

made to effect it, to the satisfaction of The House, is to be adduced before The House on the reading of the Petition.

77.—When Proceedings in any Courts of Law have taken place prior to the Petition, an Exemplification of such Proceedings to final judgment, duly certified, is to be presented to The House on the reading of the Petition. Proceedings in Courts filed.

78.—In cases where damages have been awarded to the Applicant, proof on Oath must be adduced, to the satisfaction of The House, that such damages have been levied and retained, or explanation given to The House for the neglect or inability to levy the same, under a writ of execution, as they may deem a sufficient excuse for such omission. Damages levied.

79.—The Second Reading of the Bill is not to take place until fourteen days after the first reading, and Notice of such second reading is to be affixed upon the Doors of the House during that period, and a copy thereof, and of the Bill duly served upon the party from whom the Divorce is sought; and proof, on Oath, of such service, adduced at the Bar of The House, before proceeding to the second reading, or sufficient proof adduced of the impossibility of complying with this regulation. Formalities before 2nd reading.