the Committee that all reasonable efforts have been made to effect personal service, and, if unsuccessful, to bring such notice and petition to the knowledge of the respondent, what has been done may be deemed and taken by the Committee as sufficient service. B. 631, sq.

Petition when received.

138. No petition for a Bill of divorce shall be presented to the Senate after the first sixty days of the session. B. 632.

Form and contents of Petition.

139. The petition of an applicant for a Bill for divorce must be fairly written and must be signed by the petitioner, and should briefly set forth marriage, the names in full of the parties thereto, their ages and occupations, when, where and by whom the ceremony was performed, the domicile and residence of each of the parties at the time of the marriage, their matrimonial domicile, residence, and any change thereof, the material facts upon which the petitioner relies as the grounds on which relief is asked, and the nature of the relief prayed for.

The petition should also negative connivance at, or condonation of the wrong com-