And also,—A Message communicating to this House the evidence, etc., taken before the Standing Committee of the Senate on Divorce, to whom was referred the petition on which the above-mentioned Bill was founded, praying for a Bill of Divorce; together with the papers produced in evidence before them, with a request that the same be returned to the Senate.

By leave of the House, Mr. Bertrand (Prescott), from the Standing Committee on Standing Orders, presented the Second Report of the said Committee, which is as follows:—

Your Committee has examined the following petitions:

1. Of Robert Burdette Burgess, and others, of Toronto, Ont., praying for an Act to incorporate "Interprovincial Pipe Line Company".

2. Of Ralph Osborne Campney, of Vancouver, B.C., and others, praying

for an Act to incorporate "Alberta Natural Gas Company".

3. Of Thomas Chandler Twyman, of Montreal, Que., and others, for an Act to incorporate "Queont Pipe Line Company", or in the alternative, "Trans-Northern Pipe Line Company".

4. Of Frank Murray McMahon, of Calgary, Alta., and others, for an Act to

incorporate "Westcoast Transmission Company Limited".

Your Committee has also considered the Eighteenth Report of the Examiner of Petitions, presented on April 26, informing the House that, while the requirements of Standing Order 95 are in process of being met in relation to these petitions, they have not been fully complied with.

In respect of (1) "Interprovincial Pipe Line Company" and (2) "Alberta Natural Gas Company" your Committee finds that while notice has been published for the required period of time in *The Canada Gazette* and in newspapers in nine of the provinces, publication of such notice has not been completed in the province of Newfoundland. However, evidence by statutory declaration has been filed that arrangements have been made for publication of notice for the required period of time in the *Daily News* published in St. John's, Newfoundland.

In respect of (3) "Queont Pipe Line Company" or, in the alternative, "Trans-Northern Pipe Line Company", evidence by statutory declaration has been filed showing that the notice of intention to apply to Parliament is now in process of publication in *The Canada Gazette* and newspapers as required by Standing Order 95. Your Committee finds that, although the said notice has not appeared for the required period of four weeks, arrangements have been made for complete publication.

With respect to (4) "Westcoast Transmission Company", evidence by statutory declaration has been filed showing that while notice of intention to apply to Parliament has been completed in *The Canada Gazette* and in thirty-four newspapers, proof of publication in six other newspapers has not yet been received. A copy of the said notice has been mailed by registered post to the Clerks of the various counties and municipalities which may be affected by the