.With leave of the Senate,

The Honourable Senator Dandurand moved that the Bill be now read a second time.

After debate,

The said Bill was read the second time.

With leave of the Senate,

The said Bill was then read the third time.

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 of the Honourable Senator Dandurand for the third reading of the Bill (25), intituled: "An Act to amend The Farmers Creditors' Arrangement Act, 1934," and the motion, in amendment, of the Honourable Senator Aseltine—

That the said Bill be not now read a third time, but that it be amended by adding to it as clause three the following:—

- "3. The said Act is amended by adding thereto, next after section twelve, as section twelve A, the following:—
- '12A. (1) For the purposes of this section "Appeal Court" means the same court as that mentioned in subsection four of section one hundred and fifty-two of the Bankruptcy Act.
- (2) The farmer or any creditor may appeal to the Appeal Court from a proposal which has been confirmed by the Board and the Appeal Court may pronounce such judgment or make such order or formulate such proposal as in its opinion the Board ought to have pronounced, made or formulated, and the decision of the Appeal Court shall be final and conclusive.
- (3) The Board shall certify to the Appeal Court a record of the material filed with it and the information obtained by it upon which it has purported to act.
- (4) The Board may state a case for the opinion of the Appeal Court on any question of law arising in connection with a proposal.
- (5) An Official Receiver may act on behalf of the farmer on any appeal or on a stated case.
- (6) No costs shall be imposed upon or charged against the farmer on any appeal or stated case.
- (7) The Governor in Council may make rules and regulations governing the manner of taking evidence and obtaining information by the Board and the procedure in the case of an appeal or stated case and, subject to any such rules and regulations, appeals shall be governed by the Rules of the Appeal Court to which the appeal is taken.

After further debate, and—
The question being put on the motion in amendment,
The Senate divided, as follows:—

Yeas, 39-Nays, 23.

So it was resolved in the affirmative.