No. 10

JOURNALS

OF THE

HOUSE OF COMMONS

OF CANADA

OTTAWA, WEDNESDAY, JANUARY 17, 1973

2.00 o'clock p.m.

PRAYERS

Mr. Sharp, a Member of the Queen's Privy Council, laid upon the Table,—Copies of letters, dated January 15, 1973, addressed by the Right Honourable the Prime Minister to (1) the Premiers of the Provinces of Ontario, Quebec, Prince Edward Island, Nova Scotia, Newfoundland and New Brunswick. (English and French).

(2) the Premiers of the Provinces of British Columbia, Alberta, Saskatchewan and Manitoba with respect to proposed federal-provincial ministerial meetings. (English and French).—Sessional Paper No. 291-5/29.

Mr. Turner (Ottawa-Carleton), a Member of the Queen's Privy Council, laid upon the Table,—Report of the Superintendent of Insurance for Canada—Co-operative Credit Societies, for the year ended December 31, 1971. (English and French).—Sessional Paper No. 291-1/114.

Mr. Turner (Ottawa-Carleton), laid upon the Table,—Report of the Superintendent of Insurance for Canada—Small Loans Companies and Money-Lenders licensed under the Small Loans Act, for the year ended December 31, 1971. (English and French).—Sessional Paper No. 291-1/241.

Mr. Turner (Ottawa-Carleton), laid upon the Table,—Copies of proposed Agenda for the Meeting of the Federal-Provincial Committee of Finance Ministers and Provincial Treasurers to be held at Ottawa, January 18 to 19, 1973. (English and French).—Sessional Paper No. 291-5/30.

Mr. Andras, seconded by Mr. MacEachen, by leave of the House, introduced Bill C-124, An Act to amend the Unemployment Insurance Act, 1971 (No. 1), which was read the first time and ordered to be printed and ordered for a second reading at the next sitting of the House.

The text of the Message and recommendation of the Governor General pursuant to Standing Order 62(2) in relation to the foregoing Bill is as follows:

His Excellency the Governor General recommends to the House of Commons a measure to amend the Unemployment Insurance Act, 1971 to remove the ceiling on advances under section 137, and to provide that the amount authorized under Manpower and Immigration Vote L30a of Supplementary Estimates (A) 1972-73 shall be deemed an advance under that section and not an appropriation described in paragraph 133(b) of that Act.