exception of a single case from each Province of B.C., and P.E.I., the practice has been to apply to Parliament only in cases where the domicile is in a Province not having a Court of recognised jurisdiction.

Having established these matters, the next step is to a art the necessary advertisement. A notice of application must be published once a week for 14 weeks in the Canada Gazette and in two newspapers published in the district (Quebec) or in the County (Ontario) wherein the applicant usually resided at the time of the separation of the parties. The flaw in this regulation is that parties residing in large cities can publish their notice in any paper in the county instead of being required to publish it in a city paper. As a result, in the case, e.g., of Toronto, divorce applications instead of being published in the city papers at about 6 dollars an insertion, are published in country journals at about 10 dollars for the whole fourteen insertions, and the parties to whom the notice is intended to be given never know of its existence. Notices in the Province of Quebec must be published in one English and in one French paper; if two such papers are not published in the district, they have to be published in one newspaper in both languages. A copy of each issue of the newspaper is required before the committee at Ottawa, and should therefore be obtained while the advertising is in progress. The publication must be between the close of a session and the consideration of the petition; if it is not completed in time to allow the petition to be considered during the session for which notice is given, the Senate does not require any fresh publication; to comply with the regulations of the House of Commons governing private bills, the notice in such a case would have to be republished for two months. As it usually requires about 6 weeks to get a bill through both Houses, it is advisable to have the advertisement completed before the session commences. The form of notice is given in the pamphlet issued by the Senate, containing the rules on divorce,

After advertising has been commenced, the applicant should proceed to effect service on the respondent of: 1. A copy of the notice. 2. A copy of the petition to the Senate. 3. A statement of particulars.

The service must be made not less than 2 months before the consideration of the petition by the committee, and where possible, must be personal service. If all reasonable attempts