This Rule, Rule 107, and Rules 111 to Certain rules do not apply 122, both included, do not apply to Bills of to divorce Divorce or to Petitions for such Bills, except cases. in cases where no special provision is hereafter made, and which fall under Rule 151.

111. (1) The Chief Clerk of Committees Examiner of Petitions. shall be the examiner of petitions for private bills

(2) Petitions for private bills (other than Report on Petitions. petitions for Bills of Divorce), when received by the Senate, are to be taken into consideration by the examiner who shall report to the Senate in each case the extent to which the requirements of the standing orders regarding notice have been complied with; and in every case where the notice is reported by the examiner to have been insufficient or otherwise defective, or if he reports that there is any doubt as to the sufficiency of the notice as published, the petition, together with the report of the examiner thereon, shall be taken into consideration, without special reference, by the Committee on Standing Orders, which shall report to the Senate as to the sufficiency or insufficiency of the notice, and where the notice is deemed insufficient or