- (b) A post office address in Canada at which letters and notices for you may be delivered.
- (c) The name and address of your solicitor, if any is acting for you.
- (d) If you have a solicitor, but his address is not at Ottawa, Canada, you must give the name and address of an agent at Ottawa, Canada, upon whom all notices and papers may be served.
- 6. If you do not send such notice to the Clerk of the Senate of Canada and with the above particulars, the Petition now served upon you may be considered by the Senate of Canada and a Bill of Divorce founded thereon may be passed without any further notice to you.

(When the petition is one by a husband for a divorce from his wife, add the following):

7. If you show, to the satisfaction of the Senate Committee on Divorce, that you have, and that you are prepared to establish upon oath, a good defence to the charges made by the petition of which the within written (or hereto annexed) document is a true copy and that you have not sufficient money to defend