R

Summonses for the attendance of witnesses and for the production of papers and documents before the Senate or the Select Committee on Divorce shall be under the hand and seal of the Speaker of the Senate, and may be issued at any time to the party applying for the same by the Clerk of the Senate. Such summonses shall be served, at the expense of the party applying therefor, by the Gentleman Usher of the Black Rod or by anyone authorized by him to make such service. The reasonable expenses of every witness for attending in obedience to such summons shall be taxed by the Chairman of the Committee.

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In case any witness upon whom such summons has been served refuses to obey the same, such witness may, by order of the Senate, be taken into custody of the Gentleman Usher of the Black Rod, and shall not be liberated from such custody except by order of the Senate and after payment of the expenses incurred.

Т

In cases not provided for by these Rules, the general principles upon which the Imperial Parliament proceeds in dissolving marriage and the general principles of the rules, usages and forms of the House of Lords in respect of Bills for Divorce may be applied to Divorce Bills before the Senate and before the Select Committee on Divorce.

1

Declarations allowed or required in proof may be made under the Act of the Parliament of Cauada entitled "An Act Respecting Extra-Judicial Oaths," before any judge, justice of the peace, public notary, or other functionary authorized by law to administer an oath.

v

Rules 72 to 84, both inclusive, are hereby rescinded; but all other rules of the Senate which, by reasonable intendment, are applicable to proceedings in divorce, shall, except in so far as altered or modified by these Rules, or inconsistent therewith, continue to be applicable to such proceedings.

W

The subjoined forms, varied to suit the circumstances of the case, or forms to the like effect, may be used in proceedings for avorce.

FORMS.

"A

NOTICE OF APPLICATION FOR DIVORCE.

Notice is hereby given that (name of applicant in full) of the of, in the county (or district) of, in the Province of, (here state the addition or occupation, if any, of applicant), will apply to the Parliament of Canada, at the next session

thereof, for a Bill of Divorce from his wife (or her husband), (here state names in full, residence or addition or occupation, if any, of the person from whom the divorce is sought), on the ground of (adultery, adultery and desertion, or as the case may be).

Dated at ... Signature of applicant or of solicitor for applicant, plicant.

(When any particular relief is to be applied for, the nature thereof shall be briefly indicated in the notice).

" R"

DECLARATION AS TO SERVICE OF NOTICE WHEN MADE PERSONALLY.

Province of County (or district) in the county (or district) of in the county (or district) of in the Province of (occupation) do solemnly declare:—

1. That on the day of , A.D. 188, I personally served C.D. (names of persons served) with a true copy of the notice hereto attached and marked "A," by giving the said copy to and leaving it with the said C. D. at (state place of service.)

(state place of service.)
2. That I know the said C. D., and that I believe him to be the person described in the said notice as the husband of E. F. therein named.

(Add any statements made by C. D. to the

person effecting the service showing identity.)
And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the Act Respecting Extra-Judicial Oaths.

Declared before me, at the of in the county of in the Province of this day of A.D. 188.

NOTE.—Exhibits attached to the declaration should be verified under the hand of the public functionary before whom the declaratio: is made.

"C"

GENERAL FORM OF PETITION.

To the Honourable the Senate of Canada in Parliament assembled,

The petition of A. B., of the of in the County of , in the Province of , the lawful wife of, C. D. of, etc. (State names in full, residence and occupation.)

HUMBLY SHEWETH:

1. That on or about the day of A.D. 18, your petitioner, then A. X. (spinster, or as the case may be) was lawfully married to the said C. D. at

2. That the said marriage was by license duly obtained (or as the case may be) and was celebrated by