a third time, but that it be amended by adding the following as section 29 thereof:—

Sections 3 and 4 of this Act shall not come into effect until proclamation by the Governor in Council, and such proclamation shall not be issued until section 4 of this Act shall have been submitted to the Supreme Court of Canada for the purpose of having the judgment of the said Court on the constitutionality of said section 4, and said judgment has been given.