

tion was taken to it in the House of Commons on the ground that it goes too far. It is thought that the varying views regarding this section might be reconciled if it were struck out and replaced by the new draft, which gives the juvenile court the same powers as are conferred upon a magistrate by sections 606 and 607 of the Criminal Code.

Hon. Mr. WILLOUGHBY: That is to preserve order. I have no objection to that.

The amendment was agreed to, and section 36 as amended was agreed to.

Sections 37 to 40 were agreed to.

On section 41—Section 12 (4) and 17 (3) in force in Canada:

Right Hon. Mr. GRAHAM: I wish to move to strike out section 41 and to substitute therefor the following:

41. Subsection four of section twelve and subsections three and five of section seventeen, and section thirty-four, shall be in force in all parts of Canada, whether this Act is otherwise in force or not.

This is the comment of the Department of Justice:

Section 41 is amended by adding subsection 5 of section 17 and section 34 to the list of sections which are to be in force generally without proclamation. The former should be inserted only if said subsection 5 mentioned above be added to the Bill. The insertion of section 34 is necessary for the effective enforcement of its provisions.

The amendment was agreed to, and section 41 as amended was agreed to.

Sections 42 to 46 were agreed to.

The preamble and the title were agreed to.

The Bill was reported, as amended.

THIRD READING

Right Hon. Mr. GRAHAM moved the third reading of the Bill.

The motion was agreed to, and the Bill was read the third time and passed.

DIVORCE BILLS

SECOND READINGS

Bill IS, an Act for the relief of James Franklin McDonagh.

Bill JS, an Act for the relief of Joseph Louis Philippe Corbeau.

Bill KS, an Act for the relief of Ruth Elizabeth Greene.

Bill LS, an Act for the relief of Frances Thirza Edlund.

Bill MS, an Act for the relief of Vivian Elizabeth Pearce.

Right Hon. Mr. GRAHAM.

THIRD READINGS

Hon. Mr. McMEANS moved that these Bills be read a third time.

He said: Honourable gentlemen, I would ask the indulgence of the Senate in order to have these Bills read a third time now. There is a rumour that Parliament will prorogue at the end of the week, and it is important that these Bills should reach the House of Commons as soon as possible. These are not opposed cases.

The motion was agreed to, and the Bills were severally read the third time and passed.

FIRST, SECOND AND THIRD READINGS

Hon. Mr. McMEANS, Chairman of the Committee on Divorce, presented the following Bills, which were severally read the first, second and third times and passed:

Bill N8, an Act for the relief of Alice Clarke.

Bill O8, an Act for the relief of Kathleen Mary Hambourg.

Bill P8, an Act for the relief of Florence Gertrude Singer.

Bill Q8, an Act for the relief of Mabel Bullis.

Bill R8, an Act for the relief of Fanny Elizabeth Reed Kendall.

Bill S8, an Act for the relief of Robert Henry Dunlop Ellis.

Bill T8, an Act for the relief of Evelyn Cowie.

Bill U8, an Act for the relief of Enid Marjorie Judd.

Bill V8, an Act for the relief of Vera Alice Griffin.

Bill W8, an Act for the relief of Christina Adams Bourne.

Bill X8, an Act for the relief of Ruth Agnes Townsend.

BUSINESS OF THE SENATE

Hon. Mr. McMEANS: Before the House adjourns I should like to ask the right honourable leader of the Government if he would be good enough to take the House into his confidence and tell us when we may expect prorogation. Many rumours are going about. Several members, including myself, are very anxious to know.

Right Hon. Mr. GRAHAM: If I had the information I should be very glad to give it to my honourable friend. I too have heard rumours, but I cannot say that they are authentic. However, I should like the Chamber to keep right up to date with its business, so that it may not be said that prorogation was delayed by the negligence of this House. To-night we have put through several Bills without undue hesitation, I