SASKATCHEWAN

- S. 3(1) of the Commissioners for Oaths Act, C. 14 of 1942, provides that the Lieutenant-Governor-in-Council may appoint persons to administer oaths and take affidavits outside the province. S. 9 provides that commissioned officers on active service of the rank of Lieutenant (Navy), Captain (Army), or Flight Lieutenant (Air Force) may administer oaths and take affidavits outside the province.
- S. 45(1) of the Saskatchewan Evidence Act, R.S.S. 1940, C. 67, provides that affidavits, etc., may validly be made outside the province before:
 - "... a commissioner for oaths without Saskatchewan"; A list of British officials; "... a consul general, consul, vice-consul, pro-consul, or consular agent of His Majesty exercising his functions in any foreign place or any person acting as such."
 "... a notary public and certified under his hand and official seal wherever made."
- S. 45(2) provides that a document purporting to have affixed thereto:

"the official seal and signature of such - - - consul, vice-consul, consular agent, or notary public."

in testimony of an affidavit, shall be taken prima facio as genuine.