

JOURNALS

THE SENATE OF CANADA

OF

The Honourable SYDNEY J. SMITH, Speaker

FIRST SESSION, TWENTY - SEVENTH PARLIAMENT 14-15-16 ELIZABETH II, 1966-67

> VOLUME 113 PART II—RESOLUTIONS

Parliament opened Tuesday, 18th January, 1966,

and

prorogued Monday, 8th May, 1967.



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The Honourable SYDNEY J. SMITH, Speaker

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> VOLUME 113 PART II—RESOLUTIONS

Parliament opened Tuesday, 18th January, 1956,

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PART II

Rule 195 of the Senate of Canada reads as follows:-

"195. Resolutions for the dissolution or annulment of marriages adopted by the Senate of Canada during each session of Parliament shall be printed as Part II of the *Journals* of the Senate for such session."

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PART II-1

THE SENATE OF CANADA

RESOLUTION 1.

A Resolution for the relief of Eileen Elizabeth Henderson Alluisi.

[Adopted 23rd February, 1966.]

W HEREAS Eileen Elizabeth Henderson Alluisi, residing at the city of Montreal, in the province of Quebec, wife of Joseph Gilles Alluisi, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of July, A.D. 1957, at the said city, she then being Eileen Elizabeth Henderson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 2.

A Resolution for the relief of Lilia Orchot Babij.

[Adopted 23rd February, 1966.]

WHEREAS Lilia Orchot Babij, residing at the city of Toronto, in the province of Ontario, wife of Michael Babij, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1950, at Metz, France, she then being Lilia Orchot; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 3.

A Resolution for the relief of Agnes Madeline Lenora Belanger Bales.

[Adopted 23rd February, 1966.]

WHEREAS Agnes Madeline Lenora Belanger Bales, residing at the city of Montreal, in the province of Quebec, wife of Ronald William Bales, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of April, A.D. 1958, at the said city, she then being Agnes Madeline Lenora Belanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 4.

A Resolution for the relief of Joyce Eileen Eaton Bastien.

[Adopted 23rd February, 1966.]

WHEREAS Joyce Eileen Eaton Bastien, residing at the city of Lachine, in the province of Quebec, wife of Gerald Joseph Anthony Bastien, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twentyseventh day of June, A.D. 1953, at the city of Verdun, in the said province, she then being Joyce Eileen Eaton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 5.

A Resolution for the relief of Alice Ruth Cookman Beattie.

[Adopted 23rd February, 1966.]

WHEREAS Alice Ruth Cookman Beattie, residing at Hemmingford, in the province of Quebec, wife of William Fernie Beattie, who is domiciled in Canada and residing at Hemmingford aforesaid, has by her petition alleged that they were married on the twenty-sixth day of August, A.D. 1950, at Hemmingford aforesaid, she then being Alice Ruth Cookman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-2

RESOLUTION 6.

A Resolution for the relief of Margaret Joan Eastwood Chevalier.

[Adopted 23rd February, 1966.]

WHEREAS Margaret Joan Eastwood Chevalier, residing at the city of Montreal, in the province of Quebec, wife of Pierre Alphonse Joseph Chevalier, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the fifteenth day of September, A.D. 1951, at the city of Lachine, in the said province, she then being Margaret Joan Eastwood; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 7.

A Resolution for the relief of Patricia MacIntyre Clegg.

[Adopted 23rd February, 1966.]

WHEREAS Patricia MacIntyre Clegg, residing at the city of Montreal, in the province of Quebec, wife of Robert Leslie Clegg, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the twenty-third day of September, A.D. 1961, at the city of Lachine, in the said province, she then being Patricia MacIntyre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-21

RESOLUTION 8.

A Resolution for the relief of Sheila Luba Newman Cummings.

[Adopted 23rd February, 1966.]

WHEREAS Sheila Luba Newman Cummings, residing at the city of Montreal, in the province of Quebec, wife of Alvin Cummings, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of July, A.D. 1957, at the city of Westmount, in the said province, she then being Sheila Luba Newman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 9.

A Resolution for the relief of Susan Rona Shier Cunliffe.

[Adopted 23rd February, 1966.]

WHEREAS Susan Rona Shier Cunliffe, residing at the city of Montreal, in the province of Quebec, wife of Piers Sedgwick Cunliffe, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of March, A.D. 1961, at the said city, she then being Susan Rona Shier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 10.

A Resolution for the relief of Muriel Roberts Eccles.

[Adopted 23rd February, 1966.]

WHEREAS Muriel Roberts Eccles, residing at the city of Montreal, in the province of Quebec, wife of Harold Walter George Eccles, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the twenty-eighth day of August, A.D. 1937, at the town of Mount Royal, in the said province, she then being Muriel Roberts; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 11.

A Resolution for the relief of Marie Marguerite Therese Madeleine Kathleen Belanger Fallon.

[Adopted 23rd February, 1966.]

WHEREAS Marie Marguerite Therese Madeleine Kathleen Belanger Fallon, residing at the city of Verdun, in the province of Quebec, wife of Lawrence Daniel Anthony Fallon, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1948, at the said city of Montreal, she then being Marie Marguerite Therese Madeleine Kathleen Belanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 12.

A Resolution for the relief of Francis (Frank) Edward Thibodeau Fonovich.

[Adopted 23rd February, 1966.]

WHEREAS Francis (Frank) Edward Thibodeau Fonovieh, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jacqueline Lois Swanson Fonovich, has by his petition alleged that they were married on the thirteenth day of December, A.D. 1951, at the city of Port Arthur, in the province of Ontario, she then being Jacqueline Lois Swanson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 13.

A Resolution for the relief of Edmond Foster.

[Adopted 23rd February, 1966.]

WHEREAS Edmond Foster, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Marcelle Dupuis Foster, has by his petition alleged that they were married on the first day of May, A.D. 1954, at the city of Montreal, in the said province, she then being Marcelle Dupuis; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 14.

A Resolution for the relief of Raymond Fredette.

[Adopted 23rd February, 1966.]

WHEREAS Raymond Fredette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marquita Riel Fredette, has by his petition alleged that they were married on the fourth day of June, A.D. 1960, at the said city, she then being Marquita Riel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 15.

A Resolution for the relief of Joan Rayson Bowen Gagnon.

WHEREAS Joan Rayson Bowen Gagnon, residing at St. Lazare de Vaudreuil, in the province of Quebec, wife of Edward Alphonse Donat Gagnon, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of April, A.D. 1944, at the city of Westminster, England, she then being Joan Rayson Bowen; and whereas by her petititon she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 16.

A Resolution for the relief of Carl Gettel.

[Adopted 23rd February, 1966.]

WHEREAS Carl Gettel, who is domiciled in Canada and residing at the city of St. Leonard, in the province of Quebec, husband of June (Mary Jane Gertrude) Begin Gettel, has by his petition alleged that they were married on the sixteenth day of October, A.D. 1954, at the city of Montreal, in the said province, she then being Mary Jane Gertrude Begin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 17.

A Resolution for the relief of Shirley Eleanor Barber Goyer.

[Adopted 23rd February, 1966.]

WHEREAS Shirley Eleanor Barber Goyer, residing at the town of St. Pierre, in the province of Quebec, wife of Jean Goyer, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-seventh day of October, A.D. 1956, at the said city of Montreal, she then being Shirley Eleanor Barber; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 18.

A Resolution for the relief of Maurice Grandjean.

[Adopted 23rd February, 1966.]

WHEREAS Maurice Grandjean, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Georgette Rosalie Marcelle Mermet Grandjean, has by his petition alleged that they were married on the twenty-first day of September, A.D. 1946, at Les Deserts, France, she then being Georgette Rosalie Marcelle Mermet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 19.

A Resolution for the relief of Laura Dorothy Hampson Grant.

[Adopted 23rd February, 1966.]

WHEREAS Laura Dorothy Hampson Grant, residing at the city of St. Laurent, in the province of Quebec, wife of Alexander Grant, who is domiciled in Canada and residing at the town of Huntingdon, in the said province, has by her petition alleged that they were married on the sixteenth day of May, A.D. 1958, at the said city of St. Laurent, she then being Laura Dorothy Hampson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 20.

A Resolution for the relief of Francesco Grilli.

[Adopted 23rd February, 1966.]

WHEREAS Francesco Grilli, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Barbara Atkinson Grilli, has by his petition alleged that they were married on the twentyninth day of October, A.D. 1941, at the said city, she then being Barbara Atkinson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 21.

A Resolution for the relief of Pnina Cohen Amizlev Hart, otherwise known as Pnina Cohen Hart.

[Adopted 23rd February, 1966.]

WHEREAS Pnina Cohen Amizlev Hart, otherwise known as Pnina Cohen Hart, residing at the city of Montreal, in the province of Quebec, wife of Natan (Nataniel) Amizlev Hart, otherwise known as Natan (Nataniel) Hart, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of March, A.D. 1960, at Jerusalem, in the state of Israel, she then being Pnina Cohen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 22.

A Resolution for the relief of Frederick Norman Hamilton.

[Adopted 23rd February, 1966.]

WHEREAS Frederick Norman Hamilton, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Thelma Hilda Cobb Hamilton, has by his petition alleged that they were married on the sixteenth day of May, A.D. 1942, at the said city, she then being Thelma Hilda Cobb; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 23.

A Resolution for the relief of Neta Helen Walsh Hamilton.

[Adopted 23rd February, 1966.]

WHEREAS Neta Helen Walsh Hamilton, residing at the city of Montreal, in the province of Quebec, wife of Norman Alexander Hamilton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of November, A.D. 1950, at the city of Toronto, in the province of Ontario, she then being Neta Helen Walsh; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

RESOLUTION 24.

A Resolution for the relief of Patricia Kathleen Wilmot Heath.

[Adopted 23rd February, 1966.]

WHEREAS Patricia Kathleen Wilmot Heath, residing at the city of Montreal, in the province of Quebec, wife of Charles John Heath, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the seventeenth day of October, A.D. 1942, at the said city of Montreal, she then being Patricia Kathleen Wilmot; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 th reof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 25.

A Resolution for the relief of Gilles Hebert.

[Adopted 23rd February, 1966.]

WHEREAS Gilles Hebert, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Pauline Bernier Hebert, has by his petition alleged that they were married on the thirtieth day of January, A.D. 1961, at the said city, she then being Pauline Bernier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 26.

A Resolution for the relief of Gilles Jutras.

[Adopted 23rd February, 1966.]

WHEREAS Gilles Jutras, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Rea Hermance Cote Jutras, has by his petition alleged that they were married on the twenty-eighth day of April, A.D. 1956, at the said city, she then being Marie Rea Hermance Cote; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 27.

A Resolution for the relief of Heather Norma Maconachie Kirkpatrick-Smith.

[Adopted 23rd February, 1966.]

WHEREAS Heather Norma Maconachie Kirkpatrick-Smith, residing at the city of Montreal, in the province of Quebec, wife of Ian Kirkpatrick-Smith, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the second day of August, A.D. 1958, at Dundee, Scotland, she then being Heather Norma Maconachie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 28.

A Resolution for the relief of Gerald Sydney King.

[Adopted 23rd February, 1966.]

WHEREAS Gerald Sydney King, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Sandra (Esther Faiga) Spector King, has by his petition alleged that they were married on the twenty-seventh day of October, A.D. 1957, at the said city, she then being Sandra (Esther Faiga) Spector; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 29.

A Resolution for the relief of Flora Mandelcorn Klempner.

[Adopted 23rd February, 1966.]

WHEREAS Flora Mandelcorn Klempner, residing at the city of Montreal, in the province of Quebec, wife of Louis Klempner, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of June, A.D. 1947, at the city of Outremont, in the said province, she then being Flora Mandelcorn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-3

RESOLUTION 30.

A Resolution for the relief of Raymond Lafond.

[Adopted 23rd February, 1966.]

WHEREAS Raymond Lafond, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Denise Pare Lafond, has by his petition alleged that they were married on the fifth day of July, A.D. 1947, at the said city, she then being Denise Pare; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 31.

A Resolution for the relief of Therese Belanger Lafontaine.

[Adopted 23rd February, 1966.]

WHEREAS Therese Belanger Lafontaine, residing at the city of Hull, in the province of Quebec, wife of Jean Paul Lafontaine, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of June, A.D. 1948, at the said city, she then being Therese Belanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-31

RESOLUTION 32.

A Resolution for the relief of Marie Josephine Yvette Ranger Lapenna.

[Adopted 23rd February, 1966.]

WHEREAS Marie Josephine Yvette Ranger Lapenna, residing at the city of Quebec, in the province of Quebec, wife of Joseph Salvatore Domenico (Dominique) Lapenna, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of August, A.D. 1956, at the said city of Montreal, she then being Marie Josephine Yvette Ranger; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 33.

A Resolution for the relief of Maurice Jules Francois Leroy.

[Adopted 23rd February, 1966.]

WHEREAS Maurice Jules Francois Leroy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Fabienne Cossette Leroy, has by his petition alleged that they were married on the fourth day of August, A.D. 1962, at the town of Roxboro, in the said province, she then being Fabienne Cossette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 34.

A Resolution for the relief of Ian Goodridge Philip MacDonald.

[Adopted 23rd February, 1966.]

WHEREAS Ian Goodridge Philip MacDonald, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Audrey Cecilia Squires MacDonald, has by his petition alleged that they were married on the sixth day of April, A.D. 1949, at the said city, she then being Audrey Cecilia Squires; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 35.

A Resolution for the relief of Robert Stirling Manchur.

[Adopted 23rd February, 1966.]

WHEREAS Robert Stirling Manchur, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Patricia Pansy Des Marais Manchur, has by his petition alleged that they were married on the ninth day of September, A.D. 1950, at the city of Verdun, in the said province, she then being Patricia Pansy Des Marais; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 36.

A Resolution for the relief of Ginette Josiane Daher Mathieu.

[Adopted 23rd February, 1966.]

WHEREAS Ginette Josiane Daher Mathieu, residing at the city of Montreal, in the province of Quebec, wife of Louis Paul Jean Mathieu, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of March, A.D. 1948, at Romilly-sur-Seine, France, she then being Ginette Josiane Daher; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 37.

A Resolution for the relief of Madeleine Belanger Meunier.

[Adopted 23rd February, 1966.]

WHEREAS Madeleine Belanger Meunier, residing at the city of Montreal, in the province of Quebec, wife of Normand Meunier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of July, A.D. 1953, at the said city, she then being Madeleine Belanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

On the expiration of thirty days from the date

of the adoption by the Senate or this resolution, the sal marriage shall be dissolved and thenceforth shall be nu and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-4

THE SENATE OF CANADA

RESOLUTION 38.

A Resolution for the relief of Rita Emma Carlon Michaud.

[Adopted 23rd February, 1966.]

WHEREAS Rita Emma Carlon Michaud, residing at the city of St. Jerome, in the province of Quebec, wife of Rene Albert Michaud, otherwise known as Rene Aubin, who is domiciled in Canada, in the province of Quebec, and temporarily residing at the city of Seattle, in the state of Washington, one of the United States of America, has by her petition alleged that they were married on the second day of February, A.D. 1952, at the city of Baltimore, in the state of Maryland, one of the United States of America, she then being Rita Emma Carlon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 39.

A Resolution for the relief of Rena Cohen Newman.

[Adopted 23rd February, 1966.]

WHEREAS Rena Cohen Newman, residing at the city of Montreal, in the province of Quebec, wife of Norman Newman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of April, A.D. 1944, at the said city, she then being Rena Cohen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-41

THE SENATE OF CANADA

RESOLUTION 40.

A Resolution for the relief of Christina Fearn Lawson Nortranders.

[Adopted 23rd February, 1966.]

WHEREAS Christina Fearn Lawson Nortranders, residing V at the city of St. Lambert, in the province of Quebec, wife of Svend Valdemar Nortranders, otherwise known as Svend Valdemar North, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of October, A.D. 1955, at the city of Ottawa, in the province of Ontario, she then being Christina Fearn Lawson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 41.

A Resolution for the relief of Madeleine Mary Davis Parsons.

[Adopted 23rd February, 1966.]

WHEREAS Madeleine Mary Davis Parsons, residing at the town of Happy Valley, Labrador, in the province of Newfoundland, wife of Martin Joseph Parsons, who is domiciled in Canada, in the province of Newfoundland, and temporarily residing at Dorchester, in the province of New Brunswick, has by her petition alleged that they were married on the twenty-second day of April, A.D. 1961, at the said town of Happy Valley, Labrador, she then being Madeleine Mary Davis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 42.

A Resolution for the relief of Victoria Mary Rogochewsky Paquette.

[Adopted 23rd February, 1966.]

WHEREAS Victoria Mary Rogochewsky Paquette, residing at the city of Windsor, in the province of Ontario, wife of Hector George Paquette, who is domiciled in Canada and residing at the town of Aylmer, in the province of Quebec, has by her petition alleged that they were married on the twenty-first day of April, A.D. 1945, at the city of Port Arthur, in the said province of Ontario, she then being Victoria Mary Rogochewsky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 43.

A Resolution for the relief of Susan McNeil Haddow Ramsli.

[Adopted 23rd February, 1966.]

WHEREAS Susan McNeil Haddow Ramsli, residing at the city of St. Michel, in the province of Quebec, wife of Erling (Earl) Ramsli, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of October, A.D. 1959, at the city of Montreal, in the said province, she then being Susan McNeil Haddow; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 44.

A Resolution for the relief of Dawn Amelia McCracken Rattray.

[Adopted 23rd February, 1966.]

WHEREAS Dawn Amelia McCracken Rattray, residing at the city of New York, in the state of New York, one of the United States of America, wife of Basil Andrew Rattray, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixth day of March, A.D. 1955, at the city of Fredericton, in the province of New Brunswick, she then being Dawn Amelia McCracken; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 45.

A Resolution for the relief of Frederick Reynard.

[Adopted 23rd February, 1966.]

WHEREAS Frederick Reynard, who is domiciled in Canada and residing at the city of St. Lambert, in the province of Quebec, husband of Pauline Pepin Reynard, has by his petition alleged that they were married on the first day of June, A.D. 1957, at the said city, she then being Pauline Pepin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 46.

A Resolution for the relief of Linda Caroline Rich Robins.

[Adopted 23rd February, 1966.]

WHEREAS Linda Caroline Rich Robins, residing at the city of Montreal, in the province of Quebec, wife of Bernard Robins, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the first day of July, A.D. 1962, at the said city of Montreal, she then being Linda Caroline Rich; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 47.

A Resolution for the relief of Marie Lucienne Monique Huguette Ladouceur Robinson.

[Adopted 23rd February, 1966.]

WHEREAS Marie Lucienne Monique Huguette Ladouceur Robinson, residing at the city of Montreal, in the province of Quebec, wife of Sidney Maurice Robinson, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the tenth day of February, A.D. 1962, at Beaverbank, in the province of Nova Scotia, she then being Marie Lucienne Monique Huguette Ladouceur; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 48.

A Resolution for the relief of Raymond Rochette.

[Adopted 23rd February, 1966.]

WHEREAS Raymond Rochette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Celine Tremblay Rochette, has by his petition alleged that they were married on the twenty-fourth day of October, A.D. 1953, at the city of Quebec, in the said province, she then being Celine Tremblay; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 49.

A Resolution for the relief of Claire Blain Rochon.

[Adopted 23rd February, 1966.]

WHEREAS Claire Blain Rochon, residing at the town of Brossard, in the province of Quebec, wife of Joseph Guy Rochon, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighteenth day of October, A.D. 1941, at the said city of Montreal, she then being Claire Blain; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 50.

A Resolution for the relief of Henryk Jan Paul Rzepus.

[Adopted 23rd February, 1966.]

WHEREAS Henryk Jan Paul Rzepus, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Olga Einmann Rzepus, has by his petition alleged that they were married on the eighteenth day of March, A.D. 1950, at Islington, England, she then being Olga Einmann; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 51.

A Resolution for the relief of Louise Lafrance St. Louis.

[Adopted 23rd February, 1966.]

WHEREAS Louise Lafrance St. Louis, residing at the city of Dorval, in the province of Quebec, wife of Joseph Fernand St. Louis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of February, A.D. 1948, at the city of Montreal, in the said province, she then being Louise Lafrance; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 52.

A Resolution for the relief of Elphege St. Germain.

[Adopted 23rd February, 1966.]

WHEREAS Elphege St. Germain, who is domiciled in Canada and residing at Valcartier, in the province of Quebec, husband of Isabelle Racicot St. Germain, has by his petition alleged that they were married on the thirtyfirst day of July, A.D. 1943, at St. Robert, in the said province, she then being Isabelle Racicot; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 53.

A Resolution for the relief of Susan Carol Chernoff Saltiel.

[Adopted 23rd February, 1966.]

WHEREAS Susan Carol Chernoff Saltiel, residing at the city of Montreal, in the province of Quebec, wife of Henry Saltiel, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the third day of April, A.D. 1963, at the said city of Montreal, she then being Susan Carol Chernoff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 54.

A Resolution for the relief of Werner Helmut Schmidt.

[Adopted 23rd February, 1966.]

WHEREAS Werner Helmut Schmidt, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeannette McLeod Schmidt, has by his petition alleged that they were married on the eighth day of July, A.D. 1961, at the said city, she then being Jeannette McLeod; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriag shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 55.

A Resolution for the relief of Solomon Schnapp.

[Adopted 23rd February, 1966.]

WHEREAS Solomon Schnapp, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Ann Bott Schnapp, otherwise known as Sandu Scott, has by his petition alleged that they were married on the ninth day of October, A.D. 1958, in the township of Reno, in the state of Nevada, one of the United States of America, she then being Mary Ann Bott, otherwise known as Sandu Scott; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 56.

A Resolution for the relief of John Joseph Scott.

[Adopted 23rd February, 1966.]

WHEREAS John Joseph Scott, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Eleanor Vaillancourt Scott, has by his petition alleged that they were married on the sixteenth day of December, A.D. 1950, at the city of Montreal, in the said province, she then being Eleanor Vaillancourt; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 57.

A Resolution for the relief of John Phillip Shave.

[Adopted 23rd February, 1966.]

WHEREAS John Phillip Shave, who is domiciled in Canada and residing at Labrador City, in the province of Newfoundland, husband of Norma Mary Alexander Shave, has by his petition alleged that they were married on the twenty-seventh day of December, A.D. 1951, at the town of Stephenville Crossing, in the said province, she then being Norma Mary Alexander; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 58.

A Resolution for the relief of Malcolm Sydney Smith.

[Adopted 23rd February, 1966.]

WHEREAS Malcolm Sydney Smith, who is domiciled in Canada and residing at the city of Pointe Claire, in the province of Quebec, husband of Helen Teresa Wilson Smith, has by his petition alleged that they were married on the sixth day of September, A.D. 1954, at the city of Montreal, in the said province, she then being Helen Teresa Wilson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 59.

A Resolution for the relief of William Robert Snow.

[Adopted 23rd February, 1966.]

WHEREAS William Robert Snow, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Gloria Mae Filmore McCormack Snow, has by his petition alleged that they were married on the sixth day of June, A.D. 1953, at the city of Montreal, in the said province, she then being Gloria Mae Filmore McCormack; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 60.

A Resolution for the relief of Anne Helen Estelle Stevenson Snow.

[Adopted 23rd February, 1966.]

WHEREAS Anne Helen Estelle Stevenson Snow, residing at the city of St. Laurent, in the province of Quebec, wife of Randolph Bernard Snow, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1959, at the city of Outremont, in the said province, she then being Anne Helen Estelle Stevenson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 61.

A Resolution for the relief of Eva Prantz Solti.

[Adopted 23rd February, 1966.]

WHEREAS Eva Prantz Solti, residing at the city of Cote St. Luc, in the province of Quebec, wife of George Solti, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of July, A.D. 1956, at Budapest, Hungary, she then being Eva Prantz; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-5

THE SENATE OF CANADA

RESOLUTION 62.

A Resolution for the relief of Marie Anne Adrienne Micheline Leclerc Tasse.

[Adopted 23rd February, 1966.]

WHEREAS Marie Anne Adrienne Micheline Leclerc Tasse, residing at the city of Ottawa, in the province of Ontario, wife of Joseph Serge Gaston Jacques Tasse, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1950, at the city of Verdun, in the said province of Quebec, she then being Marie Anne Adrienne Micheline Leclerc; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 63.

A Resolution for the relief of Ronald Coleman Thomas.

[Adopted 23rd February, 1966.]

WHEREAS Ronald Coleman Thomas, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Martha Jean Germain Thomas, has by his petition alleged that they were married on the fifteenth day of February, A.D. 1955, at the said city, she then being Martha Jean Germain; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II— $5\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 64.

A Resolution for the relief of Danuta Wieswla A Pawlowicz Tondi.

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[Adopted 23rd February, 1966.]

WHEREAS Danuta Wieswla Pawlowicz Tondi, residing at the city of Montreal, in the province of Quebec, wife of Pierre (Peter) Tondi, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of March, A.D. 1959, at the said city, she then being Danuta Wieswla Pawlowicz; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolu-TION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 65.

A Resolution for the relief of Marie Gabrielle Cecile Tremblay Tremblay.

[Adopted 23rd February, 1966.]

WHEREAS Marie Gabrielle Cecile Tremblay Tremblay, residing at the city of Jacques Cartier, in the province of Quebec, wife of Jean Real Joseph Tremblay, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the third day of July, A.D. 1954, at the said city of Montreal, she then being Marie Gabrielle Cecile Tremblay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 66.

A Resolution for the relief of Irene Nellie Kon Walker.

[Adopted 23rd February, 1966.]

WHEREAS Irene Nellie Kon Walker, residing at the city of Montreal, in the province of Quebec, wife of Derek Guy Walker, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of July, A.D. 1959, at the said city, she then being Irene Nellie Kon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 67.

A Resolution for the relief of Warren Marshall Wallace.

[Adopted 23rd February, 1966.]

WHEREAS Warren Marshall Wallace, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Waltraut Margarete Elisabeth Ulrich Wallace, has by his petition alleged that they were married on the twenty-first day of May, A.D. 1955, at the city of Pointe Claire, in the said province, she then being Waltraut Margarete Elisabeth Ulrich; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 68.

A Resolution for the relief of Isobel Isaacs Weitzner.

[Adopted 23rd February, 1966.]

WHEREAS Isobel Isaacs Weitzner, residing at the city of Montreal, in the province of Quebec, wife of Max Weitzner, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of October, A.D. 1952, at the city of Cleveland, in the state of Ohio, one of the United States of America, she then being Isobel Isaacs; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 69.

A Resolution for the relief of Margaret Ann Clark Wildman.

[Adopted 23rd February, 1966.]

WHEREAS Margaret Ann Clark Wildman, residing at the city of Montreal, in the province of Quebec, wife of Glyn (Glynn) Alfred Wildman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of January, A.D. 1952, in the metropolitan borough of Chelsea, England, she then being Margaret Ann Clark; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 70.

A Resolution for the relief of Kathryne Laurie Wing.

[Adopted 23rd February, 1966.]

WHEREAS Kathryne Laurie Wing, residing at the city of St. Lambert, in the province of Quebec, wife of Edwin Royce Wing, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the nineteenth day of September, A.D. 1953, at the said city of Verdun, she then being Kathryne Laurie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 71.

A Resolution for the relief of Nancy Bessie Brayton Yates.

[Adopted 23rd February, 1966.]

WHEREAS Nancy Bessie Brayton Yates, residing at the city of Verdun, in the province of Quebec, wife of John Sullivan Yates, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the thirtieth day of March, A.D. 1957, at the said city of Verdun, she then being Nancy Bessie Brayton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 72.

A Resolution for the relief of Ida Gorbaty Grossman.

[Adopted 23rd February, 1966.]

WHEREAS Ida Gorbaty Grossman, residing at the city of Chomedey, in the province of Quebec, wife of Harvey Grossman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1953, at the said city of Montreal, she then being Ida Gorbaty; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 73.

A Resolution for the relief of Erwin Beattie Barr.

[Adopted 23rd February, 1966.]

WHEREAS Erwin Beattie Barr, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rubena (Robena) Evelyn Neely Barr, has by his petition alleged that they were married on the twenty-seventh day of August, A.D. 1960, at Woodlawn, in the province of Ontario, she then being Rubena (Robena) Evelyn Neely; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 74.

A Resolution for the relief of Mary Braddock Bates.

[Adopted 23rd February, 1966.]

WHEREAS Mary Braddock Bates, residing at Loughborough, Leicestershire, England, wife of Douglas Bates, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eleventh day of March, A.D. 1946, at Leicester, England, she then being Mary Braddock; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 75.

A Resolution for the relief of Jacques Belec.

[Adopted 23rd February, 1966.]

WHEREAS Jacques Belec, who is domiciled in Canada and residing at the town of Candiac, in the province of Quebec, husband of Therese Leblanc Belec, has by his petition alleged that they were married on the thirtieth day of October, A.D. 1948, at the city of Montreal, in the said province, she then being Therese Leblanc; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 76.

A Resolution for the relief of Ludger Berube.

[Adopted 23rd February, 1966.]

WHEREAS Ludger Berube, who is domiciled in Canada and residing at the city of Granby, in the province of Quebec, husband of Dora Bacon Berube, has by his petition alleged that they were married on the twelfth day of October, A.D. 1950, at Ste. Anne de Restigouche, in the said province, she then being Dora Bacon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 77.

A Resolution for the relief of Marie Estelle Camille Jouvet Boisvert.

[Adopted 23rd February, 1966.]

WHEREAS Marie Estelle Camille Jouvet Boisvert, residing at the city of Montreal, in the province of Quebec, wife of Joseph Roger Boisvert, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of April, A.D. 1944, at the said city, she then being Marie Estelle Camille Jouvet; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 78.

A Resolution for the relief of Donald Cameron Borrie.

[Adopted 23rd February, 1966.]

WHEREAS Donald Cameron Borrie, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Dianna Gideon Borrie, has by his petition alleged that they were married on the fourteenth day of February, A.D. 1953, at the said city, she then being Dianna Gideon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 79.

A Resolution for the relief of Cedric Ambrose Bowman.

[Adopted 23rd February, 1966.]

WHEREAS Cedric Ambrose Bowman, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Sarah (Sara) Anderson Smith Bowman, has by his petition alleged that they were married on the fifth day of August, A.D. 1942, at Glasgow, Scotland, she then being Sarah (Sara) Anderson Smith; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 80.

A Resolution for the relief of John Terrence Bradley.

[Adopted 23rd February, 1966.]

WHEREAS John Terrence Bradley, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Jeanne Huguette Cecile Carreau Bradley, has by his petition alleged that they were married on the eleventh day of April, A.D. 1953, at the city of Outremont, in the said province, she then being Marie Jeanne Huguette Cecile Carreau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 81.

A Resolution for the relief of Margaret Elizabeth Munro Britton.

[Adopted 23rd February, 1966.]

WHEREAS Margaret Elizabeth Munro Britton, residing at the city of Montreal, in the province of Quebec, wife of John David George Britton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1958, at the town of Montreal West, in the said province, she then being Margaret Elizabeth Munro; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 82.

A Resolution for the relief of Nicholas Myroslaw Budinski, otherwise known as Maurice Jaros.

[Adopted 23rd February, 1966.]

WHEREAS Nicholas Myroslaw Budinski, otherwise known as Maurice Jaros, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Edith Teresa Ann Dupuis Budinski, otherwise known as Edith Teresa Ann Dupuis Jaros, has by his petition alleged that they were married on the fourth day of November, A.D. 1961, at the said city, she then being Edith Teresa Ann Dupuis; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 83.

A Resolution for the relief of Margaret May Ann Trimm Cheese.

[Adopted 23rd February, 1966.]

WHEREAS Margaret May Ann Trimm Cheese, residing at the city of Montreal, in the province of Quebec, wife of Edmund Cheese, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of August, A.D. 1961, at the said city, she then being Margaret May Ann Trimm; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 84.

A Resolution for the relief of Mildred Frances Johnson Croxen.

[Adopted 23rd February, 1966.]

WHEREAS Mildred Frances Johnson Croxen, residing at the city of Montreal, in the province of Quebec, wife of Roy Garfield Croxen, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of January, A.D. 1939, at the town of New Glasgow, in the province of Nova Scotia, she then being Mildred Frances Johnson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 85.

A Resolution for the relief of Pamela Katherine Wray Irion.

[Adopted 23rd February, 1966.]

WHEREAS Pamela Katherine Wray Irion, residing at the town of Mount Royal, in the province of Quebec, wife of Armin Jerry Daniel Irion, who is residing at Riverside, in the state of California, one of the United States of America, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1961, at the said town of Mount Royal, she then being Pamela Katherine Wray; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 86.

A Resolution for the relief of Dorothy May Delaney Gauthier.

[Adopted 23rd February, 1966.]

WHEREAS Dorothy May Delaney Gauthier, residing at the city of Montreal, in the province of Quebec, wife of Joseph Euclid Paul Gauthier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of March, A.D. 1950, at the said city, she then being Dorothy May Delaney; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 87.

A Resolution for the relief of Jean Mastine Gervais.

[Adopted 23rd February, 1966.]

WHEREAS Jean Mastine Gervais, residing at the town of Richmond, in the province of Quebec, wife of Jacques Gervais, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the third day of October, A.D. 1953, at the said town, she then being Jean Mastine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 88.

A Resolution for the relief of Marie Jeannine Jacqueline Tremblay Girard.

[Adopted 23rd February, 1966.]

WHEREAS Marie Jeannine Jacqueline Tremblay Girard, residing at the city of Montreal, in the province of Quebec, wife of Joseph Emile Girard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of January, A.D. 1945, at the said city, she then being Marie Jeannine Jacqueline Tremblay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 89.

A Resolution for the relief of Chana Anna Flint Goldberg, otherwise known as Chana Anna Flint Goodwin.

[Adopted 23rd February, 1966.]

WHEREAS Chana Anna Flint Goldberg, otherwise known as Chana Anna Flint Goodwin, residing at the city of Montreal, in the province of Quebec, wife of William Goldberg, otherwise known as William Goodwin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of July, A.D. 1947, at the said city, she then being Chana Anna Flint; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 90.

A Resolution for the relief of Shirley MacMillan Henthorn.

[Adopted 23rd February, 1966.]

WHEREAS Shirley MacMillan Henthorn, residing at the city of Montreal, in the province of Quebec, wife of William Henthorn, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of May, A.D. 1946, at the said city, she then being Shirley MacMillan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 91.

A Resolution for the relief of Dimitra Karababas Karavas.

[Adopted 23rd February, 1966.]

WHEREAS Dimitra Karababas Karavas, residing at the city of Montreal, in the province of Quebec, wife of Nicholas Karavas, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of June, A.D. 1959, at the said city, she then being Dimitra Karababas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 92.

A Resolution for the relief of Gordon John Kennedy.

[Adopted 23rd February, 1966.]

WHEREAS Gordon John Kennedy, who is domiciled in Canada and residing at the city of Pointe Claire, in the province of Quebec, husband of Hilda Lorraine Harrison Kennedy, has by his petition alleged that they were married on the nineteenth day of November, A.D. 1955, at the city of Dorval, in the said province, she then being Hilda Lorraine Harrison; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 93.

A Resolution for the relief of Ingo Silvester Koppe.

[Adopted 23rd February, 1966.]

WHEREAS Ingo Silvester Koppe, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Gerda Anna Luise Sievers Koppe, has by his petition alleged that they were married on the tenth day of December, A.D. 1955, at the city of Westmount, in the said province, she then being Gerda Anna Luise Sievers; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 94.

A Resolution for the relief of Betty Jackson Clark Dent Labrie.

[Adopted 23rd February, 1966.]

WHEREAS Betty Jackson Clark Dent Labrie, residing at the city of Montreal, in the province of Quebec, wife of Ernest Ross Labrie, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of March, A.D. 1958, at the city of Westmount, in the said province, she then being Betty Jackson Clark Dent; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 95.

A Resolution for the relief of Daniel Legault.

[Adopted 23rd February, 1966.]

WHEREAS Daniel Legault, who is domiciled in Canada and residing at L'Annonciation, in the province of Quebec, husband of Pierrette Daviault Legault, has by his petition alleged that they were married on the fifth day of June, A.D. 1954, at Ste. Veronique, in the said province, she then being Pierrette Daviault; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 96.

A Resolution for the relief of Edith Julia Anne Anderson Long.

[Adopted 23rd February, 1966.]

WHEREAS Edith Julia Anne Anderson Long, residing at the city of St. Lambert, in the province of Quebec, wife of Andrew Davenport Long, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of July, A.D. 1959, at the said city, she then being Edith Julia Anne Anderson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 97.

A Resolution for the relief of William Donald McQuitty.

[Adopted 23rd February, 1966.]

WHEREAS William Donald McQuitty, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of June Mary Beesley McQuitty, has by his petition alleged that they were married on the twenty-fourth day of May, A.D. 1960, at Perry Barr, Birmingham, England, she then being June Mary Beesley; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 98.

A Resolution for the relief of Vivette Cecile Foote Membride.

[Adopted 23rd February, 1966.]

WHEREAS Vivette Cecile Foote Membride, residing at the city of Duvernay, in the province of Quebec, wife of Joseph Membride, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of May, A.D. 1953, at the city of Toronto, in the province of Ontario, she then being Vivette Cecile Foote; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 99.

A Resolution for the relief of Lucien Menard.

[Adopted 23rd February, 1966.]

WHEREAS Lucien Menard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Fernande Sarrazin Menard, has by his petition alleged that they were married on the twentyseventh day of December, A.D. 1941, at St. Francois du Lac, in the said province, she then being Fernande Sarrazin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 100.

A Resolution for the relief of Rose Leibovitz Miller.

[Adopted 23rd February, 1966.]

WHEREAS Rose Leibovitz Miller, residing at the city of Montreal, in the province of Quebec, wife of Morris Miller, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the sixth day of November, A.D. 1921, at the said city of Montreal, she then being Rose Leibovitz; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 101.

A Resolution for the relief of Anne Roberta Coleman Molnar.

[Adopted 23rd February, 1966.]

WHEREAS Anne Roberta Coleman Molnar, residing at the city of Montreal, in the province of Quebec, wife of Frank Marcus Molnar, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of August, A.D. 1957, at North Hatley, in the said province, she then being Anne Roberta Coleman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 102.

A Resolution for the relief of Reginald Clark Moores.

[Adopted 23rd February, 1966.]

WHEREAS Reginald Clark Moores, who is domiciled in Canada and residing at Matapedia, in the province of Quebec, husband of Kathleen Susan Fox Moores, now known as Kathleen Susan Fox Moores Phillips, has by his petition alleged that they were married on the first day of October, A.D. 1945, at Birmingham, England, she then being Kathleen Susan Fox; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 103.

A Resolution for the relief of John Russell Morrison.

[Adopted 23rd February, 1966.]

WHEREAS John Russell Morrison, who is domiciled in Canada and residing at the town of Beaconsfield, in the province of Quebec, husband of Joan Winnifred Cox Morrison, has by his petition alleged that they were married on the ninth day of May, A.D. 1958, at the city of Outremont, in the said province, she then being Joan Winnifred Cox; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 104.

A Resolution for the relief of June Thompson Mowlam.

[Adopted 23rd February, 1966.]

WHEREAS June Thompson Mowlam, residing at the city of Hamilton, in the province of Ontario, wife of Earl Quentin Mowlam, who is domiciled in Canada and residing at the city of Chomedey, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of July, A.D. 1961, at St. Eustache sur le Lac, in the said province of Quebec, she then being June Thompson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 105.

A Resolution for the relief of Julien Ninclaus.

[Adopted 23rd February, 1966.]

WHEREAS Julien Ninclaus, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Barbara Tracy Ninclaus, has by his petition alleged that they were married on the tenth day of April, A.D. 1954, at the city of Westmount, in the said province, she then being Barbara Tracy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 106.

A Resolution for the relief of Noreen Ralph Magill Ougler.

[Adopted 23rd February, 1966.]

WHEREAS Noreen Ralph Magill Ougler, residing at the city of Montreal, in the province of Quebec, wife of Roy Charles Ougler, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-first day of March, A.D. 1952, at the city of Saint John, in the province of New Brunswick, she then being Noreen Ralph Magill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 107.

A Resolution for the relief of Carmen Beauchamp Paris.

[Adopted 23rd February, 1966.]

WHEREAS Carmen Beauchamp Paris, residing at the city of St. Lambert, in the province of Quebec, wife of Gerard Paris, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the sixth day of August, A.D. 1955, at the town of LeMoyne, in the said province, she then being Carmen Beauchamp; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 108.

A Resolution for the relief of Michael Parizon.

[Adopted 23rd February, 1966.]

WHEREAS Michael Parizon, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Josephine MacDonald Parizon, has by his petition alleged that they were married on the thirteenth day of September, A.D. 1947, at the city of Montreal, in the said province, she then being Josephine MacDonald; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 109.

A Resolution for the relief of Claude Pepin.

[Adopted 23rd February, 1966.]

WHEREAS Claude Pepin, who is domiciled in Canada and residing at the city of Laval des Rapides, in the province of Quebec, husband of Denise Pouliot Pepin, has by his petition alleged that they were married on the first day of May, A.D. 1954, at the city of Montreal, in the said province, she then being Denise Pouliot; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 110.

A Resolution for the relief of Louis Portugais.

[Adopted 23rd February, 1966.]

WHEREAS Louis Portugais, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Micheline Sainte-Marie Portugais, has by his petition alleged that they were married on the twentysecond day of December, A.D. 1956, at the said city, she then being Micheline Sainte-Marie; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 111.

A Resolution for the relief of Ginette Collerette Raimondo.

[Adopted 23rd February, 1966.]

WHEREAS Ginette Collerette Raimondo, residing at the city of Montreal, in the province of Quebec, wife of Joanni (John) Raimondo, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1961, at the city of Westmount, in the said province, she then being Ginette Collerette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 112.

A Resolution for the relief of Stella Selena Stroud Rielly.

[Adopted 23rd February, 1966.]

WHEREAS Stella Selena Stroud Rielly, residing at the city of Montreal, in the province of Quebec, wife of Richard Albert Rielly, who is domiciled in Canada and residing at Beaurepaire, in the said province, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1956, at the said city, she then being Stella Selena Stroud; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 113.

A Resolution for the relief of Evelyn Meier St. Laurent.

[Adopted 1st March, 1966.]

WHEREAS Evelyn Meier St. Laurent, residing at the city of Outremont, in the province of Quebec, wife of Peter George Edward Carl St. Laurent, who is domiciled in Canada and residing at the city of Laval des Rapides, in the said province, has by her petition alleged that they were married on the thirtieth day of November, A.D. 1957, at the said city of Outremont, she then being Evelyn Meier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 114.

A Resolution for the relief of Judith Jean Cochrane Rioux.

[Adopted 1st March, 1966.]

WHEREAS Judith Jean Cochrane Rioux, residing at the city of Montreal, in the province of Quebec, wife of Jean Yves Rioux, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of July, A.D. 1960, at the said city, she then being Judith Jean Cochrane; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 115.

A Resolution for the relief of Robert Robitaille.

[Adopted 1st March, 1966.]

WHEREAS Robert Robitaille, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeannine Lamond Robitaille, has by his petition alleged that they were married on the twenty-first day of June, A.D. 1947, at the said city, she then being Jeannine Lamond; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 116.

A Resolution for the relief of Susanna (Susan) Airlie Schattschneider.

[Adopted 1st March, 1966.]

WHEREAS Susanna (Susan) Airlie Schattschneider, residing at Carmyle, Glasgow E.2, Scotland, wife of Erhard (Eddy) Schattschneider, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of December, A.D. 1956, at the said city of Montreal, she then being Susanna (Susan) Airlie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 117.

A Resolution for the relief of Catherine Theresa (Therese) Dube Simard.

[Adopted 1st March, 1966.]

WHEREAS Catherine Theresa (Therese) Dube Simard, residing at the city of Ottawa, in the province of Ontario, wife of Lucien Simard, who is domiciled in Canada and residing at the city of Hull, in the province of Quebec, has by her petition alleged that they were married on the twenty-first day of August, A.D. 1948, at the said city of Ottawa, she then being Catherine Theresa (Therese) Dube; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 118.

A Resolution for the relief of Irene Quinn O'Rourke Stevenson.

[Adopted 1st March, 1966.]

WHEREAS Irene Quinn O'Rourke Stevenson, residing at the city of Montreal, in the province of Quebec, wife of James Stevenson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of June, A.D. 1957, at the said city, she then being Irene Quinn O'Rourke; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 119.

A Resolution for the relief of Cecil Mark Vineberg.

[Adopted 1st March, 1966.]

WHEREAS Cecil Mark Vineberg, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, husband of Frances Melnick Vineberg, has by his petition alleged that they were married on the twentieth day of August, A.D. 1935, at the city of Montreal, in the said Province, she then being Frances Melnick; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 120.

A Resolution for the relief of Annie Sorochinsky Visser.

[Adopted 1st March, 1966.]

WHEREAS Annie Sorochinsky Visser, residing at the city of Montreal, in the province of Quebec, wife of Andrew John Visser, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of October, A.D. 1936, at the city of Outremont, in the said province, she then being Annie Sorochinsky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 121.

A Resolution for the relief of Dick Vyfvinkel.

[Adopted 1st March, 1966.]

WHEREAS Dick Vyfvinkel, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Astrid Emma Horster Vyfvinkel, has by his petition alleged that they were married on the twentyeighth day of November, A.D. 1959, at the city of Montreal, in the said province, she then being Astrid Emma Horster; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 122.

A Resolution for the relief of Thelma Ruth Jones Wallace.

[Adopted 1st March, 1966.]

WHEREAS Thelma Ruth Jones Wallace, residing at the town of Ste. Anne de Bellevue, in the province of Quebec, wife of Herbert Holmes Sutherland Wallace, who is domiciled in Canada and residing at the town of Pincourt, in the said province, has by her petition alleged that they were married on the twenty-ninth day of March, A.D. 1945, at the town of Richmond, in the said province, she then being Thelma Ruth Jones; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 123.

A Resolution for the relief of Willis O'Neill Weatherhead.

[Adopted 1st March, 1966.]

WHEREAS Willis O'Neill Weatherhead, residing at the city of St. Laurent, in the province of Quebec, wife of Cyril Michael Weatherhead, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of August, A.D. 1957, at the city of Montreal, in the said province, she then being Willis O'Neill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 124.

A Resolution for the relief of Janina Krojewska Yakubovsky.

[Adopted 1st March, 1966.]

WHEREAS Janina Krojewska Yakubovsky, residing at the city of Outremont, in the province of Quebec, wife of John Yakubovsky, who is domiciled in Canada and residing at the city of Lafleche, in the said province, has by her petition alleged that they were married on the twelfth day of July, A.D. 1938, at the city of Montreal, in the said province, she then being Janina Krojewska; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 125.

A Resolution for the relief of Martha Leah Tupie Aronovitch.

[Adopted 1st March, 1966.]

WHEREAS Martha Leah Tupie Aronovitch, residing at the city of Cote St. Luc, in the province of Quebec, wife of Leon Aronovitch, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of October, A.D. 1959, at the city of Montreal, in the said province, she then being Martha Leah Tupie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-9

THE SENATE OF CANADA

RESOLUTION 126.

A Resolution for the relief of Alphonse Barbeau.

[Adopted 1st March, 1966.]

WHEREAS Alphonse Barbeau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Suzanne Leger Barbeau, has by his petition alleged that they were married on the twentyeighth day of June, A.D. 1952, at the said city, she then being Suzanne Leger; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 127.

A Resolution for the relief of Gaetan Bissonnette.

[Adopted 1st March, 1966.]

WHEREAS Gaetan Bissonnette, who is domiciled in Canada and residing at the town of Roxboro, in the province of Quebec, husband of Lise Gingras Bissonnette, has by his petition alleged that they were married on the twenty-fifth day of June, A.D. 1955, at the city of Montreal, in the said province, she then being Lise Gingras; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-91

THE SENATE OF CANADA

RESOLUTION 128.

A Resolution for the relief of Marilyn Sylvia Zwaig Blaukopf.

[Adopted 1st March, 1966.]

WHEREAS Marilyn Sylvia Zwaig Blaukopf, residing at the city of Montreal, in the province of Quebec, wife of Julius Samuel Blaukopf, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the twentyseventh day of December, A.D. 1959, at the said city of Montreal, she then being Marilyn Sylvia Zwaig; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

10-11 THE

THE SENATE OF CANADA

RESOLUTION 129.

A Resolution for the relief of Georgette Chamberland Boies.

[Adopted 1st March, 1966.]

WHEREAS Georgette Chamberland Boies, residing at the city of Montreal, in the province of Quebec, wife of Robert Boies, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of July, A.D. 1958, at the said city, she then being Georgette Chamberland; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 130.

A Resolution for the relief of Francis Roy Bowers.

[Adopted 1st March, 1966.]

WHEREAS Francis Roy Bowers, who is domiciled in Canada, in the province of Newfoundland, and temporarily residing at Knob Lake, in the province of Quebec, husband of Ann Loretta Miller Bowers, has by his petition alleged that they were married on the twenty-seventh day of December, A.D. 1958, at the town of Windsor, in the said province of Newfoundland, she then being Ann Loretta Miller; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 131.

A Resolution for the relief of Remi Brault.

[Adopted 1st March, 1966.]

WHEREAS Remi Brault, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Antonieta Ramirez Brault, has by his petition alleged that they were married on the twentysecond day of October, A.D. 1949, at the said city, she then being Antonieta Ramirez; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 132.

A Resolution for the relief of Dorothy Rose Gann Brown.

[Adopted 1st March, 1966.]

WHEREAS Dorothy Rose Gann Brown, residing at West Vancouver, in the province of British Columbia, wife of Douglas Frederick Brown, who is domiciled in Canada and residing at the town of Baie d'Urfe, in the province of Quebec, has by her petition alleged that they were married on the thirty-first day of December, A.D. 1942, at the city of Oshawa, in the province of Ontario, she then being Dorothy Rose Gann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 133.

A Resolution for the relief of Clifford Brown.

[Adopted 1st March, 1966.]

WHEREAS Clifford Brown, who is domiciled in Canada and residing at Ste. Therese en Haut, in the province of Quebec, husband of Ivy Mary Cadd Brown, has by his petition alleged that they were married on the eighteenth day of December, A.D. 1948, at Chadderton, in the county of Lancaster, England, she then being Ivy Mary Cadd; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-10

THE SENATE OF CANADA

RESOLUTION 134.

A Resolution for the relief of Evelyn Allison Knox Buglass.

[Adopted 1st March, 1966.]

WHEREAS Evelyn Allison Knox Buglass, residing at the city of Montreal, in the province of Quebec, wife of James Alexander Buglass, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1958, at the city of Quebec, in the said province, she then being Evelyn Allison Knox; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 135.

A Resolution for the relief of Stella Bertin Christensen.

[Adopted 1st March, 1966.]

WHEREAS Stella Bertin Christensen, residing at the city of Montreal, in the province of Quebec, wife of Kenneth Bernard Christensen, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the twentieth day of August, A.D. 1955, at the said city of Montreal, she then being Stella Bertin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-101

THE SENATE OF CANADA

RESOLUTION 136.

A Resolution for the relief of Catherine McGuire Cooke.

[Adopted 1st March, 1966.]

WHEREAS Catherine McGuire Cooke, residing at the city of Toronto, in the province of Ontario, wife of Stephen Cooke, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1958, at Hamilton, Bermuda, she then being Catherine McGuire; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 137.

A Resolution for the relief of Denise Paquin Crissinger.

[Adopted 1st March, 1966.]

WHEREAS Denise Paquin Crissinger, residing at the city of Pointe Claire, in the province of Quebec, wife of Robert Crissinger, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of September, A.D. 1953, at the city of Three Rivers, in the said province, she then being Denise Paquin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced, and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 138.

A Resolution for the relief of Patricia Young Fellows.

[.adopted 1st March, 1966.]

WHEREAS Patricia Young Fellows, residing at the city of Calgary, in the province of Alberta, wife of Ronald Allen Fellows, who is domiciled in Canada and residing at Strathmore, in the province of Quebec, has by her petition alleged that they were married on the tenth day of June, A.D. 1949, at the said city of Calgary, she then being Patricia Young; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSO-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 139.

A Resolution for the relief of Ghislaine Gagnon Flynn.

[Adopted 1st March, 1966.]

WHEREAS Ghislaine Gagnon Flynn, residing at the city of Chomedey, in the province of Quebec, wife of Thomas Lionel Flynn, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of January, A.D. 1954, at the said city of Montreal, she then being Ghislaine Gagnon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 140.

A Resolution for the relief of Nancy Godwin Buzzell Fox.

[Adopted 1st March, 1966.]

WHEREAS Nancy Godwin Buzzell Fox, residing at the city of Montreal, in the province of Quebec, wife of Roger Newton Fox, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1960, at the town of Montreal West, in the said province, she then being Nancy Godwin Buzzell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 141.

A Resolution for the relief of Cynthia Weiss Freedman.

[Adopted 1st March, 1966.]

WHEREAS Cynthia Weiss Freedman, residing at the city of Montreal, in the province of Quebec, wife of Seymour Freedman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of June, A.D. 1960, at the said city, she then being Cynthia Weiss; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth shall be a and void to all intents and nurposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 142.

A Resolution for the relief of Brenda Alice Nickerson Gauthier.

[Adopted 1st March, 1966.]

WHEREAS Brenda Alice Nickerson Gauthier, residing at the town of Yarmouth, in the province of Nova Scotia, wife of Remi Joseph Edmond Gauthier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifth day of November, A.D. 1955, at the said city of Montreal, she then being Brenda Alice Nickerson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be nul and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 143.

A Resolution for the relief of Sally Mamo Gerard.

[Adopted 1st March, 1966.]

WHEREAS Sally Mamo Gerard, residing at the town of Anjou, in the province of Quebec, wife of Alfredo Gerard, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the ninth day of March, A.D. 1963, at the said city of Montreal, she then being Sally Mamo; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 144.

A Resolution for the relief of Victor Francis Green.

[Adopted 1st March, 1966.]

WHEREAS Victor Francis Green, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Iona Jean Lepine Green, has by his petition alleged that they were married on the eleventh day of April, A.D. 1953, at the said city, she then being Iona Jean Lepine; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 145.

A Resolution for the relief of Claudette Guay Guerin.

[Adopted 1st March, 1966.]

WHEREAS Claudette Guay Guerin, residing at Saraguay, in the province of Quebec, wife of Claude Guerin, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the twelfth day of October, A.D. 1957, at the city of Montreal, in the said province, she then being Claudette Guay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSO-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 146.

A Resolution for the relief of Maureen Holt Jones Hampson.

[. add down M is the behavior [Adopted 1st March, 1966.]

WHEREAS Maureen Holt Jones Hampson, residing at Hudson, in the province of Quebec, wife of Harold Anthony Hampson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of April, A.D. 1954, at the said city of Montreal, she then being Maureen Holt Jones; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 147.

A Resolution for the relief of Carole Marlene Seidman Keses.

[.3301 .dom M tet balanch [Adopted 1st March, 1966.]

WHEREAS Carole Marlene Seidman Keses, residing at the city of Cote St. Luc, in the province of Quebec, wife of Irving Morris Keses, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1964, at the city of Outremont, in the said province, she then being Carole Marlene Seidman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 148.

A Resolution for the relief of Agnes Kasza Klimo.

[Adopted 1st March, 1966.]

WHEREAS Agnes Kasza Klimo, residing at the city of Montreal, in the province of Quebec, wife of George Klimo, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of November, A.D. 1961, at the town of Mount Royal, in the said province, she then being Agnes Kasza; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 149.

A Resolution for the relief of Joyce Strulovitch Kravitz.

[Adopted 1st March, 1966.]

WHEREAS Joyce Strulovitch Kravitz, residing at the city of Montreal, in the province of Quebec, wife of Rubin Kravitz, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of November, A.D. 1962, at the said city, she then being Joyce Strulovitch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 150.

A Resolution for the relief of Marie Rachel Lisette Vallieres Krushelnyski.

[Adopted 1st March, 1966.]

WHEREAS Marie Rachel Lisette Vallieres Krushelnyski, residing at the city of Montreal, in the province of Quebec, wife of Joseph Marc Harold Krushelnyski, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of November, A.D. 1961, at the said city, she then being Marie Rachel Lisette Vallieres; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 151.

A Resolution for the relief of Herbert Kugler.

[Adopted 1st March, 1966.]

WHEREAS Herbert Kugler, who is domiciled in Canada and residing at Ormstown, in the province of Quebec, husband of Irene Legare Kugler, has by his petition alleged that they were married on the tenth day of September, A.D. 1955, at the city of Montreal, in the said province, she then being Irene Legare; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 152.

A Resolution for the relief of Georgina Dorothy Melanson Lazerman, otherwise known as Georgina Dorothy Melanson Lane.

Abone of bolio and of [Adopted 1st March, 1966.]

WHEREAS Georgina Dorothy Melanson Lazerman, other-wise known as Georgina Dorothy Melanson Lane, residing at the city of Montreal, in the province of Quebec, wife of Harold Lazerman, otherwise known as Harold Lane, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day February, A.D. 1954, at the said city, she then being Georgina Dorothy Melanson; and whereas by her petition she has praved that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Mar-RIAGES ACT and subject to section 2 thereof, resolves as and word, too all intents land purpose swingts oe follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 153.

A Resolution for the relief of Colette Bechard Letourneau.

Adopted 1st March, 1966

[Adopted 1st March, 1966.]

WHEREAS Colette Bechard Letourneau, residing at the city of Montreal, in the province of Quebec, wife of Marcel Letourneau, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the nineteenth day of June, A.D. 1942, at the town of Montmagny, in the said province, she then being Colette Bechard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 154.

A Resolution for the relief of Marie Majella Nicole Bisaillon Levis.

[Adopted 1st March, 1966.]

WHEREAS Marie Majella Nicole Bisaillon Levis, residing at Joseph Francois Laurent Cyrille Levis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of April, A.D. 1960, at the said city, she then being Marie Majella Nicole Bisaillon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 155.

A Resolution for the relief of Henry Lewin.

[Adopted 1st March, 1966.]

WHEREAS Henry Lewin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Gwendolyn Marion Rost Lewin, has by his petition alleged that they were married on the thirtieth day of June, A.D. 1946, at the said city, she then being Gwendolyn Marion Rost; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 156.

A Resolution for the relief of Sylvia Tucker LeMessurier.

[adopted 1st March, 1966.]

WHEREAS Sylvia Tucker LeMessurier, residing at the city of Montreal, in the province of Quebec, wife of Hubert LeMessurier, who is domiciled in Canada and residing at the city of St. John's, in the province of Newfoundland, has by her petition alleged that they were married on the nineteenth day of December, A.D. 1953, at Topsail, in the said province of Newfoundland, she then being Sylvia Tucker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 157.

A Resolution for the relief of Andre Edmond Remi Mannes.

[Adopted 1st March, 1966.]

WHEREAS Andre Edmond Remi Mannes, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Nicole Marie Edouard Dasnoy Mannes, has by his petition alleged that they were married on the twenty-sixth day of April, A.D. 1952, at Woluwe-Saint-Lambert, in the province of Brabant, Belgium, she then being Nicole Marie Edouard Dasnoy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-11

THE SENATE OF CANADA

RESOLUTION 158.

A Resolution for the relief of Elizabeth Verna Geroux Markovics.

[Adopted 1st March, 1966.]

WHEREAS Elizabeth Verna Geroux Markovics, residing at the city of Montreal, in the province of Quebec, wife of Andras Markovics, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of July, A.D. 1962, at the said city, she then being Elizabeth Verna Geroux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever:

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART IT-11

THE SENATE OF CANADA

RESOLUTION 159.

A Resolution for the relief of Maria Hogh Muller.

[.0001 .dorp M let bolgobA] [Adopted 1st March, 1966.]

WHEREAS Maria Hogh Muller, residing at the city of Montreal, in the province of Quebec, wife of Arthur Muller, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1954, at the said city, she then being Maria Hogh; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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PART 11-111

THE SENATE OF CANADA

RESOLUTION 160.

A Resolution for the relief of Norman Henry McArthur.

[Adopted 1st March, 1966.]

WHEREAS Norman Henry McArthur, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Jean Lois Salter McArthur, has by his petition alleged that they were married on the twentyfourth day of October, A.D. 1953, at the town of Smiths Falls, in the province of Ontario, she then being Jean Lois Salter; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 161.

A Resolution for the relief of Ellen Joan Loveil McGuigan. Adopted 1st March, 1966.]

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[Adopted 1st March, 1966.]

WHEREAS Ellen Joan Lovell McGuigan, residing at the town of Rosemere, in the province of Quebec, wife of Edward McGuigan, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the first day of November, A.D. 1952, at the said city of Montreal, she then being Ellen Joan Lovell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 162.

A Resolution for the relief of Rosaire Nadeau.

[Adopted 1st March, 1966.]

WHEREAS Rosaire Nadeau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Yolande Poirier Nadeau, has by his petition alleged that they were married on the twenty-fifth day of September, A.D. 1951, at the said city, she then being Yolande Poirier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 163.

A Resolution for the relief of Angelo Nardone.

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Adopted 1st March, 13

[Adopted 1st March, 1966.]

WHEREAS Angelo Nardone, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Beatrice Isobel Yeoman Nardone, has by his petition alleged that they were married on the sixteenth day of July, A.D. 1954, at the said city, she then being Beatrice Isobel Yeoman; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:pursuant to the provisions of the Dissoranto

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenceforth shall be null

and void to all intents and purposes whatsoever

THE SENATE OF CANADA

RESOLUTION 164.

A Resolution for the relief of Marie Albertine Huguette Fournier Ouimet.

[Adopted 1st March, 1966.]

WHEREAS Marie Albertine Huguette Fournier Ouimet, residing at the city of Montreal, in the province of Quebec, wife of Joseph Alfred Florion (Florian) Ouimet, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of February, A.D. 1953, at the said city, she then being Marie Albertine Huguette Fournier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 165.

A Resolution for the relief of Bessie Malen Pascal.

Adopted 1st March.

[Adopted 1st March, 1966.]

WHEREAS Bessie Malen Pascal, residing at the city of Westmount, in the province of Quebec, wife of Cecil Pascal, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of August, A.D. 1938, at the said city of Montreal, she then being Bessie Malen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. of the adoption by the Seants of this resolution, th

marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 166.

A Resolution for the relief of Helen Mary Isabel Robson Peck.

[Adopted 1st March, 1966.]

VHEREAS Helen Mary Isabel Robson Peck, residing at W HEREAS Helen Mary Isaber Housen and Quebec, wife of the city of Montreal, in the province of Quebec, wife of Frank Lyons Peck, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of September, A.D. 1941, at the city of Chicago, in the state of Illinois, one of the United States of America, she then being Helen Mary Isabel Robson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-of the adoption by the Senate of

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 167.

A Resolution for the relief of Marie Therese A Resolution for the relief of Marius Elie Peretti. Adopted 1st March, 1960.]

[Adopted 1st March, 1966.]

WHEREAS Marius Elie Peretti, who is domiciled in Canada and residing at the city of St. Lambert, in the province of Quebec, husband of Colette Jacqueline Andre Peretti, has by his petition alleged that they were married on the second day of August, A.D. 1952, at the city of Nimes, France, she then being Colette Jacqueline Andre; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:---: swollol as saviosar, loand)

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 PART 11-121

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THE SENATE OF CANADA

RESOLUTION 168.

A Resolution for the relief of Marie Therese De Seve Piette.

[Adopted 1st March, 1966.]

WHEREAS Marie Therese De Seve Piette, residing at the City of Chomedey, in the province of Quebec, wife of Claude Piette, who is domiciled in Canada and residing at Ste. Therese en Haut, in the said province, has by her petition alleged that they were married on the nineteenth day of June, A.D. 1954, at the city of Montreal, in the said province, she then being Marie Therese De Seve; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 169.

A Resolution for the relief of Dolores Mary Prysky Pilon.

[. 3381, Area M. Let balande A.] [Adopted 3rd March, 1966.]

WHEREAS Dolores Mary Prysky Pilon, residing at the city of Montreal, in the province of Quebec, wife of Roger Joseph Lucien Pilon, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the twentieth day of September, A.D. 1952, at the said city of Montreal, she then being Dolores Mary Prysky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 170.

A Resolution for the relief of Beya Selmi Picand.

[Adopted 3rd March, 1966.]

WHEREAS Beya Selmi Picand, residing at the city of Montreal, in the province of Quebec, wife of Claude Roger Picand, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of July, A.D. 1961, at Vitry-sur-Seine (Seine) Paris, France, she then being Beya Selmi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 171.

A Resolution for the relief of Charlotte Barbara Cowans Rea.

[Adopted 3rd March, 1966.]

WHEREAS Charlotte Barbara Cowans Rea, residing at the city of Montreal, in the province of Quebec, wife of Frederick Thompson Rea, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of May, A.D. 1939, at the said city, she then being Charlotte Barbara Cowans; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 172.

A Resolution for the relief of Gloria Levine Roth.

[Adopted 3rd March, 1966.]

WHEREAS Gloria Levine Roth, residing at the city of Jeffrey Roth, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of December, A.D. 1963, at the city of Westmount, in the said province, she then being Gloria Levine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 173.

A Resolution for the relief of Denise Chabot dit Charbonneau St. Michel.

Pierre, residing at the city of

[Adopted 3rd March, 1966.]

WHEREAS Denise Chabot dit Charbonneau St. Michel, residing at the city of Lachine, in the province of Quebec, wife of Albert St. Michel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of April, A.D. 1954, at the said city, she then being Denise Chabot dit Charbonneau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 174.

A Resolution for the relief of Luisa Gerard St. Pierre.

[Adopted 3rd March, 1966.]

WHEREAS Luisa Gerard St. Pierre, residing at the city of Aime Armand St. Pierre, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of December, A.D. 1953, at the said city, she then being Luisa Gerard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 175.

A Resolution for the relief of Denyse Marie Therese Mireille Loubeyre Scultety.

[Adopted 3rd March, 1966.]

WHEREAS Denyse Marie Therese Mireille Loubeyre Scultety, residing at the city of Montreal, in the province of Quebec, wife of Othon (Otto) Paul Scultety, who is domiciled in Canada and residing at the city of Duvernay, in the said province, has by her petition alleged that they were married on the thirteenth day of June, A.D. 1950, at Rouffiac, France, she then being Denyse Marie Therese Mireille Loubeyre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 176.

A Resolution for the relief of David Simpson.

[Adopted 3rd March, 1966.]

WHEREAS David Simpson, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Leona Seidlitz Simpson, has by his petition alleged that they were married on the twentyeighth day of March, A.D. 1954, at the said city, she then being Leona Seidlitz; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 177.

A Resolution for the relief of Lily Tangelder Simpson.

Adopted 3rd Mar

1.

[Adopted 3rd March, 1966.]

WHEREAS Lily Tangelder Simpson, residing at the city of Montreal, in the province of Quebec, wife of Stewart George Simpson, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the eleventh day of June, A.D. 1960, at the city of Lachine, in the said province, she then being Lily Tangelder; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenceforth shall be null

and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 178.

A Resolution for the relief of Maria Francisca Mortiaux Steenbakkers.

[Adopted 3rd March, 1966.]

WHEREAS Maria Francisca Mortiaux Steenbakkers, re-siding at the city of Chomedey, in the province of Quebec, wife of Hendrikus Oda Leonardus (Harry) Steenbakkers, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of September, A.D. 1954, at Maastricht, Holland, she then being Maria Francisca Mortiaux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as in the explanation of thirty day follows:-of the adoption by the Senate of this resolution, the said

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 179.

A Resolution for the relief of Gabor Szalay.

[Adopted 3rd March, 1966.]

WHEREAS Gabor Szalay, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Marta Weisz Szalay, has by his petition alleged that they were married on the sixth day of March, A.D. 1957, at the city of Montreal, in the said province, she then being Marta Weisz; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 180.

A Resolution for the relief of Colette Gagnon Tarnovijecki.

[Adopted 3rd March, 1966.]

WHEREAS Colette Gagnon Tarnovijecki, residing at the city of Montreal, in the province of Quebec, wife of Andreja (Andre) Tarnovijecki, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of August, A.D. 1962, at Ste. Cecile du Bic, district of Rimouski, in the said province, she then being Colette Gagnon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 181.

A Resolution for the relief of Karl Heinz Schmidt.

[Adopted 3rd March, 1966.]

WHEREAS Karl Heinz Schmidt, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Helena Tuulikki Karhunen Schmidt, has by his petition alleged that they were married on the twelfth day of July, A.D. 1963, at the city of Montreal, in the said province, she then being Helena Tuulikki Karhunen; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANN ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 182.

A Resolution for the relief of Isabel Duff Walker Walker.

[. adult down M by balanch [[Adopted 3rd March, 1966.]

WHEREAS Isabel Duff Walker Walker, residing at the city of Montreal, in the province of Quebec, wife of Frank Leslie Walker, who is domiciled in Canada and residing at the city of Drummondville, in the said province, has by her petition alleged that they were married on the twentyeighth day of October, A.D. 1939, at the town of Richmond, in the said province, she then being Isabel Duff Walker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 183.

A Resolution for the relief of Sidney Charles Warren.

[. 8601 . dorphi bre bolgob A] [Adopted 3rd March, 1966.]

WHEREAS Sidney Charles Warren, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Edna Ferry Warren, has by his petition alleged that they were married on the twentysixth day of June, A.D. 1948, at Eastleigh, in the county of Hampshire, England, she then being Edna Ferry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 184.

A Resolution for the relief of Bertha Pearl Jones Warren.

[Adopted 3rd March, 1966.]

WHEREAS Bertha Pearl Jones Warren, residing at St. Sauveur, in the province of Quebec, wife of George William Warren, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirty-first day of October, A.D. 1941, at the said city of Montreal, she then being Bertha Pearl Jones; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 185.

A Resolution for the relief of Florian William.

[3391 donald by balands [Adopted 3rd March, 1966.]

WHEREAS Florian William, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Sophie Matei William, has by his petition alleged that they were married on the fourteenth day of February, A.D. 1953, at the said city, she then being Sophie Matei; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Solution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 186.

A Resolution for the relief of Peter Hubert Witmeur.

[. 3681 , dorp M br& bety ob A] [Adopted 3rd March, 1966.]

WHEREAS Peter Hubert Witmeur, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Shirley Edna Isobel Allan Witmeur, has by his petition alleged that they were married on the twentieth day of September, A.D. 1952, at the city of Westmount, in the said province, she then being Shirley Edna Isobel Allan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 187.

A Resolution for the relief of Estra (Estera) Goldman Wizenberg. Adopted 3rd March, 1966.]

[Adopted 3rd March, 1966.]

WHEREAS Estra (Estera) Goldman Wizenberg, residing at the city of Montreal, in the province of Quebec, wife of Tadeusz Wizenberg, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of September, A.D. 1945, at the city of Meppen, Germany, she then being Estra (Estera) Goldman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY

THE SENATE OF CANADA

RESOLUTION 188.

A Resolution for the relief of Violet Bradford Worrall.

[Adopted 3rd March, 1966.]

WHEREAS Violet Bradford Worrall, residing at Otterburn Park, in the province of Quebec, wife of Leslie Worrall, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of June, A.D. 1936, at the city of Verdun, in the said province, she then being Violet Bradford; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 189.

A Resolution for the relief of Cecil Yanovitch.

[Adopted 3rd March, 1966.]

WHEREAS Cecil Yanovitch, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Shirley Joan Sinclair Yanovitch, has by his petition alleged that they were married on the seventeenth day of May, A.D. 1947, at the city of Montreal, in the said province, she then being Shirley Joan Sinclair; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 190.

A Resolution for the relief of Anne Shacket Zukerman.

[Adopted 3rd March, 1966.]

WHEREAS Anne Shacket Zukerman, residing at the city of Montreal, in the province of Quebec, wife of Hyman Zukerman, who is domiciled in Canada and residing at the town of Montreal West, in the said province, has by her petition alleged that they were married on the twenty-first day of December, A.D. 1952, at the said city of Montreal, she then being Anne Shacket; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 191.

1.

A Resolution for the relief of Eleonore Margarethe Eugenie Trolle Andresen, otherwise known as Eleonora Margrethe Trolle Andresen.

[Adopted 3rd March, 1966.]

WHEREAS Eleonore Margarethe Eugenie Trolle Andresen, otherwise known as Eleonora Margrethe Trolle Andresen, residing at the city of LaSalle, in the province of Quebec, wife of Harald Charles Andresen, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of September, A.D. 1951, at the city of Copenhagen, Denmark, she then being Eleonore Margarethe Eugenie Trolle, otherwise known as Eleonora Margrethe Trolle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C. P_{ART} II—13¹/₂

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THE SENATE OF CANADA

RESOLUTION 192.

A Resolution for the relief of Douglas Gordon Jones.

[Adopted 3rd March, 1966.]

WHEREAS Douglas Gordon Jones, who is domiciled in Canada and residing at North Hatley, in the province of Quebec, husband of Betty Jane Kimbark Jones, has by his petition alleged that they were married on the twentythird day of September, A.D. 1950, at the city of Toronto, in the province of Ontario, she then being Betty Jane Kimbark; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

4. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 193.

A Resolution for the relief of Johanna Angelika Neuheimer Berry. Adapted 3rd March, 1960.]

[Adopted 3rd March, 1966.]

WHEREAS Johanna Angelika Neuheimer Berry, residing at the city of Montreal, in the province of Quebec, wife of John Norman Berry, who is domiciled in Canada and residing at the town of Amos, in the said province, has by her petition alleged that they were married on the first day of July, A.D. 1961, at the said city, she then being Johanna Angelika Neuheimer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and it is adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY

THE SENATE OF CANADA

RESOLUTION 194.

A Resolution for the relief of Kathleen Mounteer Betts.

[Adopted 3rd March, 1966.]

WHEREAS Kathleen Mounteer Betts, residing at the town of Beaconsfield, in the province of Quebec, wife of Douglas Betts, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixth day of December, A.D. 1941, at the said city of Montreal, she then being Kathleen Mounteer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 195.

A Resolution for the relief of Gaetan Chartrand.

[Adopted 3rd March, 1966.]

WHEREAS Gaetan Chartrand, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Claire Gravel Chartrand, has by his petition alleged that they were married on the second day of June, A.D. 1956, at the said city, she then being Claire Gravel; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, and the said failure to consummate the said marriage evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuof MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 196.

A Resolution for the relief of Dorothy English Clarke.

[Adopted 3rd March, 1966.]

WHEREAS Dorothy English Clarke, residing at the city of St. Laurent, in the province of Quebec, wife of Arthur Edward Clarke, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of May, A.D. 1956, at the said city of St. Laurent, she then being Dorothy English; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 197.

A Resolution for the relief of Adam S. Hunter.

[Adopted 3rd March, 1966.]

WHEREAS Adam S. Hunter, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Albina V. Grayburn Hunter, has by his petition alleged that they were married on the twentyninth day of June, A.D. 1940, at the city of Verdun, in the said province, she then being Albina V. Grayburn; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 198.

A Resolution for the relief of Lois Minerva Thompson Della Porta.

[Adopted 3rd March, 1966.]

WHEREAS Lois Minerva Thompson Della Porta, residing at the town of Anjou, in the province of Quebec, wife of Victor Ottaviano Della Porta, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1954, at the city of Verdun, in the said province, she then being Lois Minerva Thompson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 199.

A Resolution for the relief of Gloria Goldstein Deskin.

[Adopted 3rd March, 1966.]

(Adopted 3rd March, 1966 WHEREAS Gloria Goldstein Deskin, residing at the city of Montreal, in the province of Quebec, wife of Dennis Spencer Deskin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1957, at the town of Mount Royal, in the said province, she then being Gloria Goldstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY P_{ART} II—14¹/₂

THE SENATE OF CANADA

RESOLUTION 200.

A Resolution for the relief of Rose Woloz Sokoloff Deutsch.

[Adopted 3rd March, 1966.]

WHEREAS Rose Woloz Sokoloff Deutsch, residing at the city of Montreal, in the province of Quebec, wife of Zoltan Deutsch, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of November, A.D. 1964, at the city of Outremont, in the said province, she then being Rose Woloz Sokoloff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 201.

A Resolution for the relief of Lieselotte Margot Irmscher Dietrich.

[Adopted 3rd March, 1966.]

WHEREAS Lieselotte Margot Irmscher Dietrich, residing at the city of Montreal, in the province of Quebec, wife of Edgar Dietrich, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of April, A.D. 1955, at the city of Berlin, Germany, she then being Lieselotte Margot Irmscher; and whereas by her petition she has prayed that, on the ground of his adultery since then, their adultery have been proved by evidence adduced and it is fore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 202.

A Resolution for the relief of Marie Lucienne Rita Soucisse Dion.

[Adopted 3rd March, 1966.]

WHEREAS Marie Lucienne Rita Soucisse Dion, residing at the city of Montreal, in the province of Quebec, wife of Edouard Dion, who is domiciled in Canada and residing at Valleyfield, in the said province, has by her petition alleged that they were married on the twenty-third day of December, A.D. 1950, at Valleyfield, aforesaid, she then being Marie Lucienne Rita Soucisse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 203.

A Resolution for the relief of Phyllis Grace Howells Dixon.

[Adopted 3rd March, 1966.]

[Adopted 3rd March, 1966.]

WHEREAS Phyllis Grace Howells Dixon, residing at the city of Verdun, in the province of Quebec, wife of Bryan Jenn Edward Dixon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of April, A.D. 1962, at the said city, she then being Phyllis Grace Howells; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dis-solved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C.

THE SENATE OF CANADA

RESOLUTION 204.

A Resolution for the relief of Gilberte Therese Boivin Dore.

[Adopted 3rd March, 1966.]

WHEREAS Gilberte Therese Boivin Dore, residing at the city of Montreal, in the province of Quebec, wife of Richard Francois Dore, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the seventh day of June, A.D. 1952, at the said city of Montreal, she then being Gilberte Therese Boivin; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 205.

A Resolution for the relief of Nora Elizabeth [Adopted 3rd March, 1966.] Jackson Finlay.

[Adopted 3rd March, 1966.]

WHEREAS Nora Elizabeth Jackson Finlay, residing at the city of Verdun, in the province of Quebec, wife of Brian Robert Finlay, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the third day of October, A.D. 1959, at the city of Montreal, in the said province, she then being Nora Elizabeth Jackson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof,

1.

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C.

THE SENATE OF CANADA

RESOLUTION 206.

A Resolution for the relief of Winnifred Mulhern Gosselin.

[Adopted 3rd March, 1966.]

WHEREAS Winnifred Mulhern Gosselin, residing at the town of Boucherville, in the province of Quebec, wife of Gilles Joseph Alfred Gosselin, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-ninth day of November, A.D. 1947, at the city of Montreal, in the said province, she then being Winnifred Mulhern; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 207.

A Resolution for the relief of Marcelle Raymond Hamelin.

[Adopted 3rd March, 1966.]

WHEREAS Marcelle Raymond Hamelin, residing at the city of St. Laurent, in the province of Quebec, wife of Roger Hamelin, who is domiciled in Canada and residing at St. Henri de Mascouche, in the said province, has by her petition alleged that they were married on the eighth day of September, A.D. 1956, at the city of Montreal, in the said province, she then being Marcelle Raymond; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 208.

A Resolution for the relief of Andree Lorraine Antaya Hayman.

[Adopted 3rd March, 1966.]

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WHEREAS Andree Lorraine Antaya Hayman, residing at the city of Montreal, in the province of Quebec, wife of John Winston Hayman, who is domiciled in Canada and residing at the town of Roxboro, in the said province, has by her petition alleged that they were married on the fourteenth day of July, A.D. 1962, at the said city of Montreal, she then being Andree Lorraine Antaya; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 209.

A Resolution for the relief of Bernice Jane Dutton Hector.

[Adopted 3rd March, 1966.]

[Adopted 3rd March, 1966 WHEREAS Bernice Jane Dutton Hector, residing at the city of Montreal, in the province of Quebec, wife of Paul Grant Benson Hector, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the seventh day of April, A.D. 1951, at the city of Westmount, in the said province, she then being Bernice Jane Dutton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. and void to all intents and purposes whatsoever

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C. **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 210.

A Resolution for the relief of Marie Marguerite Jacqueline Lapointe Handfield.

[Adopted 3rd March, 1966.]

WHEREAS Marie Marguerite Jacqueline Lapointe Handfield, residing at the city of Montreal, in the province of Quebec, wife of Guy Victorien Handfield, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of August, A.D. 1943, at the said city, she then being Marie Marguerite Jacqueline Lapointe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 211.

A Resolution for the relief of Mildred (Millie) Richtenberg Harris.

[Adopted 3rd March, 1966.]

WHEREAS Mildred (Millie) Richtenberg Harris, residing at the city of Montreal, in the province of Quebec, wife of Michael Harris, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1962, at the said city, she then being Mildred (Millie) Richtenberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 212.

A Resolution for the relief of Maurice Hayman.

[Adopted 3rd March, 1966.]

WHEREAS Maurice Hayman, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Claudette Rettinger Hayman, has by his petition alleged that they were married on the second day of July, A.D. 1955, at the city of Montreal, in the said province, she then being Claudette Rettinger; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 213.

A Resolution for the relief of Norma Helen Nickles Holmes.

[Adopted 3rd March, 1966.]

WHEREAS Norma Helen Nickles Holmes, residing at the city of Montreal, in the province of Quebec, wife of Gerald Joseph Holmes, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of June, A.D. 1956, at the said city, she then being Norma Helen Nickles; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her pursuant to the provisions of the DISSOLUTION AND ANNULment of MARRIAGES ACT and subject to section 2 thereof,

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 214.

A Resolution for the relief of Daniel Hornby.

[Adopted 3rd March, 1966.]

WHEREAS Daniel Hornby, who is domiciled in Canada and residing at Georgeville, in the province of Quebec, husband of Barbara Goldie Stewart Hornby, has by his petition alleged that they were married on the nineteenth day of June, A.D. 1954, at Wileville, in the province of Nova Scotia, she then being Barbara Goldie Stewart; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 215.

A Resolution for the relief of Klaus (Claude) Jacob.

[Adopted 3rd March, 1966.]

WHEREAS Klaus (Claude) Jacob, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Denise Bazinet Jacob, has by his petition alleged that they were married on the sixteenth day of June, A.D. 1962, at Huberdeau, in the said province, she then being Denise Bazinet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the RIAGES ACT and subject to section 2 thereof, resolves as

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 216.

A Resolution for the relief of Clifford William Jameson.

[addl. double beloob [[Adopted 3rd March, 1966.]

WHEREAS Clifford William Jameson, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lorraine Eva Bourgaize Jameson, has by his petition alleged that they were married on the sixteenth day of November, A.D. 1957, at the said city, she then being Lorraine Eva Bourgaize; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 217.

A Resolution for the relief of Fay Laurie Guss Kalina, otherwise known as Fay Laurie Guss Kalin.

[Adopted 3rd March, 1966.]

[Adopted 3rd March, 1966.]

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 218.

A Resolution for the relief of Erna Juliette Szepesi Keleny.

[Adopted 3rd March, 1966.]

WHEREAS Erna Juliette Szepesi Keleny, residing at the city of Montreal, in the province of Quebec, wife of Henry Ladislas Keleny, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of May, A.D. 1956, at the city of Westmount, in the said province, she then being Erna Juliette Szepesi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 219.

A Resolution for the relief of Belita Lerner Lachovsky. [Adopted 3rd March, 1966.]

[Adopted 3rd March, 1966.]

WHEREAS Belita Lerner Lachovsky, residing at the city of Montreal, in the province of Quebec, wife of Avrom Lachovsky, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of March, A.D. 1961, at the said city, she then being Belita Lerner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and additional and it and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dethe Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 220.

A Resolution for the relief of Jean Marie Lorange.

[Adopted 3rd March, 1966.]

WHEREAS Jean Marie Lorange, who is domiciled in Canada and residing at the city of St. Hyacinthe, in the province of Quebec, husband of Therese Laliberte Lorange, has by his petition alleged that they were married on the first day of March, A.D. 1952, at the said city, she then being Therese Laliberte; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: There fore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be nul and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 221.

A Resolution for the relief of John Norman 3rd March, 1966.] Woodhouse MacLeod.

[Adopted 3rd March. 1966.]

WHEREAS John Norman Woodhouse MacLeod, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Sylvia Marlene Kenny Guy MacLeod, has by his petition alleged that they were married on the twenty-third day of June, A.D. 1962, at the said city, she then being Sylvia Marlene Kenny Guy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved to the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

Manton, residing at 1

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 222.

A Resolution for the relief of Claire Edith Cavell Manton.

[Adopted 3rd March, 1966.]

WHEREAS Claire Edith Cavell Manton, residing at the city of Dorval, in the province of Quebec, wife of David Connell Manton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of June, A.D. 1958, at the city of Lachine, in the said province, she then being Claire Edith Cavell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 223.

A Resolution for the relief of Roland Eugene Mathurin.

[.3001 .dorp M. bre barrow A. [Adopted 3rd March, 1966.]

WHEREAS Roland Eugene Mathurin, who is domiciled in Canada and residing at the city of Sherbrooke, in the province of Quebec, husband of Georgette Guertin Mathurin, has by his petition alleged that they were married on the twenty-fifth day of June, A.D. 1952, at the said city, she he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage expedient that the prayer of his petition be granted: There-DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 224.

A Resolution for the relief of Jacqueline Bradley Mazerolle.

[Adopted 3rd March, 1966.]

WHEREAS Jacqueline Bradley Mazerolle, residing at the city of Montreal, in the province of Quebec, wife of Allen George Mazerolle, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of November, A.D. 1959, at the town of Hampstead, in the said province, she then being Jacqueline Bradley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be nul and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 225.

A Resolution for the relief of Mary Esther Adopted 4th March, 1966. Hope Menzies.

[Adopted 3rd March, 1966.]

WHEREAS Mary Esther Hope Menzies, residing at the city of Toronto, in the province of Ontario, wife of James May Menzies, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eighth day of Japuan alleged that they were married on the eighth day of January, A.D. 1947, at the said city of Montreal, she then being M. being Mary Esther Hope; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and additional and it and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the D of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 226.

A Resolution for the relief of Alain Montigny.

[Adopted 4th March, 1966.]

WHEREAS Alain Montigny, who is domiciled in Canada and Quebec, husband of Micheline Lachance Montigny, has by his petition alleged that they were married on the twentyeighth day of June, A.D. 1958, at the said city, she then being Micheline Lachance; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the da^{te} of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 227.

A Resolution for the relief of Geraldine Dorothy Sherrill McMahon Morgan.

[Adopted 4th March, 1966.]

WHEREAS Geraldine Dorothy Sherrill McMahon Morgan, residing at the city of Verdun, in the province of Quebec, wife of John Morgan, who is domiciled in Canada and residing at the said city, has by her petition alleged that they may the said city, has by her petition alleged that they were married on the ninth day of April, A.D. 1960, at the at the said city, she then being Geraldine Dorothy Sherrill MeMal McMahon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be discolution of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Dis-Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 228.

A Resolution for the relief of Arthur Francis McDonnell.

[Adopted 4th March, 1966.]

WHEREAS Arthur Francis McDonnell, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Geraldine Bertrand McDonnell, has by his petition alleged that they were married on the twenty-ninth day of August, A.D. 1953, at the said city, she then being Marie Geraldine Bertrand; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 229.

A Resolution for the relief of Marie Yvonne Clothilde Yolande Fortin Nadeau.

[Adopted 4th March, 1966.]

WHEREAS Marie Yvonne Clothilde Yolande Fortin Nadeau, residing at the city of Outremont, in the province of Quebec, wife of Joseph Marie Theodule Benoit Nadeau, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of May, A.D. 1951, at the city of Quebec, in the said province, she then being Marie Yvonne Clothilde Yolande Fortin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 230.

A Resolution for the relief of Fernand Neveu.

[Adopted 4th March, 1966.]

WHEREAS Fernand Neveu, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Claire Aline Seguin Neveu, has by his petition alleged that they were married on the thirty-first day of January, A.D. 1953, at Alexandria, in the province of Ontario, she then being Claire Aline Seguin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 231.

A Resolution for the relief of Jean Le Marquand Norak.

[Adopted 4th March, 1966.]

WHEREAS Jean Le Marquand Norak, residing at the city of Norak, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first by her petition alleged that they are married on the first day of December, A.D. 1961, at the city of Ottawa, in the start day of December, A.D. 1961, at the city of Ottawa. in the province of Ontario, she then being Jean Le Marquand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenceforth

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY P_{ART} 11-16¹/₂

THE SENATE OF CANADA

RESOLUTION 232.

A Resolution for the relief of Konard Paul Emann Falk Outzen, otherwise known as Paul Emanuel Outzen.

[Adopted 4th March, 1966.]

WHEREAS Konard Paul Emann Falk Outzen, otherwise known as Paul Emanuel Outzen, who is domiciled in Canada and residing at the city of LaFleche, in the province of Quebec, husband of Ann Teresa McCann Outzen, has by his petition alleged that they were married on the thirtieth day of November, A.D. 1957, at the city of Montreal, in the said province, she then being Ann Teresa McCann; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 233.

A Resolution for the relief of Yvon Robert.

[Adopted 4th March, 1966.]

WHEREAS Yvon Robert, who is domiciled in Canada and residing at St. Elzear, in the province of Quebec, husband of Rita Lachance Robert, has by his petition alleged that they were married on the twenty-seventh day of May, A.D. 1944, at the city of Montreal, in the said province, she then being Rita Lachance; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth ab and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 234.

A Resolution for the relief of Parskevi (Viola) Sarkiris Pantzaras.

[Adopted 4th March, 1966.]

WHEREAS Parskevi (Viola) Sarkiris Pantzaras, residing at the city of Montreal, in the province of Quebec, wife of Constantin Pantzaras, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of January, A.D. 1952, at the said city, she then being Parskevi (Viola) Sarkiris; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 235.

A Resolution for the relief of Gilles Pare.

[Adopted 4th March, 1966.]

WHEREAS Gilles Pare, who is domiciled in Canada and residing at the city of Quebec, in the province of Quebec, husband of Roselyne Cloutier Pare, has by his petition alleged that they were married on the eighteenth day of July, A.D. 1959, at the said city, she then being Roselyne Cloutier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 236.

A Resolution for the relief of Minnie Evely Parsons.

[Adopted 4th March, 1966.]

WHEREAS Minnie Evely Parsons, residing at Freshwater, Carbonear, in the province of Newfoundland, wife of John Nicholas Parsons, who is domiciled in Canada and residing at Goose Bay, Labrador, in the said province, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1952, at Freshwater, aforesaid, she then being Minnie Evely; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatesoever.

THE SENATE OF CANADA

RESOLUTION 237.

A Resolution for the relief of Shirley Lefebvre Patry.

[Adopted 4th March, 1966.]

WHEREAS Shirley Lefebvre Patry, residing at the city of Montreal, in the province of Quebec, wife of Jean Patry, who is domiciled in Canada and residing at the city of Ste. Rose, in the said province, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1957, at the said city of Montreal, she then being Shirley Lefebvre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 238.

A Resolution for the relief of Amalia Spiratos Pavlatos.

[Adopted 4th March, 1966.]

WHEREAS Amalia Spiratos Pavlatos, residing at the city of Montreal, in the province of Quebec, wife of George Pavlatos, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1958, at the said city, she then being Amalia Spiratos; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 239.

A Resolution for the relief of Dorothy Mary Ross Pelley.

[.3001 . down M dix balandh.] [Adopted 4th March, 1966.]

WHEREAS Dorothy Mary Ross Pelley, residing at the city of Montreal, in the province of Quebec, wife of Walter Joseph Pelley, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of April, A.D. 1945, at the said city, she then being Dorothy Mary Ross; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 240.

A Resolution for the relief of Joan Smith Perks.

[Adopted 4th March, 1966.]

WHEREAS Joan Smith Perks, residing at the town of Mount Royal, in the province of Quebec, wife of William Taylor Perks, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of September, A.D. 1956, at the city of Leeds, England, she then being Joan Smith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 241.

A Resolution for the relief of Leo Petelle.

[Adopted 4th March, 1966.]

WHEREAS Leo Petelle, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Claire Laurin Petelle, has by his petition alleged that they were married on the twenty-third day of May, A.D. 1959, at the said city, she then being Claire Laurin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 242.

A Resolution for the relief of Dorothy Elizabeth Kent Pickering.

[Adopted 4th March, 1966.]

WHEREAS Dorothy Elizabeth Kent Pickering, residing at the town of Mount Royal, in the province of Quebec, wife of Hubert (Herbert) Pickering, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the eighth day of December, A.D. 1956, at the city of Toronto, in the province of Ontario, she then being Dorothy Elizabeth Kent; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 243.

A Resolution for the relief of Daisy Earle Pilgrim.

[Adopted 4th March, 1966.]

WHEREAS Daisy Earle Pilgrim, residing at the city of St. John's, in the province of Newfoundland, wife of Allan Pilgrim, who is domiciled in Canada and residing at the town of Carbonear, in the said province, has by her petition alleged that they were married on the twelfth day of January, A.D. 1943, at Griquet, in the said province, she then being Daisy Earle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 244.

A Resolution for the relief of Nicholas Pilidis.

[Adopted 4th March, 1966.]

WHEREAS Nicholas Pilidis, who is domiciled in Canada and residing at the town of Chateauguay, in the province of Quebec, husband of Barbara Ann Fennell Pilidis, has by his petition alleged that they were married on the twentieth day of November, A.D. 1957, at the city of Montreal, in the said province, she then being Barbara Ann Fennell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 245.

A Resolution for the relief of Melvin Rose.

[Adopted 4th March, 1966.]

WHEREAS Melvin Rose, who is domiciled in Canada and residing at the town of Bay Roberts, in the province of Newfoundland, husband of Elizabeth Butler Rose, has by his petition alleged that they were married on the sixth day of September, A.D. 1952, at Bell Island, in the said province, she then being Elizabeth Butler; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 246.

A Resolution for the relief of Joseph Luc Arsene Donat Poirier.

[Adopted 4th March, 1966.]

WHEREAS Joseph Luc Arsene Donat Poirier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Pamela Mary Louise Searby Poirier, has by his petition alleged that they were married on the thirtieth day of September, A.D. 1961, at the city of St. Laurent, in the said province, she then being Pamela Mary Louise Searby; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 247.

A Resolution for the relief of Marie Anna Suzanne Lemay Prevost.

[Adopted 4th March, 1966.]

WHEREAS Marie Anna Suzanne Lemay Prevost, residing at the city of Levis, in the province of Quebec, wife of Joseph Hector Jacques Prevost, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1951, at the said city of Levis, she then being Marie Anna Suzanne Lemay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 248.

A Resolution for the relief of James Ralph.

[Adopted 4th March, 1966.]

WHEREAS James Ralph, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Maureen Cluskey Ralph, has by his petition alleged that they were married on the fifteenth day of September, A.D. 1951, at the town of Litherland, England, she then being Maureen Cluskey; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 249.

A Resolution for the relief of Maria Huebsch Reiter.

Adopted 4th March, 1966.

[Adopted 4th March, 1966.]

WHEREAS Maria Huebsch Reiter, residing at the city of LaSalle, in the province of Quebec, wife of Robert Jakob Reiter, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the tenth day of May, A.D. 1952, at the city of Montreal, in the said province, she then being Maria Huebsch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARBIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 250.

A Resolution for the relief of Gaston Marcel

Adopted 4th March, 1966.]

[Adopted 4th March, 1966.]

WHEREAS Gaston Marcel Georges Robitaille, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Ange Pierrette Laberge Robitaille, has by his petition alleged that they were married on the twenty-third day of August, A.D. 1943, at the said city, she then being Marie Ange Pierrette Laberge; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 251.

A Resolution for the relief of Gabriel Jean Gilles Rochette.

[Adopted 4th March, 1966.]

WHEREAS Gabriel Jean Gilles Rochette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Claire Helene Daoust Rochette, has by his petition alleged that they were married on the fifth day of February, A.D. 1957, at Paris, France, she then being Marie Claire Helene Daoust; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 252.

A Resolution for the relief of Colombe Normand Rose.

[Adopted 4th March, 1966.]

WHEREAS Colombe Normand Rose, residing at the town of LeMoyne, in the province of Quebec, wife of Joseph Rose, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1956, at the said town of Greenfield Park, she then being Colombe Normand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said duced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARmarges Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 253.

A Resolution for the relief of John Ernest Rowntree.

[Adopted 4th March, 1966.]

WHEREAS John Ernest Rowntree, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Dorothy Muriel Wells Rowntree, has by his petition alleged that they were married on the fourteenth day of February, A.D. 1953, at the said city, she then being Dorothy Muriel Wells; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 254.

A Resolution for the relief of Yvan Saindon.

[Adopted 4th March, 1966.]

WHEREAS Yvan Saindon, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Denise Roger Saindon, has by his petition alleged that they were married on the twentieth day of July, A.D. 1957, at the city of Montreal, in the said province, she then being Denise Roger; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 255.

A Resolution for the relief of Sheila Dunn Sauve.

[Adopted 4th March, 1966.]

WHEREAS Sheila Dunn Sauve, residing at the city of Cornwall, in the province of Ontario, wife of Joseph Jean Paul Richard Sauve, who is domiciled in Canada and residing at the city of Hull, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1962, at the city of Ottawa, in the said province of Ontario, she then being Sheila Dunn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2

1.00 of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 256.

A Resolution for the relief of Judith Wendy Scott Scott.

[Adopted 4th March, 1966.]

W HEREAS Judith Wendy Scott Scott, residing at the city of Montreal, in the province of Quebec, wife of John McPherson Scott, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of September, A.D. 1953, at the town of Ste. Anne de Bellevue, in the said province, she then being Judith Wendy Scott; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 257.

A Resolution for the relief of Issy Shapiro.

[Adopted 4th March, 1966.]

WHEREAS Issy Shapiro, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Doris Fish (Fisch) Shapiro, has by his petition alleged that they were married on the third day of July, A.D. 1924, at the said city, she then being Doris Fish (Fisch); and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution avd ANNULMENT OF MARRIAGES ACT and subject to section thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 258.

A Resolution for the relief of Joseph Jean Baptiste Simard.

[Adopted 4th March, 1966.]

W HEREAS Joseph Jean Baptiste Simard, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Marie Juliette Huguette Thibault Simard, has by his petition alleged that they were married on the fourteenth day of November, A.D. 1953, at the city of Montreal, in the said province, she then being Marie Juliette Huguette Thibault; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 259.

A Resolution for the relief of Sandra Rhoda Hirsch Singer.

[Adopted 4th March, 1966.]

WHEREAS Sandra Rhoda Hirsch Singer, residing at the city of Montreal, in the province of Quebec, wife of Alvin Leonard Singer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of June, A.D. 1957, at the city of Outremont, in the said province, she then being Sandra Rhoda Hirsch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 260.

A Resolution for the relief of Danielle Clamouse de la Touche Smith.

[Adopted 4th March, 1966.]

W HEREAS Danielle Clamouse de la Touche Smith, residing of Gordon Maxwell Smith, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of January, A.D. 1956, at the city of Toronto, in the province of Ontario, she then being Danielle Clamouse de la Touche; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 261.

A Resolution for the relief of John Carter Spankie.

[Adopted 4th March, 1966.]

WHEREAS John Carter Spankie, who is domiciled in Canada and residing at Caughnawaga, in the province of Quebec, husband of Olive Elizabeth Whitford Spankie, has by his petition alleged that they were married on the eleventh day of September, A.D. 1948, at the city of Montreal, in the said province, she then being Olive Elizabeth Whitford; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

MARRIAGES ACT and subject to se On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved a

THE SENATE OF CANADA

RESOLUTION 262.

A Resolution for the relief of Virginia Eloise Guy Stikeman.

[Adopted 4th March, 1966.]

WHEREAS Virginia Eloise Guy Stikeman, residing at the city of Montreal, in the province of Quebec, wife of Harry Heward Stikeman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of September, A.D. 1939, at the city of Winnipeg, in the province of Manitoba, she then being Virginia Eloise Guy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 263.

A Resolution for the relief of Rowney Sullivan.

Adopted 4th March

[Adopted 4th March, 1966.]

WHEREAS Rowney Sullivan, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jocelyne Tetrault Sullivan, has by his petition alleged that they were married on the eleventh day of April, A.D. 1955, at the city of La Salle, in the said province, she then being Jocelyne Tetrault; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as DIOVISIONS OF THEILDISSOUTION AND AND AND THEMP

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenceforth shall be null

THE SENATE OF CANADA

RESOLUTION 264.

A Resolution for the relief of Helen Claudette Tessier Taylor.

[Adopted 4th March, 1966.]

W HEREAS Helen Claudette Tessier Taylor, residing at the town of Chateauguay, in the province of Quebec, wife of William George Taylor, Jr., who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of June, A.D. 1963, at the said city, she then being Helen Claudette Tessier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 265.

A Resolution for the relief of Claire Labelle Thibodeau.

[Adopted 4th March, 1966.]

WHEREAS Claire Labelle Thibodeau, residing at the city of Montreal, in the province of Quebec, wife of Armand Thibodeau, who is domiciled in Canada and residing at the city of Rimouski, in the said province, has by her petition alleged that they were married on the fourth day of September, A.D. 1954, at the said city of Montreal, she then being Claire Labelle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 266.

A Resolution for the relief of Raymonde Lemire Thomas.

[Adopted 4th March, 1966.]

WHEREAS Raymonde Lemire Thomas, residing at the town of Terrebonne, in the province of Quebec, wife of Roland Alphonse Thomas, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of August, A.D. 1958, at the said city, she then being Raymonde Lemire; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 267.

A Resolution for the relief of Andrew Hubert Anthony Tinhof.

who is domiciled in Canada

[Adopted 4th March, 1966.]

WHEREAS Andrew Hubert Anthony Tinhof, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Kathleen Lee Tinhof, has by his petition alleged that they were married on the fourth day of September, A.D. 1943, at the said city, she then being Kathleen Lee; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 268.

A Resolution for the relief of William Tremblay.

[Adopted 4th March, 1966.]

WHEREAS William Tremblay, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Edna Thompson Tremblay, has by his petition alleged that they were married on the twenty-second day of December, A.D. 1949, at the said city, she then being Mary Edna Thompson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 269.

A Resolution for the relief of Darlene Jean MacDonald Turner.

[Adopted 4th March, 1966.]

WHEREAS Darlene Jean MacDonald Turner, residing at the town of Arnprior, in the province of Ontario, wife of Gordon Arthur Turner, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-seventh day of June, A.D. 1952, at the said town, she then being Darlene Jean MacDonald; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 270.

A Resolution for the relief of Marie Georgianna Huguette Giroux Valois.

[Adopted 4th March, 1966.]

WHEREAS Marie Georgianna Huguette Giroux Valois, residing at the city of Montreal, in the province of Quebec, wife of Joseph Andre Jacques Marcel Valois, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the fourth day of July, A.D. 1959, at the said city of Montreal, she then being Marie Georgianna Huguette Giroux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 271.

A Resolution for the relief of Brenda Gail Lyster Walsh.

[Adopted 4th March, 1966.]

WHEREAS Brenda Gail Lyster Walsh, residing at the city of Montreal, in the province of Quebec, wife of John Matheson Walsh, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of October, A.D. 1959, at the said city, she then being Brenda Gail Lyster; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MABRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 272.

A Resolution for the relief of Elaine Rosaline Steeris Waxman.

[Adopted 4th March, 1966.]

WHEREAS Elaine Rosaline Steeris Waxman, residing at the city of Cote St. Luc, in the province of Quebec, wife of Marvin Waxman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of November, A.D. 1961, at the city of Outremont, in the said province, she then being Elaine Rosaline Steeris; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 273.

A Resolution for the relief of Barbara Winifred Murphy Wells.

[Adopted 4th March, 1966.]

WHEREAS Barbara Winifred Murphy Wells, residing at Terrebonne Heights, in the province of Quebec, wife of George Arthur Wells, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the second day of October, A.D. 1954, at the city of Montreal, in the said province, she then being Barbara Winifred Murphy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 274.

A Resolution for the relief of Janet Louise Williams Wilson.

[Adopted 4th March, 1966.]

W HEREAS Janet Louise Williams Wilson, residing at the city of LaSalle, in the province of Quebec, wife of Donald Wilson, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-first day of October, A.D. 1950, at the said city of Verdun, she then being Janet Louise Williams; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 275.

A Resolution for the relief of Annaliese Marie Ketzer Bock Abraham.

[Adopted 4th March, 1966.]

WHEREAS Annaliese Marie Ketzer Bock Abraham, residing at the city of Bremen, Germany, wife of Frank Paul Eduard Abraham, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the thirteenth day of October, A.D. 1950, at the city of Hanover, Germany, she then being Annaliese Marie Ketzer Bock; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 276.

A Resolution for the relief of Doris Mary Royal Adam.

[Adopted 4th March, 1966.]

WHEREAS Doris Mary Royal Adam, residing at the city of Montreal, in the province of Quebec, wife of Robert Smith Adam, who is domiciled in Canada and residing at the city of Montreal East, in the said province, has by her petition alleged that they were married on the sixteenth day of June, A.D. 1956, at the said city of Montreal, she then being Doris Mary Royal; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 277.

A Resolution for the relief of Anna Maria Marinovits Adams.

[Adopted 4th March, 1966.]

WHEREAS Anna Maria Marinovits Adams, residing at the city of Montreal, in the province of Quebec, wife of Roman Eugene Adams, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the twelfth day of July, A.D. 1958, at the said city of Montreal, she then being Anna Maria Marinovits; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 278.

A Resolution for the relief of Khalfa Nessim Edmond Jack Attal.

[Adopted 4th March, 1966.]

WHEREAS Khalfa Nessim Edmond Jack Attal, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jacqueline Marie Meyer Attal, has by his petition alleged that they were married on the thirtieth day of July, A.D. 1955, at the city of Kouba, Algeria, she then being Jacqueline Marie Meyer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 279.

A Resolution for the relief of Argyrios Avgoustidis.

[Adopted 4th March, 1966.]

WHEREAS Argyrios Avgoustidis, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Panagiota Koutrou Avgoustidis, has by his petition alleged that they were married on the fourth day of November, A.D. 1961, at the said city, she then being Panagiota Koutrou; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 280.

A Resolution for the relief of Lena Margaretha Meurling Bambridge.

[Adopted 4th March, 1966.]

WHEREAS Lena Margaretha Meurling Bambridge, residing at the city of Montreal, in the province of Quebec, wife of Richard Bambridge, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of January, A.D. 1961, at the city of Kingston, in the province of Ontario, she then being Lena Margaretha Meurling; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 281.

A Resolution for the relief of Huberte Pineau Belleau.

[Adopted 4th March, 1966.]

WHEREAS Huberte Pineau Belleau, residing at the city of Montreal, in the province of Quebec, wife of Joseph Maurice Massue Belleau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of July, A.D. 1954, at Paris, France, she then being Huberte Pineau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 282.

A Resolution for the relief of Armand Bessette.

[Adopted 8th March, 1966.]

WHEREAS Armand Bessette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Alberte (Alberta) Desroches Bessette, has by his petition alleged that they were married on the second day of July, A.D. 1928, at the said city, she then being Alberte (Alberta) Desroches; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 283.

A Resolution for the relief of Barbara Rhea Besner Blanshay. [Adopted 8th March, 1966.]

[Adopted 8th March, 1966.]

WHEREAS Barbara Rhea Besner Blanshay, residing at the city of Cote St. Luc, in the province of Quebec, wife of Israel Edward Blanshay, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-eighth day of June, A.D. 1959, at the said city of Montreal, she then being Barbara Rhea Besner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

1.

THE SENATE OF CANADA

RESOLUTION 284.

A Resolution for the relief of Carol Elena Klein Bloom.

[Adopted 8th March, 1966.]

WHEREAS Carol Elena Klein Bloom, residing at the city of Montreal, in the province of Quebec, wife of Allan Bloom, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of July, A.D. 1959, at the said city, she then being Carol Elena Klein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ge shall be dissolved and thenceforth shall be null

THE SENATE OF CANADA

RESOLUTION 285.

A Resolution for the relief of Joan Elaine Rolbin Bloom.

[Adopted 8th March, 1966.]

WHEREAS Joan Elaine Rolbin Bloom, residing at the city of Montreal, in the province of Quebec, wife of Bernard Bloom, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the seventeenth day of January, A.D. 1960, at the said city of Montreal, she then being Joan Elaine Rolbin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 286.

A Resolution for the relief of Cecile Belanger Bordeleau.

[Adopted 8th March, 1966.]

WHEREAS Cecile Belanger Bordeleau, residing at the city of Montreal, in the province of Quebec, wife of Edgar Bordeleau, who is domiciled in Canada and residing at the city of Grand'Mere, in the said province, has by her petition alleged that they were married on the twenty-fifth day of November, A.D. 1926, at the said city of Montreal, she then being Cecile Belanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 287.

A Resolution for the relief of Stephanos Botsis.

[Adopted 8th March, 1966.]

WHEREAS Stephanos Botsis, who is domiciled in Canada Quebec, husband of Vassiliki Kyriaka Vassos Botsis, has by his petition alleged that they were married on the ninth day of June, A.D. 1956, at the city of Ottawa, in the province of Ontario, she then being Vassiliki Kyriaka Vassos; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

Of the of the of the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 288.

A Resolution for the relief of Martha Laurin Boucher.

[Adopted 8th March, 1966.]

WHEREAS Martha Laurin Boucher, residing at the city of Montreal, in the province of Quebec, wife of Joseph Gerard Boucher, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of September, A.D. 1960, at the said city, she then being Martha Laurin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 289.

A Resolution for the relief of Joseph Roch Aurele Brault.

[Adopted 8th March, 1966.]

WHEREAS Joseph Roch Aurele Brault, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Frances Squire Brault, has by his petition alleged that they were married on the twenty-fourth day of July, A.D. 1942, at the said city, she has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

• On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 290.

A Resolution for the relief of Ena Marie Pompa (Sumner) Bremm.

[Adopted 8th March, 1966.]

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be nul and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 291.

A Resolution for the relief of Marie Therese Estelle Jeannine Bachand Brown.

[Adopted 8th March, 1966.]

WHEREAS Marie Therese Estelle Jeannine Bachand Brown, residing at the city of Cornwall, in the province of Ontario, wife of Richard Campbell Brown, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, has by her petition alleged that they were married on the eleventh day of July, A.D. 1953, at the said city of Verdun, she then being Marie Therese Estelle Jeannine Bachand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARBIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 292.

A Resolution for the relief of Barbara Joy Legere Brown.

[Adopted 8th March, 1966.]

WHEREAS Barbara Joy Legere Brown, residing at the town of Springhill, in the province of Nova Scotia, wife of John William Brown, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the tenth day of December, A.D. 1959, at the city of Minneapolis, in the state of Minnesota, one of the United States of America, she then being Barbara Joy Legere; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 293.

A Resolution for the relief of Patricia Ann Watson Burwash.

[Adopted 8th March, 1966.]

WHEREAS Patricia Ann Watson Burwash, residing at the city of Montreal, in the province of Quebec, wife of Gordon Adam Burwash, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of May, A.D. 1961, at the city of New York, in the state of New York, one of the United States of America, she then being Patricia Ann Watson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 294.

A Resolution for the relief of Conrad Choiniere.

[Adopted 8th March, 1966.]

WHEREAS Conrad Choiniere, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie-Paule Perron Choiniere, has by his petition alleged that they were married on the nineteenth day of February, A.D. 1944, at the said city, she then being Marie-Paule Perron; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 295.

A Resolution for the relief of Sally Wright Collins.

[Adopted 8th March, 1966.]

WHEREAS Sally Wright Collins, residing at the city of Montreal, in the province of Quebec, wife of John Barrie Collins, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of December, A.D. 1958, at the city of Vancouver, in the province of British Columbia, she then being Sally Wright; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the 1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 $P_{ART II}$ II — $20\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 296.

A Resolution for the relief of Judith Gail Elger Cooke.

[Adopted 8th March, 1966.]

WHEREAS Judith Gail Elger Cooke, residing at the city of Montreal, in the province of Quebec, wife of Robert Homer Cooke, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of September, A.D. 1960, at the city of Sherbrooke, in the said province, she then being Judith Gail Elger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 297.

A Resolution for the relief of Sylvio Corriveau.

[Adopted 8th March, 1966.]

WHEREAS Sylvio Corriveau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rita Picard Corriveau, has by his petition alleged that they were married on the eleventh day of July, A.D. 1942, at the town of Drummondville, in the said province, she then being Rita Picard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 298.

A Resolution for the relief of Clyde Benjamin Dalton.

[Adopted 8th March, 1966.]

WHEREAS Clyde Benjamin Dalton, who is domiciled in Canada and residing at Labrador City, in the province of Newfoundland, husband of Sharon Lynn Rounds Dalton, has by his petition alleged that they were married on the thirteenth day of February, A.D. 1960, at the city of St. John's, in the said province, she then being Sharon Lynn Rounds; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 299.

A Resolution for the relief of Leopold Deslandes.

[Adopted 8th March, 1966.]

WHEREAS Leopold Deslandes, who is domiciled in Canada and residing at St. Augustin, in the province of Quebec, husband of Elise Trahan Deslandes, has by his petition alleged that they were married on the twenty-third day of February, A.D. 1952, at the city of Montreal, in the said province, she then being Elise Trahan; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 300.

A Resolution for the relief of Margaret Evelyn Ferguson Deuel.

[Adopted 8th March, 1966.]

WHEREAS Margaret Evelyn Ferguson Deuel, residing at the city of Two Mountains, in the province of Quebec, wife of William Deuel, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of July, A.D. 1955, at the said city of Montreal, she then being Margaret Evelyn Ferguson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 301.

A Resolution for the relief of Yvonne Beland Diamond, otherwise known as Yvonne Beland Diamont.

[Adopted 8th March, 1966.]

WHEREAS Yvonne Beland Diamond, otherwise known as Yvonne Beland Diamont, residing at the town of Repentigny, in the province of Quebec, wife of Raymond Diamond, otherwise known as Marcellin Diamont, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of May, A.D. 1951, at the city of Sudbury, in the province of Ontario, she then being Yvonne Beland; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 302.

A Resolution for the relief of Mary Rita Beverley Ann Kent Dickson.

[Adopted 8th March, 1966.]

WHEREAS Mary Rita Beverley Ann Kent Dickson, residing at the city of St. Michel, in the province of Quebec, wife of William James Dickson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of October, A.D. 1959, at the said city of Montreal, she then being Mary Rita Beverley Ann Kent; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 303.

A Resolution for the relief of Helen Grace Ferguson Doane.

[Adopted 8th March, 1966.]

WHEREAS Helen Grace Ferguson Doane, residing at Ste. Marguerite's Station, in the province of Quebec, wife of Charles Andrew Doane, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of February, A.D. 1956, at the said city of Montreal, she then being Helen Grace Ferguson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 304.

A Resolution for the relief of Joan Margaret Horrell Dunwoodie.

[Adopted 8th March, 1966.]

WHEREAS Joan Margaret Horrell Dunwoodie, residing wife of James Dougherty Dunwoodie, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of July, A.D. 1964, at the said city of Longueuil, she then being Joan Margaret Horrell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AND NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 305.

A Resolution for the relief of Marie Lucienne Vivianne Charron English.

[Adopted 8th March, 1966.]

WHEREAS Marie Lucienne Vivianne Charron English, residing at the city of Whitby, in the province of Ontario, wife of Stanley Walter Douglas English, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1948, at Pickering, in the said province of Ontario, she then being Marie Lucienne Vivianne Charron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 306.

A Resolution for the relief of Henry Filsinger.

[Adopted 8th March, 1966.]

WHEREAS Henry Filsinger, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Ann Marie MacIntyre MacLean Filsinger, has by his petition alleged that they were married on the fifth day of October, A.D. 1956, at New Glasgow, in the province of Nova Scotia, she then being Ann Marie MacIntyre MacLean; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: There fore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 307.

A Resolution for the relief of Edouard (Eddy) Yves Filteau.

[Adopted 8th March, 1966.]

WHEREAS Edouard (Eddy) Yves Filteau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Micheline Lavigueur Filteau, has by his petition alleged that they were married on the first day of December, A.D. 1962, at the said city, she then being Micheline Lavigueur; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 308.

A Resolution for the relief of Norma Ann Taylor Gallant.

[Adopted 8th March, 1966.]

WHEREAS Norma Ann Taylor Gallant, residing at the city of Montreal, in the province of Quebec, wife of Alexander Joseph Gallant, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the eighth day of September, A.D. 1956, at the said city of Montreal, she then being Norma Ann Taylor; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 309.

A Resolution for the relief of Rose Zwerling Vineberg Garber.

[Adopted 8th March, 1966.]

WHEREAS Rose Zwerling Vineberg Garber, residing at the city of Montreal, in the province of Quebec, wife of Hyman Garber, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of May, A.D. 1950, at the city of Westmount, in the said province, she then being Rose Zwerling Vineberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 310.

A Resolution for the relief of Pierrette De Roberval Gauthier.

[Adopted 8th March, 1966.]

WHEREAS Pierrette De Roberval Gauthier, residing at the city of Montreal, in the province of Quebec, wife of Gilles Gauthier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of September, A.D. 1959, at the town of Chambly, in the said province, she then being Pierrette De Roberval; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 311.

A Resolution for the relief of Carlyle Herbert Gearey.

[Adopted 8th March, 1966.]

WHEREAS Carlyle Herbert Gearey, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Judith Margaret Bianchi Gearey, has by his petition alleged that they were married on the fourteenth day of November, A.D. 1958, at the town of Mount Royal, in the said province, she then being Judith Margaret Bianchi; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 312.

A Resolution for the relief of Mary Marcia Taggart Gibb-Carsley.

[Adopted 8th March, 1966.]

WHEREAS Mary Marcia Taggart Gibb-Carsley, residing at the city of Westmount, in the province of Quebec, wife of John Gibb-Carsley, who is domiciled in Canada and residing at Hemmingford, in the said province, has by her petition alleged that they were married on the eighteenth day of August, A.D. 1934, at the city of Ottawa, in the province of Ontario, she then being Mary Marcia Taggart; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 313.

A Resolution for the relief of Herta Rosika Gast Gnuchwitz.

vhe is domiciled in Canada an

[Adopted 8th March, 1966.]

WHEREAS Herta Rosika Gast Gnuchwitz, residing at the city of Montreal, in the province of Quebec, wife of Rudolf Peter Gnuchwitz, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of March, A.D. 1958, at the city of Cologne, West Germany, she then being Herta Rosika Gast; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 314.

A Resolution for the relief of Jacques Godin.

[Adopted 8th March, 1966.]

W HEREAS Jacques Godin, who is domiciled in Canada and residing at the city of St. John, in the province of Quebec, husband of Mireille Menard Godin, has by his petition alleged that they were married on the twelfth day of November, A.D. 1945, at the said city, she then being Mireille Menard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 315.

A Resolution for the relief of Joseph Noel Jean Claude Gosselin.

[Adopted 8th March, 1966.]

WHEREAS Joseph Noel Jean Claude Gosselin, who is domiciled in Canada and residing at Cartierville, in the province of Quebec, husband of Selma Partridge Gosselin, has by his petition alleged that they were married on the fourteenth day of December, A.D. 1954, at Melton Mowbray, in the county of Leicester, England, she then being Selma Partridge; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 316.

A Resolution for the relief of Florence Agnes Losey Griffith.

[Adopted 8th March, 1966.]

WHEREAS Florence Agnes Losey Griffith, residing at the city of Two Mountains, in the province of Quebec, wife of Arthur Allan Griffith, who is domiciled in Canada and residing at the town of Huntingdon, in the said province, has by her petition alleged that they were married on the twenty-second day of October, A.D. 1948, at the city of Verdun, in the said province, she then being Florence Agnes Losey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 317.

A Resolution for the relief of Francois Grignon.

[Adopted 8th March. 1966.]

WHEREAS Francois Grignon, who is domiciled in Canada and residing at the town of LeMoyne, in the province of Quebec, husband of Monique Potvin Grignon, has by his petition alleged that they were married on the seventeenth day of July, A.D. 1954, at the city of Longueuil, in the said province, she then being Monique Potvin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. and void to all intents and purposes whatsoeve

THE SENATE OF CANADA

RESOLUTION 318.

A Resolution for the relief of Mariette Anna Matthys Halfyard.

[Adopted 8th March, 1966.]

WHEREAS Mariette Anna Matthys Halfyard, residing at the city of Montreal, in the province of Quebec, wife of Marshall Halfyard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1947, at the said city, she then being Mariette Anna Matthys; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 319.

A Resolution for the relief of Sylvia Strominger Herscovitch.

[Adopted 8th March, 1966.]

WHEREAS Sylvia Strominger Herscovitch, residing at the city of Montreal in the province of Quebec, wife of city of Montreal, in the province of Quebec, wife of Sam Herscovitch, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of November, A.D. 1962, at the said city, she then being Sylvia Strominger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 320.

A Resolution for the relief of Albert Arthur Hinds.

[Adopted 8th March, 1966.]

WHEREAS Albert Arthur Hinds, who is domiciled in Canada and residing at the city of LaFleche, in the province of Quebec, husband of May Beverley Jean Harris Hinds, has by his petition alleged that they were married on the eighth day of April, A.D. 1958, at the town of Greenfield Park, in the said province, she then being May Beverley Jean Harris and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUT MENT OF MARRIAGES ACT and subject to section 2 thereof,

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 321.

A Resolution for the relief of Irene Davies Jones.

[Adopted 8th March, 1966.]

WHEREAS Irene Davies Jones, residing at the town of Greenfield Park, in the province of Quebec, wife of Omee Dee Jones, who is domiciled in Canada and residing at Croydon, in the said province, has by her petition alleged that they were married on the tenth day of December, A.D. 1955, at the said town of Greenfield Park, she then being Irene Davies; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 322.

A Resolution for the relief of Irma Bernice Cameron Kontowt.

[Adopted 8th March, 1966.]

WHEREAS Irma Bernice Cameron Kontowt, residing at the town of Huntingdon, in the province of Quebec, wife of Michael Simon Kontowt, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of March, A.D. 1960, at the town of Mount Royal, in the said province, she then being Irma Bernice Cameron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 323.

A Resolution for the relief of Marie Germaine Denyse Bechard Lalonde.

[Adopted 8th March, 1966.]

W HEREAS Marie Germaine Denyse Bechard Lalonde, residing at the town of Anjou, in the province of Quebec, wife of Paul Gerard Lalonde, who is domiciled in Canada and residing at Ste. Therese en Haut, in the said province, has by her petition alleged that they were married on the eleventh day of May, A.D. 1946, at the city of Verdun, in the said province, she then being Marie Germaine Denyse Bechard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 324.

A Resolution for the relief of Jeannine Gourre Larouche.

[Adopted 8th March, 1966.]

WHEREAS Jeannine Gourre Larouche, residing at the city of Montreal, in the province of Quebec, wife of Pierre Larouche, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of June, A.D. 1953, at the said city, she then being Jeannine Gourre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 325.

A Resolution for the relief of Armando Lazzara.

[Adopted 8th March, 1966.]

WHEREAS Armando Lazzara, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Antonietta Iside Ferreri Lazzara, has by his petition alleged that they were married on the second day of March, A.D. 1943, at the city of Cairo, Egypt, she then being Antonietta Iside Ferreri; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-22

THE SENATE OF CANADA

RESOLUTION 326.

A Resolution for the relief of Robert Lean.

[Adopted 8th March, 1966.]

WHEREAS Robert Lean, who is domiciled in Canada and Quebec, husband of Rhea Bickerstaff Lean, has by his petition alleged that they were married on the thirtieth day of May, A.D. 1960, at the town of LeMoyne, in the said province, she then being Rhea Bickerstaff; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 327.

A Resolution for the relief of Marc Leboeuf.

[Adopted 8th March, 1966.]

WHEREAS Marc Leboeuf, who is domiciled in Canada and residing at the city of Ste. Rose, in the province of Quebec, husband of Gisele Proulx Leboeuf, has by his petition alleged that they were married on the twenty-first day of June, A.D. 1959, at the city of Montreal North, in the said province, she then being Gisele Proulx; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 P_{ART} 11-221

THE SENATE OF CANADA

RESOLUTION 328.

A Resolution for the relief of Madeleine Arbour Lebel.

[Adopted 8th March, 1966.]

WHEREAS Madeleine Arbour Lebel, residing at the city of Montreal, in the province of Quebec, wife of Jean Lebel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of January, A.D. 1962, at the town of Ile Perrot, in the said province, she then being Madeleine Arbour; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 329.

A Resolution for the relief of Marie Ida Clementine Raymonde Longpre Lefebvre.

[Adopted 8th March, 1966.]

WHEREAS Marie Ida Clementine Raymonde Longpre Lefebvre, residing at the the city of Montreal, in the province of Quebec, wife of Joseph Jean Claude Lefebvre, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of July, A.D. 1959, at the said city, she then being Marie Ida Clementine Raymonde Longpre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 330.

A Resolution for the relief of Eva Desjardins Lessard.

[Adopted 8th March, 1966.]

WHEREAS Eva Desjardins Lessard, residing at the city of Montreal, in the province of Quebec, wife of Leopold Lessard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of June, A.D. 1957, at the said city, she then being Eva Desjardins; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted. Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 331.

A Resolution for the relief of Eva Szoke Lord.

[Adopted 8th March, 1969.]

[Adopted 8th March, 1966.]

WHEREAS Eva Szoke Lord, residing at the city of Cote St. Luc, in the province of Quebec, wife of John Lord, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-eighth day of October, A.D. 1961, at the city of Plattsburg, in the state of New York, one of the United States of America, she then being Eva Szoke; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 332.

A Resolution for the relief of Marie Edna Chevrier McLaughlin.

[Adopted 8th March, 1966.]

WHEREAS Marie Edna Chevrier McLaughlin, residing at the city of Port Arthur in the province of Optario the city of Port Arthur, in the province of Ontario, wife of Leonard John McLaughlin, who is domiciled in Canada and residing at the city of Chomedey, in the province of Quebec, has by her petition alleged that they were married on the thirteenth day of September, A.D. 1952, at the city of St. Catharines, in the said province of Ontario, she then being Marie Edna Chevrier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 333.

A Resolution for the relief of Evangelia Pantelakou Maltezos.

[Adopted 8th March, 1966.]

WHEREAS Evangelia Pantelakou Maltezos, residing at the city of St. Laurent, in the province of Quebec, wife of Panagiotis Maltezos, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1961, at the said city of Montreal, she then being Evangelia Pantelakou; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 334.

A Resolution for the relief of Marianne Veronika Gosztonyi Marton.

[Adopted 8th March, 1966.]

W HEREAS Marianne Veronika Gosztonyi Marton, residing at the city of Montreal, in the province of Quebec, wife of George Marton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of October, A.D. 1957, at the said city, she then being Marianne Veronika Gosztonyi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 335.

A Resolution for the relief of Marie Pierrette Celine Legare Michaud.

[Adopted 8th March, 1966.]

WHEREAS Marie Pierrette Celine Legare Michaud, residing at the city of Outremont, in the province of Quebec, wife of Joseph Ernest Andre Michaud, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of May, A.D. 1954, at the city of Quebec, in the said province, she then being Marie Pierrette Celine Legare; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 336.

A Resolution for the relief of Eleanor Finegold Miller.

[Adopted 8th March, 1966.]

WHEREAS Eleanor Finegold Miller, residing at the city of Cote St. Luc, in the province of Quebec, wife of Norman Isadore Miller, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of March, A.D. 1959, at the city of Montreal, in the said province, she then being Eleanor Finegold; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 337.

A Resolution for the relief of Gloria June Hilton Monk.

[Adopted 24th March, 1966.]

W HEREAS Gloria June Hilton Monk, residing at the town of Greenfield Park, in the province of Quebec, wife of Ralph Charles Monk, who is domiciled in Canada and residing at the city of Longueuil, in the said province, has by her petition alleged that they were married on the tenth day of August, A.D. 1957, at the said town, she then being Gloria June Hilton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 338.

A Resolution for the relief of Joan Audrey Miller Moos.

[Adopted 24th March, 1966.]

WHEREAS Joan Audrey Miller Moos, residing at the town of Beaconsfield, in the province of Quebec, wife of Walter Alan Moos, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of December, A.D. 1949, at the city of New York, in the state of New York, one of the United States of America, she then being Joan Audrey Miller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 339.

A Resolution for the relief of Sheila Leiba Polger Moosa.

[Adopted 24th March, 1966.]

WHEREAS Sheila Leiba Polger Moosa, residing at the city of Montreal, in the province of Quebec, wife of Chaim Moosa, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of November, A.D. 1964, at the said city, she then being Sheila Leiba Polger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 340.

A Resolution for the relief of Rae Ruda Morganstein.

[Adopted 24th March, 1966.]

WHEREAS Rae Ruda Morganstein, residing at the city of Montreal, in the province of Quebec, wife of Max Morganstein, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of May, A.D. 1934, at the said city, she then being Rae Ruda; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 341.

A Resolution for the relief of David Keith Murray.

[Adopted 24th March, 1966.]

WHEREAS David Keith Murray, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Claudette Gagnon Murray, has by his petition alleged that they were married on the twenty-eighth day of June, A.D. 1958, at the said city, she then being Claudette Gagnon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 342.

A Resolution for the relief of Ross Arthur John Ainslie.

[Adopted 24th March, 1966.]

WHEREAS Ross Arthur John Ainslie, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Kathleen Lillian O'Donnell Ainslie, has by his petition alleged that they were married on the thirtieth day of November, A.D. 1946, at the said city, she then being Kathleen Lillian O'Donnell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 343.

A Resolution for the relief of Carol Goudreau Austin.

[Adopted 24th March, 1966.]

WHEREAS Carol Goudreau Austin, residing at the city of Sherbrooke, in the province of Quebec, wife of Lewis Austin, who is domiciled in Canada and residing at the town of Lennoxville, in the said province, has by her petition alleged that they were married on the twentieth day of April, A.D. 1963, at the said city of Sherbrooke, she then being Carol Goudreau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 344.

A Resolution for the relief of Ginette Pontbriand Cardinal.

[Adopted 24th March, 1966.]

WHEREAS Ginette Pontbriand Cardinal, residing at Suresne, Seine, France, wife of Jean-Paul Cardinal, who is domiciled in Canada and residing at St. Sauveur des Monts, in the province of Quebec, has by her petition alleged that they were married on the first day of October, A.D. 1949, at the city of Sorel, in the said province, she then being Ginette Pontbriand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 345.

A Resolution for the relief of Robert Bohdan Dulepka.

[Adopted 24th March, 1966.]

WHEREAS Robert Bohdan Dulepka, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Sophie Danylewych Dulepka, has by his petition alleged that they were married on the first day of September, A.D. 1951, at the said city, she then being Sophie Danylewych; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 346.

A Resolution for the relief of Joseph Leo Gauthier.

[Adopted 24th March, 1966.]

WHEREAS Joseph Leo Gauthier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie-Claire Agnes Pharand Gauthier, has by his petition alleged that they were married on the twenty-second day of July, A.D. 1961, at the said city, she then being Marie-Claire Agnes Pharand; and whereas by his petition be has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 347.

A Resolution for the relief of Andree Bock Morissette.

[Adopted 24th March, 1966.]

WHEREAS Andree Bock Morissette, residing at the city of Montreal, in the province of Quebec, wife of Yves Morissette, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of December, A.D. 1961, at the said city, she then being Andree Bock; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 348.

A Resolution for the relief of Pierre Villeneuve.

[Adopted 24th March, 1966.]

WHEREAS Pierre Villeneuve, who is domiciled in Canada Quebec, husband of Dolores Galipeau Villeneuve, has by his petition alleged that they were married on the thirtyfirst day of January, A.D. 1948, at the said city, she then being Dolores Galipeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 349.

A Resolution for the relief of Evelyne Bartfeld Bell.

[Adopted 24th March, 1966.]

WHEREAS Evelyne Bartfeld Bell, residing at the city of St. Laurent, in the province of Quebec, wife of Howard Arnold Bell, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1957, at the city of Montreal, in the said province, she then being Evelyne Bartfeld; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution? AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967

PART II-23

THE SENATE OF CANADA

RESOLUTION 350.

A Resolution for the relief of Cecile Audet dit Lapointe Bourgon.

[Adopted 24th March, 1966.]

WHEREAS Cecile Audet dit Lapointe Bourgon, residing at the city of Montreal, in the province of Quebec, wife of Real Bourgon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of December, A.D. 1960, at the said city, she then being Cecile Audet dit Lapointe; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 351.

A Resolution for the relief of Claude Brien.

[Adopted 24th March, 1966.]

WHEREAS Claude Brien, who is domiciled in Canada and residing at the town of Laval sur le Lac, in the province of Quebec, husband of Francoise (Frances) Schoning Brien, has by his petition alleged that they were married on the thirtieth day of October, A.D. 1954, at the city of Montreal, in the said province, she then being Francoise (Frances) Schoning; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 352.

A Resolution for the relief of Pietro Marco Capra.

[Adopted 24th March, 1966.]

WHEREAS Pietro Marco Capra, who is domiciled in Canada Quebec, husband of Marie Jeannette Sara Lecompte Capra, has by his petition alleged that they were married on the thirteenth day of December, A.D. 1941, at the said eity, she then being Marie Jeannette Sara Lecompte; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 353.

A Resolution for the relief of Norma Margaret Craig Coley.

[Adopted 24th March, 1966.]

WHEREAS Norma Margaret Craig Coley, residing at the city of Montreal, in the province of Quebec, wife of John Paul Coley, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of May, A.D. 1961, at the said city, she then being Norma Margaret Craig; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof,

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 354.

A Resolution for the relief of Elizabeth Rogers Love Earl.

[Adopted 24th March, 1966.]

WHEREAS Elizabeth Rogers Love Earl, residing at the city of Westmount, in the province of Quebec, wife of Edward Laurence Earl, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the first day of June, A.D. 1963, at the said city of Westmount, she then being Elizabeth Rogers Love; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 355.

A Resolution for the relief of Bernard Gariepy.

[Adopted 24th March, 1966.]

WHEREAS Bernard Gariepy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lise Martel Gariepy, has by his petition alleged that they were married on the seventeenth day of August, A.D. 1957, at the said city, she then being Lise Martel; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 356.

• A Resolution for the relief of Corinne Ruth Abramson Golfman.

[Adopted 24th March, 1966.]

WHEREAS Corinne Ruth Abramson Golfman, residing at the city of Montreal, in the province of Quebec, wife of Myer Golfman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of June, A.D. 1940, at the city of Collingswood, in the state of New Jersey, one of the United States of America, she then being Corinne Ruth Abramson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 357.

A Resolution for the relief of Gwyneth Elizabeth Daniel Harkness.

[Adopted 24th March, 1966.]

WHEREAS Gwyneth Elizabeth Daniel Harkness, residing at the city of Montreal, in the province of Quebec, wife of Russell Roy Harkness, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of March, A.D. 1964, at the said city, she then being Gwyneth Elizabeth Daniel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-24

THE SENATE OF CANADA

RESOLUTION 358.

A Resolution for the relief of Helen Esther Craig Langguth.

[Adopted 24th March, 1966.]

WHEREAS Helen Esther Craig Langguth, residing at the city of Montreal, in the province of Quebec, wife of Kurt Helmuth Langguth, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the twenty-fifth day of May, A.D. 1957, at Howick, in the said province, she then being Helen Esther Craig; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 359.

A Resolution for the relief of Irene Pelletier Laperriere.

[Adopted 24th March, 1966.]

WHEREAS Irene Pelletier Laperriere, residing at the city of Montreal, in the province of Quebec, wife of Jean Laperriere, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of July, A.D. 1957, at the said city, she then being Irene Pelletier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARPINE 2 thereof, resolves MARRIAGES ACT and subject to section 2 thereof, resolves

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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QUEEN'S PRINTER AND CONTROLLER OF STATIONERY P_{ART} II—24¹/₂ **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 360.

A Resolution for the relief of Pauline Morin Lapointe.

[Adopted 24th March, 1966.]

WHEREAS Pauline Morin Lapointe, residing at the city of Montreal, in the province of Quebec, wife of Gabriel Lapointe, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of June, A.D. 1953, at the city of Quebec, in the said province, she then being Pauline Morin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 361.

A Resolution for the relief of Joseph Ralph George LeBlanc.

[. Cool and March, 1966.] [Adopted 24th March, 1966.]

WHEREAS Joseph Ralph George LeBlanc, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jean Williamson LeBlanc, has by his petition alleged that they were married on the seventeenth day of October, A.D. 1942, at the city of Campbellton, in the province of New Brunswick, she then being Jean Williamson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Solution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 362.

A Resolution for the relief of Monique Crevier Renaud.

[Adopted 24th March, 1966.]

WHEREAS Monique Crevier Renaud, residing at the city of Renaud, who is domiciled in Canada and residing at the city of St. Michel, in the said province, has by her petition alleged that they were married on the third day of September, A.D. 1960, at the city of Verdun, in the said province, she then being Monique Crevier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted. Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 363.

A Resolution for the relief of Mary Sylvia Lorraine Leeks Robinson.

[Adopted 24th March, 1966.]

WHEREAS Mary Sylvia Lorraine Leeks Robinson, residing at the town of Fabreville, in the province of Quebec, wife of Harold Bryce Robinson, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-eighth day of September, A.D. 1957, at Sainte-Catherine d'Alexandrie, in the county of Laprairie, in the said province, she then being Mary Sylvia Lorraine Leeks; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION and ANNULMENT OF MARRIAGES ACT and subject to section thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 364.

A Resolution for the relief of Huguette Machabee Tougas.

[Adopted 24th March, 1966.]

WHEREAS Huguette Machabee Tougas, residing at Bois des Filion, in the province of Quebec, wife of Georges Andre Tougas, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1961, at the said Bois des Filion, she then being Huguette Machabee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 365.

A Resolution for the relief of Dilys Mary Orme Tucker.

[Adopted 24th March, 1966.]

WHEREAS Dilys Mary Orme Tucker, residing at Senneville, in the province of Quebec, wife of John William Tucker, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-sixth day of September, A.D. 1959, at Otterburn Park, in the said province, she then being Dilys Mary Orme; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 366.

A Resolution for the relief of Jeannine Savard Ballabey.

[Adopted 24th March, 1966.]

WHEREAS Jeannine Savard Ballabey, residing at the city of Montreal, in the province of Quebec, wife of Marcel Ballabey, who is domiciled in Canada and residing at the city of Jacques Cartier, in the said province, has by her petition alleged that they were married on the fourteenth day of August, A.D. 1954, at the said city of Montreal, she then being Jeannine Savard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 367.

A Resolution for the relief of Lise Audy Barakett.

[Adopted 24th March, 1966.]

WHEREAS Lise Audy Barakett, residing at the city of Trois Rivieres, in the province of Quebec, wife of Fred Barakett, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1960, at the city of Grand'Mere, in the said province, she then being Lise Audy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 368.

A Resolution for the relief of Jean Francis Hickey Burbridge.

[Adopted 24th March, 1966.]

WHEREAS Jean Francis Hickey Burbridge, residing at the town of Hagersville, in the province of Ontario, wife of Frederick Matthew Burbridge, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1947, at the city of Sarnia, in the said province of Ontario, she then being Jean Francis Hickey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 369.

A Resolution for the relief of Liette Josephine Marie-Jeanne Deleuze Butrym.

[Adopted 24th March, 1966.]

WHEREAS Liette Josephine Marie-Jeanne Deleuze Butrym, residing at the town of Beaconsfield, in the province of Quebec, wife of Jozef Butrym, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the fifteenth day of February, A.D. 1956, in the county of Oxford, England, she then being Liette Josephine Marie-Jeanne Deleuze; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 370.

A Resolution for the relief of Leo Campeau.

[Adopted 24th March, 1966.]

WHEREAS Leo Campeau, who is domiciled in Canada and residing at St. Constant, in the province of Quebec, husband of Louise McGregor Campeau, has by his petition alleged that they were married on the third day of May, A.D. 1952, at the city of Montreal, in the said province, she then being Louise McGregor; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 371.

A Resolution for the relief of Georges-Etienne Cartier.

[Adopted 24th March, 1966.]

WHEREAS Georges-Etienne Cartier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Laurette Rochon Cartier, has by his petition alleged that they were married on the thirteenth day of July, A.D. 1940, at the said city, she then being Laurette Rochon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 372.

A Resolution for the relief of John Chomicki.

[Adopted 24th March, 1966.]

WHEREAS John Chomicki, who is domiciled in Canada and Residing at the city of Montreal, in the province of Quebec, husband of Pauline Sevigny Chomicki, has by his petition alleged that they were married on the fourteenth day of June, A.D. 1941, at the said city, she then being Pauline Sevigny; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 373.

A Resolution for the relief of Theresa Eileen Whalen Dixon.

[Adopted 24th March, 1966.]

WHEREAS Theresa Eileen Whalen Dixon, residing at the city of Montreal, in the province of Quebec, wife of Ross Mason Dixon, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the fifth day of April, A.D. 1952, at the said city of Montreal, she then being Theresa Eileen Whalen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 374.

A Resolution for the relief of Calvin Frederick Durdle.

[Adopted 24th March, 1966.]

WHEREAS Calvin Frederick Durdle, who is domiciled in Canada, in the province of Newfoundland, and temporarily residing at Edmonton, in the province of Alberta, husband of Lena Marie Florida Hupe Durdle, has by his petition alleged that they were married on the twentyfifth day of August, A.D. 1962, at the town of Bonavista, in the said province of Newfoundland, she then being Lena Marie Florida Hupe; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 375.

A Resolution for the relief of Hilda Jocelyn Pangman Galt.

[Adopted 24th March, 1966.]

WHEREAS Hilda Jocelyn Pangman Galt, residing at the city of Montreal, in the province of Quebec, wife of George Harrower Galt, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the second day of April, A.D. 1948, at the said city of Westmount, she then being Hilda Jocelyn Pangman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 376.

A Resolution for the relief of Janis Edgars Grunde, otherwise known as John Grunde.

[Adopted 24th March, 1966.]

WHEREAS Janis Edgars Grunde, otherwise known as at the city of Montreal, in the province of Quebec, husband of Beverley June Christina Hill Grunde, has by his petition alleged that they were married on the twenty-ninth day of June, A.D. 1963, at the said city, she then being Beverley June Christina Hill; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 377.

A Resolution for the relief of Pamela Eileen Packham Johanson.

[Adopted 24th March, 1966.]

WHEREAS Pamela Eileen Packham Johanson, residing at the city of St. Laurent, in the province of Quebec, wife of Gerald Johan Johanson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of May, A.D. 1943, at Worth, in the county of Sussex, England, she then being Pamela Eileen Packham; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 378.

A Resolution for the relief of Esther Joan Glassco Lloyd.

[Adopted 24th March, 1966.]

W HEREAS Esther Joan Glassco Lloyd, residing at the city of Toronto, in the province of Ontario, wife of Henry Trevor Lloyd, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the nineteenth day of October, A.D. 1936, at West Kildonan, in the province of Manitoba, she then being Esther Joan Glassco; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 379.

A Resolution for the relief of Therese Marie Paulette Delamarche Vilaire.

[Adopted 24th March, 1966.]

WHEREAS Therese Marie Paulette Delamarche Vilaire, residing at the city of Montreal, in the province of Quebec, wife of Pierre Maurice Vilaire, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of October, A.D. 1953, at the city of Paris, France, she then being Therese Marie Paulette Delamarche; and whereas by her Petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provide the senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARDING STATES OF THE DISSOLUTION AND ANNULMENT OF M_{ARRIAGES} ACT and subject to section 2 thereof, resolves

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 380.

A Resolution for the relief of Glenda Roberta Miller Mason.

[Adopted 24th March, 1966.]

WHEREAS Glenda Roberta Miller Mason, residing at the vite of Bathurst, in the province of New Brunswick, in Canada and residing at the city of LaSalle, in the province of Quebec, has by her petition alleged that they were married on the nineteenth day of June, A.D. 1962, at the city of Verdun, in the said province of Quebec, she then being Glenda Roberta Miller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 381.

A Resolution for the relief of Jacques Paul Mathieu.

[Adopted 24th March, 1966.]

WHEREAS Jacques Paul Mathieu, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeanne Marcelle Pinet Mathieu, has by his petition alleged that they were married on the twenty-second day of October, A.D. 1955, at Saint-Donat sur l'Herbasse, France, she then being Jeanne Marcelle Pinet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-25

THE SENATE OF CANADA

RESOLUTION 382.

A Resolution for the relief of Louise Mary Dawson Middleton.

[Adopted 24th March, 1966.]

WHEREAS Louise Mary Dawson Middleton, residing at the city of Pointe-Claire, in the province of Quebec, wife of Vernon Middleton, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the twentysecond day of June, A.D. 1963, at the said city of Pointe-Claire, she then being Louise Mary Dawson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and Subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 383.

A Resolution for the relief of Shirley Winnifred Myatt Murray. Adopted 24th March, 1960.]

[Adopted 24th March, 1966.]

WHEREAS Shirley Winnifred Myatt Murray, residing at the city of Montreal, in the province of Quebec, wife of Ross Hugh Murray, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twentyfourth day of December, A.D. 1951, at the said city of Montreal, she then being Shirley Winnifred Myatt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof,

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C. P_{ART} II—25¹/₂ **OTTAWA**, 1967

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THE SENATE OF CANADA

RESOLUTION 384.

A Resolution for the relief of Pauline Trehub Pall.

[Adopted 24th March, 1966.]

WHEREAS Pauline Trehub Pall, residing at the city of Montreal, in the province of Quebec, wife of Henry Pall, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1962, at the said city, she then being Pauline Trehub; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said duced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 385.

A Resolution for the relief of Angeline Huguette Marie Mancuso Pilon.

who is domiciled in Cana

[Adopted 24th March, 1966.]

WHEREAS Angeline Huguette Marie Mancuso Pilon, residing at the city of Lachine, in the province of Quebec, wife of Joseph Jacques Andre Pilon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of June, A.D. 1960, at the said city, she then being Angeline Huguette Marie Mancuso; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISto section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 386.

A Resolution for the relief of Roger Patrick Plant.

[Adopted 24th March, 1966.]

WHEREAS Roger Patrick Plant, who is domiciled in Canada and residing at the town of Beaconsfield, in the province of Quebec, husband of Mary Margaret Florence Merrill Plant, has by his petition alleged that they were married on the twelfth day of September, A.D. 1953, at the city of Westmount, in the said province, she then being Mary Margaret Florence Merrill; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 387.

A Resolution for the relief of Marcelle Blanchard Rochon.

[Adopted 24th March, 1966.]

WHEREAS Marcelle Blanchard Rochon, residing at the city of Montreal, in the province of Quebec, wife of Gerard Louis Rochon, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the twentyninth day of June, A.D. 1946, at the said city of Montreal, she then being Marcelle Blanchard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 388.

A Resolution for the relief of Cornelius Robert Ryan.

[Adopted 24th March, 1966.]

WHEREAS Cornelius Robert Ryan, who is domiciled in Canada and residing at the town of Chateauguay, in the province of Quebec, husband of Marie Antoinette Guillot Ryan, has by his petition alleged that they were married on the sixteenth day of July, A.D. 1955, at the city of Montreal, in the said province, she then being Marie Antoinette Guillot; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:--

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. revocated we see purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 389.

A Resolution for the relief of Roger Thibodeau.

[Adopted 24th March, 1966.]

WHEREAS Roger Thibodeau, who is domiciled in Canada and residing at the city of St. Jean, in the province of Quebec, husband of Jeannine Garceau Thibodeau, has by his petition alleged that they were married on the fourteenth day of September, A.D. 1957, at the said city, she then being Jeannine Garceau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-26

THE SENATE OF CANADA

RESOLUTION 390.

A Resolution for the relief of Micheline Demers Valade.

[Adopted 24th March, 1966.]

WHEREAS Micheline Demers Valade, residing at the eity of Montreal, in the province of Quebec, wife of Pierre Valade, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of January, A.D. 1963, at the said city, she then being Micheline Demers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 391.

A Resolution for the relief of Genevieve Clementine Marie Rose Rigaux Vulpe.

[Adopted 31st March, 1966.]

WHEREAS Genevieve Clementine Marie Rose Rigaux Vulpe, residing at the city of Dorval, in the province of Quebec, wife of Michel Vulpe, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of January, A.D. 1952, at the city of Paris, France, she then being Genevieve Clementine Marie Rose Rigaux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-261

THE SENATE OF CANADA

RESOLUTION 392.

A Resolution for the relief of Joseph John Paul Raymond Phelps.

[Adopted 31st March, 1966.]

WHEREAS Joseph John Paul Raymond Phelps, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helen Jacqueline Tischuk Phelps, has by his petition alleged that they were married on the thirteenth day of May, A.D. 1944, at the town of LaTuque, in the said province, she then being Helen Jacqueline Tischuk; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 393.

A Resolution for the relief of Gisele Paquet Pageau.

[Adopted 31st March, 1966.]

WHEREAS Gisele Paquet Pageau, residing at the city of Montreal, in the province of Quebec, wife of Rejean Raymond Pageau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of March, A.D. 1959, at the city of Quebec, in the said province, she then being Gisele Paquet; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 394.

A Resolution for the relief of Marie Virginia Gloria Denise Baillargeon Dodd.

[Adopted 31st March, 1966.]

WHEREAS Marie Virginia Gloria Denise Baillargeon Dodd, residing at the town of St. Hubert, in the province of Quebec, wife of Joseph Gaetan Hedley Dodd, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the thirtieth day of October, A.D. 1948, at the said town, she then being Marie Virginia Gloria Denise Baillargeon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 395.

A Resolution for the relief of James Baxendale.

[Adopted 31st March, 1966.]

WHEREAS James Baxendale, who is domiciled in Canada and residing at the city of Trois-Rivieres, in the province of Quebec, husband of Christiane Tousignant Baxendale, has by his petition alleged that they were married on the third day of July, A.D. 1948, at the said city, she then being Christiane Tousignant; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:bject to section 2 ther

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenceforth shall be not

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C. **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 396.

A Resolution for the relief of Susan (Susana) Hore Brydon.

[Adopted 31st March, 1966.]

WHEREAS Susan (Susana) Hore Brydon, residing at the town of St. Hilaire, in the province of Quebec, wife of John (Juan) Wawn Brydon, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the twentyfifth day of June, A.D. 1942, at the city of Buenos Aires, Argentina, she then being Susan (Susana) Hore; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 397.

A Resolution for the relief of Sylvia Bernstein Polansky.

[Adopted 31st March, 1966.]

WHEREAS Sylvia Bernstein Polansky, residing at the city of Montreal, in the province of Quebec, wife of Harry Moses Polansky, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of July, A.D. 1961, at the said city, she then being Sylvia Bernstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT of MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 398.

A Resolution for the relief of Marie Eugenie Rose Armande Lemay Lessard.

[Adopted 31st March, 1966.]

WHEREAS Marie Eugenie Rose Armande Lemay Lessard, Ruebec, wife of Jean Joseph Armand Lessard, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the twenty-ninth day of November, A.D. 1937, at the said city of Quebec, she then being Marie Eugenie Rose Armande Lemay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 399.

A Resolution for the relief of Mireille Neiderer Miron.

[Adopted 31st March, 1966.]

WHEREAS Mireille Neiderer Miron, residing at the city of Verdun, in the province of Quebec, wife of Jean Marc Miron, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the twenty-fifth day of August, A.D. 1962, at the said city of Lachine, she then being Mireille Neiderer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 400.

A Resolution for the relief of Eileen Margaret Rose Stamper Morton.

[Adopted 31st March, 1966.]

WHEREAS Eileen Margaret Rose Stamper Morton, residing at the city of St. Laurent, in the province of Quebec, wife of Richard Harry Morton, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1953, at the city of Westmount, in the said province, she then being Eileen Margaret Rose Stamper; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 401.

A Resolution for the relief of Jennifer Anne Edgar Anderson.

[Adopted 31st March, 1966.]

WHEREAS Jennifer Anne Edgar Anderson, residing at the city of Montreal, in the province of Quebec, wife of Michael Alan Anderson, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the fourteenth day of November, A.D. 1961, at Dumfries, Scotland, she then being Jennifer Anne Edgar; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 402.

A Resolution for the relief of Charlotte Laurine Montgomery Craigie.

[. 8301, down M to 18 balgob A [Adopted 31st March, 1966.]

WHEREAS Charlotte Laurine Montgomery Craigie, residing at the city of St. Lambert, in the province of Quebec, wife of Rodger William Craigie, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of December, A.D. 1956, at the said city of St. Lambert, she then being Charlotte Laurine Montgomery; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 403.

A Resolution for the relief of Julius Illesy.

[Adopted 31st March, 1966.]

WHEREAS Julius Illesy, who is domiciled in Canada and residing at the city of Pierrefonds, in the province of Quebec, husband of Mary Ann Theresa Bergin Illesy, has by his petition alleged that they were married on the nineteenth day of November, A.D. 1949, at the city of Montreal, in the said province, she then being Mary Ann Theresa Bergin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 404.

A Resolution for the relief of Rita Lord Wolverson.

[Adopted 31st March, 1966.]

WHEREAS Rita Lord Wolverson, residing at the city of St. Jean, in the province of Quebec, wife of David Wolverson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of March, A.D. 1956, at Charlton, in the state of Georgia, one of the United States of America, she then being Rita Lord; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 405.

A Resolution for the relief of Bernice Frances Batchelor Jack.

[Adopted 31st March, 1966.]

WHEREAS Bernice Frances Batchelor Jack, residing at Beaconsfield, in the province of Quebec, wife of Ralph Keith Jack, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the twenty-first day of May, A.D. 1949, at the city of Montreal, in the said province, she then being Bernice Frances Batchelor; and whereas by her petition she has prayed that, on the ground of his sodomy since then, their marriage be dissolved; and whereas the said marriage and sodomy have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 406.

A Resolution for the relief of Robert Rickerd.

[Adopted 31st March, 1966.]

WHEREAS Robert Rickerd, who is domiciled in Canada and residing at Limbour, in the province of Quebec, husband of Huguette Rochon Rickerd, has by his petition alleged that they were married on the nineteenth day of May, A.D. 1951, at the city of Ottawa, in the province of Ontario, she then being Huguette Rochon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 407.

A Resolution for the relief of Gloria Sefton Saxe.

[Adopted 31st March, 1966.]

WHEREAS Gloria Sefton Saxe, residing at the city of Montreal, in the province of Quebec, wife of Brian Mitchell Saxe, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of June, A.D. 1960, at the city of London, England, she then being Gloria Sefton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 408.

A Resolution for the relief of William David Henry Robinson.

[Adopted 31st March, 1966.]

WHEREAS William David Henry Robinson, who is domiciled in Canada and residing at the town of Chateauguay Heights, in the province of Quebec, husband of Ida Gail Stebbens Robinson, has by his petition alleged that they were married on the twenty-fifth day of March, A.D. 1950, at the city of Westmount, in the said province, she then being Ida Gail Stebbens; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 409.

A Resolution for the relief of Alta Dawn Kean Vokey.

[Adopted 31st March, 1966.]

WHEREAS Alta Dawn Kean Vokey, residing at the city of St. John's, in the province of Newfoundland, wife of William John Vokey, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of May, A.D. 1952, at Topsail, in the said province, she then being Alta Dawn Kean; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 410.

A Resolution for the relief of Steve Zalac.

[Adopted 31st March, 1966.]

WHEREAS Steve Zalac, who is domiciled in Canada and Residing at the city of Montreal, in the province of Quebec, husband of Therese De Roy Zalac, has by his petition alleged that they were married on the twenty-sixth day of July, A.D. 1952, at the said city, she then being Therese De Roy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 411.

A Resolution for the relief of Michel Durocher.

[Adopted 31st March, 1966.]

WHEREAS Michel Durocher, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Evelyn Doucet Durocher, has by his petition alleged that they were married on the thirteenth day of October, A.D. 1951, at the city of Saint John, in the province of New Brunswick, she then being Marie Evelyn Doucet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 412.

A Resolution for the relief of Pauline Guillet Ampleman.

[Adopted 31st March, 1966.]

WHEREAS Pauline Guillet Ampleman, residing at the town of Chateauguay, in the province of Quebec, wife of Bernard Ampleman, who is domiciled in Canada and residing at Ste. Martine, in the said province, has by her petition alleged that they were married on the twentyeighth day of May, A.D. 1956, at the town of Acton Vale, in the said province, she then being Pauline Guillet; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 413.

A Resolution for the relief of Steven Palkovic.

[Adopted 31st March, 1966.]

WHEREAS Steven Palkovic, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Tapsak Palkovic, has by his petition alleged that they were married on the fourth day of June, A.D. 1955, at the said city, she then being Mary Tapsak; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-27

THE SENATE OF CANADA

RESOLUTION 414.

A Resolution for the relief of Bronius Buja Bujunas.

[Adopted 31st March, 1966.]

WHEREAS Bronius Buja Bujunas, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Joanne Valentina Verbyla Buja Bujunas, has by his petition alleged that they were married on the third day of September, A.D. 1949, at the city of Montreal, in the said province, she then being Joanne Valentina Verbyla; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 415.

A Resolution for the relief of Russell Burton Call.

[Adopted 31st March, 1966.]

WHEREAS Russell Burton Call, who is domiciled in Canada and residing at Knowlton, in the province of Quebec, husband of Isabelle Brooks Mitchell Call, has by his petition alleged that they were married on the sixteenth day of September, A.D. 1933, at the city of Sherbrooke, in the said province, she then being Isabelle Brooks Mitchell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-271

THE SENATE OF CANADA

RESOLUTION 416.

A Resolution for the relief of Gilles Audet.

[Adopted 31st March, 1966.]

WHEREAS Gilles Audet, who is domiciled in Canada and Quebec, husband of Nicole Legendre Audet, has by his petition alleged that they were married on the second day of May, A.D. 1959, at the town of Mount Royal, in the said province, she then being Nicole Legendre; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 417.

A Resolution for the relief of Joseph Richard Hetherington.

[Adopted 31st March, 1966.]

WHEREAS Joseph Richard Hetherington, who is domiciled in Canada and residing at Quyon, in the province of Quebec, husband of Reta Elizabeth Jane Lusk Hetherington, has by his petition alleged that they were married on the twenty-fourth day of March, A.D. 1920, at Breckenridge, in the said province, she then being Reta Elizabeth Jane Lusk; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 418.

A Resolution for the relief of George Thompson.

[. 8021, dono M tel? bolgob k [Adopted 31st March, 1966.]

WHEREAS George Thompson, who is domiciled in Canada and residing at the city of Drummondville, in the province of Quebec, husband of Helen Caroline Coleman Lewchuk Thompson, has by his petition alleged that they were married on the twenty-sixth day of August, A.D. 1960, at the city of Westmount, in the said province, she then being Helen Caroline Coleman Lewchuk; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 419.

A Resolution for the relief of Eva Mae Cochrane Wilson.

[Adopted 31st March, 1966.]

WHEREAS Eva Mae Cochrane Wilson, residing at the city of Montreal, in the province of Quebec, wife of Boyd Melbourne Wilson, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the seventeenth day of September, A.D. 1955, at Curryville, in the province of New Brunswick, she then being Eva Mae Cochrane; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 420.

A Resolution for the relief of Hazel Jean Appleton Ramage.

[Adopted 31st March, 1966.]

WHEREAS Hazel Jean Appleton Ramage, residing at the city of Westmount, in the province of Quebec, wife of John Glenn Millar Ramage, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the fourth day of March, A.D. 1950, at the city of Montreal, in the said province, she then being Hazel Jean Appleton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 421.

A Resolution for the relief of Leonard Noel Booth.

[Adopted 31st March, 1966.]

WHEREAS Leonard Noel Booth, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Hilda Ruth Annie Allebone Booth, has by his petition alleged that they were married on the eighth day of June, A.D. 1934, at the city of Outremont, in the said province, she then being Hilda Ruth Annie Allebone; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-28

THE SENATE OF CANADA

RESOLUTION 422.

A Resolution for the relief of Maxine Joann Rushworth McKenzie Foster.

[Adopted 31st March, 1966.]

WHEREAS Maxine Joann Rushworth McKenzie Foster, residing at the city of Montreal, in the province of Quebec, wife of Herbert Bertrand Foster, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of April, A.D. 1957, at the city of Winnipeg, in the province of Manitoba, she then being Maxine Joann Rushworth McKenzie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 423

A Resolution for the relief of Monique Archambault Walsh.

[Adopted 31st March, 1966.]

WHEREAS Monique Archambault Walsh, residing at the city of Montreal, in the province of Quebec, wife of John Churchill Walsh, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of June, A.D. 1963, at the city of Westmount, in the said province, she then being Monique Archambault; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever

PART 11-281

THE SENATE OF CANADA

RESOLUTION 424.

A Resolution for the relief of Maureen Lenora Robinson Thomas.

[Adopted 31st March, 1966.]

WHEREAS Maureen Lenora Robinson Thomas, residing at the city of Ottawa, in the province of Ontario, wife of Clayton Lawrence Thomas, who is domiciled in Canada and residing at Norway Bay, in the province of Quebec, has by her petition alleged that they were married on the third day of December, A.D. 1949, at Cobden, in the said province of Ontario, she then being Maureen Lenora Robinson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 425.

A Resolution for the relief of Raynald Douville.

[Adopted 31st March, 1966.]

WHEREAS Raynald Douville, who is domiciled in Canada and residing at the town of Baie d'Urfe, in the province of Quebec, husband of Aline Pothier Douville, has by his petition alleged that they were married on the fourth day of July, A.D. 1953, at the city of Montreal, in the said province, she then being Aline Pothier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 426.

A Resolution for the relief of Yvette Sabourin Tasse Grant.

[Adopted 31st March, 1966.]

WHEREAS Yvette Sabourin Tasse Grant, residing at the city of Montreal, in the province of Quebec, wife of Norman Edward Grant, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of February, A.D. 1965, at the said city, she then being Yvette Sabourin Tasse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 427.

A Resolution for the relief of Marie Fabiola Poitras Morin.

[Adopted 31st March, 1966.]

WHEREAS Marie Fabiola Poitras Morin, residing at the city of Montreal, in the province of Quebec, wife of Albani Georges Romeo Morin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of January, A.D. 1936, at the said city, she then being Marie Fabiola Poitras; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 428.

A Resolution for the relief of Pauline Hatcher Leduc.

[Adopted 31st March, 1966.]

WHEREAS Pauline Hatcher Leduc, residing at the city of Montreal, in the province of Quebec, wife of Pierre Leduc, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of February, A.D. 1963, at the town of Hampstead, in the said province, she then being Pauline Hatcher; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 429.

A Resolution for the relief of Patricia Portelance Turgeon.

[Adopted 31st March, 1966.]

WHEREAS Patricia Portelance Turgeon, residing at the city of Laval, in the province of Quebec, wife of Edmond Turgeon, who is domiciled in Canada and residing at the eity of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1952, at the city of Noranda, in the said province, she then being Patricia Portelance; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 430.

A Resolution for the relief of Benjamin Horace Waldron.

[Adopted 31st March, 1966.]

WHEREAS Benjamin Horace Waldron, who is domiciled in Canada and residing at Scotstown, in the province of Quebec, husband of Shirley Alberta Wells Waldron, has by his petition alleged that they were married on the ninth day of July, A.D. 1948, at Scotstown aforesaid, she then being Shirley Alberta Wells; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 431.

A Resolution for the relief of Edward Wilson Aldous.

[Adopted 31st March, 1966.]

WHEREAS Edward Wilson Aldous, who is domiciled in Canada and residing at the town of Ste. Dorothee, in the province of Quebec, husband of Marjorie Jean Walker Aldous, has by his petition alleged that they were married on the eighteenth day of June, A.D. 1955, at the city of Montreal, in the said province, she then being Marjorie Jean Walker; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 432.

A Resolution for the relief of Carol Ann Elizabeth Parkes McAllan.

[Adopted 31st March, 1966.]

WHEREAS Carol Ann Elizabeth Parkes McAllan, residing at the city of Lachine, in the province of Quebec, wife of James Vincent McAllan, who is domiciled in Canada and residing at the city of St. Pierre, in the said province, has by her petition alleged that they were married on the twelfth day of April, A.D. 1958, at the said city of Lachine, she then being Carol Ann Elizabeth Parkes; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 433.

A Resolution for the relief of Alvira Evelyn Ward Ward.

[Adopted 31st March, 1966.]

WHEREAS Alvira Evelyn Ward Ward, residing at Burnaby, in the province of British Columbia, wife of Ronald Victor John Ward, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixteenth day of August, A.D. 1939, at the city of Westmount, in the said province of Quebec, she then being Alvira Evelyn Ward; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 434.

A Resolution for the relief of Albert Edward Cooley.

[Adopted 31st March, 1966.]

WHEREAS Albert Edward Cooley, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Phyllis Rose Anderson Cooley, has by his petition alleged that they were married on the twenty-sixth day of July, A.D. 1950, at the city of Hawkesbury, in the province of Ontario, she then being Phyllis Rose Anderson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 435.

A Resolution for the relief of Claudette Laganiere Dufour.

[Adopted 31st March, 1966.]

WHEREAS Claudette Laganiere Dufour, residing at the city of St. Michel, in the province of Quebec, wife of Robert Dufour, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the ninth day of August, A.D. 1958, at the said city of Montreal, she then being Claudette Laganiere; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 436.

A Resolution for the relief of Joyce Claudine Pauley Ley.

[. NoRL adapted Lance beingable [Adopted 31st March, 1966.]

WHEREAS Joyce Claudine Pauley Ley, residing at the city of LaSalle, in the province of Quebec, wife of George William Ley, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of August, A.D. 1955, at the city of Toronto, in the province of Ontario, she then being Joyce Claudine Pauley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 437.

A Resolution for the relief of Marie Irene Edoilda Monast Turcotte.

[Adopted 31st March, 1966.]

WHEREAS Marie Irene Edoilda Monast Turcotte, residing at the city of Montreal, in the province of Quebec, wife of Joseph Adrien Turcotte, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of December, A.D. 1954, at the said city, she then being Marie Irene Edoilda Monast; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 438.

A Resolution for the relief of Shirley Winnifred Bissessar Shallwani.

[Adopted 6th May, 1966.]

WHEREAS Shirley Winnifred Bissessar Shallwani, residing at the city of Montreal, in the province of Quebec, wife of Nazarali Shallwani, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of September, A.D. 1963, at the town of Montreal West, in the said province, she then being Shirley Winnifred Bissessar; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 439.

A Resolution for the relief of Kenneth Stanley Derbridge.

[Adopted 6th May, 1966.]

WHEREAS Kenneth Stanley Derbridge, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Patricia Anne Loke Derbridge, has by his petition alleged that they were married on the seventeenth day of July, A.D. 1959, at the said city, she then being Patricia Anne Loke; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 440.

A Resolution for the relief of Nicola Cirella.

[Adopted 6th May, 1966.]

WHEREAS Nicola Cirella, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Angelina Nini Cirella, has by his petition alleged that they were married on the twentieth day of June, A.D. 1964, at the said city, she then being Angelina Nini; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 441.

A Resolution for the relief of Peter Minna.

[Adopted 6th May, 1966.]

WHEREAS Peter Minna, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Antoinette Cava Minna, has by his petition alleged that they were married on the sixteenth day of October, A.D. 1948, at the city of Montreal, in the said province, she then being Antoinette Cava; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 442.

A Resolution for the relief of William Gordon Walker.

[Adopted 6th May, 1966.]

WHEREAS William Gordon Walker, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Andrea Elizabeth Scott Walker, has by his petition alleged that they were married on the twenty-third day of August, A.D. 1960, at the city of Cornwall, in the province of Ontario, she then being Andrea Elizabeth Scott; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 443.

A Resolution for the relief of Joan Margaret Moorcroft Roberts.

[Adopted 6th May, 1966.]

WHEREAS Joan Margaret Moorcroft Roberts, residing at the city of Jacques Cartier, in the province of Quebec, wife of Donald Melville Roberts, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-sixth day of December, A.D. 1959, at the city of Longueuil, in the said province, she then being Joan Margaret Moorcroft; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 444.

A Resolution for the relief of Frances Hope Altimas Michaud.

[Adopted 6th May, 1966.]

WHEREAS Frances Hope Altimas Michaud, residing at the city of Montreal, in the province of Quebec, wife of David Harvey Michaud, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the nineteenth day of September, A.D. 1953, at the said city of Montreal, she then being Frances Hope Altimas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 445.

A Resolution for the relief of Adelheid Jaeger Daskowski.

[Adopted 6th Man, 1966.

[Adopted 6th May, 1966.]

WHEREAS Adelheid Jaeger Daskowski, residing at the city of Pierrefonds, in the province of Quebec, wife of Helmuth Daskowski, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of April, A.D. 1956, at the city of St. John's, in the province of Newfoundland, she then being Adelheid Jaeger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the Provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-29

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THE SENATE OF CANADA

RESOLUTION 446.

A Resolution for the relief of Hendrica (Rita) Kerkhof Rochon.

[Adopted 6th May, 1966.]

WHEREAS Hendrica (Rita) Kerkhof Rochon, residing at Brinston, in the province of Ontario, wife of Armand Rochon, who is domiciled in Canada and residing at the city of Pointe aux Trembles, in the province of Quebec, has by her petition alleged that they were married on the nineteenth day of November, A.D. 1955, at the city of Ottawa, in the said province of Ontario, she then being Hendrica (Rita) Kerkhof; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 447.

A Resolution for the relief of Hilda Wisenthal Spirer.

[Adopted 6th May, 1966.]

WHEREAS Hilda Wisenthal Spirer, residing at the city of Outremont, in the province of Quebec, wife of Elias Spirer, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of October, A.D. 1961, at the city of Cote St. Luc, in the said province, she then being Hilda Wisenthal; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved, and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II}$ II-29¹/₂

THE SENATE OF CANADA

RESOLUTION 448.

A Resolution for the relief of Vivian Carol Laurin Masson.

[Adopted 6th May, 1966.]

WHEREAS Vivian Carol Laurin Masson, residing at Brownsburg, in the province of Quebec, wife of Douglas Reid Masson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of February, A.D. 1959, at the town of Lachute, in the said province, she then being Vivian Carol Laurin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 449.

A Resolution for the relief of Eleanore Barbara Rosenstein Gerstein.

[Adopted 6th May, 1966.]

WHEREAS Eleanore Barbara Rosenstein Gerstein, residing at the city of Montreal, in the province of Quebec, wife of Abraham Gerstein, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of March, A.D. 1965, at the said city, she then being Eleanore Barbara Rosenstein; and whereas by her petition she has prayed that, on the gound of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 450.

A Resolution for the relief of Harold Bernard Parsons.

[Adopted 6th May, 1966.]

WHEREAS Harold Bernard Parsons, who is domiciled in Quebec, husband of Dorothea Helene Houghton Parsons, has by his petition alleged that they were married on the fourteenth day of April, A.D. 1949, at the city of Montreal, in the said province, she then being Dorothea Helene Houghton; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 451.

A Resolution for the relief of Marcelle Daoust Couturier.

[Adopted 6th May, 1966.]

WHEREAS Marcelle Daoust Couturier, residing at the city of Anjou, in the province of Quebec, wife of Jean-Paul Couturier, who is domiciled in Canada and residing at the city of Longueuil, in the said province, has by her petition alleged that they were married on the fifth day of September, A.D. 1949, at the city of LaSalle, in the said province, she then being Marcelle Daoust; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 452.

A Resolution for the relief of Johanne Gelineau Poulin Lamy.

[Adopted 6th May, 1966.]

WHEREAS Johanne Gelineau Poulin Lamy, residing at Cartierville, in the province of Quebec, wife of Andre Lamy, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the fourteenth day of July, A.D. 1962, at St. Martin, in the said province, she then being Johanne Gelineau Poulin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 453.

A Resolution for the relief of Eileen Patricia Sonia Lacombe Toth.

[Adopted 6th May, 1966.]

WHEREAS Eileen Patricia Sonia Lacombe Toth, residing at the city of Montreal, in the province of Quebec, wife of Joseph Toth, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of June, A.D. 1965, at the said city, she then being Eileen Patricia Sonia Lacombe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-30

THE SENATE OF CANADA

RESOLUTION 454.

A Resolution for the relief of Joyce Allan Davies.

[Adopted 6th May, 1966.]

WHEREAS Joyce Allan Davies, residing at the city of Pointe Claire, in the province of Quebee, wife of Walter Edward Davies, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of August, A.D. 1951, at the city of Montreal, in the said province, she then being Joyce Allan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 455.

A Resolution for the relief of Bernard Maurice Archambault.

[Adopted 6th May, 1966.]

WHEREAS Bernard Maurice Archambault, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Katherine Dowd Kenehan Archambault, has by his petition alleged that they were married on the nineteenth day of September, A.D. 1936, at the city of Magog, in the said province, she then being Katherine Dowd Kenehan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-301

THE SENATE OF CANADA

RESOLUTION 456.

A Resolution for the relief of Richard Larue.

[Adopted 6th May, 1966.]

WHEREAS Richard Larue, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Josette Bourdages Larue, has by his petition alleged that they were married on the eighteenth day of April, A.D. 1953, at the city of LaSalle, in the said province, she then being Josette Bourdages; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 457.

A Resolution for the relief of Muriel Chapdelaine Silverstein, otherwise known as Muriel Chapdelaine Silver.

[Adopted 6th May, 1966.]

WHEREAS Muriel Chapdelaine Silverstein, otherwise known as Muriel Chapdelaine Silver, residing at the city of Montreal, in the province of Quebec, wife of Adolph Silverstein, otherwise known as John Silver, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of July, A.D. 1962, at the city of Westmount, in the said province, she then being Muriel Chapdelaine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of MADE $M_{ARRIAGES}$ Act and subject to section 2 thereof, resolves as follows :---

1.

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY

THE SENATE OF CANADA

RESOLUTION 458.

A Resolution for the relief of Carol Donalda Armour Martin.

[Adopted 6th May, 1966.]

WHEREAS Carol Donalda Armour Martin, residing at the city of Westmount, in the province of Quebec, wife of John Patrick Martin, who is domiciled in Canada and residing at the town of Lery, in the said province, has by her petition alleged that they were married on the twentyfirst day of September, A.D. 1957, at the city of Montreal, in the said province, she then being Carol Donalda Armour; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 459.

A Resolution for the relief of Annie Reese Roth Maydeck.

[Adopted 6th May, 1966.]

WHEREAS Annie Reese Roth Maydeck, residing at the city of Montreal, in the province of Quebec, wife of Hiram (Chaim) David Maydeck, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of September, A.D. 1956, at the said city, she then being Annie Reese Roth; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 460.

A Resolution for the relief of Marquita Mainville Lalonde.

[Adopted 6th May, 1966.]

WHEREAS Marquita Mainville Lalonde, residing at the city of St. Lambert, in the province of Quebec, wife of Gaston Lalonde, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the third day of December, A.D. 1949, at the city of LaSalle, in the said province, she then being Marquita Mainville; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 461.

A Resolution for the relief of Joseph Paul Fernand Bouchard.

[Adopted 6th May, 1966.]

WHEREAS Joseph Paul Fernand Bouchard, who is domiciled in Canada and residing at the city of Ste. Foy, in the province of Quebec, husband of Ruth Evelyn Taylor Bouchard, has by his petition alleged that they were married on the twenty-second day of December, A.D. 1951, at the city of Montreal, in the said province, she then being Ruth Evelyn Taylor; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 462.

A Resolution for the relief of Marguerite Jeanne Viau Sunnucks.

[Adopted 6th May, 1966.]

WHEREAS Marguerite Jeanne Viau Sunnucks, residing at wife of David Clement Sunnucks, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixteenth day of November, A.D. 1945, at the city of Toronto, in the province of Ontario, she then being Marguerite Jeanne Viau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 463.

A Resolution for the relief of Karin Finkelstein Drazin.

[Adopted 6th May, 1966.]

WHEREAS Karin Finkelstein Drazin, residing at the city of New York, in the state of New York, one of the United States of America, wife of Louis Drazin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eighth day of May, A.D. 1959, at the said city of New York, she then being Karin Finkelstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 464.

A Resolution for the relief of Anthony Stephen Rappard.

[Adopted 6th May, 1966.]

WHEREAS Anthony Stephen Rappard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeannine Madeleine Godefroy Rappard, has by his petition alleged that they were married on the twentieth day of September, A.D. 1948, at Cleon, France, she then being Jeannine Madeleine Godefroy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 465.

A Resolution for the relief of Rolly Steirman Kisilevsky, otherwise known as Rolly Steirman King.

[Adopted 6th May, 1966.]

WHEREAS Rolly Steirman Kisilevsky, otherwise known as Rolly Steirman King, residing at the city of St. Laurent, in the province of Quebec, wife of Samuel Kisilevsky, otherwise known as Sam King, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyninth day of December, A.D. 1946, at the said city of Montreal, she then being Rolly Steirman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof,

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 466.

A Resolution for the relief of Joseph Roger Lionel George Bouchard.

[Adopted 6th May, 1966.]

WHEREAS Joseph Roger Lionel George Bouchard, who is domiciled in Canada and residing at the city of Longueuil, in the province of Quebec, husband of June Violet Welch Bouchard, has by his petition alleged that they were married on the thirtieth day of January, A.D. 1943, at Hailsham, in the county of East Sussex, England, she then being June Violet Welch; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 467.

A Resolution for the relief of Wileen Valery Ede Aldworth.

[Adopted 6th May, 1966.]

WHEREAS Wileen Valery Ede Aldworth, residing at the city of Toronto, in the province of Ontario, wife of Roger Edmund St. Leger Aldworth, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of August, A.D. 1963, at the town of Ste. Anne de Bellevue, in the said province of Quebec, she then being Wileen Valery Ede; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 468.

A Resolution for the relief of Karl Heinz Blumhoff.

[Adopted 6th May, 1966.]

WHEREAS Karl Heinz Blumhoff, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Karin Baier Blumhoff, has by his petition alleged that they were married on the twenty-ninth day of December, A.D. 1962, at the city of St. Lambert, in the said province, she then being Karin Baier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 469.

A Resolution for the relief of Normand Roger Beaudin.

[Adopted 6th May, 1966.]

WHEREAS Normand Roger Beaudin, who is domiciled in Canada and residing at the town of Roxboro, in the province of Quebec, husband of Dolores Ann O'Neil Beaudin, has by his petition alleged that they were married on the eighteenth day of December, A.D. 1944, at the city of Rochester, in the state of New York, one of the United States of America, she then being Dolores Ann O'Neil; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 470.

A Resolution for the relief of Gisele Labrosse Boisvert.

[Adopted 6th May, 1966.]

WHEREAS Gisele Labrosse Boisvert, residing at the city of Guy Boisvert, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-eighth day of January, A.D. 1950, at the said city of Montreal, she then being Gisele Labrosse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 471.

A Resolution for the relief of Gilles Corriveau.

[Adopted 6th May, 1966.]

WHEREAS Gilles Corriveau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Beatrice Bilodeau Corriveau, has by his petition alleged that they were married on the eighteenth day of September, A.D. 1948, at the parish of Notre-Dame de Berthier, Montmagny County, in the said province, she then being Beatrice Bilodeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows :-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth

THE SENATE OF CANADA

RESOLUTION 472.

A Resolution for the relief of Florence Catherine FitzSimons Clarke.

[Adopted 6th May, 1966.]

WHEREAS Florence Catherine FitzSimons Clarke, residing one of the United States of America, wife of Atlee Harding Clarke, who is domiciled in Canada and residing at Rural Route 7, Lachute, in the province of Quebec, has by her petition alleged that they were married on the twenty-first day of December, A.D. 1943, at London, England, she then being Florence Catherine FitzSimons; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 473.

A Resolution for the relief of Helen Hadjidakis Jardine.

[Adopted 6th May, 1966.]

WHEREAS Helen Hadjidakis Jardine, residing at the city of Montreal, in the province of Quebec, wife of John Thomas Jardine, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the third day of September, A.D. 1958, at the said city of Montreal, she then being Helen Hadjidakis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 474.

A Resolution for the relief of Anne Segal Abramovitz.

[Adopted 6th May, 1966.]

WHEREAS Anne Segal Abramovitz, residing at the city of Abramovitz, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the eighth day of June, A.D. 1946, at the said city of Montreal, she then being Anne Segal; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 475.

A Resolution for the relief of Helene Poudrier Trottier.

[Adopted 6th May, 1966.]

WHEREAS Helene Poudrier Trottier, residing at the town of Victoriaville, in the province of Quebec, wife of Laurent Trottier, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the tenth day of August, A.D. 1955, at St. Rosaire, in the said province, she then being Helene Poudrier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 476.

A Resolution for the relief of Franz Straubinger.

[Adopted 6th May, 1966.]

WHEREAS Franz Straubinger, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Kathrine (Catherine) Hanrieder Straubinger, has by his petition alleged that they were married on the twenty-fourth day of December, A.D. 1935, at the city of Toronto, in the province of Ontario, she then being Kathrine (Catherine) Hanrieder; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 477.

A Resolution for the relief of Annadale Sandow Ostroff.

[Adopted 6th May, 1966.]

W HEREAS Annadale Sandow Ostroff, residing at the city of St. Laurent, in the province of Quebec, wife of Gary Sydney Ostroff, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1964, at the city of Montreal, in the said province, she then being Annadale Sandow; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-31

THE SENATE OF CANADA

RESOLUTION 478.

A Resolution for the relief of Marina Flora Moshonas Lacroix.

[Adopted 6th May, 1966.]

WHEREAS Marina Flora Moshonas Lacroix, residing at the city of St. Lambert, in the province of Quebec, wife of Denis Lacroix, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of September, A.D. 1957, at the said city of Montreal, she then being Marina Flora Moshonas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 479.

A Resolution for the relief of Joseph Ernest Andre Bergeron.

[Adopted 6th May, 1966.]

WHEREAS Joseph Ernest Andre Bergeron, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Therese Francoise Rejane Francoeur Bergeron, has by his petition alleged that they were married on the second day of March, A.D. 1957, at the said city, she then being Marie Therese Francoise Rejane Francoeur; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLU-TION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-311

THE SENATE OF CANADA

RESOLUTION 480.

A Resolution for the relief of Yves Dorais.

[Adopted 6th May, 1966.]

WHEREAS Yves Dorais, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Elisabeth Fontaine Dorais, has by his petition alleged that they were married on the twentieth day of May, A.D. 1950, at St. Janvier, in the said province, she then being Elisabeth Fontaine; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 481.

A Resolution for the relief of Giuseffina Aimola Facella.

[Adopted 6th May, 1966.]

WHEREAS Giuseffina Aimola Facella, residing at the city of Montreal, in the province of Quebec, wife of Mario Facella, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of July, A.D. 1955, at the said city, she then being Giuseffina Aimola; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said duced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 482.

A Resolution for the relief of Roland Gendron.

[Adopted 6th May, 1966.]

WHEREAS Roland Gendron, who is domiciled in Canada Quebec, husband of Louise Dequine Gendron, has by his petition alleged that they were married on the fifth day of August, A.D. 1949, at the city of New York, in the state of New York, one of the United States of America, she then being Louise Dequine; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 483.

A Resolution for the relief of Leonard Grondin.

[Adopted 6th May, 1966.]

WHEREAS Leonard Grondin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lucienne Levac Grondin, has by his petition alleged that they were married on the twenty-eighth day of October, A.D. 1944, at Nominingue, in the said province, she then being Lucienne Levac; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 484.

A Resolution for the relief of Jean Rene Laurin.

[Adopted 6th May, 1966.]

WHEREAS Jean Rene Laurin, who is domiciled in Canada and residing at Ayersville, in the province of Quebec, husband of Marguerite Cora Boa Beryl Baldwin Laurin, has by his petition alleged that they were married on the ninth day of November, A.D. 1946, at the city of Montreal, in the said province, she then being Marguerite Cora Boa Beryl Baldwin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 485.

A Resolution for the relief of Joseph James Gordon Tite.

[Adopted 6th May, 1966.]

WHEREAS Joseph James Gordon Tite, who is domiciled in Canada and residing at Brownsburg, in the province of Quebec, husband of Audrey Jacqueline Rapson Tite, has by his petition alleged that they were married on the twentysixth day of July, A.D. 1949, at the city of Toronto, in the province of Ontario, she then being Audrey Jacqueline Rapson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-32

THE SENATE OF CANADA

RESOLUTION 486.

A Resolution for the relief of Cecile Lavoie Trickey.

[Adopted 6th May, 1966.]

WHEREAS Cecile Lavoie Trickey, residing at the city of Outremont, in the province of Quebec, wife of Robert Trickey, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of June, A.D. 1941, at the said city of Outremont, she then being Cecile Lavoie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 487.

A Resolution for the relief of Guy Valade.

[Adopted 6th May, 1966.]

WHEREAS Guy Valade, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Virginia Vilandre Valade, has by his petition alleged that they were married on the first day of October, A.D. 1955, at the said city, she then being Virginia Vilandre; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-321

THE SENATE OF CANADA

RESOLUTION 488.

A Resolution for the relief of Marie Henriette Diane Lemay Payot.

[Adopted 11th May, 1966.]

WHEREAS Marie Henriette Diane Lemay Payot, residing at the city of Montreal, in the province of Quebec, wife of Rene Jean Roger Henri Payot, who is domiciled in Canada and residing at city of Outremont, in the said province, has by her petition alleged that they were married on the thirty-first day of August, A.D. 1963, at the said city of Outremont, she then being Marie Henriette Diane Lemay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 492

THE SENATE OF CANADA

RESOLUTION 489.

A Resolution for the relief of Pierre Adolphe Lefebvre.

[Adopted 11th May, 1966.]

WHEREAS Pierre Adolphe Lefebvre, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Lois Marie Sutton Lefebvre, has by his petition alleged that they were married on the fourth day of September, A.D. 1947, at the city of Montreal, in the said province, she then being Lois Marie Sutton; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoeve

THE SENATE OF CANADA

RESOLUTION 490.

A Resolution for the relief of Karin Victoria Alward Jackson.

[Adopted 11th May, 1966.]

WHEREAS Karin Victoria Alward Jackson, residing at the city of Montreal, in the province of Quebec, wife of Rawdon St. John Jackson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of March, A.D. 1965, at the said city, she then being Karin Victoria Alward; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 therof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 491.

A Resolution for the relief of Rene Dandurand.

[Adopted 11th May, 1966.]

WHEREAS Rene Dandurand, who is domiciled in Canada and residing at Charlemagne, in the province of Quebec, husband of Shirly Bernecky Dandurand, has by his petition alleged that they were married on the twenty-second day of September, A.D. 1956, at the city of Jacques Cartier, in the said province, she then being Shirly Bernecky; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 492.

A Resolution for the relief of Bruce Allan Heggtveit.

[Adopted 11th May, 1966.]

WHEREAS Bruce Allan Heggtveit, who is domiciled in Quebec, husband of Joan Alison Stewart Heggtveit, has by his petition alleged that they were married on the twentyseventh day of May, A.D. 1950, at the city of Ottawa, in the province of Ontario, she then being Joan Alison Stewart; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 493.

A Resolution for the relief of Marie Azilda Pauline Lamy Boisvert.

[Adopted 11th May, 1966.]

WHEREAS Marie Azilda Pauline Lamy Boisvert, residing at the city of Montreal, in the province of Quebec, wife of Joseph Emmanuel Clement Reginald Boisvert, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of January, A.D. 1945, at the said city, she then being Marie Azilda Pauline Lamy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 494.

A Resolution for the relief of Joseph Jean Lucien Sigouin.

[Adopted 11th May, 1966.]

WHEREAS Joseph Jean Lucien Sigouin, who is domiciled Quebec, and temporarily residing at the city of Windsor, in the province of Ontario, husband of Marie Rose Alma Simone Drolet Sigouin, has by his petition alleged at they were married on the seventeenth day of July, A.D. 1943, at the said city of Montreal, she then being Marie Rose Alma Simone Drolet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 495.

A Resolution for the relief of Erwin Harris Goldberg.

[Adopted 11th May, 1966.]

WHEREAS Erwin Harris Goldberg, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Esta Toba Richstone Goldberg, has by his petition alleged that they were married on the eighth day of August, A.D. 1961, at the city of Montreal, in the said province, she then being Esta Toba Richstone; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 496.

A Resolution for the relief of Feodora Vardic Compain.

[Adopted 11th May, 1966.]

WHEREAS Feodora Vardic Compain, residing at the city of Jacques Cartier, in the province of Quebec, wife of Jean-Pierre Compain, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1959, at San Marino, republic of San Marino, she then being Feodora Vardic; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 497.

A Resolution for the relief of Alison Stella Creese Howling.

[Adopted 11th May, 1966.]

WHEREAS Alison Stella Creese Howling, residing at the town of Beaconsfield, in the province of Quebec, wife of Harold Lawson Howling, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the eighteenth day of April, A.D. 1953, at Summerland, in the province of British Columbia, she then being Alison Stella Creese; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 498.

A Resolution for the relief of Joseph Andre Guy Claude Melancon.

[Adopted 11th May, 1966.]

WHEREAS Joseph Andre Guy Claude Melancon, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, husband of Marie Reine Suzanne Gareau Melancon, has by his petition alleged that they were married on the second day of September, A.D. 1957, at the city of Montreal, in the said province, she then being Marie Reine Suzanne Gareau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 499.

A Resolution for the relief of Molli Beatrice Shapiro Kert.

[Adopted 11th May, 1966.]

W HEREAS Molli Beatrice Shapiro Kert, residing at the city of St. Laurent, in the province of Quebec, wife of Eugene Herbert Kert, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of December, A.D. 1948, at the city of Westmount, in the said province, she then being Molli Beatrice Shapiro; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-HAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 500.

A Resolution for the relief of Joan Ann Tierney Bisson.

[Adopted 11th May, 1966.]

WHEREAS Joan Ann Tierney Bisson, residing at the city of Romeo Jacques Bisson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of September, A.D. 1955, at the said city, she then being Joan Ann Tierney; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 501.

A Resolution for the relief of Patricia Leger Fontaine.

[Adopted 11th May, 1966.]

WHEREAS Patricia Leger Fontaine, residing at the city of Montreal, in the province of Quebec, wife of Normand Fontaine, who is domiciled in Canada and residing at the city of Thetford Mines, in the said province, has by her petition alleged that they were married on the thirteenth day of December, A.D. 1958, at the said city of Montreal, she then being Patricia Leger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 502.

A Resolution for the relief of Marie Paule Yvette Blouin Harvey.

[Adopted 11th May, 1966.]

WHEREAS Marie Paule Yvette Blouin Harvey, residing at the city of Montreal, in the province of Quebec, wife of Roland Marcel Harvey, who is domiciled in Canada and residing at the city of Laval des Rapides, in the said province, has by her petition alleged that they were married on the tenth day of August, A.D. 1957, at the said city of Montreal, she then being Marie Paule Yvette Blouin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 503.

A Resolution for the relief of Marie Cecile Florence Lacoste Wright.

[Adopted 11th May, 1966.]

WHEREAS Marie Cecile Florence Lacoste Wright, residing at the city of Montreal, in the province of Quebec, wife of Walter Thorold Wright, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of November, A.D. 1946, at the said city, she then being Marie Cecile Florence Lacoste; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 504.

A Resolution for the relief of Bertha Abish Michael Rosenfeld.

[Adopted 11th May, 1966.]

WHEREAS Bertha Abish Michael Rosenfeld, residing at the city of Montreal, in the province of Quebec, wife of Albert Rosenfeld, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of August, A.D. 1958, at the said city, she then being Bertha Abish Michael; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 505.

A Resolution for the relief of Lorenzo Fletcher.

[Adopted 11th May, 1966.]

WHEREAS Lorenzo Fletcher, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Clare Germain Fletcher, has by his petition alleged that they were married on the fifteenth day of May, A.D. 1948, at the said city, she then being Mary Clare Germain; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 506.

A Resolution for the relief of Willie Bouchard.

[Adopted 11th May, 1966.]

WHEREAS Willie Bouchard, who is domiciled in Canada and Residing at the city of Montreal, in the province of Quebec, husband of Rita Rioux Bouchard, has by his petition alleged that they were married on the twentyfourth day of October, A.D. 1946, at St. Emile d'Auclair, in the said province, she then being Rita Rioux, and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 507.

A Resolution for the relief of Nona Miller Nadler.

[Adopted 11th May, 1966.]

WHEREAS Nona Miller Nadler, residing at New Bordeaux, in the province of Quebec, wife of Avrum Riven Nadler, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the tenth day of June, A.D. 1962, at the city of Montreal, in the said province, she then being Nona Miller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 508.

A Resolution for the relief of Marjorie Alice Heath Boland.

[Adopted 11th May, 1966.]

WHEREAS Marjorie Alice Heath Boland, residing at the city of Toronto, in the province of Ontario, wife of John Matthew Boland, who is domiciled in Canada and residing at North Hatley, in the province of Quebec, has by her petition alleged that they were married on the twentieth day of May, A.D. 1950, at the city of Sherbrooke, in the said province of Quebec, she then being Marjorie Alice Heath; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 509.

A Resolution for the relief of Jean Mary White Gallant.

[Adopted 11th May, 1966.]

WHEREAS Jean Mary White Gallant, residing at the city of Montreal, in the province of Quebec, wife of Kenneth Dustin Gallant, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of October, A.D. 1948, at the city of Verdun, in the said province, she then being Jean Mary White; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-33

THE SENATE OF CANADA

RESOLUTION 510.

A Resolution for the relief of Grace McKenzie Morrison Brady.

[Adopted 11th May, 1966.]

WHEREAS Grace McKenzie Morrison Brady, residing at the city of Montreal, in the province of Quebec, wife of Thomas James Brady, who is domiciled in Canada and residing at Nitro, in the said province, has by her petition alleged that they were married on the twenty-fifth day of March, A.D. 1944, at Paisley, in the county of Renfrew, Scotland, she then being Grace McKenzie Morrison; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 511.

A Resolution for the relief of Naoma Harriet Therese Ward Falardeau. opted 11th May, 1986.

eau, residing at the city

[Adopted 11th May, 1966.]

WHEREAS Naoma Harriet Therese Ward Falardeau, resid-ing at the city of Lafleche, in the province of Quebec, wife of Joseph Lorenzo Camille Falardeau, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1955, at the city of Montreal, in the said province, she then being Naoma Harriet Therese Ward; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 512.

A Resolution for the relief of Therese Larose Groleau.

[Adopted 11th May, 1966.]

WHEREAS Therese Larose Groleau, residing at the city of St. Leonard, in the province of Quebec, wife of Fernand Groleau, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1958, at the town of Plessisville, in the said province, she then being Therese Larose; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 513.

A Resolution for the relief of Andree (Comere) Camire Gratton.

[Adopted 11th May, 1966.]

WHEREAS Andree (Comere) Camire Gratton, residing at the city of Longueuil, in the province of Quebec, wife of Come Gratton, who is domiciled in Canada and residing at the town of Beloeil, in the said province, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1962, at the said city of Longueuil, she then being Andree (Comere) Camire; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 514.

A Resolution for the relief of Doreen Helen Hampshire Jones.

[Adopted 11th May, 1966.]

WHEREAS Doreen Helen Hampshire Jones, residing at the city of Montreal, in the province of Quebec, wife of Duncan Melville Garnet Jones, who is domiciled in Canada and residing at the town of Sutton, in the said province, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1950, at the city of Westmount, in the said province, she then being Doreen Helen Hampshire; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 515.

A Resolution for the relief of Marie Donate Rolande Denise Pellerin Marin.

[Adopted 11th May, 1966.]

WHEREAS Marie Donate Rolande Denise Pellerin Marin, residing at the city of Montreal, in the province of Quebec, wife of Joseph Robert Marin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of February, A.D. 1959, at the said city, she then being Marie Donate Rolande Denise Pellerin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 516.

A Resolution for the relief of Sandra Lynn Mary Aspell Ellison.

[Adopted 11th May, 1966.]

WHEREAS Sandra Lynn Mary Aspell Ellison, residing at the city of Montreal, in the province of Quebec, wife of Robert Douglas Ellison, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of October, A.D. 1962, at the said city, she then being Sandra Lynn Mary Aspell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 517.

A Resolution for the relief of Sebastian Oriold.

[Adopted 11th May, 1966.]

WHEREAS Sebastian Oriold, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lita Daoust Oriold, has by his petition alleged that they were married on the twenty-second day of April, A.D. 1961, at the city of Westmount, in the said province, she then being Lita Daoust; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 518.

A Resolution for the relief of Giovanna Bracchetti Retrosi.

[Adopted 11th May, 1966.]

WHEREAS Giovanna Bracchetti Retrosi, residing at the city of Montreal, in the province of Quebec, wife of Mauro Retrosi, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of September, A.D. 1957, at the said city, she then being Giovanna Bracchetti; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 519.

A Resolution for the relief of Henry James Bilney.

[Adopted 11th May, 1966.]

WHEREAS Henry James Bilney, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Earla Jeannine Woodcock Bilney, has by his petition alleged that they were married on the twentyeighth day of April, A.D. 1956, at the said city, she then being Earla Jeannine Woodcock; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:---

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 $P_{ART II} = 34\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 520.

A Resolution for the relief of Elunydd Foulkes Evans Wilton.

[Adopted 11th May, 1966.]

WHEREAS Elunydd Foulkes Evans Wilton, residing at Hubbards, in the province of Nova Scotia, wife of James Barry Wilton, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, has by her petition alleged that they were married on the twentyfourth day of August, A.D. 1962, at the city of Sherbrooke, in the said province of Quebec, she then being Elunydd Foulkes Evans; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 521.

A Resolution for the relief of Nancy Victoria Rankin Stanger.

[Adopted 11th May, 1966.]

WHEREAS Nancy Victoria Rankin Stanger, residing at the town of Mount Royal, in the province of Quebec, wife of John Frederick Stanger, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the twentyseventh day of June, A.D. 1964, at St. Sauveur-des-Monts, in the said province, she then being Nancy Victoria Rankin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 522.

A Resolution for the relief of Lucie Fontaine Couturier.

[Adopted 11th May, 1966.]

WHEREAS Lucie Fontaine Couturier, residing at the city of Montreal, in the province of Quebec, wife of Andre Couturier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of October, A.D. 1960, at the city of Verdun, in the said province, she then being Lucie Fontaine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 523.

A Resolution for the relief of Sheila Olive Beaton Wright.

[Adopted 11th May, 1966.]

WHEREAS Sheila Olive Beaton Wright, residing at the city of Westmount, in the province of Quebec, wife of Alexander McBride Wright, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of June, A.D. 1950, at the city of Montreal, in the said province, she then being Sheila Olive Beaton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 524.

A Resolution for the relief of Janet Carol Mitchell Leslie.

[Adopted 11th May, 1966.]

WHEREAS Janet Carol Mitchell Leslie, residing at the city of Toronto, in the province of Ontario, wife of John Robert Leslie, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the twentyeighth day of September, A.D. 1963, at the city of Winnipeg, in the province of Manitoba, she then being Janet Carol Mitchell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 525.

A Resolution for the relief of Mary Mable Spooner Bernard.

[Adopted 11th May, 1966.]

WHEREAS Mary Mable Spooner Bernard, residing at the city of Montreal, in the province of Quebec, wife of Georges Camille Bernard, who is domiciled in Canada and residing at the city of Trois Rivieres, in the said province, has by her petition alleged that they were married on the fourth day of September, A.D. 1926, at the said city of Montreal, she then being Mary Mable Spooner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 526.

A Resolution for the relief of Joseph Diorio.

[Adopted 11th May, 1966.]

WHEREAS Joseph Diorio, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Shirley Patricia Snow Diorio, has by his petition alleged that they were married on the seventeenth day of August, A.D. 1957, at the city of Montreal, in the said province, she then being Shirley Patricia Snow; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 527.

A Resolution for the relief of Wladyslaw (Walter) Gardzinski.

[Adopted 11th May, 1966.]

WHEREAS Wladyslaw (Walter) Gardzinski, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Stefania (Stephanie) Bzdak Gardzinski, has by his petition alleged that they were married on the sixth day of August, A.D. 1949, at the said city, she then being Stefania (Stephanie) Bzdak; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 528.

A Resolution for the relief of Hilda Roberta Thompson Wilson.

[Adopted 11th May, 1966.]

WHEREAS Hilda Roberta Thompson Wilson, residing at the city of Montreal, in the province of Quebec, wife of Edward James Wilson, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the twentyfirst day of February, A.D. 1948, at the said city of Montreal, she then being Hilda Roberta Thompson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 529.

A Resolution for the relief of Shirlee Palefsky Gillman.

[Adopted 11th May, 1966.]

WHEREAS Shirlee Palefsky Gillman, residing at the city of Montreal, in the province of Quebec, wife of Bernard Gillman, who is domiciled in Canada and residing at the city of Ste. Foy, in the said province, has by her petition alleged that they were married on the twenty-eighth day of December, A.D. 1947, at the said city of Montreal, she then being Shirlee Palefsky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 530.

A Resolution for the relief of (Gyorgy) George Sarfi.

[Adopted 11th May, 1966.]

WHEREAS (Gyorgy) George Sarfi, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Katalin Orban Sarfi, otherwise known as Katalin Orban Scarfi, has by his petition alleged that they were married on the twenty-fourth day of May, A.D. 1958, at the said city, she then being Katalin Orban; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 531.

A Resolution for the relief of Mary Norma Bateman Weston Millington.

[Adopted 11th May, 1966.]

WHEREAS Mary Norma Bateman Weston Millington, residing at the town of LeMoyne, in the province of Quebec, wife of Frederick Albert Millington, who is domiciled in Canada and residing at the city of Jacques Cartier, in the said province, has by her petition alleged that they were married on the eighteenth day of May, A.D. 1963, at the city of St. Lambert, in the said province, she then being Mary Norma Bateman Weston; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 532.

A Resolution for the relief of Joseph Onil Irenee Saint-Pierre.

[Adopted 11th May, 1966.]

WHEREAS Joseph Onil Irenee Saint-Pierre, who is domiciled in Canada and residing at the town of LaSarre, in the province of Quebec, husband of Jacqueline Falais Saint-Pierre, has by his petition alleged that they were married on the sixteenth day of February, A.D. 1954, at the city of Paris, France, she then being Jacqueline Falais; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 533.

A Resolution for the relief of Klara Weinstein Polikar.

[Adopted 11th May, 1966.]

WHEREAS Klara Weinstein Polikar, residing at the city of Montreal, in the province of Quebec, wife of Yako Nissim Polikar, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the twenty-ninth day of December, A.D. 1961, at the city of Westmount, in the said province, she then being Klara Weinstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 534.

A Resolution for the relief of Edith Kathleen Beard Morris.

[Adopted 11th May, 1966.]

WHEREAS Edith Kathleen Beard Morris, residing at the city of Lafleche, in the province of Quebec, wife of Robert George Morris, who is domiciled in Canada and residing at the town of St. Hubert, in the said province, has by her petition alleged that they were married on the twenty-third day of January, A.D. 1954, at the city of Longueuil, in the said province, she then being Edith Kathleen Beard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 535.

A Resolution for the relief of Helen Mary Green Mercer.

[Adopted 11th May, 1966.]

WHEREAS Helen Mary Green Mercer, residing at Rosemere, in the province of Quebec, wife of Kenneth Christie Mercer, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of November, A.D. 1952, at the city of Westmount, in the said province, she then being Helen Mary Green; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 536.

A Resolution for the relief of Rosalie Goldstein Segal.

[Adopted 11th May, 1966."

WHEREAS Rosalie Goldstein Segal, residing at the city of Montreal, in the province of Quebec, wife of David Samuel Segal, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of November, A.D. 1951, at the said city, she then being Rosalie Goldstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 537.

A Resolution for the relief of Charlotte Kehle Alfonso.

[Adopted 11th May, 1966.]

WHEREAS Charlotte Kehle Alfonso, residing at the city of Montreal, in the province of Quebec, wife of Giuseppe Antonio Alfonso, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of June, A.D. 1955, at the city of Chomedey, in the said province, she then being Charlotte Kehle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 538.

A Resolution for the relief of Kathleen Bourbonnais Gariepy.

[Adopted 11th May, 1966.]

WHEREAS Kathleen Bourbonnais Gariepy, residing at the city of Verdun, in the province of Quebec, wife of Clifford Gariepy, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1951, at the city of Montreal, in the said province, she then being Kathleen Bourbonnais; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 539.

A Resolution for the relief of Andre Ste. Marie.

[Adopted 11th May, 1966.]

WHEREAS Andre Ste. Marie, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Fernande Bouchard Ste. Marie, has by his petition alleged that they were married on the eleventh day of July, A.D. 1959, at the city of Montreal, in the said province, she then being Fernande Bouchard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 540.

A Resolution for the relief of Hermine Hedwig Watzinger Ranner Stocek.

[Adopted 11th May, 1966.]

WHEREAS Hermine Hedwig Watzinger Ranner Stocek, residing at the city of Montreal, in the province of Quebec, wife of Leo Herbert Stocek, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the tenth day of December, A.D. 1947, at the city of Vienna, Austria, she then being Hermine Hedwig Watzinger Ranner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 541.

A Resolution for the relief of Louise Marie Phelps Perkins.

[Adopted 11th May, 1966.]

mus, residing at Riverdale 71 WHEREAS Louise Marie Phelps Perkins, residing at the city of St. Laurent, in the province of Quebec, wife of Alden Morse Perkins, who is domiciled in Canada and residing at the city of Granby, in the said province, has by her petition alleged that they were married on the sixteenth day of August, A.D. 1947, at the city of Farnham, in the said province, she then being Louise Marie Phelps; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by and the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

old to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY PART II-35 **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 542.

A Resolution for the relief of Myra McCune Burns.

[Adopted 11th May, 1966.]

WHEREAS Myra McCune Burns, residing at Riverdale 71, in the state of New York, one of the United States of America, wife of Gerard Thomas Joseph Burns, who is domiciled in Canada and residing at the city of Quebec, in the province of Quebec, has by her petition alleged that they were married on the twenty-fourth day of September, A.D. 1955, at the said city of Quebec, she then being Myra McCune; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 543.

A Resolution for the relief of Marylyn Rosenfeld Solovitch, otherwise known as Marylyn Rosenfeld Soloway.

[Adopted 11th May, 1966.]

WHEREAS Marylyn Rosenfeld Solovitch, otherwise known as Marylyn Rosenfeld Soloway, residing at the city of Chomedey, in the province of Quebec, wife of Morton Solovitch, otherwise known as Morton Soloway, who is domiciled in Canada and residing at the town of Brossard, in the said province, has by her petition alleged that they were married on the twenty-ninth day of October, A.D. 1959, at the city of Montreal, in the said province, she then being Marylyn Rosenfeld; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 PART 11-351

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THE SENATE OF CANADA

RESOLUTION 544.

A Resolution for the relief of Marie Claire Gisele Lavallee Waterlot.

[Adopted 11th May, 1966.]

WHEREAS Marie Claire Gisele Lavallee Waterlot, residing at the city of Laval des Rapides, in the province of Quebec, wife of Daniel Hyacinthe Waterlot, who is domiciled in Canada and residing at the city of St. Michel, in the said province, has by her petition alleged that they were married on the twenty-eighth day of March, A.D. 1964, at the city of Montreal, in the said province, she then being Marie Claire Gisele Lavallee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 545.

A Resolution for the relief of Cestmir Holoubek.

[Adopted 11th May, 1966.]

WHEREAS Cestmir Holoubek, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ruzena Tejcova Holoubek, has by his Petition alleged that they were married on the thirteenth day of November, A.D. 1948, at the city of Brno, Czechoslovakia, she then being Ruzena Tejcova; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 546.

A Resolution for the relief of Anita Morelli Renaud.

[Adopted 11th May, 1966.]

WHEREAS Anita Morelli Renaud, residing at the city of Montreal, in the province of Quebec, wife of Robert Renaud, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1957, at the said city, she then being Anita Morelli; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 547.

A Resolution for the relief of Leo Skrzypinski.

[Adopted 11th May, 1966.]

WHEREAS Leo Skrzypinski, who is domiciled in Canada and residing at Otterburn Park, in the province of Quebec, husband of Clairette Comtois Skrzypinski, has by his petition alleged that they were married on the seventeenth day of August, A.D. 1946, at St. Basile le Grand, in the said province, she then being Clairette Comtois; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 548.

A Resolution for the relief of Virna Rose Howe Pym-Hember.

[Adopted 11th May, 1966.]

WHEREAS Virna Rose Howe Pym-Hember, residing at Downsview, in the province of Ontario, wife of Peter Pym-Hember, who is domiciled in Canada and residing at the town of Chambly, in the province of Quebec, has by her petition alleged that they were married on the fifth day of July, A.D. 1952, at the city of London, England, she then being Virna Rose Howe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 549.

A Resolution for the relief of Archibald Stuart de Wilden.

[Adopted 11th May, 1966.]

WHEREAS Archibald Stuart de Wilden, who is domiciled in Canada and residing at the city of Chomedey, in the province of Quebec, husband of Lilianne Denise Binard de Wilden, has by his petition alleged that they were married on the twenty-ninth day of March, A.D. 1947, at the city of Brussels, Belgium, she then being Lilianne Denise Binard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 550.

A Resolution for the relief of Marie Joseph Jean-Pierre Peron.

[Adopted 11th May, 1966.]

WHEREAS Marie Joseph Jean-Pierre Peron, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Diane Monique Groulx Peron, has by his petition alleged that they were married on the nineteenth day of November, A.D. 1955, at the said city, she then being Marie Diane Monique Groulx; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 551.

A Resolution for the relief of Anneliese Erika Irene Sack Bossi.

[Adopted 11th May, 1966.]

WHEREAS Anneliese Erika Irene Sack Bossi, residing at the city of Laval, in the province of Quebec, wife of Heinz Stefan Bossi, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1949, at the city of Frankfurt am Main, Germany, she then being Anneliese Erika Irene Sack; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 552.

A Resolution for the relief of George Cleland Kilpatrick.

[Adopted 11th May, 1966.]

WHEREAS George Cleland Kilpatrick, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Irene Rita Carter Kilpatrick, has by his petition alleged that they were married on the twentyfirst day of April, A.D. 1943, at the city of Montreal, in the said province, she then being Irene Rita Carter; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTEP AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 553.

A Resolution for the relief of Marie Penelope Cumas Cowie.

[Adopted 11th May, 1966.]

WHEREAS Marie Penelope Cumas Cowie, residing at the city of Montreal, in the province of Quebec, wife of Gerald Lindsay Cowie, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of September, A.D. 1956, at the said city, she then being Marie Penelope Cumas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 554.

A Resolution for the relief of Yvon Louis Georges Desloges.

[Adopted 11th May, 1966.]

WHEREAS Yvon Louis Georges Desloges, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Joan Evelyn Law Desloges, has by his petition alleged that they were married on the eleventh day of October, A.D. 1941, at Pettswood, county of Kent, England, she then being Joan Evelyn Law; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 555.

A Resolution for the relief of Doris Margaret Everilda Thornton Ross.

[Adopted 11th May, 1966.]

WHEREAS Doris Margaret Everilda Thornton Ross, residing at the city of Montreal, in the province of Quebec, wife of William Merton Ross, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of May, A.D. 1960, at the said city, she then being Doris Margaret Everilda Thornton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows;

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 556.

A Resolution for the relief of John James Collins.

[Adopted 11th May, 1966.]

WHEREAS John James Collins, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Willa Mildred Mary McKillop Collins, has by his petition alleged that they were married on the twenty-seventh day of February, A.D. 1954, at the city of Verdun, in the said province, she then being Willa Mildred Mary McKillop; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 557.

A Resolution for the relief of (Laszlo) Leslie Pentek.

[Adopted 11th May, 1966.]

WHEREAS (Laszlo) Leslie Pentek, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Elizabeth Piroska Szabo Pentek, has by his petition alleged that they were married on the twenty-sixth day of December, A.D. 1959, at the town of Mount Royal, in the said province, she then being Elizabeth Piroska Szabo; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 558.

A Resolution for the relief of Istvan Gyore.

[Adopted 11th May, 1966.]

WHEREAS Istvan Gyore, who is domiciled in Canada and residing at Cartierville, in the province of Quebec, husband of Emese Anna Kover Gyore, has by his petition alleged that they were married on the twelfth day of January, A.D. 1957, at Traiskirchen, Austria, she then being Emese Anna Kover; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 559.

A Resolution for the relief of Sara Rosenberg Michaelson.

[Adopted 11th May, 1966.]

WHEREAS Sara Rosenberg Michaelson, residing at the city of Montreal, in the province of Quebec, wife of Lionel Michaelson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of August, A.D. 1939, at the said city, she then being Sara Rosenberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the Provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 560.

A Resolution for the relief of August Karl Mettgen.

[Adopted 11th May, 1966.]

WHEREAS August Karl Mettgen, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Gertrud Nienhaus Mettgen, has by his petition alleged that they were married on the eighth day of April, A.D. 1950, at Altenboegge, Germany, she then being Gertrud Nienhaus; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 561.

A Resolution for the relief of Claude Beland.

[Adopted 11th May, 1966.]

WHEREAS Claude Beland, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Madeleine Gaboury Beland, has by his petition alleged that they were married on the twenty-fourth day of July, A.D. 1954, at the said city, she then being Madeleine Gaboury; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 562.

A Resolution for the relief of Emery Haineault.

[Adopted 11th May, 1966.]

WHEREAS Emery Haineault, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Juliette Boyer Haineault, has by his petition alleged that they were married on the fifteenth day of July, A.D. 1931, at Valleyfield, in the said province, she then being Juliette Boyer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 563.

A Resolution for the relief of Margaret Valerie Elizabeth Johnston Viau.

[Adopted 11th May, 1966.]

WHEREAS Margaret Valerie Elizabeth Johnston Viau, residing at Otterburn Park, in the province of Quebec, wife of Leopold Henri Viau, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the seventh day of April, A.D. 1956, at the city of Montreal, in the said province, she then being Margaret Valerie Elizabeth Johnston; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 564.

A Resolution for the relief of David Julius Koeppe.

[Adopted 11th May, 1966."

WHEREAS David Julius Koeppe, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Norma Julia Carter Koeppe, has by his petition alleged that they were married on the twenty-third day of July, A.D. 1955, at the city of Montreal, in the said province, she then being Norma Julia Carter; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 565.

A Resolution for the relief of Gillian Mary Lewell Smith.

[Adopted 11th May, 1966.]

WHEREAS Gillian Mary Lewell Smith, residing at Ipswich, in the county of Suffolk, England, wife of Cyril William Smith, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-third day of April, A.D. 1949, at Rushmere, England, she then being Gillian Mary Lewell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. tora to an interior and purpose and that opartien

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THE SENATE OF CANADA

RESOLUTION 566.

A Resolution for the relief of Carolyn Forsythe Baird Ponder.

[Adopted 11th May, 1966.]

WHEREAS Carolyn Forsythe Baird Ponder, residing at the city of Cornwall, in the province of Ontario, wife of Arthur Aubrey Ponder, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the thirty-first day of December, A.D. 1958, at Newburyport, in the state of Massachusetts, one of the United States of America, she then being Carolyn Forsythe Baird; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereadduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 567.

A Resolution for the relief of Francine Annette Chiasson Villeneuve.

[Adopted 11th May, 1966.]

WHEREAS Francine Annette Chiasson Villeneuve, residing at the town of Ste. Anne de Bellevue, in the province of Quebec, wife of Joseph Gerard Villeneuve, who is domiciled in Canada and residing at the city of Laval, in the said province, has by her petition alleged that they were married on the third day of March, A.D. 1962, at the city of Saint John, in the province of New Brunswick, she then being Francine Annette Chiasson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Mar-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 568.

A Resolution for the relief of Marie (Mary) Jane Chandler Schneider.

[Adopted 11th May, 1966.]

WHEREAS Marie (Mary) Jane Chandler Schneider, residing at the town of Preston, in the province of Ontario, wife of Philippe (Philip) John Schneider, who is domiciled in Canada and residing at Frelighsburg, in the province of Quebec, has by her petition alleged that they were married on the tenth day of September, A.D. 1939, at Frelighsburg aforesaid, she then being Marie (Mary) Jane Chandler; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 569.

A Resolution for the relief of Lorna Ann Rorabeck Cleary.

[Adopted 31st May, 1966.]

WHEREAS Lorna Ann Rorabeck Cleary, residing at Bowmanville, in the province of Ontario, wife of William Bertrand Cleary, who is domiciled in Canada and residing at St. Jules of Cascapedia, in the province of Quebec, has by her petition alleged that they were married on the tenth day of October, A.D. 1952, at the city of Toronto, in the said province of Ontario, she then being Lorna Ann Rorabeck; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution ^{AND} ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

I. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 570.

A Resolution for the relief of Jean Mary Rogers Lack.

[Adopted 31st May, 1966.]

WHEREAS Jean Mary Rogers Lack, residing at Gidea Park, England, wife of Kelvin Anthony Lack, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of October, A.D. 1960, at the city of Sarnia, in the province of Ontario, she then being Jean Mary Rogers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 571.

A Resolution for the relief of Jean Marc Seguin.

[Adopted 31st May, 1966.]

WHEREAS Jean Marc Seguin, who is domiciled in Canada and residing at the town of Lachute, in the province of Quebec, husband of Claudette Lauzon Seguin, has by his petition alleged that they were married on the fourth day of September, A.D. 1961, at St. Antoine des Laurentides, in the said province, she then being Claudette Lauzon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 572.

A Resolution for the relief of William Arthur David Rannie.

[Adopted 31st May, 1966.]

WHEREAS William Arthur David Rannie, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Lucille Yvette Rapin Rannie, has by his petition alleged that they were married on the thirtieth day of July, A.D. 1938, at the said city, she then being Marie Lucille Yvette Rapin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 573.

A Resolution for the relief of Seemah Agasee Abdoo.

[Adopted 31st May, 1966.]

WHEREAS Seemah Agasee Abdoo, residing at the city of Montreal, in the province of Quebec, wife of Meir Abdoo, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of July, A.D. 1956, at Geneva, Switzerland, she then being Seemah Agasee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenestorthishall be nul

and void to all intents and purposes whatsdever,

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967

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THE SENATE OF CANADA

RESOLUTION 574.

A Resolution for the relief of Sandra Joan Dorman Randolph.

[Adopted 31st May, 1966.]

WHEREAS Sandra Joan Dorman Randolph, residing at the town of Greenfield Park, in the province of Quebec, wife of Vance Randolph, who is domiciled in Canada and residing at the town of Brossard, in the said province, has by her petition alleged that they were married on the twenty-first day of March, A.D. 1964, at the city of Montreal, in the said province, she then being Sandra Joan Dorman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 575.

A Resolution for the relief of Draganikos (Draganigos) Mitakis.

[Adopted 31st May, 1966.]

WHEREAS Draganikos (Draganigos) Mitakis, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helen Tzugarakis (Tzougarakis) Mitakis, has by his petition alleged that they were married on the twenty-third day of October, A.D. 1957, at the said city, she then being Helen Tzugarakis (Tzougarakis); and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 576.

A Resolution for the relief of Leona Elizabeth Furlong McCormack.

[Adopted 31st May, 1966.]

WHEREAS Leona Elizabeth Furlong McCormack, residing at the city of LaSalle, in the province of Quebec, wife of Joseph Cyril Roland McCormack, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the thirty-first day of March, A.D. 1951, at the city of Montreal, in the said province, she then being Leona Elizabeth Furlong; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted. Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 577.

A Resolution for the relief of Betty Bates Huntley.

[Adopted 31st May, 1966.]

WHEREAS Betty Bates Huntley, residing at the city of Montreal, in the province of Quebec, wife of Edgar Sanford Huntley, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the second day of July, A.D. 1948, at Malone, in the state of New York, one of the United States of America, she then being Betty Bates; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY, OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 578.

A Resolution for the relief of Andre Rene Matte.

[.3301 upbli batte balagoh [A dopted 31st May, 1966.]

WHEREAS Andre Rene Matte, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Micheline St. Jean Matte, has by his petition alleged that they were married on the twentyseventh day of July, A.D. 1957, at the said city, she then being Micheline St. Jean; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 579.

A Resolution for the relief of Josephine Louise White Kane.

[Adopted 31st May, 1966.]

WHEREAS Josephine Louise White Kane, residing at the city of Montreal, in the province of Quebec, wife of James Robert Kane, who is domiciled in Canada and residing at the town of Fabreville, in the said province, has by her petition alleged that they were married on the seventh day of July, A.D. 1951, at the said city, she then being Josephine Louise White; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 580.

A Resolution for the relief of Joseph Jean-Paul Sylva Landry.

[Adopted 31st May, 1966.]

WHEREAS Joseph Jean-Paul Sylva Landry, who is domiciled in Canada and residing at the town of Rosemere, in the province of Quebec, husband of Marie Florence Yolande Forgues Landry, has by his petition alleged that they were married on the twenty-second day of September, A.D. 1951, at the city of Montreal, in the said province, she then being Marie Florence Yolande Forgues; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 581.

A Resolution for the relief of Monique Lapalme Garofano.

[Adopted 31st May, 1966.]

WHEREAS Monique Lapalme Garofano, residing at the city of Verdun, in the province of Quebec, wife of Nunzio Garofano, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1964, at the said city of Montreal, she then being Monique Lapalme; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted; Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT, and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-38

THE SENATE OF CANADA

RESOLUTION 582.

A Resolution for the relief of Joseph Robert Leclair Daoust.

[.0001] up M tell balands [Adopted 31st May, 1966.]

WHEREAS Joseph Robert Leclair Daoust, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Yvette Lyse Duhamel Daoust, has by his petition alleged that they were married on the fourth day of April, A.D. 1959, at the said city, she then being Marie Yvette Lyse Duhamel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 583.

A Resolution for the relief of Claire Wellerstein Berman Tratt.

[Adopted 31st May, 1966.]

WHEREAS Claire Wellerstein Berman Tratt, residing at the city of Montreal, in the province of Quebec, wife of Arthur Tratt, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of September, A.D. 1963, at the said city, she then being Claire Wellerstein Berman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution ^{AND} ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:---

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-381

587

THE SENATE OF CANADA

RESOLUTION 584.

A Resolution for the relief of Susan Blanche Goodman Marcovitch.

[Adopted 31st May, 1966.]

WHEREAS Susan Blanche Goodman Marcovitch, residing at the city of Montreal, in the province of Quebec, wife of Stephen Irving Marcovitch, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of September, A.D. 1963, at Flushing, in the state of New York, one of the United States of America, she then being Susan Blanche Goodman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 585.

A Resolution for the relief of Ena Mary Carol Grant Pickleman.

[Adopted 31st May, 1966.]

WHEREAS Ena Mary Carol Grant Pickleman, residing at the city of St. Laurent, in the province of Quebec, wife of Louis Hardy Pickleman, who is domiciled in Canada and and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of April, A.D. 1958, at the said city of St. Laurent, she then being Ena Mary Carol Grant; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 586.

A Resolution for the relief of Yvette Amireault Lussier.

[Adopted 31st May, 1966.]

WHEREAS Yvette Amireault Lussier, residing at the eity of St. Michel, in the province of Quebec, wife of Willie Lussier, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the first day of May, A.D. 1943, at the said city of Montreal, she then being Yvette Amireault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 587.

A Resolution for the relief of Laurier Labelle.

[. 10001 and tal? helgab A] [Adopted 31st May, 1966.]

WHEREAS Laurier Labelle, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Florence Lussier Labelle, has by his petition alleged that they were married on the nineteenth day of August, A.D. 1935, at the city of Montreal, in the said province, she then being Florence Lussier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 588.

A Resolution for the relief of Joseph Claude Fisette.

[Adopted 31st May, 1966.]

WHEREAS Joseph Claude Fisette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Dorothy Chew Fisette, has by his petition alleged that they were married on the nineteenth day of July, A.D. 1952, at the said city, she then being Dorothy Chew; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES Acr and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 589.

A Resolution for the relief of Marie Aline Juliette Huguette Fournier Forest.

[Adopted 31st May, 1966.]

WHEREAS Marie Aline Juliette Huguette Fournier Forest, residing at the city of Quebec, in the province of Quebec, wife of Joseph Aime Telesphore Forest, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of April, A.D. 1943, at the said city of Montreal, she then being Marie Aline Juliette Huguette Fournier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 590.

A Resolution for the relief of Glenys Margaret Scargill Ainley.

[Adopted 31st May, 1966.]

WHEREAS Glenys Margaret Scargill Ainley, residing at the city of Montreal, in the province of Quebec, wife of David Ainley, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of July, A.D. 1960, in the county borough of Halifax, England, she then being Glenys Margaret Scargill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage by dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 591.

A Resolution for the relief of Pierre Des Cotes.

[Adopted 31st May, 1966.]

WHEREAS Pierre Des Cotes, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Denise Bonnard Des Cotes, has by his petition alleged that they were married on the eighth day of September, A.D. 1956, at the said city, she then being Denise Bonnard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 592.

A Resolution for the relief of Robin Wetmore Paquin.

[Adopted 31st May, 1966.]

WHEREAS Robin Wetmore Paquin, residing at the city of Gilbert McEwan Paquin, who is domiciled in Canada and residing at the town of Baie d'Urfe, in the said province, has by her petition alleged that they were married on the thirtieth day of January, A.D. 1960, at the city of Trois Rivieres, in the said province, she then being Robin Wetmore; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 593.

A Resolution for the relief of Rita Boisvenue Provost.

[Adopted 31st May, 1966.]

(Adopted Stat May, 1966.) WHEREAS Rita Boisvenue Provost, residing at Piedmont, in the province of Quebec, wife of Marc Provost, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the eleventh day of July, A.D. 1953, at Moose Creek, in the province of Ontario, she then being Rita Boisvenue; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 594.

A Resolution for the relief of Felicia Vozza Romano_r otherwise known as Felicia Vozza Porco.

[Adopted 31st May, 1966.]

WHEREAS Felicia Vozza Romano, otherwise known as Felicia Vozza Porco, residing at the city of Montreal, in the province of Quebec, wife of Mario Romano, otherwise known as Mario Porco, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of January, A.D. 1952, at Lago, Italy, she then being Felicia Vozza; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 595.

A Resolution for the relief of Denyse (Denise) Bergeron Tremblay.

[Adopted 31st May, 1966.]

WHEREAS Denyse (Denise) Bergeron Tremblay, residing at the city of Montreal, in the province of Quebec, wife of Armand Tremblay, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of September, A.D. 1957, at the said city, she then being Denyse (Denise) Bergeron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 596.

A Resolution for the relief of Lewis Theodore Edward Robinson.

[.0001 to M talk between [Adopted 31st May, 1966.]

WHEREAS Lewis Theodore Edward Robinson, who is domiciled in Canada and residing at the town of Terrebonne, in the province of Quebec, husband of Rita Christina Brereton Robinson, has by his petition alleged that they were married on the fifth day of September, A.D. 1939, at the said town, she then being Rita Christina Brereton; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 597.

A Resolution for the relief of Vilem (William) Vanha.

[Adopted 31st May, 1966.]

Adopted S1st May, 1966. WHEREAS Vilem (William) Vanha, who is domiciled in Canada and residing at Sutton, in the province of Quebec, husband of Vera Drozenova Vanha, has by his petition alleged that they were married on the twenty-eighth day of May, A.D. 1947, at the city of Prague, Czechoslovakia, she then being Vera Drozenova; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. to an interios and purposes marching on the

of the adoption by the Senate of this resolution, the and marriage shall boldissolved and theneoforth shall be and and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 598.

A Resolution for the relief of Bertha Louise Darby Danforth Malmo.

[Adopted 31st May, 1966.]

WHEREAS Bertha Louise Darby Danforth Malmo, residing at the town of Mount Royal, in the province of Quebec, wife of Robert Beverley Malmo, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the twenty-ninth day of March, A.D. 1941, at the city of Hartford, in the state of Connecticut, one of the United States of America, she then being Bertha Louise Darby Danforth; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRI-AGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 599.

A Resolution for the relief of Marie Marguerite Corine Lise Daviault Morin.

[Adopted 31st May, 1966.]

WHEREAS Marie Marguerite Corine Lise Daviault Morin, residing at the city of Montreal, in the province of Quebec, wife of Jacques Herve Robert Morin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of July, A.D. 1952, at the city of Quebec, in the said province, she then being Marie Marguerite Corine Lise Daviault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 600.

A Resolution for the relief of Germain Lefebvre.

[Adopted 31st May, 1966.]

WHEREAS Germain Lefebvre, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Francoise Noel Lefebvre, has by his petition alleged that they were married on the fourth day of May, A.D. 1946, at the town of Louiseville, in the said province, she then being Francoise Noel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 601.

A Resolution for the relief of Therese Macoviciuc Aganier.

[Adopted 31st May, 1966.]

[Adopted S1st May, 1966. WHEREAS Therese Macoviciuc Aganier, residing at the city of Pointe aux Trembles, in the province of Quebec, wife of Marcel Aganier, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyseventh day of September, A.D. 1943, at the said city of Montreal, she then being Therese Marcoviciuc; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. and void to all intents and purposes whatsoever

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 602.

A Resolution for the relief of Victoria Ann Lewis Lindsay.

[Adopted 31st May, 1966.]

WHEREAS Victoria Ann Lewis Lindsay, residing at Willowdale, in the province of Ontario, wife of Robert Andrew Lindsay, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the eleventh day of May, A.D. 1963, at the city of Pointe Claire, in the said province of Quebec, she then being Victoria Ann Lewis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 603.

A Resolution for the relief of Doris Eleanor Bartlett Allan.

[Adopted 31st May, 1966.]

WHEREAS Doris Eleanor Bartlett Allan, residing at the city of Montreal, in the province of Quebec, wife of Thomas Chisholm Allan, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of August, A.D. 1960, at the said city, she then being Doris Eleanor Bartlett; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 604.

A Resolution for the relief of Susan Agnes Mary Brooks Cofsky.

[.0001, yo M talk balgob A] [Adopted 31st May, 1966.]

WHEREAS Susan Agnes Mary Brooks Cofsky, residing at the city of Montreal, in the province of Quebec, wife of Steven Samuel Joseph Cofsky, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of December, A.D. 1960, at the city of St. Laurent, in the said province, she then being Susan Agnes Mary Brooks; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 605.

A Resolution for the relief of Shirley Evelyn Eisenberg Edgar.

[Adopted 31st May, 1966.]

WHEREAS Shirley Evelyn Eisenberg Edgar, residing at the city of Montreal, in the province of Quebec, wife of Isaac Edgar, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-third day of December, A.D. 1953, at the said city of Montreal, she then being Shirley Evelyn Eisenberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-39

THE SENATE OF CANADA

RESOLUTION 606.

A Resolution for the relief of Romeo Miron.

[Adopted 31st May, 1966.]

WHEREAS Romeo Miron, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rita Messier Miron, has by his petition alleged that they were married on the twenty-second day of July, A.D. 1954, at St. Cyrille de Wendover, in the said province, she then being Rita Messier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 607.

A Resolution for the relief of Waltraut Ursula Peymann Wrede.

[Adopted 31st May, 1966.]

WHEREAS Waltraut Ursula Peymann Wrede, residing at the city of Ottawa, in the province of Ontario, wife of Walter Otto Wrede, who is domiciled in Canada and residing at Wakefield, in the province of Quebec, has by her petition alleged that they were married on the fifth day of July, A.D. 1949, at the city of Bremen-Mitte, Germany, she then being Waltraut Ursula Peymann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-391

THE SENATE OF CANADA

RESOLUTION 608.

A Resolution for the relief of Anie (Annie) Friedman Ship.

[Adopted 31st May, 1966.]

WHEREAS Anie (Annie) Friedman Ship, residing at the city of Montreal, in the province of Quebec, wife of Dave (David) Ship, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1929, at the said city of Montreal, she then being Anie (Annie) Friedman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 609.

A Resolution for the relief of Joseph Earl Douglas Stanley Scully.

[Adopted 31st May, 1966.]

WHEREAS Joseph Earl Douglas Stanley Scully, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Marie Claudine Renee Petit Scully, has by his petition alleged that they were married on the seventeenth day of November, A.D. 1949, at the town of Ste. Agathe des Monts, in the said province, she then being Marie Claudine Renee Petit; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 610.

A Resolution for the relief of Jacques Brazeau.

[Adopted 31st May, 1966.]

WHEREAS Jacques Brazeau, who is domiciled in Canada and residing at the city of Pont Viau, in the province of Quebec, husband of Dolores Lopresti Brazeau, has by his petition alleged that they were married on the first day of July, A.D. 1957, at the city of Montreal, in the said province, she then being Dolores Lopresti; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 611.

A Resolution for the relief of Garfield MacLean

[Adopted 31st May, 1966.]

WHEREAS Garfield MacLean, who is domiciled in Canada and residing at the city of St. Leonard, in the province of Quebec, husband of Hazel Hollett MacLean, has by his petition alleged that they were married on the twentythird day of July, A.D. 1949, at the city of Verdun, in the said province, she then being Hazel Hollett; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 612.

A Resolution for the relief of Lois Mary Myers Seivwright.

[Adopted 31st May, 1966.]

WHEREAS Lois Mary Myers Seivwright, residing at the city of Montreal, in the province of Quebec, wife of George John Seivwright, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of August, A.D. 1960, at the said city, she then being Lois Mary Myers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 613.

A Resolution for the relief of Ingrid Heindoerfer Posch.

[Adopted 31st May, 1966.]

WHEREAS Ingrid Heindoerfer Posch, residing at Bunde, West Germany, wife of Johann Posch, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixteenth day of November, A.D. 1957, at the said city of Montreal, she then being Ingrid Heindoerfer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-40

THE SENATE OF CANADA

RESOLUTION 614.

A Resolution for the relief of Olive Marion Lennox Cox Coombes.

[Adopted 31st May, 1966.]

WHEREAS Olive Marion Lennox Cox Coombes, residing at Valois, in the province of Quebec, wife of Walter Ernest Coombes, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixth day of October, A.D. 1944, at the said city of Montreal, she then being Olive Marion Lennox Cox; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 615.

A Resolution for the relief of Dolores Diane Murray Heino.

[Adopted 31st May, 1966.]

WHEREAS Dolores Diane Murray Heino, residing at the town of Anjou, in the province of Quebec, wife of Kalevi Heino, who is domiciled in Canada and residing at the city of St. Michel, in the said province, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1962, at the city of Montreal, in the said province, she then being Dolores Diane Murray; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 616.

A Resolution for the relief of Helen Eileen Mee Johanson.

[Adopted 31st May, 1966.]

WHEREAS Helen Eileen Mee Johanson, residing at the city of Montreal, in the province of Quebec, wife of Uno Verner Johanson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of March, A.D. 1955, at the said city, she then being Helen Eileen Mee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 617.

A Resolution for the relief of Marlene Lois Blois Chatham.

[Adopted 31st May, 1966.]

WHEREAS Marlene Lois Blois Chatham, residing at the city of St. Laurent, in the province of Quebec, wife of Neil John Chatham, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1956, at the city of Fredericton, in the province of New Brunswick, she then being Marlene Lois Blois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her Petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 618.

A Resolution for the relief of Carmen Lasky Mehta.

[Adopted 31st May, 1966.]

WHEREAS Carmen Lasky Mehta, residing at the city of Westmount, in the province of Quebec, wife of Zubin Mehta, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of March, A.D. 1958, at the city of Vienna, Austria, she then being Carmen Lasky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 619.

A Resolution for the relief of Jeannette Bailey Rainville.

[Adopted 31st May, 1966.]

WHEREAS Jeannette Bailey Rainville, residing at the town of Ile Perrot, in the province of Quebec, wife of Edouard Rainville, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the nineteenth day of August, A.D. 1961, at the said town, she then being Jeannette Bailey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 620.

A Resolution for the relief of Maria Cappella Piscolla.

[Adopted 31st May, 1966.]

WHEREAS Maria Cappella Piscolla, residing at the city of Montreal, in the province of Quebec, wife of Nicola Michele Piscolla, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of August, A.D. 1951, at Cerignola, Italy, she then being Maria Cappella; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 621.

A Resolution for the relief of Sharon Ruth Bourgoin Nugent.

[Adopted 31st May, 1966.]

WHEREAS Sharon Ruth Bourgoin Nugent, residing at the town of Brossard, in the province of Quebec, wife of Wayne Allan Nugent, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of November, A.D. 1963, at Chalk River, in the province of Ontario, she then being Sharon Ruth Bourgoin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 622.

A Resolution for the relief of Rhoda York Pike Veldhuis.

[Adopted 7th June, 1966.]

WHEREAS Rhoda York Pike Veldhuis, residing at the city of Toronto, in the province of Ontario, wife of Evert Veldhuis, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, has by her petition alleged that they were married on the twentieth day of May, A.D. 1955, at the said city of Toronto, she then being Rhoda York Pike; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 623.

A Resolution for the relief of Naomi Silverman Lefebvre.

[Adopted 7th June, 1966.]

WHEREAS Naomi Silverman Lefebvre, residing at the city of Montreal, in the province of Quebec, wife of John Lefebvre, who is domiciled in Canada and residing at the town of St. Hubert, in the said province, has by her petition alleged that they were married on the twelfth day of January, A.D. 1952, at the said city, she then being Naomi Silverman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 624.

A Resolution for the relief of Anne Mackintosh Smith Gauthier.

[Adopted 7th June, 1966.]

WHEREAS Anne Mackintosh Smith Gauthier, residing at the city of Verdun, in the province of Quebec, wife of Richard Gaston Gauthier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of June, A.D. 1959, at the said city, she then being Anne Mackintosh Smith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 625.

A Resolution for the relief of Shirley Sylvia Hill Smith.

[Adopted 7th June, 1966.]

WHEREAS Shirley Sylvia Hill Smith, residing at the city of Montreal, in the province of Quebec, wife of George Sylvester Smith, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of March, A.D. 1953, at the city of Verdun, in the said province, she then being Shirley Sylvia Hill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 626.

A Resolution for the relief of Mary Jacqueline Lorraine James Arsenault.

[Adopted 7th June, 1966.]

WHEREAS Mary Jacqueline Lorraine James Arsenault, residing at the city of Montreal, in the province of Quebec, wife of Joseph Leo Alfred Arsenault, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of December, A.D. 1956, at the said city, she then being Mary Jacqueline Lorraine James; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 627.

A Resolution for the relief of Helen Margaret Brown Kennedy.

[Adopted 7th June, 1966.]

WHEREAS Helen Margaret Brown Kennedy, residing at the city of Chomedey, in the province of Quebec, wife of Kenneth Clayton Kennedy, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of December, A.D. 1952, at the city of Ottawa, in the province of Ontario, she then being Helen Margaret Brown; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves

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of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY

THE SENATE OF CANADA

RESOLUTION 628.

A Resolution for the relief of David Leslie Cavers.

[Adopted 7th June, 1966.]

WHEREAS David Leslie Cavers, who is domiciled in Canada and residing at Ormstown, in the province of Quebec, husband of Isabel Bignell Cavers, has by his petition alleged that they were married on the first day of May, A.D. 1954, at the city of Lachine, in the said province, she then being Isabel Bignell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Drssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 629.

A Resolution for the relief of Denise Choiniere Foucault.

[Adopted 7th June, 1966.]

WHEREAS Denise Choiniere Foucault, residing at the city of Montreal, in the province of Quebec, wife of Guy Foucault, who is domiciled in Canada and residing at the city of Sherbrooke, in the said province, has by her petition alleged that they were married on the twenty-ninth day of December, A.D. 1958, at the said city of Sherbrooke, she then being Denise Choiniere; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRI-AGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 630.

A Resolution for the relief of Leon Edward Goyette.

[Adopted 7th June, 1966.]

WHEREAS Leon Edward Goyette, who is domiciled in Canada and residing at Beebe, in the province of Quebee, husband of Sandra Mae Taylor Goyette, has by his petition alleged that they were married on the twenty-ninth day of April, A.D. 1961, at Beebe aforesaid, she then being Sandra Mae Taylor; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 631.

A Resolution for the relief of Olga Matusiak Maksymiw.

[Adopted 7th June, 1966.]

WHEREAS Olga Matusiak Maksymiw, residing at the city of Montreal, in the province of Quebec, wife of Ivan Maksymiw, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the fourth day of October, A.D. 1958, at the said city of Montreal, she then being Olga Matusiak; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISto section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 632.

A Resolution for the relief of Annie Abramson Lieberman, otherwise known as Annie Abramson Liberman.

[Adopted 7th June, 1966.]

WHEREAS Annie Abramson Lieberman, otherwise known as Annie Abramson Liberman, residing at the city of Montreal, in the province of Quebec, wife of Joe Lieberman, otherwise known as Joe Liberman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1941, at the said city, she then being Annie Abramson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 633.

A Resolution for the relief of Joseph Normand Jacques Martin.

[Adopted 7th June, 1966.]

WHEREAS Joseph Normand Jacques Martin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Florence Lucienne Yolande Rivest Martin, has by his petition alleged that they were married on the tenth day of March, A.D. 1951, at the said city, she then being Marie Florence Lucienne Yolande Rivest; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 634.

A Resolution for the relief of Simone Marois Charbonneau.

[Adopted 7th June, 1966.]

WHEREAS Simone Marois Charbonneau, residing at the city of Laval, in the province of Quebec, wife of Paul Emile Charbonneau, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the eighth day of March, A.D. 1941, at the city of Montreal, in the said province, she then being Simone Marois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 635.

A Resolution for the relief of Dorothy Mary Shrimpton Legault Scheib.

[Adopted 7th June, 1966.]

WHEREAS Dorothy Mary Shrimpton Legault Scheib, residing at the city of Montreal, in the province of Quebec, wife of Vitol Joseph Scheib, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the twenty-eighth day of February, A.D. 1960, at the said city, she then being Dorothy Mary Shrimpton Legault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 636.

A Resolution for the relief of Eleanor Florence London Himel.

[Adopted 7th June, 1966.]

WHEREAS Eleanor Florence London Himel, residing at the city of Montreal, in the province of Quebec, wife of Maxwell Himel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of December, A.D. 1959, at the city of Westmount, in the said province, she then being Eleanor Florence London; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 637.

A Resolution for the relief of Marie Bernadette Irene Filteau Cliffe.

[Adopted 7th June, 1966.]

WHEREAS Marie Bernadette Irene Filteau Cliffe, residing at the city of Montreal, in the province of Quebec, wife of Walter Edmund (Edmond) Cliffe, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of January, A.D. 1959, at the said city, she then being Marie Bernadette Irene Filteau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 638.

A Resolution for the relief of John Bowen Cadogan Jenkins.

[Adopted 7th June, 1966.]

WHEREAS John Bowen Cadogan Jenkins, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Wilma Ruth Wilson Jenkins, has by his petition alleged that they were married on the seventh day of December, A.D. 1956, at the city of Drummondville, in the said province, she then being Wilma Ruth Wilson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 639.

A Resolution for the relief of Marcelle Henriette Marie Sornin Com Nougue.

[Adopted 7th June, 1965.]

WHEREAS Marcelle Henriette Marie Sornin Com Nougue, residing at the city of Montreal, in the province of Quebec, wife of Jean Francois Charles Com Nougue, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentyfifth day of April, A.D. 1953, at the said city, she then being Marcelle Henriette Marie Sornin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF $M_{ARRIAGES}$ Act and subject to section 2 thereof, resolves as follows :---

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 640.

A Resolution for the relief of Abigael van Veen Szyngiel.

[Adopted 7th June, 1966.]

WHEREAS Abigael van Veen Szyngiel, residing at the city of Pointe Claire, in the province of Quebec, wife of Edward Szyngiel, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the tenth day of September, A.D. 1953, at Amsterdam, in The Netherlands, she then being Abigael van Veen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 641.

A Resolution for the relief of Eileen Lillian Kelly Gauthier. Adopted 7th June, 7968.

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[Adopted 7th June, 1966.]

WHEREAS Eileen Lillian Kelly Gauthier, residing at the city of Montreal, in the province of Quebec, wife of Gerald George Gauthier, who is domiciled in Canada and residing at Rural Route No. 1, North Hatley, in the said province, has by her petition alleged that they were married on the fourteenth day of August, A.D. 1948, at the said city, she then being Eileen Lillian Kelly; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF $M_{ARRIAGES}$ Act and subject to section 2 thereof, resolves as follows :---

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 642.

A Resolution for the relief of Maxwell K. Piercey.

[Adopted 7th June, 1966.]

WHEREAS Maxwell K. Piercey, who is domiciled in Canada and residing at Fortune Bay, in the province of Newfoundland, husband of Florence (Flossie) L. Rideout Piercey, has by his petition alleged that they were married on the seventh day of December, A.D. 1946, at the city of St. John's, in the said province, she then being Florence (Flossie) L. Rideout; and whereas by his petition he has prayed that, on the ground of her adultery since then their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted. Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 643.

A Resolution for the relief of Margaret Jean Reid Hinton.

[Adopted 7th June, 1966.]

WHEREAS Margaret Jean Reid Hinton, residing at the city of Montreal, in the province of Quebec, wife of James Watson Hinton, who is domiciled in Canada and residing at Woodside, in the state of New York, one of the United States of America, has by her petition alleged that they were married on the first day of October, A.D. 1938, at the said city of Montreal, she then being Margaret Jean Reid; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 644.

A Resolution for the relief of Barbara Gillian Michell Thomson.

[Adopted 7th June, 1966.]

WHEREAS Barbara Gillian Michell Thomson, residing at the city of Westmount, in the province of Quebec, wife of George Alexander Thomson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirty-first day of May, A.D. 1962, at the city of Miami, in the state of Florida, one of the United States of America, she then being Barbara Gillian Michell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 645.

A Resolution for the relief of Mona Lee Eisenstat Michaels.

[Adopted 7th June, 1966.]

WHEREAS Mona Lee Eisenstat Michaels, residing at the city of Chomedey, in the province of Quebec, wife of Morris Michaels, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of April, A.D. 1962, at the city of Montreal, in the said province, she then being Mona Lee Eisenstat; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISto Section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-42

THE SENATE OF CANADA

RESOLUTION 646.

A Resolution for the relief of Everett John Boyle.

[.abel .saul div balandel] [Adopted 7th June, 1966.]

WHEREAS Everett John Boyle, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Margaret Josephine Bennett Boyle, has by his petition alleged that they were married on the sixth day of September, A.D. 1934, at the city of Cornerbrook, in the province of Newfoundland, she then being Margaret Josephine Bennett; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 SA-TI TEAS

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THE SENATE OF CANADA

RESOLUTION 647.

A Resolution for the relief of Hariclia Xirotagarou Drew.

[Adopted 7th June, 1966.]

who is domiciled in Canada WHEREAS Hariclia Xirotagarou Drew, residing at the city of Montreal, in the province of Quebec, wife of Clifford Drew, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of April, A.D. 1957, at the said city, she then being Hariclia Xirotagarou; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967

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THE SENATE OF CANADA

RESOLUTION 648.

A Resolution for the relief of Ronald Lebrun.

[Adopted 7th June, 1966.]

WHEREAS Ronald Lebrun, who is domiciled in Canada and residing at the town of Waterloo, in the province of Quebec, husband of Joyce Tremblay Lebrun, has by his petition alleged that they were married on the thirteenth day of January, A.D. 1956, at the said town, she then being Joyce Tremblay; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 649.

A Resolution for the relief of Kathleen Elizabeth Cannon McHugh.

[Adopted 7th June, 1966.]

WHEREAS Kathleen Elizabeth Cannon McHugh, residing at the city of Lachine, in the province of Quebec, wife of Terence Henry McHugh, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the eleventh day of April, A.D. 1959, at the city of Verdun, in the said province, she then being Kathleen Elizabeth Cannon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 650.

A Resolution for the relief of Lorna Bell Chadwick Young.

[Adopted 7th June, 1966.]

WHEREAS Lorna Bell Chadwick Young, residing at Hudson Heights, in the province of Quebec, wife of Keith Edward Young, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of June, A.D. 1946, at the said city of Montreal, she then being Lorna Bell Chadwick; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 651.

A Resolution for the relief of Barbara Hope Chaplin Sharp.

[Adopted 7th June, 1966.]

WHEREAS Barbara Hope Chaplin Sharp, residing at the city of Montreal, in the province of Quebec, wife of William Morris Sharp, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of February, A.D. 1961, at the city of Westmount, in the said province, she then being Barbara Hope Chaplin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 652.

A Resolution for the relief of Aimee Poulin Dorais.

[Adopted 7th June, 1966.]

WHEREAS Aimee Poulin Dorais, residing at the city of St. Jean, in the province of Quebec, wife of Rolland Dorais, who is domiciled in Canada and residing at Ormstown, in the said province, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1955, at the said city of St. Jean, she then being Aimee Poulin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLU-TION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 653.

A Resolution for the relief of Joseph Leon Pierre Brunet.

[Adopted 7th June, 1966.]

W^{HEREAS} Joseph Leon Pierre Brunet, who is domiciled in Canada and residing at the town of Beaconsfield, in the province of Quebec, husband of Sheila Campbell Archibald Brunet, has by his petition alleged that they were married on the tenth day of May, A.D. 1940, at the city of Montreal, in the said province, she then being Sheila Campbell Archibald; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 654.

A Resolution for the relief of Aldee Vallee.

[Adopted 7th June, 1966.]

W HEREAS Aldee Vallee, who is domiciled in Canada and residing at the city of Sherbrooke, in the province of Quebec, husband of Colleen Pearl Matilda Moore Vallee, has by his petition alleged that they were married on the twenty-seventh day of January, A.D. 1945, at the city of Montreal, in the said province, she then being Colleen Pearl Matilda Moore; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 655.

A Resolution for the relief of Liliane Harel Nadeau.

[Adopted 7th June, 1966.]

WHEREAS Liliane Harel Nadeau, residing at Miquelon, in the province of Quebec, wife of Armand Nadeau, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-fifth day of April, A.D. 1959, at the city of Longueuil, in the said province, she then being Liliane Harel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 656.

A Resolution for the relief of Wells Thomas MacDonald.

[Adopted 7th June, 1966.]

WHEREAS Wells Thomas MacDonald, who is domiciled in Canada and residing at the town of Bromptonville, in the province of Quebec, husband of Roberta Alice Broadbelt MacDonald, has by his petition alleged that they were married on the fourth day of July, A.D. 1953, at the city of Sherbrooke, in the said province, she then being Roberta Alice Broadbelt; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 657.

A Resolution for the relief of Jean Margaret Sedgwick Rippon.

[Adopted 29th June, 1966.]

WHEREAS Jean Margaret Sedgwick Rippon, residing at the city of Lachine, in the province of Quebec, wife of Tom Rippon, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of December, A.D. 1947, at Leeds, England, she then being Jean Margaret Sedgwick; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-HAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 658.

A Resolution for the relief of Diane Goldberg Kaplansky.

[Adopted 29th June, 1966.]

WHEREAS Diane Goldberg Kaplansky, residing at the city of Chomedey, in the province of Quebec, wife of Dave Kaplansky, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighteenth day of March, A.D. 1951, at the said city of Montreal, she then being Diane Goldberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 659.

A Resolution for the relief of Jean Canton.

[Adopted 29th June, 1966.]

WHEREAS Jean Canton, who is domiciled in Canada and residing at the city of Duvernay, in the province of Quebec, husband of Lilian Morel Canton, has by his petition alleged that they were married on the thirty-first day of July, A.D. 1952, at the city of Montreal, in the said province, she then being Lilian Morel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 660.

A Resolution for the relief of Roger James Cavanagh.

[Adopted 29th June, 1966.]

WHEREAS Roger James Cavanagh, who is domiciled in Canada and residing at St. Sauveur des Monts, in the province of Quebec, husband of Mary Carol Devone Henry Scott Cavanagh, has by his petition alleged that they were married on the seventeenth day of January, A.D. 1957, at Becknontown, in the state of New York, one of the United States of America, she then being Mary Carol Devone Henry Scott; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 661.

A Resolution for the relief of Lise Lavigne Charest.

[Adopted 29th June, 1966.]

WHEREAS Lise Lavigne Charest, residing at the city of Montreal, in the province of Quebec, wife of Henri Charest, who is domiciled in Canada and residing at the city of Quebec, in the said province, has by her petition alleged that they were married on the sixth day of May, A.D. 1950, at the said city of Montreal, she then being Lise Lavigne; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 662.

A Resolution for the relief of Ronald George Chapman.

[Adopted 29th June, 1966.]

WHEREAS Ronald George Chapman, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Violet Doreen Waters Chapman, has by his petition alleged that they were married on the sixth day of June, A.D. 1942, at Brentwood, England, she then being Violet Doreen Waters; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 663.

A Resolution for the relief of Freda Baumholtz Kupchik, otherwise known as Freda Baumholtz Kupchick.

[Adopted 29th June, 1965.]

WHEREAS Freda Baumholtz Kupchik, otherwise known as Freda Baumholtz Kupchick, residing at the city of Outremont, in the province of Quebec, wife of Samuel Kupchik, otherwise known as Samuel Kupchick, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of May, A.D. 1941, at the said city of Montreal, she then being Freda Baumholtz; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION aND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 664.

A Resolution for the relief of Irene Robichaud Sugar.

[Adopted 29th June, 1966.]

WHEREAS Irene Robichaud Sugar, residing at the city of Montreal, in the province of Quebec, wife of Gyorgy Sugar, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of August, A.D. 1959, at the said city, she then being Irene Robichaud; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 665.

A Resolution for the relief of John Joseph Edmund de Ste. Croix.

[Adopted 29th June, 1966.]

WHEREAS John Joseph Edmund de Ste. Croix, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Carole Margaret McCormack de Ste. Croix, has by his petition alleged that they were married on the nineteenth day of January, A.D. 1957, at the said city, she then being Carole Margaret McCormack; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 666.

A Resolution for the relief of Wynyard Russell Haynes.

[Adopted 29th June, 1966.]

WHEREAS Wynyard Russell Haynes, who is domiciled in Canada and residing at the city of St. John's, in the province of Newfoundland, husband of Pamela Jane Goldsmith Haynes, has by his petition alleged that they were married on the second day of August, A.D. 1954, at Okanagan Mission, in the province of British Columbia, she then being Pamela Jane Goldsmith; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 667.

A Resolution for the relief of Giovanni (John) Cattani.

[Adopted 29th June, 1966.]

WHEREAS Giovanni (John) Cattani, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Maria Grazia Scarpa Cattani, has by his petition alleged that they were married on the third day of July, A.D. 1954, at the city of Toronto, in the province of Ontario, she then being Maria Grazia Scarpa; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 668.

A Resolution for the relief of Bernadette Gisele Laperriere Dupuis.

[Adopted 29th June, 1966.]

WHEREAS Bernadette Gisele Laperriere Dupuis, residing wife of Joseph Georges Raymond Dupuis, who is domiciled in Canada and residing at the town of Brossard, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1953, at the said city, she then being Bernadette Gisele Laperriere; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT of MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 669.

A Resolution for the relief of Alma Denise Marion Humphreys Chipman.

[A dopted 29th June, 1966.]

WHEREAS Alma Denise Marion Humphreys Chipman, residing at the city of Westmount, in the province of Quebec, wife of Julian Christopher Colby Chipman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1956, at the said city of Montreal, she then being Alma Denise Marion Humphreys; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 670.

A Resolution for the relief of Arlene Gail Mindlin Dalfen.

[Adopted 29th June, 1966.]

WHEREAS Arlene Gail Mindlin Dalfen, residing at the city of Cote St. Luc, in the province of Quebec, wife of Manuel Monty Dalfen, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1957, at the said city of Montreal, she then being Arlene Gail Mindlin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 671.

A Resolution for the relief of Vera Blanche Vauchel Calladine.

[Adopted 29th June, 1966.]

WHEREAS Vera Blanche Vauchel Calladine, residing at the city of St. Laurent, in the province of Quebec, wife of Charles James Calladine, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of November, A.D. 1947, at the city of Toronto, in the province of Ontario, she then being Vera Blanche Vauchel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 P_{ART} 11-43¹/₂

THE SENATE OF CANADA

RESOLUTION 672.

A Resolution for the relief of Muriel Louise Maron Mendelsohn.

[.0001 scarb diffs balandet] [Adopted 29th June, 1966.]

WHEREAS Muriel Louise Maron Mendelsohn, residing at the city of Montreal, in the province of Quebec, wife of Paul Mendelsohn, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of June, A.D. 1959, at the said city, she then being Muriel Louise Maron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 673.

A Resolution for the relief of Anthony Dumaresque Harris.

[Adopted 29th June, 1966.]

WHEREAS Anthony Dumaresque Harris, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Kathryn Sangster Harris, has by his petition alleged that they were married on the twenty-seventh day of July, A.D. 1962, at the city of Halifax, in the province of Nova Scotia, she then being Mary Kathryn Sangster; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 674.

A Resolution for the relief of Alfred Seagrave Joseph Pollock.

[Adopted 29th June, 1966.]

WHEREAS Alfred Seagrave Joseph Pollock, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Diane Hannah Muriel Hawkins Pollock, has by his petition alleged that they were married on the twenty-ninth day of May, A.D. 1954, at the said city, she then being Diane Hannah Muriel Hawkins; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 675.

A Resolution for the relief of Micheline Paule Josephine Boulanger Thiry.

[Adopted 29th June, 1966.]

WHEREAS Micheline Paule Josephine Boulanger Thiry, residing at the city of Outremont, in the province of Quebec, wife of Charles Ivan Joseph Thiry, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of March, A.D. 1948, at the city of Liege, Belgium, she then being Micheline Paule Josephine Boulanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 676.

A Resolution for the relief of Michelle Petit Payette.

[Adopted 29th June, 1966.]

WHEREAS Michelle Petit Payette, residing at the city of Montreal, in the province of Quebec, wife of Marcel Payette, who is domiciled in Canada and residing at the city of Granby, in the said province, has by her petition alleged that they were married on the twenty-fifth day of May, A.D. 1963, at the said city of Montreal, she then being Michelle Petit; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 677.

A Resolution for the relief of Paulette Andree Mille Canakis Eberhardt.

[Adopted 29th June, 1966.]

WHEREAS Paulette Andree Mille Canakis Eberhardt, residing at the city of Montreal, in the province of Quebec, wife of Ferenc Eberhardt, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of May, A.D. 1964, at the said city, she then being Paulette Andree Mille Canakis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 678.

A Resolution for the relief of Frank Willoughby Kennedy.

[Adopted 29th June, 1966.]

WHEREAS Frank Willoughby Kennedy, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Lorraine Eileen Jennett Kennedy, has by his petition alleged that they were married on the nineteenth day of May, A.D. 1956, at the town of Weston, in the province of Ontario, she then being Lorraine Eileen Jennett; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 679.

A Resolution for the relief of Catherine Witty Heath Sanford.

r Ross, residing at the city of

[Adopted 29th June, 1966.]

WHEREAS Catherine Witty Heath Sanford, residing at the city of Sherbrooke, in the province of Quebec, wife of George Brenton Ritchie Sanford, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the sixteenth day of August, A.D. 1958, at the said city of Sherbrooke, she then being Catherine Witty Heath; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY $P_{ART II} - 44\frac{1}{2}$ **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 680.

A Resolution for the relief of Mary Rose Pender Ross.

[Adopted 29th June, 1966.]

WHEREAS Mary Rose Pender Ross, residing at the city of Montreal, in the province of Quebec, wife of Stanley John Ross, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1962, at the said city of Montreal, she then being Mary Rose Pender; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 681.

A Resolution for the relief of Marie Claire Eva Lucille Berlinguette Ioannou.

[Adopted 29th June, 1966.]

WHEREAS Marie Claire Eva Lucille Berlinguette Ioannou, residing at the town of Candiac, in the province of Quebec, wife of Paul Ioannou, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of February, A.D. 1955, at the said city, she then being Marie Claire Eva Lucille Berlinguette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and by evidence adduced and it is expedient that the prayer of her petition be granted: therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 682.

A Resolution for the relief of Christiane Brigitte Sander Ehrhardt.

[Adopted 29th June, 1966.]

WHEREAS Christiane Brigitte Sander Ehrhardt, residing at the city of Dorval, in the province of Quebec, wife of Ernst Ludwig Ehrhardt, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of March, A.D. 1962, at the town of Montreal West, in the said province, she then being Christiane Brigitte Sander; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAREIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 683.

A Resolution for the relief of Elizabeth Ann Fay Waldner.

[Adopted 29th June, 1966.]

WHEREAS Elizabeth Ann Fay Waldner, residing at the city of LaSalle, in the province of Quebec, wife of Adam Charles Waldner, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixth day of December, A.D. 1958, at the city of St. Lambert, in the said province, she then being Elizabeth Ann Fay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 684.

A Resolution for the relief of Joseph Brian.

[Adopted 29th June, 1966.]

WHEREAS Joseph Brian, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Huguette St-Amant Brian, has by his petition alleged that they were married on the first day of September, A.D. 1956, at the said city, she then being Huguette St-Amant; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 685.

A Resolution for the relief of Genia Sekler Tuchner.

Adopted 29th June, 1966.]

[Adopted 29th June, 1966.]

WHEREAS Genia Sekler Tuchner, residing at the city of Montreal, in the province of Quebec, wife of Josef Tuchner, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of October, A.D. 1936, at the city of Vienna, Austria, she then being Genia Sekler; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 686.

A Resolution for the relief of Pauline Evelyn Bowles Thompson.

[Adopted 29th June, 1966.]

WHEREAS Pauline Evelyn Bowles Thompson, residing at Pugwash, in the province of Nova Scotia, wife of Victor MacLean Thompson, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of December, A.D. 1954, at the said city of Montreal, she then being Pauline Evelyn Bowles; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 687.

A Resolution for the relief of Marjorie Elizabeth Schwartz Lorain.

[Adopted 29th June, 1966.]

WHEREAS Marjorie Elizabeth Schwartz Lorain, residing at the city of Montreal, in the province of Quebec, wife of Richard Yves Robert Lorain, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of September, A.D. 1958, at Halifax, in the province of Nova Scotia, she then being Marjorie Elizabeth Schwartz; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 688.

A Resolution for the relief of James Frederick Morelli.

[Adopted 29th June, 1966.]

WHEREAS James Frederick Morelli, who is domiciled in Canada and residing at the city of Ste. Therese, in the province of Quebec, husband of Mary Colleen Goodwin Morelli, otherwise known as Mary Colleen Godwin Morelli, has by his petition alleged that they were married on the ninth day of October, A.D. 1946, at the town of Mount Royal, in the said province, she then being Mary Colleen Goodwin, otherwise known as Mary Colleen Godwin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 689.

A Resolution for the relief of Marguerite Dion Zarichuck, otherwise known as Marguerite Dion Zarechuck.

[Adopted 29th June, 1966.]

WHEREAS Marguerite Dion Zarichuck, otherwise known as Marguerite Dion Zarechuck, residing at the city of Verdun, in the province of Quebec, wife of Mike Zarichuck, otherwise known as Mike Zarechuck, who is domiciled in Canada and residing at the town of Chambly, in the said province, has by her petition alleged that they were married on the twenty-seventh day of March, A.D. 1943, at the city of Montreal, in the said province, she then being Marguerite Dion; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 690.

A Resolution for the relief of Rae Wiseman Breitbart.

[Adopted 29th June, 1966.]

WHEREAS Rae Wiseman Breitbart, residing at the city of Montreal, in the province of Quebec, wife of Irving Breitbart, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of June, A.D. 1959, at the said city, she then being Rae Wiseman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 691.

A Resolution for the relief of Mary Georgina Robb Lavallee.

[Adopted 29th June, 1966.]

WHEREAS Mary Georgina Robb Lavallee, residing at the city of Westmount, in the province of Quebec, wife of Lloyd Henry Lavallee, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the thirtieth day of May, A.D. 1953, at the city of Dorval, in the said province, she then being Mary Georgina Robb; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 692.

A Resolution for the relief of Marie Armandine Pauline Bertrand Midforth.

[Adopted 29th June, 1966.]

WHEREAS Marie Armandine Pauline Bertrand Midforth, residing at the town of Anjou, in the province of Quebec, wife of Joseph Thomas Harrison Midforth, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the twelfth day of April, A.D. 1939, at the city of Montreal, in the said province, she then being Marie Armandine Pauline Bertrand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 693.

A Resolution for the relief of Joseph Philippe Adrien Lapointe.

[Adopted 29th June, 1966.]

WHEREAS Joseph Philippe Adrien Lapointe, who is domiciled in Canada and residing at the city of Jacques Cartier, in the province of Quebec, husband of Marie Yvonne Simoneau-dit-Pipe Lapointe, has by his petition alleged that they were married on the sixth day of October, A.D. 1925, at St. Leandre, in the said province, she then being Marie Yvonne Simoneau-dit-Pipe; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 694.

A Resolution for the relief of Narcyz Wieslaw Kulikowski.

[Adopted 29th June, 1966.]

WHEREAS Narcyz Wieslaw Kulikowski, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, husband of Jadwiga Dabrowska Ropicka Kulikowski, has by his petition alleged that they were married on the eighth day of March, A.D. 1952, at the city of London, England, she then being Jadwiga Dabrowska Ropicka; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 695.

A Resolution for the relief of Edwin Wilton Gibson.

[Adopted 29th June, 1966.]

WHEREAS Edwin Wilton Gibson, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Lucille Ida Marie Beaudry Gibson, has by his petition alleged that they were married on the seventh day of September, A.D. 1963, at the city of Montreal, in the said province, she then being Lucille Ida Marie Beaudry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 696.

A Resolution for the relief of Monique Paquette Tetreault.

[Adopted 29th June, 1966.]

WHEREAS Monique Paquette Tetreault, residing at the city of Montreal, in the province of Quebec, wife of Raymond Tetreault, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of October, A.D. 1953, at Pointe aux Trembles, in the said province, she then being Monique Paquette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 697.

A Resolution for the relief of Karin Monika Witzke Koehn.

[Adopted 30th June, 1966.]

WHEREAS Karin Monika Witzke Koehn, residing at the city of St. Laurent, in the province of Quebec, wife of Juergen Arthur Koehn, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the fourteenth day of February, A.D. 1964, at the town of Ste. Adele en Haut, in the said province, she then being Karin Monika Witzke; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 698.

A Resolution for the relief of Carol Ann Fleming Chalupka.

[Adopted 30th June, 1966.]

WHEREAS Carol Ann Fleming Chalupka, residing at the city of Montreal, in the province of Quebec, wife of Karol Roziak Chalupka, Jr., who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of October, A.D. 1963, at the said city, she then being Carol Ann Fleming; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 699.

A Resolution for the relief of Arthur Edward Joseph Levasseur.

[Adopted 30th June, 1966.]

WHEREAS Arthur Edward Joseph Levasseur, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Helen Geraldine Rush Levasseur, has by his petition alleged that they were married on the seventh day of April, A.D. 1951, at the city of Montreal, in the said province, she then being Helen Geraldine Rush; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 700.

A Resolution for the relief of Edward Wearne Prinn.

[Adopted 30th June, 1966.]

WHEREAS Edward Wearne Prinn, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Elizabeth Paxton Brewer Prinn, has by his petition alleged that they were married on the twenty-first day of June, A.D. 1952, at the said city, she then being Elizabeth Paxton Brewer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 701.

A Resolution for the relief of Kjell Andresen.

[Adopted 30th June, 1965.]

WHEREAS Kjell Andresen, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ingeborg Grenzinger Andresen, has by his petition alleged that they were married on the twentyeighth day of March, A.D. 1959, at the said city, she then being Ingeborg Grenzinger; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-45

THE SENATE OF CANADA

RESOLUTION 702.

A Resolution for the relief of Vera Margaret Allerton Eden.

[Adopted 30th June, 1966.]

WHEREAS Vera Margaret Allerton Eden, residing at Knowlton, in the province of Quebec, wife of Lawrence Kenneth Eden, who is domiciled in Canada and residing at Rural Route 1, Brome, in the said province, has by her petition alleged that they were married on the nineteenth day of October, A.D. 1942, at the city of Montreal, in the said province, she then being Vera Margaret Allerton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 703.

A Resolution for the relief of Patricia Yurkowski Rondeau.

[Adopted 30th June, 1965.]

WHEREAS Patricia Yurkowski Rondeau, residing at the city of Montreal, in the province of Quebec, wife of Louis Rondeau, who is domiciled in Canada at the said city, and temporarily residing at the town of Morinville, in the province of Alberta, has by her petition alleged that they were married on the seventh day of July, A.D. 1962, at the said city of Montreal, she then being Patricia Yurkowski; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY P_{ART} 11-45¹/₂ **OTTAWA**, 1967

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THE SENATE OF CANADA

RESOLUTION 704.

A Resolution for the relief of Irene Cashian Polson.

[Adopted 30th June, 1966.]

WHEREAS Irene Cashian Polson, residing at the town of Beaconsfield, in the province of Quebec, wife of Gordon Henry Charles Polson, who is domiciled in Canada at the city of Montreal, in the said province, and temporarily residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they were married on the twenty-fourth day of March, A.D. 1956, at Manchester, England, she then being Irene Cashian; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:---ave from the date

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 705.

A Resolution for the relief of Mary Evangeline Snow Hazelhurst.

[Adopted 30th June, 1966.]

WHEREAS Mary Evangeline Snow Hazelhurst, residing at the city of LaSalle, in the province of Quebec, wife of Frederick Hill Hazelhurst, who is domiciled in Canada and residing at the town of Chateauguay Heights, in the said province, has by her petition alleged that they were married on the sixteenth day of July, A.D. 1949, at the city of Verdun, in the said province, she then being Mary Evangeline Snow; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

[Adopted 30th June, 1966.]

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 706.

A Resolution for the relief of Louise Elizabeth Schmid Whitaker.

[Adopted 30th June, 1966.]

WHEREAS Louise Elizabeth Schmid Whitaker, residing at the city of Montreal, in the province of Quebec, wife of George Francis Whitaker, who is domiciled in Canada and residing at the town of Montreal West, in the said province, has by her petition alleged that they were married on the twenty-fifth day of September, A.D. 1954, at the said town, she then being Louise Elizabeth Schmid; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 707.

A Resolution for the relief of George Edward Parsons.

[Adopted 30th June, 1966.]

WHEREAS George Edward Parsons, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marina Dorothy Reid Parsons, has by his petition alleged that they were married on the twenty-fourth day of July, A.D. 1954, at the said city, she then being Marina Dorothy Reid; and whereas by his petition he has prayed that, on the ground of her adult adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Manual Provisions of the Dissolution and Annulment of the provisions of the Dissolution and Annulment of the provision of the Dissolution and Annulment of the Dissolution and Annulment of the provision of the Dissolution and Annulment of the Dissolution and $M_{ARRIAGES}^{ARRIAGES}$ Act and subject to section 2 thereof, resolves as follows:-

1.

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY ROGER DUHAMEL, F.R.S.C. **OTTAWA**, 1967

THE SENATE OF CANADA

RESOLUTION 708.

A Resolution for the relief of Mary Howard Hunter.

[Adopted 30th June, 1966.]

WHEREAS Mary Howard Hunter, residing at the eity of Neville Hunter, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirteenth day of October, A.D. 1956, at Tottington, England, she then being Mary Howard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 709.

A Resolution for the relief of Winifred (Winnifred) Jean Willis Dodds.

[Adopted 30th June, 1966.]

WHEREAS Winifred (Winnifred) Jean Willis Dodds, residing at the city of Toronto, in the province of Ontario, wife of James Smith Dodds, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the tenth day of June, A.D. 1961, at the city of Ottawa, in the said province of Ontario, she then being Winifred (Winnifred) Jean Willis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Marriages Act and subject to section 2 thereof, resolves as follows:-

1. of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 710.

A Resolution for the relief of Irene Cecilia MacKelman Chyzenski.

[Adopted 30th June, 1966.]

WHEREAS Irene Cecilia MacKelman Chyzenski, residing of Henry Fabian Chyzenski, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of May, A.D. 1954, at the said city, she then being Irene Cecilia MacKelman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 711.

A Resolution for the relief of Norah Jane Gouett Pearson

[Adopted 30th June, 1966.]

WHEREAS Norah Jane Gouett Pearson, residing at the town of Roxboro, in the province of Quebec, wife of Leslie William Pearson, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the twenty-fourth day of April, A.D. 1965, at the city of Pierrefonds, in the said province, she then being Norah Jane Gouett; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT

of the adoption by the Senate of this resolution, the said On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 712.

A Resolution for the relief of Samuel Herbert Greisman, otherwise known as Peter Barry.

[Adopted 30th June, 1966.]

WHEREAS Samuel Herbert Greisman, otherwise known as W Peter Barry, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Belva Rubin Bercusson Greisman, has by his petition alleged that they were married on the twenty-seventh day of June, A.D. 1951, at the city of Westmount, in the said province, she then being Belva Rubin Bercusson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date 1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 713.

A Resolution for the relief of Sophie (Sophia Manteli) Mantelis Katselis.

[Adopted 30th June, 1966.]

WHEREAS Sophie (Sophia Manteli) Mantelis Katselis, residing at the city of Montreal, in the province of Quebec, wife of Nickolas (Nikolaos) Katselis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of August, A.D. 1959, at Piraeus, Greece, she then being Sophie (Sophia Manteli) Mantelis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 714.

A Resolution for the relief of Joan Edna Furmager Trussler.

[Adopted 30th June, 1966.]

WHEREAS Joan Edna Furmager Trussler, residing at the town of Lennoxville, in the province of Quebee, wife of Ernest Oliver Trussler, who is domiciled in Canada and residing at the town of LeMoyne, in the said province, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1943, at Brasted, England, she then being Joan Edna Furmager; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 715.

A Resolution for the relief of Alberte Jacqueline Maury Pechdo.

[Adopted 30th June, 1966.]

WHEREAS Alberte Jacqueline Maury Pechdo, residing at the city of Outremont, in the province of Quebec, wife of Andre Jean Pechdo, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fourth day of July, A.D. 1952, at Belmont, France, she then being Alberte Jacqueline Maury; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 716.

A Resolution for the relief of Sandra Susan Claudia O'Reilly Dillon.

[.0001, onu l. di02 bolgob .] [Adopted 30th June, 1966.]

WHEREAS Sandra Susan Claudia O'Reilly Dillon, residing at the city of Montreal, in the province of Quebec, wife of Robert Dillon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of July, A.D. 1961, at the said city, she then being Sandra Susan Claudia O'Reilly; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 717.

A Resolution for the relief of Frank Noble Thompson.

[Adopted 30th June, 1966.]

WHEREAS Frank Noble Thompson, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, husband of Mina Mae MacRae Thompson, has by his petition alleged that they were married on the twenty-ninth day of November, A.D. 1947, at the city of Montreal, in the said province, she then being Mina Mae MacRae; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 718.

A Resolution for the relief of Bessie Margaret McCluskey Kerr.

[Adopted 30th June, 1966.]

WHEREAS Bessie Margaret McCluskey Kerr, residing at the city of Montreal, in the province of Quebec, wife of Gordon Morley Kerr, who is domiciled in Canada and residing at the city of Montreal North, in the said province, has by her petition alleged that they were married on the fourteenth day of June, A.D. 1938, at the town of Port Alfred, in the said province, she then being Bessie Margaret McCluskey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 719.

A Resolution for the relief of Anna Staczek Wojcik.

[Adopted 30th June, 1966.]

WHEREAS Anna Staczek Wojcik, residing at the city of Montreal, in the province of Quebec, wife of Teofil Wojcik, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of January, A.D. 1961, at Krakow, Poland, she then being Anna Staczek; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 720.

A Resolution for the relief of Jean Graham Moir Morrison Crossman.

[Adopted 30th June, 1966.]

WHEREAS Jean Graham Moir Morrison Crossman, rewife of Craig Crossman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of March, A.D. 1952, at Delray Beach, in the state of Florida, one of the United States of America, she then being Jean Graham Moir Morrison; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 721.

A Resolution for the relief of Denise Florine Van Daele DeGeer. [Adopted 30th June, 1906.]

[Adopted 30th June, 1966.]

Turnenas Fred John Smith, who is domiciled in Canad WHEREAS Denise Florine Van Daele DeGeer, residing at the city of Montreal, in the province of Quebec, wife of Peter John DeGeer, who is domiciled in Canada at the said city, and temporarily residing at Ottawa, in the province of Ontario, has by her petition alleged that they were married on the fourteenth day of June, A.D. 1958, at Ottawa aforesaid, she then being Denise Florine Van Daele; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof,

the adoption by the Senate of this resolution Of the On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 722.

A Resolution for the relief of Fred John Smith.

[Adopted 30th June, 1966.]

WHEREAS Fred John Smith, who is domiciled in Canada Quebec, husband of Irene Gladys Salemka Smith, has by his petition alleged that they were married on the fifteenth day of December, A.D. 1953, at the city of St. Laurent, in the said province, she then being Irene Gladys Salemka; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof,

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 723.

A Resolution for the relief of Ernest Auguste Andre Rouffort.

[Adopted 30th June, 1966.]

WHEREAS Ernest Auguste Andre Rouffort, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Marthe Bernadette Lacasse Rouffort, has by his petition alleged that they were married on the seventeenth day of July, A.D. 1954, at the city of St. Michel, in the said province, she then being Marie Marthe Bernadette Lacasse; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 724.

A Resolution for the relief of Sharon Anne Miller White.

WHEREAS Sharon Anne Miller White, residing at the city of Montreal, in the province of Quebec, wife of Graham William White, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of June, A.D. 1958, at the said city, she then being Sharon Anne Miller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 725.

A Resolution for the relief of Joan Ann Pringle Harland.

[Adopted 30th June, 1966.]

WHEREAS Joan Ann Pringle Harland, residing at the town of Montreal West, in the province of Quebec, wife of George Leonard Harland, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the seventeenth day of August, A.D. 1963, at the city of Montreal, in the said province, she then being Joan Ann Pringle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 726.

A Resolution for the relief of Olive Kowalchuk Prengel.

[. 3081 small 408 beigob A] [Adopted 30th June, 1966.]

WHEREAS Olive Kowalchuk Prengel, residing at the city of Montreal, in the province of Quebec, wife of Hans George Prengel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of March, A.D. 1960, at the said city, she then being Olive Kowalchuk; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 727.

A Resolution for the relief of Susan Kathleen Goldman Nowicki.

[Adopted 30th June, 1966.]

WHEREAS Susan Kathleen Goldman Nowicki, residing at the city of Montreal, in the province of Quebec, wife of Jacek Nowicki, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twentieth day of July, A.D. 1963, at the said city of Montreal, she then being Susan Kathleen Goldman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: There-DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 728.

A Resolution for the relief of Gail Margaret Hislop Derocher.

[. adopted 30th June, 1966.]

WHEREAS Gail Margaret Hislop Derocher, residing at the city of Montreal, in the province of Quebec, wife of Robert Lawrence Derocher, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of December, A.D. 1959, at the town of Hampstead, in the said province, she then being Gail Margaret Hislop; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 729.

A Resolution for the relief of Ciobotaru Rivka Leibovici.

[.3001 anu L di02 beigab A] [Adopted 30th June, 1966.]

WHEREAS Ciobotaru Rivka Leibovici, residing at the city of Montreal, in the province of Quebec, wife of Itzhak Leibovici, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of August, A.D. 1960, in Israel, she then being Ciobotaru Rivka; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said duced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the nitages ACT and subject to section 2 thereof, resolves as follows:

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 730.

A Resolution for the relief of Joseph Antonio Mattia.

[Adopted 30th June, 1966.]

WHEREAS Joseph Antonio Mattia, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Domenica Patricia St. Jean Mattia, has by his petition alleged that they were married on the eleventh day of January, A.D. 1936, at the said city, she then being Marie Domenica Patricia St. Jean; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 731.

A Resolution for the relief of Kenneth Edward Major.

[Adopted 30th June, 1966.]

Adopted 30th June, 1966. WHEREAS Kenneth Edward Major, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Janet Louise Baldwin Major, has by his petition alleged that they were married on the twelfth day of August, A.D. 1961, at Wheatley, in the province of Ontario, she then being Janet Louise Baldwin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:----

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. marriage shall be dissolved and thenceforth shall be null

THE SENATE OF CANADA

RESOLUTION 732.

A Resolution for the relief of Elsie Maud Florence Ann Garner Hodges.

[Adopted 30th June, 1966.]

WHEREAS Elsie Maud Florence Ann Garner Hodges, residing at the city of Montreal, in the province of Que bec, wife of Grayden Roderick Hodges, who is domiciled in Canada and residing at the city of Montreal North, in the said province, has by her petition alleged that they were married on the eighth day of October, A.D. 1960, at the city of Verdun, in the said province, she then being Elsie Maud Florence Ann Garner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR RIAGES ACT and subject to section 2 thereof, resolves as

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 733.

A Resolution for the relief of David Padro.

[Adopted 30th June, 1966.]

WHEREAS David Padro, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, husband of Rina Golan Padro, has by his petition alleged that they were married on the thirteenth day of September, A.D. 1965, at the said city, she then being Rina Golan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-47

THE SENATE OF CANADA

RESOLUTION 734.

A Resolution for the relief of Renee Benesch Freitag.

[Adopted 30th June, 1966.]

WHEREAS Renee Benesch Freitag, residing at the city of Montreal, in the province of Quebec, wife of Walter Freitag, who is domiciled in Canada and residing at Berresford, in the said province, has by her petition alleged that they were married on the twenty-fifth day of February, A.D. 1952, at the town of Ste. Agathe des Monts, in the said province, she then being Renee Benesch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 735.

A Resolution for the relief of Marie Claudette Jeannine Patricia White Fav.

[Adopted 30th June, 1966.]

WHEREAS Marie Claudette Jeannine Patricia White Fay, residing at the city of Montreal, in the province of Quebec, wife of John Edwin Fay, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of July, A.D. 1961, at the said city, she then being Marie Claudette Jeannine Patricia White; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 736.

A Resolution for the relief of John Matuzewiski.

[Adopted 30th June, 1966.]

WHEREAS John Matuzewiski, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Donna McInnes Matuzewiski, has by his petition alleged that they were married on the eleventh day of May, A.D. 1954, at the city of Sherbrooke, in the said province, she then being Donna McInnes; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 737.

A Resolution for the relief of Patricia Mary Collom Whiteside.

[Adopted 30th June, 1966.]

WHEREAS Patricia Mary Collom Whiteside, residing at the city of Montreal, in the province of Quebec, wife of Robert Lambert Joseph Whiteside, who is domiciled in Canada at the said city, and temporarily residing at the town of Shelburne, in the province of Nova Scotia, has by her petition alleged that they were married on the seventh Patricia Mary Collom; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 738.

A Resolution for the relief of Alexander Biega.

[Adopted 11th July, 1966.]

WHEREAS Alexander Biega, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, husband of Joyce Regina Nagine Biega, has by his petition alleged that they were married on the thirtieth day of June, A.D. 1956, at the city of Montreal, in the said province, she then being Joyce Regina Nagine; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 739.

A Resolution for the relief of Henry John Frederick Haigh Waterhouse.

Fraser, residing at the town

[Adopted 11th July, 1966.]

WHEREAS Henry John Frederick Haigh Waterhouse, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ruby Edna Rodgers Waterhouse, has by his petition alleged that they were married on the twenty-ninth day of September, A.D. 1962, at the town of Richmond, in the said province, she then being Ruby Edna Rodgers; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 740.

A Resolution for the relief of Frances Jean White Fraser.

[Adopted 11th July, 1966.]

WHEREAS Frances Jean White Fraser, residing at the town of Pincourt, in the province of Quebec, wife of Charles George Fraser, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1955, at the said city, she then being Frances Jean White; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 741.

A Resolution for the relief of Elizabeth Wendy Farris Teichman, otherwise known as Elizabeth Wendy Farris Teichmann.

[Adopted 11th July, 1966.]

WHEREAS Elizabeth Wendy Farris Teichman, otherwise known as Elizabeth Wendy Farris Teichmann, residing at the city of Westmount, in the province of Quebec, wife of Herbert Wilhelm Teichman, otherwise known as Herbert Wilhelm Teichmann, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of June, A.D. 1961, at the city of Vancouver, in the province of British Columbia, she then being Elizabeth Wendy Farris; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 742.

A Resolution for the relief of Marie Jeannine Harpin Connick.

[Adopted 11th July, 1966.]

WHEREAS Marie Jeannine Harpin Connick, residing at the city of LaSalle, in the province of Quebec, wife of Joseph Connick, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the first day of December, A.D. 1956, at the city of Montreal, in the said province, she then being Marie Jeannine Harpin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLU-TION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 743.

A Resolution for the relief of Louis Philippe Hachez.

[Adopted 11th July, 1966.]

WHEREAS Louis Philippe Hachez, who is domiciled in Canada and residing at the city of Jacques Cartier, in the province of Quebec, husband of Rachel Berard Hachez, has by his petition alleged that they were married on the first day of October, A.D. 1949, at the city of Lachine, in the said province, she then being Rachel Berard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and shall be dissolved and thenceforth shall be near

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PART 11-481

THE SENATE OF CANADA

RESOLUTION 744.

A Resolution for the relief of Pauline Gertrude Gagnon Cooper.

[Adopted 11th July, 1966.]

WHEREAS Pauline Gertrude Gagnon Cooper, residing at the city of St. Laurent, in the province of Quebec, wife of Francis (Frank) William Frederick Patrick Cooper, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twenty-first day of August, A.D. 1948, at the city of Montreal, in the said province, she then being Pauline Gertrude Gagnon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRI-AGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 745.

A Resolution for the relief of Marie Agnes Florentine dite Florence Gouin Willmann, otherwise known as Marie Agnes Florentine dite Florence Gouin Willman

[Adopted 11th July, 1966.]

WHEREAS Marie Agnes Florentine dite Florence Gouin Willmann, otherwise known as Marie Agnes Florentine dite Florence Gouin Willman residing at the city of Montreal, in the province of Quebec, wife of Joseph Louis Willmann, otherwise known as Joseph Louis Willman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of November, A.D. 1927, at the said city, she then being Marie Agnes Florentine dite Florence Gouin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 746.

A Resolution for the relief of Norman Raymond McArthur.

[Adopted 11th July, 1966.]

WHEREAS Norman Raymond McArthur, who is domiciled in Canada and residing at the town of Lachute, in the province of Quebec, husband of Jeanne d'Arc Joanisse McArthur, has by his petition alleged that they were married on the twentieth day of April, A.D. 1950, at the said town, she then being Jeanne d'Arc Joanisse; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

a. at had on the expiration of thirty days from the date of the adoption by the Senate of this resolution, the shid marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 747.

A Resolution for the relief of Katina Kollia Lazaris, otherwise known as Catherine Kollias Lazaris.

[Adopted 11th July, 1966.]

WHEREAS Katina Kollia Lazaris, otherwise known as Catherine Kollias Lazaris, residing at the city of Montreal, in the province of Quebec, wife of Alexander (Alexandros) Lazaris, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of September, A.D. 1959, at the said city, she then being Katina Kollia, otherwise known as Catherine Kollias; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 748.

A Resolution for the relief of Victor James George.

[Adopted 11th July, 1966.]

WHEREAS Victor James George, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Betty Marie Barnes George, has by his petition alleged that they were married on the seventeenth day of November, A.D. 1956, at the town of Gander, in the province of Newfoundland, she then being Betty Marie Barnes; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 749.

A Resolution for the relief of Claude Landry.

LA dopted 11th July. 1

[Adopted 11th July, 1966.]

WHEREAS Claude Landry, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Dolores Larose Landry, has by his petition alleged that they were married on the sixteenth day of July, A.D. 1960, at the said city, she then being Dolores Larose; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

• On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 750.

A Resolution for the relief of Huguette Jodoin Courtemanche.

[Adopted 11th July, 1966.]

WHEREAS Huguette Jodoin Courtemanche, residing at the city of Montreal, in the province of Quebec, wife of Marcel Courtemanche, who is domiciled in Canada and residing at the city of Laval des Rapides, in the said province, has by her petition alleged that they were married on the twenty-ninth day of September, A.D. 1962, at the said city of Montreal, she then being Huguette Jodoin; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 751.

A Resolution for the relief of Doris Campeau.

[Adopted 11th July, 1966.]

WHEREAS Doris Campeau, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Fernande Lamoureux Campeau, has by his petition alleged that they were married on the second day of August, A.D. 1958, at the town of St. Eustache, in the said province, she then being Fernande Lamoureux; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 752.

A Resolution for the relief of Joseph Alphonse Reynald Cullen.

[Adopted 11th July, 1966.]

WHEREAS Joseph Alphonse Reynald Cullen, who is domiciled in Canada and residing at Carleton, in the province of Quebec, husband of Marie Francoise Gemma Dugas Cullen, has by his petition alleged that they were married on the fifth day of February, A.D. 1953, at the city of Montreal, in the said province, she then being Marie Francoise Gemma Dugas; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 753.

A Resolution for the relief of Hazel Florence Gumbley Johnston.

[Adopted 11th July, 1966.]

WHEREAS Hazel Florence Gumbley Johnston, residing at the city of Laval, in the province of Quebec, wife of Clifford Denis Johnston, who is domiciled in Canada and residing at the town of Fabreville, in the said province, has by her petition alleged that they were married on the tenth day of September, A.D. 1955, at the city of Montreal, in the said province, she then being Hazel Florence Gumbley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 754.

A Resolution for the relief of Elizabeth Ruthven Nelson Slater.

[Adopted 11th July, 1966.]

WHEREAS Elizabeth Ruthven Nelson Slater, residing at the city of Montreal, in the province of Quebec, wife of Christopher John Slater, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of August, A.D. 1963, at the said city, she then being Elizabeth Ruthven Nelson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 755.

A Resolution for the relief of Frances Viola Lawson Place.

[Adopted 11th July, 1966.]

WHEREAS Frances Viola Lawson Place, residing at the city of Montreal, in the province of Quebec, wife of Gerald Booth Place, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the thirty-first day of August, A.D. 1946, at the said city, she then being Frances Viola Lawson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 756.

A Resolution for the relief of Louise Dunn Gilmour.

[Adopted 11th July, 1966.]

WHEREAS Louise Dunn Gilmour, residing at the city of Cote St. Luc, in the province of Quebec, wife of John Dennis Gilmour, who is domiciled in Canada and residing at the town of Ile Perrot, in the said province, has by her petition alleged that they were married on the sixth day of August, A.D. 1960, at the city of Granby, in the said province, she then being Louise Dunn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 757.

A Resolution for the relief of Murielle Marie Latreille Lemieux.

[Adopted 11th July, 1966.]

WHEREAS Murielle Marie Latreille Lemieux, residing at Bell's Corners, in the province of Ontario, wife of Lucien Joseph Lemieux, who is domiciled in Canada and residing at the town of Gatineau, in the province of Quebec, has by her petition alleged that they were married on the twelfth day of August, A.D. 1950, at the city of Hull, in the said province of Quebec, she then being Murielle Marie Latreille; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 758.

A Resolution for the relief of Marguerite Georgette Francoise Belanger Payette.

[Adopted 11th July, 1966.]

WHEREAS Marguerite Georgette Francoise Belanger Payette, residing at the town of Mount Royal, in the province of Quebec, wife of Jean Paul Marcel Payette, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the thirteenth day of December, A.D. 1947, at the city of Outremont, in the said province, she then being Marguerite Georgette Francoise Belanger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 759.

A Resolution for the relief of George Austin Line.

[Adopted 11th July, 1966.]

WHEREAS George Austin Line, who is domiciled in Canada W and residing at Saraguay, in the province of Quebec, husband of Florence Lillian Victoria Pain Line, has by his petition alleged that they were married on the twentythird day of September, A.D. 1939, at the city of Montreal, in the said province, she then being Florence Lillian Victoria Pain; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dis-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever. and void to all intents and purposes whatsoeven

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and void to all intents and purposes whether

THE SENATE OF CANADA

RESOLUTION 760.

A Resolution for the relief of Doris Dales Lavallee.

[Adopted 11th July, 1966.]

WHEREAS Doris Dales Lavallee, residing at the city of Barrie, in the province of Ontario, wife of Robert Lavallee, who is domiciled in Canada and residing at the town of Aylmer, in the province of Quebec, has by her petition alleged that they were married on the thirty-first day of December, A.D. 1949, at the city of Hull, in the said province of Quebec, she then being Doris Dales; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 761.

A Resolution for the relief of Lucie Siegel Schussler McDerby, otherwise known as Luzi Siegel Schussler MacDerby.

residing at the city of

[Adopted 11th July, 1966.]

WHEREAS Lucie Siegel Schussler McDerby, otherwise known as Luzi Siegel Schussler MacDerby, residing at the town of Anjou, in the province of Quebec, wife of Patrick Edward Latimer McDerby, otherwise known as Patrick Edward Latimer MacDerby, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of January, A.D. 1958, at Soest, Germany, she then being Lucie Siegel Schussler, otherwise known as Luzi Siegel Schussler; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 762.

A Resolution for the relief of Dorothy Currie Stork.

[Adopted 11th July, 1966.]

WHEREAS Dorothy Currie Stork, residing at the city of Montreal, in the province of Quebec, wife of Stanley Joseph Stork, who is domiciled in Canada and residing at the city of St. Michel, in the said province, has by her petition alleged that they were married on the second day of January, A.D. 1961, at the town of Alexandria, in the province of Ontario, she then being Dorothy Currie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

the adoption by the Senate of this resolution, the said mannage shall be dissolved and thenceforth shall be null and rold to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 763.

A Resolution for the relief of Raezelle Zinman Grossman Grosser.

[Adopted 11th July, 1966.]

WHEREAS Raezelle Zinman Grossman Grosser, residing at the town of Mount Royal, in the province of Quebec, wife of Lawrence (Larry) Grosser, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of May, A.D. 1963, at the city of Westmount, in the said province, she then being Raezelle Zinman Grossman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 764.

A Resolution for the relief of Carol Elizabeth Price Shackell.

[Adopted 11th July, 1966.]

WHEREAS Carol Elizabeth Price Shackell, residing at the city of Montreal, in the province of Quebec, wife of Douglas Stanley Shackell, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of April, A.D. 1960, at the said city, she then being Carol Elizabeth Price; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 765.

A Resolution for the relief of Christine Elizabeth Wasilewska Stenger.

[Adopted 11th July, 1966.]

WHEREAS Christine Elizabeth Wasilewska Stenger, residing at the city of Montreal, in the province of Quebec, wife of Alfred Stenger, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of August, A.D. 1959, at Burlington, in the state of Vermont, one of the United States of America, she then being Christine Elizabeth Wasilewska; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-49

THE SENATE OF CANADA

RESOLUTION 766.

A Resolution for the relief of Barbara Allen Deslauriers Turgeon.

[Adopted 11th July, 1966.]

WHEREAS Barbara Allen Deslauriers Turgeon, residing at the town of Brossard in the province of Quebec. at the town of Brossard, in the province of Quebec, wife of Lawrence Turgeon, who is domiciled in Canada at the city of Montreal, in the said province, and temporarily residing in the town of Trenton, in the province of Ontario, has by her petition alleged that they were married on the twenty-first day of January, A.D. 1960, at the said city, she then being Barbara Allen Deslauriers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 767.

A Resolution for the relief of Hanna (Hannah) Fay Beraznik Burko.

[Adopted 11th July, 1966.]

WHEREAS Hanna (Hannah) Fay Beraznik Burko, residing at the city of Montreal, in the province of Quebec, wife of Israel Louis Burko, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the second day of July, A.D. 1960, at the said city of Montreal, she then being Hanna (Hannah) Fay Beraznik; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-491

THE SENATE OF CANADA

RESOLUTION 768.

A Resolution for the relief of Leonard Sherman.

[Adopted 11th July, 1966.]

WHEREAS Leonard Sherman, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Sylvia Bromberg Sherman, has by his petition alleged that they were married on the twentysecond day of August, A.D. 1961, at the said city, she then being Sylvia Bromberg; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 769.

A Resolution for the relief of Brenda Karen McClintock Elman.

[Adopted 11th July, 1966.]

WHEREAS Brenda Karen McClintock Elman, residing at the city of Montreal, in the province of Quebec, wife of Gerald Elman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1962, at the said city, she then being Brenda Karen McClintock; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 770.

A Resolution for the relief of Rita Proulx Nadon.

[Adopted 11th July, 1966.]

WHEREAS Rita Proulx Nadon, residing at the city of Montreal, in the province of Quebec, wife of Felix Nadon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of November, A.D. 1943, at Ile Bizard, in the said province, she then being Rita Proulx; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 771.

A Resolution for the relief of Tadeusz Bala.

[Adopted 11th July, 1966.]

WHEREAS Tadeusz Bala, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Aleksandra Chmarna Tomiczek Bala, has by his petition alleged that they were married on the twenty-eighth day of December, A.D. 1957, at the said city, she then being Aleksandra Chmarna Tomiczek; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 772.

A Resolution for the relief of Anton Klefas.

[Adopted 11th July, 1966.]

WHEREAS Anton Klefas, who is domiciled in Canada and Quebec, husband of Henriette Kalfart Willems Klefas, has by his petition alleged that they were married on the fourteenth day of March, A.D. 1953, at the said city, she then being Henriette Kalfart Willems; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 773.

A Resolution for the relief of Rosalyn Isaacs White.

[Adopted 11th July, 1966.]

WHEREAS Rosalyn Isaacs White, residing at the city of Montreal, in the province of Quebec, wife of Max White, who is domiciled in Canada and residing at the city of Laval, in the said province, has by her petition alleged that they were married on the thirty-first day of March, A.D. 1940, at the said city of Montreal, she then being Rosalyn Isaacs; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

1. On the expiration of thurty days from the said of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-50

THE SENATE OF CANADA

RESOLUTION 774.

A Resolution for the relief of Margaret Ross Stevenson Reilley, otherwise known as Margaret Ross Stevenson Reilly.

[Adopted 11th July, 1966.]

WHEREAS Margaret Ross Stevenson Reilley, otherwise known as Margaret Ross Stevenson Reilly, residing at the town of Boucherville, in the province of Quebec, wife of John Andrew Reilley, otherwise known as John Andrew Reilly, who is domiciled in Canada and residing at the city of Longueuil, in the said province, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1935, at the city of Quebec, in the said province, she then being Margaret Ross Stevenson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 775.

A Resolution for the relief of Luc Duhamel.

[Adopted 11th July, 1966.]

WHEREAS Luc Duhamel, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Claudette Guilbault Duhamel, has by his petition alleged that they were married on the twentyeighth day of September, A.D. 1957, at the said city, she then being Claudette Guilbault; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II}$ II — $50\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 776.

A Resolution for the relief of Ann Mariner Black Cornellier.

[Adopted 11th July, 1966.]

WHEREAS Ann Mariner Black Cornellier, residing at the town of Sackville, in the province of New Brunswick, wife of Charles Francois Alain Cornellier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the seventh day of October, A.D. 1961, at the said town, she then being Ann Mariner Black; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 777.

A Resolution for the relief of Linda Beverley Diana Hollenbeck Foster.

[Adopted 11th July, 1966.]

WHEREAS Linda Beverley Diana Hollenbeck Foster, residing at the town of Waterloo, in the province of Quebec, wife of Lionel Lloyd Garry Foster, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of June, A.D. 1962, at Knowlton, in the said province, she then being Linda Beverley Diana Hollenbeck; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 778.

A Resolution for the relief of Ann (Annie) Bloom Cohen.

[Adopted 11th July, 1966.]

WHEREAS Ann (Annie) Bloom Cohen, residing at the city of Montreal, in the province of Quebec, wife of Hellman (Herman) Cohen, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-sixth day of October, A.D. 1939, at the said city of Montreal, she then being Ann (Annie) Bloom; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 779.

A Resolution for the relief of Dorothy Jean (Gina) Pratt Maurice.

is domiciled in Canada and

[Adopted 11th July, 1966.]

WHEREAS Dorothy Jean (Gina) Pratt Maurice, residing at the city of Montreal, in the province of Quebec, wife of Joseph Arthur Andre Maurice, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of September, A.D. 1958, at the said city, she then being Dorothy Jean (Gina) Pratt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 780.

A Resolution for the relief of Gilles Dupuis.

[Adopted 11th July, 1966.]

WHEREAS Gilles Dupuis, who is domiciled in Canada and Residing at the city of Westmount, in the province of Quebec, husband of Therese Fregeau Dupuis, has by his petition alleged that they were married on the fifteenth day of February, A.D. 1946, at the city of Toronto, in the province of Ontario, she then being Therese Fregeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 781.

A Resolution for the relief of Ernestine Maria Hruby Charland.

[Adopted 11th July, 1966.]

WHEREAS Ernestine Maria Hruby Charland, residing at Goose Bay, in the province of Newfoundland, wife of Edwin Wilfred Charland, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1954, at Stanstead, in the said province of Quebec, she then being Ernestine Maria Hruby; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 782.

A Resolution for the relief of Gertrude Weitzner Craimer.

[Adopted 11th July, 1966.]

WHEREAS Gertrude Weitzner Craimer, residing at the city of Montreal, in the province of Quebec, wife of Harry Isaac Craimer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of May, A.D. 1936, at the said city, she then being Gertrude Weitzner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 783.

A Resolution for the relief of Rebecca Eichenbaum Rock.

[Adopted 11th July, 1966.]

WHEREAS Rebecca Eichenbaum Rock, residing at the city of Laval, in the province of Quebec, wife of Hyman Rock, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of May, A.D. 1942, at the said city of Montreal, she then being Rebecca Eichenbaum; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 784.

A Resolution for the relief of Marian Ruth Hamilton King.

[Adopted 11th July, 1966.]

WHEREAS Marian Ruth Hamilton King, residing at the city of St. Laurent, in the province of Quebec, wife of John Clifford King, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of August, A.D. 1961, at the said city of Montreal, she then being Marian Ruth Hamilton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 785.

A Resolution for the relief of Rita Kelson Wolff.

[Adopted 11th July, 1966.]

WHEREAS Rita Kelson Wolff, residing at the city of Mont-real, in the province of Quebec, wife of Gert Wolff, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of July, A.D. 1940, at Melbourne, Australia, she then being Rita Kelson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of MARRIAGES ACT and subject to section 2 thereof, resolves as follows :--

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth

THE SENATE OF CANADA

RESOLUTION 786.

A Resolution for the relief of Joan Margaret Logan Waterhouse.

[Adopted 11th July, 1966.]

WHEREAS Joan Margaret Logan Waterhouse, residing at the city of Lachine, in the province of Quebec, wife of Henry John Waterhouse, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of May, A.D. 1965, at the said city of Montreal, she then being Joan Margaret Logan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 787.

A Resolution for the relief of Marielle Chaput Legault.

[Adopted 11th July, 1966.]

WHEREAS Marielle Chaput Legault, residing at Varennes, in the province of Quebec, wife of Yves Legault, who is domiciled in Canada and residing at the city of Longueuil, in the said province, has by her petition alleged that they were married on the fifteenth day of February, A.D. 1958, at Varennes aforesaid, she then being Marielle Chaput; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 788.

A Resolution for the relief of Rene Francois Raemdonck.

[Adopted 11th July, 1966.]

WHEREAS Rene Francois Raemdonck, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Louise Schollaert Raemdonck, has by his petition alleged that they were married on the seventh day of April, A.D. 1956, at Brussels, Belgium, she then being Marie Louise Schollaert; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 789.

A Resolution for the relief of Geoffrey Cyrille Giovanni Porri.

dus Wood, residing at Wabu:

[Adopted 11th July, 1966.]

WHEREAS Geoffrey Cyrille Giovanni Porri, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Christiane Maria Aurore Cecile Laheyne Porri, has by his petition alleged that they were married on the twenty-second day of April, A.D. 1950, at St. Omer, France, she then being Christiane Maria Aurore Cecile Laheyne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 790.

A Resolution for the relief of Nita Evelyn Meadus Wood.

[Adopted 11th July, 1966.]

WHEREAS Nita Evelyn Meadus Wood, residing at Wabush, in the province of Newfoundland, wife of Frederick Laurence (Lawrence) Edward Wood, who is domiciled in Canada and residing at the city of St. John's, in the said province, has by her petition alleged that they were married on the fourteenth day of May, A.D. 1934, at Topsail, in the said province, she then being Nita Evelyn Meadus; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 791.

A Resolution for the relief of Ann (Annie) Frances O'Connor Smith.

[Adopted 11th July, 1966.]

WHEREAS ANN (Annie) Frances O'Connor Smith, residing at the city of St. Lambert, in the province of Quebec, wife of Vincent William James Smith, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the twenty-sixth day of January, A.D. 1952, at Athlone, in the county of Westmeath, Ireland, she then being Ann (Annie) Frances O'Connor; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 792.

A Resolution for the relief of Marjorie Anne Howse Maxwell.

[Adopted 11th July, 1966.]

WHEREAS Marjorie Anne Howse Maxwell, residing at the city of Laval West, in the province of Quebec, wife of Henry James Maxwell, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of November, A.D. 1956, at the said city of Montreal, she then being Marjorie Anne Howse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 793.

A Resolution for the relief of Shirley Elizabeth Douglas Nicholson.

[Adopted 11th July, 1966.]

WHEREAS Shirley Elizabeth Douglas Nicholson, residing at the city of Pointe Claire, in the province of Quebec, wife of David Taylor Nicholson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of July, A.D. 1954, at the city of Calgary, in the province of Alberta, she then being Shirley Elizabeth Douglas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 794.

A Resolution for the relief of Shirley Marie Barkley Sisty.

[Adopted 11th July, 1966.]

WHEREAS Shirley Marie Barkley Sisty, residing at the city of Cardinal, in the province of Ontario, wife of Frank Sisty, who is domiciled in Canada and residing at the town of Gatineau, in the province of Quebec, has by her petition alleged that they were married on the third day of April, A.D. 1954, at Iroquois, in the said province of Ontario, she then being Shirley Marie Barkley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 795.

A Resolution for the relief of Doreen Janet Hubscher Hermann.

[Adopted 11th July, 1966.]

WHEREAS Doreen Janet Hubscher Hermann, residing at the city of Montreal, in the province of Quebec, wife of Alfred Hermann, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of September, A.D. 1959, at the said city, she then being Doreen Janet Hubscher; and whereas by her petition she prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 796.

A Resolution for the relief of Richard Garry Loroway.

[Adopted 11th July, 1966.]

WHEREAS Richard Garry Loroway, who is domiciled in Canada and residing at the town of Dollard des Ormeaux, in the province of Quebec, husband of Joan Valerie Dewar Loroway, has by his petition alleged that they were married on the twentieth day of March, A.D. 1964, at Cartierville, in the said province, she then being Joan Valerie Dewar; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 797.

A Resolution for the relief of Paul Edward Snyder.

[Adopted 11th July, 1966.]

WHEREAS Paul Edward Snyder, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lois Dorene Petrie Snyder, has by his petition alleged that they were married on the third day of June, A.D. 1960, at the city of Stratford, in the province of Ontario, she then being Lois Dorene Petrie; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-51

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THE SENATE OF CANADA

RESOLUTION 798.

A Resolution for the relief of Ruth Eleanor Young Lajoie.

[Adopted 11th July, 1966.]

WHEREAS Ruth Eleanor Young Lajoie, residing at the city of Ottawa, in the province of Ontario, wife of William Fernand Lajoie, who is domiciled in Canada and residing at the city of Hull, in the province of Quebec, has by her petition alleged that they were married on the twenty-eighth day of October, A.D. 1950, at the said city of Ottawa, she then being Ruth Eleanor Young; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 799.

A Resolution for the relief of Madeleine Lorrain Kehoe.

[Adopted 11th July, 1966.]

WHEREAS Madeleine Lorrain Kehoe, residing at the city of Montreal, in the province of Quebec, wife of Robert Emmett Francis Kehoe, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of November, A.D. 1940, at the city of Outremont, in the said province, she then being Madeleine Lorrain; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 800.

A Resolution for the relief of Sharron Lynn (Lynne) Brooks Morris.

[Adopted 11th July, 1966.]

WHEREAS Sharron Lynn (Lynne) Brooks Morris, residing at the town of Roxboro, in the province of Quebec, wife of Ernest Lester Morris, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1962, at the said city, she then being Sharron Lynn (Lynne) Brooks; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 801.

A Resolution for the relief of Anke Leib Auer.

[Adopted 14th November, 1966.]

WHEREAS Anke Leib Auer, residing at the town of Beaconsfield, in the province of Quebec, wife of Friedrich Wilhelm Auer, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the sixth day of March, A.D. 1962, at Beaurepaire, in the said province, she then being Anke Leib; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 802.

A Resolution for the relief of Lorna Evelyn Le Marquand Barrett.

[Adopted 14th November, 1966.]

WHEREAS Lorna Evelyn Le Marquand Barrett, residing at the city of St. Laurent, in the province of Quebec, wife of Brian Anthony Thomas Barrett, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of June, A.D. 1952, at the said city of Montreal, she then being Lorna Evelyn Le Marquand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 803.

A Resolution for the relief of Joseph Gerald Belliveau.

[Adopted 14th November, 1966.]

WHEREAS Joseph Gerald Belliveau, who is domiciled in Canada and residing at the city of Pointe aux Trembles in the province of Quebec, husband of Lillian Margaret Lawless Belliveau, has by his petition alleged that they were married on the eleventh day of June, A.D. 1960, at the city of Montreal, in the said province, she then being Lillian Margaret Lawless; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 804.

A Resolution for the relief of Gilles Bidal.

[A dopted 14th November, 1966.]

WHEREAS Gilles Bidal, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Antoinette (Antoinetta) Raffa Bidal, has by his petition alleged that they were married on the twelfth day of October, A.D. 1957, at the city of Montreal, in the said province, she then being Antoinette (Antoinetta) Raffa; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 805.

A Resolution for the relief of Kornel (Cornel) Daniel Balthazar (Baltazar) Bibor.

[Adopted 14th November, 1966.]

WHEREAS Kornel (Cornel) Daniel Balthazar (Baltazar) Bibor, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Paulette Jeanne Bracke Bibor, has by his petition alleged that they were married on the twelfth day of June, A.D. 1947, at Paris, France, she then being Paulette Jeanne Bracke; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-52

THE SENATE OF CANADA

RESOLUTION 806.

A Resolution for the relief of Huguette Denise Joly Casavant.

[Adopted 14th November, 1966.]

WHEREAS Huguette Denise Joly Casavant, residing at the city of Verdun, in the province of Quebec, wife of Joseph Albert Georges Denis Casavant, who is domiciled in Canada and residing at the city of Sherbrooke, in the said province, has by her petition alleged that they were married on the twelfth day of August, A.D. 1961, at the city of St. Jean, in the said province, she then being Huguette Denise Joly; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 807.

A Resolution for the relief of Helen Elizabeth Paget Chapman.

[Adopted 14th November, 1966.]

WHEREAS Helen Elizabeth Paget Chapman, residing at the city of Laval, in the province of Quebec, wife of Donald Alexander George Chapman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1951, at the town of Leaside, in the province of Ontario, she then being Helen Elizabeth Paget; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-521

THE SENATE OF CANADA

RESOLUTION 808.

A Resolution for the relief of Remi Emile Curotte.

[Adopted 14th November, 1966.]

WHEREAS Remi Emile Curotte, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Margaret Pamela Single Curotte, has by his petition alleged that they were married on the twelfth day of January, A.D. 1951, at Williamstown, in the province of Ontario, she then being Margaret Pamela Single; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 809.

A Resolution for the relief of David Davies.

[Adopted 14th November, 1966.]

WHEREAS David Davies, who is domiciled in Canada and residing at the town of Brossard, in the province of Quebec, husband of Jean Elizabeth Tite Davies, has by his petition alleged that they were married on the thirty-first day of May, A.D. 1947, at Cromer, England, she then being Jean Elizabeth Tite; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 810.

A Resolution for the relief of Joseph Yvon Romeo Dubuc.

[Adopted 14th November, 1966.]

WHEREAS Joseph Yvon Romeo Dubuc, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Yvette Lorette Roy Dubuc, has by his petition alleged that they were married on the ninth day of August, A.D. 1954, at the said city, she then being Marie Yvette Lorette Roy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 811.

A Resolution for the relief of Rejean Descoteaux.

[Adopted 14th November, 1966.]

WHEREAS Rejean Descoteaux, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeannine St-Georges Descoteaux, has by his petition alleged that they were married on the eighth day of June, A.D. 1963, at the said city, she then being Jeannine St-Georges; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 812.

A Resolution for the relief of Gloria Cecere Di Re.

[Adopted 14th November, 1966.]

WHEREAS Gloria Cecere Di Re, residing at the city of Montreal, in the province of Quebec, wife of Angelo Di Re, who is domiciled in Canada and residing at the city of St. Leonard, in the said province, has by her petition alleged that they were married on the thirty-first day of October, A.D. 1959, at the said city of Montreal, she then being Gloria Cecere; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 813.

A Resolution for the relief of Joseph Eugene Bernard Dupuis.

[Adopted 14th November, 1966.]

WHEREAS Joseph Eugene Bernard Dupuis, who is domiciled in Canada and residing at the town of Laval sur le Lac, in the province of Quebec, husband of Marie Leonie Monique Gagnon Dupuis, has by his petition alleged that they were married on the seventh day of February, A.D. 1953, at the city of Outremont, in the said province, she then being Marie Leonie Monique Gagnon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 814.

A Resolution for the relief of Miklos Gadanyi.

[Adopted 14th November, 1966.]

WHEREAS Miklos Gadanyi, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Gertrude Louise Parent Gadanyi, has by his petition alleged that they were married on the twentieth day of June, A.D. 1959, at the said city, she then being Gertrude Louise Parent; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 815.

A Resolution for the relief of Mary Ethel Craig Gilliland.

[Adopted 14th November, 1966.]

WHEREAS Mary Ethel Craig Gilliland, residing at the city of Longueuil, in the province of Quebec, wife of Alexander Kennedy Gilliland, who is domiciled in Canada and residing at the city of St. Lambert, in the said province, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1956, at the said city of Longueuil, she then being Mary Ethel Craig; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 816.

A Resolution for the relief of Marie Roberte Rolande Francoise Beauregard Keller.

[Adopted 14th November, 1966.]

WHEREAS Marie Roberte Rolande Francoise Beauregard Keller, residing at the city of Montreal, in the province of Quebec, wife of Hans Emil Theodor Keller, who is domiciled in Canada and residing at Ladysmith, in the said province, has by her petition alleged that they were married on the twenty-first day of March, A.D. 1942, at the said city of Montreal, she then being Marie Roberte Rolande Francoise Beauregard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 817.

A Resolution for the relief of Marlene Florence Gunn Langdon.

[Adopted 14th November, 1966.]

WHEREAS Marlene Florence Gunn Langdon, residing at the city of Montreal, in the province of Quebec, wife of Johnson Shepard Langdon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of May, A.D. 1962, at the said city, she then being Marlene Florence Gunn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 818.

A Resolution for the relief of Alberta (Bertha) Lemay Langis.

[Adopted 14th November, 1966.]

WHEREAS Alberta (Bertha) Lemay Langis, residing at the city of Montreal, in the province of Quebec, wife of Joseph Emile Langis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of October, A.D. 1932, at the city of Thetford Mines, in the said province, she then being Alberta (Bertha) Lemay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 819.

A Resolution for the relief of Jean Guy Lareau.

[Adopted 14th November, 1966.]

WHEREAS Jean Guy Lareau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Paulette Forget Lareau, has by his petition alleged that they were married on the second day of July, A.D. 1955, at the said city, she then being Paulette Forget; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 820.

A Resolution for the relief of Andre Legris.

[.Boot reduced 14th November, 1966.]

WHEREAS Andre Legris, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Carmen Berilla Legris, has by his petition alleged that they were married on the eighth day of September, A.D. 1962, at the said city, she then being Carmen Berilla; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 821.

A Resolution for the relief of Kitty Miriam Kirschner Malumed.

[Adopted 14th November, 1966.]

WHEREAS Kitty Miriam Kirschner Malumed, residing at the city of Montreal, in the province of Quebec, wife of Ronald Paul Malumed, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of May, A.D. 1958, at the said city, she then being Kitty Miriam Kirschner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 822.

A Resolution for the relief of Elmeria Jutras Marchand.

[Adopted 14th November, 1966.]

WHEREAS Elmeria Jutras Marchand, residing at the city of Montreal, in the province of Quebec, wife of Armand Edouard Marchand, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of April, A.D. 1937, at the said city, she then being Elmeria Jutras; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 823.

A Resolution for the relief of Berek Nussenbaum.

[Adopted 14th November, 1966.]

WHEREAS Berek Nussenbaum, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rachel Mizrachi Nussenbaum, has by his petition alleged that they were married on the third day of February, A.D. 1964, at Tel-Aviv, Israel, she then being Rachel Mizrachi; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 824.

A Resolution for the relief of Robert Arnold Noseworthy.

[Adopted 14th November, 1966.]

WHEREAS Robert Arnold Noseworthy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Gabriele Pearl Consolo Noseworthy, has by his petition alleged that they were married on the fourteenth day of December, A.D. 1950, at Sydney, in the province of Nova Scotia, she then being Gabriele Pearl Consolo; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

THE SENATE OF CANADA

RESOLUTION 825.

A Resolution for the relief of Maureen Andreanne O'Brien Panneton.

[Adopted 14th November, 1966.]

WHEREAS Maureen Andreanne O'Brien Panneton, residing at the city of Dorval, in the province of Quebec, wife of Jean Eugene Panneton, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentysixth day of January, A.D. 1963, at the city of Lachine, in the said province, she then being Maureen Andreanne O'Brien; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 826.

A Resolution for the relief of Richards Arturs Tuters.

[Adopted 14th November, 1966.]

WHEREAS Richards Arturs Tuters, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, husband of Rasma Vavere Tuters, has by his petition alleged that they were married on the seventeenth day of September, A.D. 1949, at Kirkland Lake, in the province of Ontario, she then being Rasma Vavere; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 827.

A Resolution for the relief of Elizabeth (Elisabeth) Morin Tremblay.

[Adopted 14th November, 1966.]

WHEREAS Elizabeth (Elisabeth) Morin Tremblay, residing at the city of Montreal, in the province of Quebec, wife of Jean Tremblay, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the twentyfifth day of October, A.D. 1958, at the city of Outremont, in the said province, she then being Elizabeth (Elisabeth) Morin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 828.

A Resolution for the relief of Mary Linda Jill Grant Welage Van Bakergem.

[Adopted 14th November, 1966.]

WHEREAS Mary Linda Jill Grant Welage Van Bakergem, Residing at the city of Montreal, in the province of Quebec, wife of Nicolaas Theodore Welage Van Bakergem, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of July, A.D. 1964, at Ste. Adele, in the said province, she then being Mary Linda Jill Grant; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 829.

A Resolution for the relief of Joseph Alphonse Claude Vasseur.

[Adopted 14th November, 1966.]

WHEREAS Joseph Alphonse Claude Vasseur, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Francoise Marie Gabrielle Elise Deguire Vasseur, has by his petition alleged that they were married on the twenty-sixth day of January, A.D. 1952, at the city of Laval des Rapides, in the said province, she then being Francoise Marie Gabrielle Elise Deguire; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-53

THE SENATE OF CANADA

RESOLUTION 830.

A Resolution for the relief of Ethel Ann (Anne) Bacal Wilner.

[Adopted 14th November, 1966.]

WHEREAS Ethel Ann (Anne) Bacal Wilner, residing at the city of Montreal, in the province of Quebec, wife of Ralph Wilner, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of June, A.D. 1958, at the city of Westmount, in the said province, she then being Ethel Ann (Anne) Bacal; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 831.

A Resolution for the relief of Joan Brais Corbeil.

[Adopted 28th November, 1966.]

WHEREAS Joan Brais Corbeil, residing at the town of Mount Royal, in the province of Quebec, wife of Real Corbeil, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of February, A.D. 1950, at the said city, she then being Joan Brais; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 832.

A Resolution for the relief of Joyce Elaine Harrison Baril.

[Adopted 28th November, 1966.]

WHEREAS Joyce Elaine Harrison Baril, residing at the city of Cote St. Luc, in the province of Quebec, wife of Walter Francis Baril, who is domiciled in Canada and residing at the city of Laval des Rapides, in the said province, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1952, at the city of Montreal, in the said province, she then being Joyce Elaine Harrison; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 833.

A Resolution for the relief of Mabel Florence Long Abbott.

[Adopted 28th November, 1966.]

WHEREAS Mabel Florence Long Abbott, residing at the city of Laval West, in the province of Quebec, wife of Henry Abbott, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of November, A.D. 1942, at the said city of Montreal, she then being Mabel Florence Long; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 834.

A Resolution for the relief of Margit (Margot) Gleisberg Simon.

[Adopted 28th November, 1966.]

WHEREAS Margit (Margot) Gleisberg Simon, residing at the city of Montreal, in the province of Quebec, wife of Helmut Simon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of June, A.D. 1956, at the said city, she then being Margit (Margot) Gleisberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 835.

A Resolution for the relief of James Robert Perry.

[Adopted 28th November, 1966.]

WHEREAS James Robert Perry, who is domiciled in Canada and residing at St. Antoine des Laurentides, in the province of Quebec, husband of Norma Irene McLean Perry, has by his petition alleged that they were married on the twenty-third day of November, A.D. 1946, at the city of Montreal, in the said province, she then being Norma Irene McLean; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

I. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 836.

A Resolution for the relief of George Davis Forde.

[Adopted 28th November, 1966.]

WHEREAS George Davis Forde, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Jean Matilda Dougal Forde, has by his petition alleged that they were married on the twenty-second day of April, A.D. 1953, at Castlecaulfield, Northern Ireland, she then being Jean Matilda Dougal; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 837.

A Resolution for the relief of Terry Grace Alberta Lewis Hanson.

[Adopted 28th November, 1966.]

WHEREAS Terry Grace Alberta Lewis Hanson, residing at the city of LaSalle, in the province of Quebec, wife of Gerald David Joseph Michael Hanson, Sr., who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1956, at the said city of Montreal, she then being Terry Grace Alberta Lewis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-54

THE SENATE OF CANADA

RESOLUTION 838.

A Resolution for the relief of Estella (Estelle) Agnes Prevost Brooks.

[Adopted 28th November, 1966.]

WHEREAS Estella (Estelle) Agnes Prevost Brooks, residing at the city of Lachine, in the province of Quebec, wife of Lawrence Ashley Brooks, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twentyfourth day of June, A.D. 1940, at the city of Westmount, in the said province, she then being Estella (Estelle) Agnes Prevost; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 839.

A Resolution for the relief of Helen Frances Holmes Blackmore.

[Adopted 28th November, 1966.]

WHEREAS Helen Frances Holmes Blackmore, residing at the city of Montreal, in the province of Quebec, wife of Kenneth Henry Blackmore, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the eighth day of September, A.D. 1944, at the town of Trenton, in the province of Ontario, she then being Helen Frances Holmes; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-541

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THE SENATE OF CANADA

RESOLUTION 840.

A Resolution for the relief of Esther Colette Marie Rose Elizabeth Giroux Lefrancois Boeki, otherwise known as Colette Boky.

[Adopted 28th November, 1966.]

WHEREAS Esther Colette Marie Rose Elizabeth Giroux Lefrancois Boeki, otherwise known as Colette Boky, residing at the city of Montreal, in the province of Quebec, wife of Jack Isaac Boeki, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of July, A.D. 1957, at the said city, she then being Esther Colette Marie Rose Elizabeth Giroux Lefrancois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 841.

A Resolution for the relief of Tillie Weiss Weiss Zimilevitch, otherwise known as Tillie Weiss Weiss Zimel.

[Adopted 28th November, 1966.]

WHEREAS Tillie Weiss Weiss Zimilevitch, otherwise known as Tillie Weiss Weiss Zimel, residing at the city of St. Laurent, in the province of Quebec, wife of Moses Zimilevitch, otherwise known as Moe Zimel, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirteenth day of April, A.D. 1958, at the city of Westmount, in the said province, she then being Tillie Weiss Weiss; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 842.

A Resolution for the relief of Jean Marie Gaspard Andre Lamarre.

[Adopted 28th November, 1966.]

WHEREAS Jean Marie Gaspard Andre Lamarre, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Jeannette Anita Desmeules dit Allard Lamarre, has by his petition alleged that they were married on the fourteenth day of January, A.D. 1961, at the said city, she then being Marie Jeannette Anita Desmeules dit Allard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 843.

A Resolution for the relief of Kurt Kasdorf.

[Adopted 28th November, 1966.]

W HEREAS Kurt Kasdorf, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Siegrid Haase Kasdorf, has by his petition alleged that they were married on the twentyeighth day of June, A.D. 1958, at the said city, she then being Siegrid Haase; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 844.

A Resolution for the relief of Anne Dolan Lejeune.

[Adopted 28th November, 1966.]

WHEREAS Anne Dolan Lejeune, residing at the city of Montreal, in the province of Quebec, wife of Earl Lejeune, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-fourth day of November, A.D. 1951, at the said city of Verdun, she then being Anne Dolan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 845.

A Resolution for the relief of Guy Miron.

[Adopted 28th November, 1966.]

WHEREAS Guy Miron, who is domiciled in Canada and residing at the town of Delson, in the province of Quebec, husband of Huguette Loiselle Miron, has by his petition alleged that they were married on the first day of July, A.D. 1952, at St. Joachim de Chateauguay, in the said province, she then being Huguette Loiselle; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 846.

A Resolution for the relief of Yolande Pelletier Smith.

[Adopted 28th November, 1966.]

WHEREAS Yolande Pelletier Smith, residing at the city of Granby, in the province of Quebec, wife of Gerald Smith, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of July, A.D. 1952, at the said city of Granby, she then being Yolande Pelletier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 847.

A Resolution for the relief of Guntram Hospes.

[Adopted 28th November, 1966.]

WHEREAS Guntram Hospes, who is domiciled in Canada and residing at Stanstead, in the province of Quebec, husband of Jacqueline Desautels Hospes, has by his petition alleged that they were married on the twenty-ninth day of August, A.D. 1953, at the city of Montreal, in the said province, she then being Jacqueline Desautels; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 848.

A Resolution for the relief of Renee Mary Delaunay Morteau.

[Adopted 28th November, 1966.]

WHEREAS Renee Mary Delaunay Morteau, residing at the city of Montreal, in the province of Quebec, wife of Williams Charles Achille Morteau, who is domiciled in Canada and residing at the city of Montreal North, in the said province, has by her petition alleged that they were married on the twenty-third day of July, A.D. 1949, at Paray-Vieille-Poste, France, she then being Renee Mary Delaunay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 849.

A Resolution for the relief of Sheila Hannah Lubin Besner.

[Adopted 28th November, 1966.]

WHEREAS Sheila Hannah Lubin Besner, residing at the city of Cote St. Luc, in the province of Quebec, wife of Elliot Raymond Besner, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of March, A.D. 1958, at the said city of Montreal, she then being Sheila Hannah Lubin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 850.

A Resolution for the relief of Roger Georges Ferdinand Joubert.

[Adopted 28th November, 1966.]

WHEREAS Roger Georges Ferdinand Joubert, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Marie Noella Denise Emond Joubert, has by his petition alleged that they were married on the twentieth day of October, A.D. 1959, at the city of Montreal, in the said province, she then being Marie Noella Denise Emond; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 851.

A Resolution for the relief of Carolyn Anne Jane Frances Prendergast Yuile.

[Adopted 28th November, 1966.]

WHEREAS Carolyn Anne Jane Frances Prendergast Yuile, residing at the city of Montreal, in the province of Quebec, wife of Peter David Yuile, Jr., who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the thirtieth day of May, A.D. 1964, at the city of Toronto, in the province of Ontario, she then being Carolyn Anne Jane Frances Prendergast; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows :--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 852.

A Resolution for the relief of Gillian Suzanne Higgs Levin.

[Adopted 28th November, 1966.]

WHEREAS Gillian Suzanne Higgs Levin, residing at the city of Montreal, in the province of Quebec, wife of Douglas Clifton Levin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of December, A.D. 1946, at the city of Westminster, England, she then being Gillian Suzanne Higgs; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 853.

A Resolution for the relief of Therese Lord Pelletier.

[Adopted 28th November, 1966.]

WHEREAS Therese Lord Pelletier, residing at the city of Montreal, in the province of Quebec, wife of Pierre Pelletier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of November, A.D. 1955, at the said city, she then being Therese Lord; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 854.

A Resolution for the relief of Herve Fuyet.

[Adopted 28th November, 1966.]

WHEREAS Herve Fuyet, who is domiciled in Canada and residing at Calixa-Lavallee, in the province of Quebec, husband of Gael Quedrue Fuyet, has by his petition alleged that they were married on the seventh day of October, A.D. 1961, at the city of Montreal, in the said province, she then being Gael Quedrue; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 855.

A Resolution for the relief of Judith Elizabeth Petley Bridge.

[Adopted 28th November, 1966.]

WHEREAS Judith Elizabeth Petley Bridge, residing at the city of Montreal, in the province of Quebec, wife of Alexander Bridge, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of December, A.D. 1964, at the town of Brownsburg, in the said province, she then being Judith Elizabeth Petley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:--

• On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 856.

A Resolution for the relief of Ruth Lorena Dunseith Guillotte.

[339] and many Mass in [Adopted 28th November, 1966.]

WHEREAS Ruth Lorena Dunseith Guillotte, residing at the town of St. Marys, in the province of Ontario, wife of Jean Rolland Emile Joseph Guillotte, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eighteenth day of April, A.D. 1949, at the city of Kingston, in the said province of Ontario, she then being Ruth Lorena Dunseith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 857.

A Resolution for the relief of Denise Parent Carrier.

[Adopted 28th November, 1966.]

WHEREAS Denise Parent Carrier, residing at the city of Montreal, in the province of Quebec, wife of Jean Marie (Antonio) Carrier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of September, A.D. 1950, at the city of Levis, in the said province, she then being Denise Parent; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 858.

A Resolution for the relief of Isobel Dorothy Morell Thompson.

[Adopted 28th November, 1966.]

WHEREAS Isobel Dorothy Morell Thompson, residing at the city of St. Laurent, in the province of Quebec, wife of Orville Foskett Thompson, who is domiciled in Canada and residing at the town of St. Bruno, in the said province, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1944, at the city of Guelph, in the province of Ontario, she then being Isobel Dorothy Morell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 859.

A Resolution for the relief of Lucette Marie Aschwanden Labrosse.

[Adopted 28th November, 1966.]

WHEREAS Lucette Marie Aschwanden Labrosse, residing at the city of Duvernay, in the province of Quebec, wife of Guy Labrosse, otherwise known as Guy D'Arcy, who is domiciled in Canada and residing at St. Sauveur, in the said province, has by her petition alleged that they were married on the twenty-sixth day of August, A.D. 1960, at the city of Montreal, in the said province, she then being Lucette Marie Aschwanden; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 860.

A Resolution for the relief of Gordon Eric Perrigard.

[Adopted 28th November, 1966.]

WHEREAS Gordon Eric Perrigard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Audrey Adele Thompson Perrigard, has by his petition alleged that they were married on the thirtieth day of May, A.D. 1941, at the town of Maniwaki, in the said province, she then being Audrey Adele Thompson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 861.

A Resolution for the relief of Margaret McLean Willis Black.

[Adopted 28th November, 1966.]

WHEREAS Margaret McLean Willis Black, residing at the city of Rome, Italy, wife of Robert Lloyd Stephenson Black, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fourteenth day of November, A.D. 1942, at Napier, New Zealand, she then being Margaret McLean Willis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRI-AGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 862.

A Resolution for the relief of Irene Emma Berlanguet Bathurst.

[Adopted 28th November, 1966.]

WHEREAS Irene Emma Berlanguet Bathurst, residing at the city of Montreal, in the province of Quebec, wife of Eric George Bathurst, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of March, A.D. 1945, at the said city, she then being Irene Emma Berlanguet; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 863.

A Resolution for the relief of Pearl Elaine Sheppard Lawrence.

[Adopted 28th November, 1966.]

WHEREAS Pearl Elaine Sheppard Lawrence, residing at the town of Anjou, in the province of Quebec, wife of Ralph Woodford Lawrence, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of January, A.D. 1947, at the city of Saint John, in the province of New Brunswick, she then being Pearl Elaine Sheppard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART \ II} - 55\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 864.

A Resolution for the relief of Roslyn Arbitman Fleischman.

[Adopted 28th November, 1966.]

WHEREAS Roslyn Arbitman Fleischman, residing at the city of Cote St. Luc, in the province of Quebec, wife of Henry Charles Fleischman, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1954, at the city of Montreal, in the said province, she then being Roslyn Arbitman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 865.

A Resolution for the relief of Pierrette Auger Searles.

[Adopted 28th November, 1966.]

WHEREAS Pierrette Auger Searles, residing at the city of Montreal, in the province of Quebec, wife of George William Searles, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1955, at the said city, she then being Pierrette Auger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 866.

A Resolution for the relief of Nicolo (Nick) Nicola.

[Adopted 28th November, 1966.]

WHEREAS Nicolo (Nick) Nicola, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Fasano Nicola, has by his petition alleged that they were married on the twenty-fifth day of September, A.D. 1943, at the said city, she then being Mary Fasano; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 867.

A Resolution for the relief of Claudette Rizziero Lambert.

[Adopted 28th November, 1966.]

WHEREAS Claudette Rizziero Lambert, residing at the city of Montreal, in the province of Quebec, wife of Joseph Charles Marcel Volkinger Lambert, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of May, A.D. 1955, at the said city, she then being Claudette Rizziero; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 868.

A Resolution for the relief of Paul Emile Grenier.

[Adopted 28th November, 1966.]

WHEREAS Paul Emile Grenier, who is domiciled in Canada and residing at the city of Quebec, in the province of Quebec, husband of Marie Demerise Aurea Barette Grenier, has by his petition alleged that they were married on the nineteenth day of July, A.D. 1926, at the said city, she then being Marie Demerise Aurea Barette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 869.

A Resolution for the relief of Roland Marceau Eugene Dauchy.

[Adopted 28th November, 1966.]

WHEREAS Roland Marceau Eugene Dauchy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Odette Loisy Dauchy, has by his petition alleged that they were married on the seventeenth day of August, A.D. 1953, at Saint-Maur-des-Fosses, France, she then being Marie Odette Loisy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-56

THE SENATE OF CANADA

RESOLUTION 870.

A Resolution for the relief of Barbara Anne Ashley Corcoran.

[Adopted 28th November, 1966.]

WHEREAS Barbara Anne Ashley Corcoran, residing at the city of Montreal, in the province of Quebec, wife of Brendan Michael Corcoran, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1961, at the said city, she then being Barbara Anne Ashley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 871.

A Resolution for the relief of Denise Cleroux Deslandes.

[Adopted 28th November, 1966.]

WHEREAS Denise Cleroux Deslandes, residing at the city of Montreal, in the province of Quebec, wife of Jean Deslandes, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1960, at the city of Farnham, in the said province, she then being Denise Cleroux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II} - 56\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 872.

A Resolution for the relief of Marie Claire Lyse Levasseur McKenzie.

[Adopted 28th November, 1966.]

WHEREAS Marie Claire Lyse Levasseur McKenzie, residing at the city of Montreal, in the province of Quebec, wife of Robert James McKenzie, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of December, A.D. 1963, at Hendon, England, she then being Marie Claire Lyse Levasseur; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 873.

A Resolution for the relief of Sylvia Dankner Arron.

[Adopted 28th November, 1966.]

WHEREAS Sylvia Dankner Arron, residing at the city of Montreal, in the province of Quebec, wife of Carl Arron, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of December, A.D. 1946, at the said city, she then being Sylvia Dankner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 874.

A Resolution for the relief of Winifred Daphne Bratby Higton.

[Adopted 28th November, 1966.]

WHEREAS Winifred Daphne Bratby Higton, residing at Teddington, England, wife of Derek Higton, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the third day of June, A.D. 1950, at Colindale, England, she then being Winifred Daphne Bratby; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 875.

A Resolution for the relief of Cora Cloutier Vaillancourt.

[Adopted 28th November, 1966.]

WHEREAS Cora Cloutier Vaillancourt, residing at Roxton Pond, in the province of Quebec, wife of Albert Vaillancourt, who is domiciled in Canada and residing at St. Charles sur le Richelieu, in the said province, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1943, at the city of Montreal, in the said province, she then being Cora Cloutier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 876.

A Resolution for the relief of Mary Margaret Blades Perron.

[Adopted 28th November, 1966.]

WHEREAS Mary Margaret Blades Perron, residing at the town of LeMoyne, in the province of Quebec, wife of Joseph Jean Paul Perron, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the eleventh day of February, A.D. 1961, at the city of St. Lambert, in the said province, she then being Mary Margaret Blades; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 877.

A Resolution for the relief of Anne Holdridge Gearey.

[Adopted 28th November, 1966.]

WHEREAS Anne Holdridge Gearey, residing at the city of Toronto, in the province of Ontario, wife of Allan Stephen Gearey, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, has by her petition alleged that they were married on the twenty-ninth day of August, A.D. 1952, at the township of North York, in the said province of Ontario, she then being Anne Holdridge; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 878.

A Resolution for the relief of Renee Augustine Ray Leonard.

[Adopted 28th November, 1966.]

WHEREAS Renee Augustine Ray Leonard, residing at the town of Ste. Anne de Bellevue, in the province of Quebec, wife of Jean Louis Leonard, who is domiciled in Canada and residing at Senneville, in the said province, has by her petition alleged that they were married on the twenty-sixth day of July, A.D. 1951, at Liancourt, France, she then being Renee Augustine Ray; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 879.

A Resolution for the relief of Stanislaw Nowak.

[Adopted 28th November, 1966.]

WHEREAS Stanislaw Nowak, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Klara Schwezowa Nowak, has by his petition alleged that they were married on the eighth day of August, A.D. 1945, at Schwabisch, Germany, she then being Klara Schwezowa; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 880.

A Resolution for the relief of Lise Dubois Seguin.

[Adopted 28th November, 1966.]

WHEREAS Lise Dubois Seguin, residing at the city of St. Laurent, in the province of Quebec, wife of Gerald Seguin, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1956, at the city of Westmount, in the said province, she then being Lise Dubois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 881.

A Resolution for the relief of Claude Tessier.

[Adopted 28th November, 1966.]

WHEREAS Claude Tessier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mariette Beland Tessier, has by his petition alleged that they were married on the eleventh day of August, A.D. 1956, at the said city, she then being Mariette Beland; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 882.

A Resolution for the relief of Veronica Mary Wyszynska Dunski.

[Adopted 28th November, 1966.]

WHEREAS Veronica Mary Wyszynska Dunski, residing at the city of Montreal, in the province of Quebec, wife of Mieczyslaw Victor Dunski, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of May, A.D. 1936, at the said city, she then being Veronica Mary Wyszynska; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 883.

A Resolution for the relief of John Stasaitis.

[Adopted 28th November, 1966.]

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WHEREAS John Stasaitis, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Barbara Smilingis Stasaitis, has by his petition alleged that they were married on the twentyfourth day of May, A.D. 1930, at the city of Toronto, in the province of Ontario, she then being Barbara Smilingis; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 884.

A Resolution for the relief of Hazel Isabel Vahlkamp Eaves.

[Adopted 28th November, 1966.]

WHEREAS Hazel Isabel Vahlkamp Eaves, residing at the city of Lachine, in the province of Quebec, wife of John Ogden Eaves, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of October, A.D. 1942, at the said city of Montreal, she then being Hazel Isabel Vahlkamp; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 885.

A Resolution for the relief of Anne MacNaughton Artagnan Darlington.

[Adopted 28th November, 1966.]

WHEREAS Anne MacNaughton Artagnan Darlington, residing at the city of Jacques Cartier, in the province of Quebec, wife of William Henry Darlington, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of August, A.D. 1948, at the city of St. Lambert, in the said province, she then being Anne MacNaughton Artagnan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 886.

A Resolution for the relief of Frederick Howard Wamboldt.

[Adopted 28th November, 1966.]

WHEREAS Frederick Howard Wamboldt, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Flora Jacqueline Springett Wamboldt, has by his petition alleged that they were married on the thirtieth day of November, A.D. 1946, at the city of Ottawa, in the province of Ontario, she then being Flora Jacqueline Springett; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 887.

A Resolution for the relief of Elli Paula Sophie Bauersfeld Paul.

[Adopted 28th November, 1966.]

WHEREAS Elli Paula Sophie Bauersfeld Paul, residing at the city of LaSalle, in the province of Quebec, wife of William Charles Paul, who is domiciled in Canada and residing at Caughnawaga, in the said province, has by her petition alleged that they were married on the nineteenth day of August, A.D. 1953, at the city of Lachine, in the said province, she then being Elli Paula Sophie Bauersfeld; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 888.

A Resolution for the relief of Marie Michelle Christine Vezina Khaliq.

[Adopted 28th November, 1966.]

WHEREAS Marie Michelle Christine Vezina Khaliq, residing at the city of Outremont, in the province of Quebec, wife of Abdul Khaliq, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of November, A.D. 1962, at the said city of Montreal, she then being Marie Michelle Christine Vezina; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 889.

A Resolution for the relief of Denise Guilbeault Clermont.

[Adopted 28th November, 1966.]

WHEREAS Denise Guilbeault Clermont, residing at the city of Longueuil, in the province of Quebec, wife of Gilbert Clermont, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of March, A.D. 1956, at the said city of Montreal, she then being Denise Guilbeault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and theneeforth shall be pull and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 890.

A Resolution for the relief of Marie Madeleine Sontag Munz, otherwise known as Marie Madeleine Sontag Minz.

[Adopted 28th November, 1966.]

WHEREAS Marie Madeleine Sontag Munz, otherwise known as Marie Madeleine Sontag Minz, residing at the city of Montreal, in the province of Quebec, wife of Marek Munz, otherwise known as Mike Minz, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the sixth day of January, A.D. 1958, at the city of Cornwall, in the province of Ontario, she then being Marie Madeleine Sontag; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 891.

A Resolution for the relief of William Peter Reid.

[Adopted 15th December, 1966.]

WHEREAS William Peter Reid, who is domiciled in Canada and residing at Hemmingford, in the province of Quebec, husband of Myrna Jane Kennedy Reid, has by his petition alleged that they were married on the twenty-third day of June, A.D. 1951, at Hemmingford, aforesaid, she then being Myrna Jane Kennedy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth shall be

THE SENATE OF CANADA

RESOLUTION 892.

A Resolution for the relief of Marie Therese Fernande Brais Archambault.

[Adopted 15th December, 1966.]

WHEREAS Marie Therese Fernande Brais Archambault, Wresiding at the city of Montreal, in the province of Quebec, wife of Jean Robert Archambault, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1952, at the said city, she then being Marie Therese Fernande Brais; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 893.

A Resolution for the relief of Mary Renee Frenette Menard.

[Adopted 15th December, 1966.]

WHEREAS Mary Renee Frenette Menard, residing at the city of Montreal, in the province of Quebec, wife of Gilbert Raymond Menard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1962, at the said city, she then being Mary Renee Frenette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-57

THE SENATE OF CANADA

RESOLUTION 894.

A Resolution for the relief of James Hubert Carlin McMahon.

[Adopted 15th December, 1966.]

WHEREAS James Hubert Carlin McMahon, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Monique Rolande Allain McMahon, has by his petition alleged that they were married on the third day of February, A.D. 1958, at the town of Greenfield Park, in the said province, she then being Marie Monique Rolande Allain; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 895.

A Resolution for the relief of Joseph Jacques Girard.

[Adopted 15th December, 1966.]

WHEREAS Joseph Jacques Girard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Pauline Guerin Girard, has by his petition alleged that they were married on the eighteenth day of October, A.D. 1952, at the city of Verdun, in the said province, she then being Marie Pauline Guerin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-571

THE SENATE OF CANADA

RESOLUTION 896.

A Resolution for the relief of Odette Ladouceur Mathieu.

[Adopted 15th December, 1966.]

WHEREAS Odette Ladouceur Mathieu, residing at the city of Montreal, in the province of Quebec, wife of Jean Mathieu, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1962, at the said city, she then being Odette Ladouceur; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 897.

A Resolution for the relief of Adrienne Landry Fournier.

[Adopted 15th December, 1966.]

WHEREAS Adrienne Landry Fournier, residing at the city of Laval, in the province of Quebec, wife of Andre Fournier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of July, A.D. 1963, at the city of Pont Viau, in the said province, she then being Adrienne Landry; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 898.

A Resolution for the relief of Donna Audrey Joyce Heckman Gleason.

[Adopted 15th December, 1966.]

WHEREAS Donna Audrey Joyce Heckman Gleason, residing at the city of St. Laurent, in the province of Quebec, wife of Daniel Timothy Gleason, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the first day of October, A.D. 1960, at the said city of St. Laurent, she then being Donna Audrey Joyce Heckman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 899.

A Resolution for the relief of Doris Mary Lillian Brabant Tessier.

[Adopted 15th December, 1966.]

WHEREAS Doris Mary Lillian Brabant Tessier, residing at the city of Montreal, in the province of Quebec, wife of Albert Bernard Tessier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of July, A.D. 1958, at the city of Ottawa, in the province of Ontario, she then being Doris Mary Lillian Brabant; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 900.

A Resolution for the relief of Helmut Hubert Hermes.

[Adopted 15th December, 1966.]

WHEREAS Helmut Hubert Hermes, who is domiciled in Canada and residing at the city of Laval, in the province of Quebec, husband of Josepha Ernestine Bessler Hermes, has by his petition alleged that they were married on the seventeenth day of July, A.D. 1961, at the city of Montreal, in the said province, she then being Josepha Ernestine Bessler; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 901.

A Resolution for the relief of Rebekah Naomi Paltiel Lowi.

[Adopted 15th December, 1966.]

WHEREAS Rebekah Naomi Paltiel Lowi, residing at the city of Ottawa, in the province of Ontario, wife of Beno Lowi, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1951, at the city of Westmount, in the said province of Quebec, she then being Rebekah Naomi Paltiel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-58

THE SENATE OF CANADA

RESOLUTION 902.

A Resolution for the relief of Joseph Ulric Andre Gagne.

[Adopted 15th December, 1966.]

WHEREAS Joseph Ulric Andre Gagne, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Alice Bourdeau Gagne, has by his petition alleged that they were married on the fourth day of June, A.D. 1955, at the said city, she then being Marie Alice Bourdeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 903.

A Resolution for the relief of Evdoxia Argyriadou Halivelakis.

[Adopted 15th December, 1966.]

WHEREAS Evdoxia Argyriadou Halivelakis, residing at the city of Montreal, in the province of Quebec, wife of John Halivelakis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of September, A.D. 1962, at the said city, she then being Evdoxia Argyriadou; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II}$ —58¹/₂

THE SENATE OF CANADA

RESOLUTION 904.

A Resolution for the relief of Anna Lazar Baron.

[Adopted 15th December, 1966.]

WHEREAS Anna Lazar Baron, residing at the city of Outremont, in the province of Quebec, wife of Jack Baron, who is domiciled in Canada in the province of Quebec, and temporarily residing at Rio de Janeiro, Brazil, has by her petition alleged that they were married on the twentieth day of August, A.D. 1949, at the city of Montreal, in the said province, she then being Anna Lazar; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 905.

A Resolution for the relief of Marie Cecile Martel Lavoie.

[Adopted 15th December, 1966.]

WHEREAS Marie Cecile Martel Lavoie, residing at the city of St. Laurent, in the province of Quebec, wife of Charles Edouard Lavoie, who is domiciled in Canada and residing at Aresville, in the said province, has by her petition alleged that they were married on the twentyfifth day of September, A.D. 1948, at the said city, she then being Marie Cecile Martel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 906.

A Resolution for the relief of Nicole Le Petrie Denis.

[Adopted 15th December, 1966.]

WHEREAS Nicole Le Petrie Denis, residing at the city of Montreal, in the province of Quebec, wife of Maurice Denis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of March, A.D. 1963, at the said city, she then being Nicole Le Petrie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 907.

A Resolution for the relief of Sheila Louise Hayes Shepherd.

[Adopted 15th December, 1966.]

WHEREAS Sheila Louise Hayes Shepherd, residing at the city of LaSalle, in the province of Quebec, wife of Gerald Shepherd, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the ninth day of March, A.D. 1957, at the city of St. Laurent, in the said province, she then being Sheila Louise Hayes; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 908.

A Resolution for the relief of Freda Beatrice Cooper Stutt.

[Adopted 15th December, 1966.]

WHEREAS Freda Beatrice Cooper Stutt, residing at the city of St. Laurent, in the province of Quebec, wife of Terrence Gordon Stutt, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of April, A.D. 1957, at the city of Outremont, in the said province, she then being Freda Beatrice Cooper; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 909.

A Resolution for the relief of Edith O'Sullivan Hack Johansson.

[Adopted 15th December, 1966.]

WHEREAS Edith O'Sullivan Hack Johansson, residing at West Brome, in the province of Quebec, wife of Arne Bengt Johansson, who is domiciled in Canada and residing at West Brome, aforesaid, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1948, at Goteborg, Sweden, she then being Edith O'Sullivan Hack; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 910.

A Resolution for the relief of Shirley Ann Cecillia Everitt Cunningham.

[Adopted 15th December, 1966.]

WHEREAS Shirley Ann Cecillia Everitt Cunningham, residing at the city of St. Laurent, in the province of Quebec, wife of Joseph Richard Arthur Cunningham, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the ninth day of May, A.D. 1959, at the said city of St. Laurent, she then being Shirley Ann Cecillia Everitt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 911.

A Resolution for the relief of Barbara Ann Kelly Miner.

[Adopted 15th December, 1966.]

WHEREAS Barbara Ann Kelly Miner, residing at the city of Montreal, in the province of Quebec, wife of Lloyd Walter Miner, who is domiciled in Canada and residing at the city of Sept-Iles, in the said province, has by her petition alleged that they were married on the nineteenth day of September, A.D. 1959, at the said city of Montreal, she then being Barbara Ann Kelly; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 912.

A Resolution for the relief of Ruth Jacqueline Julien Bohbot.

[Adopted 15th December, 1966.]

WHEREAS Ruth Jacqueline Julien Bohbot, residing at the city of Montreal, in the province of Quebec, wife of Marc Bohbot, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of August, A.D. 1957, at the city of Westmount, in the said province, she then being Ruth Jacqueline Julien; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 913.

A Resolution for the relief of Pauline Drimer Kreaden.

[Adopted 15th December, 1966.]

WHEREAS Pauline Drimer Kreaden, residing at the city of Montreal, in the province of Quebec, wife of Gerald Kreaden, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1957, at the said city of Montreal, she then being Pauline Drimer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 914.

A Resolution for the relief of Arnold Ritchie Rogers.

[Adopted 15th December, 1966.]

WHEREAS Arnold Ritchie Rogers, who is domiciled in Canada and residing at the city of Pierrefonds, in the province of Quebec, husband of Elizabeth Evelyn Doreen Smith Rogers, has by his petition alleged that they were married on the fifteenth day of June, A.D. 1957, at the city of Verdun, in the said province, she then being Elizabeth Evelyn Doreen Smith; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 915.

A Resolution for the relief of Rachel Suzanne Capraro Leonard.

[Adopted 15th December, 1966.]

WHEREAS Rachel Suzanne Capraro Leonard, residing at the city of Westmount, in the province of Quebec, wife of Yves Leonard, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyseventh day of January, A.D. 1964, at the city of Cornwall, in the province of Ontario, she then being Rachel Suzanne Capraro; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 916.

A Resolution for the relief of Gunda Elizabeth Radbill Haas.

[Adopted 15th December, 1966.]

WHEREAS Gunda Elizabeth Radbill Haas, residing at the city of Montreal, in the province of Quebec, wife of Walter Uriel Haas, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the first day of May, A.D. 1945, at Tel Aviv, Israel, she then being Gunda Elizabeth Radbill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 917.

A Resolution for the relief of Rejean Real Roberge.

[Adopted 15th December, 1966.]

WHEREAS Rejean Real Roberge, who is domiciled in Canada and residing at the city of Farnham, in the province of Quebec, husband of Lise Jacqueline Marie Paule Levesque Roberge, has by his petition alleged that they were married on the sixteenth day of July, A.D. 1960, at the said city, she then being Lise Jacqueline Marie Paule Levesque; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 918.

A Resolution for the relief of Janet Frances Smith McLachlan.

[Adopted 15th December, 1966.]

WHEREAS Janet Frances Smith McLachlan, residing at the city of Montreal, in the province of Quebec, wife of Charles Stewart McLachlan, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1958, at the said city, she then being Janet Frances Smith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 919.

A Resolution for the relief of Norman John Black.

[Adopted 15th December, 1966.]

WHEREAS Norman John Black, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Judith Anne Horn Black, has by his petition alleged that they were married on the first day of October, A.D. 1964, at the said city, she then being Judith Anne Horn; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 920.

A Resolution for the relief of Huguette Gagnon Huard.

[Adopted 15th December, 1966.]

WHEREAS Huguette Gagnon Huard, residing at the city of Montreal, in the province of Quebec, wife of Jean Alcidas Huard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of September, A.D. 1950, at the said city, she then being Huguette Gagnon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 921.

A Resolution for the relief of Lucien (Luciano) Bellemo.

[Adopted 15th December, 1966.]

WHEREAS Lucien (Luciano) Bellemo, who is domiciled in Canada and residing at the city of Laval, in the province of Quebec, husband of Marie Laurette Gabrielle Acocella Bellemo, has by his petition alleged that they were married on the twenty-first day of January, A.D. 1956, at the city of Montreal, in the said province, she then being Marie Laurette Gabrielle Acocella; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 922.

A Resolution for the relief of Donald Patrick Joseph Brown.

[Adopted 15th December, 1966.]

WHEREAS Donald Patrick Joseph Brown, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Carmen Mourier Brown, has by his petition alleged that they were married on the second day of August, A.D. 1941, at the city of Ottawa, in the province of Ontario, she then being Carmen Mourier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 923.

A Resolution for the relief of Harold Auty.

[Adopted 15th December, 1966.]

WHEREAS Harold Auty, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Elizabeth Belinda Lasenba Auty, has by his petition alleged that they were married on the seventh day of September, A.D. 1957, at Long Branch, in the province of Ontario, she then being Elizabeth Belinda Lasenba; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 924.

A Resolution for the relief of Hector Quintal.

[Adopted 15th December, 1966.]

WHEREAS Hector Quintal, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Denise Laforce Quintal, has by his petition alleged that they were married on the nineteenth day of November, A.D. 1949, at the city of Montreal, in the said province, she then being Denise Laforce; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 925.

A Resolution for the relief of Elisabeth Heseltine Nesbitt.

[Adopted 15th December, 1966.]

WHEREAS Elisabeth Heseltine Nesbitt, residing at the city of Montreal, in the province of Quebec, wife of Arthur Hugh Graham Nesbitt, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the twenty-eighth day of July, A.D. 1962, at the city of London, England, she then being Elisabeth Heseltine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-59

THE SENATE OF CANADA

RESOLUTION 926.

A Resolution for the relief of Joyce Slapcoff Stuart.

[Adopted 15th December, 1966.]

WHEREAS Joyce Slapcoff Stuart, residing at the city of Montreal, in the province of Quebec, wife of Seymour Arnold Stuart, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of June, A.D. 1951, at the said city, she then being Joyce Slapcoff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 927.

A Resolution for the relief of George Stinton.

[Adopted 15th December, 1966.]

WHEREAS George Stinton, who is domiciled in Canada and residing at the town of St. Hubert, in the province of Quebec, husband of Janet Sewell Stinton, has by his petition alleged that they were married on the twenty-sixth day of October, A.D. 1946, at the city of Montreal, in the said province, she then being Janet Sewell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Mar-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

931

THE SENATE OF CANADA

RESOLUTION 928.

A Resolution for the relief of Eileen O'Dair Ryan Sheahan.

[Adopted 15th December, 1966.]

WHEREAS Eileen O'Dair Ryan Sheahan, residing at the city of Verdun, in the province of Quebec, wife of Joseph William Sheahan, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of May, A.D. 1955, at the said city of Montreal, she then being Eileen O'Dair Ryan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 929.

A Resolution for the relief of Michel Pierre Paul Van Schendel.

[Adopted 15th December, 1966.]

WHEREAS Michel Pierre Paul Van Schendel, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie-Jeanne Adele Lauzon Van Schendel, has by his petition alleged that they were married on the twenty-sixth day of July, A.D. 1952, at Paris, France, she then being Marie-Jeanne Adele Lauzon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 930.

A Resolution for the relief of Laurel Fay Lyons Rugg.

[Adopted 15th December, 1966.]

WHEREAS Laurel Fay Lyons Rugg, residing at the town of Dollard des Ormeaux, in the province of Quebec, wife of Robin John Rugg, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of November, A.D. 1958, at London, England, she then being Laurel Fay Lyons; and whereas by her petition she had prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 931.

A Resolution for the relief of Wilbertson Wilks.

[Adopted 15th December, 1966.]

WHEREAS Wilbertson Wilks, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Madeline Ann Diggs Wilks, has by his petition alleged that they were married on the fifth day of September, A.D. 1960, at the city of Halifax, in the province of Nova Scotia, she then being Madeline Ann Diggs; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 932.

A Resolution for the relief of Joseph Bernard Schachter.

[3601, reduces of Atol best Adopted 15th December, 1966.]

WHEREAS Joseph Bernard Schachter, who is domiciled in Canada and residing at the city of Laval, in the province of Quebec, husband of Sarah (Sally) Liebhoff Schachter, has by his petition alleged that they were married on the sixteenth day of October, A.D. 1955, at the city of Montreal, in the said province, she then being Sarah (Sally) Liebhoff; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 933.

A Resolution for the relief of Ernest Maurice Mayer.

[Adopted 15th December, 1966.]

WHEREAS Ernest Maurice Mayer, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jacqueline Renee Charbonneau Mayer, has by his petition alleged that they were married on the second day of June, A.D. 1951, at Bainsville, in the province of Ontario, she then being Jacqueline Renee Charbonneau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-60

THE SENATE OF CANADA

RESOLUTION 934.

A Resolution for the relief of Antonin Josef Vyvial.

[Adopted 15th December, 1966.]

WHEREAS Antonin Josef Vyvial, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Vlasta Anna Rychla Vyvial, has by his petition alleged that they were married on the twenty-ninth day of June, A.D. 1942, at Brno, Czechoslovakia, she then being Vlasta Anna Rychla; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 935.

A Resolution for the relief of John Herschorn.

[Adopted 15th December, 1966.]

WHEREAS John Herschorn, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ruth Patricia Leona Hyland Herschorn, has by his petition alleged that they were married on the twenty-fifth day of October, A.D. 1953, at the city of Westmount, in the said province, she then being Ruth Patricia Leona Hyland; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II} - 60\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 936.

A Resolution for the relief of Andree Paquette Mudie.

[Adopted 15th December, 1966.]

WHEREAS Andree Paquette Mudie, residing at the city of St. Leonard, in the province of Quebec, wife of George Mudie, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-ninth day of August, A.D. 1953, at the said city of Montreal, she then being Andree Paquette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 937.

A Resolution for the relief of Maureen Harling Watmore.

[Bool redmassed diat best [Adopted 15th December, 1966.]

WHEREAS Maureen Harling Watmore, residing at the city of Montreal, in the province of Quebec, wife of Donald Melvin Dennis Watmore, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the thirteenth day of December, A.D. 1958, at the said town, she then being Maureen Harling; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 938.

A Resolution for the relief of Nicole Desroches Lauzon.

[3001 rodmood did bol [Adopted 15th December, 1966.]

WHEREAS Nicole Desroches Lauzon, residing at the city of Montreal, in the province of Quebec, wife of Maurice Lauzon, who is domiciled in Canada and residing at the city of Pont Viau, in the said province, has by her petition alleged that they were married on the fifth day of September, A.D. 1960, at the said city of Montreal, she then being Nicole Desroches; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 939.

A Resolution for the relief of Marie Jeanne Pauline Gauthier Tremblay.

[Adopted 15th December, 1966.]

WHEREAS Marie Jeanne Pauline Gauthier Tremblay, residing at the city of Ottawa, in the province of Ontario, wife of Victor Tremblay, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the third day of February, A.D. 1945, at the said city of Ottawa, she then being Marie Jeanne Pauline Gauthier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 940.

A Resolution for the relief of Michel Tamilia.

[Adopted 15th December, 1966.]

WHEREAS Michel Tamilia, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Elena Girondi Tamilia, has by his petition alleged that they were married on the thirtieth day of June, A.D. 1934, at the city of Montreal, in the said province, she then being Elena Girondi; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 941.

A Resolution for the relief of Yvon Chevrette.

Label . redmoord did bet [Adopted 15th December, 1966.]

WHEREAS Yvon Chevrette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Violette Peterson Chevrette, has by his petition alleged that they were married on the twelfth day of December, A.D. 1953, at the said city, she then being Violette Peterson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 942.

A Resolution for the relief of Gerard Barbeau.

[Adopted 15th December, 1966.]

WHEREAS Gerard Barbeau, who is domiciled in Canada and residing at the town of Boucherville, in the province of Quebec, husband of Therese Dufresne Barbeau, has by his petition alleged that they were married on the fourteenth day of June, A.D. 1952, at the city of Montreal, in the said province, she then being Therese Dufresne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 943.

A Resolution for the relief of Honnie Nadler Pedvis.

[Adopted 15th December, 1966.]

WHEREAS Honnie Nadler Pedvis, residing at the town of Hampstead, in the province of Quebec, wife of Murray Pedvis, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of November, A.D. 1958, at the said city, she then being Honnie Nadler; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 944.

A Resolution for the relief of Bella Cooper Gohenberg, otherwise known as Belle Cooper Bond.

[Adopted 15th December, 1966.]

WHEREAS Bella Cooper Gohenberg, otherwise known as Belle Cooper Bond, residing at the city of Montreal, in the province of Quebec, wife of Ben Gohenberg, otherwise known as Ben Bond, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of July, A.D. 1938, at the said city, she then being Bella Cooper; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 945.

A Resolution for the relief of Dallas Kenny Proulx.

[Adopted 15th December, 1966.]

WHEREAS Dallas Kenny Proulx, residing at the city of Montreal, in the province of Quebec, wife of John (Jean) Proulx, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of October, A.D. 1944, at the city of Ottawa, in the province of Ontario, she then being Dallas Kenny; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 946.

A Resolution for the relief of Gilbert Charles Roger Prevot.

[Adopted 15th December, 1966.]

WHEREAS Gilbert Charles Roger Prevot, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Yvonne Marie Louise Pasquier Martin Prevot, has by his petition alleged that they were married on the thirty-first day of July, A.D. 1957, at Chateaudun, France, she then being Yvonne Marie Louise Pasquier Martin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 947.

A Resolution for the relief of Nicole Maxine Beaudry Hicken.

[Adopted 15th December, 1966.]

WHEREAS Nicole Maxine Beaudry Hicken, residing at the city of Montreal, in the province of Quebec, wife of Walter Howard Hicken, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of February, A.D. 1963, at the said city, she then being Nicole Maxine Beaudry; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 948.

A Resolution for the relief of Ronald Alfred Perrier.

[Adopted 15th December, 1966.]

WHEREAS Ronald Alfred Perrier, who is domiciled in Canada and residing at Labrador City, in the province of Newfoundland, husband of Evelyn Greenham Perrier, has by his petition alleged that they were married on the thirteenth day of June, A.D. 1953, at Buchans, in the said province, she then being Evelyn Greenham; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 949.

A Resolution for the relief of Elizabeth Agnes MacKellar Gillies.

[Adopted 15th December, 1966.]

WHEREAS Elizabeth Agnes MacKellar Gillies, residing at the city of Calgary, in the province of Alberta, wife of Robert Stewart Gillies, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of October, A.D. 1955, at the said city of Calgary, she then being Elizabeth Agnes MacKellar; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 950.

A Resolution for the relief of Dawn Marie Downey Cross.

[Adopted 15th December, 1966.]

WHEREAS Dawn Marie Downey Cross, residing at the city of Cote St. Luc, in the province of Quebec, wife of Paul Alexander Cross, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyseventh day of June, A.D. 1959, at the city of St. Laurent, in the said province, she then being Dawn Marie Downey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 951.

A Resolution for the relief of Hedy Theresa Kukulski Hynes.

[Adopted 15th December, 1966.]

WHEREAS Hedy Theresa Kukulski Hynes, residing at the town of Greenfield Park, in the province of Quebec, wife of William Sydney Hynes, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the fourth day of August, A.D. 1951, at the said town, she then being Hedy Theresa Kukulski; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 952.

A Resolution for the relief of Maria Eczet Berkovits Devereaux.

[Adopted 15th December, 1966.]

WHEREAS Maria Eczet Berkovits Devereaux, residing at the city of Montreal, in the province of Quebec, wife of Ronald Francis Devereaux, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of October, A.D. 1960, at the said city, she then being Maria Eczet Berkovits; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 953.

A Resolution for the relief of Ernst Friedrich Rude.

[Adopted 15th December, 1966.]

WHEREAS Ernst Friedrich Rude, who is domiciled in Canada and residing at the town of Chateauguay Heights, in the province of Quebec, husband of Christa Rosemarie Andessohn Diesener Rude, has by his petition alleged that they were married on the seventeenth day of July, A.D. 1952, at Heidelberg, Germany, she then being Christa Rosemarie Andessohn Diesener; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 954.

A Resolution for the relief of Anita Dubois Barbeau.

[Adopted 15th December, 1966.]

WHEREAS Anita Dubois Barbeau, residing at the city of Montreal, in the province of Quebec, wife of Jean Robert Barbeau, who is domiciled in Canada and residing at the city of Longueuil, in the said province, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1947, at the said city of Montreal, she then being Anita Dubois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 955.

A Resolution for the relief of Margaret Eleanor Tucker Harding.

[Adopted 15th December, 1966.]

WHEREAS Margaret Eleanor Tucker Harding, residing at the city of Pointe Claire, in the province of Quebec, wife of David Sidney Harding, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the ninth day of March, A.D. 1962, at the city of Toronto, in the province of Ontario, she then being Margaret Eleanor Tucker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 956.

A Resolution for the relief of Elizabeth Opritian Doyle.

[Adopted 15th December, 1966.]

WHEREAS Elizabeth Opritian Doyle, residing at the city of Montreal, in the province of Quebec, wife of Clifford Doyle, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of February, A.D. 1953, at the said city, she then being Elizabeth Opritian; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 957.

A Resolution for the relief of Steve Nona Hayden Middleton.

[Adopted 15th December, 1966.]

WHEREAS Steve Nona Hayden Middleton, residing at Varennes, in the province of Quebec, wife of Harold Middleton, who is domiciled in Canada and residing at the city of St. Lambert, in the said province, has by her petition alleged that they were married on the nineteenth day of October, A.D. 1951, at the city of Hamilton, in the province of Ontario, she then being Steve Nona Hayden; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-61

THE SENATE OF CANADA

RESOLUTION 958.

A Resolution for the relief of Annette Rita Brown Leavitt.

[Adopted 15th December, 1966.]

WHEREAS Annette Rita Brown Leavitt, residing at the city of Westmount, in the province of Quebec, wife of Sydney Ronald Leavitt, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of June, A.D. 1956, at the said city of Westmount, she then being Annette Rita Brown; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 959.

A Resolution for the relief of Georges Campeau.

[Adopted 15th December, 1966.]

WHEREAS Georges Campeau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marlaine Trahan Campeau, has by his petition alleged they were married on the seventh day of September, A.D. 1953, at the said city, she then being Marlaine Trahan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II} - 61\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 960.

A Resolution for the relief of Veronica Geraldine Canniff O'Sullivan.

[Adopted 15th December, 1966.]

WHEREAS Veronica Geraldine Canniff O'Sullivan, residing at the city of Beauharnois, in the province of Quebec, wife of Gordon Francis O'Sullivan, who is domiciled in Canada and residing at the town of Chateauguay Heights, in the said province, has by her petition alleged that they were married on the fifth day of June, A.D. 1954, at Ville de Lery, in the said province, she then being Veronica Geraldine Canniff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 961.

A Resolution for the relief of Wendy Eve Milne Radmilovic.

[Adopted 15th December, 1966.]

WHEREAS Wendy Eve Milne Radmilovic, residing at the city of Toronto, in the province of Ontario, wife of Bogdan Radmilovic, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifth day of November, A.D. 1962, at the town of Oakville, in the said province of Ontario, she then being Wendy Eve Milne; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 962.

A Resolution for the relief of Gertrude Salomons Rosenberg.

[Adopted 15th December, 1966.]

WHEREAS Gertrude Salomons Rosenberg, residing at the city of Montreal, in the province of Quebec, wife of William Joshua Rosenberg, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the fifteenth day of September, A.D. 1944, at the city of Westmount, in the said province, she then being Gertrude Salomons; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 963.

A Resolution for the relief of Charles Robert Belson.

[Adopted 15th December, 1966.]

WHEREAS Charles Robert Belson, who is domiciled in Canada and residing at Valois, in the province of Quebec, husband of Cheryl Anne Mitchell Belson, has by his petition alleged that they were married on the twentyfifth day of November, A.D. 1961, at the town of Baie d'Urfe, in the said province, she then being Cheryl Anne Mitchell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 964.

A Resolution for the relief of Guy Beauchamp.

[Adopted 15th December, 1966.]

WHEREAS Guy Beauchamp, who is domiciled in Canada and residing at the town of Trois Rivieres West, in the province of Quebec, husband of Marie Paule Caron Beauchamp, has by his petition alleged that they were married on the eighth day of September, A.D. 1958, at the city of Cap de la Madeleine, in the said province, she then being Marie Paule Caron; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 965.

A Resolution for the relief of Roland Lefebvre.

[. 3081 rodmood Aut 1 bos [A dopted 15th December, 1966.]

WHEREAS Roland Lefebvre, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Denise Perreault Lefebvre, has by his petition alleged that they were married on the fifteenth day of December, A.D. 1956, at the city of Montreal, in the said province, she then being Denise Perreault; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-62

THE SENATE OF CANADA

RESOLUTION 966.

A Resolution for the relief of Marcello D'Errico.

WHEREAS Marcello D'Errico, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Jacqueline Lafortune D'Errico, has by his petition alleged that they were married on the thirtieth day of October, A.D. 1954, at the town of Crabtree Mills, in the said province, she then being Jacqueline Lafortune; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 967.

A Resolution for the relief of Barbara June Will Hunter.

[Adopted 15th December, 1966.]

WHEREAS Barbara June Will Hunter, residing at the city of Montreal, in the province of Quebec, wife of David Thomas Hunter, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the nineteenth day of January, A.D. 1957, at the said city of Montreal, she then being Barbara June Will; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

 $P_{ART II} - 62\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 968.

A Resolution for the relief of Elinor Katrine Margrite Olafsen Rasmussen.

[Adopted 15th December, 1966.]

WHEREAS Elinor Katrine Margrite Olafsen Rasmussen, residing at the city of St. Laurent, in the province of Quebec, wife of Carlo Ingemann Rasmussen, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirty-first day of May, A.D. 1952, at the said city of Montreal, she then being Elinor Katrine Margrite Olafsen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 969.

A Resolution for the relief of Andre Charlebois.

[A dopted 15th December, 1966.]

WHEREAS Andre Charlebois, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rachel Roy Charlebois, has by his petition alleged that they were married on the fifteenth day of April, A.D. 1952, at the said city, she then being Rachel Roy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 970.

A Resolution for the relief of Elva Doris Joyce Gledhill Potts.

[Adopted 15th December, 1966.]

WHEREAS Elva Doris Joyce Gledhill Potts, residing at the town of St. Hubert, in the province of Quebec, wife of Frank Trewhit Potts, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of June, A.D. 1946, at the said city, she then being Elva Doris Joyce Gledhill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 971.

A Resolution for the relief of Constance Pouliot Meyers.

[.3391 rodmood dual bas [Adopted 15th December, 1966.]

WHEREAS Constance Pouliot Meyers, residing at the city of Montreal, in the province of Quebec, wife of John Frederick Meyers, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of July, A.D. 1960, at the town of Mount Royal, in the said province, she then being Constance Pouliot; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 972.

A Resolution for the relief of Robert Douglas Palmer.

[Adopted 15th December, 1966.]

WHEREAS Robert Douglas Palmer, who is domiciled in Canada and residing at the town of Chambly, in the province of Quebec, husband of Bernice Martell Palmer, has by his petition alleged that they were married on the fourth day of November, A.D. 1957, at the town of New Waterford, in the province of Nova Scotia, she then being Bernice Martell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 973.

A Resolution for the relief of Emily Patricia Mary Barber Chartier.

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[Adopted 15th December, 1966.]

WHEREAS Emily Patricia Mary Barber Chartier, residing at the city of LaSalle, in the province of Quebec, wife of Ronald Gilbert Weston Chartier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of June, A.D. 1959, at the city of Montreal, in the said province, she then being Emily Patricia Mary Barber; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 974.

A Resolution for the relief of William Boyack Galloway.

[Adopted 15th December, 1966.]

WHEREAS William Boyack Galloway, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Susie Lillian Batiste Galloway, has by his petition alleged that they were married on the twenty-fourth day of November, A.D. 1942, at the said city, she then being Susie Lillian Batiste; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 975.

A Resolution for the relief of Lillian Irene Marion Fraiberg.

[Adopted 15th December, 1966.]

WHEREAS Lillian Irene Marion Fraiberg, residing at the city of Montreal, in the province of Quebec, wife of Rubin Fraiberg, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the seventeenth day of April, A.D. 1954, at the city of Ottawa, in the province of Ontario, she then being Lillian Irene Marion; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 976.

A Resolution for the relief of Adrien Joseph Jacques Fontaine.

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WHEREAS Adrien Joseph Jacques Fontaine, who is domiciled in Canada in the province of Quebec, and temporarily residing at Farmington, in the state of Michigan, one of the United States of America, husband of Marie Pierrette Savage Fontaine, has by his petition alleged that they were married on the twenty-ninth day of October, A.D. 1949, at the town of St. Hubert, in the said province, she then being Marie Pierrette Savage; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARBI-AGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 977.

A Resolution for the relief of Georges Desjardins.

[Adopted 15th December, 1966.]

WHEREAS Georges Desjardins, who is domiciled in Canada and residing at the city of Ste. Therese, in the province of Quebec, husband of Therese Bigras Desjardins, has by his petition alleged that they were married on the twentysecond day of July, A.D. 1950, at the said city, she then being Therese Bigras; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 978.

A Resolution for the relief of Maria Nora Strobach (Laszlo) Amar.

[Adopted 15th December, 1966.]

WHEREAS Maria Nora Strobach (Laszlo) Amar, residing at the city of Outremont, in the province of Quebec, wife of Michel Amar, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of June, A.D. 1964, at the said city of Montreal, she then being Maria Nora Strobach (Laszlo); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 979.

A Resolution for the relief of Marie Anida Eveline Melanson Lawrence.

in Arenada Lienanifi

[Adopted 15th December, 1966.]

WHEREAS Marie Anida Eveline Melanson Lawrence, residing at Brookline, in the province of Quebec, wife of Thomas Alfred Lawrence, who is domiciled in Canada and residing at the town of St. Hubert, in the said province, has by her petition alleged that they were married on the thirteenth day of July, A.D. 1944, at the city of Moncton, in the province of New Brunswick, she then being Marie Anida Eveline Melanson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 980.

A Resolution for the relief of Sonia Bigue Fiset.

[Adopted 15th December, 1966.]

WHEREAS Sonia Bigue Fiset, residing at the city of Montreal, in the province of Quebec, wife of Maurice Fiset, who is domiciled in Canada and residing at the town of LeMoyne, in the said province, has by her petition alleged that they were married on the second day of August, A.D. 1958, at the said city, she then being Sonia Bigue; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 981.

A Resolution for the relief of Denise Lavallee Bissonnette.

[Adopted 15th December, 1966.]

WHEREAS Denise Lavallee Bissonnette, residing at the city of Montreal, in the province of Quebec, wife of Andre Bissonnette, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of May, A.D. 1962, at the said city, she then being Denise Lavallee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 982.

A Resolution for the relief of Anne Pierette D'Angelo Fauchier.

[Adopted 15th December, 1966.]

WHEREAS Anne Pierette D'Angelo Fauchier, residing at the city of Montreal, in the province of Quebec, wife of Albert Raymond Fauchier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of May, A.D. 1959, at the city of Winnipeg, in the province of Manitoba, she then being Anne Pierette D'Angelo; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 983.

A Resolution for the relief of Sidney Pryce Beattie.

[Adopted 15th December, 1966.]

WHEREAS Sidney Pryce Beattie, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Hilda Joy Colby Beattie, has by his petition alleged that they were married on the fifth day of June, A.D. 1948, at the city of Montreal, in the said province, she then being Hilda Joy Colby; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 984.

A Resolution for the relief of Mary Mackay Wilson Rendell.

[Adopted 15th December, 1966.]

WHEREAS Mary Mackay Wilson Rendell, residing at the city of Verdun, in the province of Quebec, wife of Bruce Edwin Rendell, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twentysecond day of January, A.D. 1949, at the said city of Verdun, she then being Mary Mackay Wilson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 985.

A Resolution for the relief of Daphne Mary O'Donnell Sweeney Conroy.

[Adopted 15th December, 1966.]

WHEREAS Daphne Mary O'Donnell Sweeney Conroy, residing at the city of Montreal, in the province of Quebec, wife of Richard Peter Conroy, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of July, A.D. 1956, at Dublin, Ireland, she then being Daphne Mary O'Donnell Sweeney; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

• On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 986.

A Resolution for the relief of George Beverly Turnbull.

[Adopted 15th December, 1966.]

WHEREAS George Beverly Turnbull, who is domiciled in Canada and residing at the city of Pierrefonds, in the province of Quebec, husband of Phyllis Isabel Langan Turnbull, has by his petition alleged that they were married on the twenty-fourth day of May, A.D. 1958, at Millerton, in the province of New Brunswick, she then being Phyllis Isabel Langan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 987.

A Resolution for the relief of Marilyn Ruth Warren Moore.

residing at the city of

[Adopted 15th December, 1966.]

WHEREAS Marilyn Ruth Warren Moore, residing at River Philip, in the province of Nova Scotia, wife of Howard Ivan Moore, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, has by her petition alleged that they were married on the sixteenth day of October, A.D. 1959, at the town of Oxford, in the said province of Nova Scotia, she then being Marilyn Ruth Warren; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 988.

A Resolution for the relief of Judith Witt Rifkin.

[Adopted 15th December, 1966.]

WHEREAS Judith Witt Rifkin, residing at the city of Chomedey, in the province of Quebec, wife of Irving Edward Rifkin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of March, A.D. 1963, at the said city of Montreal, she then being Judith Witt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 989.

A Resolution for the relief of Marie Claire Rollande Charbonneau Brophy Langevin.

[Adopted 15th December, 1966.]

WHEREAS Marie Claire Rollande Charbonneau Brophy Langevin, residing at the city of Montreal, in the province of Quebec, wife of Joseph Charles Bernard Langevin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of September, A.D. 1947, at the said city, she then being Marie Claire Rollande Charbonneau Brophy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-63

THE SENATE OF CANADA

RESOLUTION 990.

A Resolution for the relief of Shirley Alma Neumann Jebson.

[Adopted 15th December, 1966.]

WHEREAS Shirley Alma Neumann Jebson, residing at the city of Montreal, in the province of Quebec, wife of Gordon Ross Jebson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of August, A.D. 1959, at the city of Kitchener, in the province of Ontario, she then being Shirley Alma Neumann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 991.

A Resolution for the relief of Charles Franklin Dodge.

[Adopted 15th December, 1966.]

WHEREAS Charles Franklin Dodge, who is domiciled in Canada and residing at the city of Laval West, in the province of Quebec, husband of Shirley Iris Kennedy Dodge, has by his petition alleged that they were married on the second day of January, A.D. 1946, at the city of Montreal, in the said province, she then being Shirley Iris Kennedy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-631

THE SENATE OF CANADA

RESOLUTION 992.

A Resolution for the relief of Sybil Ann Reynolds Southward.

[Adopted 15th December, 1966.]

WHEREAS Sybil Ann Reynolds Southward, residing at the town of Beaconsfield, in the province of Quebec, wife of Ross Montgomery Southward, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1959, at the city of Westmount, in the said province, she then being Sybil Ann Reynolds; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 993.

A Resolution for the relief of Emile Doucet.

[Adopted 15th December, 1966.]

WHEREAS Emile Doucet, who is domiciled in Canada and residing at the town of St. Bruno, in the province of Quebec, husband of Jeannine Boisvert Doucet, has by his petition alleged that they were married on the fourteenth day of August, A.D. 1954, at the town of Cowansville, in the said province, she then being Jeannine Boisvert; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 994.

A Resolution for the relief of Real Couture.

[Adopted 15th December, 1966.]

WHEREAS Real Couture, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Marie Domingue Couture, has by his petition alleged that they were married on the eighth day of August, A.D. 1959, at the city of Dorval, in the said province, she then being Marie Domingue; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 995.

A Resolution for the relief of Marie Luce Lorrain Chevalier.

[Adopted 15th December, 1966.]

WHEREAS Marie Luce Lorrain Chevalier, residing at the city of Outremont, in the province of Quebec, wife of Jean Jacques Chevalier, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the first day of June, A.D. 1946, at the city of St. Jerome, in the said province, she then being Marie Luce Lorrain; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 996.

A Resolution for the relief of Margaret Louise Desborough Blatherwick.

[Adopted 15th December, 1966.]

WHEREAS Margaret Louise Desborough Blatherwick, residing at the town of Kentville, in the province of Nova Scotia, wife of Ewart Gordon Blatherwick, who is domiciled in Canada and residing at the town of St. Vincent de Paul, in the province of Quebec, has by her petition alleged that they were married on the twenty-seventh day of September, A.D. 1947, at the city of Montreal, in the said province of Quebec, she then being Margaret Louise Desborough; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 997.

A Resolution for the relief of Joseph Rene Stinziano.

[Adopted 15th December, 1966.]

WHEREAS Joseph Rene Stinziano, who is domiciled in Canada and residing at the city of St. Leonard, in the province of Quebec, husband of Marie Madeleine Foisy Stinziano, has by his petition alleged that they were married on the fifteenth day of December, A.D. 1951, at the city of Montreal, in the said province, she then being Marie Madeleine Foisy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSO-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-64

THE SENATE OF CANADA

RESOLUTION 998.

A Resolution for the relief of Anne Mae Pruder McAdam.

[Adopted 15th December, 1966.]

WHEREAS Anne Mae Pruder McAdam, residing at the city of St. Laurent, in the province of Quebec, wife of John Andrew McAdam, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of June, A.D. 1942, at the city of Saskatoon, in the province of Saskatchewan, she then being Anne Mae Pruder; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1002

THE SENATE OF CANADA

RESOLUTION 999.

A Resolution for the relief of Reta Marjory Major Shaw.

[Adopted 15th December, 1966.]

WHEREAS Reta Marjory Major Shaw, residing at the city of Montreal, in the province of Quebec, wife of Alvin Martin Daniel Shaw, who is domiciled in Canada and residing at Shawbridge, in the said province, has by her petition alleged that they were married on the twenty-fourth day of September, A.D. 1948, at the said city of Montreal, she then being Reta Marjory Major; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 1000.

A Resolution for the relief of Yvonne Miron Charbonneau.

[Adopted 15th December, 1966.]

WHEREAS Yvonne Miron Charbonneau, residing at the city of Verdun, in the province of Quebec, wife of Marcel Charbonneau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of April, A.D. 1952, at the city of Montreal, in the said province, she then being Yvonne Miron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1001.

A Resolution for the relief of Monica Eileen Dalton Girouard.

[Adopted 15th December, 1966.]

WHEREAS Monica Eileen Dalton Girouard, residing at the city of Montreal, in the province of Quebec, wife of Leon Alexandre Girouard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of June, A.D. 1965, at the city of Verdun, in the said province, she then being Monica Eileen Dalton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1002.

A Resolution for the relief of Margaret Ann Adams Luck.

[Adopted 15th December, 1966.]

WHEREAS Margaret Ann Adams Luck, residing at the city of Montreal, in the province of Quebec, wife of Carl Robert Luck, who is domiciled in Canada and residing at the city of Ste. Therese, in the said province, has by her petition alleged that they were married on the eighteenth day of August, A.D. 1962, at the town of Hampstead, in the said province, she then being Margaret Ann Adams; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1003.

A Resolution for the relief of Ronald Henry Johnson.

[Adopted 15th December, 1966.]

WHEREAS Ronald Henry Johnson, who is domiciled in Canada and residing at the city of Jacques Cartier, in the province of Quebec, husband of Elizabeth Esther Louise Beer Johnson, has by his petition alleged that they were married on the tenth day of October, A.D. 1953, at Babbacombe, England, she then being Elizabeth Esther Louise Beer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1004.

A Resolution for the relief of Florence Anne Robinson Shaw.

[Adopted 15th December, 1966.]

WHEREAS Florence Anne Robinson Shaw, residing at Foster, in the province of Quebec, wife of Harold LeRoy Shaw, who is domiciled in Canada and residing at Brome, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1953, at the town of Waterloo, in the said province, she then being Florence Anne Robinson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1005.

A Resolution for the relief of Margaret Winnifred McDonald Baird.

[Adopted 15th December, 1966.]

WHEREAS Margaret Winnifred McDonald Baird, residing at the city of Dorval, in the province of Quebec, wife of Gordon Henry Baird, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of June, A.D. 1943, at the town of Chatham, in the province of New Brunswick, she then being Margaret Winnifred McDonald; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1006.

A Resolution for the relief of Rene Gauthier.

[Adopted 15th December, 1966.]

WHEREAS Rene Gauthier, who is domiciled in Canada and residing at the city of St. Jerome, in the province of Quebec, husband of Sylvia Gladu Gauthier, has by his petition alleged that they were married on the seventh day of July, A.D. 1952, at the said city, she then being Sylvia Gladu; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1007.

A Resolution for the relief of Suzanne Le Brun Barrette.

[.3001, redmosel] diat ben [Adopted 15th December, 1966.]

WHEREAS Suzanne Le Brun Barrette, residing at the city of Montreal, in the province of Quebec, wife of Jean Jacques Barrette, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the fourth day of June, A.D. 1960, at the said city of Montreal, she then being Suzanne Le Brun; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1008.

A Resolution for the relief of Rollande Dupras Huguet.

[Adopted 15th December, 1966.]

WHEREAS Rollande Dupras Huguet, residing at the city of Montreal, in the province of Quebec, wife of Jean Gerard Robert Huguet, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of September, A.D. 1942, at the city of St. Jerome, in the said province, she then being Rollande Dupras; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1009.

A Resolution for the relief of Catherine Margito Gorician.

[Adopted 15th December, 1966.]

WHEREAS Catherine Margito Gorician, residing at the city of LaSalle, in the province of Quebec, wife of Peter Gorician, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of October, A.D. 1961, at the said city, she then being Catherine Margito; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1010.

A Resolution for the relief of Giovanni dit John De Santis.

[Adopted 15th December, 1966.]

WHEREAS Giovanni dit John De Santis, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Jacqueline Couture De Santis, has by his petition alleged that they were married on the seventh day of February, A.D. 1949, at the city of Montreal, in the said province, she then being Jacqueline Couture; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1011.

A Resolution for the relief of Gisele Beaudry Fortin.

[Adopted 15th December, 1966.]

WHEREAS Gisele Beaudry Fortin, residing at Roxton Pond, in the province of Quebec, wife of Donald Fortin, who is domiciled in Canada and residing at the City of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of December, A.D. 1957, at the city of St. Hyacinthe, in the said province, she then being Gisele Beaudry; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1012.

A Resolution for the relief of Jean Guy Demontigny.

[Adopted 15th December, 1966.]

WHEREAS Jean Guy Demontigny, who is domiciled in Canada and residing at the city of Trois Rivieres, in the province of Quebec, husband of Renee Gagnon Demontigny, has by his petition alleged that they were married on the twenty-first day of April, A.D. 1956, at the said city, she then being Renee Gagnon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1013.

A Resolution for the relief of Marguerite Marie Rose Rotsky Gagnon.

[Adopted 15th December, 1966.]

WHEREAS Marguerite Marie Rose Rotsky Gagnon, residing at the city of Pointe Claire, in the province of Quebec, wife of Francois Vivez Gagnon, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of May, A.D. 1955, at the city of Dorval, in the said province, she then being Marguerite Marie Rose Rotsky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1014.

A Resolution for the relief of Martha Thomas Crampton Lazure.

[Adopted 15th December, 1966.]

WHEREAS Martha Thomas Crampton Lazure, residing at the city of Montreal, in the province of Quebec, wife of Denis Lazure, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of June, A.D. 1956, at Philadelphia, in the state of Pennsylvania, one of the United States of America, she then being Martha Thomas Crampton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1015.

A Resolution for the relief of Claudette Boivin Groulx.

[Adopted 15th December, 1966.]

WHEREAS Claudette Boivin Groulx, residing at the city of St. Laurent, in the province of Quebec, wife of Andre Groulx, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1957, at the said city of St. Laurent, she then being Claudette Boivin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1016.

A Resolution for the relief of Diane Marie Lalonde Forsythe.

[Adopted 15th December, 1966.]

WHEREAS Diane Marie Lalonde Forsythe, residing at the town of Boucherville, in the province of Quebec, wife of Donald Francis Forsythe, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of December, A.D. 1964, at the city of St. Jean, in the said province, she then being Diane Marie Lalonde; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1017.

A Resolution for the relief of Catherine Jessie Murray Brodie.

[Adopted 15th December, 1966.]

WHEREAS Catherine Jessie Murray Brodie, residing at the city of Montreal, in the province of Quebec, wife of Richard John Brodie, who is domiciled in Canada and residing at the city of Laval West, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1958, at the city of Halifax, in the province of Nova Scotia, she then being Catherine Jessie Murray; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1018.

A Resolution for the relief of Greta Gibson Blampin Perkins.

[Adopted 15th December, 1966.]

WHEREAS Greta Gibson Blampin Perkins, residing at the city of Cote St. Luc, in the province of Quebec, wife of Alden Guy Perkins, who is domiciled in Canada and residing at the city of St. Lambert, in the said province, has by her petition alleged that they were married on the thirtieth day of September, A.D. 1950, at the city of Granby, in the said province, she then being Greta Gibson Blampin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1019.

A Resolution for the relief of Bernard Chevrier.

[Adopted 15th December, 1966.]

WHEREAS Bernard Chevrier, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Jeanne Sicard Chevrier, has by his petition alleged that they were married on the tenth day of November, A.D. 1956, at the said city, she then being Jeanne Sicard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSO-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1020.

A Resolution for the relief of Andre Alix.

[Adopted 15th December, 1966.]

WHEREAS Andre Alix, who is domiciled in Canada and residing at Pointe Calumet, in the province of Quebec, husband of Lise Corbeil Alix, has by his petition alleged that they were married on the fourteenth day of June, A.D. 1958, at the city of Montreal, in the said province, she then being Lise Corbeil; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1021.

A Resolution for the relief of Fernand Joseph Ducharme.

[Adopted 15th December, 1966.]

WHEREAS Fernand Joseph Ducharme, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Germaine Reed Ducharme, has by his petition alleged that they were married on the twenty-seventh day of April, A.D. 1946, at the said city, she then being Marie Germaine Reed; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-65

THE SENATE OF CANADA

RESOLUTION 1022.

A Resolution for the relief of Barbara Ann Rivard Shewan.

[Adopted 6th February, 1967.]

WHEREAS Barbara Ann Rivard Shewan, residing at the city of Montreal, in the province of Quebec, wife of John William Shewan, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of July, A.D. 1959, at the said city, she then being Barbara Ann Rivard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1023.

A Resolution for the relief of Marguerite Marina Blain Kreuzer.

[Adopted 6th February, 1967.]

WHEREAS Marguerite Marina Blain Kreuzer, residing at the city of Laval, in the province of Quebec, wife of Hans Eugen Kreuzer, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-eighth day of October, A.D. 1961, at the city of Montreal, in the said province, she then being Marguerite Marina Blain; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-651

THE SENATE OF CANADA

RESOLUTION 1024.

A Resolution for the relief of Ruth Rita Elizabeth Swift Peters Dennis.

[Adopted 6th February, 1967.]

WHEREAS Ruth Rita Elizabeth Swift Peters Dennis, residing at the city of Westmount, in the province of Quebec, wife of Denis Podskalsky Dennis, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of November, A.D. 1956, at the said city of Westmount, she then being Ruth Rita Elizabeth Swift Peters; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1025.

A Resolution for the relief of Betty Jane Genser Kleinerman.

[Adopted 6th February, 1967.]

WHEREAS Betty Jane Genser Kleinerman, residing at the city of Cote St. Luc, in the province of Quebec, wife of Alexander Jacob Kleinerman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of September, A.D. 1957, at the city of Montreal, in the said province, she then being Betty Jane Genser; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1026.

A Resolution for the relief of Irene Mary Elizabeth O'Connell O'Reilly.

[Adopted 6th February, 1967.]

WHEREAS Irene Mary Elizabeth O'Connell O'Reilly, residing at the city of Verdun, in the province of Quebec, wife of Lawrence Michael O'Reilly, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1965, at the city of LaSalle, in the said province, she then being Irene Mary Elizabeth O'Connell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1027.

A Resolution for the relief of Anthony Ronald Singer.

[Adopted 6th February, 1967.]

WHEREAS Anthony Ronald Singer, who is domiciled in Canada and residing at the town of St. Vincent de Paul, in the province of Quebec, husband of Nicole Dube Singer, has by his petition alleged that they were married on the fourteenth day of February, A.D. 1961, at Strathmore, in the said province, she then being Nicole Dube; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1028.

A Resolution for the relief of Gilbert Meunier.

[Adopted 6th February, 1967.]

WHEREAS Gilbert Meunier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Huguette Castonguay Meunier, has by his petition alleged that they were married on the twentysecond day of July, A.D. 1950, at the said city, she then being Huguette Castonguay; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1029.

A Resolution for the relief of Pauline Galipeau Serrentino.

[Adopted 6th February, 1967.]

WHEREAS Pauline Galipeau Serrentino, residing at the city of Montreal, in the province of Quebec, wife of John Anthony Salvator Pasquale Edward Serrentino, Jr., who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of October, A.D. 1965, at the said city, she then being Pauline Galipeau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-66

THE SENATE OF CANADA

RESOLUTION 1030.

A Resolution for the relief of Victoire Bergeron Surphlis, otherwise known as Rosita Salvador.

[Adopted 6th February, 1967.]

WHEREAS Victoire Bergeron Surphlis, otherwise known as Rosita Salvador, residing at the town of Anjou, in the province of Quebec, wife of Richard Harold Surphlis, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of June, A.D. 1957, at the town of Hampstead, in the said province, she then being Victoire Bergeron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1031.

A Resolution for the relief of Stanley William Carruthers.

[Adopted 6th February, 1967.]

WHEREAS Stanley William Carruthers, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ethel Jean Brown Carruthers, has by his petition alleged that they were married on the fifteenth day of February, A.D. 1936, at the said city, she then being Ethel Jean Brown; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-661

1035

THE SENATE OF CANADA

RESOLUTION 1032.

A Resolution for the relief of Solange Sylvestre Beaudoin.

[Adopted 6th February, 1967.]

WHEREAS Solange Sylvestre Beaudoin, residing at the city of Montreal North, in the province of Quebec, wife of Louis Beaudoin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirteenth day of June, A.D. 1964, at the said city of Montreal, she then being Solange Sylvestre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1033.

A Resolution for the relief of Bernard Mathieu de Vienne.

[Adopted 6th February, 1967.]

WHEREAS Bernard Mathieu de Vienne, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Anita Derome de Vienne, has by his petition alleged that they were married on the twenty-fourth day of February, A.D. 1953, at the said city, she then being Anita Derome; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1034.

A Resolution for the relief of Mary Patricia Nield Atzel.

[Adopted 6th February, 1967.]

WHEREAS Mary Patricia Nield Atzel, residing at the city of Montreal, in the province of Quebec, wife of Bela Atzel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1964, at the city of Burlington, in the state of Vermont, one of the United States of America, she then being Mary Patricia Nield; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1035.

A Resolution for the relief of Albert Blinkhorn.

[Adopted 6th February, 1967.]

WHEREAS Albert Blinkhorn, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Patricia Burns Blinkhorn, has by his petition alleged that they were married on the tenth day of March, A.D. 1956, at the said city, she then being Marie Patricia Burns; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1036.

A Resolution for the relief of Aimee Shafferman Blond.

[Adopted 6th February, 1967.]

WHEREAS Aimee Shafferman Blond, residing at the city of Cote St. Luc, in the province of Quebec, wife of Jules Blond, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of July, A.D. 1957, at the said city of Montreal, she then being Aimee Shafferman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1037.

A Resolution for the relief of Maurice Valade.

[Adopted 6th February, 1967.]

WHEREAS Maurice Valade, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Claudette Fowler Valade, has by his petition alleged that they were married on the second day of July, A.D. 1957, at the said city, she then being Claudette Fowler; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1038.

A Resolution for the relief of Beverly (Beverley) Marjorie Mary Jones Aubin.

[Adopted 6th February, 1967.]

WHEREAS Beverly (Beverley) Marjorie Mary Jones Aubin, residing at the city of LaSalle, in the province of Quebec, wife of Joseph Romeo Frederick (Frederic) Aubin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1951, at the city of Verdun, in the said province, she then being Beverly (Beverley) Marjorie Mary Jones; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1039.

A Resolution for the relief of Lilianne Belleville Lafford.

[Adopted 6th February, 1967.]

WHEREAS Lilianne Belleville Lafford, residing at the city of Montreal, in the province of Quebec, wife of Bert Lafford, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the sixth day of June, A.D. 1959, at the said city of Montreal, she then being Lilianne Belleville; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1040.

A Resolution for the relief of Marie Eleonore Fabiola Clarke Duhamel.

[Adopted 6th February, 1967.]

WHEREAS Marie Eleonore Fabiola Clarke Duhamel, residing at the city of Montreal, in the province of Quebec, wife of Joseph Paul Antonio Duhamel, who is domiciled in Canada and residing at the city of Pointe aux Trembles, in the said province, has by her petition alleged that they were married on the twenty-first day of February, A.D. 1945, at the said city of Montreal, she then being Marie Eleonore Fabiola Clarke; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1041.

A Resolution for the relief of James Bergin.

[Adopted 6th February, 1967.]

WHEREAS James Bergin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Carole Zarney Bergin, has by his petition alleged that they were married on the twentyseventh day of January, A.D. 1962, at the said city, she then being Carole Zarney; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1042.

A Resolution for the relief of Constantina (Dina) Mihas Papavassilion, otherwise known as Constantina (Dina) Mihas Papavasiliou.

[Adopted 6th February, 1967.]

WHEREAS Constantina (Dina) Mihas Papavassilion, otherwise known as Constantina (Dina) Mihas Papavasiliou, residing at the city of Montreal, in the province of Quebec, wife of John Papavassilion, otherwise known as John (Ioannis) Papavasiliou, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of February, A.D. 1963, at Loutrakion, Greece, she then being Constantina (Dina) Mihas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1043.

A Resolution for the relief of Martha Eleanora Lynne Rodger Stone.

[Adopted 6th February, 1967.]

WHEREAS Martha Eleanora Lynne Rodger Stone, residing at the city of Montreal, in the province of Quebec, wife of Charles Melville Hayes Stone, Jr., who is domiciled in Canada and residing at the town of Hampstead, in the said province, has by her petition alleged that they were married on the eighth day of June, A.D. 1957, at the city of Westmount, in the said province, she then being Martha Eleanora Lynne Rodger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1044.

A Resolution for the relief of Annie Mary Thompson Broome.

[Adopted 6th February, 1967.]

WHEREAS Annie Mary Thompson Broome, residing at the town of St. Pierre, in the province of Quebec, wife of George Brewster Broome, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifth day of February, A.D. 1945, at Hitchin, England, she then being Annie Mary Thompson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1045.

A Resolution for the relief of Mary Beverly Beryl Howard Barnes.

[Adopted 6th February, 1967.]

WHEREAS Mary Beverly Beryl Howard Barnes, residing at the town of Chateauguay Centre, in the province of Quebec, wife of Harvey William Barnes, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1953, at the city of Verdun, in the said province, she then being Mary Beverly Beryl Howard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1046.

A Resolution for the relief of Dennis Andrew Spray.

[Adopted 6th February, 1967.]

WHEREAS Dennis Andrew Spray, who is domiciled in Canada and residing at the town of Repentigny, in the province of Quebec, husband of Eunice Margaret Whittick Spray, has by his petition alleged that they were married on the thirtieth day of June, A.D. 1956, at the city of Montreal, in the said province, she then being Eunice Margaret Whittick; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1047.

A Resolution for the relief of Franz Harry Thon.

[Adopted 6th February, 1967.]

WHEREAS Franz Harry Thon, who is domiciled in Canada and residing at the city of Laval, in the province of Quebec, husband of Edda Roehm Sackmann Thon, has by his petition alleged that they were married on the thirteenth day of October, A.D. 1956, at the city of Montreal, in the said province, she then being Edda Roehm Sackmann; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

• On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1048.

A Resolution for the relief of Ilse Ruth Dieman (Diemann) Dahan.

[Adopted 6th February, 1967.]

WHEREAS IIse Ruth Dieman (Diemann) Dahan, residing at the city of Montreal, in the province of Quebec, wife of Morris Mathiew (Mathews) Dahan, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of April, A.D. 1959, at the said city, she then being Ilse Ruth Dieman (Diemann); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1049.

A Resolution for the relief of Robert Gadoury.

[Adopted 6th February, 1967.]

WHEREAS Robert Gadoury, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Frances Lafortune Gadoury, has by his petition alleged that they were married on the twenty-sixth day of May, A.D. 1962, at the said city, she then being Frances Lafortune; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

• On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1050.

A Resolution for the relief of Jacques Roy.

[Adopted 6th February, 1967.]

WHEREAS Jacques Roy, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Diane Pilon Roy, has by his petition alleged that they were married on the twenty-third day of July, A.D. 1955, at the city of Montreal, in the said province, she then being Diane Pilon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1051.

A Resolution for the relief of Valerien Robichaud.

[Adopted 6th February, 1967.]

WHEREAS Valerien Robichaud, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Francoise Lecompte Robichaud, has by his petition alleged that they were married on the twenty-third day of July, A.D. 1955, at the said city, she then being Francoise Lecompte; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1052.

A Resolution for the relief of June Caroline Worsley Kander.

[Adopted 6th February, 1967.]

WHEREAS June Caroline Worsley Kander, residing at the city of Montreal, in the province of Quebec, wife of Wolfgang Kander, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of August, A.D. 1958, at the town of Brockville, in the province of Ontario, she then being June Caroline Worsley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1053.

A Resolution for the relief of Monique Ravassard Roberts.

[Adopted 6th February, 1967.]

WHEREAS Monique Ravassard Roberts, residing at the city of St. Laurent, in the province of Quebec, wife of Frank Roberts, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of November, A.D. 1955, at the said city of Montreal, she then being Monique Ravassard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-67

1057

THE SENATE OF CANADA

RESOLUTION 1054.

A Resolution for the relief of Lucien Lafleur.

[Adopted 6th February, 1967.]

WHEREAS Lucien Lafleur, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Gisele Veillette Lafleur, has by his petition alleged that they were married on the twentysixth day of April, A.D. 1958, at the said city, she then being Gisele Veillette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1055.

A Resolution for the relief of Richard Goulet.

[Adopted 6th February, 1967.]

WHEREAS Richard Goulet, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Pierrette Dufresne Goulet, has by his petition alleged that they were married on the first day of August, A.D. 1959, at the said city, she then being Pierrette Dufresne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY **OTTAWA**, 1967 PART 11-671

1059

THE SENATE OF CANADA

RESOLUTION 1056.

A Resolution for the relief of Malca Laskin Gillson.

[Adopted 6th February, 1967.]

WHEREAS Malca Laskin Gillson, residing at the city of Montreal, in the province of Quebec, wife of Denis Robert Gillson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of January, A.D. 1953, at the city of Toronto, in the province of Ontario, she then being Malca Laskin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

On the expiration of thirty days from the date ilimined ili of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1057.

A Resolution for the relief of Betty Gottschalk Brown.

[Adopted 6th February, 1967.]

WHEREAS Betty Gottschalk Brown, residing at the city of Montreal, in the province of Quebec, wife of Donald Brown, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of August, A.D. 1942, at the said city, she then being Betty Gottschalk; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1058.

A Resolution for the relief of Harry Baernklay.

[Adopted 6th February, 1967.]

WHEREAS Harry Baernklay, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Isola (Izola) Marie Gallant Baernklay, has by his petition alleged that they were married on the first day of September, A.D. 1956, at the city of Montreal, in the said province, she then being Isola (Izola) Marie Gallant; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1059.

A Resolution for the relief of Laurette St. Onge Douillard.

[Adopted 6th February, 1967.]

WHEREAS Laurette St. Onge Douillard, residing at the city of Duvernay, in the province of Quebec, wife of Theodore Douillard, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the first day of June, A.D. 1940, at the city of Granby, in the said province, she then being Laurette St. Onge; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1063

THE SENATE OF CANADA

RESOLUTION 1060.

A Resolution for the relief of Elisabeth Heussen Pucher.

[Adopted 6th February, 1967.]

WHEREAS Elisabeth Heussen Pucher, residing at the city of Montreal, in the province of Quebec, wife of Otto Pucher, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of December, A.D. 1953, at the said city, she then being Elisabeth Heussen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1061.

A Resolution for the relief of Diamanto Alexiou Manikis.

[Adopted 6th February, 1967.]

WHEREAS Diamanto Alexiou Manikis, residing at the city of Montreal, in the province of Quebec, wife of George Manikis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of August, A.D. 1964, at the said city, she then being Diamanto Alexiou; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-68

1065

THE SENATE OF CANADA

RESOLUTION 1062.

A Resolution for the relief of Jacqueline Cernat Iaroslavici Ormos.

[Adopted 6th February, 1967.]

WHEREAS Jacqueline Cernat Iaroslavici Ormos, residing at the city of Montreal, in the province of Quebec, wife of Paul Stephan (Stefan) Ormos, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the eighth day of January, A.D. 1949, at Boulogne-Billancourt, France, she then being Jacqueline Cernat Iaroslavici; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

1066

THE SENATE OF CANADA

RESOLUTION 1063.

A Resolution for the relief of Jacqueline Dubois Lemieux.

[Adopted 6th February, 1967.]

WHEREAS Jacqueline Dubois Lemieux, residing at the city of Cornwall, in the province of Ontario, wife of Jean Jacques Lemieux, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fourteenth day of May, A.D. 1960, at Vankleek Hill, in the said province of Ontario, she then being Jacqueline Dubois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-681

THE SENATE OF CANADA

RESOLUTION 1064.

A Resolution for the relief of Stanislaw Flis.

[. Yoe 1 grounds I did baland [Adopted 6th February, 1967.]

WHEREAS Stanislaw Flis, who is domiciled in Canada and residing at the city of St. Leonard, in the province of Quebec, husband of Danuta Dyczko Flis, has by his petition alleged that they were married on the seventh day of October, A.D. 1958, at Renice, Poland, she then being Danuta Dyczko; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 1065.

A Resolution for the relief of Joseph Fernand Remy.

[Adopted 6th February, 1967.]

WHEREAS Joseph Fernand Remy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ernestine Emilie Marie Julienne Gillet Remy, has by his petition alleged that they were married on the twenty-second day of August, A.D. 1959, at La Reid, Belgium, she then being Ernestine Emilie Marie Julienne Gillet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1066.

A Resolution for the relief of Joseph Maurice Claude Marcel Rolland.

[Adopted 6th February, 1967.]

WHEREAS Joseph Maurice Claude Marcel Rolland, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Lorraine Marie Dolores Ste. Marie Rolland, has by his petition alleged that they were married on the twenty-third day of November, A.D. 1963, at the said city, she then being Lorraine Marie Dolores Ste. Marie; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1067.

A Resolution for the relief of Joseph Henri Gilles Trepanier.

[Adopted 6th February, 1967.]

WHEREAS Joseph Henri Gilles Trepanier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Kathleen Ann Carroll Trepanier, has by his petition alleged that they were married on the thirteenth day of September, A.D. 1958, at the said city, she then being Kathleen Ann Carroll; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1068.

A Resolution for the relief of Linda Lillian Goldwasser (Gold) Silver.

[Adopted 6th February, 1967.]

WHEREAS Linda Lillian Goldwasser (Gold) Silver, residing at the city of St. Laurent, in the province of Quebec, wife of Leonard Silver, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of October, A.D. 1965, at the city of Montreal, in the said province, she then being Linda Lillian Goldwasser (Gold); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1069.

A Resolution for the relief of Miriam Roslyn Brown Tomback.

[Adopted 6th February, 1967.]

WHEREAS Miriam Roslyn Brown Tomback, residing at the city of Montreal, in the province of Quebec, wife of Norman William Tomback, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of January, A.D. 1963, at the said city, she then being Miriam Roslyn Brown; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1073

THE SENATE OF CANADA

RESOLUTION 1070.

A Resolution for the relief of Charles Ross Graham.

[Adopted 6th February, 1967.]

WHEREAS Charles Ross Graham, who is domiciled in Canada in the province of Quebec, and temporarily residing at the city of Waterloo, in the province of Ontario, husband of Mary Stuart Harraver (Harrower) Fitzgerald Graham, has by his petition alleged that they were married on the nineteenth day of September, A.D. 1956, at the city of Dorval, in the said province of Quebec, she then being Mary Stuart Harraver (Harrower) Fitzgerald; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1071.

A Resolution for the relief of Jacques Bourgie.

[Adopted 6th February, 1967.]

WHEREAS Jacques Bourgie, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Fleurette Rolland Bourgie, has by his petition alleged that they were married on the eleventh day of May, A.D. 1939, at the city of Verdun, in the said province, she then being Fleurette Rolland; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1075

THE SENATE OF CANADA

RESOLUTION 1072.

A Resolution for the relief of Elizabeth Mary Elder Taylor.

[. 1081 grounds Hallo balgob [Adopted 6th February, 1967.]

WHEREAS Elizabeth Mary Elder Taylor, residing at the town of Mount Royal, in the province of Quebec, wife of Graham Campbell Taylor, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-ninth day of December, A.D. 1945, at the city of Westmount, in the said province, she then being Elizabeth Mary Elder; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1073.

A Resolution for the relief of James Henry Messenger.

noted 6th February, 1967,]

[Adopted 6th February, 1967.]

WHEREAS James Henry Messenger, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Francesca Fonovic (Fonovich) Messenger, has by his petition alleged that they were married on the thirty-first day of July, A.D. 1948, at the said city, she then being Mary Francesca Fonovic (Fonovich); and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1074.

A Resolution for the relief of Frances Zabitsky Bezonsky.

[Adopted 6th February, 1967.]

WHEREAS Frances Zabitsky Bezonsky, residing at the city of St. Laurent, in the province of Quebec, wife of Hyman Bezonsky, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of May, A.D. 1944, at the said city of Montreal, she then being Frances Zabitsky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1075.

A Resolution for the relief of Helen Ann Georgina Manels Pitre.

[Adopted 23rd February, 1967.]

WHEREAS Helen Ann Georgina Manels Pitre, residing at the city of Eastview, in the province of Ontario, wife of Philippe Pitre, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, has by her petition alleged that they were married on the ninth day of September, A.D. 1961, at the city of Lachine, in the said province of Quebec, she then being Helen Ann Georgina Manels; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1076.

A Resolution for the relief of Jacqueline Margaret Allard Parent.

[Adopted 23rd February, 1967.]

WHEREAS Jacqueline Margaret Allard Parent, residing at the city of Ottawa, in the province of Ontario, wife of David Real (Rheal) Parent, who is domiciled in Canada and residing at the town of Pointe-Gatineau, in the province of Quebec, has by her petition alleged that they were married on the twenty-second day of November, A.D. 1941, at the said city, she then being Jacqueline Margaret Allard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of his resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1077.

A Resolution for the relief of Annette Champagne Mainville.

[Adopted 23rd February, 1967].

WHEREAS Annette Champagne Mainville, residing at the city of Montreal, in the province of Quebec, wife of Guy Mainville, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1955, at the city of St. Laurent, in the said province, she then being Annette Champagne; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1078.

A Resolution for the relief of Colombe Gervais Gauvin.

[Adopted 23rd February, 1967.]

WHEREAS Colombe Gervais Gauvin, residing at the city of Gauvin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of October, A.D. 1958, at the said city of Montreal, she then being Colombe Gervais; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1079.

A Resolution for the relief of Denyse Mathieu Cousineau.

[Adopted 23rd February, 1967.]

WHEREAS Denyse Mathieu Cousineau, residing at the town of Mount Royal, in the province of Quebec, wife of Diomede Cousineau, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1955, at the said city, she then being Denyse Mathieu; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1080.

A Resolution for the relief of Marie Marguerite Bernadette Boileau Dulude.

[Adopted 23rd February, 1967.]

WHEREAS Marie Marguerite Bernadette Boileau Dulude, residing at the city of Verdun, in the province of Quebec, wife of Emilien Jean Baptiste Dulude, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of July, A.D. 1940, at the city of Montreal, in the said province, she then being Marie Marguerite Bernadette Boileau; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1081.

A Resolution for the relief of Joseph Leonce Boulanger.

[Adopted 23rd February, 1967.]

WHEREAS Joseph Leonce Boulanger, who is domiciled in Canada and residing at Roxton Pond, in the province of Quebec, husband of Marie Noella Rose Riendeau Boulanger, has by his petition alleged that they were married on the sixteenth day of December, A.D. 1948, at the city of Montreal, in the said province, she then being Marie Noella Rose Riendeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1082.

A Resolution for the relief of Roland Gariepy.

[Adopted 23rd February, 1967.]

WHEREAS Roland Gariepy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Angelina Antinozzi Gariepy, has by his petition alleged that they were married on the sixth day of June, A.D. 1964, at the said city, she then being Angelina Antinozzi; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1083.

A Resolution for the relief of Louis Morency.

[Adopted 23rd February, 1967.]

WHEREAS Louis Morency, who is domiciled in Canada and residing at the city of Laval, in the province of Quebec, husband of Fleurette Hebert Morency, has by his petition alleged that they were married on the seventh day of May, A.D. 1949, at the city of Montreal, in the said province, she then being Fleurette Hebert; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1084.

A Resolution for the relief of Lise Longpre Thouin.

[Adopted 23rd February, 1967.]

WHEREAS Lise Longpre Thouin, residing at the city of Montreal, in the province of Quebec, wife of Denis Thouin, who is domiciled in Canada and residing at the town of St. Vincent de Paul, in the said province, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1958, at the city of Montreal North, in the said province, she then being Lise Longpre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1085.

A Resolution for the relief of Joseph Jean Jacques Couvrette.

[Adopted 23rd February, 1967.]

WHEREAS Joseph Jean Jacques Couvrette, who is domi-ciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Laure Lise Monette Couvrette, has by his petition alleged that they were married on the fourteenth day of October, A.D. 1961, at the city of Outremont, in the said province, she then being Marie Laure Lise Monette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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THE SENATE OF CANADA

RESOLUTION 1086.

A Resolution for the relief of Paul Leo Gingras.

[Adopted 23rd February, 1967].

WHEREAS Paul Leo Gingras, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Kathleen Bernice Conway Gingras, has by his petition alleged that they were married on the fourth day of April, A.D. 1956, at the city of Lachine, in the said province, she then being Kathleen Bernice Conway; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1087.

A Resolution for the relief of Pierrette Bergeron Bilodeau.

[Adopted 23rd February, 1967.]

WHEREAS Pierrette Bergeron Bilodeau, residing at the city of Montreal, in the province of Quebec, wife of Stanley Bilodeau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of November, A.D. 1941, at the city of Kenogami, in the said province, she then being Pierrette Bergeron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 1088.

A Resolution for the relief of Pierre Jarry.

[. Toel, grounded bree by [Adopted 23rd February, 1967.]

WHEREAS Pierre Jarry, who is domiciled in Canada and residing at the city of Duvernay, in the province of Quebec, husband of Jeannine Folco Jarry, has by his petition alleged that they were married on the fifth day of July, A.D. 1958, at the city of Montreal, in the said province, she then being Jeannine Folco; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1089.

A Resolution for the relief of Tamas (Thomas) Scitovszky.

[Adopted 23rd February, 1967.]

WHEREAS Tamas (Thomas) Scitovszky, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helene Francoise Clement Scitovszky, has by his petition alleged that they were married on the ninth day of January, A.D. 1953, at the city of Toronto, in the province of Ontario, she then being Helene Francoise Clement; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1090.

A Resolution for the relief of Shirley Ann Cripps Fryer.

[Adopted 23rd February, 1967.]

WHEREAS Shirley Ann Cripps Fryer, residing at the city of Chomedey, in the province of Quebec, wife of Kenneth Jordan Fryer, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1949, at the city of Toronto, in the province of Ontario, she then being Shirley Ann Cripps; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1091.

A Resolution for the relief of Joseph Arthur Roland Boivin.

[Adopted 23rd February, 1967.]

WHEREAS Joseph Arthur Roland Boivin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Rose Marguerite Timmons Boivin, has by his petition alleged that they were married on the twenty-eighth day of August, A.D. 1943, at the said city, she then being Marie Rose Marguerite Timmons; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section ² thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1092.

A Resolution for the relief of Jean Paul Daunais.

[Adopted 23rd February, 1967.]

WHEREAS Jean Paul Daunais, who is domiciled in Canada and residing at the city of Jacques Cartier, in the province of Quebec, husband of Camille Malo Daunais, has by his petition alleged that they were married on the thirtieth day of October, A.D. 1948, at the city of Montreal, in the said province, she then being Camille Malo; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1093.

A Resolution for the relief of Judith McGregor Romano.

[Adopted 23rd February, 1967.]

WHEREAS Judith McGregor Romano, residing at the city of Montreal, in the province of Quebec, wife of Gerald Romano, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of September, A.D. 1957, at the city of Duvernay, in the said province, she then being Judith McGregor; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-70

THE SENATE OF CANADA

RESOLUTION 1094.

A Resolution for the relief of Maria Theresia Bitter Stenner McIntosh.

[Adopted 23rd February, 1967.]

WHEREAS Maria Theresia Bitter Stenner McIntosh, residing at the city of Toronto, in the province of Ontario, wife of William George McIntosh, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eleventh day of February, A.D. 1957, at the said city of Toronto, she then being Maria Theresia Bitter Stenner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1095.

A Resolution for the relief of Jane Helga Larson Stolovitch.

[Adopted 23rd February, 1967].

WHEREAS Jane Helga Larson Stolovitch, residing at the city of St. Laurent, in the province of Quebec, wife of Harold Delbert (Debert) Stolovitch, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1961, at the city of Ottawa, in the province of Ontario, she then being Jane Helga Larson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-701

THE SENATE OF CANADA

RESOLUTION 1096.

A Resolution for the relief of Marie Paule Louise Marinier Mercier.

[Adopted 23rd February, 1967.]

WHEREAS Marie Paule Louise Marinier Mercier, residing at the city of Montreal, in the province of Quebec, wife of Joseph Armand Gilles Adolphe Mercier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of October, A.D. 1957, at the said city, she then being Marie Paule Louise Marinier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1097.

A Resolution for the relief of Hymie Lozner.

[Adopted 23rd February, 1967.]

WHEREAS Hymie Lozner, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ruth Micheline Gerard Lozner, has by his petition alleged that they were married on the thirtieth day of September, A.D. 1961, at the city of Westmount, in the said province, she then being Ruth Micheline Gerard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1098.

A Resolution for the relief of Claudette Gauthier Desormeaux.

[Adopted 23rd February, 1967.]

WHEREAS Claudette Gauthier Desormeaux, residing at the city of Montreal, in the province of Quebec, wife of Roger Desormeaux, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of June, A.D. 1958, at the said city, she then being Claudette Gauthier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1099.

A Resolution for the relief of Heather Florence MacTavish Racine.

[Adopted 23rd February, 1967.]

WHEREAS Heather Florence MacTavish Racine, residing at Brownsburg, in the province of Quebec, wife of Richard Racine, who is domiciled in Canada and residing at Brownsburg aforesaid, has by her petition alleged that they were married on the third day of January, A.D. 1959, at the town of Lachute, in the said province, she then being Heather Florence MacTavish; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1100.

A Resolution for the relief of Noreen Elizabeth Bramhill Vipond.

[Adopted 23rd February, 1967.]

WHEREAS Noreen Elizabeth Bramhill Vipond, residing at the town of Mount Royal, in the province of Quebec, wife of John David Vipond, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of October, A.D. 1964, at the said city, she then being Noreen Elizabeth Bramhill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1101.

A Resolution for the relief of Riva Pressman Betnesky, otherwise known as Riva Pressman Bennett.

[Adopted 23rd February, 1967.]

WHEREAS Riva Pressman Betnesky, otherwise known as Riva Pressman Bennett, residing at the city of Montreal, in the province of Quebec, wife of Israel Lenard Manual Betnesky, otherwise known as Leonard Bennett, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of August, A.D. 1963, at the said city, she then being Riva Pressman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1102.

A Resolution for the relief of Jean Claude Gelly.

[Adopted 23rd February, 1967.]

WHEREAS Jean Claude Gelly, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Danielle (Daniele) Boully Gelly, has by his petition alleged that they were married on the twentyninth day of August, A.D. 1960, at the town of Baie Comeau, in the said province, she then being Danielle (Daniele) Boully; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1103.

A Resolution for the relief of Manuel Berkson.

[Adopted 23rd February, 1967.]

WHEREAS Manuel Berkson, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ellen Fergenbaum Berkson, has by his petition alleged that they were married on the seventeenth day of March, A.D. 1957, at the city of Outremont, in the said province, she then being Ellen Fergenbaum; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1104.

A Resolution for the relief of Simonne Venne Trudeau.

[Adopted 23rd February, 1967].

WHEREAS Simonne Venne Trudeau, residing at the city of Montreal North, in the province of Quebec, wife of Leo Paul Trudeau, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of August, A.D. 1953, at the city of Verdun, in the said province, she then being Simonne Venne; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1105.

A Resolution for the relief of Joyce Naomi Herscovitch Abbey.

[Adopted 23rd February, 1967.]

WHEREAS Joyce Naomi Herscovitch Abbey, residing at the city of St. Laurent, in the province of Quebec, wife of Israel William Abbey, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-seventh day of October, A.D. 1957, at the said city of Montreal, she then being Joyce Naomi Herscovitch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1106.

A Resolution for the relief of Chrystalenia Platis Vlahos, otherwise known as Chrystalenia Platis Vlachos.

[Adopted 23rd February, 1967.]

WHEREAS Chrystalenia Platis Vlahos, otherwise known as Chrystalenia Platis Vlachos, residing at the city of Montreal, in the province of Quebec, wife of Panagiotis Christos (Peter) Vlahos, otherwise known as Panagiotis Christos (Peter) Vlachos, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1964, at the said city, she then being Chrystalenia Platis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1107.

A Resolution for the relief of Patricia Ann Hewer Stecko.

[Adopted 23rd February, 1967.]

WHEREAS Patricia Ann Hewer Stecko, residing at the city of Moose Jaw, in the province of Saskatchewan, wife of Stefan Stecko, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-fifth day of January, A.D. 1958, at the city of Ottawa, in the province of Ontario, she then being Patricia Ann Hewer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1108.

A Resolution for the relief of Roslyn Davidson Lomonosof.

[Adopted 23rd February, 1967.]

WHEREAS Roslyn Davidson Lomonosof, residing at the city of Montreal, in the province of Quebec, wife of Alec Lomonosof, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1961, at the said city, she then being Roslyn Davidson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1109.

A Resolution for the relief of Paul Emile Guimont.

[Adopted 23rd February, 1967.]

WHEREAS Paul Emile Guimont, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lucille Nadeau Guimont, has by his petition alleged that they were married on the twentyeighth day of June, A.D. 1947, at the said city, she then being Lucille Nadeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1110.

A Resolution for the relief of Marise Evelyn Roobroeck Matthews.

[Adopted 23rd February, 1967.]

WHEREAS Marise Evelyn Roobroeck Matthews, residing wife of Robert Matthews, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of January, A.D. 1961, at the city of Verdun, in the said province, she then being Marise Evelyn Roobroeck; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1111.

A Resolution for the relief of Esther Ginsberg Kanter.

[Adopted 23rd February, 1967.]

WHEREAS Esther Ginsberg Kanter, residing at the city of Montreal, in the province of Quebec, wife of Milton Kanter, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the fourth day of August, A.D. 1941, at the said city of Westmount, she then being Esther Ginsberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1112.

A Resolution for the relief of Margaret Rose Paine Stone.

[Adopted 23rd February, 1967.]

WHEREAS Margaret Rose Paine Stone, residing at the town of Greenfield Park, in the province of Quebec, wife of Harold Stone, who is domiciled in Canada and residing at the city of St. Leonard, in the said province, has by her petition alleged that they were married on the thirteenth day of February, A.D. 1954, at the city of Verdun, in the said province, she then being Margaret Rose Paine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1113.

A Resolution for the relief of Anne Kirkland Langdon.

[Adopted 23rd February, 1967.]

WHEREAS Anne Kirkland Langdon, residing at the city of Montreal, in the province of Quebec, wife of Robert Charles Langdon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of April, A.D. 1958, at the city of Outremont, in the said province, she then being Anne Kirkland; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1114.

A Resolution for the relief of Dorothy May Timperley Johnson.

[Adopted 23rd February, 1967.]

WHEREAS Dorothy May Timperley Johnson, residing at the city of Montreal North, in the province of Quebec, wife of Grant Wright Johnson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of June, A.D. 1954, at the said city of Montreal North, she then being Dorothy May Timperley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1115.

A Resolution for the relief of Champlain Rosen.

[Adopted 23rd February, 1967.]

WHEREAS Champlain Rosen, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Sheila Irene Dooner Rosen, has by his petition alleged that they were married on the thirtyfirst day of May, A.D. 1953, at New Rochelle, in the state of New York, one of the United States of America, she then being Sheila Irene Dooner; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1116.

A Resolution for the relief of Barbara Tessie Aronovitch Pecker.

[Adopted 23rd February, 1967.]

WHEREAS Barbara Tessie Aronovitch Pecker, residing at the city of Chomedey, in the province of Quebec, wife of Samuel Pecker, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyfirst day of January, A.D. 1961, at the city of Outremont, in the said province, she then being Barbara Tessie Aronovitch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 1117.

A Resolution for the relief of Myrna Cohen Myrovitch, otherwise known as Myrna Cohen Myro.

[Adopted 23rd February, 1967.]

WHEREAS Myrna Cohen Myrovitch, otherwise known as Myrna Cohen Myro, residing at the city of Montreal, in the province of Quebec, wife of Alex Myrovitch, otherwise known as Alex Myro, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1964, at the said city of Montreal, she then being Myrna Cohen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-71

THE SENATE OF CANADA

RESOLUTION 1118.

A Resolution for the relief of Claudette Chatelain Tremblay.

[Adopted 23rd February, 1967.]

WHEREAS Claudette Chatelain Tremblay, residing at the city of Ottawa, in the province of Ontario, wife of Henri Tremblay, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eleventh day of June, A.D. 1955, at the city of Hull, in the said province of Quebec, she then being Claudette Chatelain; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

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THE SENATE OF CANADA

RESOLUTION 1119.

A Resolution for the relief of Guy Serafimoff.

[Adopted 23rd February, 1967.]

WHEREAS Guy Serafimoff, who is domiciled in Canada in the province of Quebec, and temporarily residing at R.C.A.F. Station Uplands, Ottawa, in the province of Ontario, husband of Aline Gillian Bentley Serafimoff, has by his petition alleged that they were married on the sixth day of October, A.D. 1956, at Nottingham, England, she then being Aline Gillian Bentley; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-711

THE SENATE OF CANADA

RESOLUTION 1120.

A Resolution for the relief of Dorothy Fuchs Hartel Chrastina.

[Adopted 23rd February, 1967.]

WHEREAS Dorothy Fuchs Hartel Chrastina, residing at the town of Mount Royal, in the province of Quebec, wife of Bohus Peter Chrastina, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirty-first day of March, A.D. 1947, at Jablonec n.N., Czechoslovakia, she then being Dorothy Fuchs Hartel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1121.

A Resolution for the relief of Maria Dydynski Soumalias.

[Adopted 23rd February, 1967.]

WHEREAS Maria Dydynski Soumalias, residing at the city of Montreal, in the province of Quebec, wife of Naoum Soumalias, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the third day of June, A.D. 1962, at the said city of Montreal, she then being Maria Dydynski; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1122.

A Resolution for the relief of Martha Pollack Nemtin.

[Adopted 23rd February, 1967.]

WHEREAS Martha Pollack Nemtin, residing at the town of Mount Royal, in the province of Quebec, wife of Sidney Nemtin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyfourth day of September, A.D. 1950, at the said city, she then being Martha Pollack; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1123.

A Resolution for the relief of Lisa Lorraine Pedvis Lightstone.

[NORL down M. Los balanch [[Adopted 3rd March, 1967.]

WHEREAS Lisa Lorraine Pedvis Lightstone, residing at the town of Mount Royal, in the province of Quebec, wife of Jack Lightstone, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of September, A.D. 1951, at the city of Quebec, in the said province, she then being Lisa Lorraine Pedvis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1124.

A Resolution for the relief of Geraldine (Gissa) Israel Cohen.

[Noul down M bac baland] [Adopted 3rd March, 1967.]

WHEREAS Geraldine (Gissa) Israel Cohen, residing at the city of Chomedey, in the province of Quebec, wife of Irwin Robert Cohen, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fourth day of December, A.D. 1959, at the said city of Montreal, she then being Geraldine (Gissa) Israel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1128

THE SENATE OF CANADA

RESOLUTION 1125.

A Resolution for the relief of Edith Lois Myers (Meyers) Goldin.

[Adopted 3rd March, 1967.]

WHEREAS Edith Lois Myers (Meyers) Goldin, residing Wat the city of Montreal, in the province of Quebec, wife of Allan Goldin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of August, A.D. 1962, at the said city, she then being Edith Lois Myers (Meyers); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-72

THE SENATE OF CANADA

RESOLUTION 1126.

A Resolution for the relief of Monique Lise Roy Derrick.

[Adopted 3rd March, 1967.]

WHEREAS Monique Lise Roy Derrick, residing at the city of Montreal, in the province of Quebec, wife of Ernest Robert Derrick, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of May, A.D. 1960, at the said city, she then being Monique Lise Roy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1127.

A Resolution for the relief of Nancy Dubrofsky Richer.

[. Toel . down M back balandsh [Adopted 3rd March, 1967.]

WHEREAS Nancy Dubrofsky Richer, residing at the city of Cote St. Luc, in the province of Quebec, wife of Donald Alvin Richer, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the sixteenth day of December, A.D. 1962, at the city of Montreal, in the said province, she then being Nancy Dubrofsky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-721

THE SENATE OF CANADA

RESOLUTION 1128.

A Resolution for the relief of Isabel Jean Bulloch Soper.

[. Tool down M box baland M [Adopted 3rd March, 1967.]

WHEREAS Isabel Jean Bulloch Soper, residing at the town of Mount Royal, in the province of Quebec, wife of Warren Young Soper, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1943, at the said city, she then being Isabel Jean Bulloch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1132

THE SENATE OF CANADA

RESOLUTION 1129.

A Resolution for the relief of Pearl Brown Aaron Noik.

[Adopted 3rd March, 1967.]

WHEREAS Pearl Brown Aaron Noik, residing at the city of Montreal, in the province of Quebec, wife of Gordon Noik, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the twenty-ninth day of December, A.D. 1963, at the said city, she then being Pearl Brown Aaron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1130.

A Resolution for the relief of Amita Brainin Schuller Schecter.

[Adopted 3rd March, 1967.]

WHEREAS Amita Brainin Schuller Schecter, residing at the city of Montreal, in the province of Quebec, wife of Ben Schecter, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first day of May, A.D. 1936, at the said city, she then being Amita Brainin Schuller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1131.

A Resolution for the relief of Madeleine Arcand Fumi.

[. 3001 , dono 16 bre bolgobil] [Adopted 3rd March, 1967.]

WHEREAS Madeleine Arcand Fumi, residing at the city of Longueuil, in the province of Quebec, wife of Stefano Fumi, who is domiciled in Canada and residing at the city of Ste. Therese, in the said province, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1958, at the said city of Longueuil, she then being Madeleine Arcand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1132.

A Resolution for the relief of Raynald (Renald) Rivet.

[Adopted 3rd March, 1967.]

WHEREAS Raynald (Renald) Rivet, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeannine Gauthier Rivet, has by his petition alleged that they were married on the twenty-sixth day of July, A.D. 1952, at the said city, she then being Jeannine Gauthier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1133.

A Resolution for the relief of Eva Lebovits Klein.

[Adopted 3rd March, 1967.]

WHEREAS Eva Lebovits Klein, residing at the city of Cote St. Luc, in the province of Quebec, wife of Alexander Klein, who is domiciled in Canada and residing at the town of Hauterive, in the said province, has by her petition alleged that they were married on the thirtieth day of December, A.D. 1951, at the city of Montreal, in the said province, she then being Eva Lebovits; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1134.

A Resolution for the relief of Gisele Martel Ducharme.

[Adopted 3rd March, 1967.]

WHEREAS Gisele Martel Ducharme, residing at the city of Jacques Cartier, in the province of Quebec, wife of Yvan Ducharme, who is domiciled in Canada and residing at the town of LeMoyne, in the said province, has by her petition alleged that they were married on the twenty-fifth day of August, A.D. 1956, at the said city, she then being Gisele Martel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1135.

A Resolution for the relief of Jean Marie Langelier.

[Adopted 3rd March, 1967.]

WHEREAS Jean Marie Langelier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Maria Simard Langelier, has by his petition alleged that they were married on the seventeenth day of May, A.D. 1947, at the city of Quebec, in the said province, she then being Maria Simard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1136.

A Resolution for the relief of Pierre Leo Richer Lafleche.

[Adopted 3rd March, 1967.]

WHEREAS Pierre Leo Richer Lafleche, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Charlotte Anne Louise Loheac Richer Lafleche, has by his petition alleged that they were married on the ninth day of January, A.D. 1953, at Spezet, France, she then being Charlotte Anne Louise Loheac; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1137.

A Resolution for the relief of Mary Anne Bosak Bingham.

[Adopted 3rd March, 1967.]

WHEREAS Mary Anne Bosak Bingham, residing at the city of Montreal, in the province of Quebec, wife of Terrence Thomas Bingham, who is domiciled in Canada in the province of Quebec, and temporarily residing at the city of Winnipeg, in the province of Manitoba, has by her petition alleged that they were married on the eighteenth day of July, A.D. 1959, at the said city of Montreal, she then being Mary Anne Bosak; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1138.

A Resolution for the relief of Sandra Kathleen Bowie MacLaren.

[Adopted 3rd March, 1967.]

WHEREAS Sandra Kathleen Bowie MacLaren, residing at the city of Montreal, in the province of Quebec, wife of Gary James MacLaren, who is domiciled in Canada and residing at the city of Montreal North, in the said province, has by her petition alleged that they were married on the nineteenth day of March, A.D. 1964, at the said city of Montreal, she then being Sandra Kathleen Bowie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1139.

A Resolution for the relief of Edwin Donald Ian Gaskell.

[Adopted 3rd March, 1967.]

WHEREAS Edwin Donald Ian Gaskell, who is domiciled in Canada and residing at the town of St. Hubert, in the province of Quebec, husband of Nancy Hazel Dean Gaskell, has by his petition alleged that they were married on the twenty-fifth day of August, A.D. 1962, at Croydon, in the said province, she then being Nancy Hazel Dean; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1140.

A Resolution for the relief of Pierre Robidoux.

[Adopted 3rd March, 1967.]

WHEREAS Pierre Robidoux, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Rolande Chartrand Robidoux, has by his petition alleged that they were married on the sixteenth day of December, A.D. 1950, at the city of Verdun, in the said province, she then being Rolande Chartrand; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1141.

A Resolution for the relief of Maria Patricia Shimkus Babin.

[Adopted 3rd March, 1967.]

WHEREAS Maria Patricia Shimkus Babin, residing at the city of St. Laurent, in the province of Quebec, wife of Lionel Richard Babin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of June, A.D. 1957, at the said city of Montreal, she then being Maria Patricia Shimkus; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1142.

A Resolution for the relief of Lianne Karin Margaret Neitzel Schuldt.

[Adopted 3rd March, 1967.]

WHEREAS Lianne Karin Margaret Neitzel Schuldt, residing at the city of Dartmouth, in the province of Nova Scotia, wife of Gunter Kurt Schuldt, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1958, at the city of Montreal, in the said province of Quebec, she then being Lianne Karin Margaret Neitzel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1143.

A Resolution for the relief of Jean Eleanor White Fisch.

[Adopted 3rd March, 1967.]

WHEREAS Jean Eleanor White Fisch, residing at the city of Westmount, in the province of Quebec, wife of Gerald Gerhard Fisch, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1953, at Middleton, in the state of Connecticut, one of the United States of America, she then being Jean Eleanor White; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Mar-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1144.

A Resolution for the relief of Phillip Reginald Beck.

[Adopted 3rd March, 1967.]

WHEREAS Phillip Reginald Beck, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Eleanor Ruth Bott Allen (Allan) Beck, has by his petition alleged that they were married on the twenty-fourth day of September, A.D. 1955, at the town of St. Eustache, in the said province, she then being Eleanor Ruth Bott Allen (Allan); and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1145.

A Resolution for the relief of Sophie Milberg Dlin.

[Adopted 3rd March, 1967.]

WHEREAS Sophie Milberg Dlin, residing at the city of Montreal, in the province of Quebec, wife of Moishe (Morris) Dlin, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the fifteenth day of September, A.D. 1959, at the city of Outremont, in the said province, she then being Sophie Milberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1146.

A Resolution for the relief of Gertrude Margerita Kaiser Hofmann Engel.

[Adopted 3rd March, 1967.]

WHEREAS Gertrude Margerita Kaiser Hofmann Engel. residing at the town of Roxboro, in the province of Quebec, wife of Juergon (James) Paul Engel, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the second day of February, A.D. 1963, at the city of Ottawa, in the province of Ontario, she then being Gertrude Margerita Kaiser Hofmann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1147.

A Resolution for the relief of Gladys Maxine Azulay Dooh.

[Adopted 3rd March, 1967.]

WHEREAS Gladys Maxine Azulay Dooh, residing at the city of Cote St. Luc, in the province of Quebec, wife of Irving Dooh, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirteenth day of February, A.D. 1956, at the city of Ottawa, in the province of Ontario, she then being Gladys Maxine Azulay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1148.

A Resolution for the relief of Joseph Michel Alphonse Gagnon.

[Adopted 3rd March, 1967.]

WHEREAS Joseph Michel Alphonse Gagnon, who is domiciled in Canada and residing at the city of Pointe Claire, in the province of Quebec, husband of Marie Therese Boudreau Gagnon, has by his petition alleged that they were married on the twenty-seventh day of October, A.D. 1934, at the city of Montreal, in the said province, she then being Marie Therese Boudreau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1149.

A Resolution for the relief of Donna Jean Yates Beeby.

[Adopted 3rd March, 1967.]

WHEREAS Donna Jean Yates Beeby, residing at the town of Mount Royal, in the province of Quebec, wife of Gordon Wayne Beeby, who is domiciled in Canada and residing at the city of Longueuil, in the said province, has by her petition alleged that they were married on the sixth day of March, A.D. 1965, at the city of Calgary, in the province of Alberta, she then being Donna Jean Yates; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-73

THE SENATE OF CANADA

RESOLUTION 1150.

A Resolution for the relief of Ellen Gillon Adare Hughes Forster.

[Adopted 3rd March, 1967.]

WHEREAS Ellen Gillon Adare Hughes Forster, residing at the town of Beaconsfield, in the province of Quebec, wife of Robert Gordon Forster, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of June, A.D. 1951, at the said city, she then being Ellen Gillon Adare Hughes; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1151.

A Resolution for the relief of Paula Rachel Couture Cyr Redele.

[Adopted 3rd March, 1967.]

WHEREAS Paula Rachel Couture Cyr Redele, residing at the city of Montreal, in the province of Quebec, wife of George Redele, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of June, A.D. 1964, at the said city, she then being Paula Rachel Couture Cyr; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-731

THE SENATE OF CANADA

RESOLUTION 1152.

A Resolution for the relief of Marie Francoise Therese Jacqueline Petrilli Abbott.

[Adopted 3rd March, 1967.]

WHEREAS Marie Francoise Therese Jacqueline Petrilli Abbott, residing at the city of Montreal, in the province of Quebec, wife of Louis Abbott, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the eighteenth day of November, A.D. 1954, at the said city of Montreal, she then being Marie Francoise Therese Jacqueline Petrilli; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1153.

A Resolution for the relief of Serge Desrochers.

[Adopted 3rd March, 1967.]

WHEREAS Serge Desrochers, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, husband of Patricia Nolin Desrochers, has by his petition alleged that they were married on the thirtieth day of August, A.D. 1960, at the said city, she then being Patricia Nolin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1154.

A Resolution for the relief of Justine Adelaide Stern Jedeikin.

[Adopted 3rd March, 1967.]

WHEREAS Justine Adelaide Stern Jedeikin, residing at the city of Westmount, in the province of Quebec, wife of Leon Jedeikin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of July, A.D. 1965, at the said city of Westmount, she then being Justine Adelaide Stern; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1155.

A Resolution for the relief of Monique Deneault Deneau.

[Adopted 3rd March, 1967.]

WHEREAS Monique Deneault Deneau, residing at the city of Montreal, in the province of Quebec, wife of Andre Deneau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of January, A.D. 1960, at the said city, she then being Monique Deneault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1156.

A Resolution for the relief of Jacques Cote.

[Adopted 3rd March, 1967.]

WHEREAS Jacques Cote, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Francoise Bruneau Cote, has by his petition alleged that they were married on the eighteenth day of July, A.D. 1959, at St. Elzear de Laval, in the said province, she then being Francoise Bruneau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1157.

A Resolution for the relief of Raymond Norbert Chausse.

[Adopted 3rd March, 1967.]

WHEREAS Raymond Norbert Chausse, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Margaret June Moore Chausse, has by his petition alleged that they were married on the twenty-fifth day of September, A.D. 1952, at the city of Westmount, in the said province, she then being Mary Margaret June Moore; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-74

THE SENATE OF CANADA

RESOLUTION 1158.

A Resolution for the relief of Robert Jacques Armand Collard.

[Adopted 3rd March, 1967.]

WHEREAS Robert Jacques Armand Collard, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Jacqueline Marie Josephine Germaine Francoise Du Bois Collard, has by his petition alleged that they were married on the tenth day of January, A.D. 1942, at the city of Brussels, Belgium, she then being Jacqueline Marie Josephine Germaine Francoise Du Bois; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1159.

A Resolution for the relief of Helen Juanita Greer Smith.

[Adopted 3rd March, 1967.]

WHEREAS Helen Juanita Greer Smith, residing at Ormstown, in the province of Quebec, wife of Reginald David Smith, who is domiciled in Canada and residing at Hemmingford, in the said province, has by her petition alleged that they were married on the twenty-fourth day of June, A.D. 1952, at Ormstown aforesaid, she then being Helen Juanita Greer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-741

THE SENATE OF CANADA

RESOLUTION 1160.

A Resolution for the relief of Hazel Marie Dominey Walker.

[NOR1 down M bac below h] [A dopted 3rd March, 1967.]

WHEREAS Hazel Marie Dominey Walker, residing at the eity of Montreal, in the province of Quebec, wife of Reginald James Walker, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of May, A.D. 1952, at the city of Verdun, in the said province, she then being Hazel Marie Dominey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1161.

A Resolution for the relief of Joseph Markusic.

[Adopted 3rd March, 1967.]

WHEREAS Joseph Markusic, who is domiciled in Canada and residing at the city of Pointe aux Trembles, in the province of Quebec, husband of Annette Ducharme Markusic, has by his petition alleged that they were married on the fourteenth day of November, A.D. 1953, at the city of Montreal, in the said province, she then being Annette Ducharme; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1162.

A Resolution for the relief of Mary Hepburn Weigen, otherwise known as Mary Hepburn Weigensberg.

[Adopted 3rd March, 1967.]

WHEREAS Mary Hepburn Weigen, otherwise known as Mary Hepburn Weigensberg, residing at the city of Montreal, in the province of Quebec, wife of Elmer Weigen, otherwise known as Elmer Weigensberg, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1962, at Plattsburg, in the state of New York, one of the United States of America, she then being Mary Hepburn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1163.

A Resolution for the relief of John Julian Ignatius Viskelis.

[Adopted 3rd March, 1967.]

WHEREAS John Julian Ignatius Viskelis, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jean Rose McChristie Viskelis, has by his petition alleged that they were married on the thirty-first day of May, A.D. 1952, at the said city, she then being Jean Rose McChristie; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1164.

A Resolution for the relief of Suzanne Gibeau Paquette.

[Adopted 3rd March, 1967.]

WHEREAS Suzanne Gibeau Paquette, residing at the city of Montreal, in the province of Quebec, wife of Maurice Paquette, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of May, A.D. 1956, at the said city, she then being Suzanne Gibeau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1165.

A Resolution for the relief of Sharron Ann Beatteay McKee.

[Adopted 3rd March, 1967.]

WHEREAS Sharron Ann Beatteay McKee, residing at the city of Kitchener, in the province of Ontario, wife of Gilbert Russell William McKee, who is domiciled in Canada and residing at the city of Quebec, in the province of Quebec, has by her petition alleged that they were married on the first day of December, A.D. 1956, at the city of Arvida, in the said province of Quebec, she then being Sharron Ann Beatteay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1166.

A Resolution for the relief of Doris May McLaughlin Longmore Snyder.

[Adopted 3rd March, 1967.]

WHEREAS Doris May McLaughlin Longmore Snyder, residing at the city of Toronto, in the province of Ontario, wife of Bernard Edward Snyder, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of June, A.D. 1963, at the town of Beaconsfield, in the said province of Quebec, she then being Doris May McLaughlin Longmore; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1167.

A Resolution for the relief of Jean Yves. Michel de Brabant.

[Adopted 3rd March, 1967.]

WHEREAS Jean Yves Michel de Brabant, who is domiciled Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Lise Jarry de Brabant, has by his petition alleged that they were married on the sixth day of July, A.D. 1960, at the said city, she then being Marie Lise Jarry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1168.

A Resolution for the relief of Jules Joly.

[Adopted 3rd March, 1967.]

WHEREAS Jules Joly, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jeanne D'Arc Carrier Joly, has by his petition alleged that they were married on the twentyeighth day of February, A.D. 1959, at the said city, she then being Jeanne D'Arc Carrier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1169.

A Resolution for the relief of Abraham Rosenfield.

[Adopted 3rd March, 1967.]

WHEREAS Abraham Rosenfield, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Irene Shikes Rosenfield, has by his petition alleged that they were married on the twenty-ninth day of March, A.D. 1952, at Brooklyn, in the state of New York, one of the United States of America, she then being Irene Shikes; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1170.

A Resolution for the relief of Julianna Szkokan (Skokan) Vasi.

[Adopted 3rd March, 1967.]

WHEREAS Julianna Szkokan (Skokan) Vasi, residing at the city of Montreal, in the province of Quebec, wife of John Vasi, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of July, A.D. 1945, at the said city, she then being Julianna Szkokan (Skokan); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1171.

A Resolution for the relief of Zvi Fallenbaum.

[Adopted 3rd March, 1967.]

WHEREAS Zvi Fallenbaum, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Violetta Douillard Fallenbaum, has by his petition alleged that they were married on the twelfth day of January, A.D. 1964, at the city of Westmount, in the said province, she then being Violetta Douillard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1172.

A Resolution for the relief of Flora Jean Stewart Dalphy.

[Adopted 3rd March, 1967.]

WHEREAS Flora Jean Stewart Dalphy, residing at the city of St. Laurent, in the province of Quebec, wife of Laurent Dalphy, who is domiciled in Canada and residing at the town of LeMoyne, in the said province, has by her petition alleged that they were married on the fifth day of November, A.D. 1955, at the city of Ottawa, in the province of Ontario, she then being Flora Jean Stewart; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1173.

A Resolution for the relief of Rinalda Maria Montauti Cicciu.

[Adopted 3rd March, 1967.]

WHEREAS Rinalda Maria Montauti Cicciu, residing at the city of St. Leonard, in the province of Quebec, wife of Pasquale Cicciu, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of June, A.D. 1963, at the city of Westmount, in the said province, she then being Rinalda Maria Montauti; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1174.

A Resolution for the relief of Jaroslaw (Gerry) Poszywajlo, otherwise known as Jaroslaw (Gerry) Poszwaylo.

[Adopted 3rd March, 1967.]

WHEREAS Jaroslaw (Gerry) Poszywajlo, otherwise known as Jaroslaw (Gerry) Poszwaylo, who is domiciled in Canada in the province of Quebec, and temporarily residing at Camp Petawawa, in the province of Ontario, husband of Helen Elizabeth Bolton Poszywajlo, otherwise known as Helen Elizabeth Bolton Poszwaylo, has by his petition alleged that they were married on the sixth day of September, A.D. 1958, at the city of Montreal, in the province of Quebec, she then being Helen Elizabeth Bolton; and whereas by his petition he has prayed that, on the gound of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of MARRIAGES ACT and subject to section 2 thereof, resolves as follows :--

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1175.

A Resolution for the relief of Dorice (Doris) Alice Thibault Michel.

[Adopted 3rd March, 1967.]

WHEREAS Dorice (Doris) Alice Thibault Michel, residing at Tetraultville, in the province of Quebec, wife of Gilles Michel, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of May, A.D. 1953, at the said city, she then being Dorice (Doris) Alice Thibault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1176.

A Resolution for the relief of Lucy Gloria Verrecchia Stanley.

[. 1861 . down M. by & baland K.] [Adopted 3rd March, 1967.]

WHEREAS Lucy Gloria Verrecchia Stanley, residing at the city of LaSalle, in the province of Quebec, wife of Mansfield Bateman Stanley, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of July, A.D. 1950, at the city of Montreal, in the said province, she then being Lucy Gloria Verrecchia; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1177.

A Resolution for the relief of Claudette Cyr Johnson.

[Adopted 3rd March, 1967.]

WHEREAS Claudette Cyr Johnson, residing at the city of Montreal, in the province of Quebec, wife of Fernand Johnson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of July, A.D. 1952, at the said city, she then being Claudette Cyr; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1178.

A Resolution for the relief of Marie Lilian (Lilliane) Perusse Burnett.

[Adopted 3rd March, 1967.]

WHEREAS Marie Lilian (Lilliane) Perusse Burnett, residing at the city of Montreal, in the province of Quebec, wife of Ross Arlington Burnett, who is domiciled in Canada and residing at the town of Sutton, in the said province, has by her petition alleged that they were married on the nineteenth day of September, A.D. 1953, at the city of Longueuil, in the said province, she then being Marie Lilian (Lilliane) Perusse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1179.

A Resolution for the relief of Richard Parker.

[Adopted 3rd March, 1967.]

WHEREAS Richard Parker, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ella Louise Peters Parker, has by his petition alleged that they were married on the twenty-first day of September, A.D. 1957, at the said city, she then being Ella Louise Peters; and whereas by his petition he has prayed that, on the gound of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1180.

A Resolution for the relief of Andre Barrette.

[Adopted 3rd March, 1967.]

WHEREAS Andre Barrette, who is domiciled in Canada and residing at the town of Chambly, in the province of Quebec, husband of Claire Audet Barrette, has by his petition alleged that they were married on the twentythird day of August, A.D. 1952, at the city of Montreal, in the said province, she then being Claire Audet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1181.

A Resolution for the relief of Willem Franken.

[Adopted 3rd March, 1967.]

WHEREAS Willem Franken, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Louise (Louisa) Henriette La Crois (Lacroix) Franken, has by his petition alleged that they were married on the fourth day of June, A.D. 1952, at Amsterdam, The Netherlands, she then being Louise (Louisa) Henriette La Crois (Lacroix); and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-75

THE SENATE OF CANADA

RESOLUTION 1182.

A Resolution for the relief of Jean (James) Wilfred Kelly.

[Morel and March, 1967.] [Adopted 3rd March, 1967.]

WHEREAS Jean (James) Wilfred Kelly, who is domiciled in Canada and residing at the town of Greenfield Park, in the province of Quebec, husband of Karen Venita Jorgensen Kelly, has by his petition alleged that they were married on the twenty-seventh day of October, A.D. 1962, at the said town, she then being Karen Venita Jorgensen; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1183.

A Resolution for the relief of Rosemary Graae (Gray) Schmidt O'Brady.

[Adopted 3rd March, 1967.]

WHEREAS Rosemary Graae (Gray) Schmidt O'Brady, residing at the city of Pointe Claire, in the province of Quebec, wife of William Andrew Marcel O'Brady, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1962, at the said city of Pointe Claire, she then being Rosemary Graae (Gray) Schmidt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-751

THE SENATE OF CANADA

RESOLUTION 1184.

A Resolution for the relief of George William Brown.

[Adopted 3rd March, 1967.]

WHEREAS George William Brown, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Carole Dorothea Small Brown, has by his petition alleged that they were married on the first day of February, A.D. 1958, at the city of Montreal, in the said province, she then being Carole Dorothea Small; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1185.

A Resolution for the relief of Margaret Grace Stark Leach.

[Adopted 17th March, 1967.]

WHEREAS Margaret Grace Stark Leach, residing at the city of St. Laurent, in the province of Quebec, wife of Walter Ernest Leonard Leach, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the thirty-first day of July, A.D. 1954, at the city of Montreal, in the said province, she then being Margaret Grace Stark; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1186.

A Resolution for the relief of Pamela Ann Merrill Peck.

[Adopted 17th March, 1967.]

WHEREAS Pamela Ann Merrill Peck, residing at the city of Westmount, in the province of Quebec, wife of Esmond Hastings Peck, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifth day of October, A.D. 1940, at the said city of Westmount, she then being Pamela Ann Merrill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1187.

A Resolution for the relief of Marcel Meunier.

[Adopted 17th March, 1967.]

WHEREAS Marcel Meunier, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Constance Beauvais Meunier, has by his petition alleged that they were married on the fifth day of November, A.D. 1949, at Caughnawaga, in the said province, she then being Constance Beauvais; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1188.

A Resolution for the relief of Attilio Forlini.

[Adopted 17th March, 1967.]

WHEREAS Attilio Forlini, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rosa Poliziani Forlini, has by his petition alleged that they were married on the seventh day of September, A.D. 1957, at the said city, she then being Rosa Poliziani; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1189.

A Resolution for the relief of Peter Thomas Tester.

[Adopted 17th March, 1967.]

WHEREAS Peter Thomas Tester, who is domiciled in Canada and residing at the city of Deux Montagnes, in the province of Quebec, husband of Margaret Ann Treweek Banfield Tester, has by his petition alleged that they were married on the sixteenth day of June, A.D. 1961, at the city of Hamilton, in the province of Ontario, she then being Margaret Ann Treweek Banfield; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-76

THE SENATE OF CANADA

RESOLUTION 1190.

A Resolution for the relief of Gwynith Ann Davies Elliott Menard.

[Adopted 17th March, 1967.]

WHEREAS Gwynith Ann Davies Elliott Menard, residing at the city of Cote St. Luc, in the province of Quebec, wife of Joseph Bernard Jean Louis Menard, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of January, A.D. 1965, at the town of Montreal West, in the said province, she then being Gwynith Ann Davies Elliott; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1191.

A Resolution for the relief of Marie Edwidge Huguette Oligny Alexandre.

[Adopted 17th March, 1967.]

WHEREAS Marie Edwidge Huguette Oligny Alexandre, residing at the city of Montreal, in the province of Quebec, wife of Marcel Emile Antoine Alexandre, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of February, A.D. 1953, at the said city, she then being Marie Edwidge Huguette Oligny; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-761

THE SENATE OF CANADA

RESOLUTION 1192.

A Resolution for the relief of Francois Labbe.

[Adopted 17th March, 1967.]

WHEREAS Francois Labbe, who is domiciled in Canada and residing at the city of Drummondville, in the province of Quebec, husband of Marie Rose Denise Blais Labbe, has by his petition alleged that they were married on the twenty-fifth day of August, A.D. 1956, at the said city, she then being Marie Rose Denise Blais; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1193.

A Resolution for the relief of Francine Loyer D'Amour.

[Adopted 17th March, 1967.]

WHEREAS Francine Loyer D'Amour, residing at the city of Montreal, in the province of Quebec, wife of Jean Louis D'Amour, who is domiciled in Canada and residing at the town of Beloeil, in the said province, has by her petition alleged that they were married on the twenty-fifth day of April, A.D. 1964, at the said city, she then being Francine Loyer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1194.

A Resolution for the relief of Pamela Anne Kenrick Laing.

[Adopted 17th March, 1967.]

WHEREAS Pamela Anne Kenrick Laing, residing at the city of Montreal, in the province of Quebec, wife of John Warren Laing, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of May, A.D. 1964, at the city of Westmount, in the said province, she then being Pamela Anne Kenrick; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1195.

A Resolution for the relief of Brigitte Elizabeth Brandl Craig.

[Adopted 17th March, 1967.]

WHEREAS Brigitte Elizabeth Brandl Craig, residing at the city of Montreal, in the province of Quebec, wife of Herbert Edward Desmond Craig, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of December, A.D. 1961, at the said city, she then being Brigitte Elizabeth Brandl; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

and void to all intents and purposes whatsoever

THE SENATE OF CANADA

RESOLUTION 1196.

A Resolution for the relief of Mary Marguerite Isabelle Jocelyne Lemay Derbridge.

[Adopted 17th March, 1967.]

WHEREAS Mary Marguerite Isabelle Jocelyne Lemay Derbridge, residing at the city of Montreal, in the province of Quebec, wife of Robert Gabriel Walter Derbridge, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of August, A.D. 1957, at the said city, she then being Mary Marguerite Isabelle Jocelyne Lemay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1197.

A Resolution for the relief of Diane Lillian Kirkus Black.

[Adopted 17th March, 1967.]

WHEREAS Diane Lillian Kirkus Black, residing at the city of LaSalle, in the province of Quebec, wife of Bruce Andrew Black, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the ninth day of November, A.D. 1957, at the city of Verdun, in the said province, she then being Diane Lillian Kirkus; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1198.

A Resolution for the relief of William Kevin Kiely.

[Adopted 17th March, 1967.]

WHEREAS William Kevin Kiely, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Catherine Ann Colthorpe Kiely, has by his petition alleged that they were married on the seventeenth day of August, A.D. 1963, at the town of Mount Royal, in the said province, she then being Catherine Ann Colthorpe; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1199.

A Resolution for the relief of Susan Ross Kilburn Edwards.

[Adopted 17th March, 1967.]

WHEREAS Susan Ross Kilburn Edwards, residing at the city of Westmount, in the province of Quebec, wife of Alan Edwards, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of June, A.D. 1961, at the said city, she then being Susan Ross Kilburn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1200.

A Resolution for the relief of Ada Rubin Craske.

[. The Laton March, 1967.]

WHEREAS Ada Rubin Craske, residing at the town of Mount Royal, in the province of Quebec, wife of Peter Frank Craske, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of November, A.D. 1942, at the said city, she then being Ada Rubin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEENS' PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1201.

A Resolution for the relief of Joseph Rosaire Houle.

[Adopted 17th March, 1967.]

WHEREAS Joseph Rosaire Houle, who is domiciled in Canada and residing at the city of St. Jerome, in the province of Quebec, husband of Carmen Proulx Houle, has by his petition alleged that they were married on the eighth day of July, A.D. 1947, at the town of Bromptonville, in the said province, she then being Carmen Proulx; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1202.

A Resolution for the relief of Jacques Jean Joseph Gaudel.

[Adopted 17th March, 1967.]

WHEREAS Jacques Jean Joseph Gaudel, who is domiciled in Canada and residing at the city of Montreal North, in the province of Quebec, husband of Marie Jeanne Yolande Grouchetsky Gaudel, has by his petition alleged that they were married on the thirtieth day of December, A.D. 1952, at Bordeaux, France, she then being Marie Jeanne Yolande Grouchetsky; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1203.

A Resolution for the relief of Alice Akairib Bekhor.

[Adopted 17th March, 1967.]

WHEREAS Alice Akairib Bekhor, residing at the city of Montreal, in the province of Quebec, wife of Ovadia Bekhor, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of November, A.D. 1964, at the said city, she then being Alice Akairib; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1204.

A Resolution for the relief of Joan Lenora Brown Eadie.

[Adopted 17th March, 1967.]

WHEREAS Joan Lenora Brown Eadie, residing at the city of Montreal, in the province of Quebec, wife of William Wood Eadie, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the second day of July, A.D. 1960, at the town of Beaconsfield, in the said province, she then being Joan Lenora Brown; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1205.

A Resolution for the relief of Judith Mary Allen Donohoe.

[Adopted 17th March, 1967.]

WHEREAS Judith Mary Allen Donohoe, residing at the town of Beaconsfield, in the province of Quebec, wife of Thomas Edward Donohoe, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the second day of November, A.D. 1963, at the said town, she then being Judith Mary Allen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1206.

A Resolution for the relief of Maurice Demers.

[Adopted 17th March, 1967.]

WHEREAS Maurice Demers, who is domiciled in Canada and residing at the city of Laval des Rapides, in the province of Quebec, husband of Carmen Pothier Demers, has by his petition alleged that they were married on the eleventh day of November, A.D. 1942, at the town of Vankleek Hill, in the province of Ontario, she then being Carmen Pothier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1207.

A Resolution for the relief of Marie Pauline Gisele Leduc Paquin.

[Adopted 17th March, 1967.]

WHEREAS Marie Pauline Gisele Leduc Paquin, residing at the city of Montreal, in the province of Quebec, wife of Joseph Jean Paul Henri Paquin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of July, A.D. 1949, at the city of Beauharnois, in the said province, she then being Marie Pauline Gisele Leduc; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1208.

A Resolution for the relief of Fernand Labonte.

[Adopted 17th March, 1967.]

WHEREAS Fernand Labonte, who is domiciled in Canada and residing at the town of Anjou, in the province of Quebec, husband of Colette Mongrain Labonte, has by his petition alleged that they were married on the fourteenth day of June, A.D. 1956, at the city of Montreal, in the said province, she then being Colette Mongrain; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1209.

A Resolution for the relief of Florence Graziella Bernier Murray Miller.

[Adopted 17th March, 1967.]

WHEREAS Florence Graziella Bernier Murray Miller, residing at the city of Westmount, in the province of Quebec, wife of James Anderson Miller, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of July, A.D. 1958, at the said city of Westmount, she then being Florence Graziella Bernier Murray; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1210.

A Resolution for the relief of Joyce Clara Woodhouse Tracey.

[Adopted 17th March, 1967.]

WHEREAS Joyce Clara Woodhouse Tracey, residing at the city of Belleville, in the province of Ontario, wife of Donald Benford Tracey, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, has by her petition alleged that they were married on the twenty-fifth day of August, A.D. 1945, at the said city of Belleville, she then being Joyce Clara Woodhouse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1211.

A Resolution for the relief of James Joseph Peard.

[Adopted 17th March, 1967.]

WHEREAS James Joseph Peard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Aldona Margaret Carrigan Peard, has by his petition alleged that they were married on the seventh day of December, A.D. 1961, at the said city, she then being Aldona Margaret Carrigan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1212.

A Resolution for the relief of Jacqueline Marchand Fortin.

[Adopted 17th March, 1967.]

WHEREAS Jacqueline Marchand Fortin, residing at Willowdale, in the province of Ontario, wife of Guy Fortin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixteenth day of June, A.D. 1951, at the city of Trois Rivieres, in the said province of Quebec, she then being Jacqueline Marchand; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA.

RESOLUTION 1213.

A Resolution for the relief of Hector Thessereault.

[Adopted 17th March, 1967.]

WHEREAS Hector Thessereault, who is domiciled in Canada and residing at the town of Anjou, in the province of Quebec, husband of Jocelyne Quintal Thessereault, has by his petition alleged that they were married on the twentyninth day of June, A.D. 1963, at the city of Montreal, in the said province, she then being Jocelyne Quintal; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-77

THE SENATE OF CANADA

RESOLUTION 1214.

A Resolution for the relief of Beverly (Beverley) Brooks Mallaley.

[Adopted 17th March, 1967.]

WHEREAS Beverly (Beverley) Brooks Mallaley, residing at the city of Montreal, in the province of Quebec, wife of Joseph Claude Mallaley, who is domiciled in Canada and residing at the city of St. Michel, in the said province, has by her petition alleged that they were married on the fourth day of July, A.D. 1959, at the town of Murdochville, in the said province, she then being Beverly (Beverley) Brooks; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEENS' PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1215.

A Resolution for the relief of Claude Laporte.

[Adopted 17th March, 1967.]

WHEREAS Claude Laporte, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Celine Rondeau Laporte, has by his petition alleged that they were married on the twenty-third day of November, A.D. 1963, at the city of Joliette, in the said province, she then being Celine Rondeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART 11-771

THE SENATE OF CANADA

RESOLUTION 1216.

A Resolution for the relief of Bernard Langevin.

[Adopted 17th March, 1967.]

WHEREAS Bernard Langevin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lyse Page Langevin, has by his petition alleged that they were married on the twenty-first day of May, A.D. 1955, at the city of Verdun, in the said province, she then being Lyse Page; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1217.

A Resolution for the relief of Stanley Harold Rowe.

[Adopted 17th March, 1967.]

WHEREAS Stanley Harold Rowe, who is domiciled in Canada and residing at the city of St. John's, in the province of Newfoundland, husband of Elizabeth Dorothy Clarke Rowe, has by his petition alleged that they were married on the second day of January, A.D. 1961, at the said city, she then being Elizabeth Dorothy Clarke; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1218.

A Resolution for the relief of John Gerald Wellington Hall.

[Adopted 17th March, 1967.]

WHEREAS John Gerald Wellington Hall, who is domiciled in Canada and residing at the city of Trois Rivieres, in the province of Quebec, husband of Muriel Joyce Harris Hall, has by his petition alleged that they were married on the eighth day of July, A.D. 1950, at the said city, she then being Muriel Joyce Harris; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1219.

A Resolution for the relief of Suzanne Boily Beaupre.

[Adopted 17th March, 1967.]

WHEREAS Suzanne Boily Beaupre, residing at the town of Repentigny, in the province of Quebec, wife of Jean Paul dit Claude Beaupre, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the third day of January, A.D. 1959, at the said city, she then being Suzanne Boily; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1220.

A Resolution for the relief of Claudette Drouin Seguin.

[Adopted 17th March, 1967.]

WHEREAS Claudette Drouin Seguin, residing at the city of Montreal, in the province of Quebec, wife of Paul Seguin, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the thirteenth day of September, A.D. 1958, at the said city of Verdun, she then being Claudette Drouin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1221.

A Resolution for the relief of Gwynneth Carlyle Roberts Earl.

[Adopted 17th March, 1967.]

WHEREAS Gwynneth Carlyle Roberts Earl, residing at the city of Victoria, in the province of British Columbia, wife of Thomas Morgan Earl, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of March, A.D. 1956, at the said city of Victoria, she then being Gwynneth Carlyle Roberts; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART II-78

THE SENATE OF CANADA

RESOLUTION 1222.

A Resolution for the relief of Yvette Letendre Binette.

[Adopted 17th March, 1967.]

WHEREAS Yvette Letendre Binette, residing at the town of Tracy, in the province of Quebec, wife of Jacques Binette, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of December, A.D. 1950, at Notre Dame de Pierreville, in the said province, she then being Yvette Letendre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1223.

A Resolution for the relief of Iris Miller Rolland.

[Adopted 17th March, 1967.]

WHEREAS Iris Miller Rolland, residing at Chandler's Ford, England, wife of Waclaw Rolland, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of September, A.D. 1955, at the city of Westmount, in the said province, she then being Iris Miller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-781

THE SENATE OF CANADA

RESOLUTION 1224.

A Resolution for the relief of Ronaldo Champagne.

[Adopted 17th March, 1967.]

WHEREAS Ronaldo Champagne, who is domiciled in Canada Quebec, husband of Jeannine Lemoine Champagne, has by his petition alleged that they were married on the twenty-third day of August, A.D. 1958, at the city of Montreal, in the said province, she then being Jeannine Lemoine; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is exepdient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1225.

A Resolution for the relief of Joseph Paul Fernand Labreche.

[Adopted 22nd March, 1967.]

WHEREAS Joseph Paul Fernand Labreche, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, husband of Marie Lucie Jeannine Paquette Labreche, has by his petition alleged that they were married on the ninth day of June, A.D. 1942, at the city of Montreal, in the said province, she then being Marie Lucie Jeannine Paquette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1226.

A Resolution for the relief of Mariette Rose Lepine.

[Adopted 22nd March, 1967.]

WHEREAS Mariette Rose Lepine, residing at the city of Montreal, in the province of Quebec, wife of Real Lepine, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of July, A.D. 1951, at the said city, she then being Mariette Rose; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1227.

A Resolution for the relief of Ubald Laurencelle.

[Adopted 22nd March, 1967.]

WHEREAS Ubald Laurencelle, who is domiciled in Canada and residing at the city of Hull, in the province of Quebec, husband of Marie Benoist Laurencelle, has by his petition alleged that they were married on the twentysecond day of August, A.D. 1959, at the city of St. Boniface, in the province of Manitoba, she then being Marie Benoist; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1228.

A Resolution for the relief of Frank Edward O'Dwyer.

[Adopted 22nd March, 1967.]

WHEREAS Frank Edward O'Dwyer, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lily Rose Crawford O'Dwyer, has by his petition alleged that they were married on the twenty-fourth day of February, A.D. 1945, at the said city, she then being Lily Rose Crawford; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1229.

A Resolution for the relief of Robert Cyr.

[Adopted 22nd March, 1967.]

WHEREAS Robert Cyr, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Gisele Cuillerier Cyr, has by his petition alleged that they were married on the ninth day of September, A.D. 1950, at the city of Montreal, in the said province, she then being Gisele Cuillerier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1230.

A Resolution for the relief of Thelma Doreen Young Magee.

[Adopted 22nd March, 1967.]

WHEREAS Thelma Doreen Young Magee, residing at the city of Montreal, in the province of Quebec, wife of Joseph William Harley Magee, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-ninth day of September, A.D. 1963, at the said city of Montreal, she then being Thelma Doreen Young; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1231.

A Resolution for the relief of Eileen McKoy Penticost.

[Adopted 22nd March, 1967.]

WHEREAS Eileen McKoy Penticost, residing at the city of Toronto, in the province of Ontario, wife of Edward Penticost, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, has by her petition alleged that they were married on the seventh day of January, A.D. 1961, at the city of Verdun, in the said province of Quebec, she then being Eileen McKoy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1232.

A Resolution for the relief of Mary Ellen Dempsey Bucci.

[Adopted 22nd March, 1967.]

WHEREAS Mary Ellen Dempsey Bucci, residing at Wawa, in the province of Ontario, wife of Mario Bucci, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, has by her petition alleged that they were married on the twenty-eighth day of July, A.D. 1955, at the city of Montreal, in the said province of Quebec, she then being Mary Ellen Dempsey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1233.

A Resolution for the relief of Gisele Bourque Dupere.

[Adopted 22nd March, 1967.]

WHEREAS Gisele Bourque Dupere, residing at the city of Montreal, in the province of Quebec, wife of Georges Dupere, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1955, at the said city, she then being Gisele Bourque; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1234.

A Resolution for the relief of Alice Jutigonka (Utronkie) MacDonald.

[Adopted 22nd March, 1967.]

WHEREAS Alice Jutigonka (Utronkie) MacDonald, residing at Rural Route 2, Killaloe, in the province of Ontario, wife of Malcolm MacDonald, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-sixth day of February, A.D. 1957, at Brownsburg, in the said province of Quebec, she then being Alice Jutigonka (Utronkie); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1235.

A Resolution for the relief of Karinn Bjorg Gunnlogsson Sorensen.

[Adopted 22nd March, 1967.]

WHEREAS Karinn Bjorg Gunnlogsson Sorensen, residing at the city of Montreal, in the province of Quebec, wife of Christen Wilhner Sorensen, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of June, A.D. 1952, at Copenhagen, Denmark, she then being Karinn Bjorg Gunnlogsson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1236.

A Resolution for the relief of Margot Anne Robinson Deligniere.

[.Noet down M. Burgs beloob [Adopted 22nd March, 1967.]

WHEREAS Margot Anne Robinson Deligniere, residing at the town of Montreal West, in the province of Quebec, wife of Maurice Rene Julien Deligniere, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of August, A.D. 1965, at the said town, she then being Margot Anne Robinson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1237.

A Resolution for the relief of Marie Jeannine (Jeannyne) Berthe Vaillancourt Bourgeois.

[Adopted 22nd March, 1967.]

WHEREAS Marie Jeannine (Jeannyne) Berthe Vaillancourt Bourgeois, residing at the city of Montreal, in the province of Quebec, wife of Joseph Gerard Florian Bourgeois, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of July, A.D. 1945, at the said city, she then being Marie Jeannine (Jeannyne) Berthe Vaillancourt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1238.

A Resolution for the relief of Ann Marie Falconer Porga.

[. Toel down M. bass balanch [Adopted 22nd March, 1967.]

WHEREAS Ann Marie Falconer Porga, residing at the city of Sydney, in the province of Nova Scotia, wife of Rudolph Porga, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the thirtyfirst day of July, A.D. 1965, at the said city of Montreal, she then being Ann Marie Falconer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1239.

A Resolution for the relief of Jean-Marie Labonte.

[Adopted 22nd March, 1967.]

WHEREAS Jean-Marie Labonte, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Gloria Di Monte Labonte, has by his petition alleged that they were married on the fifteenth day of April, A.D. 1950, at the city of Verdun, in the said province, she then being Gloria Di Monte; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

marriage shall be dissolved and thenceforth shall be null

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1240.

A Resolution for the relief of Mary Elizabeth (Elisabeth) Margot Jacqueline Patricia Harton Ross.

Adopted 22nd March, 1967.]

WHEREAS Mary Elizabeth (Elisabeth) Margot Jacqueline Patricia Harton Ross, residing at the city of Dorval, in the province of Quebec, wife of Peter Erskine Ross, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of April, A.D. 1951, at the city of Westmount, in the said province, she then being Mary Elizabeth (Elisabeth) Margot Jacqueline Patricia Harton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1241.

A Resolution for the relief of Fernande Gauthier Beaugrand.

[Adopted 22nd March, 1967.]

WHEREAS Fernande Gauthier Beaugrand, residing at the city of Montreal, in the province of Quebec, wife of Paul Beaugrand, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the twentyeighth day of July, A.D. 1956, at the said city of Montreal, she then being Fernande Gauthier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1242.

A Resolution for the relief of Jeanette Brash Doiron.

[NOO1 . down M. burgs between [A dopted 22nd March, 1967.]

WHEREAS Jeanette Brash Doiron, residing at the city of Pointe Claire, in the province of Quebec, wife of Lawrence Henry Doiron, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of July, A.D. 1960, at the said city of Montreal, she then being Jeanette Brash; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1987

THE SENATE OF CANADA

RESOLUTION 1243.

A Resolution for the relief of Roger Hamel.

[Adopted 22nd March, 1967.]

WHEREAS Roger Hamel, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Estelle Richard Hamel, has by his petition alleged that they were married on the first day of December, A.D. 1945, at the town of Lac Megantic, in the said province, she then being Estelle Richard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1244.

A Resolution for the relief of Gussie Solomon-Nish Greenstein.

[Adopted 22nd March, 1967.]

WHEREAS Gussie Solomon-Nish Greenstein, residing at the city of Montreal, in the province of Quebec, wife of Max Greenstein, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of December, A.D. 1962, at the said city, she then being Gussie Solomon-Nish; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1987

THE SENATE OF CANADA

RESOLUTION 1245.

A Resolution for the relief of Shirley Holtzman Spector.

[Adopted 22nd March, 1967.]

WHEREAS Shirley Holtzman Spector, residing at the city of Laval, in the province of Quebec, wife of Joseph Spector, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of October, A.D. 1946, at the said city of Montreal, she then being Shirley Holtzman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-79

THE SENATE OF CANADA

RESOLUTION 1246.

A Resolution for the relief of Alice Elizabeth Getty King.

[Adopted 22nd March, 1967.]

WHEREAS Alice Elizabeth Getty King, residing at the city of Montreal, in the province of Quebec, wife of Malcolm Ferguson King, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1956, at the said city, she then being Alice Elizabeth Getty; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1247.

A Resolution for the relief of Ruth Sharon Alice Burgess Moscovitch.

[Adopted 22nd March, 1967.]

WHEREAS Ruth Sharon Alice Burgess Moscovitch, residing at the city of Montreal, in the province of Quebec, wife of Philip Paul Moscovitch, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1962, at the city of Westmount, in the said province, she then being Ruth Sharon Alice Burgess; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11--791

THE SENATE OF CANADA

RESOLUTION 1248.

A Resolution for the relief of Gertrude Anna Schrotterowna Worthington.

[Noel down bass beingh [Adopted 22nd March, 1967.]

WHEREAS Gertrude Anna Schrotterowna Worthington, residing at the city of Montreal, in the province of Quebec, wife of Alec Sillavan (Sillavars) Worthington, who is domiciled in Canada and residing at the city of Sept Iles, in the said province, has by her petition alleged that they were married on the second day of March, A.D. 1946, at Vienna, Austria, she then being Gertrude Anna Schrotterowna; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1249.

A Resolution for the relief of Michelle Jacques Leveille.

[Adopted 22nd March, 1967.]

WHEREAS Michelle Jacques Leveille, residing at the city of Montreal, in the province of Quebec, wife of Marcel Leveille, who is domiciled in Canada and residing at the town of Granby, in the said province, has by her petition alleged that they were married on the fifth day of September, A.D. 1959, at the city of Sherbrooke, in the said province, she then being Michelle Jacques; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1250.

A Resolution for the relief of Dorothy Doris Belbin Taube.

[Adopted 22nd March, 1967.]

WHEREAS Dorothy Doris Belbin Taube, residing at the city of Westmount, in the province of Quebec, wife of Adolf Taube, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of May, A.D. 1962, at the said city of Montreal, she then being Dorothy Doris Belbin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1251.

A Resolution for the relief of Yvette Pelletier Garon.

[Adopted 22nd March, 1967.]

WHEREAS Yvette Pelletier Garon, residing at the city of Montreal, in the province of Quebec, wife of Joseph Marie Antonio Garon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of June, A.D. 1945, at the town of Mont Joli, in the said province, she then being Yvette Pelletier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1252.

A Resolution for the relief of Marie Marguerite Leonie Landry Clement.

[Adopted 22nd March, 1967.]

WHEREAS Marie Marguerite Leonie Landry Clement, residing at the city of Montreal, in the province of Quebec, wife of Joseph Louis Barnabe Clement, who is domiciled in Canada in the province of Quebec, and temporarily residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they were married on the thirtieth day of October, A.D. 1937, at the said city of Montreal, she then being Marie Marguerite Leonie Landry; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1253.

A Resolution for the relief of Jozefa Ilnicki Kirkman Maxwell.

[Adopted 22nd March, 1967.]

WHEREAS Jozefa Ilnicki Kirkman Maxwell, residing at the city of Montreal, in the province of Quebec, wife of John Hunter Maxwell, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of May, A.D. 1964, at the city of Pointe Claire, in the said province, she then being Jozefa Ilnicki Kirkman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-80

THE SENATE OF CANADA

RESOLUTION 1254.

A Resolution for the relief of Rhoda May Joudrey Wood.

[Adopted 22nd March, 1967.]

WHEREAS Rhoda May Joudrey Wood, residing at the city of St. Laurent, in the province of Quebec, wife of Irvine George Wood, who is domiciled in Canada and residing at the town of St. Hubert, in the said province, has by her petition alleged that they were married on the twenty-third day of September, A.D. 1935, at the city of Montreal, in the said province, she then being Rhoda May Joudrey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

THE SENATE OF CANADA

RESOLUTION 1255.

A Resolution for the relief of Andre Michaud.

[Adopted 22nd March, 1967.]

WHEREAS Andre Michaud, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Denise Ricard Michaud, has by his petition alleged that they were married on the sixteenth day of July, A.D. 1949, at the city of Montreal, in the said province, she then being Denise Ricard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-801

THE SENATE OF CANADA

RESOLUTION 1256.

A Resolution for the relief of Pierrette Bouchard Hoffmann.

[Adopted 22nd March, 1967.]

WHEREAS Pierrette Bouchard Hoffmann, residing at the city of Montreal, in the province of Quebec, wife of John Hoffmann, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of June, A.D. 1964, at Plattsburg, in the state of New York, one of the United States of America, she then being Pierrette Bouchard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

> > 1260

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THE SENATE OF CANADA

RESOLUTION 1257.

A Resolution for the relief of Ronald David Flanagan.

[Adopted 22nd March, 1967.]

WHEREAS Ronald David Flanagan, who is domiciled in Canada and residing at the city of Sherbrooke, in the province of Quebec, husband of Florence Marion Joyce Flanagan, has by his petition alleged that they were married on the twenty-eighth day of June, A.D. 1952, at the said city, she then being Florence Marion Joyce; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1258.

A Resolution for the relief of Rolande Brullemans Villeneuve.

[Adopted 22nd March, 1967.]

WHEREAS Rolande Brullemans Villeneuve, residing at the city of Montreal, in the province of Quebec, wife of Maxime Villeneuve, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of December, A.D. 1962, at the said city, she then being Rolande Brullemans; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1259.

A Resolution for the relief of Karin Luedders Holzer.

[Adopted 22nd March, 1967.]

WHEREAS Karin Luedders Holzer, residing at the city of Montreal, in the province of Quebec, wife of Kurt Joseph Holzer, who is domiciled in Canada and residing at the city of Laval, in the said province, has by her petition alleged that they were married on the twelfth day of October, A.D. 1963, at the said city of Montreal, she then being Karin Luedders; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1260.

A Resolution for the relief of Aileen Staples Smethurst.

[Adopted 22nd March, 1967.]

WHEREAS Aileen Staples Smethurst, residing at the city of Montreal, in the province of Quebec, wife of Raymon Mayo Smethurst, who is domiciled in Canada and residing at the city of St. Leonard, in the said province, has by her petition alleged that they were married on the twentyfourth day of December, A.D. 1955, at Heywood, England, she then being Aileen Staples; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1261.

A Resolution for the relief of Maria Irtl Kiss.

[Adopted 22nd March, 1967.]

WHEREAS Maria Irtl Kiss, residing at the city of St. Laurent, in the province of Quebec, wife of Ferenc Kiss, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-first day of December, A.D. 1957, at the said city of Montreal, she then being Maria Irtl; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1262.

A Resolution for the relief of Joseph Pierre Georges Etienne Girard.

[Adopted 22nd March, 1967.]

WHEREAS Joseph Pierre Georges Etienne Girard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Therese Simone Nicole Regnier Girard, has by his petition alleged that they were married on the fifth day of February, A.D. 1960, at the said city, she then being Marie Therese Simone Nicole Regnier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1263.

A Resolution for the relief of Earl Bruce Boomhour.

[Adopted 22nd March, 1967.]

WHEREAS Earl Bruce Boomhour, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Simone Benoit Boomhour, has by his petition alleged that they were married on the fourteenth day of March, A.D. 1959, at the town of Waterloo, in the said province, she then being Simone Benoit; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1264.

A Resolution for the relief of Doreen Katherine Pegler Zieroth.

[Adopted 20th April, 1967.]

WHEREAS Doreen Katherine Pegler Zieroth, residing at the city of Toronto, in the province of Ontario, wife of Delbert Lloyd Zieroth, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixth day of February, A.D. 1954, at the said city of Toronto, she then being Doreen Katherine Pegler; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1265.

A Resolution for the relief of Leslie Gordon Lloyd.

[Adopted 20th April, 1967.]

WHEREAS Leslie Gordon Lloyd, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jane Ferrier Christie Broadhurst Lloyd, has by his petition alleged that they were married on the twenty-second day of May, A.D. 1936, at the said city, she then being Jane Ferrier Christie Broadhurst; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1266.

A Resolution for the relief of Irene Bofilios Meisel.

[Adopted 20th April, 1967.]

WHEREAS Irene Bofilios Meisel, residing at the city of Montreal, in the province of Quebec, wife of Erich Meisel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the third day of March, A.D. 1957, at the said city, she then being Irene Bofilios; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1267.

A Resolution for the relief of Kathleen Agnes Smith McDonnell.

[. Toll , ling & dug balaobk] [Adopted 20th April, 1967.]

WHEREAS Kathleen Agnes Smith McDonnell, residing at the city of St. Laurent, in the province of Quebec, wife of James Joseph McDonnell, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of July, A.D. 1936, at Kirkland Lake, in the province of Ontario, she then being Kathleen Agnes Smith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1268.

A Resolution for the relief of Gabriella Pozner Kamel.

[Adopted 20th April, 1967.]

WHEREAS Gabriella Pozner Kamel, residing at the city of Montreal, in the province of Quebec, wife of John Kamel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of May, A.D. 1963, at the town of Mount Royal, in the said province, she then being Gabriella Pozner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1269.

A Resolution for the relief of Marlene Alice Fortin Kelly.

[. TOEL . Imp A. 409. beloob A.] [Adopted 20th April, 1967.]

WHEREAS Marlene Alice Fortin Kelly, residing at the city of Montreal, in the province of Quebec, wife of Gary Ellis Kelly, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-third day of October, A.D. 1956, at the said city of Montreal, she then being Marlene Alice Fortin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1270.

A Resolution for the relief of Joan Elizabeth James Piercey.

[Adopted 20th April, 1967.]

WHEREAS Joan Elizabeth James Piercey, residing at the city of Pointe aux Trembles, in the province of Quebec, wife of Edmund John Piercey, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the twenty-sixth day of July, A.D. 1953, at the city of Toronto, in the province of Ontario, she then being Joan Elizabeth James; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1271.

A Resolution for the relief of Adolf Alfred Kehle.

[Adopted 20th April, 1967.]

WHEREAS Adolf Alfred Kehle, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Dagmar Hedda Hobeck Kehle, has by his petition alleged that they were married on the twentyfourth day of June, A.D. 1961, at the said city, she then being Dagmar Hedda Hobeck; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1272.

A Resolution for the relief of Lise Lafond Prud'homme.

[Adopted 20th April, 1967.]

WHEREAS Lise Lafond Prud'homme, residing at Papineauville, in the province of Quebec, wife of Jean Paul Prud'homme, who is domiciled in Canada and residing at Fassett, in the said province, has by her petition alleged that they were married on the twenty-third day of September, A.D. 1950, at the city of Montreal, in the said province, she then being Lise Lafond; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1273.

A Resolution for the relief of Joan Irene Evestaff Forward.

[Adopted 20th April, 1967.]

WHEREAS Joan Irene Evestaff Forward, residing at the city of Montreal, in the province of Quebec, wife of Frances Lewis (Frank Louis) Forward, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of December, A.D. 1960, at the city of St. Laurent, in the said province, she then being Joan Irene Evestaff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1274.

A Resolution for the relief of Dulcie Forde Rea.

[Adopted 20th April, 1967.]

WHEREAS Dulcie Forde Rea, residing at the city of Verdun, in the province of Quebec, wife of William Thomas Rea, who is domiciled in Canada and residing at the city of La-Salle, in the said province, has by her petition alleged that they were married on the second day of October, A.D. 1954, at the said city of Verdun, she then being Dulcie Forde; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1275.

A Resolution for the relief of Carol Joan Robinson Moneypenny.

[Adopted 20th April, 1967.]

WHEREAS Carol Joan Robinson Moneypenny, residing at the city of Montreal, in the province of Quebec, wife of Harry Kenneth Roy Moneypenny, who is domiciled in Canada and residing at Rural Route 3, Ormstown, in the said province, has by her petition alleged that they were married on the twentieth day of September, A.D. 1947, at the city of Verdun, in the said province, she then being Carol Joan Robinson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1276.

A Resolution for the relief of Patricia Ruth Edgar Jotkus.

[Adopted 20th April, 1967.]

WHEREAS Patricia Ruth Edgar Jotkus, residing at the city of Laval, in the province of Quebec, wife of Frank Joseph Jotkus, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the third day of June, A.D. 1950, at the city of Westmount, in the said province, she then being Patricia Ruth Edgar; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRI-AGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1277.

A Resolution for the relief of Agapit Mathieu.

[Adopted 20th April, 1967.]

WHEREAS Agapit Mathieu, who is domiciled in Canada and residing at the city of Hull, in the province of Quebec, husband of Marie Therese MacNevin Mathieu, has by his petition alleged that they were married on the twentyseventh day of October, A.D. 1944, at the said city, she then being Marie Therese MacNevin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-81

THE SENATE OF CANADA

RESOLUTION 1278.

A Resolution for the relief of Edouard Georges Oscar Beltrami.

[Adopted 20th April, 1967.]

WHEREAS Edouard Georges Oscar Beltrami, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Alice Marie Astrid Suzanne Guillaumine Peeters Beltrami, has by his petition alleged that they were married on the seventh day of June, A.D. 1961, at the said city, she then being Alice Marie Astrid Suzanne Guillaumine Peeters; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1279.

A Resolution for the relief of Agnes Vickers Driver.

[Adopted 20th April, 1967.]

WHEREAS Agnes Vickers Driver, residing at the city of Lafleche, in the province of Quebec, wife of Edward George Driver, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the nineteenth day of April, A.D. 1941, at the said city of Verdun, she then being Agnes Vickers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-811

THE SENATE OF CANADA

RESOLUTION 1280.

A Resolution for the relief of Roger Bisaillon.

[Noet Jime A doe beloob A] [Adopted 20th April, 1967.]

WHEREAS Roger Bisaillon, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Denyse Jubinville Bisaillon, has by his petition alleged that they were married on the fifth day of September, A.D. 1959, at the city of Verdun, in the said province, she then being Denyse Jubinville; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1281.

A Resolution for the relief of Alice Elizabeth Butler Tsubota.

[Adopted 20th April, 1967.]

WHEREAS Alice Elizabeth Butler Tsubota, residing at the city of Montreal, in the province of Quebec, wife of David Lloyd Tsubota, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of April, A.D. 1949, at the city of Verdun, in the said province, she then being Alice Elizabeth Butler; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1282.

A Resolution for the relief of Shirley Marie Burns Palmer.

[Adopted 20th April, 1967.]

WHEREAS Shirley Marie Burns Palmer, residing at the city of St. Laurent, in the province of Quebec, wife of Donald Weldon Palmer, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twentysixth day of February, A.D. 1954, at the town of Summerside, in the province of Prince Edward Island, she then being Shirley Marie Burns; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1283.

A Resolution for the relief of Mary Helen Maher Gilfillan.

[Adopted 20th April, 1967.]

WHEREAS Mary Helen Maher Gilfillan, residing at the city of Sherbrooke, in the province of Quebec, wife of Thomas James Gilfillan, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the first day of October, A.D. 1955, at the city of Verdun, in the said province, she then being Mary Helen Maher; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1284.

A Resolution for the relief of Granville Hubert Nickerson.

[Adopted 20th April, 1967.]

WHEREAS Granville Hubert Nickerson, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Mildred Barnwell Belser Nickerson, has by his petition alleged that they were married on the nineteenth day of July, A.D. 1946, at Columbia, in the state of South Carolina, one of the United States of America, she then being Mildred Barnwell Belser; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1285.

A Resolution for the relief of Mary Louise Lockett Reid.

[Adopted 20th April, 1967.]

WHEREAS Mary Louise Lockett Reid, residing at the town of Beaconsfield, in the province of Quebec, wife of John Richmond Reid, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the eighteenth day of December, A.D. 1946, at the city of Hamilton, in the province of Ontario, she then being Mary Louise Lockett; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

PART II-82

THE SENATE OF CANADA

RESOLUTION 1286.

A Resolution for the relief of Jan Alexander Mygind Barynin.

[Adopted 20th April, 1967.]

WHEREAS Jan Alexander Mygind Barynin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helena Maria Hernmark Barynin, has by his petition alleged that they were married on the eleventh day of April, A.D. 1963, at Stockholm, Sweden, she then being Helena Maria Hernmark; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1287.

A Resolution for the relief of Georges Lauda.

[Adopted 20th April, 1967.]

WHEREAS Georges Lauda, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, husband of France Bertrand Lauda, has by his petition alleged that they were married on the twenty-sixth day of April, A.D. 1958, at the city of Montreal, in the said province, she then being France Bertrand; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1967

PART 11-821

1291

THE SENATE OF CANADA

RESOLUTION 1288.

A Resolution for the relief of Jocelyne Mallette Ladouceur.

[Adopted 20th April, 1967.]

WHEREAS Jocelyne Mallette Ladouceur, residing at the city of Westmount, in the province of Quebec, wife of Louis Ladouceur, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the eighth day of April, A.D. 1961, at Ste. Martine, in the said province, she then being Jocelyne Mallette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1289.

A Resolution for the relief of Rita Genereux Marquis.

[Adopted 20th April, 1967.]

WHEREAS Rita Genereux Marquis, residing at the city of Montreal, in the province of Quebec, wife of Fernand Marquis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of September, A.D. 1955, at the said city, she then being Rita Genereux; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1290.

A Resolution for the relief of Sylvia Mary Dennis Gough.

[. Tool, Jing A dios being [Adopted 20th April, 1967.]

WHEREAS Sylvia Mary Dennis Gough, residing at the city of Montreal, in the province of Quebec, wife of Robert Stephen Gough, who is domiciled in Canada and residing at the city of Sept Iles, in the said province, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1954, at the said city of Montreal, she then being Sylvia Mary Dennis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1291.

A Resolution for the relief of Jean Marjorie McNally Haymond.

[Adopted 20th April, 1967.]

WHEREAS Jean Marjorie McNally Haymond, residing at the town of Chambly, in the province of Quebec, wife of Gerald Benedict Haymond, who is domiciled in Canada and residing at the town of St. Hubert, in the said province, has by her petition alleged that they were married on the seventh day of November, A.D. 1942, at the city of Verdun, in the said province, she then being Jean Marjorie McNally; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1292.

A Resolution for the relief of Evangelia Mavrogianni Saleh.

[Adopted 20th April, 1967.]

WHEREAS Evangelia Mavrogianni Saleh, residing at the city of Montreal, in the province of Quebec, wife of Mahmoud Maximos Saleh, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of December, A.D. 1965, at the said city, she then being Evangelia Mavrogianni; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1293.

A Resolution for the relief of Monica Solange Perdriel Clayton.

[Adopted 20th April, 1967.]

WHEREAS Monica Solange Perdriel Clayton, residing at the city of Montreal, in the province of Quebec, wife of Rodney Malcolm Clayton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of July, A.D. 1963, at Hemmingford, in the said province, she then being Monica Solange Perdriel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1294.

A Resolution for the relief of Marion Elizabeth Forsyth Bowers.

[Adopted 20th April, 1967.]

WHEREAS Marion Elizabeth Forsyth Bowers, residing at the city of Verdun, in the province of Quebec, wife of Robert Joseph Bowers, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of November, A.D. 1962, at the city of LaSalle, in the said province, she then being Marion Elizabeth Forsyth; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1295.

A Resolution for the relief of Irmgard Durmann Gollnik.

[Adopted 20th April, 1967.]

WHEREAS Irmgard Durmann Gollnik, residing at the city of Montreal, in the province of Quebec, wife of Fritz Gollnik, who is domiciled in Canada and residing at St. Francois de Sales, in the said province, has by her petition alleged that they were married on the fifteenth day of December, A.D. 1956, at the said city, she then being Irmgard Durmann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1296.

A Resolution for the relief of Patricia Anne Fletcher Astwood.

[Adopted 20th April, 1967.]

WHEREAS Patricia Anne Fletcher Astwood, residing at the town of Beaconsfield, in the province of Quebec, wife of John Ernest Astwood, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of March, A.D. 1963, at the said city, she then being Patricia Anne Fletcher; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1297.

A Resolution for the relief of Dorothy Gloria Fellows McCarthy.

[Adopted 20th April, 1967.]

WHEREAS Dorothy Gloria Fellows McCarthy, residing at the town of St. Hubert, in the province of Quebec, wife of Peter James McCarthy, who is domiciled in Canada and residing at the town of Montreal West, in the said province, has by her petition alleged that they were married on the twenty-fifth day of April, A.D. 1959, at Croydon, in the said province, she then being Dorothy Gloria Fellows; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1298.

A Resolution for the relief of Lilian (Lily) Last Haynes, otherwise known as Lilian (Lily) Lastova Hanak.

[1980] [Adopted 20th April, 1967.]

WHEREAS Lilian (Lily) Last Haynes, otherwise known as Lilian (Lily) Lastova Hanak, residing at the city of New York, in the state of New York, one of the United States of America, wife of Peter Paul Haynes, otherwise known as Pavel Hanak, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, has by her petition alleged that they were married on the twenty-third day of June, A.D. 1938, at Jablonecnad-Nisou, Czechoslovakia, she then being Lilian (Lily) Last, otherwise known as Lilian (Lily) Lastova; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1299.

A Resolution for the relief of Aline Bourassa Fregeau.

[Adopted 20th April, 1967.]

WHEREAS Aline Bourassa Fregeau, residing at the city of Montreal, in the province of Quebec, wife of Pierre Fregeau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of June, A.D. 1949, at the said city, she then being Aline Bourassa; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1300.

A Resolution for the relief of Barbara Simota Francescone.

[Adopted 20th April, 1967.]

WHEREAS Barbara Simota Francescone, residing at the city of Montreal, in the province of Quebec, wife of Antonio Francescone, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of April, A.D. 1961, at the said city, she then being Barbara Simota; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1301.

A Resolution for the relief of Joseph Michel Charles Arthur Charlemagne Bedard.

[Adopted 20th April, 1967.]

WHEREAS Joseph Michel Charles Arthur Charlemagne Bedard, who is domiciled in Canada in the province of Quebec, and temporarily residing at the city of Ottawa, in the province of Ontario, husband of Simone Marie Louise Guichard Bedard, has by his petition alleged that they were married on the twenty-first day of June, A.D. 1951, at Paris, France, she then being Simone Marie Louise Guichard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1302.

A Resolution for the relief of Joseph Victor Amedee Mercier.

[Adopted 20th April, 1967.]

WHEREAS Joseph Victor Amedee Mercier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Rose Alma Sophie Houde Mercier, has by his petition alleged that they were married on the twenty-sixth day of April, A.D. 1947, at the said city, she then being Marie Rose Alma Sophie Houde; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1303.

A Resolution for the relief of Lise Suzanne Hebert Lepine.

[Adopted 20th April, 1967.]

WHEREAS Lise Suzanne Hebert Lepine, residing at the city of Montreal, in the province of Quebec, wife of Claude Normand Lepine, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of October, A.D. 1961, at the said city, she then being Lise Suzanne Hebert; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 1304.

A Resolution for the relief of Paul Lecavalier.

[. NOR L. More beingab M [Adopted 20th April, 1967.]

WHEREAS Paul Lecavalier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Monique Chenier Lecavalier, has by his petition alleged that they were married on the twentieth day of September, A.D. 1952, at the said city, she then being Monique Chenier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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