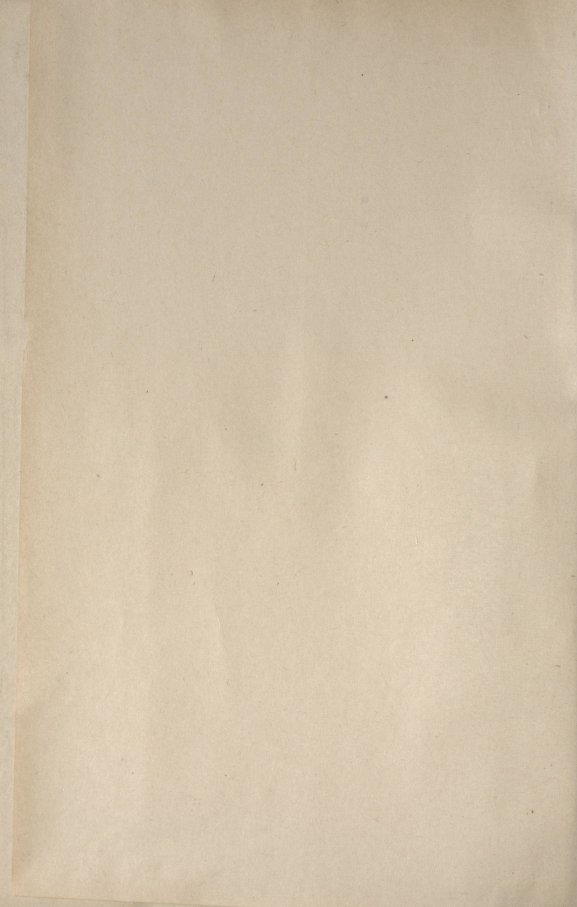
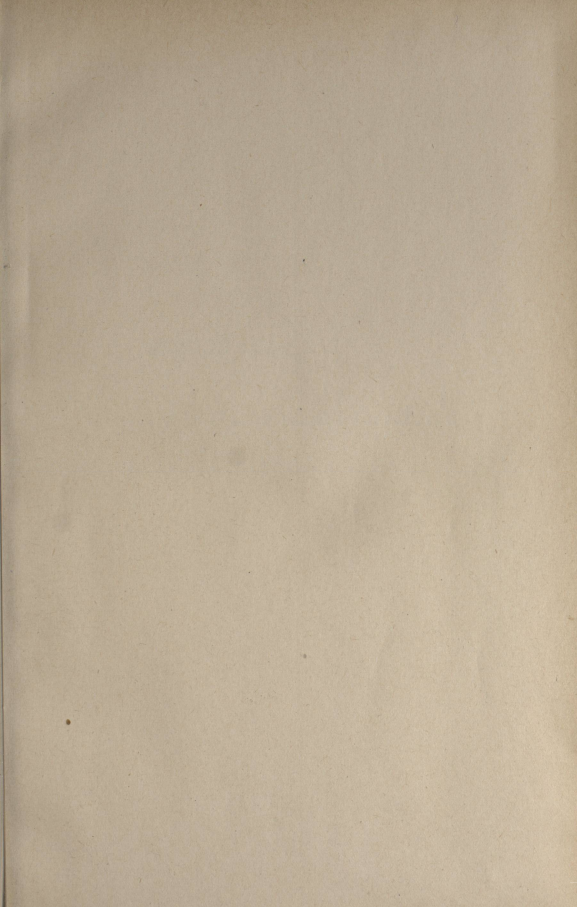
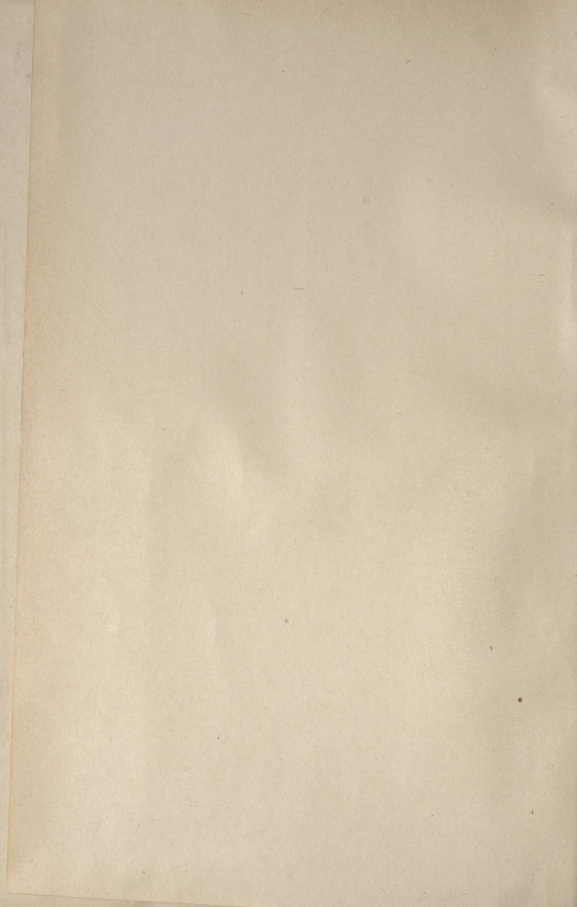


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Wallace, Margaret, (Act for relief of-)	0.2.
Walton, Orwell Bishop, (Act for relief of-)	J.7.
Warburton, Thomas Edwin, (Act for relief of-).	v.5.
Wardell, William Henry, (Act for relief of-)	T.8.
Warga, Elizabeth, (Act for relief of-)	Q.4.
Watson, Margaret Caroline, (Act for relief of)	P.3.
Watt-Hewson, Hazel Victoria, (Act for relief of)1.8.
Watterworth, James Lewis, (Act for relief of-)	Q.6.
Webb, Robert, (Act for relief of-)	G.3.
Whipps, Maud Alice, (Act for relief of-)	J.1.
Williams, Gertrude Anne, (Act for relief of-).	D.6.
Wilson, Rhea Blanche, (Act for relief of-)	T.5.
Wolfe, Frederick John, (Act for relief of-)	Q.7.
Wood, Lillian Caroline Maud, (Act for relief)	P.
Wood, Muriel Parks, (Act for relief of-)	s.6.
Wood, Walter Anderson, (Act for relief of-)	Y.7.
Wooder, Esther Gertrude, (Act for relief of-).	F.4.
Woods, William, (Act for relief of-)	B.4.
Wright, Constance Mary, (Act for relief of-)	G.1.
Young, Vivian Francis, (Act for relief of-)	0.2.
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No Bill a

BILL B.

An Act respecting a certain patent of The R. M. Hollingshead Company

Read a first time, Thursday, 27th March, 1930.

Honourable Mr. Haydon.

OTTAWA

F. A. ACLAND

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

BILL B.

An Act respecting a certain patent of The R. M. Hollingshead Company.

Preamble.

MHEREAS The R. M. Hollingshead Company, a corporation incorporated under the laws of the State of New Jersey, one of the United States of America, and hereinafter called "the petitioner," has by its petition represented that an application for a patent of invention for new and useful 5 improvements in a fitting for quick detachable couplings, was filed in the Patent Office of Canada on the eleventh day of May, A.D. 1927, under the serial number 325,245, by one George W. DeLoache of the city of Dayton, in the state of Ohio, one of the United States of America: that the fee of 10 fifteen dollars payable under the provisions of section fortythree of The Patent Act, on filing the application, was duly paid; that the patent was allowed by the Commissioner of Patents on the first day of May, A.D. 1928; that the petitioner is the owner of that application by mesne assign- 15 ments for good and valuable consideration; that under those provisions a further fee of twenty dollars became due and payable within six months from the date of notice of the allowance of patent, but was not so paid by the assignors of the application, or any of them, and thereupon the appli- 20 cation became forfeited; that neither the petitioner nor anyone acting on his behalf in the premises had such notice. or became aware of the failure to make that payment as so provided, or of the said forfeiture, until after the lapse of the period within which under the said provisions applica-25 tion might have been made to the Commissioner of Patents for the restoration of the forfeited application and the grant of a patent thereon: and whereas by its petition the petitioner has prayed that it may be enacted as hereinafter set forth and it is expedient to grant the prayer of the said 30 petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

BILL C.

An Act respecting the Capital Stock of The Ottawa Electric Railway Company.

Read a first time, Thursday, 3rd April, 1930.

Honourable Mr. Belcourt.

BILL C.

An Act respecting the Capital Stock of The Ottawa Electric Railway Company.

Preamble.

1894, c. 86; 1899, c. 82; 1903, c. 171. WHEREAS The Ottawa Electric Railway Company, a body corporate declared by section seven of chapter eighty-six of the statutes of 1894, to be subject to the legislative authority of the Parliament of Canada, has by its petition prayed that it may be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

1894, c. 86 repealed and new s. 4.

1. Section four of chapter eighty-six of the statutes of 10 1894, is hereby repealed and the following is substituted therefor:—

Present capital stock converted sinto shares of no par value.

"4. The capital stock of the Company shall consist of forty thousand shares without nominal or par value."

EXPLANATORY NOTES.

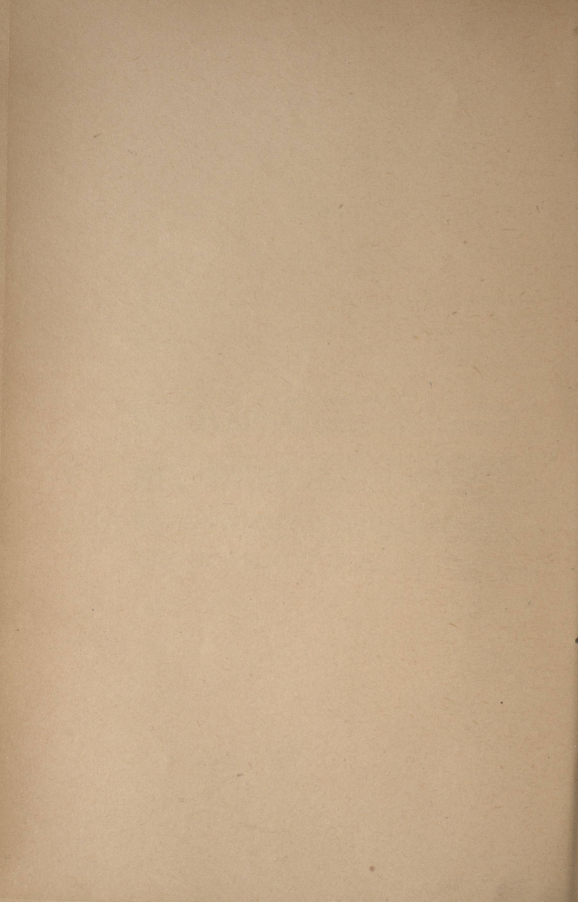
The purpose of this Bill is simply to convert the existing shares in the stock of the Company, which have a par value of \$100, into shares without nominal or par value.

The repealed section 4 reads as follows:—

"4. The capital stock of the Company shall be one million dollars, divided into shares of one hundred dollars each; but the amount thereof may be further increased by the Company, subject to the provisions contained in section thirty-seven of The Revibera Act."

Pursuant to the provisions of *The Railway Act, Revised Statutes of Canada*, 1906, c. 37, s. 85, the original capital stock was increased to \$2,000,000, and that increase approved by Order-in-Council No. 1585, dated 13th July, 1907.

Pursuant to the same provisions the capital stock was further increased to \$4,000,000, and the increase approved by Order-in-Counci No. 3491, dated 17th December, 1912.



BILL D.

An Act for the relief of Nora Kathleen Eayrs.

Read a first time, Friday, 4th April, 1930

The Honourable the Chairman of the Committee on Divorce.

BILL D.

An Act for the relief of Nora Kathleen Eayrs.

Preamble.

WHEREAS Nora Kathleen Eayrs, residing at the city of Toronto, in the province of Ontario, wife of Hugh Smithurst Eayrs, manager, 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 January, A.D. 1916, 5 at the said city, she then being Nora Kathleen Shipsides, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Nora Kathleen Shipsides and Hugh Smithurst Eayrs, her husband, is hereby dis-15 solved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Nora Kathleen Shipsides may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Hugh Smithurst Eayrs 20 had not been solemnized.

BILL E.

An Act for the relief of Herbert Chick.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL E.

An Act for the relief of Herbert Chick.

Preamble.

WHEREAS Herbert Chick, domiciled in Canada and residing at the city of Guelph, in the province of Ontario, railway conductor, has by his petition alleged that on the twentieth day of March, A.D. 1916, at the city of Toronto, in the said province, he and Florence Lafferty, 5 who was then of the said city of Toronto, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Herbert Chick and Florence Lafferty, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Herbert Chick may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Florence Lafferty had not been 20 solemnized.

BILL F.

An Act for the relief of Albert Edward Saunders.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL F.

An Act for the relief of Albert Edward Saunders.

Preamble.

WHEREAS Albert Edward Saunders, domiciled in Canada and residing at the city of Ottawa, in the province of Ontario, decorator, has by his petition alleged that on the seventh day of January, A.D. 1920, at the said city, he and Grace Stanley, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and 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-10 fore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1 The said marriage between Albert Edward Saunders and Grace Stanley, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Albert Edward Saunders may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Grace Stanley had 20 not been solemnized.

BILL G.

An Act for the relief of Marjorie Gladys Picken.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL G.

An Act for the relief of Marjorie Gladys Picken.

Preamble.

WHEREAS Marjorie Gladys Picken, residing at the village of Sutton West, in the province of Ontario, librarian, wife of Daniel Georges Picken, salesman, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they 5 were married on the twenty-first day of January, A.D. 1919, at the city of Worcester, in the state of Massachusetts, one of the United States of America, she then being Marjorie Gladys Kaiser, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their 10 marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts 15 as follows:-

Marriage dissolved.

1. The said marriage between Marjorie Gladys Kaiser and Daniel Georges Picken, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marjorie Gladys Kaiser may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Daniel Georges Picken had not been solemnized.

BILL H.

An Act for the relief of Percy Victor Hobbes.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL H.

An Act for the relief of Percy Victor Hobbes.

Preamble.

WHEREAS Percy Victor Hobbes, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, branch manager, has by his petition alleged that on the sixth day of October, A.D. 1917, in the parish of Camberwell, in the county of London, England, he and Grace Troughton Smith, who was then of the said county, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Percy Victor Hobbes and 15 Grace Troughton Smith, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Percy Victor Hobbes may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Grace Troughton Smith had not been solemnized.

BILL I.

An Act for the relief of Raymond Garbutt Little.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL I.

An Act for the relief of Raymond Garbutt Little.

Preamble.

WHEREAS Raymond Garbutt Little, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, lockman, has by his petition alleged that on the twenty-first day of July, A.D. 1926, at the said city, he and Pearl Laura Brown, who was then of the 5 village of Colborne, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Raymond Garbutt Little and Pearl Laura Brown, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Raymond Garbutt Little may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Pearl Laura Brown had 20 not been solemnized.

BILL J.

An Act for the relief of Constance Bertrand Murray.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL J.

An Act for the relief of Constance Bertrand Murray.

Preamble.

WHEREAS Constance Bertrand Murray, residing at the city of Outremont, in the province of Quebec, wife of Gustave Murray, trader, 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. 1929, at the said city of Outremont, she then being Constance Bertrand, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Constance Bertrand and 15 Gustave Murray, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Constance Bertrand may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Gustave Murray had not been solemnized.

BILL K.

An Act for the relief of Florence Isabell Naughton.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL K.

An Act for the relief of Florence Isabell Naughton.

Preamble.

WHEREAS Florence Isabell Naughton, residing at the city of Toronto, in the province of Ontario, music teacher, wife of John Parnell Naughton, salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth 5 day of March, A.D. 1922, at the said city, she then being Florence Isabell Willmot, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Florence Isabell Willmot 15 and John Parnell Naughton, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Florence Isabell Willmot may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said John Parnell Naughton had not been solemnized.

BILL L.

An Act for the relief of Lucy Beryl Marshall.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

OTTAWA

F. A. ACLAND

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BILL L.

An Act for the relief of Lucy Beryl Marshall.

Preamble.

WHEREAS Lucy Beryl Marshall, residing at the city of Toronto, in the province of Ontario, clerk, wife of John Wilbert Stanley Marshall, salesman, 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. 1920, at the said city, she then being Lucy Beryl Nix, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lucy Beryl Nix and John 15 Wilbert Stanley Marshall, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lucy Beryl Nix may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said John Wilbert Stanley Marshall had not been solemnized.

BILL M.

An Act for the relief of Herbert Vincent Crisp.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL M.

An Act for the relief of Herbert Vincent Crisp.

Preamble.

WHEREAS Herbert Vincent Crisp, domiciled in Canada and residing in the township of York, in the province of Ontario, rubber worker, has by his petition alleged that on the thirtieth day of July, A.D. 1919, at the city of Toronto, in the said province, he and May Eliza Nicholls, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the 10 prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Herbert Vincent Crisp and May Eliza Nicholls, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Herbert Vincent Crisp may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said May Eliza Nicholls had 20 not been solemnized.

BILL N.

An Act for the relief of Elsie May Scott-Peer.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL N.

An Act for the relief of Elsie May Scott-Peer.

Preamble.

WHEREAS Elsie May Scott-Peer, residing at the city of Montreal, in the province of Quebec, wife of Donald Edmund Scott-Peer, mining engineer, who is domiciled in Canada and residing at the town of Timmins, in the province of Ontario, has by her petition alleged that they were married on the eleventh day of February, A.D. 1920, at the city of London, England, she then being Elsie May Lindley, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted; Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

1. The said marriage between Elsie May Lindley and Donald Edmund Scott-Peer, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elsie May Lindley may at any time here-20 after marry any man whom she might lawfully marry if the said marriage with the said Donald Edmund Scott-Peer had not been solemnized.

BILL O.

An Act for the relief of Archibald Charles Henry Morris.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL O.

An Act for the relief of Archibald Charles Henry Morris.

Preamble.

WHEREAS Archibald Charles Henry Morris, domiciled in Canada and residing at the town of Elmira, in the province of Ontario, factory foreman, has by his petition alleged that on the thirtieth day of June, A.D. 1908, at the said town, he and Laura Musser, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: 10 Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Archibald Charles Henry Morris and Laura Musser, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Archibald Charles Henry Morris may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Laura 20 Musser had not been solemnized.

BILL P.

An Act for the relief of Lillian Caroline Maud Wood.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

OTTAWA F. A. ACLAND

BILL P.

An Act for the relief of Lillian Caroline Maud Wood.

Preamble.

WHEREAS Lillian Caroline Maud Wood, residing at the city of Toronto, in the province of Ontario, machine operator, wife of John Wood, painter, who is domiciled in Canada and residing at the town of New Toronto, in the said province, has by her petition alleged that they were 5 married on the sixteenth day of November, A.D. 1911, at the said city, she then being Lillian Caroline Maud Allison, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery 10 have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lillian Caroline Maud 15 Allison and John Wood, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lillian Caroline Maud Allison may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said John Wood had not been solemnized.

BILL Q.

An Act for the relief of Herbert Nelson Vaughan.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL Q.

An Act for the relief of Herbert Nelson Vaughan.

Preamble.

WHEREAS Herbert Nelson Vaughan, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, paper hanger, has by his petition alleged that on the nineteenth day of December, A.D. 1912, at the town of Perth, in the said province, he and Ruby 5 Martha Lewis, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Herbert Nelson Vaughan and Ruby Martha Lewis, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Herbert Nelson Vaughan may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Ruby Martha 20 Lewis had not been solemnized.

BILL R.

An Act for the relief of George Henry Symons.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL R.

An Act for the relief of George Henry Symons.

Preamble.

WHEREAS George Henry Symons, domiciled in Canada and residing at the city of Brantford, in the province of Ontario, merchant, has by his petition alleged that on the eleventh day of November, A.D. 1924, at the said city, he and Florence Gertrude Walker, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between George Henry Symons and Florence Gertrude Walker, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Henry Symons may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Florence Gertrude Walker 20 had not been solemnized.

BILL S.

An Act for the relief of Myrtle Margarette Hilton.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL S.

An Act for the relief of Myrtle Margarette Hilton.

Preamble.

WHEREAS Myrtle Margarette Hilton, residing at the city of Kingston, in the province of Ontario, wife of Frederick Clifton Hilton, street railway employee, who is domiciled in Canada and residing at the city of Toronto. in the said province, has by her petition alleged that they were married on the twenty-fifth day of November, A.D. 1911, at the said city of Toronto, she then being Myrtle Margarette Smith, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Myrtle Margarette Smith and Frederick Clifton Hilton, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Myrtle Margarette Smith may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Frederick Clifton Hilton had not been solemnized.

BILL T.

An Act for the relief of Kathleen Mary Davies.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL T.

An Act for the relief of Kathleen Mary Davies.

Preamble.

WHEREAS Kathleen Mary Davies, residing at the town of Porthcawl, in Glamorganshire, in the principality of Wales, wife of Percy Trevor Davies, civil engineer, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that 5 they were married on the twenty-third day of June, A.D. 1908, at the said city, she then being Kathleen Mary Bowen, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Kathleen Mary Bowen and Percy Trevor Davies, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Kathleen Mary Bowen may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Percy Trevor Davies had not been solemnized.

BILL U.

An Act for the relief of Walter Joseph David Penly.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL U.

An Act for the relief of Walter Joseph David Penly.

Preamble.

WHEREAS Walter Joseph David Penly, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, prospector, has by his petition alleged that on the fourteenth day of March, A.D. 1917, at the town of Cobalt, in the said province, he and Martha Louise 5 Pooley, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Walter Joseph David Penly and Martha Louise Pooley, his wife, is hereby dis-15 solved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Walter Joseph David Penly may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Martha Louise 20 Pooley had not been solemnized.

BILL V.

An Act for the relief of Louis Battaino.

Read a first time, Friday, 4th April, 1930.

BILL V.

An Act for the relief of Louis Battaino.

Preamble.

WHEREAS Louis Battaino, domiciled in Canada and residing at the town of Sudbury, in the province of Ontario, carpenter, has by his petition alleged that on the eleventh day of May, A.D. 1927, at the town of Elk Lake, in the district of Timiskaming, in the province of Ontario, he and Ethel Rountree, otherwise known as Caroline Hardy. who was then of the city of Montreal, in the province of Quebec, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted; Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Louis Battaino and Ethel Rountree, otherwise known as Caroline Hardy, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Louis Battaino may at any time hereafter 20 marry any woman whom he might lawfully marry if the said marriage with the said Ethel Rountree, otherwise known as Caroline Hardy, had not been solemnized.

BILL W.

An Act for the relief of Edith May Smith.

Read a first time, Friday. 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL W.

An Act for the relief of Edith May Smith.

Preamble.

WHEREAS Edith May Smith, residing at the city of Montreal, in the province of Quebec, assistant manager, wife of Ernest Sturgeon Smith, manager, who is domiciled in Canada and residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1918, at the city of Halifax, in the province of Nova Scotia, she then being Edith May Pike, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Edith May Pike and Ernest Sturgeon Smith, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edith May Pike may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Ernest Sturgeon Smith had not been solemnized.

BILL X.

An Act for the relief of Mary Helen Burgess.

Read a first time, Friday, 4th April, 1930.

BILL X.

An Act for the relief of Mary Helen Burgess.

Preamble.

WHEREAS Mary Helen Burgess, residing at the city of Toronto, in the province of Ontario, dress model, wife of Frederick Herbert Winston Burgess, real estate agent, 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 September, A.D. 1925, at the said city, she then being Mary Helen Carling Kelly, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Helen Carling Kelly 15 and Frederick Herbert Winston Burgess, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Helen Carling Kelly may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Frederick Herbert Winston Burgess had not been solemnized.

BILL Y.

An Act for the relief of Cyril Douglas Gordon Stuart Ackerman.

Read a first time, Friday, 4th April, 1930.

BILL Y.

An Act for the relief of Cyril Douglas Gordon Stuart Ackerman.

Preamble.

WHEREAS Cyril Douglas Gordon Stuart Ackerman, domiciled in Canada and residing at the city of Fort William, in the province of Ontario, accountant, has by his petition alleged that on the twelfth day of August, A.D. 1918, at the city of Winnipeg, in the province of Manitoba, he and Ina Rena Hallett, who was then of the said city of Winnipeg, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage

1. The said marriage between Cyril Douglas Gordon 15 Stuart Ackerman and Ina Rena Hallett, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Cyril Douglas Gordon Stuart Ackerman may at any time hereafter marry any woman whom he might 20 lawfully marry if the said marriage with the said Ina Rena Hallett had not been solemnized.

BILL Z.

An Act for the relief of Wilfred Gordon Ure.

Read a first time, Friday, 4th April, 1930.

BILL Z.

An Act for the relief of Wilfred Gordon Ure.

Preamble.

WHEREAS Wilfred Gordon Ure, domiciled in Canada and residing at the city of Woodstock, in the province of Ontario, civil engineer, has by his petition alleged that on the twenty-sixth day of September, A.D. 1917, at the city of Wilmington, in the state of Ohio, one of the United States of America, he and Grazia Mae Brandenburg, who was then of the said city of Wilmington, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Wilfred Gordon Ure and 15 Grazia Mae Brandenburg, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Wilfred Gordon Ure may at any time hereafter marry any woman whom he might lawfully marry if 20 the said marriage with the said Grazia Mae Brandenburg had not been solemnized.

BILL A1.

An Act for the relief of Herman Michael Coleman.

Read a first time. Friday, 4th April, 1930.

BILL A1.

An Act for the relief of Herman Michael Coleman.

Preamble.

WHEREAS Herman Michael Coleman, domiciled in Canada and residing at the town of Bothwell, in the province of Ontario, drover, has by his petition alleged that on the eighteenth day of August, A.D. 1924, at the town of Alvinston, in the county of Lambton, in the said province, 5 he and Catherine Marie Dudley, who was then of the village of Inwood, in the said county and province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Herman Michael Coleman 15 and Catherine Marie Dudley, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Herman Michael Coleman may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Catherine Marie Dudley had not been solemnized.

BILL B1.

An Act for the relief of Gertrude Ann Elizabeth Griffiths.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL B1.

An Act for the relief of Gertrude Ann Elizabeth Griffiths.

Preamble.

WHEREAS Gertrude Ann Elizabeth Griffiths, residing at the city of London, England, wife of Albert Edward Griffiths, accountant, who is domiciled in Canada and residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they were married on the seventh day of December, A.D. 1907, at the said city of London, she then being Gertrude Ann Elizabeth Bridges, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gertrude Ann Elizabeth Bridges and Albert Edward Griffiths, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gertrude Ann Elizabeth Bridges may at 20 any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Albert Edward Griffiths had not been solemnized.

BILL C1.

An Act for the relief of William Francis Addison.

Read a first time, Friday, 4th April, 1930.

BILL C1.

An Act for the relief of William Francis Addison.

Preamble.

WHEREAS William Francis Addison, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, accountant, has by his petition alleged that on the fourth day of December, A.D. 1920, at the said city, he and Edna Rowena Nelson, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between William Francis Addison and Edna Rowena Nelson, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William Francis Addison may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Edna Rowena 20 Nelson had not been solemnized.

BILL D1.

An Act for the relief of Ella Daisy Griffith.

Rrad a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL D1.

An Act for the relief of Ella Daisy Griffith.

Preamble.

WHEREAS Ella Daisy Griffith, residing at the city of Hamilton, in the province of Ontario, wife of Frederick Raymond Griffith, plating chemist, 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 5 December, A.D. 1900, at the town of Bridgeport, in the state of Connecticut, one of the United States of America, she then being Ella Daisy Soper, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Ella Daisy Soper and Frederick Raymond Griffith, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ella Daisy Soper may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Frederick Raymond Griffith had not been solemnized.

BILL E1.

An Act for the relief of Thomas Edmund Appleyard.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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98242

BILL E1.

An Act for the relief of Thomas Edmund Appleyard.

Preamble.

WHEREAS Thomas Edmund Appleyard, domiciled in Canada and residing in the township of Esquesing, in the county of Halton, in the province of Ontario, farmer, has by his petition alleged that on the twenty-fifth day of July, A.D. 1929, at the city of Guelph, in the said province, 5 he and Margaret May McDonald, who was then of the said township, a spinster, were married; and whereas by his petition he has prayed that, because of her physical incompetence to consummate the said marriage, their marriage be annulled; and whereas the said marriage 10 and incompetence to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage annulled.

1. The said marriage between Thomas Edmund Appleyard and Margaret May McDonald, his wife, is hereby annulled, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Thomas Edmund Appleyard may at any 20 time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Margaret May McDonald had not been solemnized.

BILL F1.

An Act for the relief of Alexander Robb Kennedy.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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98687

BILL F1.

An Act for the relief of Alexander Robb Kennedy.

Preamble.

WHEREAS Alexander Robb Kennedy, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, foundry superintendent, has by his petition alleged that on the eighth day of October, A.D. 1915, at the town of Vegreville, in the province of Alberta, he and Vera Viola Fouty, who was then of the village of Ashmont, in the said province of Alberta, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Alexander Robb Kennedy and Vera Viola Fouty, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Alexander Robb Kennedy may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Vera Viola Fouty had not been solemnized.

BILL G1.

An Act for the relief of Constance Mary Wright.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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98679

BILL G1.

An Act for the relief of Constance Mary Wright.

Preamble.

WHEREAS Constance Mary Wright, residing at the city of Oshawa, in the province of Ontario, wife of Lucius Elmer Wright, carpenter, 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. 1919, at the town of Hayward's Heath, in the county of Sussex, England, she then being Constance Mary Martin, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery 10 have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Constance Mary Martin 15 and Lucius Elmer Wright, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Constance Mary Martin may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Lucius Elmer Wright had not been solemnized.

BILL H1.

An Act for the relief of Charlotte Gertrude Brown.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL H1.

An Act for the relief of Charlotte Gertrude Brown.

Preamble.

WHEREAS Charlotte Gertrude Brown, residing at the city of Ottawa, in the province of Ontario, school teacher, wife of Thomas Erwin Brown, physician, who is domiciled in Canada and residing at the town of Taber, in the province of Alberta, has by her petition alleged 5 that they were married on the ninth day of October, A.D. 1925, at the city of Montreal, in the province of Quebec, she then being Charlotte Gertrude Vickery, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and 10 whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Charlotte Gertrude Vickery and Thomas Erwin Brown, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Charlotte Gertrude Vickery may at any 20 time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Erwin Brown had not been solemnized.

BILL I1.

An Act for the relief of Albert Davis Blagrave.

Read a first time. Friday, 4th April, 1930.

BILL I1.

An Act for the relief of Albert Davis Blagrave.

Preamble.

WHEREAS Albert Davis Blagrave, domiciled in Canada and residing at the village of St. Donat, in the county of Montcalm, in the province of Quebec, hotel keeper, has by his petition alleged that on the twenty-third day of August, A.D. 1921, at the village of Rawdon, in the said county and province, he and Eva Lavigne, who was then of the said village of St. Donat, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved, and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Albert Davis Blagrave and 15 Eva Lavigne, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Albert Davis Blagrave may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Eva Lavigne had not been solemnized.

BILL J1.

An Act for the relief of Maud Alice Whipps.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL J1.

An Act for the relief of Maud Alice Whipps.

Preamble.

WHEREAS Maud Alice Whipps, residing at the city of Montreal, in the province of Quebec, private secretary, wife of Horace Edwin Whipps, insurance clerk, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the 5 fifth day of November, A.D. 1923, at the city of London, England, she then being Maud Alice Webb, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Maud Alice Webb and 15 Horace Edwin Whipps, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Maud Alice Webb may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Horace Edwin Whipps had not been solemnized.

BILL K1.

An Act for the relief of May McFarlane.

Read a first time, Friday, 4th April, 1930.

BILL K1.

An Act for the relief of May McFarlane.

Preamble.

WHEREAS May McFarlane, residing at the city of Toronto, in the province of Ontario, waitress, wife of Hugh Lamont McFarlane, chauffeur, 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 December, A.D. 1913, at the said city, she then being May Creavey, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between May Creavey and Hugh 15 Lamont McFarlane, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said May Creavey may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Hugh Lamont McFarlane had not been solemnized.

BILL L1.

An Act for the relief of Eva Verona McColeman.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL L1.

An Act for the relief of Eva Verona McColeman.

Preamble.

MHEREAS Eva Verona McColeman, residing at the city of Windsor, in the province of Ontario, school teacher, wife of John McColeman, solicitor, who is domiciled in Canada and residing at the city of North Bay, in the said province, has by her petition alleged that they were married 5 on the twenty-fifth day of December, A.D. 1923, at the town of Wingham, in the said province, she then being Eva Verona Cowden, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said 10 marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Eva Verona Cowden and John McColeman, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Eva Verona Cowden may at any time here-20 after marry any man whom she might lawfully marry if the said marriage with the said John McColeman had not been solemnized.

BILL M1.

An Act for the relief of Thomas Brown.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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BILL M1.

An Act for the relief of Thomas Brown.

Preamble.

WHEREAS Thomas Brown, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, shipper, has by his petition alleged that on the sixteenth day of July, A.D. 1912, at the town of Chesley, in the said province, he and Winnifred Agnes McColl, who was then of the village of Underwood, in the county of Bruce, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Thomas Brown and 15 Winnifred Agnes McColl, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Brown may at any time hereafter marry any woman whom he might lawfully marry if the 20 said marriage with the said Winnifred Agnes McColl had not been solemnized.

BILL N1.

An Act for the relief of Irène Adèle Maria Gregory.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL N1.

An Act for the relief of Irène Adèle Maria Gregory.

Preamble.

WHEREAS Irène Adèle Maria Gregory, residing at the city of Toronto, in the province of Ontario, wife of Goldwin Gregory, barrister, 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 February, A.D. 1919, in the commune of Flénu, in the province of Hainaut, in the Kingdom of Belgium, she then being Irène Adèle Maria Brihay, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage

1. The said marriage between Irène Adèle Maria Brihay and Goldwin Gregory, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Irène Adèle Maria Brihay may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Goldwin Gregory had not been solemnized.

BILL O1.

An Act for the relief of Margaret Piton.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

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An Act for the relief of Margaret Piton.

Preamble.

WHEREAS Margaret Piton, residing at the city of Toronto, in the province of Ontario, wife of Frederick Piton, theatre manager, 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, 5 A.D. 1917, at the said city, she then being Margaret McIntyre, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaret McIntyre and 15 Frederick Piton, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret McIntyre may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Frederick Piton had not been solemnized.

BILL P1.

An Act for the relief of Henry Cutler.

Read a first time, Friday, 4th April, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL P1.

An Act for the relief of Henry Cutler.

Preamble.

WHEREAS Henry Cutler, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, cabinet maker, has by his petition alleged that on the seventh day of August, A.D. 1920, in the parish of Leeds, in the county of Leeds, England, he and Mary 5 Elizabeth Mills, who was then of the said county, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Henry Cutler and Mary Elizabeth Mills, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Henry Cutler may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Mary Elizabeth Mills had not 20 been solemnized.

BILL Q1.

An Act for the relief of George Collier Draper.

BILL Q1.

An Act for the relief of George Collier Draper.

Preamble.

WHEREAS George Collier Draper, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, insurance broker, has by his petition alleged that on the first day of August, A.D. 1912, at the town of Champlain, in the state of New York, one of the United States of America, he and Dorothy Pincott, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between George Collier Draper 15 and Dorothy Pincott, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Collier Draper may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Dorothy Pincott had not been solemnized.

BILL R1.

An Act for the relief of Dorothy Keen Rupert.

BILL R1.

An Act for the relief of Dorothy Keen Rupert.

Preamble.

WHEREAS Dorothy Keen Rupert, residing at the city of Outremont, in the province of Quebec, switchboard operator, wife of Lawrence Julius Henry Rupert, private detective, 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 January, A.D. 1919, at the said city of Montreal, she then being Dorothy Keen, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Dorothy Keen and Lawrence Julius Henry Rupert, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Dorothy Keen may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Lawrence Julius Henry Rupert had not been solemnized.

BILL S1.

An Act for the relief of Carrie Jane Vardon Coffin.

BILL S1.

An Act for the relief of Carrie Jane Vardon Coffin.

Preamble.

WHEREAS Carrie Jane Vardon Coffin, residing at the city of Montreal, in the province of Quebec, telegraph operator, wife of Ernest Dumeresq Coffin, railway employee, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the sixth day of September, A.D. 1909, at the village of Malbay, in the county of Gaspé, in the said province, she then being Carrie Jane Vardon, a spinster; and whereas by her petition she has praved that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Carrie Jane Vardon and Ernest Dumeresq Coffin, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Carrie Jane Vardon may at any time here-20 after marry any man whom she might lawfully marry if the said marriage with the said Ernest Dumeresq Coffin had not been solemnized.

BILL T1.

An Act for the relief of Effie Laberta Corrigan.

BILL T1.

An Act for the relief of Effie Laberta Corrigan.

Preamble.

WHEREAS Effie Laberta Corrigan, residing at the city of Toronto, in the province of Ontario, house keeper, wife of Alfred Robert Corrigan, private detective, 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. 1916, at the said city, she then being Effie Laberta Brownscombe, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Effie Laberta Browns-15 combe and Alfred Robert Corrigan, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Effie Laberta Brownscombe may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Alfred Robert Corrigan had not been solemnized.

BILL U1.

An Act for the relief of John Tremblay.

BILL U1.

An Act for the relief of John Tremblay.

Preamble.

WHEREAS John Tremblay, domiciled in Canada and residing at the town of Midland, in the province of Ontario, shoemaker, has by his petition alleged that on the twenty-ninth day of August, A.D. 1911, at the said town, he and Alice Gertrude Miller, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: 10 Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between John Tremblay and Alice Gertrude Miller, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said John Tremblay may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Alice Gertrude Miller had not 20 been solemnized.

BILL V1.

An Act for the relief of Cornelius Taylor Spencer.

BILL V1.

An Act for the relief of Cornelius Taylor Spencer.

Preamble.

WHEREAS Cornelius Taylor Spencer, domiciled in Canada and residing at the town of Walkerville, in the province of Ontario, theatre manager, has by his petition alleged that on the twenty-seventh day of June, A.D. 1923, at the city of Windsor, in the said province, he and Mabel 5 Helen Hebert, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Cornelius Taylor Spencer and Mabel Helen Hebert, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Cornelius Taylor Spencer may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Mabel Helen Hebert had 20 not been solemnized.

BILL W1.

An Act for the relief of Ada Emily Harris.

BILL W1.

An Act for the relief of Ada Emily Harris.

Preamble.

WHEREAS Ada Emily Harris, residing at the city of Toronto, in the province of Ontario, wife of James Worthy Harris, theatre manager, 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. 1925, at the said city, she then being Ada Emily Robson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ada Emily Robson and 15 James Worthy Harris, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ada Emily Robson may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said James Worthy Harris had not been solemuzed.

BILL X1.

An Act for the relief of Charles Gordon Stanley.

BILL X1.

An Act for the relief of Charles Gordon Stanley.

Preamble.

WHEREAS Charles Gordon Stanley, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, railway clerk, has by his petition alleged that on the seventeenth day of August, A.D. 1907, in the district of Edmonton, in the county of Middlesex, England, he and Agnes Weaver, who was then of the city of London, England, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Charles Gordon Stanley 15 and Agnes Weaver, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Charles Gordon Stanley may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Agnes Weaver had not been solemnized.

BILL Y1.

An Act for the relief of Harry Jackson Carr.

BILL Y1.

An Act for the relief of Harry Jackson Carr.

Preamble.

WHEREAS Harry Jackson Carr, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, truck driver, has by his petition alleged that on the thirty-first day of March, A.D. 1923, at the said city, he and Charlotte Lorraine Wearing, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Harry Jackson Carr and Charlotte Lorraine Wearing, his wife, is hereby dis-15 solved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harry Jackson Carr, may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Charlotte Lorraine 20 Wearing had not been solemnized.

BILL Z1.

An Act for the relief of Charles Ernest Aimé Holmes.

BILL Z1.

An Act for the relief of Charles Ernest Aimé Holmes.

Preamble.

WHEREAS Charles Ernest Aimé Holmes, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, manager, has by his petition alleged that on the eighteenth day of December, A.D. 1909, at the said city, he and Hortense Marrié, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Charles Ernest Aimé Holmes and Hortense Marrié, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Charles Ernest Aimé Holmes may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Hortense Marrié 20 had not been solemnized.

BILL A2.

An Act for the relief of Margaret Malvina Cole.

BILL A2.

An Act for the relief of Margaret Malvina Cole.

Preamble.

WHEREAS Margaret Malvina Cole, residing at the town of Mount Denis, in the province of Ontario, wife of Herbert Cole, accountant, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the eleventh day of December, A.D. 1924, at the said city, she then being Margaret Malvina Rothera, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaret Malvina Rothera 15 and Herbert Cole, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret Malvina Rothera may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Herbert Cole had not been solemnized.

BILL B2.

An Act for the relief of Quartus Bliss Henderson.

BILL B2.

An Act for the relief of Quartus Bliss Henderson.

Preamble.

WHEREAS Quartus Bliss Henderson, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, manufacturer, has by his petition alleged that on the twelfth day of June, A.D. 1916, at the said city, he and Dorothy Bayard Stott, who was then of 5 the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Quartus Bliss Henderson and Dorothy Bayard Stott, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Quartus Bliss Henderson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Dorothy Bayard Stott 20 had not been solemnized.

BILL C2.

An Act for the relief of Otto Vernon Riepert.

BILL C2.

An Act for the relief of Otto Vernon Riepert.

Preamble.

WHEREAS Otto Vernon Riepert, domiciled in Canada and residing at the city of Westmount, in the province of Quebec, contractor, has by his petition alleged that on the twelfth day of July, A.D. 1919, at the city of London, in the province of Ontario, he and Marion Pierce Graydon, who was then of the said city of London, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Otto Vernon Riepert and Marion Pierce Graydon, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Otto Vernon Riepert, may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Marion Pierce Graydon 20 had not been solemnized.

BILL D2.

An Act for the relief of Mary Ritchie.

BILL D2.

An Act for the relief of Mary Ritchie.

Preamble.

WHEREAS Mary Ritchie, residing at the city of Montreal, in the province of Quebec, waitress, wife of Thomas Galbraith Ritchie, riveter, who is domiciled in Canada and residing at the city of Vancouver, in the province of British Columbia, has by her petition alleged that they were married on the third day of December, A.D. 1920, at the town of Renfrew, Scotland, she then being Mary Burnside, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Burnside and 15 Thomas Galbraith Ritchie, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Mary Burnside may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Thomas Galbraith Ritchie had not been solemnized.

BILL E2.

An Act for the relief of Mildred Alma McCallum.

AS PASSED BY THE SENATE, 10th APRIL, 1930

BILL E2.

An Act for the relief of Mildred Alma McCallum.

Preamble.

WHEREAS Mildred Alma McCallum, residing at the city of Toronto, in the province of Ontario, wife of Fred Lee McCallum, engineer, 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. 1920, at the city of Montreal, in the province of Quebec, she then being Mildred Alma Pratt, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the 10 prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mildred Alma Pratt and Fred Lee McCallum, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mildred Alma Pratt may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Fred Lee McCallum had 20 not been solemnized.

BILL F2.

An Act for the relief of Amy Lucinda Jenkins.

AS PASSED BY THE SENATE, 10th APRIL, 1930.

BILL F2.

An Act for the relief of Amy Lucinda Jenkins.

Preamble.

WHEREAS Amy Lucinda Jenkins, residing at the town of Bridgeburg, in the province of Ontario, wife of John Leah Jenkins, labourer, who is domiciled in Canada and formerly resided at the said town, has by her petition alleged that they were married on the twenty-eighth day of January, A.D. 1924, at the city of Toronto, in the said province, she then being Amy Lucinda Gilberts, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Amy Lucinda Gilberts 15 and John Leah Jenkins, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Amy Lucinda Gilberts may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said John Leah Jenkins had not been solemnized.

BILL G2.

An Act for the relief of Mabel Monk.

AS PASSED BY THE SENATE, 10th APRIL, 1930.

BILL G2.

An Act for the relief of Mabel Monk.

Preamble.

WHEREAS Mabel Monk, residing at the city of Toronto, in the province of Ontario, pattern folder, wife of Clifford Harvey Monk, lather, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twelfth day of 5 February, A.D. 1927, at the said city, she then being Mabel Anstey, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mabel Anstey and Clifford 15 Harvey Monk, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mabel Anstey may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Clifford Harvey Monk had not been solemnized.

BILL H2.

An Act for the relief of Harry Edward Elvidge.

AS PASSED BY THE SENATE, 10th APRIL, 1930.

BILL H2.

An Act for the relief of Harry Edward Elvidge.

Preamble.

WHEREAS Harry Edward Elvidge, domiciled in Canada and residing at the city of Belleville, in the province of Ontario, insurance agent, has by his petition alleged that on the fourteenth day of August, A.D. 1919, at the town of Port Hope, in the said province, he and Annie Laurie 5 Christie, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Harry Edward Elvidge and Annie Laurie Christie, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harry Edward Elvidge may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Annie Laurie 20 Christie had not been solemnized.

BILL I2.

An Act for the relief of Mabel Robb Blaiklock.

AS PASSED BY THE SENATE, 10th APRIL, 1930.

BILL I2.

An Act for the relief of Mabel Robb Blaiklock.

Preamble.

WHEREAS Mabel Robb Blaiklock, residing at the city of Westmount, in the province of Quebec, clerk, wife of George Walker Blaiklock, clerk, who is domiciled in Canada and residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1920, at the said city of Westmount, she then being Mabel Robb, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mabel Robb and George 15 Walker Blaiklock, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mabel Robb may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said George Walker Blaiklock had not been solemnized.

BILL J2.

An Act for the relief of Emily Anderson.

AS PASSED BY THE SENATE, 10th APRIL, 1930.

BILL J2.

An Act for the relief of Emily Anderson.

Preamble.

MHEREAS Emily Anderson, residing at the town of Monkstown, in the county of Dublin, in the Irish Free State, wife of Eric Cyril Anderson, clerk, 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 September. A.D. 1915, in the parish of Rathfarnham, in the said county. she then being Emily Robinson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty. by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Emily Robinson and Eric Cyril Anderson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Emily Robinson may at any time here-20 after marry any man whom she might lawfully marry if the said marriage with the said Eric Cyril Anderson had not been solemnized.

BILL K2.

An Act for the relief of Helen Marie Ferguson.

AS PASSED BY THE SENATE, 10th APRIL, 1930.

BILL K2.

An Act for the relief of Helen Marie Ferguson.

Preamble.

WHEREAS Helen Marie Ferguson, residing at the town of Picton, in the province of Ontario, domestic servant, wife of Harry Clifford Ferguson, truck driver, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the twentythird day of December, A.D. 1927, at the village of Bloomfield, in the said province, she then being Helen Marie Main, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Helen Marie Main and Harry Clifford Ferguson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Helen Marie Main may at any time here-20 after marry any man whom she might lawfully marry if the said marriage with the said Harry Clifford Ferguson had not been solemnized.

BILL L2.

An Act respecting The Calgary and Fernie Railway Company.

Read a first time, Thursday, 10th April, 1930.

Honourable Mr. Spence.

OTTAWA
F. A. ACLAND
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1930

4912

BILL L2.

1906, c. 71. 1908, c. 89. 1910, c. 77. 1912, c. 48; c. 72. 1913, c. 46. 1914, c. 75. 1915, c. 35. 1917, c. 47. 1919, c. 77. 1921, c. 55. 1923, c. 75. 1925, c. 58.

An Act respecting The Calgary and Fernie Railway Company.

WHEREAS The Calgary and Fernie Railway Company has by its petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Extension of term for construction.

1928, c. 55.

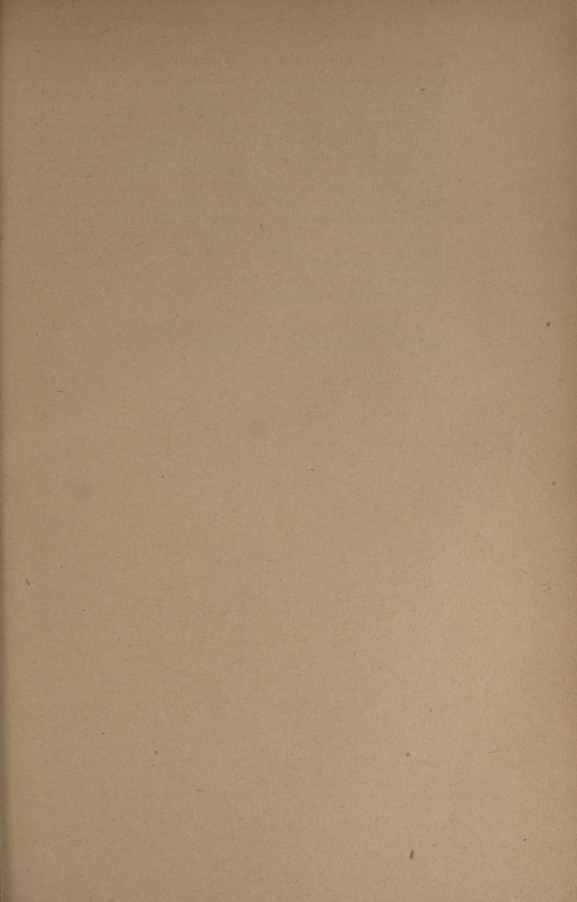
1. The Calgary and Fernie Railway Company may within two years from the passing of this Act commence the construction of the line of railway which it was authorized to construct by section seven of chapter seventy-one 10

From a point at or near the city of Calgary, in the

of the statutes of 1906, namely:—

province of Alberta, thence in a south-westerly direction by the most feasible route through Kananaskis Pass to the headwaters of the Elk River, in the province of British 15 Columbia, thence following the valley of the Elk River to the city of Fernie, in the province of British Columbia; and may within the said period expend, including expenditure heretofore made, fifteen per cent of the amount of its capital stock thereon in survey, purchase of right of way 20 and actual construction work; and may within five years after the passing of this Act complete the said railway and put it in operation; and if, within the said periods respectively, the said railway is not so commenced and such expenditure is not so made, or the said railway is 25 not completed and put in operation, the powers of construction conferred upon the Company by Parliament shall cease and be null and void as respects so much of the said railway as then remains uncompleted: Provided that the Company shall within two years after the passing of 30 this Act complete the construction of ten miles of the said railway, and if the Company fails to carry out the requirements of this proviso, the powers of construction granted

Proviso.



Proviso.

to it by this Act shall cease and be null and void: Provided also that the Company shall not after two years from the passing of this Act exercise its powers of construction granted to it by this Act with respect to that part of the said railway extending from a point at or near Sparwood on the Canadian Pacific Railway to a point at or near the intersection of Aldrich Creek and the Elk River without the consent in writing of Highwood Western Railway Company: Provided also that if the Company does not within two years complete the construction of the said 10 part and Highwood Western Railway Company completes the construction of that part of its line of railway between the two above described points, then, notwithstanding anything contained in this Act, the powers of construction granted to the Company by this Act shall cease and be 15 null and void as regards the said part of the railway.

1928, c. 60,

Proviso.

Former limitations recealed.

2. Sections one and three of chapter fifty-five of the statutes of 1928 are hereby repealed.

EXPLANATORY NOTE.

2. The sections referred to read as follows:—
"1. The Calgary and Fernie Railway Company may within two years from the passing of this Act commence the construction of a line of railway which it was authorized to construct by section seven of chapter seventy-one of the statutes of

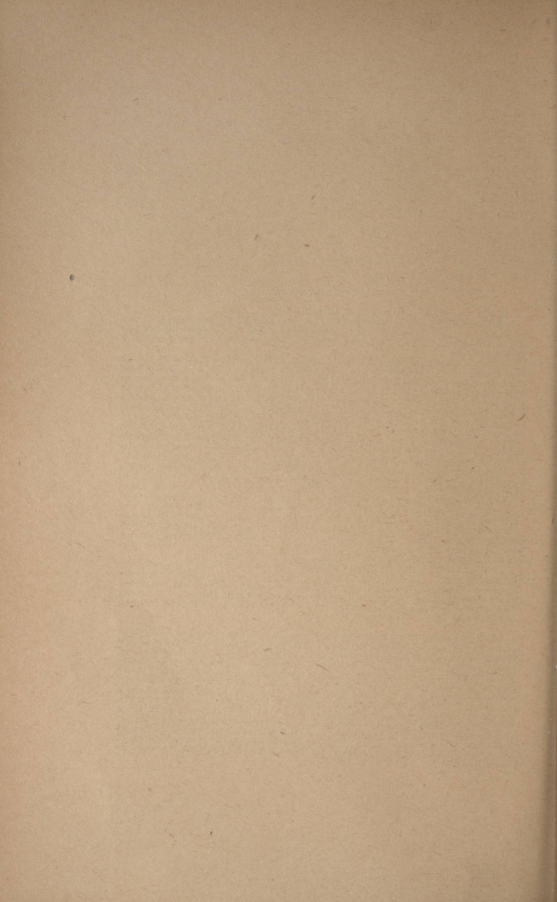
authorized to construct by section seven of chapter seventy-one of the scatters of 1906, namely:—

"From a point at or near the city of Calgary, in the province of Alberta, thence in a southwesterly direction by the most feasible route through Kananaskis Pass to the headwaters of the Elk River, in the province of British Columbia, thence following the valley of the Elk River to the city of Fernie, in the province of British Columbia; and may within the said period expend, including expenditure heretofore made, fifteen per cent of the amount of its capital stock thereon in survey, purchase of right of way and actual construction work, and may complete the said railway and put it in operation within five years after the passing of this Act; and if, within the said nariods respectively, the said railway is not so commenced and such expendthe said periods respectively, the said railway is not so commenced and such expenditure is not so made, or the said railway is not completed and put in operation, the powers of construction conferred upon the Company by Parliament shall cease and be null and void as respects so much of the said railway as then remains uncompleted: Provided that the Company shall within two years after the passing of this Act complete the construction of ten miles of the said railway, and if the Company fails to carry out the requirements of this proviso, the powers of construction granted to it by this Act shall cease and be null and void. Provided also that the Company shall not after two years from the passing of this Act exercise its powers of construction granted to it by this Act with respect to that part of the said railway

of construction granted to it by this Act with respect to that part of the said railway extending from a point at or near Sparwood on the Canadian Pacific Railway to a point at or near the intersection of Aldrich Creek and the Elk River without the consent in writing of the Highwood Western Railway Company; "And provided also that if the Company does not within two years complete the construction of the said part and the Highwood Western Railway Company completes the construction of that part of its line of railway between the two above described points, then, notwithstanding anything contained in this Act, the powers of construction granted to the Company by this Act shall cease and be null and void as regards the said part of the railway."

void as regards the said part of the railway.

"3. The Calgary and Fernie Railway Company having executed and delivered "3. The Calgary and Fernie Railway Company having executed and delivered a bond in the sum of (\$25,000.00) twenty-five thousand dollars in favour of His Majesty in the right of the Government of Canada to the Minister of Railways and Canals, pursuant to section three of chapter fifty-eight of the statutes of Canada, 1925, and conditioned to secure the complete construction of ten miles of the railway not later than the twenty-seventh day of June, 1927, shall execute and deliver not later than the first day of October, 1928, to the Minister of Railways and Canals a good and sufficient bond of a guarantee company or cash in the like sum and in lieu of the aforementioned bond, to be approved of by the said Minister, made in favour of the King in the right of the Government of Canada and conditioned to secure the complete construction of ten miles of the said railway within two years of the passing of this Act: Provided that if the Company fails to carry out the requirements of this section the powers of construction granted to it by this Act shall cease and be null and void."



BILL M2.

An Act for the relief of Verna Gladys Stannard.

Read a first time, Tuesday, 13th May, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL M2.

An Act for the relief of Verna Gladys Stannard.

Preamble.

WHEREAS Verna Gladys Stannard, residing at the city of Toronto, in the province of Ontario, wife of Davidson Stannard, hide-grader, who is domiciled in Canada and residing at the town of Cobourg, in the said province, has by her petition alleged that they were married on the 5 twenty-ninth day of November, A.D. 1911, at the village of Woodbridge, in the county of York, in the said province, she then being Verna Gladys Bowman, a spinster: and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and 10 whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

15

Marriage dissolved.

1. The said marriage between Verna Gladys Bowman and Davidson Stannard, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Verna Gladys Bowman may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Davidson Stannard had not been solemnized.

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BILL N2.

An Act for the relief of Christina McVicars.

Read a first time, Tuesday, 13th May, 1930.

The Honourable the Chairman of the Committee on Divorce.

OTTAWA

F. A. ACLAND

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

1930

BILL N2.

An Act for the relief of Christina McVicars.

Preamble.

WHEREAS Christina McVicars, residing at the city of Toronto, in the province of Ontario, wife of Adam McVicars, labourer, 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. 1925, at the city of Glasgow, Scotland, she then being Christina McGuire, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Christina McGuire and 15 Adam McVicars, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Christina McGuire may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said Adam McVicars had not been solemnized.

BILL O2.

An Act for the relief of Vivian Francis Young.

Read a first time, Tuesday, 13th May, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL O2.

An Act for the relief of Vivian Francis Young.

Preamble.

WHEREAS Vivian Francis Young, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, salesman, has by his petition alleged that on the eighth day of July, A.D. 1919, at the town of Bexhill, in the county of Sussex, England, he and Florence Gumy, 5 who was then of the city of London, England, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Vivian Francis Young and Florence Gumy, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Vivian Francis Young may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Florence Gumy had not 20 been solemnized.

BILL P2.

An Act for the relief of Erie Godwin Havens.

Read a first time, Tuesday, 13th May, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL P2.

An Act for the relief of Erie Godwin Havens.

Preamble.

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WHEREAS Erie Godwin Havens, domiciled in Canada and residing at the town of Leamington, in the province of Ontario, gardener, has by his petition alleged that on the fifteenth day of February, A.D. 1904, at the city of Windsor, in the said province, he and Lulu Wales, 5 who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of 10 his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Erie Godwin Havens and Lulu Wales, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Erie Godwin Havens may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Lulu Wales had 20 not been solemnized.

BILL Q2.

An Act for the relief of Ruth Elizabeth Greene.

Read a first time, Tuesday, 13th May, 1930.

The Honourable the Chairman of the Committee on Divorce.

BILL Q2.

An Act for the relief of Ruth Elizabeth Greene.

Preamble.

WHEREAS Ruth Elizabeth Greene, residing at the city of Toronto, in the province of Ontario, wife of Gerald Elliott Denbeigh Greene, architect and structural engineer, 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. 1921, at the said city, she then being Ruth Elizabeth Smith, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ruth Elizabeth Smith 15 and Gerald Elliott Denbeigh Greene, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ruth Elizabeth Smith may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Gerald Elliott Denbeigh Greene had not been solemnized.

BILL R2.

An Act for the relief of Muriel Palmer.

AS PASSED BY THE SENATE, 14th MAY, 1930.

BILL R2.

An Act for the relief of Muriel Palmer.

Preamble.

WHEREAS Muriel Palmer, residing at the city of Toronto, in the province of Ontario, cashier, wife of Russell Ethelbert Palmer, physician, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the thirteenth day of June, A.D. 1917, at the said city, she then being Muriel Tweed, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Muriel Tweed and Russell 15 Ethelbert Palmer, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Muriel Tweed may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Russell Ethelbert Palmer had not been solemnized.

BILL S2.

An Act for the relief of Elizabeth Anderson.

AS PASSED BY THE SENATE, 14th MAY, 1930.

BILL S2.

An Act for the relief of Elizabeth Anderson.

Preamble.

WHEREAS Elizabeth Anderson, residing at the city of St. Catharines, in the province of Ontario, waitress, wife of John Anderson, painter, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the thirty-first day of October, A.D. 1923, at the said city of St. Catharines, she then being Elizabeth Thomson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elizabeth Thomson and 15 John Anderson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elizabeth Thomson may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said John Anderson had not been solemnized.

BILL T2.

An Act for the relief of Edith Elizabeth Gibson.

AS PASSED BY THE SENATE, 14th MAY, 1930.

BILL T2.

An Act for the relief of Edith Elizabeth Gibson.

Preamble.

WHEREAS Edith Elizabeth Gibson, residing at the city of Toronto, in the province of Ontario, sales clerk, wife of Charles Edward Gibson, musician, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the fourteenth day of April, A.D. 1921, at the said city, she then being Edith Elizabeth House, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved to by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Edith Elizabeth House 15 and Charles Edward Gibson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edith Elizabeth House may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Charles Edward Gibson had not been solemnized.

BILL U2.

An Act for the relief of Margaret Wallace.

AS PASSED BY THE SENATE, 14th MAY, 1930.

BILL U2.

An Act for the relief of Margaret Wallace.

Preamble.

WHEREAS Margaret Wallace, residing at the city of Toronto, in the province of Ontario, stenographer, wife of Edwin Wallace, clerk, who is domiciled in Canada and residing at the said city, has by her petitition alleged that they were married on the thirtieth day of November, 5 A.D. 1920, at the said city, she then being Margaret Goodlad a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaret Goodlad and Edwin Wallace, her husband, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret Goodlad may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Edwin Wallace had not 20 been solemnized.

BILL V2.

An Act for the relief of Mary Ellen Peever.

BILL V2.

An Act for the relief of Mary Ellen Peever.

Preamble.

WHEREAS Mary Ellen Peever, residing at the city of North Bay, in the province of Ontario, hotel employee, wife of Richard Graham Peever, carpenter, who is domiciled in Canada and formerly resided at the city of Edmonton, in the province of Alberta, has by her petition alleged that they were married on the twentieth day of December, A.D. 1917, at the town of Sudbury, in the said province of Ontario, she then being Mary Ellen Johnston, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Ellen Johnston and Richard Graham Peever, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Ellen Johnston may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Richard Graham Peever had not been solemnized.

BILL W2.

An Act for the relief of Annie Emily Simpson.

BILL W2.

An Act for the relief of Annie Emily Simpson.

Preamble.

WHEREAS Annie Emily Simpson, residing at the city of Ottawa, in the province of Ontario, waitress, wife of Harry Nicholas Simpson, cleaner and presser, 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 August, A.D. 1918, at the town of Banff, in the province of Alberta, she then being Annie Emily Hill, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved 1. The said marriage between Annie Emily Hill and 15 Harry Nicholas Simpson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Annie Emily Hill may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Harry Nicholas Simpson had not been solemnized.

BILL X2.

An Act for the relief of Abraham Gleadall.

BILL X2.

An Act for the relief of Abraham Gleadall.

Preamble

WHEREAS Abraham Gleadall, domiciled in Canada and residing at the town of Bridgeburg, in the province of Ontario, railway employee, has by his petition alleged that on the twenty-first day of June, A.D. 1910, in the district of Barnsley, in Yorkshire, England, he and Hannah Sykes, who was then of the said district, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Abraham Gleadall and Hannah Sykes, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Abraham Gleadall may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Hannah Sykes had not 20 been solemnized.

BILL Y2.

An Act for the relief of Ann Pisano.

BILL Y2.

An Act for the relief of Ann Pisano.

Preamble.

WHEREAS Ann Pisano, residing at the city of Welland, in the province of Ontario, weaver, wife of Giovanni Pisano, labourer, 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 July, A.D. 1922, 5 at the said city, she then being Ann Brindle, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the 10 prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ann Brindle and Giovanni Pisano, her husband, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ann Brindle may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Giovanni Pisano had not been 20 solemnized.

BILL Z2.

An Act for the relief of Florence Louise Pretoria Pollock.

BILL Z2.

An Act for the relief of Florence Louise Pretoria Pollock.

Preamble.

WHEREAS Florence Louise Pretoria Pollock, residing at the city of Toronto, in the province of Ontario, secretary, wife of Roscoe Garnet Pollock, caretaker, 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 February, A.D. 1919, at the city of Owen Sound, in the said province, she then being Florence Louise Pretoria Bird, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Florence Louise Pretoria Bird and Roscoe Garnet Pollock, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Florence Louise Pretoria Bird may at any 20 time hereafter marry any man whom she might lawfully marry if the said marriage with the said Roscoe Garnet Pollock had not been solemnized.

BILL A3.

An Act for the relief of Alma Vera Cochrane.

BILL A3.

An Act for the relief of Alma Vera Cochrane.

Preamble

WHEREAS Alma Vera Cochrane, residing at the city of North Bay, in the province of Ontario, wife of Clarence Cochrane, railway employee, 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 July, 5 A.D. 1926, at the said city, she then being Alma Vera Pike, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Alma Vera Pike and Clarence Cochrane, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Alma Vera Pike may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Clarence Cochrane had not been 20 solemnized.

BILL B3.

An Act for the relief of Edith Jane Cartwright.

BILL B3.

An Act for the relief of Edith Jane Cartwright.

Preamble.

WHEREAS Edith Jane Cartwright, residing at the city of Hamilton, in the province of Ontario, wife of James Wesley Cartwright, realtor, 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 December, A.D. 1907, at the village of Smithville, in the county of Lincoln, in the said province, she then being Edith Jane Naish, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Edith Jane Naish and James Wesley Cartwright, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edith Jane Naish may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said James Wesley Cartwright had not been solemnized.

BILL C3.

An Act for the relief of Annie Hewitson Taunton.

BILL C3.

An Act for the relief of Annie Hewitson Taunton.

Preamble.

WHEREAS Annie Hewitson Taunton, residing at the city of Toronto, in the province of Ontario, assistant stock keeper, wife of Jonathan Willis Taunton, machinist, who is domiciled in Canada and residing at the said city of Toronto, has by her petition alleged that they were 5 married on the eleventh day of October, A.D. 1921, at the city of Montreal, in the province of Quebec, she then being Annie Hewitson Painter, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said 10 marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Annie Hewitson Painter and Jonathan Willis Taunton, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Annie Hewitson Painter may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Jonathan Willis Taunton had not been solemnized.

BILL D3.

An Act for the relief of James Henry Loree.

BILL D3.

An Act for the relief of James Henry Loree.

Preamble.

WHEREAS James Henry Loree, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, railway employee, has by his petition alleged that on the twelfth day of October, A.D. 1914, at the said city, he and Lola Pearl Miller, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: 10 Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between James Henry Loree and Lola Pearl Miller, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said James Henry Loree may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Lola Pearl Miller had not 20 been solemnized.

BILL E3.

An Act for the relief of Cecelia Leta Rice.

BILL E3.

An Act for the relief of Cecelia Leta Rice.

Preamble.

WHEREAS Cecelia Leta Rice, residing at the city of Toronto, in the province of Ontario, wife of William Lowrie Rice, butcher, 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, 5 A.D. 1926, at the said city, she then being Cecelia Leta Smith, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Cecelia Leta Smith and 15 William Lowrie Rice, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Cecelia Leta Smith may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said William Lowrie Rice had not been solemnized.

BILL F3.

An Act for the relief of Audrey Lillian Connelly.

BILL F3.

An Act for the relief of Audrey Lillian Connelly.

Preamble.

WHEREAS Audrey Lillian Connelly, residing at the city of Ottawa, in the province of Ontario, nurse, wife of Joseph Russell Connelly, clerk, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the third day of May, 5 A.D. 1918, at the said city, she then being Audrey Lillian Hutchison, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Audrey Lillian Hutchison, 15 and Joseph Russell Connelly, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Audrey Lillian Hutchison may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Joseph Russell Connelly had not been solemnized.

BILL G3.

An Act for the relief of Robert Webb.

BILL G3.

An Act for the relief of Robert Webb.

Preamble.

WHEREAS Robert Webb, domiciled in Canada and residing at the village of Point Edward, in the province of Ontario, labourer, has by his petition alleged that on the twenty-fourth day of December, A.D. 1902, at the town of Petrolia, in the said province, he and Jennie Rae Ironsides, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Robert Webb and Jennie Rae Ironsides, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Robert Webb may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jennie Rae Ironsides had not 20 been solemnized.

BILL H3.

An Act for the relief of Lillian Martha Cecile Martin.

BILL H3.

An Act for the relief of Lillian Martha Cecile Martin.

Preamble.

MHEREAS Lillian Martha Cecile Martin, residing at the city of Toronto, in the province of Ontario, machine operator, wife of Frank Herbert Martin, salesman, who is domiciled in Canada and residing at the city of Stratford, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1922, at the said city of Toronto, she then being Lillian Martha Cecile Jones, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of 15 Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lillian Martha Cecile Jones and Frank Herbert Martin, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lillian Martha Cecile Jones may at any 20 time hereafter marry any man whom she might lawfully marry if the said marriage with the said Frank Herbert Martin had not been solemnized.

BILL I3.

An Act for the relief of Antoine Joseph Bourdon.

BILL 13.

An Act for the relief of Antoine Joseph Bourdon.

Preamble.

WHEREAS Antoine Joseph Bourdon, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, assistant sales manager, has by his petition alleged that on the third day of October, A.D. 1923, at the town of Brockville, in the province of Ontario, he 5 and Lucy Isabel Hughes, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Antoine Joseph Bourdon 15 and Lucy Isabel Hughes, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Antoine Joseph Bourdon may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Lucy Isabel Hughes had not been solemnized.

BILL J3.

An Act for the relief of Irene Clarice Bunting.

BILL J3.

An Act for the relief of Irene Clarice Bunting.

Preamble.

W HEREAS Irene Clarice Bunting, residing at the city of Toronto, in the province of Ontario, book-keeper, wife of John Carl Bunting, chauffeur, 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 December, A.D. 1922, at the said city, she then being Irene Clarice Richards, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Irene Clarice Richards 15 and John Carl Bunting, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Irene Clarice Richards may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said John Carl Bunting had not been solemnized.

BILL K3.

An Act for the relief of Lawrence Wellington Robertson.

BILL K3.

An Act for the relief of Lawrence Wellington Robertson.

Preamble.

WHEREAS Lawrence Wellington Robertson, domiciled in Canada and residing at the town of Paris, in the province of Ontario, paper hanger, has by his petition alleged that on the twentieth day of September, A.D. 1920, at the city of St. Catharines, in the said province, he and Gladys Maud Redmond, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lawrence Wellington 15 Robertson and Gladys Maud Redmond, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lawrence Wellington Robertson may at any time hereafter marry any woman whom he might 20 lawfully marry if the said marriage with the said Gladys Maud Redmond had not been solemnized.

BILL L3.

An Act for the relief of Gordon Robert Foster.

BILL L3.

An Act for the relief of Gordon Robert Foster.

Preamble.

WHEREAS Gordon Robert Foster, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, machinist, has by his petition alleged that on the seventh day of May, A.D. 1921, at the said city, he and May White, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His 10 Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gordon Robert Foster and May White, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes what- 15 soever.

Right to marry again.

2. The said Gordon Robert Foster may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said May White had not been solemnized.

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BILL M3.

An Act for the relief of Andrew Chauncey Sanders.

BILL M3.

An Act for the relief of Andrew Chauncey Sanders.

Preamble.

WHEREAS Andrew Chauncey Sanders, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, carpenter, has by his petition alleged that on the twentieth day of May, A.D. 1908, at the village of Malton, in the county of Peel, in the said province, he and Lillian Moore, who was then of the said village, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Andrew Chauncey Sanders 15 and Lillian Moore, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Andrew Chauncey Sanders may at any time hereafter marry any woman whom he might lawfully 20 marry if the said marriage with the said Lillian Moore had not been solemnized.

BILL N3.

An Act for the relief of Isador Simpson.

BILL N3.

An Act for the relief of Isador Simpson.

Preamble.

WHEREAS Isador Simpson, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, piano action-maker, has by his petition alleged that on the thirteenth day of October, A.D. 1914, at the said city, he and Minnie Svirsky, who was then of the 5 said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Isador Simpson and Minnie Svirsky, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Isador Simpson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Minnie Svirsky had not been 20 solemnized.

BILL O3.

An Act for the relief of Royal May Frances Hider.

BILL O3.

An Act for the relief of Royal May Frances Hider.

Preamble.

WHEREAS Royal May Frances Hider, residing at the city of Toronto, in the province of Ontario, forewoman, wife of William Frederick Hider, telegrapher, 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. 1920, at the said city, she then being Royal May Frances Allen, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Royal May Frances Allen 15 and William Frederick Hider, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Royal May Frances Allen may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said William Frederick Hider had not been solemnized.

BILL P3.

An Act for the relief of Margaret Caroline Watson.

BILL P3.

An Act for the relief of Margaret Caroline Watson.

Preamble.

WHEREAS Margaret Caroline Watson, residing at the city of Toronto, in the province of Ontario, civil servant, wife of Lewis Gordon Watson, secretary-treasurer, 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 September, A.D. 1923, at the said city, she then being Margaret Caroline Denison, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaret Caroline Denison 15 and Lewis Gordon Watson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret Caroline Denison may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Lewis Gordon Watson had not been solemnized.

BILL Q3.

An Act for the relief of Myrtle Alice Niece.

BILL Q3.

An Act for the relief of Myrtle Alice Niece.

Preamble.

WHEREAS Myrtle Alice Niece, residing at the city of Toronto, in the province of Ontario, stenographer, wife of Harold Percy Niece, school teacher, who is domiciled in Canada and residing at the city of Hamilton, in the said province, has by her petition alleged that they 5 were married on the tenth day of November, A.D. 1923, at the said city of Toronto, she then being Myrtle Alice Connolly, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Myrtle Alice Connolly and Harold Percy Niece, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Myrtle Alice Connolly may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Harold Percy Niece had not been solemnized.

BILL R3.

An Act for the relief of Broadus Baxter Farmer.

BILL R3.

An Act for the relief of Broadus Baxter Farmer.

Preamble.

WHEREAS Broadus Baxter Farmer, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, musician, has by his petition alleged that on the sixteenth day of June, A.D. 1917, at the said city, he and Eva Isobel Galloway, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and 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-10 fore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Broadus Baxter Farmer and Eva Isobel Galloway, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Broadus Baxter Farmer may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Eva Isobel Gallo- 20 way had not been solemnized.

BILL S3.

An Act for the relief of Meryl Grigg Fizzell.

AS PASSED BY THE SENATE, 14th MAY, 1930.

99071

BILL S3.

An Act for the relief of Meryl Grigg Fizzell.

Preamble.

WHEREAS Meryl Grigg Fizzell, residing at the city of Toronto, in the province of Ontario, hairdresser, wife of Roy Fizzell, mechanic, 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 July, A.D. 1920, at 5 the said city, she then being Meryl Grigg; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Meryl Grigg and Roy Fizzell, her husband, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Meryl Grigg may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Roy Fizzell had not been solemnized. 20

BILL T3.

An Act for the relief of Mabel Anne Dixon.

BILL T3.

An Act for the relief of Mabel Anne Dixon.

Preamble.

WHEREAS Mabel Anne Dixon, residing at the city of Toronto, in the province of Ontario, stenographer, wife of George Robert Brown Dixon, salesman, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the fourth day of April, A.D. 1924, at the said city, she then being Mabel Anne Fraser, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mabel Anne Fraser and 15 George Robert Brown Dixon, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mabel Anne Fraser may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said George Robert Brown Dixon had not been solemnized.

BILL U3.

An Act for the relief of Annie Pettit Nicholls.

BILL U3.

An Act for the relief of Annie Pettit Nicholls.

Preamble.

WHEREAS Annie Pettit Nicholls, residing at the city of Hamilton, in the province of Ontario, florist's assistant, wife of Claude B. Nicholls, labourer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the 5 fourteenth day of April, A.D. 1920, in the township of Binbrook, in the county of Wentworth, in the said province, she than being Annie Pettit Cranston, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; 10 and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Annie Pettit Cranston and Claude B. Nicholls, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Annie Pettit Cranston may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Claude B. Nicholls had not been solemnized.

BILL V3.

An Act for the relief of Thomas William Treadway.

BILL V3.

An Act for the relief of Thomas William Treadway.

Preamble.

WHEREAS Thomas William Treadway, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, bank messenger, has by his petition alleged that on the third day of August, A.D. 1889, in the district of Paddington, in the county of London, England, he and Eugenie Elizabeth Marie Helena Girardot, who was then of the city of London, England, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Thomas William Treadway 15 and Eugenie Elizabeth Marie Helena Girardot, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas William Treadway may at any time hereafter marry any woman whom he might lawfully 20 marry if the said marriage with the said Eugenie Elizabeth Marie Helena Girardot had not been solemnized.

BILL W3.

An Act for the relief of Pearl Robena Close.

BILL W3.

An Act for the relief of Pearl Robena Close.

Preamble.

WHEREAS Pearl Robena Close, residing at the city of Sault Ste. Marie, in the province of Ontario, stenographer, wife of Herbert George Close, merchant and musician, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married 5 on the eighth day of October, A.D. 1927, at the said city, she then being Pearl Robena Sinclair, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Pearl Robena Sinclair and 15 Herbert George Close, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Pearl Robena Sinclair may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Herbert George Close had not been solemnized.

BILL X3.

An Act for the relief of Ivy Lillian Echlin.

BILL X3.

An Act for the relief of Ivy Lillian Echlin.

Preamble.

THEREAS Ivy Lillian Echlin, residing at the city of Ottawa, in the province of Ontario, wife of Charles John Cavendish Echlin, street railway employee, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the thirtieth day of March, A.D. 1916, in the municipal borough of Hythe, in the county of Kent, England, she then being Ivy Lillian Wainwright, a spinster: and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and 10 whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Ivy Lillian Wainwright and Charles John Cavendish Echlin, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ivy Lillian Wainwright may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Charles John Cavendish Echlin had not been solemnized.

BILL Y3.

An Act for the relief of Thomas Clifton Dawes.

BILL Y3.

An Act for the relief of Thomas Clifton Dawes.

Preamble.

WHEREAS Thomas Clifton Dawes, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, manufacturer, has by his petition alleged that on the eighteenth day of May, A.D. 1928, at the city of New York, in the state of New York, one of the United 5 States of America, he and Doris Carolyn Rice, who was then of the said city of New York, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Thomas Clifton Dawes 15 and Doris Carolyn Rice, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Clifton Dawes may at any time hereafter marry any woman whom he might lawfully 20 marry if the said marriage with the said Doris Carolyn Rice had not been solemnized.

BILL Z3.

An Act for the relief of Herbert Dean Philip.

BILL Z3.

An Act for the relief of Herbert Dean Philip.

Preamble.

WHEREAS Herbert Dean Philip, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, designer, has by his petition alleged that on the fifteenth day of May, A.D. 1908, at the said city, he and Tryphena Cox, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His 10 Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Herbert Dean Philip and Tryphena Cox, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes what- 15 soever.

Right to marry again.

2. The said Herbert Dean Philip may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Tryphena Cox had not been solemnized.

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BILL A4.

An Act for the relief of William Pearson.

BILL A4.

An Act for the relief of William Pearson.

Preamble

WHEREAS William Pearson, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, manager, has by his petition alleged that on the twenty-first day of December, A.D. 1922, at the town of Bradford, in Yorkshire, England, he and Nora Withers, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between William Pearson and Nora Withers, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William Pearson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Nora Withers had not been 20 solemnized.

BILL B4.

An Act for the relief of William Woods.

BILL B4.

An Act for the relief of William Woods.

Preamble

WHEREAS William Woods, domiciled in Canada and residing in the township of York, in the county of York, in the province of Ontario, railway employee, has by his petition alleged that on the ninth day of April, A.D. 1917, at the city of Toronto, in the said province, he and Lilly Clark, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between William Woods and Lilly Clark, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William Woods may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Lilly Clark had not been 20 solemnized.

BILL C4.

An Act for the relief of Mary Cameron McMillan.

BILL C4.

An Act for the relief of Mary Cameron McMillan.

Preamble.

WHEREAS Mary Cameron McMillan, residing at the city of Toronto, in the province of Ontario, wife of Robert Lowery McMillan, salesman, 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. 1913, at the said city, she then being Mary Cameron Brown, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it 10 is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Cameron Brown 15 and Robert Lowery McMillan, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Cameron Brown may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Robert Lowery McMillan had not been solemnized.

BILL D4.

An Act for the relief of Bridget Gladys Vivian Tegart.

BILL D4.

An Act for the relief of Bridget Gladys Vivian Tegart.

Preamble.

WHEREAS Bridget Gladys Vivian Tegart, residing at the city of Toronto, in the province of Ontario, stenographer, wife of John Edward Lorne Tegart, clerk, 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. 1926, at the said city, she then being Bridget Gladys Vivian Dickie, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Bridget Gladys Vivian 15 Dickie and John Edward Lorne Tegart, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Bridget Gladys Vivian Dickie may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said John Edward Lorne Tegart had not been solemnized.

BILL E4.

An Act for the relief of Charles Coblens.

BILL E4.

An Act for the relief of Charles Coblens.

Preamble.

WHEREAS Charles Coblens, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, agent, has by his petition alleged that on the sixteenth day of June, A.D. 1920, at the city of Proskowrof, Ukrainia, Russia, he and Sarah Rachel Moyshewnoi, who was then of the said city of Proskowrof, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of 10 his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1 The said marriage between Charles Coblens and Sarah Rachel Moyshewnoi, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Charles Coblens may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Sarah Rachel Moyshewnoi had 20 not been solemnized.

BILL F4.

An Act for the relief of Esther Gertrude Wooder.

BILL F4.

An Act for the relief of Esther Gertrude Wooder.

Preamble.

WHEREAS Esther Gertrude Wooder, residing at the city of Toronto, in the province of Ontario, wife of Gordon Cecil Wooder, telephone lineman, 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. 1924, at the said city, she then being Esther Gertrude Aronowitz, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Esther Gertrude Arono-15 witz and Gordon Cecil Wooder, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Esther Gertrude Aronowitz may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Gordon Cecil Wooder had not been solemnized.

BILL G4.

An Act for the relief of Eleanor Jane Moorhead.

BILL G4.

An Act for the relief of Eleanor Jane Moorhead.

Preamble.

WHEREAS Eleanor Jane Moorhead, residing at the city of Toronto, in the province of Ontario, hairdresser, wife of William John Moorhead, railway employee, who is domiciled in Canada and residing at the town of Palmerston. in the said province, has by her petition alleged that they 5 were married on the twenty-second day of June, A.D. 1915, at the city of Owen Sound, in the said province, she then being Eleanor Jane Cox, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said 10 marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons 15 of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Eleanor Jane Cox and William John Moorhead, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Eleanor Jane Cox may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said William John Moorhead had not been solemnized.

BILL H4.

An Act for the relief of Aubrey Robert Alce.

BILL H4.

An Act for the relief of Aubrey Robert Alce.

Preamble.

WHEREAS Aubrey Robert Alce, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, credit manager, has by his petition alleged that on the sixth day of September, A.D. 1916, at the said city, he and Aurore Celina Tessier dit Lavigne, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Aubrey Robert Alce and Aurore Celina Tessier dit Lavigne, his wife, is hereby 15 dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Aubrey Robert Alce may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Aurore Celina 20 Tessier dit Lavigne had not been solemnized.

BILL I4.

An Act for the relief of Edith Lerene Collins.

BILL I4.

An Act for the relief of Edith Lerene Collins.

Preamble.

WHEREAS Edith Lerene Collins, residing at the city of Toronto, in the province of Ontario, nurse, wife of George Robert Nixon Collins, civil servant, 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. 1905, at the said city, she then being Edith Lerene Wilson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Edith Lerene Wilson and 15 George Robert Nixon Collins, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edith Lerene Wilson may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said George Robert Nixon Collins had not been solemnized.

BILL J4.

An Act for the relief of Florence Ada Bark Simpson.

BILL J4.

An Act for the relief of Florence Ada Bark Simpson.

Preamble.

WHEREAS Florence Ada Bark Simpson, residing at the city of Montreal, in the province of Quebec, sales clerk, wife of Ernest Lionel Simpson, salesman, 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. 1913, at the said city, she then being Florence Ada Bark, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Florence Ada Bark and 15 Ernest Lionel Simpson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to m marry again. 2. The said Florence Ada Bark may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said Ernest Lionel Simpson had not been solemnized.

BILL K4.

An Act for the relief of Helen Theresa Baker.

BILL K4.

An Act for the relief of Helen Theresa Baker.

Preamble.

WHEREAS Helen Theresa Baker, residing at the city of Toronto, in the province of Ontario, wife of Harold D'Arcy Baker, broker, 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 May, A.D. 1923, at the said city, she then being Helen Theresa Graham, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Helen Theresa Graham and Harold D'Arcy Baker, her husband, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Helen Theresa Graham may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Harold D'Arcy Baker 20 had not been solemnized.

BILL L4.

An Act for the relief of Harry Everett Markell.

BILL L4.

An Act for the relief of Harry Everett Markell.

Preamble.

WHEREAS Harry Everett Markell, domiciled in Canada and residing at the town of Smiths Falls, in the province of Ontario, railway conductor, has by his petition alleged that on the twenty-fourth day of June, A.D. 1914, at the town of Newington, in the said province, he and 5 Hazel Emma Rombough, who was then of the said town of Newington, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Harry Everett Markell 15 and Hazel Emma Rombough, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harry Everett Markell may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Hazel Emma Rombough had not been solemnized.

BILL M4.

An Act for the relief of George Wellington Garfield Neal.

BILL M4.

An Act for the relief of George Wellington Garfield Neal.

Preamble.

WHEREAS George Wellington Garfield Neal, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, salesman, has by his petition alleged that on the third day of February, A.D. 1915, in the township of Pickering, in the county of Ontario, in the said 5 province, he and Mabel Adela Pallister, who was then of the said township, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between George Wellington Gar- 15 field Neal and Mabel Adela Pallister, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Wellington Garfield Neal may at any time hereafter marry any woman whom he might 20 lawfully marry if the said marriage with the said Mabel Adela Pallister had not been solemnized.

BILL N4.

An Act for the relief of Sarah Delia Baker Tribe.

BILL N4.

An Act for the relief of Sarah Delia Baker Tribe.

Preamble.

WHEREAS Sarah Delia Baker Tribe, residing at the city of Montreal, in the province of Quebec, wife of Ernest Woodman Tribe, superintendent, 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 August, A.D. 1910, at the city of Victoria, in the province of British Columbia, she then being Sarah Delia Baker, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Sarah Delia Baker and 15 Ernest Woodman Tribe, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to m marry again.

2. The said Sarah Delia Baker may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said Ernest Woodman Tribe had not been solemnized.

BILL O4.

An Act for the relief of Elsie Emily Disney.

BILL O4.

An Act for the relief of Elsie Emily Disney.

Preamble.

WHEREAS Elsie Emily Disney, residing at the town of Barrow-on-Soar, in Leicestershire, England, wife of Charles Percival Disney, bridge engineer, who is domiciled in Canada and residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they 5 were married on the eleventh day of August, A.D. 1919, at the said town, she then being Elsie Emily Clarke, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elsie Emily Clarke and 15 Charles Percival Disney, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elsie Emily Clarke may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said Charles Percival Disney had not been solemnized.

BILL P4.

An Act for the relief of Harry Douglas Towers.

BILL P4.

An Act for the relief of Harry Douglas Towers.

Preamble.

WHEREAS Harry Douglas Towers, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, clerk, has by his petition alleged that on the third day of January, A.D. 1921, at the said city, he and Margaret Alice Dunlop, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Theretore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Harry Douglas Towers and Margaret Alice Dunlop, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harry Douglas Towers may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Margaret Alice Dunlop 20 had not been solemnized.

BILL Q4.

An Act for the relief of Elizabeth Warga.

BILL Q4.

An Act for the relief of Elizabeth Warga.

Preamble.

WHEREAS Elizabeth Warga, residing at the city of Niagara Falls, in the province of Ontario, factory employee, wife of Ladislav Warga, farmer, who is domiciled in Canada and residing at the township of Stamford, in the said province, has by her petition alleged that they were married on the twenty-first day of June, A.D. 1924, at the village of Falls View, in the said township, she then being Elizabeth Black, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elizabeth Black and Ladislav Warga, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elizabeth Black may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Ladislav Warga had not been solemnized.

BILL R4.

An Act for the relief of William Thomas Raines.

BILL R4.

An Act for the relief of William Thomas Raines.

Preamble.

WHEREAS William Thomas Raines, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, clerk, has by his petition alleged that on the eighth day of March, A.D. 1920, at the said city, he and Bernice Maud Reid, who was then of the said city, a spinster, 5 were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His 10 Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between William Thomas Raines and Bernice Maud Reid, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes 15 whatsoever.

Right to marry again.

2. The said William Thomas Raines may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Bernice Maud Reid had not been solemnized.

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BILL S4.

An Act for the relief of Enos Nuttall Davis.

BILL S4.

An Act for the relief of Enos Nuttall Davis.

Preamble.

WHEREAS Enos Nuttall Davis, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, sleeping car porter, has by his petition alleged that on the tenth day of November, A.D. 1927, at the city of St. John, in the province of New Brunswick, he and 5 Lillian May Bree, who was then of the said city of St. John, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Enos Nuttall Davis and 15 Lillian May Bree, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Enos Nuttall Davis may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Lillian May Bree had not been solemnized.

BILL T4.

An Act for the relief of Violet May MacFadden.

BILL T4.

An Act for the relief of Violet May MacFadden.

Preamble.

WHEREAS Violet May MacFadden, residing at the city of Toronto, in the province of Ontario, wife of Frederick Alexander Ray MacFadden, treasurer, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twentieth day of June, A.D. 1925, at the said city, she then being Violet May Stubbs, a spinster; and whereas by her petition she has prayed, that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Violet May Stubbs and 15 Frederick Alexander Ray MacFadden, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Violet May Stubbs may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Frederick Alexander Ray Mac-Fadden had not been solemnized.

BILL U4.

An Act to incorporate Industrial Loan and Finance Corporation.

Read a first time, Wednesday, 14th May, 1930.

Honourable Mr. Casgrain.

OTTAWA
F. A. ACLAND
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1930

3875

BILL U4.

An Act to incorporate Industrial Loan and Finance Corporation.

Preamble.

MHEREAS the persons hereinafter named have by their petition prayed that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Incorporation.

1. (1) James Penrose Anglin, contractor, Nathan Landé, financier, Gordon Murphy Webster, barrister, all of the city and district of Montreal in the province of Quebec, together with such other persons as become shareholders 10 of the Company, are hereby incorporated under the name of "Industrial Loan and Finance Corporation" hereinafter called "the Company".

Corporate name.

Designation in French.

(2) In the French language the Company may be designated as "La Compagnie des Prêts et Finance Industrielle." 15

Provisional directors.

2. The persons named in section one of this Act shall be the provisional directors of the Company.

Capital stock.

3. The capital stock of the Company shall be five hundred thousand dollars, divided into five thousand shares of one hundred dollars each, and may be increased 20 at any time to an amount not to exceed two million dollars, divided into shares of one hundred dollars each.

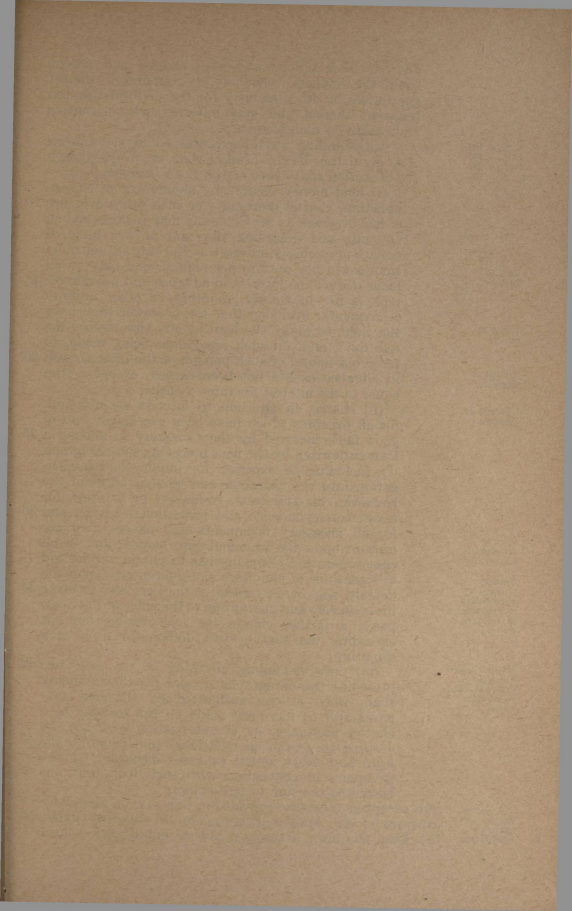
Head office.

4. The head office of the Company shall be at the city of Montreal in the province of Quebec.

Powers.

5. (1) The Company may throughout Canada:— (a) buy, sell, deal in and lend money on the security of conditional sales agreements, lien notes, hire purchase agreements, chattel mortgages, trade paper, bills of lading, warehouse receipts, bills of exchange

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and choses-in-action; and may receive and accept from the makers, vendors or transferors thereof guarantees or other security for the performance and payment thereof and may enforce such guarantees and realize on such security;

R.S., c. 102. R.S., c. 135. R.S., c. 28. (b) notwithstanding anything contained in the *Interest Act*, or in the *Money Lenders Act*, or in paragraph (c) of section sixty-three of the *Loan Companies Act*—

Loans.

(i) lend money secured by assignment of choses-in-action, chattel mortgages or such other evidence 10 of indebtedness as the Company may require, and on amounts not exceeding the sum of five hundred dollars may charge interest at the rate of not more than seven per centum per annum, and may on all loans deduct the interest in advance and provide for 15 repayments in weekly, monthly or other uniform repayments: Provided that the borrower shall have the right to repay the loan at any time before the due date, and, on such repayment being made, to receive a refund of such portion of the interest paid 20 in advance as has not been earned, except a sum

Right to repay.

Rate of interest.

equal to the interest for three months:

Refund of interest.

Charges for expenses.

2% on principal loaned.

Further charge for verification of signatures in certain cases.

Extra charges for legal expenses, etc., in certain cases.

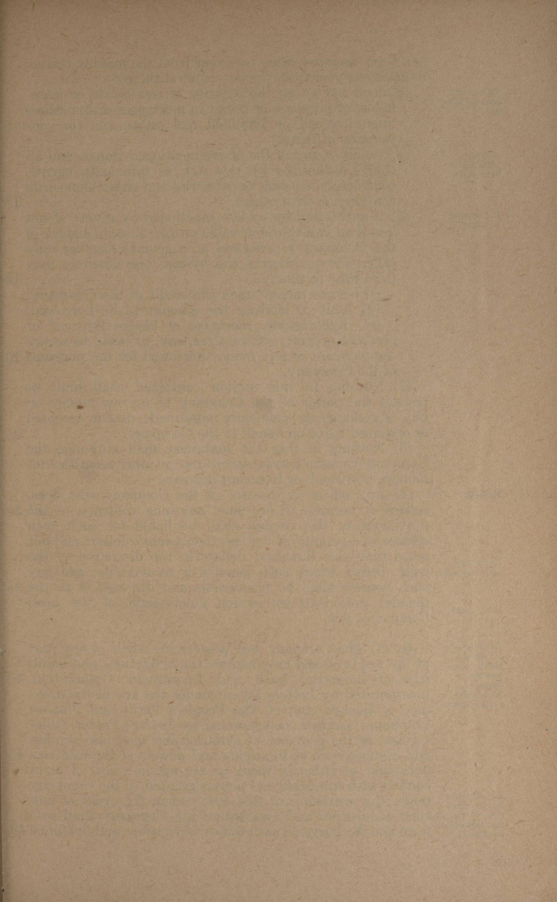
(ii) charge, in addition to interest as aforesaid. for all expenses which have been necessarily and in good faith incurred by the Company in making a 25 loan authorized by the next preceding sub-paragraph (i), including all expenses for inquiry and investigation into the character and circumstances of the borrower, his endorsers, co-makers or sureties, for taxes, correspondence and professional advice, and 30 for all necessary documents and papers, two per centum upon the principal sum loaned; and in all cases where the Company has to obtain verification of signatures of endorsers and guarantors, upon the default, neglect, or refusal of the borrower to bring 35 his endorsers and guarantors to the office of the Company, a further charge for such verification not exceeding the sum of two dollars for each such signature:

(iii) notwithstanding anything in the next two 40 preceding sub-paragraphs (i) and (ii) the Company shall, when a loan authorized by the said sub-paragraph (i) has been made on the security of a chattel mortgage, or of subrogation of taxes, be entitled to charge an additional sum equal to the 45 legal and other actual expenses disbursed by the Company in connection with such loan, but not

exceeding the sum of ten dollars;

but, except as otherwise provided in this Act, no charge for expenses of any kind shall be made or collected unless 50 the loan has been actually made, or unless such a loan

No charge except on certain conditions.



has been renewed after one year from the making thereof or after one year from the last renewal thereof:

Loans on real estate. etc.

(c) lend money on the security of real estate or leaseholds, or purchase or invest in mortgages or hypothecs upon freehold or leasehold real estate and for subrogation of taxes:

Act as principals or agents. (d) do all or any of the above mentioned things, and all things authorized by this Act, as principals, agents, contractors, trustees or otherwise and either alone or in conjunction with others;

Borrowing powers.

(e) if authorized by by-law sanctioned by a vote of not less than two-thirds in value of the subscribed stock of the Company represented at a general meeting duly called for considering the by-law, the directors may from time to time.—

(i) borrow money upon the credit of the Company; (ii) limit or increase the amount to be borrowed:

(iii) hypothecate, mortgage or pledge the real or personal property of the Company, or both, to secure the payment of any money borrowed for the purposes 20 of the Company.

Companies Act.

(2) Nothing in this section contained shall limit or restrict the power of the Company to borrow money on bills of exchange or promissory notes made, drawn, accepted or endorsed by or on behalf of the Company. 25

(3) Nothing in this Act contained shall authorize the Company to issue bonds, debentures or other securities for

moneys borrowed, or to accept deposits.

Recovery

Penalty.

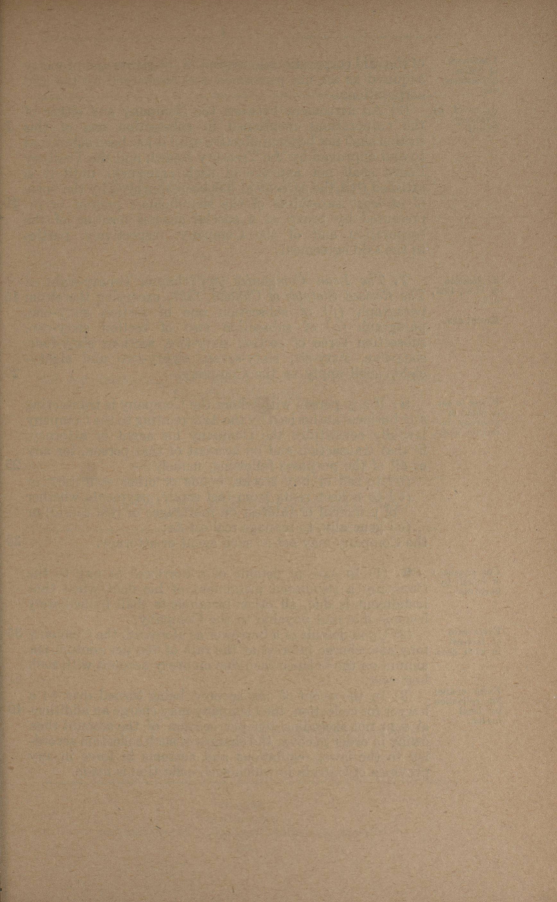
(4) Any officer or director of the Company who does, causes or permits to be done, anything contrary to the 30 provisions of this section shall be liable for each such offence to a penalty of not less than twenty dollars and not more than five thousand dollars in the discretion of the and disposal court before which such penalty is recoverable; and any such penalty shall be recoverable and disposed of in the 35 manner prescribed by section ninety-eight of the Loan

R.S., c. 28.

Acquisition of assets, rights and powers of certain provincial corporations.

6. (1) The Company may acquire the whole or any part of the assets of and may assume the obligations and liabilities of Industrial Loan and Investment Corporation, 40 incorporated by Letters Patent under the law of the province of Quebec, and of The People's Thrift and Finance Company, Limited, incorporated by Letters Patent under the law of the province of Ontario; and may also acquire and exercise such of the rights and powers of the said cor- 45 porations, or either of them, as are not in excess of or in conflict with the rights and powers granted to the Company under the provisions of this Act: and in the event of any as to exer- under the provisions of this fiet, and in the company shall percise of rights such acquisition and assumption the Company shall perform and discharge all such duties, obligations and liabilities 50

Limitations and powers so acquired.



Discharge of duties obligations, etc.

of the said corporations in respect of the rights and property acquired as are not performed and discharged by the said

corporations.

Approval by Treasury Board.

(2) An agreement between the Company and either of the corporations mentioned in sub-section one of this 5 section shall not become effective until it has been submitted to and approved by the Treasury Board; and the Treasury Board shall not approve of such agreement until it is satisfied that the agreement has been approved by the votes of at least two-thirds of the shareholders present or re- 10 presented by proxy at a special general meeting of the corporation and of the Company, respectively, parties to the said agreement.

Application

Exceptions.

7. The Loan Companies Act, chapter twenty-eight of of R.S., 1927, The Revised Statutes of Canada, 1927, excepting therefrom 15 paragraph (f) of subsection one of section sixty-one. paragraph (c) of subsection two of section sixty-one. subsection three of section sixty-two, sections sixty-four, sixty-five, sixty-six, sixty-seven. eighty-two and eightyeight, shall apply to the Company.

Power to act as agent or attorney in

8. If any person with whom the Company is transacting any business authorized by the Acts relating to the Company certain cases. lawfully constitutes the Company his agent or attorney, in that transaction and on account of that person, for any or all of the purposes following, namely:—

(a) to sell or buy stocks, bonds or other securities; or

(b) to collect rents from real estate, payments whether of principal or interest on mortgages or real estate; or

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(c) generally, to manage real estate:

the Company may act as such agent or attorney.

Consequences of default by borrower.

9. (1) In case of default of a borrower to pay to the Company a stipulated instalment of his debt when that instalment is due, all other instalments shall immediately become due and payable to the Company.

Extra rate of interest

(2) Upon default of a borrower as aforesaid, the Company 35 in such case. may also charge interest at the rate of ten per centum per annum on the balance then due on every account with such borrower.

Extra charge for collection by legal means.

(3) In the event of any account being turned over to a lawyer for collection, the Company may charge an addition- 40 al sum not exceeding ten per centum of the amount then owing in order to cover the charges of such collection according to the laws, regulations and customs in force in any province of Canada in which such collection is made.

BILL V4.

An Act respecting the capital stock of Prudential Trust Company, Limited.

Read a first time, Wednesday, 14th May, 1930.

Honourable Mr. Casgrain.

OTTAWA

F. A. ACLAND

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

1930

7125

BILL V4.

An Act respecting the capital stock of Prudential Trust Company, Limited.

Preamble.

1909, c. 124; 1922, c. 71. WHEREAS Prudential Trust Company, Limited, here-inafter called "the Company," has by its petition prayed in effect that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Shares reduced from \$100 to \$20.

1. Section three of chapter one hundred and twenty-four of the statutes of 1909, as enacted by section one of chapter seventy-one of the statutes of 1922, is hereby 10 repealed and instead thereof it is hereby enacted that the capital stock of the Company, hereinafter called "new stock," shall be two million dollars, divided into shares of twenty dollars each.

Former capital stock cancelled.

2. The capital stock of the Company subscribed for and 15 issued before the date of the commencement of this Act, hereinafter called "old stock," is hereby cancelled.

Exchange of old shares for new.

3. In exchange for shares of old stock held at the date of the commencement of this Act, the Company shall issue, as paid for in full and not subject to calls thereon, 20 shares of new stock as follows:—

Paid-up shares.

(a) For each share of old stock which has been paid for in full, three shares of new stock;

80% paid.

(b) For each share of old stock upon which eighty per cent of its par value has been paid, two shares of new 25

Option.

at the option of the holder of such share, one share and one half of a share of new stock and ten dollars in cash;

EXPLANATORY NOTES.

1909, c. 124, s. 3, reads as follows:—
"3. The capital stock of the Company shall be one million five hundred thousand dollars, divided into shares of one hundred dollars each."

1922, c. 71, s. 1, reads as follows:—

"1. Section three of chapter one hundred and twenty-four of the statutes of 1909 is repealed and the following section is substituted therefor:

"3. The capital stock of the Company shall be two million dollars, divided into shares of one hundred dollars each."

70% paid.

(c) For each share of old stock upon which seventy per cent of its par value has been paid, one share and one half of a share of new stock.

Fractions of shares.

(2) For the purposes of such exchange, the Company may purchase, and shareholders shall sell halves of shares 5 to the Company at the par value thereof; and the Company shall sell within two years from the date of the purchase thereof any half-share so acquired.

Disposal thereof.

4. The individual liability of every holder of shares of Extinction of liability to the old stock for payment to creditors of the Company of 10 Company's an amount equal to the difference, immediately before the creditors in respect of date of commencement of this Act, between the amount calls not made on paid upon such shares held by him and the par value thereof the old stock. at that time, one hundred dollars each, is hereby extinguished as at and from that time. 15

BILL W4.

An Act for the relief of Mary Ada St. George.

BILL W4.

An Act for the relief of Mary Ada St. George.

Preamble.

WHEREAS Mary Ada St. George, residing at the city of Ottawa, in the province of Ontario, hairdresser, wife of Richard Bligh St. George, civil servant, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the fifth day of August, A.D. 1919, at the said city, she then being Mary Ada Barr, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Ada Barr and 15 Richard Bligh St. George, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Ada Barr may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Richard Bligh St. George had not been solemnized.

BILL X4.

An Act for the relief of Sam Finkelstein.

BILL X4.

An Act for the relief of Sam Finkelstein.

Preamble.

WHEREAS Sam Finkelstein, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, tailor, has by his petition alleged that on the twenty-fifth day of July, A.D. 1915, at the city of Toronto, in the province of Ontario, he and Dora Neradizky, who was then of the said city of Toronto, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Sam Finkelstein and Dora Neradizky, his wife, is hereby dissolved, and shall be hence- 15 forth and null void to all intents and purposes whatsoever.

Right to marry again.

2. The said Sam Finkelstein may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Dora Neradizky had not been solemnized.

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BILL Y4.

An Act for the relief of Martha Barker.

BILL Y4.

An Act for the relief of Martha Barker.

Preamble.

WHEREAS Martha Barker, residing at the city of Toronto, in the province of Ontario, waitress, wife of William Barker, taxicab driver, 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 April, A.D. 1915, at the said city, she then being Martha Burnett, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Martha Burnett and 15 William Barker, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Martha Burnett may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said William Barker had not been solemnized.

BILL Z4.

An Act for the relief of Janet Ella Pettigrew Thomson.

BILL Z4.

An Act for the relief of Janet Ella Pettigrew Thomson.

Preamble.

WHEREAS Janet Ella Pettigrew Thomson, residing at the town of Lakeside, in the province of Quebec, wife of Cameron Augusta Thomson, clerk, who is domiciled in Canada and residing at the town of Pointe Claire, in the said province, has by her petition alleged that they were married on the eleventh day of December, A.D. 1921, at the city of Westmount, in the said province, she then being Janet Ella Pettigrew, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Janet Ella Pettigrew and Cameron Augusta Thomson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Janet Ella Pettigrew may at any time here-20 after marry any man whom she might lawfully marry if the said marriage with the said Cameron Augusta Thomson had not been solemnized.

BILL A5.

An Act for the relief of Margaret Jean McClelland Dewar.

BILL A5.

An Act for the relief of Margaret Jean McClelland Dewar.

Preamble

WHEREAS Margaret Jean McClelland Dewar, residing at the city of Ottawa, in the province of Ontario, civil servant, wife of Clifford Alexander Dewar, civil servant, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married 5 on the third day of June. A.D. 1920, at the city of Winnipeg. in the province of Manitoba, she then being Margaret Jean McClelland, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

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Marriage dissolved.

1. The said marriage between Margaret Jean McClelland and Clifford Alexander Dewar, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret Jean McClelland may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Clifford Alexander Dewar had not been solemnized.

BILL B5.

An Act for the relief of Ada Margaret Ruddick.

BILL B5.

An Act for the relief of Ada Margaret Ruddick.

Preamble.

WHEREAS Ada Margaret Ruddick, residing at the city of Montreal, in the province of Quebec, wife of James Ruddick, consulting engineer, 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 fifteenth day of June, A.D. 1899, at the town of Gateshead, in the county of Durham, England, she then being Ada Margaret Harris, a spinster: and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Ada Margaret Harris and James Ruddick, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ada Margaret Harris may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said James Ruddick had not been solemnized.

BILL C5.

An Act for the relief of Wilhelmina Emily Rudolph.

BILL C5.

An Act for the relief of Wilhelmina Emily Rudolph.

Preamble.

WHEREAS Wilhelmina Emily Rudolph, residing at the city of Hamilton, in the province of Ontario, merchant, wife of Charles Henry Rudolph, bricklayer, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1906, in the township of Logan, in the county of Perth, in the said province, she then being Wilhelmina Emily Hennick, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Wilhelmina Emily Hennick and Charles Henry Rudolph, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Wilhelmina Emily Hennick, may at any 20 time hereafter marry any man whom she might lawfully marry if the said marriage with the said Charles Henry Rudolph had not been solemnized.

BILL D5.

An Act for the relief of Mabel Orion Baldwin.

BILL D5.

An Act for the relief of Mabel Orion Baldwin.

Preamble.

WHEREAS Mabel Orion Baldwin, residing at the village of Zephyr, in the county of Ontario, in the province of Ontario, teacher, wife of Andrew Eldon Baldwin, railway employee, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition 5 alleged that they were married on the sixth day of April, A.D. 1921, at the said village, she then being Mabel Orion Pickering, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

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Marriage dissolved.

1. The said marriage between Mabel Orion Pickering and Andrew Eldon Baldwin, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mabel Orion Pickering, may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Andrew Eldon Baldwin had not been solemnized.

BILL E5.

An Act for the relief of Antoine George Massabky.

BILL E5.

An Act for the relief of Antoine George Massabky.

Preamble.

WHEREAS Antoine George Massabky, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, merchant, has by his petition alleged that on the fourth day of December, A.D. 1928, at the city of New York, in the state of New York, one of the United States of America, he and Charlotte Quick, who was then of the city of Philadelphia, in the state of Pennsylvania, one of the United States of America, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be 10 dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Antoine George Massabky and Charlotte Quick, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Antoine George Massabky may at any time 20 hereafter marry any woman whom he might lawfully marry if the said marriage with the said Charlotte Quick had not been solemnized.

BILL F5.

An Act for the relief of Dorothy Agnes Dowling.

BILL F5.

An Act for the relief of Dorothy Agnes Dowling.

Preamble.

WHEREAS Dorothy Agnes Dowling, residing at the city of Ottawa, in the province of Ontario, wife of Allan Percy Dowling, civil engineer, 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 November, A.D. 5 1921, at the said city, she then being Dorothy Agnes Sinclair, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Dorothy Agnes Sinclair 15 and Allan Perry Dowling, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Dorothy Agnes Sinclair may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Allan Perry Dowling had not been solemnized.

BILL G5.

An Act for the relief of Arthur Leslie Catton.

BILL G5.

An Act for the relief of Arthur Leslie Catton.

Preamble.

WHEREAS Arthur Leslie Catton, domiciled in Canada and residing at the city of Belleville, in the province of Ontario, mechanic, has by his petition alleged that on the third day of November, A.D. 1915, at the city of Chatham, in the said province, he and Doris Neoma Neuman, 5 who was then of the said city of Chatham, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Arthur Leslie Catton and Doris Neoma Neuman, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Arthur Leslie Catton may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Doris Neoma Neuman 20 had not been solemnized.

BILL H5.

An Act for the relief of Ruth Lyford Smith.

BILL H5.

An Act for the relief of Ruth Lyford Smith.

Preamble.

WHEREAS Ruth Lyford Smith, residing at the town of Lake Megantic, in the province of Quebec, wife of Norman Smith, automobile salesman, 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 5 on the sixth day of October, A.D. 1923, at the said town, she then being Ruth Lyford Stearns, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ruth Lyford Stearns and 15 Norman Smith, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ruth Lyford Stearns may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Norman Smith had not been solemnized.

BILL I5.

An Act for the relief of Rhona Elizabeth Shaw Richardson.

BILL I5.

An Act for the relief of Rhona Elizabeth Shaw Richardson.

Preamble.

WHEREAS Rhona Elizabeth Shaw Richardson, residing at the city of Montreal, in the province of Quebec, stenographer, wife of Charles Frederick Richardson, junior, bond salesman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were 5 married on the fourteenth day of August, A.D. 1926, at the said city, she then being Rhona Elizabeth Shaw, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Rhona Elizabeth Shaw 15 and Charles Frederick Richardson, junior, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Rhona Elizabeth Shaw may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Charles Frederick Richardson, junior, had not been solemnized.

BILL J5.

An Act for the relief of Richard Trawny Parsons.

BILL J5.

An Act for the relief of Richard Trawny Parsons.

Preamble.

WHEREAS Richard Trawny Parsons, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, presser, has by his petition alleged that on the eleventh day of October, A.D. 1904, at the town of Waverley, in the state of New York, one of the 5 United States of America, he and Edith Fanny Adamy, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Richard Trawny Parsons 15 and Edith Fanny Adamy, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Richard Trawny Parsons may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Edith Fanny Adamy had not been solemnized.

BILL K5.

An Act for the relief of Armand Dufour.

BILL K5.

An Act for the relief of Armand Dufour.

Preamble.

WHEREAS Armand Dufour, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, jeweller, has by his petition alleged that on the twenty-third day of July, A.D. 1919, at the said city, he and Blanche Desrosiers, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Armand Dufour and Blanche Desrosiers, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Armand Dufour may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Blanche Desrosiers had not 20 been solemnized.

BILL L5.

An Act for the relief of Jessie Lillian Gwen Richmond-Parry.

BILL L5.

An Act for the relief of Jessie Lillian Gwen Richmond-Parry.

Preamble.

WHEREAS Jessie Lillian Gwen Richmond-Parry, residing at the city of Ottawa, in the province of Ontario, stenographer, wife of Ronald Erskine Richmond-Parry, electrical engineer, 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-second day of November, A.D. 1924, at the said city of Ottawa, she then being Jessie Lillian Gwen Fudge, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Jessie Lillian Gwen Fudge and Ronald Erskine Richmond-Parry, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Jessie Lillian Gwen Fudge may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Ronald Erskine Richmond-Parry had not been solemnized.

BILL M5.

An Act for the relief of Christina Dale Kingsbury.

BILL M5.

An Act for the relief of Christina Dale Kingsbury.

Preamble.

WHEREAS Christina Dale Kingsbury, residing at the village of Brighton, in the county of Northumberland, in the province of Ontario, wife of Daniel Webster Kingsbury, civil engineer, who is domiciled in Canada and formerly resided at the said village, has by her petition 5 alleged that they were married on the twenty-third day of August, A.D. 1920, at the said village, she then being Christina Dale, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

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Marriage dissolved.

1. The said marriage between Christina Dale and Daniel Webster Kingsbury, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Christina Dale may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Daniel Webster Kingsbury had not been solemnized.

BILL N5.

An Act for the relief of Gladys Hollings.

BILL N5.

An Act for the relief of Gladys Hollings.

Preamble.

WHEREAS Gladys Hollings, residing at the city of Toronto, in the province of Ontario, book binder, wife of George Alfred Hollings, clerk, who is domiciled in Canada and residing at the town of Weston, in the said province, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1924, at the said city, she then being Gladys Curavo, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gladys Curavo and George 15 Alfred Hollings, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gladys Curavo may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said George Alfred Hollings had not been solemnized.

BILL O5.

An Act for the relief of Nellie Louise Hughes.

BILL O5.

An Act for the relief of Nellie Louise Hughes.

Preamble.

WHEREAS Nellie Louise Hughes, residing at the city of Toronto, in the province of Ontario, checker, wife of Cecil Hughes, machine operator, 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 February, A.D. 1925, at the said city, she then being Nellie Louise Wells, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Nellie Louise Wells and 15 Cecil Hughes, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Nellie Louise Wells may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Cecil Hughes had not been solemnized.

BILL P5.

An Act for the relief of Minnie Roberts.

BILL P5.

An Act for the relief of Minnie Roberts.

Preamble.

WHEREAS Minnie Roberts, residing at the city of Toronto, in the province of Ontario, wife of Ernest Roberts, automobile mechanic, 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. 1920, at the city of Preston, in the counties of Lancaster and Preston, England, she then being Minnie Goddard, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Minnie Goddard and 15 Ernest Roberts, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Minnie Goddard may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Ernest Roberts had not been solemnized.

BILL Q5.

An Act for the relief of Isabella Glennie Lefever.

BILL Q5.

An Act for the relief of Isabella Glennie Lefever.

Preamble.

WHEREAS Isabella Glennie Lefever, residing at the city of Toronto, in the province of Ontario, presser, wife of Albert Lefever, mechanic, 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 April, 5 A.D. 1925, at the city of Stratford, in the said province, she then being Isabella Glennie Robinson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Isabella Glennie Robinson 15 and Albert Lefever, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Isabella Glennie Robinson may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Albert Lefever had not been solemnized.

BILL R5.

An Act for the relief of Aileen Somerville Thomas.

BILL R5.

An Act for the relief of Aileen Somerville Thomas.

Preamble

WHEREAS Aileen Somerville Thomas, residing at the town of Picton, in the province of Ontario, wife of Christopher Treherne Thomas, sales manager, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1921, at the said town, she then being Aileen Somerville McLean, 10 a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate 15 and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Aileen Somerville McLean and Christopher Treherne Thomas, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

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Right to marry again.

2. The said Aileen Somerville McLean may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Christopher Treherne Thomas had not been solemnized.

BILL S5.

An Act for the relief of Harris Charlton Eckmiere.

BILL S⁵.

An Act for the relief of Harris Charlton Eckmiere.

Preamble.

WHEREAS Harris Charlton Eckmiere, domiciled in Canada and residing at the city of Hamilton, in the province of Ontario, time-keeper, has by his petition alleged that on the second day of December, A.D. 1917, at the said city, he and Isabelle Jean Patterson, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Harris Charlton Eckmiere and Isabelle Jean Patterson, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harris Charlton Eckmiere may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Isabelle Jean Patterson 20 had not been solemnized.

BILL T5.

An Act for the relief of Rhea Blanche Wilson.

BILL T5.

An Act for the relief of Rhea Blanche Wilson.

Preamble.

WHEREAS Rhea Blanche Wilson, residing at the city of Toronto, in the province of Ontario, cashier, wife of Clarence Wilson, musician, who is domiciled in Canada and residing at the city of Kitchener, in the said province, has by her petition alleged that they were married on the twelfth day of June, A.D. 1911, at the said city of Toronto, she then being Rhea Blanche Patté, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Rhea Blanche Patté and 15 Clarence Wilson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Rhea Blanche Patté may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said Clarence Wilson had not been solemnized.

BILL U5.

An Act for the relief of Edna Wall.

BILL U5.

An Act for the relief of Edna Wall.

Preamble.

WHEREAS Edna Wall, residing at the city of Hamilton, in the province of Ontario, factory employee, wife of Richard William Wall, salesman, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the ninth day of August, A.D. 1919, at the town of Bury, in the counties of Bury and Lancaster, England, she then being Edna Stansfield, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

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Marriage dissolved.

1. The said marriage between Edna Stansfield and Richard William Wall, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edna Stansfield may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Richard William Wall had not been solemnized.

BILL V5.

An Act for the relief of Thomas Edwin Warburton.

BILL V5.

An Act for the relief of Thomas Edwin Warburton.

Preamble.

WHEREAS Thomas Edwin Warburton, domiciled in Canada and residing at the city of Hamilton, in the province of Ontario, carpenter, has by his petition alleged that on the eighth day of October, A.D. 1904, at the said city, he and Miriam Thomas, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: 10 Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

1. The said marriage between Thomas Edwin Warburton and Miriam Thomas, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Edwin Warburton may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Miriam Thomas had not 20 been solemnized.

BILL W5.

An Act for the relief of Thomas Garfield McCormick.

BILL W5.

An Act for the relief of Thomas Garfield McCormick.

Preamble.

WHEREAS Thomas Garfield McCormick, domiciled in Canada and residing at the city of London, in the province of Ontario, locomotive fireman, has by his petition alleged that on the ninth day of October, A.D. 1922, at the city of Windsor, in the said province, he and Edith Mary 5 Febrey, who was then of the said city of London, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Thomas Garfield McCormick and Edith Mary Febrey, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Garfield McCormick may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Edith Mary 20 Febrev had not been solemnized.

BILL X5.

An Act for the relief of Thomas Richardson.

BILL X5.

An Act for the relief of Thomas Richardson.

Preamble.

WHEREAS Thomas Richardson, domiciled in Canada and residing at the city of Kitchener, in the province of Ontario, police constable, has by his petition alleged that on the eighth day of March, A.D. 1926, at the city of Toronto, in the said province, he and Cora Eleanor Milne, who was then of the said city of Toronto, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Thomas Richardson and Cora Eleanor Milne, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Richardson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Cora Eleanor Milne had 20 not been solemnized.

BILL Y5.

An Act for the relief of Leslie Gregory.

BILL Y5.

An Act for the relief of Leslie Gregory.

Preamble.

WHEREAS Leslie Gregory, domiciled in Canada and residing at the town of Oakville, in the province of Ontario, assistant manager, has by his petition alleged that on the thirty-first day of July, A.D. 1926, at the city of Toronto, in the said province, he and Inez May Dorland, who was then of the village of Bronte, in the county of Halton, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Leslie Gregory and Inez 15 May Dorland, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Leslie Gregory may at any time hereafter marry any woman whom he might lawfully marry if the 20 said marriage with the said Inez May Dorland had not been solemnized.

BILL Z5.

An Act for the relief of Muriel Laburnum Christie.

BILL Z5.

An Act for the relief of Muriel Laburnum Christie.

Preamble.

WHEREAS Muriel Laburnum Christie, residing at the city of Toronto, in the province of Ontario, stenographer, wife of Ross Alexander Christie, journalist, 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 May, A.D. 1920, at the said city, she then being Muriel Laburnum Harvey, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Muriel Laburnum Harvey 15 and Ross Alexander Christie, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Muriel Laburnum Harvey may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Ross Alexander Christie had not been solemnized.

BILL A6.

An Act for the relief of Edith Matilda Epplett.

BILL A6.

An Act for the relief of Edith Matilda Epplett.

Preamble.

HEREAS Edith Matilda Epplett, residing at the village of Beamsville, in the county of Lincoln, in the province of Ontario, wife of John Osborne Epplett, foreman, who is domiciled in Canada and residing at the city of Hamilton, in the said province, has by her petition alleged that they were married on the second day of January, A.D. 1919, at the town Tooting, in the county of London, England, she then being Edith Matilda McKinney, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and 10 whereas the said marriage and adultery have been proved by evidence adduced and it is expendient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Edith Matilda McKinney and John Osborne Epplett, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edith Matilda McKinney may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said John Osborne Epplett had not been solemnized.

BILL B6.

An Act for the relief of Ruth Victoria Spooner.

BILL B6.

An Act for the relief of Ruth Victoria Spooner.

Preamble.

WHEREAS Ruth Victoria Spooner, residing at the city of Toronto, in the province of Ontario, typist, wife of Cecil John Spooner, salesman, who is domiciled in Canada and residing at the city of Hamilton, in the said province, has by her petition alleged that they were married on the twenty-ninth day of October, A.D. 1920, at the said city of Toronto, she then being Ruth Victoria Harvie, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage

1. The said marriage between Ruth Victoria Harvie and 15 Cecil John Spooner, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to

2. The said Ruth Victoria Harvie may at any time marry again. hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Cecil John Spooner had not been solemnized.

BILL C6.

An Act for the relief of John Henry Coulter.

BILL C6.

An Act for the relief of John Henry Coulter.

Preamble.

WHEREAS John Henry Coulter, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, stores-keeper, has by his petition alleged that on the ninth day of March, A.D. 1906, at the said city, he and Lillian Maud Kavanagh, who was then of the said 5 city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: 10 Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between John Henry Coulter and Lillian Maud Kavanagh, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said John Henry Coulter may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Lillian Maud Kavanagh 20 had not been solemnized.

BILL D6.

An Act for the relief of Gertrude Anne Williams.

BILL D6.

An Act for the relief of Gertrude Anne Williams.

Preamble.

WHEREAS Gertrude Anne Williams, residing at the city of Toronto, in the province of Ontario, wife of Arthur Williams, painter, 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 March, A.D. 1906, at the said city, she then being Gertrude Anne Lay, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gertrude Anne Lay and Arthur Williams, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gertrude Anne Lay may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Arthur Williams had not been 20 solemnized.

BILL E6.

An Act for the relief of Leonard George Edward Bond.

BILL E6.

An Act for the relief of Leonard George Edward Bond.

Preamble.

WHEREAS Leonard George Edward Bond, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, elevator operator, has by his petition alleged that on the twenty-first day of December, A.D. 1918, at the said city, he and Ellen Maud Lucas, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Leonard George Edward Bond and Ellen Maud Lucas, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Leonard George Edward Bond may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Ellen Maud Lucas 20 had not been solemnized.

BILL F6.

An Act for the relief of Grant Johnston.

BILL F6.

An Act for the relief of Grant Johnston.

Preamble.

WHEREAS Grant Johnston, domiciled in Canada and residing at the city of Westmount, in the province of Quebec, stock broker, has by his petition alleged that on the third day of June, A.D. 1914, at the city of Montreal, in the said province, he and Jean Pollock, who was then of the said city of Montreal, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Grant Johnston and Jean Pollock, his wife, is hereby dissolved, and shall be hence- 15 forth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Grant Johnston may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jean Pollock had not been solemnized.

20

BILL G6.

An Act for the relief of Burton Orland Boomhower.

BILL G6.

An Act for the relief of Burton Orland Boomhower.

Preamble.

W HEREAS Burton Orland Boomhower, domiciled in Canada and residing at the city of Peterborough, in the province of Ontario, driver, has by his petition alleged that on the second day of May, A.D. 1917, at the said city, he and Jeannette Lillian Wood, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: 10 Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Burton Orland Boomhower and Jeannette Lillian Wood, his wife, is hereby 15 dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Burton Orland Boomhower may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jeannette Lillian 20 Wood had not been solemnized.

BILL H6.

An Act respecting a certain patent of Stauntons Limited.

Read a first time, Thursday, 15th May, 1930.

Honourable Mr. Spence.

OTTAWA

F. A. ACLAND

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

7134

BILL H6.

An Act respecting a certain patent of Stauntons Limited.

Preamble.

R.S.C., 1906, c. 69.

MHEREAS Stauntons Limited, a corporation created by Letters Patent under the provisions of The Ontario Companies Act, has by its petition represented that it has a plant in the city of Toronto and carries on business throughout Canada; that it is the owner of Canadian Patent number 163389, issued to Herbert C. Jarvis on the twenty-second day of June, 1915, under the provisions of the Patent Act, chapter sixty-nine of The Revised Statutes of Canada, 1906, for certain improvements in wall-paper rolls; that the said patent was duly assigned by the said Herbert C. Jarvis to 10 Stauntons Limited; that the said patent will expire on the twenty-second day of June, 1933; and whereas the petitioner has praved that it be enacted as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent 15 of the Senate and House of Commons of Canada, enacts as follows:-

Authority to the Commissioner of Patents to extend the duration of the patent for eighteen years from the date on which it would otherwise expire.

1. If the owner of the patent mentioned in the preamble to this Act, or the assignee or other legal representative of such owner makes, within three months from the date of 20 the passing of this Act, an application to the Commissioner of Patents for an order extending the duration of that patent, notwithstanding the provisions of The Patent Act, chapter one hundred and fifty of The Revised Statutes of Canada, 1927, the Commissioner of Patents shall make an 25 order extending the duration of that patent to the twenty-second day of June, 1951, and upon the making of such order that patent shall be good and shall avail the owner thereof or the assignee or other legal representative of such owner for the extended term hereby authorized.

BILL I6.

An Act for the relief of Augusto Tranzzi.

BILL 16.

An Act for the relief of Augusto Tranzzi.

Preamble.

WHEREAS Augusto Tranzzi, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, street car conductor, has by his petition alleged that on the tenth day of July, A.D. 1926, at the said city, he and Evelyn Irene Moon, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Augusto Tranzzi and Evelyn Irene Moon, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Augusto Tranzzi may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Evelyn Irene Moon had not been solemnized.

BILL J6.

An Act for the relief of Claire Yale Lacourse.

BILL J6.

An Act for the relief of Claire Yale Lacourse.

Preamble.

WHEREAS Claire Yale Lacourse, residing at the city of Montreal, in the province of Quebec, wife of Joseph Hormidas Lacourse, chauffeur, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twenty-third day of September, A.D. 1924, at the said city, she then being Claire Yale, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Claire Yale and Joseph Hormidas Lacourse, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Claire Yale may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Joseph Hormidas Lacourse had not been 20 solemnized.

BILL K6.

An Act for the relief of Marion Frances Blewett.

BILL K6.

An Act for the relief of Marion Frances Blewett.

Preamble.

WHEREAS Marion Frances Blewett, residing at the city of Ottawa, in the province of Ontario, secretary, wife of Stanley Warwick Blewett, liveryman, who is domiciled in Canada and residing at the city of Peterborough, in the said province, has by her petition alleged that they were married on the twenty-sixth day of March, A.D. 1913, at the town of Kemptville, in the said province, she then being Marion Frances Turnbull, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Marion Frances Turnbull and Stanley Warwick Blewett, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marion Frances Turnbull may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Stanley Warwick Blewett had not been solemnized.

BILL L6.

An Act for the relief of Hartley Franklin Upper.

BILL L6.

An Act for the relief of Hartley Franklin Upper.

Preamble.

WHEREAS Hartley Franklin Upper, domiciled in Canada and residing at the city of Niagara Falls, in the province of Ontario, barrister-at-law, has by his petition alleged that on the twenty-sixth day of June, A.D. 1915, at the city of Hamilton, in the said province, he and Margaret Hazel Murray, who was then of the said city of Hamilton, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hartley Franklin Upper 15 and Margaret Hazel Murray, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hartley Franklin Upper may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Margaret Hazel Murray had not been solemnized.

BILL M6.

An Act for the relief of Florence Edna Curliss.

BILL M6.

An Act for the relief of Florence Edna Curliss.

Preamble.

WHEREAS Florence Edna Curliss, residing at the city of Toronto, in the province of Ontario, cashier, wife of William Henry Curliss, well driller, 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 December, A.D. 1927, at the said city, she then being Florence Edna Wright, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Florence Edna Wright 15 and William Henry Curliss, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Florence Edna Wright may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said William Henry Curliss had not been solemnized.

BILL N6.

An Act for the relief of Hilda Walker Baker.

BILL No.

An Act for the relief of Hilda Walker Baker.

Preamble.

WHEREAS Hilda Walker Baker, residing at the city of Toronto, in the province of Ontario, clerk, wife of Herbert Broughton Baker, salesman, 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, 5 A.D. 1914, at the said city, she then being Hilda Walker, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hilda Walker and Herbert Broughton Baker, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hilda Walker may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Herbert Broughton Baker had not 20 been solemnized.

BILL O6.

An Act for the relief of Mary Violet Baxter.

BILL O6.

An Act for the relief of Mary Violet Baxter.

Preamble.

WHEREAS Mary Violet Baxter, residing at the city of Toronto, in the province of Ontario, clerk, wife of James Fleming Baxter, gardener, 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. 1923, at the town of Mimico, in the said province, she then being Mary Violet Guzuk, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Violet Guzuk and 15 James Fleming Baxter, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Violet Guzuk may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said James Fleming Baxter had not been solemnized.

BILL P6.

An Act for the relief of Harry Hutcherson Davis.

BILL P6.

An Act for the relief of Harry Hutcherson Davis.

Preamble.

WHEREAS Harry Hutcherson Davis, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, sales manager, has by his petition alleged that on the twelfth day of June, A.D. 1915, at the city of Quebec, in the province of Quebec, he and Kathleen Gordon, who was then of the city of Montreal, in the said province of Quebec, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Harry Hutcherson Davis 15 and Kathleen Gordon, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harry Hutcherson Davis may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Kathleen Gordon had not been solemnized.

BILL Q6.

An Act for the relief of James Lewis Watterworth.

BILL Q6.

An Act for the relief of James Lewis Watterworth.

Preamble.

WHEREAS James Lewis Watterworth, domiciled in Canada and residing in the township of Mosa, in the county of Middlesex, in the province of Ontario, machinist and farmer, has by his petition alleged that on the twentyfourth day of May, A.D. 1924, in the township of Ekfrid, 5 in the said county and province, he and Margaret Edna Hetherington, who was then of the township of Metcalfe, in the said county and province, a spinster, were married; and whereas by his petition he has prayed that, because of · her adultery since then, their marriage be dissolved; and 10 whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between James Lewis Watterworth and Margaret Edna Hetherington, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said James Lewis Watterworth may at any time 20 hereafter marry any woman whom he might lawfully marry if the said marriage with the said Margaret Edna Hetherington had not been solemnized.

BILL R6.

An Act for the relief of Harvey Mennie Cross.

BILL R6.

An Act for the relief of Harvey Mennie Cross.

Preamble.

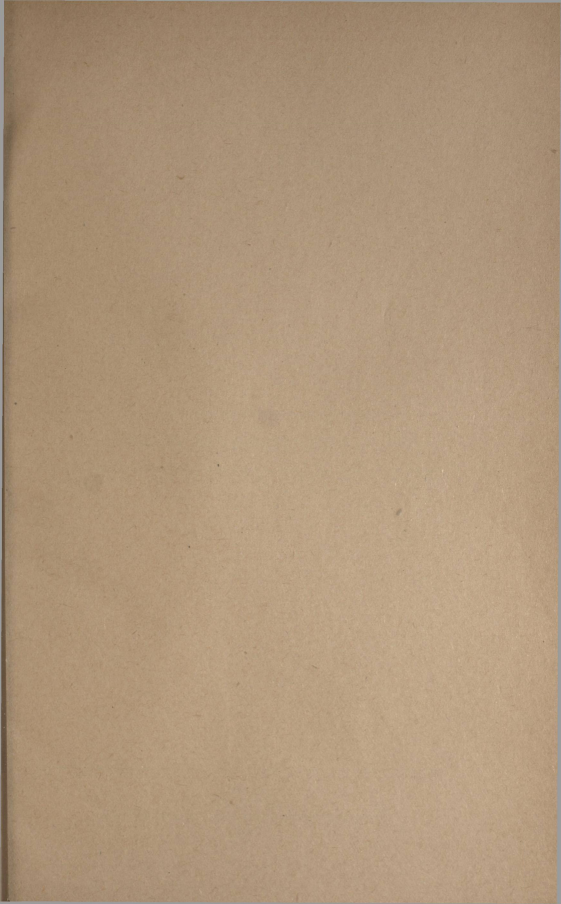
WHEREAS Harvey Mennie Cross, domiciled in Canada and residing at the village of Fergus, in the county of Wellington, in the province of Ontario, labourer, has by his petition alleged that on the first day of November, A.D. 1919, at the city of Hamilton, in the said province, he and Ella Manion, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

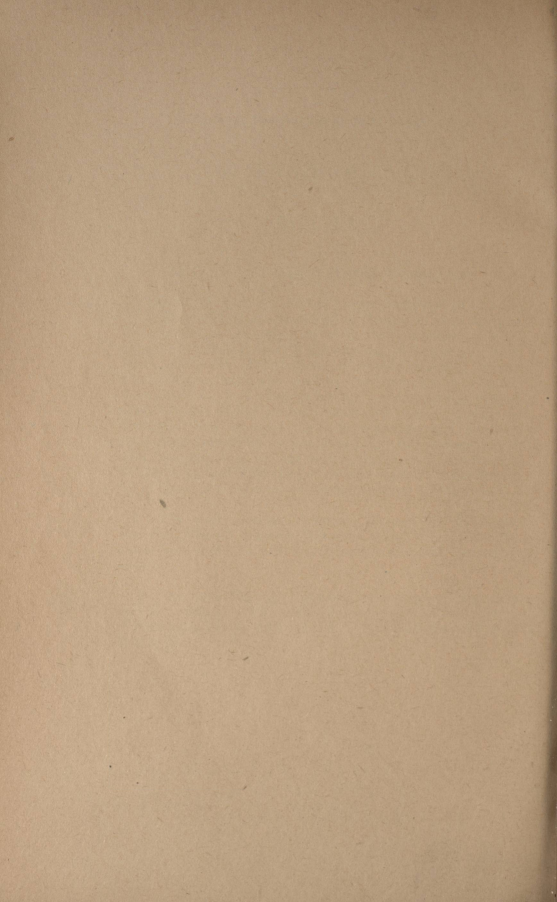
Marriage dissolved.

1. The said marriage between Harvey Mennie Cross and Ella Manion, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Harvey Mennie Cross may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Ella Manion had not been 20 solemnized.





BILL S6.

An Act for the relief of Muriel Parke Wood.

BILL S6.

An Act for the relief of Muriel Parke Wood.

Preamble.

WHEREAS Muriel Parke Wood, residing at the city of New York, in the state of New York, one of the United States of America, sales clerk, wife of Harold Whitney Wood, electrical engineer, who is domiciled in Canada and residing at the city of Westmount, in the 5 province of Quebec, has by her petition alleged that they were married on the third day of June, A.D. 1908, at the city of Montreal, in the said province, she then being Muriel Parke Weir, a spinster: and whereas by her petition she has prayed that, because of his adultery since then. 10 their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts 15 as follows:-

Marriage dissolved.

1. The said marriage between Muriel Parke Weir and Harold Whitney Wood, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Muriel Parke Weir may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Harold Whitney Wood had not been solemnized.

BILL T6.

An Act for the relief of Albert Hull.

BILL T6.

An Act for the relief of Albert Hull.

Preamble.

WHEREAS Albert Hull, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, carpenter, has by his petition alleged that on the eighteenth day of December, A.D. 1918, at the town of Parry Sound, in the said province, he and Ella May Burnside, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Albert Hull and Ella May Burnside, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Albert Hull may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Ella May Burnside had not been 20 solemnized.

BILL U6.

An Act for the relief of Jessie Coles.

BILL U6.

An Act for the relief of Jessie Coles.

Preamble.

WHEREAS Jessie Coles, residing at the city of Toronto, in the province of Ontario, merchant, wife of Thomas Hector Coles, chauffeur, 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. 1919, at the said city, she then being Jessie Russell, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Jessie Russell and Thomas Hector Coles, her husband, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Jessie Russell may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Hector Coles had not been 20 solemnized.

BILL V6.

An Act for the relief of Annie Almeda McCormick.

BILL V6.

An Act for the relief of Annie Almeda McCormick.

Preamble.

WHEREAS Annie Almeda McCormick, residing at the city of Ottawa, in the province of Ontario, stenographer, wife of Michael O'Rourke McCormick, salesman. 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. 1929, at the city of Kingston, in the said province, she then being Annie Almeda Trotter, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows :-15

Marriage dissolved.

1. The said marriage between Annie Almeda Trotter and Michael O'Rourke McCormick, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Annie Almeda Trotter may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Michael O'Rourke McCormick had not been solemnized.

BILL W6.

An Act for the relief of Madeline Schnarr Nichol.

BILL W6.

An Act for the relief of Madeline Schnarr Nichol.

Preamble

WHEREAS Madeline Schnarr Nichol, residing at the city of Kitchener, in the province of Ontario, factory worker, wife of Christopher Nichol, mechanic, who is domiciled in Canada and residing at the city of Ottawa, in the said province, has by her petition alleged that they were married on the twenty-fourth day of August, A.D. 1926, at the said city of Kitchener, she then being Madeline Schnarr, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Madeline Schnarr and Christopher Nichol, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Madeline Schnarr may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said Christopher Nichol had not been solemnized.

BILL X6.

An Act for the relief of Phyllis Gertrude Smith.

BILL X6.

An Act for the relief of Phyllis Gertrude Smith.

Preamble.

WHEREAS Phyllis Gertrude Smith, residing at the city of Toronto, in the province of Ontario, wife of Harry Robert Smith, laboratory assistant, 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. 1919, at the said city, she then being Phyllis Gertrude Judge, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Phyllis Gertrude Judge 15 and Harry Robert Smith, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Phyllis Gertrude Judge may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Harry Robert Smith had not been solemnized.

BILL Y6.

An Act for the relief of Josephine Laura Calder.

BILL Y6.

An Act for the relief of Josephine Laura Calder.

Preamble.

WHEREAS Josephine Laura Calder, residing at the city of Toronto, in the province of Ontario, housekeeper, wife of John George Calder, 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. 1920, at the said city, she then being Josephine Laura Ambroise, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Josephine Laura Ambroise 15 and John George Calder, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Josephine Laura Ambroise may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said John George Calder had not been solemnized.

BILL Z6.

An Act for the relief of Minerva Gray.

BILL Z6.

An Act for the relief of Minerva Gray.

Preamble.

WHEREAS Minerva Gray, residing at the city of Toronto, in the province of Ontario, wife of Thomas Harvey Gray, mechanic, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twenty-fourth day of May, A.D. 5 1913, at the said city, she then being Minerva McAllister, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Minerva McAllister and Thomas Harvey Gray, her husband, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Minerva McAllister may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Harvey Gray had 20 not been solemnized.

BILL A7.

An Act for the relief of Mary Jane McCrossan.

BILL A7.

An Act for the relief of Mary Jane McCrossan.

Preamble.

WHEREAS Mary Jane McCrossan, residing at the city of Toronto, in the province of Ontario, tailoress, wife of William James McCrossan, truck driver, 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. 1911, at the said city, she then being Mary Jane Reilly, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Jane Reilly and 15 William James McCrossan, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Jane Reilly may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said William James McCrossan had not been solemnized.

BILL B7.

An Act for the relief of Robert Bruce Hart.

BILL B7.

An Act for the relief of Robert Bruce Hart.

Preamble.

WHEREAS Robert Bruce Hart, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, druggist, has by his petition alleged that on the tenth day of October, A.D. 1925, at the said city, he and Muriel Clayton, who was then of the said city, a spinster, 5 were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His 10 Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Robert Bruce Hart and Muriel Clayton, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes what-15 soever.

Right to marry again.

2. The said Robert Bruce Hart may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Muriel Clayton had not been solemnized.

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BILL C7.

An Act for the relief of Hetmanska Bereta.

BILL C7.

An Act for the relief of Hetmanska Bereta.

Preamble.

WHEREAS Hetmanska Bereta, residing at the city of Toronto, in the province of Ontario, machine operator, wife of Anthony Bereta, truck driver, 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 May, A.D. 1926, at the said city, she then being Hetmanska Stanislaa, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hetmanska Stanislaa and 15 Anthony Bereta, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hetmanska Stanislaa may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Anthony Bereta had not been solemnized.

BILL D7.

An Act for the relief of Lillian Alberta Sparling.

BILL D7.

An Act for the relief of Lillian Alberta Sparling.

Preamble.

MHEREAS Lillian Alberta Sparling, residing at the city of Toronto, in the province of Ontario, bookkeeper, wife of Francis Robert Sparling, electrician, who is domiciled in Canada and residing at the city of Hamilton, in the said province, has by her petition alleged that they 5 were married on the eighth day of September, A.D. 1925, at the said city of Toronto, she then being Lillian Alberta Micks, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Lillian Alberta Micks and Francis Robert Sparling, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lillian Alberta Micks may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Francis Robert Sparling had not been solemnized.

BILL E7.

An Act for the relief of Ebenezer Ward Bussell.

BILL E7.

An Act for the relief of Ebenezer Ward Bussell.

Preamble.

WHEREAS Ebenezer Ward Bussell, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, clerk, has by his petition alleged that on the twenty-fifth day of June, A.D. 1919, in the district of Dunmow, in the county of Essex, England, he and Edith 5 Hankin Darby, who was then of the said district, a widow, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ebenezer Ward Bussell and Edith Hankin Darby, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ebenezer Ward Bussell may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Edith Hankin 20 Darby had not been solemnized.

BILL F7.

An Act for the relief of Schuyler James Alton.

BILL F7.

An Act for the relief of Schuyler James Alton.

Preamble.

WHEREAS Schuyler James Alton, domiciled in Canada and residing at the village of Harrowsmith, in the county of Frontenac, in the province of Ontario, farmer, has by his petition alleged that on the sixteenth day of September, A.D. 1918, at the city of Kingston, in the said province, he and Annie May Kirkpatrick, who was then of the said city, a widow, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Schuyler James Alton 15 and Annie May Kirkpatrick, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Schuyler James Alton may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Annie May Kirkpatrick had not been solemnized.

BILL G7.

An Act for the relief of Mary Eva May Gourley.

BILL G7.

An Act for the relief of Mary Eva May Gourley.

Preamble.

WHEREAS Mary Eva May Gourley, residing at the city of Toronto, in the province of Ontario, wife of William Stewart Gourley, manager, 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. 1920, at the said city, she then being Mary Eva May Price, a widow; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Eva May Price and William Stewart Gourley, her husband, is hereby dis-15 solved, and shall be henceforth null and void to all intents and purpose whatsoever.

Right to marry again.

2. The said Mary Eva May Price may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said William Stewart Gourley 20 had not been solemnized.

BILL H7.

An Act for the relief of John William James.

BILL H7.

An Act for the relief of John William James.

Preamble.

WHEREAS John William James, domiciled in Canada and residing at the city of Oshawa, in the province of Ontario, labourer, has by his petition alleged that on the twenty-sixth day of December, A.D. 1916, in the district of Cardiff, in the counties of Cardiff and Glamorgan, in the principality of Wales, he and Lilian May Paines, who was then of the said district, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between John William James and 15 Lilian May Paines, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said John William James may at any time hereafter marry any woman whom he might lawfully marry if 20 the said marriage with the said Lilian May Paines had not been solemnized.

BILL I7.

An Act for the relief of Elsie Aileen Clarke.

BILL I7.

An Act for the relief of Elsie Aileen Clarke.

Preamble.

WHEREAS Elsie Aileen Clarke, residing at the city of Toronto, in the province of Ontario, canvasser, wife of Robert Clarke, motor engineer, 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. 1915, at the said city, she then being Elsie Aileen Olver, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Elsie Aileen Olver and 15 Robert Clarke, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elsie Aileen Olver may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Robert Clarke had not been solemnized.

BILL J7.

An Act for the relief of Orwell Bishop Walton.

BILL J7.

An Act for the relief of Orwell Bishop Walton.

Preamble.

WHEREAS Orwell Bishop Walton, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, mortician, has by his petition alleged that on the thirtieth day of October, A.D. 1924, at the town of Waterloo, in the province of Ontario, he and Florence Adele Schreiter, who was then of the city of Kitchener, in the said province of Ontario, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Orwell Bishop Walton 15 and Florence Adele Schreiter, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Orwell Bishop Walton may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Florence Adele Schreiter had not been solemnized.

BILL K7.

An Act for the relief of Rosie Resnick.

BILL K7.

An Act for the relief of Rosie Resnick.

Preamble.

WHEREAS Rosie Resnick, residing at the city of Toronto, in the province of Ontario, machine operator, wife of Issie Resnick, pedlar, 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 March, A.D. 1927, at the said city, she then being Rosie Crofchick, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Rosie Crofchick and Issie Resnick, her husband, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Rosie Crofchick may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Issie Resnick had not been 20 solemnized.

BILL L7.

An Act for the relief of Jessie Grant.

BILL L7.

An Act for the relief of Jessie Grant.

Preamble.

WHEREAS Jessie Grant, residing at the city of Toronto, in the province of Ontario, machine operator, wife of Francis Brown Grant, chemist, who is domiciled in Canada and residing at the city of Hamilton, in the said province, has by her petition alleged that they were married on the fifteenth day of November, A.D. 1916, at the said city of Toronto, she then being Jessie Anderson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Jessie Anderson and 15 Francis Brown Grant, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Jessie Anderson may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Francis Brown Grant had not been solemnized.

BILL M7.

An Act for the relief of Ruby Helen Gordon.

BILL M7.

An Act for the relief of Ruby Helen Gordon.

Preamble.

WHEREAS Ruby Helen Gordon, residing at the city of Hamilton, in the province of Ontario, wife of Archie Gordon, machinist, 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 December, A.D. 1926, at the said city, she then being Ruby Helen Haight, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the 10 prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ruby Helen Haight and Archie Gordon, her husband, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ruby Helen Haight may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Archie Gordon had not 20 been solemnized.

BILL N7.

An Act for the relief of Mary Isabelle Batstone.

BILL N7.

An Act for the relief of Mary Isabelle Batstone.

Preamble.

WHEREAS Mary Isabelle Batstone, residing at the city of Toronto, in the province of Ontario, sales clerk, wife of Ernest Alfred Batstone, chauffeur, 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. 1908, at the said city, she then being Mary Isabelle Mauthe, a spinster; and whereas by her petition she had prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced, and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Mary Isabelle Mauthe 15 and Ernest Alfred Batstone, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Mary Isabelle Mauthe may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Ernest Alfred Batstone had not been solemnized.

BILL O7.

An Act for the relief of Hanorah Margaret Phililemonia Atkinson.

BILL O7.

An Act for the relief of Hanorah Margaret Phililemonia Atkinson.

Preamble.

WHEREAS Hanorah Margaret Phililemonia Atkinson, residing in the township of York, in the county of York, in the province of Ontario, factory employee, wife of Wilfred Vivian Atkinson, sailor, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the eleventh day of January, A.D. 1926, at the said city, she then being Hanorah Margaret Phililemonia White, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hanorah Margaret Phililemonia White and Wilfred Vivian Atkinson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hanorah Margaret Phililemonia White may 20 at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Wilfred Vivian Atkinson had not been solemnized.

BILL P7.

An Act for the relief of Margaret Ann Fyfe.

BILL P7.

An Act for the relief of Margaret Ann Fyfe.

Preamble.

WHEREAS Margaret Ann Fyfe, residing at the city of Hamilton, in the province of Ontario, factory employee, wife of James Alexander Ross Fyfe, steel worker, 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. 1924, at the said city, she then being Margaret Ann Mair, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Margaret Ann Mair and 15 James Alexander Ross Fyfe, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again. 2. The said Margaret Ann Mair may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said James Alexander Ross Fyfe had not been solemnized.

BILL Q7.

An Act for the relief of Frederick John Wolfe.

AS PASSED BY THE SENATE, 20th MAY, 1930.

2000

BILL Q7.

An Act for the relief of Frederick John Wolfe.

Preamble.

WHEREAS Frederick John Wolfe, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, sales manager, has by his petition alleged that on the ninth day of September, A.D. 1908, at the city of London, in the said province, he and Nina Wynifred Logan, who was then of the said city of London, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Frederick John Wolfe and Nina Wynifred Logan, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Frederick John Wolfe may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Nina Wynifred Logan had 20 not been solemnized.

BILL R7.

An Act for the relief of Elsie Roselan Maguire.

BILL R7.

An Act for the relief of Elsie Roselan Maguire.

Preamble.

WHEREAS Elsie Roselan Maguire, residing at the city of Calgary, in the province of Alberta, housekeeper, wife of Robert Maguire, clerk, who is domiciled in Canada and residing at the city of Toronto, in the province of Ontario, has by her petition alleged that they were married on the fourth day of June, A.D. 1919, at the said city of Toronto, she then being Elsie Roselan Stone, a widow; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved 1. The said marriage between Elsie Roselan Stone and 15 Robert Maguire, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Elsie Roselan Stone may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Robert Maguire had not been solemnized.

BILL S7.

An Act for the relief of Alice Reta Leadbeatter.

BILL S7.

An Act for the relief of Alice Reta Leadbeatter.

Preamble.

WHEREAS Alice Reta Leadbeatter, residing at the city of Toronto, in the province of Ontario, cashier, wife of Harry Leadbeatter, steamfitter, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twelfth day of October, A.D. 1921, at the said city, she then being Alice Reta McCartney, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Alice Reta McCartney 15 and Harry Leadbeatter, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Alice Reta McCartney may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Harry Leadbeatter had not been solemnized.

BILL T7.

An Act for the relief of Gladys Evelyn Sandford.

BILL T7.

An Act for the relief of Gladys Evelyn Sandford.

Preamble.

WHEREAS Gladys Evelyn Sandford, residing at the city of Toronto, in the province of Ontario, cashier, wife of Frederick James Sandford, labourer, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirty-first 5 day of March, A.D. 1919, at the town of Aurora, in the said province, she then being Gladys Evelyn McGill, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gladys Evelyn McGill 15 and Frederick James Sandford, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gladys Evelyn McGill may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Frederick James Sandford had not been solemnized.

BILL U7.

An Act for the relief of Ethel May Henderson.

BILL U7.

An Act for the relief of Ethel May Henderson.

Preamble.

WHEREAS Ethel May Henderson, residing at the town of Bridgeburg, in the province of Ontario, sales clerk, wife of Hubert McCosh Henderson, customs officer, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the twenty-eighth day of July, A.D. 1915, at the said town, she then being Ethel May Johns, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be 10 granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ethel May Johns and Hubert McCosh Henderson, her husband, is hereby dis-15 solved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ethel May Johns may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Hubert McCosh Henderson had not 20 been solemnized.

BILL V7.

An Act for the relief of Fred Townsley.

BILL V7.

An Act for the relief of Fred Townsley.

Preamble.

WHEREAS Fred Townsley, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, surveyor, has by his petition alleged that on the twenty-eight day of May, A.D. 1914, at the said city, he and Mae Gladys McIntyre, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Fred Townsley and Mae Gladys McIntyre, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Fred Townsley may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Mae Gladys McIntyre had 20 not been solemnized.

BILL W7.

An Act for the relief of Arthur Worrell Perkins.

BILL W7.

An Act for the relief of Arthur Worrell Perkins.

Preamble.

WHEREAS Arthur Worrell Perkins, domiciled in Canada and residing at the city of Niagara Falls, in the province of Ontario, railway brakeman, has by his petition alleged that on the seventh day of April, A.D. 1913, at the village of Flinton, in the county of Hastings, in the said province, he and Lilla May Shier, who was then of the village of Northbrook, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Arthur Worrell Perkins ¹⁵ and Lilla May Shier, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Arthur Worrell Perkins may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Lilla May Shier had not been solemnized.

BILL X7.

An Act for the relief of Arthur Cameron.

BILL X7.

An Act for the relief of Arthur Cameron.

Preamble.

WHEREAS Arthur Cameron, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, hospital orderly, has by his petition alleged that on the fifth day of January, A.D. 1909, in the borough of Jarrow-on-Tyne, in the counties of Durham and South Shields, England, he and Margaret Farmer, who was then of the said borough, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Arthur Cameron and 15 Margaret Farmer, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Arthur Cameron may at any time hereafter marry any woman whom he might lawfully marry if the 20 said marriage with the said Margaret Farmer had not been solemnized.

BILL Y7.

An Act for the relief of Walter Anderson Wood.

BILL Y7.

An Act for the relief of Walter Anderson Wood.

Preamble.

WHEREAS Walter Anderson Wood, domiciled in Canada and residing at the village of Odessa, in the township of Ernestown, in the county of Lennox and Addington, in the province of Ontario, farm labourer, has by his petition alleged that on the twenty-seventh day of October, A.D. 5 1914, at the city of Kingston, in the said province, he and Wilhelmina Patterson, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Walter Anderson Wood and Wilhelmina Patterson, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Walter Anderson Wood may at any time 20 hereafter marry any woman whom he might lawfully marry if the said marriage with the said Wilhelmina Patterson had not been solemnized.

BILL Z7.

An Act for the relief of Gertrude Margaret Gilgour.

BILL Z7.

An Act for the relief of Gertrude Margaret Gilgour.

Preamble.

WHEREAS Gertrude Margaret Gilgour, residing at the city of Peterborough, in the province of Ontario, wife of William Howard Gilgour, mechanic, 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, 5 A.D. 1917, at the said city, she then being Gertrude Margaret Stewart, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gertrude Margaret 15 Stewart and William Howard Gilgour, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gertrude Margaret Stewart may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said William Howard Gilgour had not been solemnized,

BILL A8.

An Act for the relief of Clara Delilah Latchford.

BILL A8.

An Act for the relief of Clara Delilah Latchford.

Preamble.

WHEREAS Clara Delilah Latchford, residing at the city of Sarnia, in the province of Ontario, wife of William Arthur Latchford, labourer, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twenty-ninth day of June, A.D. 1912, at the said city, she then being Clara Delilah Archer, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and 10 it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Clara Delilah Archer and 15 William Arthur Latchford, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Clara Delilah Archer may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said William Arthur Latchford had not been solemnized.

BILL B8.

An Act for the relief of Vera Irene Collins.

BILL B8.

An Act for the relief of Vera Irene Collins.

Preamble.

WHEREAS Vera Irene Collins, residing at the city of Toronto, in the province of Ontario, machine operator, wife of Hugh Charles Collins, labourer, 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, 5 A.D. 1925, at the said city, she then being Vera Irene Pepworth, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Vera Irene Pepworth and 15 Hugh Charles Collins, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Vera Irene Pepworth may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Hugh Charles Collins had not been solemnized.

BILL C8.

An Act for the relief of Cora Beatrice Silk.

BILL C8.

An Act for the relief of Cora Beatrice Silk.

Preamble.

WHEREAS Cora Beatrice Silk, residing at the city of Kitchener, in the province of Ontario, wife of John Henry Earl Silk, labourer, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the first day of January, A.D. 1919, at the town of Huntsville, in the said province, she then being Cora Beatrice Greeley, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have 10 been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Cora Beatrice Greeley 15 and John Henry Earl Silk, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Cora Beatrice Greeley may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said John Henry Earl Silk had not been solemnized.

BILL D8.

An Act for the relief of Joseph Alphonse Lajoie.

BILL D8.

An Act for the relief of Joseph Alphonse Lajoie.

Preamble.

WHEREAS Joseph Alphonse Lajoie, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, accountant, has by his petition alleged that on the nineteenth day of June, A.D. 1916, at the city of Rivière-du-Loup, in the county of Temiscouata, in the said province, he and Marie Lucie Ethel Keens, who was then of the said city of Rivière-du-Loup, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Joseph Alphonse Lajoie 15 and Marie Lucie Ethel Keens, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Joseph Alphonse Lajoie may at any time hereafter marry any woman whom he might lawfully marry 20 if the said marriage with the said Marie Lucie Ethel Keens had not been solemnized.

BILL E8.

An Act for the relief of Gertrude Alice Dorothy Lorimer.

BILL E8.

An Act for the relief of Gertrude Alice Dorothy Lorimer.

Preamble.

WHEREAS Gertrude Alice Dorothy Lorimer, residing at the town of Twickenham, in the county of Middlesex, England, secretary, wife of Thomas Ponton Lorimer, salesman, who is domiciled in Canada and residing at the city of Toronto, in the province of Ontario, has by her 5 petition alleged that they were married on the fifteenth day of July, A.D. 1919, at the said town, she then being Gertrude Alice Dorothy Mabbs, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Gertrude Alice Dorothy Mabbs and Thomas Ponton Lorimer, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gertrude Alice Dorothy Mabbs may at any 20 time hereafter marry any man whom she might lawfully marry if the said marriage with the said Thomas Ponton Lorimer had not been solemnized.

BILL F8.

An Act for the relief of Margaret Bradley.

BILL F8.

An Act for the relief of Margaret Bradley.

Preamble.

THEREAS Margaret Bradley, residing at the city of Toronto, in the province of Ontario, summer resort manager, wife of John Justus Bradley, chauffeur, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the sixth day of December, A.D. 1913, at the village of Antelope, in the province of Saskatchewan, she then being Margaret Wilson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows --

15

Marriage

1. The said marriage between Margaret Wilson and John Justus Bradley, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Margaret Wilson may at any time hereafter 20 marry any man whom she might lawfully marry if the said marriage with the said John Justus Bradley had not been solemnized.

BILL G8.

An Act for the relief of Marion Ramsay.

BILL G8.

An Act for the relief of Marion Ramsay.

Preamble.

WHEREAS Marion Ramsay, residing at the city of London, in the province of Ontario, saleswoman, wife of Malcolm Ramsay, salesman, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married 5 on the twelfth day of February, A.D. 1927, at the said city of Toronto, she then being Marion Archer, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Marion Archer and 15 Malcolm Ramsay, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marion Archer may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Malcolm Ramsay had not been solemnized.

BILL H8.

An Act for the relief of Nettie Maud Dixon.

BILL H8.

An Act for the relief of Nettie Maud Dixon.

Preamble.

WHEREAS Nettie Maud Dixon, residing at the city of Toronto, in the province of Ontario, wife of Robert James Dixon, stationary fireman, 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 November, A.D. 1922, at the said city, she then being Nettie Maud Dusenbury, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved 1. The said marriage between Nettie Maud Dusenbury 15 and Robert James Dixon, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Nettie Maud Dusenbury may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Robert James Dixon had not been solemnized.

BILL I8.

An Act for the relief of Hazel Victoria Watt-Hewson.

AS PASSED BY THE SENATE, 20th MAY, 1930.

OTTAWA
F. A. ACLAND
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1930

BILL 18.

An Act for the relief of Hazel Victoria Watt-Hewson.

Preamble.

MHEREAS Hazel Victoria Watt-Hewson, residing at the city of Toronto, in the province of Ontario, saleswoman, wife of Arthur Francis Watt-Hewson, marine engineer, who is domiciled in Canada and residing at the city of Vancouver, in the province of British Columbia, has 5 by her petition alleged that they were married on the nineteenth day of October, A.D. 1922, at the said city of Toronto, she then being Hazel Victoria McCuaig, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; 10 and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Hazel Victoria McCuaig and Arthur Francis Watt-Hewson, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hazel Victoria McCuaig may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Arthur Francis Watt-Hewson had not been solemnized.

BILL J8.

An Act for the relief of Hubert Allan Frise.

BILL J8.

An Act for the relief of Hubert Allan Frise.

Preamble.

WHEREAS Hubert Allan Frise, domiciled in Canada and residing at the town of Simcoe, in the province of Ontario, high school teacher, has by his petition alleged that on the third day of March, A.D. 1924, at the city of Port Arthur, in the said province, he and June Odel Lang, who was then of the city of Fort William, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it 10 is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hubert Allan Frise and 15 June Odel Lang, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hubert Allan Frise may at any time hereafter marry any woman whom he might lawfully marry if 20 the said marriage with the said June Odel Lang had not been solemnized.

BILL K8.

An Act for the relief of Lena Hogarth.

AS PASSED BY THE SENATE, 20th MAY, 1930.

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BILL K8.

An Act for the relief of Lena Hogarth.

Preamble.

WHEREAS Lena Hogarth, residing at the city of Toronto, in the province of Ontario, factory employee, wife of William Henry Hogarth, railway employee, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first 5 day of July, A.D. 1914, at the town of Sturgeon Falls, in the said province, she then being Lena Pelletier, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lena Pelletier and William 15 Henry Hogarth, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lena Pelletier may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said William Henry Hogarth had not been solemnized.

BILL L8.

An Act for the relief of Gladys Elizabeth Kirby.

BILL L8.

An Act for the relief of Gladys Elizabeth Kirby.

Preamble.

WHEREAS Gladys Elizabeth Kirby, residing at the city of Montreal, in the province of Quebec, wife of Percy Charles Kirby, assistant manager, 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, 5 A.D. 1922, at the town of Gloversville, in the state of New York, one of the United States of America, she then being Gladys Elizabeth Hornidge, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the 10 said marriage and adultery have ben proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gladys Elizabeth Hornidge and Percy Charles Kirby, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gladys Elizabeth Hornidge may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Percy Charles Kirby had not been solemnized.

BILL M8.

An Act for the relief of Henry Maynard Smillie.

BILL M8.

An Act for the relief of Henry Maynard Smillie.

Preamble.

WHEREAS Henry Maynard Smillie, domiciled in Canada and residing at the city of Westmount, in the province of Quebec, broker, has by his petition alleged that on the fourteenth day of February, A.D. 1919, at the city of London, England, he and Dorothy Rushmer, who was then of the said city of London, a spinster, were married; that his legal domicile was then and is now in Canada: that in the year 1929, she obtained in the Court of First Instance. Civil Division, First Judicial District of the state of Morelos. one of the United States of Mexico, a decree of divorce 10 from him; that subsequently she went through a form of marriage with one William Allen Taft, and has since then lived with the said William Allen Taft as his wife; that he has not connived at nor condoned the said form of marriage and her so living with the said William Allen Taft: that 15 there has been no collusion directly or indirectly between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage; and affording him such other relief as is deemed meet; and whereas the said allegations 20 have been proved, and it is expedient that the prayer of his petition be granted; Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

Marriage dissolved.

1. The said marriage between Henry Maynard Smillie 25 and Dorothy Rushmer, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Henry Maynard Smillie may at any time hereafter marry any woman whom he might lawfully marry 30 if the said marriage with the said Dorothy Rushmer had not been solemnized.

BILL N8.

An Act to incorporate The British Columbia Alberta Western Railway Company.

Read a first time, Tuesday, 20th May, 1930.

Honourable Mr. McGuire.

OTTAWA

F. A. ACLAND

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

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BILL N8.

An Act to incorporate The British Columbia Alberta Western Railway Company.

Preamble.

WHEREAS a petition has been presented praying for the incorporation of a company to construct and operate a railway as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate 5 and House of Commons of Canada, enacts as follows:—

Incorporation.

1. Bertram Winter Gonin of the Gables, Shortlands, Kent, England, physician and surgeon; Lionel Alfred Blackburn of Staple Inn, Holborn, London, England, solicitor; John Franklin Crandell of the city of Calgary in 10 the province of Alberta, master mariner; Lieut. Colonel William A. Lowry of the city of Montreal in the province of Quebec, financial agent, and Oliver Edwards Culbert of the city of Ottawa in the province of Ontario, barrister-at-law, together with such persons as become shareholders 15 in the company, are hereby incorporated under the name of "The British Columbia Alberta Western Railway Company," hereinafter called "the Company".

Corporate name.

Provisional directors.

2. The persons named in section one of this Act are constituted provisional directors of the Company.

Capital stock.

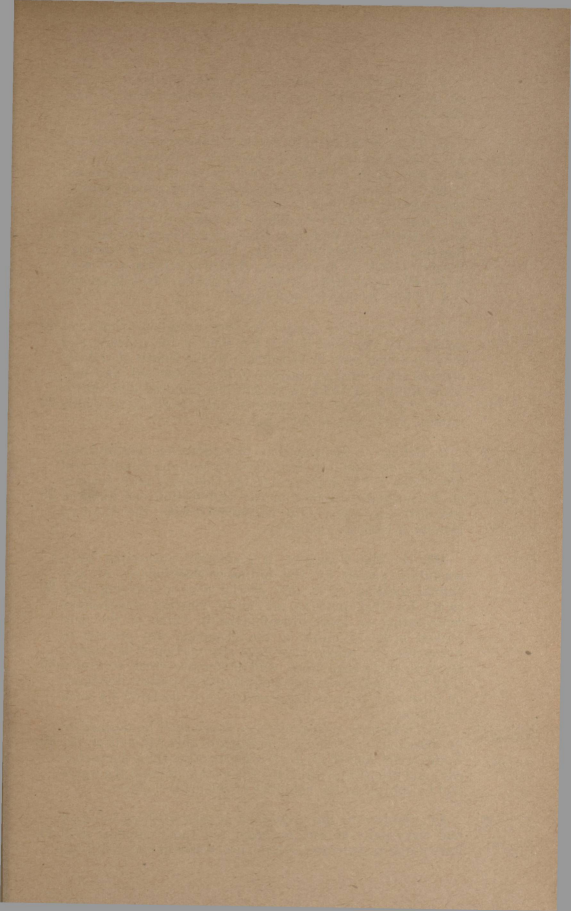
3. The capital stock of the Company shall be one million dollars.

Head office.

4. The head office of the Company shall be in the city of Ottawa in the province of Ontario.

Annual meeting.

5. The annual meeting of the shareholders shall be held 25 on the first Tuesday in the month of February in each year.



Directors.

6. The number of directors shall be not less than five nor more than nine, one or more of whom shall be paid directors.

Line of railway described.

7. The Company may lay out, construct and operate a railway from a point in the province of British Columbia 5 at or near where Kishinena Creek crosses the International Boundary Line, thence northeasterly by the most feasible route through Akinina or South Kootenay Pass to a point at or near the head of the Waterton Lakes, thence northerly and following the Waterton River to a point at or near its 10 junction with Foothill Creek, thence westerly through Pincher Creek to Lundbreck, thence northerly and west of the Porcupine Hills, by way of Pekisko, Black Diamond and Priddis, to the city of Calgary.

Issue of securities.

8. The securities issued by the Company shall not 15 exceed fifty thousand dollars per mile of the railway, and may be issued only in proportion to the length of railway constructed or under contract to be constructed, and not-withstanding anything in section one hundred and thirty-two of *The Railway Act* contained, such securities may bear 20 interest at the rate of seven per cent.

R.S., 1927, c. 170.

Agreements with other companies for sale, lease or amalgamation.

R.S., 1927, c. 170.

Preference stock.

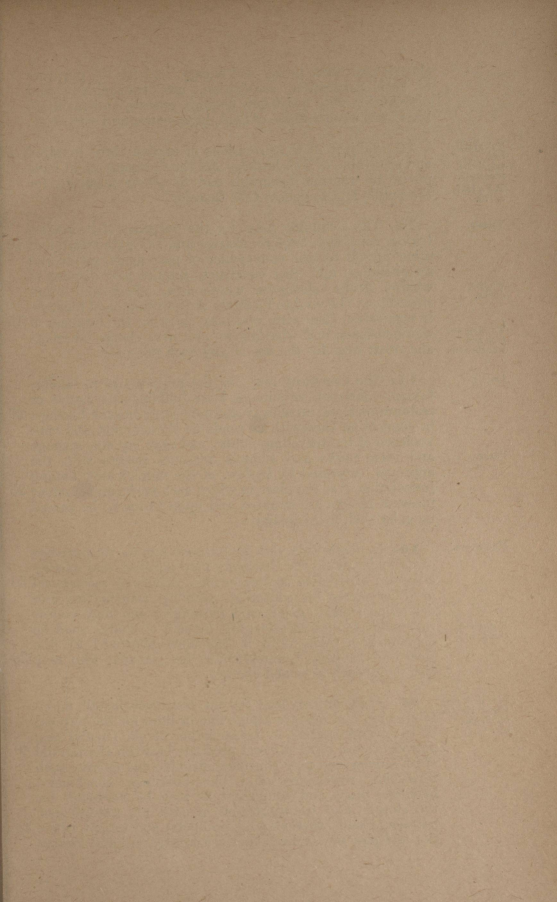
- **9.** Subject to the provisions of sections one hundred and fifty-one, one hundred and fifty-two and one hundred and fifty-three of *The Railway Act*, the Company may, for any of the purposes specified in the said section one hundred 25 and fifty-one, enter into agreements with the Western Dominion Railway Company.
- 10. (1) The Company, if previously authorized by a resolution passed by the ordinary shareholders at any annual meeting or at any special general meeting duly 30 called for that purpose, at which meeting shareholders representing at least three-fourths in value of the subscribed ordinary stock of the Company are present or represented by proxy, may issue any portion of its capital stock as preference stock, and preference stock so issued 35 shall have such preference and priority as respect dividends or otherwise, over ordinary stock as is declared by such resolution.

Holders to be shareholders.

R.S., 1927, c. 170. (2) Holders of such preference stock shall be deemed to be shareholders within the meaning of this Act and of *The* 40 Railway Act, and shall, in all respects other than the preference and priority provided by this section, possess the rights and be subject to the liabilities of such shareholders.

Electric and other power.
R.S., 1927, c. 170.

11. Subject to the provisions of section three hundred and sixty-eight of *The Railway Act*, the Company shall 45 have power to generate, acquire, use, transmit and distribute



electric and other power and energy, and for the purposes of such generation, acquisition, use, transmission and distribution may construct, acquire, operate and maintain lines for the conveyance of light, heat, power and electricity.

Telegraph and telephone messages. R.S., 1927, c. 170. 12. Subject to the provisions of section three hundred 5 and sixty-nine of *The Railway Act* the Company shall have power to transmit telegraph and telephone messages for the public and to collect tolls therefor.

Vessels.

Wharfs.

docks.

13. The Company may, for the purposes of its undertaking, construct, acquire, charter and navigate steam and 10 other vessels for the conveyance of passengers, goods and merchandise; and may construct, acquire and dispose of wharfs, docks, elevators, warehouses, offices and other structures to be used to facilitate the carrying on of business in connection therewith, and may carry on the business of 15 warehousemen and wharfingers; and may charge wharfage and other dues for the use of any such property.

Warehousemen and

- wharfingers.
 Hotels.
- 14. The Company may for the purposes of its undertaking, construct, acquire or lease buildings for hotels or restaurants along its railway and may carry on such business 20 in connection therewith as tends to the comfort and convenience of the travelling public; and may lay out, manage and lease parks and summer pleasure resorts with the approval, expressed by by-law, of the municipality having jurisdiction over the place in which such parks and summer 25 pleasure resorts are situated and upon terms to be agreed upon by such municipality.

Parks.

Motor cars.

15. In connection with its business and for the purposes of its undertaking the Company may establish and operate a service of traction motors or cars, driven by mechanical 30 or other power for collecting, carrying, transporting and delivering freight, goods and passengers and may collect rates and charges therefor; but no rate or charge shall be demanded or taken until it has been approved by the Board of Railway Commissioners for Canada, who may 35 also revise such rates and charges.

Rates and charges.

Pipe lines for transportation of oil, gas, etc.

16. The Company may lay out, construct, install, maintain, equip and operate a pipe line or lines for the purpose of the transportation or transmission of oil, natural gas, petroleum and other mineral products between the termini 40 of its railway and may construct, provide and operate such reservoirs, warehouses and like buildings, machinery, facilities, plant and equipment as may be necessary for the storage and transportation of such oil, natural gas, petroleum and other mineral products; and except where 45 the said pipe line or lines is or are constructed and located



or is or are to be constructed and located, under or upon the right of way of the Company, sections one hundred and sixty-two to one hundred and eighty-four, both inclusive. one hundred and eighty-nine to one hundred and ninetytwo, both inclusive, one hundred and ninety-four to two hundred and forty-three, both inclusive, two hundred and forty-five to two hundred and forty-nine, both inclusive, two hundred and fifty-one, two hundred and fifty-two. two hundred and fifty-five and two hundred and fifty-six of The Railway Act, shall, in so far as applicable, apply to 10 the works and undertakings of the Company authorized by this section, and wherever the word "railway" occurs in said sections of said Act it shall, for the purposes of the said works and undertaking and, unless the context otherwise requires, extend to and include the said pipe line or 15 lines, and works connected therewith.

R.S., 1927, c. 170.

Additional borrowing powers.

R.S., 1927, c. 170. 17. In addition to the securities authorized by section eight of this Act, the directors, if previously authorized as prescribed by sections one hundred and thirty-two and one hundred and thirty-three of *The Railway Act* may, from 20 time to time, borrow moneys for the acquisition, construction, extension or development of any such properties, assets or works, other than the railway, as the Company is authorized to acquire, construct or operate; and to provide for the repayment of moneys so borrowed, may issue bonds, 25 debentures, debenture stock, perpetual or terminable, or other securities; but such bonds, debentures, debenture stock or other securities, shall not exceed in amount the value of the properties, assets or works, in respect whereof the issue is made.

BILL O8.

An Act to incorporate The Hudson Bay Western Railway Company.

Read a first time, Tuesday, 20th May, 1930.

Honourable Mr. McGuire.

BILL O8.

An Act to incorporate The Hudson Bay Western Railway Company.

Preamble.

WHEREAS a petition has been presented praying for the incorporation of a company to construct and operate a railway as hereinafter set forth, and it is expedient to grant the prayer of the said petition: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Incorpora-

1. Bertram Winter Gonin of the Gables, Shortlands, Kent, England, physician and surgeon; Lionel Alfred Blackburn of Staple Inn, Holborn, London, England, solicitor; John Franklin Crandell of the city of Calgary in 10 the province of Alberta, master mariner; Lieut. Colonel William A. Lowry of the city of Montreal in the province of Quebec, financial agent, and Oliver Edwards Culbert of the city of Ottawa in the province of Ontario, barrister-at-law, together with such persons as become shareholders in 15 the company, are hereby incorporated under the name of "The Hudson Bay Western Railway Company," hereinafter called "the Company."

Corporate name.

Provisional directors.

2. The persons named in section one of this Act are constituted provisional directors of the Company.

Capital stock.

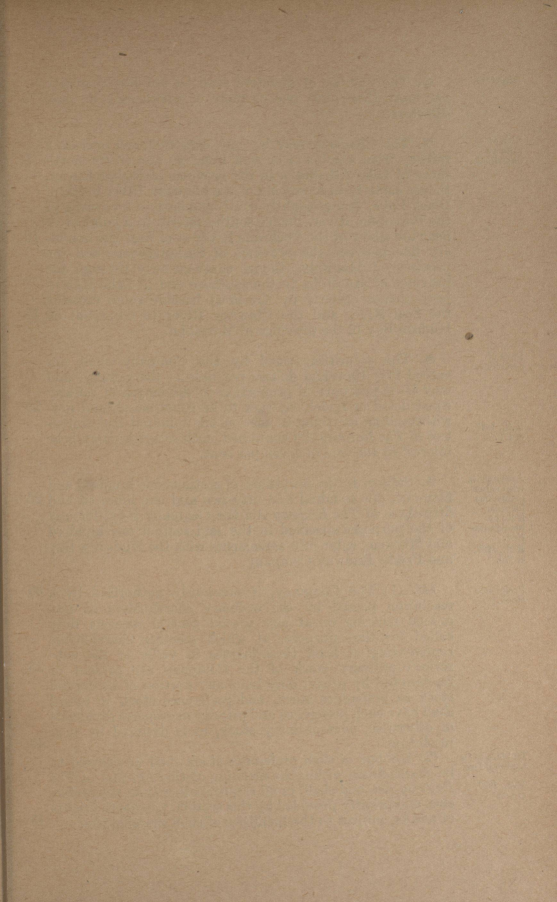
3. The capital stock of the Company shall be two million dollars.

Head office.

4. The head office of the Company shall be in the city of Ottawa in the province of Ontario.

Annual meeting.

5. The annual meeting of the shareholders shall be held 25 on the first Tuesday in the month of February in each year.



Directors.

6. The number of directors shall be not less than five nor more than nine, one or more of whom may be paid directors.

Line of railway described. 7. The Company may lay out, construct and operate a railway from a point at or near Fond du Lac on the north 5 shore of Lake Athabaska in the province of Saskatchewan, thence easterly to a crossing of the Shipman River north of Black Lake, thence slightly south and east to a crossing of the Porcupine River, thence south-easterly to a point at or near the elbow of the Cochrane River at or near the bound- 10 ary line between the province of Saskatchewan and the province of Manitoba, thence south-easterly through the province of Manitoba to the southern end of Lake Kasanjerri, thence easterly by the most feasible route crossing the Seal River and the Etawney River to Churchill on 15 Hudson Bay in the province of Manitoba.

Issue of securities.

S. The securities issued by the Company shall not exceed fifty thousand dollars per mile of the railway, and may be issued only in proportion to the length of railway constructed or under contract to be constructed, and not-20 withstanding anything in section one hundred and thirty-two of *The Railway Act* contained, such securities may bear interest at the rate of seven per cent.

R.S., 1927, c. 170.

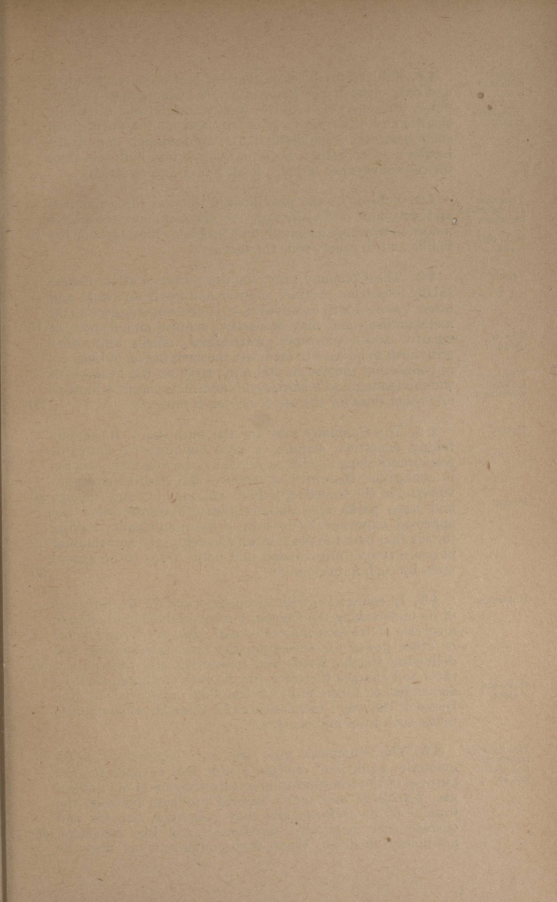
- Agreements with other companies for sale, lease or amalgamation.
 R.S., 1927, c. 170.
- 9. Subject to the provisions of sections one hundred and fifty-one, one hundred and fifty-two and one hundred and 25 fifty-three of *The Railway Act* the Company may, for any of the purposes specified in the said section one hundred and fifty-one, enter into agreements with the Hudson's Bay and Pacific Railway Company.

Preference stock.

10. (1) The Company, if previously authorized by a 30 resolution passed by the ordinary shareholders at any annual meeting or at any special general meeting duly called for that purpose, at which meeting shareholders representing at least three-fourths in value of the subscribed ordinary stock of the Company are present or 35 represented by proxy, may issue any portion of its capital stock as preference stock, and preference stock so issued shall have such preference and priority as respects dividends or otherwise, over ordinary stock, as is declared by such resolution.

Holders to be shareholders.

R.S., 1927, c. 170. (2) Holders of such preference stock shall be deemed to be shareholders within the meaning of this Act and of *The Railway Act*, and shall, in all respects other than the preference and priority provided by this section, possess the rights of and be subject to the liabilities of such shareholders.



Electric and other power.

R.S., 1927, c. 170. 11. Subject to the provisions of section three hundred and sixty-eight of *The Railway Act*, the Company shall have power to generate, acquire, use, transmit and distribute electric and other power or energy and for the purposes of such generation, acquisition, use, transmission and distribution may construct, acquire, operate and maintain lines for the conveyance of light, heat, power and electricity.

Telegraph and telephone messages.

R.S., 1927,

12. Subject to the provisions of section three hundred and sixty-nine of *The Railway Act* the Company shall have power to transmit telegraph and telephone messages for the 10 public and to collect tolls therefor.

Vessels.

13. The Company may, for the purposes of its undertaking, construct, acquire, charter and navigate steam and other vessels for the conveyance of passengers, goods and merchandise; and may construct, acquire and dispose of 15 wharfs, docks, elevators, warehouses, offices and other structures to be used to facilitate the carrying on of business in connection therewith, and may carry on the business of warehousemen and wharfingers; and may charge wharfage and other dues for the use of any such property.

Wharfs, docks.

Warehousemen and wharfingers.

Hotels.

taking, construct, acquire or lease buildings for hotels or restaurants along its railway and may carry on such business in connection therewith as tends to the comfort and convenience of the travelling public; and may lay out, manage 25 and lease parks and summer pleasure resorts with the approval, expressed by by-law, of the municipality having jurisdiction over the place in which such parks and summer pleasure resorts are situated and upon terms to be agreed

30

upon by such municipality.

14. The Company may for the purposes of its under-

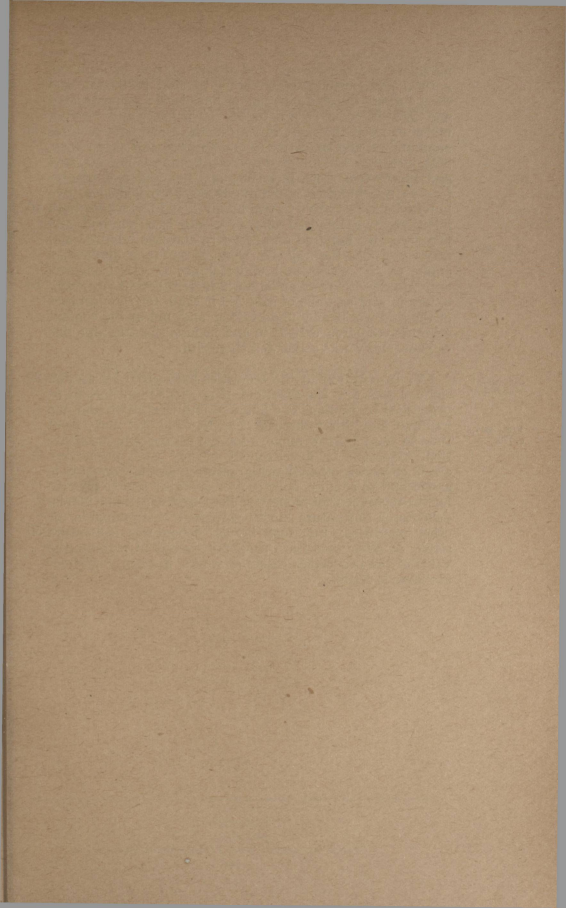
Parks.

Motor cars.

Rates and charges.

15. In connection with its business and for the purposes of its undertaking the Company may establish and operate a service of traction motors or cars, driven by mechanical or other power for collecting, carrying, transporting and delivering freight, goods and passengers and may collect 35 rates and charges therefor; but no rate or charge shall be demanded or taken until it has been approved by the Board of Railway Commissioners for Canada, who may also revise such rates and charges.

Pipe lines for transportation of oil, gas, etc. 16. The Company may lay out, construct, install, 40 maintain, equip and operate a pipe line or lines for the purpose of the transportation or transmission of oil, natural gas, petroleum and other mineral products between the termini of its railway, and may construct, provide and operate such reservoirs, warehouses and like buildings, 45 machinery facilities, plant and equipment, as may be



necessary for the storage and transportation of such oil. natural gas, petroleum and other mineral products; and except where the said pipe line or lines is or are constructed and located or is or are to be constructed and located. under or upon the right of way of the Company, sections one hundred and sixty-two to one hundred and eighty-four, both inclusive, one hundred and eighty-nine to one hundred and ninety-two, both inclusive, one hundred and ninetyfour to two hundred and forty-three, both inclusive, two hundred and forty-five to two hundred and forty-nine, both 10 inclusive, two hundred and fifty-one, two hundred and fifty-two, two hundred and fifty-five and two hundred and fifty-six of The Railway Act, shall, in so far as applicable, apply to the works and undertakings of the Company authorized by this section, and wherever the word "railway" 15 occurs in said sections of said Act it shall, for the purposes of the said works and undertaking and, unless the context otherwise requires, extend to and include the said pipe line or lines, and works connected therewith.

R.S., 1927, c. 170.

Additional borrowing powers.

R.S., 1927, c. 170. eight of this Act, the directors, if previously authorized as prescribed by sections one hundred and thirty-two and one hundred and thirty-three of *The Railway Act* may, from time to time, borrow moneys for the acquisition, construction, extension or development of any such properties, 25 assets or works, other than the railway, as the Company is authorized to acquire, construct or operate; and to provide for the repayment of moneys so borrowed, may issue bonds, debentures, debenture stock, perpetual or terminable, or other securities; but such bonds, debentures, debenture 30 stock, or other securities, shall not exceed in amount the value of the properties, assets or works, in respect whereof the issue is made.

BILL P8.

An Act for the relief of Isidore Sabbath.

BILL P8.

An Act for the relief of Isidore Sabbath.

Preamble.

WHEREAS Isidore Sabbath, domiciled in Canada and residing at the city of Montreal, in the province of Quebec, commercial traveller, has by his petition alleged that on the sixth day of February, A.D. 1916, at the said city, he and Netta Steinsburg, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and 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-10 fore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Isidore Sabbath and Netta Steinsburg, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Isidore Sabbath may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Netta Steinsburg had not been 20 solemnized.

BILL Q8.

An Act for the relief of Gladys May Carter.

BILL Q8.

An Act for the relief of Gladys May Carter.

Preamble.

WHEREAS Gladys May Carter, residing at the city of Peterborough, in the province of Ontario, wife of John Pomray Carter, machinist, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the 5 first day of January, A.D. 1920, at the said city of Peterborough, she then being Gladys May Mesley, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gladys May Mesley and 15 John Pomray Carter, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gladys May Mesley may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said John Pomray Carter had not been solemnized.

BILL R8.

An Act for the relief of Dorothy Stansfield.

BILL R8.

An Act for the relief of Dorothy Stansfield.

Preamble.

WHEREAS Dorothy Stansfield, residing at the city of Toronto, in the province of Ontario, stenographer, wife of Harry Stansfield, plasterer, 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 5 of July, A.D. 1923, at the said city, she then being Dorothy Bartlett, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Dorothy Bartlett and 15 Harry Stansfield, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Dorothy Bartlett may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Harry Stansfield had not been solemnized.

BILL S8.

An Act for the relief of George Washington Latta.

BILL S8.

An Act for the relief of George Washington Latta.

Preamble.

WHEREAS George Washington Latta, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, photographer, has by his petition alleged that on the fifth day of February, A.D. 1902, at the said city, he and Nellie Lucas, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and 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-10 fore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between George Washington Latta and Nellie Lucas, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said George Washington Latta may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Nellie Lucas had not been 20 solemnized.

BILL T8.

An Act for the relief of William Henry Wardell.

BILL T8.

An Act for the relief of William Henry Wardell.

Preamble.

WHEREAS William Henry Wardell, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, stationary engineer, has by his petition alleged that on the fourteenth day of January, A.D. 1914, at the said city, he and Wilmina Susan Grummitt, who was then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between William Henry Wardell and Wilmina Susan Grummitt, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said William Henry Wardell may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Wilmina Susan Grummitt 20 had not been solemnized.

BILL U8.

An Act for the relief of Nellie Carr Weeks.

BILL U8.

An Act for the relief of Nellie Carr Weeks.

Preamble.

THEREAS Nellie Carr Weeks, residing in the township of York, in the county of York, in the province of Ontario, machine operator, wife of Sylvester Robert James Weeks, street railway conductor, who is domiciled in Canada and residing at the city of Toronto, in the said province, has by her petition alleged that they were married on the eighth day of April, A.D. 1918, in the said township, she then being Nellie Carr, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage 10 and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-

15

Marriage

1. The said marriage between Nellie Carr and Sylvester Robert James Weeks, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Nellie Carr may at any time hereafter marry 20 any man whom she might lawfully marry if the said marriage with the said Sylvester Robert James Weeks had not been solemnized.

BILL V8.

An Act for the relief of Donald Burwell Ross.

BILL V8.

An Act for the relief of Donald Burwell Ross.

Preamble.

WHEREAS Donald Burwell Ross, domiciled in Canada and residing at the city of Westmount, in the province of Quebec, hairdresser, has by his petition alleged that on the twelfth day of May, A.D. 1925, at the said city of Westmount, he and Helene Louise Marrié, who was 5 then of the city of Montreal, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Donald Burwell Ross and Helene Louise Marrié, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Donald Burwell Ross may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Helene Louise Marrié 20 had not been solemnized.

BILL W8.

An Act for the relief of Cherry Ray Fletcher.

AS PASSED BY THE SENATE, 26th MAY, 1930.

OTTAWA

F. A. ACLAND

PRINTER TO THE KING'S MOST EXCELLENT MAJESTY

1970

BILL W8.

An Act for the relief of Cherry Ray Fletcher.

Preamble.

WHEREAS Cherry Ray Fletcher, residing at the city of Toronto, in the province of Ontario, wife of Sherman Rufus Fletcher, superintendent, 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 October, A.D. 1914, at the said city of Toronto, she then being Cherry Ray Wheeler, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved 10 by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Cherry Ray Wheeler and 15 Sherman Rufus Fletcher, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Cherry Ray Wheeler may at any time hereafter marry any man whom she might lawfully marry if the 20 said marriage with the said Sherman Rufus Fletcher had not been solemnized.

BILL X8.

An Act for the relief of Eleanor Somes.

BILL X8.

An Act for the relief of Eleanor Somes.

Preamble.

WHEREAS Eleanor Somes, residing at the city of Toronto, in the province of Ontario, model, wife of Stanley Edison Somes, manager, 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. 1925, at the city of Boston, in the state of Massachusetts, one of the United States of America, she then being Eleanor Smith, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery 10 have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Eleanor Smith and Stanley 15 Edison Somes, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Eleanor Smith may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Stanley Edison Somes had not been solemnized.

BILL Y8.

An Act for the relief of Hazel May Rowland.

BILL Y8.

An Act for the relief of Hazel May Rowland.

Preamble.

WHEREAS Hazel May Rowland, residing at the city of Toronto, in the province of Ontario, wife of Norman Rowland, designer, 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. 1918, at the said city, she then being Hazel May Smith, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer 10 of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Hazel May Smith and Norman Rowland, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Hazel May Smith may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Norman Rowland had not been 20 solemnized.

BILL L9.

An Act for the relief of Lyall John MacDonald.

BILL L9.

An Act for the relief of Lyall John MacDonald.

Preamble.

WHEREAS Lyall John MacDonald, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, railway employee, has by his petition alleged that on the thirtieth day of August, A.D. 1920, at the said city, he and Myrtle May Barber, who was then of 5 the village of Beaverton, in the said province, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Lyall John MacDonald and Myrtle May Barber, his wife, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Lyall John MacDonald may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Myrtle May Barber had 20 not been solemnized.

BILL M9.

An Act for the relief of Essa Mulant Durry.

BILL M9.

An Act for the relief of Essa Mulant Durry.

Preamble.

WHEREAS Essa Mulant Durry, residing at the town of New Toronto, in the province of Ontario, caretaker, wife of Arakel Durry, railway fireman, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the eighth day of June, A.D. 1912, at the city of Oshawa, in the said province, she then being Essa Mulant Hicks, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Essa Mulant Hicks and 15 Arakel Durry, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Essa Mulant Hicks may at any time hereafter marry any man whom she might lawfully marry if 20 the said marriage with the said Arakel Durry had not been solemnized.

BILL Nº.

An Act for the relief of Esther Eleanor Zryd.

BILL N9.

An Act for the relief of Esther Eleanor Zryd.

Preamble.

WHEREAS Esther Eleanor Zryd, residing at the city of Toronto, in the province of Ontario, bottle labeller, wife of Clarence John Zryd, clerk, 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, 5 A.D. 1914, at the said city, she then being Esther Eleanor Richardson, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Esther Eleanor Richardson 15 and Clarence John Zryd, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Esther Eleanor Richardson may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Clarence John Zryd had not been solemnized.

BILL O9.

An Act for the relief of Ida Jane Gertrude Rea.

BILL O9.

An Act for the relief of Ida Jane Gertrude Rea.

Preamble.

WHEREAS Ida Jane Gertrude Rea, residing at the city of Toronto, in the province of Ontario, saleswoman, wife of Alexander Rea, clerk, 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 October, A.D. 1920, at the said city, she then being Ida Jane Gertrude Bradley, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ida Jane Gertrude Bradley 15 and Alexander Rea, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ida Jane Gertrude Bradley may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Alexander Rea had not been solemnized.

BILL P9.

An Act for the relief of Thomas Green.

BILL P9.

An Act for the relief of Thomas Green.

Preamble.

WHEREAS Thomas Green, domiciled in Canada and residing in the township of Tyendinaga, in the county of Hastings, in the province of Ontario, receiving clerk, has by his petition alleged that on the thirtieth day of December, A.D. 1924, in the town of Deseronto, in the said province, 5 he and Nellie Green, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is 10 expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Thomas Green and Nellie 15 Green, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Thomas Green may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Nellie Green had not been 20 solemnized.

BILL Q9.

An Act for the relief of Inez Elizabeth Gross.

BILL Q9.

An Act for the relief of Inez Elizabeth Gross.

Preamble.

WHEREAS Inez Elizabeth Gross, residing at the city of St. Catharines, in the province of Ontario, wife of Douglas Derwood Gross, barrister, who is domiciled in Canada and residing at the city of Welland, in the said province, has by her petition alleged that they were married on the eighth day of December, A.D. 1918, at the village of Beamsville, in the county of Lincoln, in the said province, she then being Inez Elizabeth Jones, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and 10 whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Inez Elizabeth Jones and Douglas Derwood Gross, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Inez Elizabeth Jones may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Douglas Derwood Gross had not been solemnized.

BILL R9.

An Act for the relief of Viola Turquand.

BILL R9.

An Act for the relief of Viola Turquand.

Preamble.

WHEREAS Viola Turquand, residing at the city of Toronto, in the province of Ontario, wife of James Gordon Turquand, sailor, 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 May, 5 A.D. 1926, at the said city, she then being Viola McDonald, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient 10 that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Viola McDonald and James Gordon Turquand, her husband, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Viola McDonald may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said James Gordon Turquand had not 20 been solemnized.

BILL S9.

An Act for the relief of Norville Alberta Gourley.

BILL S9.

An Act for the relief of Norville Alberta Gourley.

Preamble.

WHEREAS Norville Alberta Gourley, residing at the city of Toronto, in the province of Ontario, sales clerk, wife of Earl James Gourley, taxi-driver, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the 5 fourth day of April, A.D. 1923, in the township of Scott. in the county of Ontario, in the said province, she then being Norville Alberta Curry, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said 10 marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:— 15

Marriage dissolved.

1. The said marriage between Norville Alberta Curry and Earl James Gourley, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Norville Alberta Curry may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Earl James Gourley had not been solemnized.

BILL T9.

An Act for the relief of Martha Brown Hemsley.

BILL T9.

An Act for the relief of Martha Brown Hemsley.

Preamble.

WHEREAS Martha Brown Hemsley, residing at the city of Ottawa, in the province of Ontario, cook, wife of Edward Gordon Hemsley, gardener, who is domiciled in Canada and formerly resided at the said city, has by her petition alleged that they were married on the twenty-second day of March, A.D. 1928, at the said city, she then being Martha Brown, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Martha Brown and 15 Edward Gordon Hemsley, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Martha Brown may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Edward Gordon Hemsley had not been solemnized.

BILL U9.

An Act for the relief of Edward Buker.

BILL U9.

An Act for the relief of Edward Buker.

Preamble.

WHEREAS Edward Buker, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, shoemaker, has by his petition alleged that on the twenty-second day of December, A.D. 1921, at the said city, he and Winnifred Muriel Pearl Anderson, who was 5 then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage

1. The said marriage between Edward Buker and 15 Winnifred Muriel Pearl Anderson, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Edward Buker may at any time hereafter marry any woman whom he might lawfully marry if the 20 said marriage with the said Winnifred Muriel Pearl Anderson had not been solemnized.

BILL V9.

An Act for the relief of Herbert Machen.

BILL V9.

An Act for the relief of Herbert Machen.

Preamble.

WHEREAS Herbert Machen, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, railway employee, has by his petition alleged that on the thirtieth day of March, A.D. 1918, at the city of Hull, in the county of Kingston-upon-Hull, England, he and Florence Gillas Brown, who was then of the said city of Hull, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Herbert Machen and 15 Florence Gillas Brown, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Herbert Machen may at any time hereafter marry any woman whom he might lawfully marry if the 20 said marriage with the said Florence Gillas Brown had not been solemnized.

BILL W9.

An Act for the relief of Marjorie Mary Gwendolyn Dempsey Davis.

BILL W9.

An Act for the relief of Marjorie Mary Gwendolyn Dempsey Davis.

Preamble.

WHEREAS Marjorie Mary Gwendolyn Dempsey Davis, residing at the city of Montreal, in the province of Quebec, wife of Maurice Edward Davis, agent, 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 September, A.D. 1919, at the said city, she then being Marjorie Mary Gwendolyn Dempsey, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Marjorie Mary Gwendolyn 15 Dempsey and Maurice Edward Davis, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marjorie Mary Gwendolyn Dempsey may at any time hereafter marry any man whom she might 20 lawfully marry if the said marriage with the said Maurice Edward Davis had not been solemnized.

BILL X9.

An Act for the relief of Wilfred Nathaniel Bickle.

BILL X9.

An Act for the relief of Wilfred Nathaniel Bickle.

Preamble.

WHEREAS Wilfred Nathaniel Bickle, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, real estate agent, has by his petition alleged that on the seventeenth day of January, A.D. 1921, at the said city, he and Madelyn Olive Oakley, who was 5 then of the said city, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Wilfred Nathaniel Bickle and Madelyn Olive Oakley, his wife, is hereby dissolved, 15 and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Wilfred Nathaniel Bickle may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Madelyn Olive 20 Oakley had not been solemnized.

BILL Z8.

An Act for the relief of Reginald Ernest Ball.

BILL Z8.

An Act for the relief of Reginald Ernest Ball.

Preamble.

WHEREAS Reginald Ernest Ball, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, labourer, has by his petition alleged that on the twelfth day of April, A.D. 1915, at the city of Calgary, in the province of Alberta, he and Ermyntrude Annetta Keith Little, who was then of the village of Thornhill, in the said province of Ontario, a spinster, were married: that his legal domicile was then and is now in Canada; that in the year 1928, she obtained in the Second Judicial District Court of the State of Nevada, one of the United 10 States of America, a decree of divorce from him: that subsequently she went through a form a marriage with one Carl M. Granlin, and has since then lived with the said Carl M. Granlin as his wife; that he has not connived at nor condonned the said form of marriage and her so living 15 with the said Carl M. Granlin; that there has been no collusion directly or indirectly between him and her in the proceedings for divorce; and whereas by his petition he has prayed for the passing of an Act dissolving his said marriage; and affording him such other relief as is deemed meet; and 20 whereas the said allegations have been proved, and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as 25 follows:-

Marriage dissolved.

1. The said marriage between Reginald Ernest Ball and Ermyntrude Annetta Keith Little, his wife, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Reginald Ernest Ball may at any time here-30 after marry any woman whom he might lawfully marry if the said marriage with the said Ermyntrude Annetta Keith Little had not been solemnized.

BILL A9.

An Act for the relief of Marion Elizabeth Gamsby.

BILL A9.

An Act for the relief of Marion Elizabeth Gamsby.

Preamble.

WHEREAS Marion Elizabeth Gamsby, residing at the city of Toronto, in the province of Ontario, stenographer, wife of Elbert Wilfred Gamsby, salesman, who is domiciled in Canada and residing at the city of Hamilton. in the said province, has by her petition alleged that they were married on the tenth day of May, A.D. 1919, at the said city of Toronto, she then being Marion Elizabeth Norrish, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and 10 adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:-15

Marriage dissolved.

1. The said marriage between Marion Elizabeth Norrish and Elbert Wilfred Gamsby, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Marion Elizabeth Norrish may at any time 20 hereafter marry any man whom she might lawfully marry if the said marriage with the said Elbert Wilfred Gamsby had not been solemnized.

BILL B9.

An Act for the relief of Ethel Long Nightingale.

BILL B9.

An Act for the relief of Ethel Long Nightingale.

Preamble.

WHEREAS Ethel Long Nightingale, residing at the city of Toronto, in the province of Ontario, printer, wife of Edgar James Nightingale, electrician, 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 December, 5 A.D. 1911, at the said city, she then being Ethel Long, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that 10 the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ethel Long and Edgar James Nightingale, her husband, is hereby dissolved, and 15 shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ethel Long may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Edgar James Nightingale had not been 20 solemnized.

BILL C9.

An Act for the relief of Winnifred May Cahill.

BILL C9.

An Act for the relief of Winnifred May Cahill.

Preamble.

WHEREAS Winnifred May Cahill, residing at the city of Brantford, in the province of Ontario, factory employee, wife of Robert Frederick Cahill, machinist, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth 5 day of August, A.D. 1928, at the said city, she then being Winnifred May Knowles, a spinster; and whereas by her petition she has prayed that, because of his adultery since then their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Winnifred May Knowles 15 and Robert Frederick Cahill, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Winnifred May Knowles may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said Robert Frederick Cahill had not been solemnized.

BILL D9.

An Act for the relief of Gertrude Lockhart.

BILL D9.

An Act for the relief of Gertrude Lockhart.

Preamble.

WHEREAS Gertrude Lockhart, residing at the city of Toronto, in the province of Ontario, wife of Louis Sydney Lockhart, otherwise known as Louis Lockatch, dental student, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were 5 married on the twenty-fifth day of September, A.D. 1928, at the said city, she then being Gertrude Smith, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Gertrude Smith and Louis 15 Sydney Lockhart, otherwise known as Louis Lockatch, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Gertrude Smith may at any time hereafter marry any man whom she might lawfully marry if the said 20 marriage with the said Louis Sydney Lockhart, otherwise known as Louis Lockatch had not been solemnized.

BILL E9.

An Act for the relief of Frederick Max Quick.

BILL E9.

An Act for the relief of Frederick Max Quick.

Preamble.

WHEREAS Frederick Max Quick, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, tire treader, has by his petition alleged that on the eighteenth day of December, A.D. 1912, at the town of Bowmanville, in the said province, he and Jennie Huble, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of 10 his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Frederick Max Quick and Jennie Huble, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Frederick Max Quick may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jennie Huble had not 20 been solemnized.

BILL F9.

An Act for the relief of Daniel McQuistan.

BILL F9.

An Act for the relief of Daniel McQuistan.

Preamble.

WHEREAS Daniel McQuistan, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, builder, has by his petition alleged that on the nineteenth day of September, A.D. 1928, in the district of Tarbert, in the county of Argyll, Scotland, he and Agnes 5 Bruce Jackson, who was then of the said district, a spinster, were married; and whereas by his petition he has prayed that, because of her refusal to consummate the said marriage, their marriage be annulled; and whereas the said marriage and refusal to consummate have been proved by evidence 10 adduced and it is expedient that the prayer of his petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage annulled.

1. The said marriage between Daniel McQuistan and 15 Agnes Bruce Jackson, his wife, is hereby annulled, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Daniel McQuistan may at any time hereafter marry any woman whom he might lawfully marry if 20 the said marriage with the said Agnes Bruce Jackson had not been solemnized.

BILL G9.

An Act for the relief of Anna Ruel.

BILL G9.

An Act for the relief of Anna Ruel.

Preamble.

MHEREAS Anna Ruel, residing at the town of Dolbeau. in the electoral district of Lake St. John, in the province of Quebec, manageress, wife of Joseph Afred Ruel, mechanic, who is domiciled in Canada and formerly resided at the said town, has by her petition alleged that they 5 were married on the fourteenth day of November, A.D. 1919, at the city of Fall River, in the state of Massachusetts, one of the United States of America, she then being Anna Lavoie, otherwise known as Anaïse Lavoie, a spinster: and whereas by her petition she has prayed that, because 10 of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and 15 House of Commons of Canada, enacts as follows:-

Marriage dissolved.

1. The said marriage between Anna Lavoie, otherwise known as Anaïse Lavoie, and Joseph Alfred Ruel, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Anna Lavoie, otherwise known as Anaïse Lavoie, may at any time hereafter marry any man whom she might lawfully marry if the said marriage with the said Joseph Alfred Ruel had not been solemnized.

BILL H9.

An Act for the relief of Ethel Adine Ross.

BILL H9.

An Act for the relief of Ethel Adine Ross.

Preamble.

WHEREAS Ethel Adine Ross, residing at the city of Montreal, in the province of Quebec, wife of John Kenneth Leveson Ross, who is domiciled in Canada and residing at the said city of Montreal, has by her petition alleged that they were married on the twenty-ninth day of January, A.D. 1902, at the city of Toronto, in the province of Ontario, she then being Ethel Adine Matthews, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been 10 proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ethel Adine Matthews 15 and John Kenneth Leveson Ross, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ethel Adine Matthews may at any time hereafter marry any man whom she might lawfully marry 20 if the said marriage with the said John Kenneth Leveson Ross had not been solemnized.

BILL 19.

An Act for the relief of Ronald Paterson.

BILL 19.

An Act for the relief of Ronald Paterson.

Preamble.

WHEREAS Ronald Paterson, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, taxi-cab driver, has by his petition alleged that on the third day of June, A.D. 1920, at the town of Alloa, Scotland, he and Jean Hutton Honeyman, who was then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Ronald Paterson and Jean Hutton Honeyman, his wife, is hereby dissolved, and shall 15 be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Ronald Paterson may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Jean Hutton Honeyman had 20 not been solemnized.

BILL J9.

An Act for the relief of Rosanna Christena Jarrett.

BILL J9.

An Act for the relief of Rosanna Christena Jarrett.

Preamble.

WHEREAS Rosanna Christena Jarrett, residing at the town of Dunnville, in the province of Ontario, cutter, wife of Francis Arthur Jarrett, labourer, who is domiciled in Canada and formerly resided at the said town, has by her petition alleged that they were married on the ninth 5 day of March, A.D. 1921, at the said town, she then being Rosanna Christena Hoffman, a spinster; and whereas by her petition she has prayed that, because of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence 10 adduced and it is expedient that the prayer of her petition be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between Rosanna Christena Hoff- 15 man and Francis Arthur Jarrett, her husband, is hereby dissolved, and shall be henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said Rosanna Christena Hoffman may at any time hereafter marry any man whom she might lawfully 20 marry if the said marriage with the said Francis Arthur Jarrett had not been solemnized.

BILL K9.

An Act for the relief of James Lean.

BILL K9.

An Act for the relief of James Lean.

Preamble.

WHEREAS James Lean, domiciled in Canada and residing at the city of Toronto, in the province of Ontario, carpenter, has by his petition alleged that on the twenty-ninth day of April, A.D. 1925, at the town of Barrie, in the said province, he and Hazel May Butler, who was 5 then of the said town, a spinster, were married; and whereas by his petition he has prayed that, because of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition 10 be granted: Therefore His Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:—

Marriage dissolved.

1. The said marriage between James Lean and Hazel May Butler, his wife, is hereby dissolved, and shall be 15 henceforth null and void to all intents and purposes whatsoever.

Right to marry again.

2. The said James Lean may at any time hereafter marry any woman whom he might lawfully marry if the said marriage with the said Hazel May Butler had not been 20 solemnized.

