application for execution meets the conditions set forth in paragraph 1 of this title, without making any examination of the case on its merits.

- 4. The party to an action who invokes the authority of a judicial decison or demands its execution must file
 - (a) a properly authenticated transcript of the decision;
- (b) the original of the writ of service of the decision or of any other proceeding in lieu of service;
- (c) a certificate of the clerk establishing that no opposition or appeal is pending against the decision;
- (d) where that is the case, a copy of the summons of the party who failed to appear at the trial, certified true by the clerk of the jurisdiction having rendered the decision.
- 5. Applications to obtain the execution of a judicial decision handed down in France or Québec dealing with the custody of children or alimentary obligations may be forwarded through the Central Authorities.

Québec, 9 September 1977