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JOURNALS

OF

THE SENATE OF CANADA

The Honourable MAURICE BOURGET, Speaker

SECOND SESSION, TWENTY-SIXTH PARLIAMENT 13-14 ELIZABETH II, 1964-65

VOLUME 111

PART II-RESOLUTIONS

Parliament opened Tuesday, 18th February, 1964,

and

prorogued Saturday, 3rd April, 1965

PART II

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

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

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THE SENATE OF CANADA

RESOLUTION 1.

A Resolution for the relief of Linda Ruth Kirsch Lach.

[Adopted 17th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 2.

A Resolution for the relief of Evelyn Margaret Henderson McConnell.

[Adopted 17th March, 1964.]

WHEREAS Evelyn Margaret Henderson McConnell, residing at London, England, wife of John Griffith McConnell, 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 twentieth day of February, A.D. 1931, at Plattsburg, in the State of New York, one of the United States of America, she then being Evelyn Margaret Henderson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

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

THE SENATE OF CANADA

RESOLUTION 3.

A Resolution for the relief of Ingrida Elisabeth Prieditis Lorenzi.

[Adopted 17th March, 1964.]

WHEREAS Ingrida Elisabeth Prieditis Lorenzi, residing at the city of Montreal, in the province of Quebec, wife of Nereo Lorenzi, 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 November, A.D. 1954, at the said city, she then being Ingrida Elisabeth Prieditis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 4.

A Resolution for the relief of Inge Moeller Weinhandl.

[Adopted 17th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 5.

A Resolution for the relief of Paula Elaine Segal Kurland.

[Adopted 17th March, 1964.]

WHEREAS Paula Elaine Segal Kurland, residing at the city of Cote St-Luc, in the province of Quebec, wife of Leonard Kurland, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of January, A.D. 1957, at the city of New York, in the state of New York, one of the United States of America, she then being Paula Elaine Segal; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-2

THE SENATE OF CANADA

RESOLUTION 6.

A Resolution for the relief of Pauline Georgette Mary Malo Corp.

[Adopted 17th March, 1964.]

WHEREAS Pauline Georgette Mary Malo Corp, residing at the city of Montreal, in the province of Quebec, wife of Shirley Gear Corp, 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 April, A.D. 1935, at the said city, she then being Pauline Georgette Mary Malo; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 7.

A Resolution for the relief of Ann Nanasi Moskovits.

[Adopted 17th March, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-21

THE SENATE OF CANADA

RESOLUTION 8.

A Resolution for the relief of Ruth Gittleson Shapiro.

[Adopted 17th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 9.

A Resolution for the relief of Florence Freda Tadei Dingman.

[Adopted 17th March, 1964.]

WHEREAS Florence Freda Tadei Dingman, residing at the city of Ottawa, in the province of Ontario, wife of Reginald Orsen Dingman, who is domiciled in Canada and residing at Austin, in the province of Quebec, has by her petition alleged that they were married on the ninth day of March, A.D. 1950, at the city of Toronto, in the said province of Ontario, she then being Florence Freda Tadei; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 10.

A Resolution for the relief of Constance LeBaron Dibblee Lank.

[Adopted 17th March, 1964.]

WHEREAS Constance LeBaron Dibblee Lank, residing at the town of Beaconsfield, in the province of Quebec, wife of Raymond Bailey Lank, who is domiciled in Canada and residing at the town of Montreal West, in the said province, has by her petition alleged that they were married on the eleventh day of September, A.D. 1948, at the city of Westmount, in the said province, she then being Constance LeBaron Dibblee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 11.

A Resolution for the relief of Millicent Eileen Goobie Davis.

[Adopted 17th March, 1964.]

WHEREAS Millicent Eileen Goobie Davis, residing at the city of Toronto, in the province of Ontario, wife of Harold Davis, who is domiciled in Canada and residing at the city of Windsor, in the province of Newfoundland, has by her petition alleged that they were married on the third day of April, A.D. 1948, at the town of Bishop's Falls, in the said province of Newfoundland, she then being Millicent Eileen Goobie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 12.

A Resolution for the relief of Susanne Mary Goodger Garrett.

[Adopted 17th March, 1964.]

WHEREAS Susanne Mary Goodger Garrett, residing at the city of Pointe Claire, in the province of Quebec, wife of Elton Adrian Garrett, 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 July, A.D. 1962, at the said city, she then being Susanne Mary Goodger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 13.

A Resolution for the relief of Vanutelli Deschenes.

[Adopted 17th March, 1964.]

WHEREAS Vanutelli Deschenes, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Honorine Denis Deschenes, has by his petition alleged that they were married on the eleventh day of February, A.D. 1956, at the said city, she then being Honorine Denis; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 14.

A Resolution for the relief of Margaret Elizabeth Taylor Hall.

[Adopted 17th March, 1964.]

WHEREAS Margaret Elizabeth Taylor Hall, residing at the city of Toronto, in the province of Ontario, wife of John Henry Hall, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1942, at the said city of Toronto, she then being Margaret Elizabeth Taylor; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 15.

A Resolution for the relief of Helen Sivwright Maxner Black.

[Adopted 17th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 16.

A Resolution for the relief of Marion Irma Friefeld Dickman.

[Adopted 17th March, 1964.]

WHEREAS Marion Irma Friefeld Dickman, residing at the V city of Westmount, in the province of Quebec, wife of Leonard Stanley Dickman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of March, A.D. 1945, at the city of Miami Beach, in the state of Florida, one of the United States of America, she then being Marion Irma Friefeld; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 17.

A Resolution for the relief of Ruth Greenberg Mire.

[Adopted 17th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 18.

A Resolution for the relief of Bernice Ruth Serlin Mroz.

[Adopted 17th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 19.

A Resolution for the relief of Marianne Renate Schimkatis Kramer.

[Adopted 17th March, 1964.]

WHEREAS Marianne Renate Schimkatis Kramer, residing at the city of Montreal, in the province of Quebec, wife of Max Kramer, 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 August, A.D. 1958, at the said city, she then being Marianne Renate Schimkatis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 20.

A Resolution for the relief of Anna Hasapa Dionissatos.

[Adopted 17th March, 1964.]

WHEREAS Anna Hasapa Dionissatos, residing at the city of Montreal, in the province of Quebec, wife of George Dionissatos, 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 April, A.D. 1961, at the said city, she then being Anna Hasapa; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 21.

A Resolution for the relief of Monique Nicole Theriault Ladouceur.

[Adopted 17th March, 1964.]

WHEREAS Monique Nicole Theriault Ladouceur, residing at the city of Outremont, in the province of Quebec, wife of Joseph Henri Hubert Ladouceur, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of October, A.D. 1955, at said city of Outremont, she then being Monique Nicole Theriault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 22.

A Resolution for the relief of Marie Bernadette Guitar Guitard.

[Adopted 17th March, 1964.]

WHEREAS Marie Bernadette Guitar Guitard, residing at the city of London, in the province of Ontario, wife of Laurent Guitard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifth day of July, A.D. 1933, at Belledune, in the province of New Brunswick, she then being Marie Bernadette Guitar; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 23.

A Resolution for the relief of Kathleen Alice Priestley Morrow.

[Adopted 17th March, 1964.]

WHEREAS Kathleen Alice Priestley Morrow, residing at the city of Verdun, in the province of Quebec, wife of Harold Morrow, who is domiciled in Canada and residing at Beaurepaire, in the said province, has by her petition alleged that they were married on the twenty-fourth day of April, A.D. 1948, at the said city of Verdun, she then being Kathleen Alice Priestley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 24.

A Resolution for the relief of Gita Joy Kaplan Davis.

[Adopted 24th March, 1964.]

WHEREAS Gita Joy Kaplan Davis, residing at the city of Montreal, in the province of Quebec, wife of A. Mortimer Davis, 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 January, A.D. 1951, at the said city, she then being Gita Joy Kaplan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 25.

A Resolution for the relief of Roger Laframboise.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 26.

A Resolution for the relief of Frances Margaret Allan Poirier.

[Adopted 24th March, 1964.]

WHEREAS Frances Margaret Allan Poirier, residing at the city of Dartmouth, in the province of Nova Scotia, wife of Donald Raymond Poirier, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-third day of October, A.D. 1957, at Richford, in the state of Vermont, one of the United States of America, she then being Frances Margaret Allan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 27.

A Resolution for the relief of Marie Celine Therese Courteau Vezina.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 28.

A Resolution for the relief of Andre Hourlier.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 29.

A Resolution for the relief of Marilyn Wexelman Dobrofsky.

[Adopted 24th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-3

THE SENATE OF CANADA

RESOLUTION 30.

A Resolution for the relief of Lillian Turowitz Ofter.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 31.

A Resolution for the relief of Patricia James Lang O'Connor.

[Adopted 24th March, 1964.]

WHEREAS Patricia James Lang O'Connor, residing at the city of Westmount, in the province of Quebec, wife of Wallace Dean O'Connor, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twentyfifth day of August, A.D. 1949, at West Vancouver, in the province of British Columbia, she then being Patricia James Lang; and whereas by her petition sine has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II $-3\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 32.

A Resolution for the relief of William Gordon Allen.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 33.

A Resolution for the relief of Marie-Anne Landry Desjardins.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 34.

A Resolution for the relief of Graham Campbell Harris.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 35.

A Resolution for the relief of Mildred Niren Cubitz, otherwise known as Mildred Nirenberg Cubitz.

[Adopted 24th March, 1964.]

WHEREAS Mildred Niren Cubitz, otherwise known as Mildred Nirenberg Cubitz, residing at the city of Montreal, in the province of Quebec, wife of Allan Cubitz, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of November, A.D. 1959, at Teaneck, in the state of New Jersey, one of the United States of America, she then being Mildred Niren, otherwise known as Mildred Nirenberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 36.

A Resolution for the relief of Joan Margaret Gooch Wise.

[Adopted 24th March, 1964.]

WHEREAS Joan Margaret Gooch Wise, residing at the town of Hampstead, in the province of Quebec, wife of Nicholas Edmund Michael Wise, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of March, A.D. 1945, in the district of Lancaster, county of Lancaster, England, she then being Joan Margaret Gooch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 37.

A Resolution for the relief of Eric Meace.

[Adopted 24th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-4

THE SENATE OF CANADA

RESOLUTION 38.

A Resolution for the relief of Helen Lycas Vipond.

[Adopted 24th March, 1964.]

WHEREAS Helen Lycas Vipond, residing at the city of Chicago, in the state of Illinois, U.S.A., wife of John D. Vipond, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, has by her petition alleged that they were married on the fifth day of May, A.D. 1957, at the city of Bloomington, in the state of Indiana, one of the United States of America, she then being Helen Lycas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 39.

A Resolution for the relief of Beverly Respitz Grundman.

[Adopted 24th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $4\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 40.

A Resolution for the relief of Ahuva Lina Sussman Sandperl.

[Adopted 24th March, 1964.]

WHEREAS Ahuva Lina Sussman Sandperl, residing at the city of Montreal, in the province of Quebec, wife of Elias Sandperl, 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. 1948, at Tel Aviv, Israel, she then being Ahuva Lina Sussman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 41.

A Resolution for the relief of Ida Christina Amalia Helena Koel Arsenault.

[Adopted 24th March, 1964.]

WHEREAS Ida Christina Amalia Helena Koel Arsenault, residing at the town of Fabreville, in the province of Quebec, wife of Andre Joseph Arsenault, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixth day of October, A.D. 1953, at Amsterdam, The Netherlands, she then being Ida Christina Amalia Helena Koel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 42.

A Resolution for the relief of Jeanette Dorothy Saysell Wright.

[Adopted 24th March, 1964.]

WHEREAS Jeanette Dorothy Saysell Wright, residing at the city of Montreal, in the province of Quebec, wife of Alan Richard Wright, 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 August, A.D. 1954, in the district of Middlesex South, county of Middlesex, England, she then being Jeanette Dorothy Saysell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 43.

A Resolution for the relief of Jurgen Manfred Kluwe.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 44.

A Resolution for the relief of Sarah Jane Harbinson Scott.

[Adopted 24th March, 1964.]

WHEREAS Sarah Jane Harbinson Scott, residing at the town of East Angus, in the province of Quebec, wife of Albert William Scott, who is domiciled in Canada and residing at Waterville, in the said province, has by her petition alleged that they were married on the seventeenth day of May, A.D. 1935, at the city of Sherbrooke, in the said province, she then being Sarah Jane Harbinson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 45.

A Resolution for the relief of Vytautas Peter Kazlauskas.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 46.

A Resolution for the relief of Lillian Cere Kulczycki.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 47.

A Resolution for the relief of Arnold Adie.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 48.

A Resolution for the relief of Elizabeth Cameron Foucar Kielmann.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 49.

A Resolution for the relief of Phyllis Wishnowski Kara.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 50.

A Resolution for the relief of Ruby Grace Christie Buckell.

[Adopted 24th March, 1964.]

WHEREAS Ruby Grace Christie Buckell, residing at the city of Thetford Mines, in the province of Quebec, wife of John William Buckell, who is domiciled in Canada and residing at North Hatley, in the said province, has by her petition alleged that they were married on the twentyninth day of July, A.D. 1939, at the city of Montreal, in the said province, she then being Ruby Grace Christie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 51.

A Resolution for the relief of Dean Roberts Bishop.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 52.

A Resolution for the relief of Frank (Franciszek) Kaim.

[Adopted 24th March, 1964.]

WHEREAS Frank (Franciszek) Kaim, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Maria Grzywna Kaim, has by his petition alleged that they were married on the twenty-fifth day of February, A.D. 1948, at the said city, she then being Maria Grzywna; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 53.

A Resolution for the relief of Robert Toupin.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 54.

A Resolution for the relief of Rhoda Prosterman Zoberman.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 55.

A Resolution for the relief of Helen Freda Benjamin Markowiecki, otherwise known as Helen Freda Benjamin Marks.

[Adopted 24th March, 1964.]

WHEREAS Helen Freda Benjamin Markowiecki, otherwise known as Helen Freda Benjamin Marks, residing at the city of Montreal, in the province of Quebec, wife of David Markowiecki, otherwise known as David Marks, 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 November, A.D. 1950, at the said city, she then being Helen Freda Benjamin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 56.

A Resolution for the relief of Elizabeth Yvonne Goldberger Buday Mactaggart.

[Adopted 24th March, 1964.]

WHEREAS Elizabeth Yvonne Goldberger Buday Mactaggart, residing at the town of Mount Royal, in the province of Quebec, wife of Donald John Mactaggart, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of September, A.D. 1961, at the said city of Montreal, she then being Elizabeth Yvonne Goldberger Buday; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

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

THE SENATE OF CANADA

RESOLUTION 57.

A Resolution for the relief of Michel Weissberger.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 58.

A Resolution for the relief of Denyse St. Hilaire Marshall.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 59.

A Resolution for the relief of Madeleine Turgeon Caron.

[Adopted 24th March, 1964.]

WHEREAS Madeleine Turgeon Caron, residing at the city of Montreal, in the province of Quebec, wife of Gerard Caron, 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 February, A.D. 1938, at the said city, she then being Madeleine Turgeon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 60.

A Resolution for the relief of Rita Emma Clara Gentmantel Sanderson.

[Adopted 24th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 61.

A Resolution for the relief of Evelyn Alberta Florence Cere Lalonde.

[Adopted 26th March, 1964.]

WHEREAS Evelyn Alberta Florence Cere Lalonde, residing at the city of Montreal, in the province of Quebec, wife of Joseph Aime Arcidas Roland Lalonde, who is domiciled in Canada and residing at the city of Lafleche, in the said province, has by her petition alleged that they were married on the eleventh day of June, A.D. 1955, at the town of Greenfield Park, in the said province, she then being Evelyn Alberta Florence Cere; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-5

THE SENATE OF CANADA

RESOLUTION 62.

A Resolution for the relief of Lorraine Cook Gough.

[Adopted 26th March, 1964.]

WHEREAS Lorraine Cook Gough, residing at the city of Westmount, in the province of Quebec, wife of Leonard Walter Gough, 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 twentysecond day of March, A.D. 1946, at the said city of Montreal, she then being Lorraine Cook; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 63.

A Resolution for the relief of Susan Joan Hyman Greenberg.

[Adopted 26th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $5\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 64.

A Resolution for the relief of Grace Lillian Humphreys Hutcheson.

[Adopted 26th March, 1964.]

WHEREAS Grace Lillian Humphreys Hutcheson, residing at the city of Montreal, in the province of Quebec, wife of Edward Lorne Hutcheson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of August, A.D. 1948, at the city of Hamilton, in the province of Ontario, she then being Grace Lillian Humphreys; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 65.

A Resolution for the relief of William Billington.

[Adopted 26th March, 1964.]

WHEREAS William Billington, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Muriel Turner Billington, has by his petition alleged that they were married on the thirty-first day of July, A.D. 1943, at Salford, England, she then being Muriel Turner; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 66.

A Resolution for the relief of Alice May Graham Laing McKenna.

[Adopted 26th March, 1964.]

WHEREAS Alice May Graham Laing McKenna, residing at the city of Montreal, in the province of Quebec, wife of John Thomas McKenna, 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 August, A.D. 1951, at the said city, she then being Alice May Graham Laing; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 67.

A Resolution for the relief of Albert Desjardins.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 68.

A Resolution for the relief of Demetra Tsivriotis Savourda.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 69.

A Resolution for the relief of Ruth Marie Victorine Entwistle Weil-Brenner.

[Adopted 26th March, 1964.]

WHEREAS Ruth Marie Victorine Entwistle Weil-Brenner, residing at the city of Montreal, in the province of Quebec, wife of Paul Weil-Brenner, 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. 1949, at the said city, she then being Ruth Marie Victorine Entwistle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-6

THE SENATE OF CANADA

RESOLUTION 70.

A Resolution for the relief of Antonia Sanscartier Cloutier.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 71.

A Resolution for the relief of Jeanne d'Arc Papineau Benoit.

[Adopted 26th March, 1964.]

WHEREAS Jeanne d'Arc Papineau Benoit, residing at the city of Montreal, in the province of Quebec, wife of Jean Benoit, 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 December, A.D. 1949, at Rougemont, in the said province, she then being Jeanne d'Arc Papineau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $6\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 72.

A Resolution for the relief of Maureen Ann O'Shaughnessy Maltby.

[Adopted 26th March, 1964.]

WHEREAS Maureen Ann O'Shaughnessy Maltby, residing at the city of St. Laurent, in the province of Quebec, wife of John Allan Maltby, 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 twentythird day of December, A.D. 1960, at the said city of St. Laurent, she then being Maureen Ann O'Shaughnessy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 73.

A Resolution for the relief of Jane Hanson Phillips.

[Adopted 26th March, 1964.]

WHEREAS Jane Hanson Phillips, residing at the town of Baie d'Urfe, in the province of Quebec, wife of William Edward Stock Phillips, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the eleventh day of August, A.D. 1955, at the city of Westmount, in the said province, she then being Jane Hanson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 74.

A Resolution for the relief of Jules Bellemare.

[Adopted 26th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 75.

A Resolution for the relief of Margaret Ellen Lapaine Lawlor.

[Adopted 26th March, 1964.]

WHEREAS Margaret Ellen Lapaine Lawlor, residing at the town of Simcoe, in the province of Ontario, wife of Laurence Edmond Lawlor, who is domiciled in Canada and residing at Ormstown, in the province of Quebec, has by her petition alleged that they were married on the thirteenth day of June, A.D. 1953, at Dunham, in the said province of Quebec, she then being Margaret Ellen Lapaine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 76.

A Resolution for the relief of Ernest Francis Pattullo.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 77.

A Resolution for the relief of Huguette Marcoux Nyeste.

[Adopted 26th March, 1964.]

WHEREAS Huguette Marcoux Nyeste, residing at the city of Montreal, in the province of Quebec, wife of Zoltan Benedek Nyeste, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twelfth day of August, A.D. 1961, at the town of Laval sur le Lac, in the said province, she then being Huguette Marcoux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 78.

A Resolution for the relief of Joyce Eileen Menzie Elliott.

[Adopted 26th March, 1964.]

WHEREAS Joyce Eileen Menzie Elliott, residing at the city of St. Laurent, in the province of Quebec, wife of Robert Adams Elliott, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyseventh day of September, A.D. 1958, at the said city of St. Laurent, she then being Joyce Eileen Menzie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 79.

A Resolution for the relief of Nicolle Potvin Fleurant.

[Adopted 26th March, 1964.]

WHEREAS Nicolle Potvin Fleurant, residing at the city of Montreal, in the province of Quebec, wife of Jean Louis Fleurant, 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 November, A.D. 1959, at the said city, she then being Nicolle Potvin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 80.

A Resolution for the relief of Marianna Marcali Muller.

[Adopted 26th March, 1964.]

WHEREAS Marianna Marcali Muller, residing at the city of Montreal, in the province of Quebec, wife of Tamas Imre Muller, 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 December, A.D. 1956, at the city of Vienna, Austria, she then being Marianna Marcali; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 81.

A Resolution for the relief of Elizabeth Sharp Birch.

[Adopted 26th March, 1964.]

WHEREAS Elizabeth Sharp Birch, residing at the town of Mount Royal, in the province of Quebec, wife of Christopher Birch, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the first day of September, A.D. 1956, in the district of Durham South Eastern, county of Durham, England, she then being Elizabeth Sharp; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 82.

A Resolution for the relief of Ada Josephine Ford Lejeune.

[Adopted 26th March, 1964.]

WHEREAS Ada Josephine Ford Lejeune, residing at the city of Verdun, in the province of Quebec, wife of Ronald Lorne Lejeune, 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 July, A.D. 1950, at the city of Dorval, in the said province, she then being Ada Josephine Ford; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 83.

A Resolution for the relief of Mildred Emily Velcoff Dumas.

[Adopted 26th March, 1964.]

WHEREAS Mildred Emily Velcoff Dumas, residing at Rexdale, in the province of Ontario, wife of Joseph Adrien Rolland Dumas, who is domiciled in Canada and residing at the city of Westmount, in the province of Quebec, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1952, at the city of Toronto, in the said province of Ontario, she then being Mildred Emily Velcoff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 84.

A Resolution for the relief of Janine Madeleine Grumbach Dorland.

[Adopted 26th March, 1964.]

WHEREAS Janine Madeleine Grumbach Dorland, residing at the city of Montreal, in the province of Quebec, wife of Albert Arthur Dorland, who is domiciled in Canada and residing at St. Hilaire, in the said province, has by her petition alleged that they were married on the twentieth day of June, A.D. 1947, at the city of Paris, France, she then being Janine Madeleine Grumbach; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 85.

A Resolution for the relief of Hilda Louise Magnusson Howard.

[Adopted 26th March, 1964.]

WHEREAS Hilda Louise Magnusson Howard, residing at the city of Lancaster, in the province of New Brunswick, wife of George Marshall Howard, 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 September, A.D. 1945, at the city of Saint John, in the said province of New Brunswick, she then being Hilda Louise Magnusson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 86.

A Resolution for the relief of Anna Hackstuhl Csillag.

[Adopted 26th March, 1964.]

WHEREAS Anna Hackstuhl Csillag, residing at the city of Kitchener, in the province of Ontario, wife of Franz Csillag, 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 twentyfourth day of February, A.D. 1949, at the town of St. Florian, Austria, she then being Anna Hackstuhl; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 87.

A Resolution for the relief of Norma Elizabeth Peddle Kovacs.

[Adopted 26th March, 1964.]

WHEREAS Norma Elizabeth Peddle Kovacs, residing at the city of Vernon, in the province of British Columbia, wife of Robert Victor Kovacs, who is domiciled in Canada and residing at the town of Beaconsfield, in the province of Quebec, has by her petition alleged that they were married on the third day of November, A.D. 1943, at the city of Westmount, in the said province of Quebec, she then being Norma Elizabeth Peddle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 88.

A Resolution for the relief of Alexandra May Galbraith Westover.

[Adopted 26th March, 1964.]

WHEREAS Alexandra May Galbraith Westover, residing at the city of Kitchener, in the province of Ontario, wife of Gerald Sydney Westover, who is domiciled in Canada and residing at Austin, in the province of Quebec, has by her petition alleged that they were married on the twenty-ninth day of September, A.D. 1945, at Austin aforesaid, she then being Alexandra May Galbraith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 89.

A Resolution for the relief of Elizabeth Salavich Jonker.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 90.

A Resolution for the relief of Frances Barbara Brewer Smith.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 91.

A Resolution for the relief of Elaine Evelyne Evans Dunwoodie.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 92.

A Resolution for the relief of Rita Anne Page Bonner.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 93.

A Resolution for the relief of Clara Melissa Riche Frampton.

[Adopted 26th March, 1964.]

WHEREAS Clara Melissa Riche Frampton, residing at the city of St. John's, in the province of Newfoundland, wife of Frederick Charles Frampton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of February, A.D. 1951, at the said city, she then being Clara Melissa Riche; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-7

THE SENATE OF CANADA

RESOLUTION 94.

A Resolution for the relief of Roberta Sealey Burns.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 95.

A Resolution for the relief of Joseph Arthur Marcel Allard.

[Adopted 26th March, 1964.]

WHEREAS Joseph Arthur Marcel Allard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Irma Carmen Vandal Allard, has by his petition alleged that they were married on the first day of December, A.D. 1945, at the said city, she then being Marie Irma Carmen Vandal; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $7\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 96.

A Resolution for the relief of Alice Candide Sullivan Ward.

[Adopted 26th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 97.

A Resolution for the relief of Patricia Hobbs Kemp.

[Adopted 26th March, 1964.]

WHEREAS Patricia Hobbs Kemp, residing at the city of Montreal, in the province of Quebec, wife of Roy Kemp, 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 May, A.D. 1959, at the said city, she then being Patricia Hobbs; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 98.

A Resolution for the relief of Arnold Campbell Scott.

[Adopted 26th March, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 99.

A Resolution for the relief of Kingsley Seafield Grant.

[Adopted 26th March, 1964.]

WHEREAS Kingsley Seafield Grant, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Dorothea Idnella Yates Grant, has by his petition alleged that they were married on the second day of November, A.D. 1940, in the township of Etobicoke, in the province of Ontario, she then being Dorothea Idnella Yates; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 100.

A Resolution for the relief of Marie Imelda Lisette Rajotte Durocher.

[Adopted 26th March, 1964.]

WHEREAS Marie Imelda Lisette Rajotte Durocher, residing at the city of Montreal, in the province of Quebec, wife of Maurice Durocher, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of June, A.D. 1953, at the said city, she then being Marie Imelda Lisette Rajotte; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 101.

A Resolution for the relief of Phyllis Elizabeth Cameron Reeves.

[Adopted 26th March, 1964.]

WHEREAS Phyllis Elizabeth Cameron Reeves, residing at the city of Montreal, in the province of Quebec, wife of William Humphrey Reeves, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of October, A.D. 1943, at London, England, she then being Phyllis Elizabeth Cameron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-8

THE SENATE OF CANADA

RESOLUTION 102.

A Resolution for the relief of Yvette Giraldeau Pons.

[Adopted 26th March, 1964.]

WHEREAS Yvette Giraldeau Pons, residing at the city of Montreal North, in the province of Quebec, wife of Vincent Pons, junior, who is domiciled in Canada and residing at the city of Santa Monica, in the state of California, one of the United States of America, has by her petition alleged that they were married on the eleventh day of October, A.D. 1936, at the city of Montreal, in the said province, she then being Yvette Giraldeau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 103.

A Resolution for the relief of Marie Reine Jeannine Groulx Brousseau.

[Adopted 26th March, 1964.]

WHEREAS Marie Reine Jeannine Groulx Brousseau, residing at the city of Montreal, in the province of Quebec, wife of Joseph Lucien Marcel Brousseau, 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 February, A.D. 1944, at the said city, she then being Marie Reine Jeannine Groulx; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-81

THE SENATE OF CANADA

RESOLUTION 104.

A Resolution for the relief of Marilyn Ida Hansen White.

[Adopted 26th March, 1964.]

WHEREAS Marilyn Ida Hansen White, residing at Graniteville, in the province of Quebec, wife of Alfred Paul White, who is domiciled in Canada and residing at the town of Trenton, in the province of Ontario, has by her petition alleged that they were married on the fifth day of January, A.D. 1957, at Derby, in the state of Vermont, one of the United States of America, she then being Marilyn Ida Hansen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 105.

A Resolution for the relief of Gilbert Merrill Aspinall.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 106.

A Resolution for the relief of Zicele Litvack Aisenthal.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 107.

A Resolution for the relief of Joyce Irene Tannahill Kyles.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 108.

A Resolution for the relief of Monique Garneau Coutu.

[Adopted 26th March, 1964.]

WHEREAS Monique Garneau Coutu, residing at the town of Preville, in the province of Quebec, wife of Jean Coutu, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1952, at the city of Plattsburgh, in the state of New York, one of the United States of America, she then being Monique Garneau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 109.

A Resolution for the relief of Carol Thornton Blackman.

[Adopted 26th March, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 110.

A Resolution for the relief of Olive Annie Kirby Coulombe.

[Adopted 26th March, 1964.]

WHEREAS Olive Annie Kirby Coulombe, residing at the city of Verdun, in the province of Quebec, wife of Joseph Louis Gerard Coulombe, who is domiciled in Canada and residing at the town of Bagotville, in the said province, has by her petition alleged that they were married on the nineteenth day of May, A.D. 1951, at the said city, she then being Olive Annie Kirby; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 111.

A Resolution for the relief of Helene Cohen Yaffa.

[Adopted 1st April, 1964.]

WHEREAS Helene Cohen Yaffa, residing at the city of Cote St. Luc, in the province of Quebec, wife of Frank Yaffa, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the nineteenth day of May, A.D. 1957, at the city of Toronto, in the province of Ontario, she then being Helene Cohen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 112.

A Resolution for the relief of Gisele Plouffe Rivard.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 113.

A Resolution for the relief of William Guy Ransom.

[Adopted 1st April, 1964.]

WHEREAS William Guy Ransom, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Leona Benoit Ransom, has by his petition alleged that they were married on the thirty-first day of July, A.D. 1948, at the city of Lafleche, in the said province, she then being Marie Leona Benoit; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 114.

A Resolution for the relief of Lionel Mortimer Pasen.

[Adopted 1st April, 1964.]

WHEREAS Lionel Mortimer Pasen, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Rosalie Margel Pasen, has by his petition alleged that they were married on the twentyfirst day of October, A.D. 1956, at the city of Toronto, in the province of Ontario, she then being Rosalie Margel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 115.

A Resolution for the relief of Margaret Helen Brander Hall.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 116.

A Resolution for the relief of Maurice Therrien.

[Adopted 1st April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 117.

A Resolution for the relief of Mary Suszek Cieply.

[Adopted 1st April, 1964.]

WHEREAS Mary Suszek Cieply, residing at the city of Montreal, in the province of Quebec, wife of Francis Cieply, who is domiciled in Canada and residing at La Macaza, in the said province, has by her petition alleged that they were married on the twenty-first day of September, A.D. 1937, at the said city, she then being Mary Suszek; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 118.

A Resolution for the relief of Elizabeth Morecroft Tooke Hamilton.

[Adopted 1st April, 1964.]

WHEREAS Elizabeth Morecroft Tooke Hamilton, residing at Algoma Mills, in the province of Ontario, wife of James Bedell Hamilton, who is domiciled in Canada and residing at South Bolton, in the province of Quebec, has by her petition alleged that they were married on the thirty-first day of July, A.D. 1934, at the city of Montreal, in the said province of Quebec, she then being Elizabeth Morecroft Tooke; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 119.

A Resolution for the relief of Joseph Emelien Rene Racine.

[Adopted 1st April, 1964.]

WHEREAS Joseph Emelien Rene Racine, who is domiciled in Canada and residing at the town of Courville, in the province of Quebec, husband of Doris Helen Warner Racine, has by his petition alleged that they were married on the seventh day of March, A.D. 1944, at the city of London, in the province of Ontario, she then being Doris Helen Warner; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 120.

A Resolution for the relief of Joan Hembling Impellezzeri.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 121.

A Resolution for the relief of Jean-Paul Mousseau.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 122.

A Resolution for the relief of Arthur William Tombs.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 123.

A Resolution for the relief of Adele Caprioli Fisher.

[Adopted 1st April, 1964.]

WHEREAS Adele Caprioli Fisher, residing at the city of Montreal, in the province of Quebec, wife of Harold John Fisher, 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. 1948, at Rome, Italy, she then being Adele Caprioli; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 124.

A Resolution for the relief of Rose Marie Luci Gates.

[Adopted 1st April, 1964.]

WHEREAS Rose Marie Luci Gates, residing at the city of Lachine, in the province of Quebec, wife of John Earl Gates, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentieth day of November, A.D. 1943, at the said city of Lachine, she then being Rose Marie Luci; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 125.

A Resolution for the relief of Frances Mary Coghill Cushing.

[Adopted 1st April, 1964.]

WHEREAS Frances Mary Coghill Cushing, residing at the city of Westmount, in the province of Quebec, wife of Gerald King Cushing, 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 April, A.D. 1945, at the said city, she then being Frances Mary Coghill; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-9

THE SENATE OF CANADA

RESOLUTION 126.

A Resolution for the relief of Jacques Marchessault.

[Adopted 1st April, 1964.]

WHEREAS Jacques Marchessault, who is domiciled in Canada and residing at the city of Granby, in the province of Quebec, husband of Shirley Margaret Lorena O'Neill Marchessault, has by his petition alleged that they were married on the twenty-fourth day of November, A.D. 1951, at the city of Montreal, in the said province, she then being Shirley Margaret Lorena O'Neill; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 127.

A Resolution for the relief of Mario Marino.

[Adopted 1st April, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $9\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 128.

A Resolution for the relief of Sheila Aronoff Cohen.

[Adopted 1st April, 1964.]

WHEREAS Sheila Aronoff Cohen, residing at the city of Montreal, in the province of Quebec, wife of Seymour Cohen, 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. 1959, at the said city, she then being Sheila Aronoff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 129.

A Resolution for the relief of Elizabeth Rosamund Bushe Kertland.

[Adopted 1st April, 1964.]

WHEREAS Elizabeth Rosamund Bushe Kertland, residing at the city of Montreal, in the province of Quebec, wife of John Oliver Kertland, 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 February, A.D. 1953, at the town of Montreal West, in the said province, she then being Elizabeth Rosamund Bushe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 130.

A Resolution for the relief of Marguerite Lacoste Hof.

[Adopted 1st April, 1964.]

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

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

ROGER DUHAMEL, F.RS.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 131.

A Resolution for the relief of Roger Martel.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 132.

A Resolution for the relief of Josephine Agnes Rita Feehan Maltman.

[Adopted 1st April, 1964.]

WHEREAS Josephine Agnes Rita Feehan Maltman, residing at the city of Montreal, in the province of Quebec, wife of Dennis Haig William Maltman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of February, A.D. 1959, at the city of Winnipeg, in the province of Manitoba, she then being Josephine Agnes Rita Feehan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 133.

A Resolution for the relief of Constance Marion Hulburd Musgrove.

[Adopted 1st April, 1964.]

WHEREAS Constance Marion Hulburd Musgrove, residing at the city of Cote St. Luc, in the province of Quebec, wife of Stuart Swinyer Musgrove, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of September, A.D. 1948, at the said city of Montreal, she then being Constance Marion Hulburd; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-10

THE SENATE OF CANADA

RESOLUTION 134.

A Resolution for the relief of Joseph Leandre Guitard.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 135.

A Resolution for the relief of Joan Pauline Day Steeves.

[Adopted 1st April, 1964.]

WHEREAS Joan Pauline Day Steeves, residing at the town of Montreal West, in the province of Quebec, wife of Otto Tremaine Steeves, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the sixth day of December, A.D. 1958, at the city of Montreal, in the said province, she then being Joan Pauline Day; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $10\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 136.

A Resolution for the relief of Elizabeth Kolokithia Lambrinoudis.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 137.

A Resolution for the relief of Sheila Cohen Wright.

[Adopted 1st April, 1964.]

WHEREAS Sheila Cohen Wright, residing at the city of Montreal, in the province of Quebec, wife of Donald Wright, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of June, A.D. 1960, at the city of Philadelphia, in the state of Pennsylvania, one of the United States of America, she then being Sheila Cohen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 138.

A Resolution for the relief of Jack Reinhold Russel.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 139.

A Resolution for the relief of Jean Elaine Lowe Pinatel.

[Adopted 1st April, 1964.]

WHEREAS Jean Elaine Lowe Pinatel, residing at the city of Joliette, in the province of Quebec, wife of Jean Andre Pinatel, junior, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1949, at the said city of Montreal, she then being Jean Elaine Lowe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 140.

A Resolution for the relief of Ethelind Zidulka Silverman.

[Adopted 1st April, 1964.]

WHEREAS Ethelind Zidulka Silverman, residing at the city of Outremont, in the province of Quebec, wife of Edward Silverman, 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 twentyeighth day of June, A.D. 1959, at the said city of Montreal, she then being Ethelind Zidulka; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 141.

A Resolution for the relief of Jeannine Guerin Archambault.

[Adopted 1st April, 1964.]

WHEREAS Jeannine Guerin Archambault, residing at the city of Outremont, in the province of Quebec, wife of Jacques Gaston Archambault, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of July, A.D. 1951, at the said city of Montreal, she then being Jeannine Guerin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 142.

A Resolution for the relief of Clairette Schnurer Leibovici.

[Adopted 1st April, 1964.]

WHEREAS Clairette Schnurer Leibovici, residing at the city of Montreal, in the province of Quebec, wife of Tuvia Leibovici, 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. 1955, at the said city, she then being Clairette Schnurer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 143.

A Resolution for the relief of George Markozanis.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 144.

A Resolution for the relief of Hipolite Paul Molla.

[Adopted 1st April, 1964.]

WHEREAS Hipolite Paul Molla, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Louisa Gagnon Molla, has by his petition alleged that they were married on the eleventh day of August, A.D. 1945, at the said city, she then being Louisa Gagnon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSO-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 145.

A Resolution for the relief of Barbara Winnifred Kurtz Oleschuk.

[Adopted 1st April, 1964.]

WHEREAS Barbara Winnifred Kurtz Oleschuk, residing at St. Basile le Grand, in the province of Quebec, wife of Edward Oleschuk, who is domiciled in Canada and residing at St. Hilaire, in the said province, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1951, at the city of Winnipeg, in the province of Manitoba, she then being Barbara Winnifred Kurtz; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 146.

A Resolution for the relief of Fleur Aimee Marie Liette Ranger Methot.

[Adopted 1st April, 1964.]

WHEREAS Fleur Aimee Marie Liette Ranger Methot, residing at the city of Montreal, in the province of Quebec, wife of William Paul Methot, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of August, A.D. 1954, at the said city, she then being Fleur Aimee Marie Liette Ranger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 147.

A Resolution for the relief of Magdolna Rado Robert.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 148.

A Resolution for the relief of Hisako (Elizabeth) Honma.

[Adopted 1st April, 1964.]

WHEREAS Hisako (Elizabeth) Honma, residing at the city of Montreal, in the province of Quebec, wife of Hiroshi (George) Kubota Honma, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of April, A.D. 1957, at the town of Shibata, Japan, she then being Hisako (Elizabeth) Honma; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 149.

A Resolution for the relief of Gitta Klages Rybicki.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 150.

A Resolution for the relief of Mary Eileen Slattery Menard.

[Adopted 1st April, 1964.]

WHEREAS Mary Eileen Slattery Menard, residing at the city of Montreal, in the province of Quebec, wife of Bernard Menard, 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 April, A.D. 1949, at the said city, she then being Mary Eileen Slattery; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 151.

A Resolution for the relief of Patricia Patience Scarbrough Dixon.

[Adopted 1st April, 1964.]

WHEREAS Patricia Patience Scarbrough Dixon, residing at the town of Beaconsfield, in the province of Quebec, wife of Meredith Fred Dixon, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the third day of June, A.D. 1944, at West Clandon, England, she then being Patricia Patience Scarbrough; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 152.

A Resolution for the relief of Nicholas Kyrangelos.

[Adopted 1st April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 153.

A Resolution for the relief of Edmund Arthur McMahon.

[Adopted 1st April, 1964.]

WHEREAS Edmund Arthur McMahon, who is domiciled in Canada and residing at the city of St. Lambert, in the province of Quebec, husband of Katherine Mary Margaret O'Neail Evans McMahon, has by his petition alleged that they were married on the sixteenth day of August, A.D. 1962, at the said city, she then being Katherine Mary Margaret O'Neail Evans; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 154.

A Resolution for the relief of Elizabeth Cormack Franey.

[Adopted 1st April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 155.

A Resolution for the relief of Reine Ethier Lafleur.

[Adopted 1st April, 1964.]

WHEREAS Reine Ethier Lafleur, residing at the town of Mount Royal, in the province of Quebec, wife of Conrad Lafleur, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eighth day of May, A.D. 1948, at the said city, she then being Reine Ethier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 156.

A Resolution for the relief of Lawrence Giblin McLean.

[Adopted 1st April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 157.

A Resolution for the relief of Diane Irene Gaudard Chicoyne.

[Adopted 1st April, 1964.]

WHEREAS Diane Irene Gaudard Chicoyne, residing at St. Eustache sur le Lac, in the province of Quebec, wife of Stanford Melvin Chicoyne, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of March, A.D. 1960, at the said city, she then being Diane Irene Gaudard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-11

THE SENATE OF CANADA

RESOLUTION 158.

A Resolution for the relief of Margaret Stuart Cairns Liontos.

[Adopted 1st April, 1964.]

WHEREAS Margaret Stuart Cairns Liontos, residing at the city of Montreal, in the province of Quebec, wife of Theodore Nicholas Liontos, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of August, A.D. 1960, at Beekmantown, in the state of New York, one of the United States of America, she then being Margaret Stuart Cairns; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 159.

A Resolution for the relief of Beverley Grace Smith Proulx.

[Adopted 1st April, 1964.]

WHEREAS Beverley Grace Smith Proulx, residing at the town of Baie d'Urfe, in the province of Quebec, wife of Aime Hector Joseph Pierre (Peter) Proulx, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the tenth day of October, A.D. 1960, at Valois, in the said province, she then being Beverley Grace Smith; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $11\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 160.

A Resolution for the relief of Marcel Talbot.

[Adopted 1st April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 161.

A Resolution for the relief of Louise Beausoleil Lavigne.

[Adopted 30th April, 1964.]

WHEREAS Louise Beausoleil Lavigne, residing at the city of Montreal, in the province of Quebec, wife of Gilbert Lavigne, 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 August, A.D. 1957, at the said city, she then being Louise Beausoleil; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 162.

A Resolution for the relief of Christine Goguen Rivard.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 163.

A Resolution for the relief of Andre Gervais.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 164.

A Resolution for the relief of Dorothy Allen Rivard.

[Adopted 30th April, 1964.]

WHEREAS Dorothy Allen Rivard, residing at the city of Trois Rivieres, in the province of Quebec, wife of Louis Georges Rivard, 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 October, A.D. 1955, at the said city, she then being Dorothy Allen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 165.

A Resolution for the relief of Diane Grier Findlay Odell.

[Adopted 30th April, 1964.]

WHEREAS Diane Grier Findlay Odell, residing at the city of Montreal, in the province of Quebec, wife of Robert Clay Odell, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of June, A.D. 1951, at the city of Westmount, in the said province, she then being Diane Grier Findlay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-12

THE SENATE OF CANADA

RESOLUTION 166.

A Resolution for the relief of Claudette Jarry Dehan.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 167.

A Resolution for the relief of Charlotte Baetz Wieling Gutkind.

[Adopted 30th April, 1964.]

WHEREAS Charlotte Baetz Wieling Gutkind, residing at Palisader Park, in the state of New Jersey, one of the United States of America, wife of Karol Gutkind, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-eighth day of April, A.D. 1957, at the said city, she then being Charlotte Baetz Wieling; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $12\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 168.

A Resolution for the relief of Pasquale Ficara.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 169.

A Resolution for the relief of Gordon George Donnelly.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 170.

A Resolution for the relief of Elmer Stephen Cheverie.

[Adopted 30th April, 1964.]

WHEREAS Elmer Stephen Cheverie, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Leona Bernice Roach Cheverie, has by his petition alleged that they were married on the seventh day of November, A.D. 1953, at the town of Souris, in the province of Prince Edward Island, she then being Leona Bernice Roach; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 171.

A Resolution for the relief of Barbara Ann Murray Heffernan.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 172.

A Resolution for the relief of Russell Pain.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 173.

A Resolution for the relief of William Wallace Graham.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 174.

A Resolution for the relief of Klawda Bass Kawalerski.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 175.

A Resolution for the relief of Carole Anne Douglas Orr.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 176.

A Resolution for the relief of Roger Gagnon.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 177.

A Resolution for the relief of Frances Elizabeth Hodgson Eramian.

[Adopted 30th April, 1964.]

WHEREAS Frances Elizabeth Hodgson Eramian, residing at the city of Cote St. Luc, in the province of Quebec, wife of Arthur (Artine) Eramian, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirteenth day of July, A.D. 1946, at the town of Montreal West, in the said province, she then being Frances Elizabeth Hodgson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 178.

A Resolution for the relief of Liliana Sarda Boros.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 179.

A Resolution for the relief of Joan Lillian White Marsh.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 180.

A Resolution for the relief of Blanche Gagnon Mallette.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 181.

A Resolution for the relief of Marie Isabelle Therese (Gisele) Rodrigue Francoeur.

[Adopted 30th April, 1964.]

WHEREAS Marie Isabelle Therese (Gisele) Rodrigue Francoeur, residing at the city of Beauharnois, in the province of Quebec, wife of Bernard Francoeur, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of October, A.D. 1942, at the city of Kenogami, in the said province, she then being Marie Isabelle Therese (Gisele) Rodrigue; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 182.

A Resolution for the relief of Susie Susser Rosenblatt.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 183.

A Resolution for the relief of Joan Isabel Hannaford MacDonald.

[Adopted 30th April, 1964.]

WHEREAS Joan Isabel Hannaford MacDonald, residing at the city of Montreal, in the province of Quebec, wife of David Gilchrist MacDonald, 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 December, A.D. 1955, at the said city, she then being Joan Isabel Hannaford; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 184.

A Resolution for the relief of Valera Marion Moore Robb.

[Adopted 30th April, 1964.]

WHEREAS Valera Marion Moore Robb, residing at Ormstown, in the province of Quebec, wife of John Lynwood Robb, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventeenth day of January, A.D. 1953, at the town of Mount Royal, in the said province, she then being Valera Marion Moore; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 185.

A Resolution for the relief of Ada Brewer Clement.

[Adopted 30th April, 1964.]

WHEREAS Ada Brewer Clement, residing at Otterburn Park, in the province of Quebec, wife of Leo Clement, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the sixth day of October, A.D. 1945, at the said city, she then being Ada Brewer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 186.

A Resolution for the relief of Jacqueline Lois Lubben Sawers.

[Adopted 30th April, 1964.]

WHEREAS Jacqueline Lois Lubben Sawers, residing at the city of Bridgeport, in the state of Connecticut, one of the United States of America, wife of Michael David Sawers, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of June, A.D. 1957, at the said city of Montreal, she then being Jacqueline Lois Lubben; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 187.

A Resolution for the relief of Irene Dolgin Teitlebaum.

[Adopted 30th April, 1964.]

WHEREAS Irene Dolgin Teitlebaum, residing at the city of Cote St. Luc, in the province of Quebec, wife of Michael Teitlebaum, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of February, A.D. 1944, at the city of Boston, in the state of Massachusetts, one of the United States of America, she then being Irene Dolgin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 188.

A Resolution for the relief of Francoise Jeanne Raymond Porteous.

[Adopted 30th April, 1964.]

WHEREAS Francoise Jeanne Raymond Porteous, residing at the city of Westmount, in the province of Quebec, wife of Conrad de Lotbiniere Porteous, 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. 1947, at the city of Montreal, in the said province, she then being Francoise Jeanne Raymond; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 189.

A Resolution for the relief of Irene Collier Klinger.

[Adopted 30th April, 1964.]

WHEREAS Irene Collier Klinger, residing at the city of St. Laurent, in the province of Quebec, wife of William Bernard Klinger, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of June, A.D. 1956, at Atlantic City, in the state of New Jersey, one of the United States of America, she then being Irene Collier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-13

THE SENATE OF CANADA

RESOLUTION 190.

A Resolution for the relief of Frances Margaret Shaughnessy Woolgar.

[Adopted 30th April, 1964.]

WHEREAS Frances Margaret Shaughnessy Woolgar, residing at the town of Montreal West, in the province of Quebec, wife of Michael Grant Woolgar, who is domiciled in Canada and residing at the city of Trois Rivieres, in the said province, has by her petition alleged that they were married on the twenty-third day of May, A.D. 1959, at the said town, she then being Frances Margaret Shaughnessy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

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THE SENATE OF CANADA

RESOLUTION 191.

A Resolution for the relief of Freda Dick Allen Floyd.

[Adopted 30th April, 1964.]

WHEREAS Freda Dick Allen Floyd, residing at the city of Montreal, in the province of Quebec, wife of James Robert Floyd, 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. 1948, at the said city, she then being Freda Dick Allen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-131

THE SENATE OF CANADA

RESOLUTION 192.

A Resolution for the relief of Martha Christine Cook Cooper.

[Adopted 30th April, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 193.

A Resolution for the relief of Werner Hermann Pluss.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 194.

A Resolution for the relief of Ann Marilyn Schlesinger Goldberg.

[Adopted 30th April, 1964.]

WHEREAS ANN Marilyn Schlesinger Goldberg, residing at the city of Montreal, in the province of Quebec, wife of Kenneth Nathan Goldberg, 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 December, A.D. 1958, at the said city, she then being Ann Marilyn Schlesinger; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 195.

A Resolution for the relief of Eleanor Rose Eadle Vincent.

[Adopted 30th April, 1964.]

WHEREAS Eleanor Rose Eadle Vincent, residing at the city of Verdun, in the province of Quebec, wife of Henry George Vincent, who is domiciled in Canada and residing at the city of St. Michel, in the said province, has by her petition alleged that they were married on the fifth day of February, A.D. 1955, at the said city of Verdun, she then being Eleanor Rose Eadle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 196.

A Resolution for the relief of Bruorton Reginald Moore Fitz-Gerald.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 197.

A Resolution for the relief of Antoinette Fiore Lamoureux.

[Adopted 30th April, 1964.]

WHEREAS Antoinette Fiore Lamoureux, residing at the city of Montreal, in the province of Quebec, wife of Joseph Evans Lamoureux, 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. 1938, at the said city, she then being Antoinette Fiore; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-14

THE SENATE OF CANADA

RESOLUTION 198.

A Resolution for the relief of Mabel Bessie Hart Harris.

[Adopted 30th April, 1964.]

WHEREAS Mabel Bessie Hart Harris, residing at the city of St. Laurent, in the province of Quebec, wife of Lewis Rudolph Harris, 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 sixteenth day of January, A.D. 1954, at the said city of St. Laurent, she then being Mabel Bessie Hart; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 199.

A Resolution for the relief of Luba Kopanski Slapak.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965.

PART II— $14\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 200.

A Resolution for the relief of Anne Marie Mesureur Atzel.

[Adopted 30th April, 1964.]

WHEREAS Anne Marie Mesureur Atzel, residing at the city of Montreal, in the province of Quebec, wife of Bela Atzel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1950, at the city of Brussels, Belgium, she then being Anne Marie Mesureur; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA 1965

THE SENATE OF CANADA

RESOLUTION 201.

A Resolution for the relief of Violet Maud Willis Jones.

[Adopted 30th April, 1964.]

WHEREAS Violet Maud Willis Jones, residing at the city of Hamilton, in the province of Ontario, wife of David William Jones, 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 twentyfourth day of September, A.D. 1927, at the said city of Hamilton, she then being Violet Maud Willis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 202.

A Resolution for the relief of Isobel Janet Duco Noel.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 203.

A Resolution for the relief of Eveline Beck Zimmerman.

[Adopted 30th April, 1964.]

WHEREAS Eveline Beck Zimmerman, residing at the city of Montreal, in the province of Quebec, wife of Michael Zimmerman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of November, A.D. 1959, at the city of New York, in the state of New York, one of the United States of America, she then being Eveline Beck; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 204.

A Resolution for the relief of Rita Boudreau Savard.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 205.

A Resolution for the relief of Jacqueline Mary Atta Shatilla.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 206.

A Resolution for the relief of Olive Brown Mulcahy.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 207.

A Resolution for the relief of Catherine Marie MacDonald Beaton.

[Adopted 30th April, 1964.]

WHEREAS Catherine Marie MacDonald Beaton, residing at the city of Montreal, in the province of Quebec, wife of Arthur Francis Beaton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of May, A.D. 1955, at the city of Sydney, in the province of Nova Scotia, she then being Catherine Marie MacDonald; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 208.

A Resolution for the relief of Barbara June Ibberson Thompson.

[Adopted 30th April, 1964.]

WHEREAS Barbara June Ibberson Thompson, residing at the city of Montreal, in the province of Quebec, wife of Chester Howard Thompson, 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 March, A.D. 1957, at the city of Lachine, in the said province, she then being Barbara June Ibberson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 209.

A Resolution for the relief of Alan John Clarke.

[Adopted 30th April, 1964.]

WHEREAS Alan John Clarke, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Margaret Navora Clarke, has by his petition alleged that they were married on the twenty-fifth day of October, A.D. 1959, at Bellingham, in the state of Washington, one of the United States of America, she then being Mary Margaret Navora; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 210.

A Resolution for the relief of Horst Wolfgang Vogel.

[Adopted 30th April, 1964.]

WHEREAS Horst Wolfgang Vogel, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Traute Anneliese Schoening Vogel, has by his petition alleged that they were married on the seventeenth day of December, A.D. 1949, at Wolfsburg, Germany, she then being Traute Anneliese Schoening; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 211.

A Resolution for the relief of Gertrud Anna Marie Seeburg Neubauer.

[Adopted 30th April, 1964.]

WHEREAS Gertrud Anna Marie Seeburg Neubauer, residing at the city of Montreal, in the province of Quebec, wife of Hans Heinz Wilhelm Neubauer, 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. 1954, at the city of Berlin, Germany, she then being Gertrud Anna Marie Seeburg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 212.

A Resolution for the relief of Maureen Sandra Murray Hastie.

[Adopted 30th April, 1964.]

WHEREAS Maureen Sandra Murray Hastie, residing at the town of Brampton, in the province of Ontario, wife of Leslie John William Hastie, who is domiciled in Canada and residing at Morin Heights, in the province of Quebec, has by her petition alleged that they were married on the seventeenth day of November, A.D. 1956, at Morin Heights aforesaid, she then being Maureen Sandra Murray; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 213.

A Resolution for the relief of Dorothy St. Clair Kane Wilson.

[Adopted 30th April, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 214.

A Resolution for the relief of Constance Lacireno Walsh.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 215.

A Resolution for the relief of Suzanna Prins Garner.

[Adopted 30th April, 1964.]

WHEREAS Suzanna Prins Garner, residing at the city of Verdun, in the province of Quebec, wife of Aubrey Kenneth Garner, 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 twentyfifth day of October, A.D. 1952, at the said city of Montreal, she then being Suzanna Prins; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 216.

A Resolution for the relief of Patricia June Graydon Wiens.

[Adopted 30th April, 1964.]

WHEREAS Patricia June Graydon Wiens, residing at the city of Montreal, in the province of Quebec, wife of Henry Wiens, who is domiciled in Canada and residing at the town of Fabreville, in the said province, has by her petition alleged that they were married on the first day of June, A.D. 1945, at the city of Edinburgh, Scotland, she then being Patricia June Graydon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 217.

A Resolution for the relief of Arthur Paquette.

[Adopted 30th April, 1964.]

WHEREAS Arthur Paquette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Viola Labonte Paquette, has by his petition alleged that they were married on the thirtieth day of June, A.D. 1931, at Durham, in the said province, she then being Viola Labonte; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 218.

A Resolution for the relief of Linda Rose Low Steeves.

[Adopted 30th April, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 219.

A Resolution for the relief of Shirley Ann Hinman Charlow.

[Adopted 4th May, 1964.]

WHEREAS Shirley Ann Hinman Charlow, residing at the city of Montreal, in the province of Quebec, wife of John William Charlow, 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. 1952, at the said city, she then being Shirley Ann Hinman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 220.

A Resolution for the relief of Bernice Boyce LeBlanc.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 221.

A Resolution for the relief of Geraldine Edith Joan Girouard Gagne.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-15

THE SENATE OF CANADA

RESOLUTION 222.

A Resolution for the relief of Connie Cohen Caplan.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 223.

A Resolution for the relief of Joan Hilda Holgate Murray.

[Adopted 4th May, 1964.]

WHEREAS Joan Hilda Holgate Murray, residing at the town of Greenfield Park, in the province of Quebec, wife of Ian Murray, 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 twentythird day of June, A.D. 1956, at the said town, she then being Joan Hilda Holgate; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $15\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 224.

A Resolution for the relief of Constance Lorraine Brown Jackson.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 225.

A Resolution for the relief of Shirley Christina Anne Rose Stamper.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 226.

A Resolution for the relief of Eileen Owens Parent.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 227.

A Resolution for the relief of Earl Hayward Coveduck.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 228.

A Resolution for the relief of Genowefa Czernianin Delego.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 229.

A Resolution for the relief of Barbara Schultz Dumansky.

[Adopted 4th May, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-16

THE SENATE OF CANADA

RESOLUTION 230.

A Resolution for the relief of Mary Astrakianakis Kardaras.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 231.

A Resolution for the relief of Helen Miriam Simond Selby.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $16\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 232.

A Resolution for the relief of Nina Bruneau Choquette.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 233.

A Resolution for the relief of Wasyl Kaprian.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 234.

A Resolution for the relief of Joseph Hilderic Albert Joffre Vachon.

[Adopted 4th May, 1964.]

WHEREAS Joseph Hilderic Albert Joffre Vachon, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Rachel Rollande Albina Mathieu Vachon, has by his petition alleged that they were married on the fifteenth day of February, A.D. 1947, at the said city, she then being Marie Rachel Rollande Albina Mathieu; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 235.

A Resolution for the relief of Henri Verrier.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 236.

A Resolution for the relief of Margaret Alguire Mallette.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 237.

A Resolution for the relief of Elizabeth Anne Walford Wood.

[Adopted 4th May, 1964.]

WHEREAS Elizabeth Anne Walford Wood, residing at the city of Edmonton, in the province of Alberta, wife of Douglas Hastings Wood, who is domiciled in Canada and residing at the town of St. Hubert, in the province of Quebec, has by her petition alleged that they were married on the tenth day of May, A.D. 1952, at the city of Toronto, in the province of Ontario, she then being Elizabeth Anne Walford; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 238.

A Resolution for the relief of Joseph Jean Plante.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 239.

A Resolution for the relief of Louisa Greig McAleer.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 240.

A Resolution for the relief of Micheline Deyglun Holowaty.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 241.

A Resolution for the relief of Marie Catherine Beaubien Frances Drumm Mathieu.

[Adopted 4th May, 1964.]

WHEREAS Marie Catherine Beaubien Frances Drumm Mathieu, residing at the city of Outremont, in the province of Quebec, wife of Joseph Oscar Pierre Mathieu, 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 October, A.D. 1950, at the said city, she then being Marie Catherine Beaubien Frances Drumm; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 242.

A Resolution for the relief of Jean Zalloni.

[Adopted 4th May, 1964.]

WHEREAS Jean Zalloni, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Huguette Lamarche Zalloni, has by his petition alleged that they were married on the sixth day of December, A.D. 1952, at Ste. Agathe des Monts, in the said province, she then being Huguette Lamarche; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 243.

A Resolution for the relief of Hans Ulrich Lewin.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 244.

A Resolution for the relief of Andrew Sallai.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 245.

A Resolution for the relief of Lionel Samuel Tiger.

[Adopted 4th May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 246.

A Resolution for the relief of Louise Simard Flynn.

[Adopted 4th May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 247.

A Resolution for the relief of Cacilie Johanna Friederike Hagedorn Kaatz.

[Adopted 4th May, 1964.]

WHEREAS Cacilie Johanna Friederike Hagedorn Kaatz, residing at the city of Montreal, in the province of Quebec, wife of Herbert Kaatz, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-fifth day of April, A.D. 1935, at Wildberg, district of Ruppin, Germany, she then being Cacilie Johanna Friederike Hagedorn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 248.

A Resolution for the relief of Marion Daphune Cormier Armour.

[Adopted 4th May, 1964.]

WHEREAS Marion Daphune Cormier Armour, residing at the city of Moncton, in the province of New Brunswick, wife of Norman Ernest Armour, who is domiciled in Canada and residing at the city of Ottawa, in the province of Ontario, has by her petition alleged that they were married on the thirty-first day of August, A.D. 1957, at the said city of Moncton, she then being Marion Daphune Cormier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 249.

A Resolution for the relief of Joseph Alfred Michel Andre Pierre Mercier.

[Adopted 4th May, 1964.]

WHEREAS Joseph Alfred Michel Andre Pierre Mercier, who is domiciled in Canada and residing at Chateauguay Basin, in the province of Quebec, husband of Maureen Lillian Conlin Mercier, has by his petition alleged that they were married on the fourth day of September, A.D. 1954, at the city of Verdun, in the said province, she then being Maureen Lillian Conlin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 250.

A Resolution for the relief of Neilson Harold Dowsley.

[Adopted 4th May, 1964.]

WHEREAS Neilson Harold Dowsley, who is domiciled in Canada and residing at the town of Pincourt, in the province of Quebec, husband of Mary Ellen Hayden Dowsley, has by his petition alleged that they were married on the ninth day of February, A.D. 1952, at the town of Gananoque, in the province of Ontario, she then being Mary Ellen Hayden; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 251.

A Resolution for the relief of Richard Wilfrid Earl Hogan.

[Adopted 4th May, 1964.]

WHEREAS Richard Wilfrid Earl Hogan, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Mary Margaret McAleer Hogan, has by his petition alleged that they were married on the twenty-sixth day of June, A.D. 1948, at the city of Montreal, in the said province, she then being Mary Margaret McAleer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 252.

A Resolution for the relief of Francesco Clemente.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 253.

A Resolution for the relief of Robert Brooks.

[Adopted 21st May, 1964.]

WHEREAS Robert Brooks, who is domiciled in Canada and residing at the city of Duvernay, in the province of Quebec, husband of Ludmilla Elissa Topolnicki Brooks, has by his petition alleged that they were married on the twenty-fifth day of May, A.D. 1957, at the city of Lachine, in the said province, she then being Ludmilla Elissa Topolnicki; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-17

THE SENATE OF CANADA

RESOLUTION 254.

A Resolution for the relief of Mina Weiss Zimmerman.

[Adopted 21st May, 1964.]

WHEREAS Mina Weiss Zimmerman, residing at the city of Montreal, in the province of Quebec, wife of Rubin Zimmerman, 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. 1949, at Munich, Germany, she then being Mina Weiss; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 255.

A Resolution for the relief of Joan Alice Ainslie Jameson.

[Adopted 21st May, 1964.]

WHEREAS Joan Alice Ainslie Jameson, residing at the city of Westmount, in the province of Quebec, wife of John Douglas Jameson, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the fourth day of April, A.D. 1953, at the city of Edinburgh, Scotland, she then being Joan Alice Ainslie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $17\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 256.

A Resolution for the relief of Pauline Sharko Martel.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 257.

A Resolution for the relief of Iren Roth Bak.

[Adopted 21st May, 1964.]

WHEREAS Iren Roth Bak, residing at the city of Montreal, in the province of Quebec, wife of Laszlo Bak, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentysecond day of December, A.D. 1945, at Pestszentlorinc, Hungary, she then being Iren Roth; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 258.

A Resolution for the relief of Joseph Emile Serge Jean Guy Paquin.

[Adopted 21st May, 1964.]

WHEREAS Joseph Emile Serge Jean Guy Paquin, who is domiciled in Canada and residing at the city of St. Michel, in the province of Quebec, husband of Marie Claire Denise Gosselin Paquin, has by his petition alleged that they were married on the twenty-first day of November, A.D. 1959, at the city of Montreal, in the said province, she then being Marie Claire Denise Gosselin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 259.

A Resolution for the relief of Marie Marguerite Aline Normandeau Bedard.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 260.

A Resolution for the relief of Patrick Howard Boucher.

[Adopted 21st May, 1964.]

WHEREAS Patrick Howard Boucher, who is domiciled in Canada and residing at the town of Aylmer, in the province of Quebec, husband of Geraldine Florence Brennan Boucher, has by his petition alleged that they were married on the thirty-first day of October, A.D. 1950, at the city of Ottawa, in the province of Ontario, she then being Geraldine Florence Brennan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 261.

A Resolution for the relief of Phyllis Sandra Sloan Ostrovsky.

[Adopted 21st May, 1964.]

WHEREAS Phyllis Sandra Sloan Ostrovsky, residing at the city of Montreal, in the province of Quebec, wife of Joshua Sidney Ostrovsky, 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 November, A.D. 1961, at the said city, she then being Phyllis Sandra Sloan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-18

THE SENATE OF CANADA

RESOLUTION 262.

A Resolution for the relief of Annabelle Susan Silver Sostak.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 263.

A Resolution for the relief of Paul Bedard.

[Adopted 21st May, 1964.]

WHEREAS Paul Bedard, who is domiciled in Canada and residing at the town of Dorion, in the province of Quebec, husband of Noella Bonenfant Bedard, has by his petition alleged that they were married on the twenty-ninth day of October, A.D. 1932, at the city of Montreal, in the said province, she then being Noella Bonenfant; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $18\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 264.

A Resolution for the relief of Ruth Auerbach Bernstein.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 265.

A Resolution for the relief of William Sharko.

[Adopted 21st May, 1964.]

WHEREAS William Sharko, who is domiciled in Canada and residing at the town of Chateauguay, in the province of Quebec, husband of Sonja Giesella Burkhardt Sharko, has by his petition alleged that they were married on the third day of February, A.D. 1950, at the city of Montreal, in the said province, she then being Sonja Giesella Burkhardt; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 266.

A Resolution for the relief of Susan Guttmann Van Den Bergh.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 267.

A Resolution for the relief of Edith Mary Henderson Kelly.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 268.

A Resolution for the relief of Stanley Frank White.

[Adopted 21st May, 1964.]

WHEREAS Stanley Frank White, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Dawn Elaine Wankel White, has by his petition alleged that they were married on the seventh day of August, A.D. 1954, at the said city, she then being Dawn Elaine Wankel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 269.

A Resolution for the relief of Cyril Edward Wood.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 270.

A Resolution for the relief of Morris Alexander Kulba.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 271.

A Resolution for the relief of Thomas Wesley Dixon.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 272.

A Resolution for the relief of Ruth Wiseblatt Ward.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 273.

A Resolution for the relief of Constance Phyllis Penny Stewart.

[Adopted 21st May, 1964.]

WHEREAS Constance Phyllis Penny Stewart, residing at the city of Sydney, in the province of Nova Scotia, wife of Richard Peter Stewart, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixteenth day of May, A.D. 1959, at the said city of Montreal, she then being Constance Phyllis Penny; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 274.

A Resolution for the relief of Maria Adalgisa (Gisele) Rossignoli Abbruzzese.

[Adopted 21st May, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 275.

A Resolution for the relief of Marie Nicole Lacaille Gagnon.

[Adopted 21st May, 1964.]

WHEREAS Marie Nicole Lacaille Gagnon, residing at the city of Montreal, in the province of Quebec, wife of Louis Alphonse Gagnon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-ninth day of May, A.D. 1948, at the city of Chicoutimi, in the said province, she then being Marie Nicole Lacaille; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 276.

A Resolution for the relief of Eva Livia Iranyi Blumberger.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 277.

A Resolution for the relief of Pauline Abrams Foster.

[Adopted 21st May, 1964.]

WHEREAS Pauline Abrams Foster, residing at the city of Montreal, in the province of Quebec, wife of Alexander Foster, who is domiciled in Canada and residing at Ste. Agathe des Monts, in the said province, has by her petition alleged that they were married on the twenty-first day of September, A.D. 1940, at the city of Westmount, in the said province, she then being Pauline Abrams; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 278.

A Resolution for the relief of Walter Barber.

[Adopted 21st May, 1964.]

WHEREAS Walter Barber, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mary Agnes Lacey Barber, has by his petition alleged that they were married on the thirtieth day of September, A.D. 1939, at the city of Leeds, England, she then being Mary Agnes Lacey; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 279.

A Resolution for the relief of Ethel Mickenberg Agulnik.

[Adopted 21st May, 1964.]

W HEREAS Ethel Mickenberg Agulnik, residing at the city of Ottawa, in the province of Ontario, wife of Edward Agulnik, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eighth day of June, A.D. 1958, at the said city of Ottawa, she then being Ethel Mickenberg; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 280.

A Resolution for the relief of Doreen Eleanor Bishop Mulcahy.

[Adopted 21st May, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 281.

A Resolution for the relief of Jeannine Roger Couvrette.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 282.

A Resolution for the relief of Florence El'nore Anne Friel Stevens.

[Adopted 2nd June, 1964.]

WHEREAS Florence El'nore Anne Friel Stevens, residing at Valois, in the province of Quebec, wife of George David Hamilton Stevens, 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 twentyfifth day of August, A.D. 1949, at the town of Montreal West, in the said province, she then being Florence El'nore Anne Friel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 283.

A Resolution for the relief of Hazel Vera Caines Kennedy.

[Adopted 2nd June, 1964.]

WHEREAS Hazel Vera Caines Kennedy, residing at the city of Toronto, in the province of Ontario, wife of Michael Francis Kennedy, who is domiciled in Canada and residing at the city of St. John's, in the province of Newfoundland, has by her petition alleged that they were married on the twenty-ninth day of May, A.D. 1946, at the said city of St. John's, she then being Hazel Vera Caines; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 284.

A Resolution for the relief of Kurt Sperlich.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 285.

A Resolution for the relief of Joseph Azarie Rene Major.

[Adopted 2nd June, 1964.]

WHEREAS Joseph Azarie Rene Major, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Louise Helene Nadeau Major, has by his petition alleged that they were married on the twenty-ninth day of June, A.D. 1957, at the town of Ste. Dorothee, in the said province, she then being Marie Louise Helene Nadeau; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-19

THE SENATE OF CANADA

RESOLUTION 286.

A Resolution for the relief of Harriet Agnes Hellier Anderson Ainslie.

[Adopted 2nd June, 1964.]

WHEREAS Harriet Agnes Hellier Anderson Ainslie, residing at the town of St. Hubert, in the province of Quebec, wife of William Ainslie, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the sixth day of June, A.D. 1953, at the city of Montreal, in the said province, she then being Harriet Agnes Hellier Anderson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 287.

A Resolution for the relief of Margaret Jane O'Brien Dagenais.

[Adopted 2nd June, 1964.]

WHEREAS Margaret Jane O'Brien Dagenais, residing at the city of St. Laurent, in the province of Quebec, wife of Claude Theodore Dagenais, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the twenty-second day of October, A.D. 1955, at the city of Montreal, in the said province, she then being Margaret Jane O'Brien; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $19\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 288.

A Resolution for the relief of Yvonne Alice Wilson Thomas.

[Adopted 2nd June, 1964.]

WHEREAS Yvonne Alice Wilson Thomas, residing at the city of Outremont, in the province of Quebec, wife of Gerard Phillippe Thomas, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of February, A.D. 1956, at the said city of Montreal, she then being Yvonne Alice Wilson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 289.

A Resolution for the relief of Barbara Susan Ship Stone.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 290.

A Resolution for the relief of Fred Cury.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 291.

A Resolution for the relief of Margaret Jean Coutts Moffatt.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 292.

A Resolution for the relief of Michael Chabotar.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 293.

A Resolution for the relief of Antoinette Raymonde Francoise Joseph dit Teyssier Audet dit Lapointe.

[Adopted 2nd June, 1964.]

WHEREAS Antoinette Raymonde Francoise Joseph dit Teyssier Audet dit Lapointe, residing at the city of Outremont, in the province of Quebec, wife of Joseph Jean Louis Rene Audet dit Lapointe, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of June, A.D. 1950, at the said city of Outremont, she then being Antoinette Raymonde Francoise Joseph dit Teyssier; and whereas by her petition she has praved that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Marriages Act and subject to section 2 thereof, resolves as follows:-

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-20

THE SENATE OF CANADA

RESOLUTION 294.

A Resolution for the relief of Barbara Joan Eversfield Boudrias.

[Adopted 2nd June, 1964.]

WHEREAS Barbara Joan Eversfield Boudrias, residing at the city of Montreal, in the province of Quebec, wife of Joseph Alfred Yves Boudrias, 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 March, A.D. 1957, at the said city, she then being Barbara Joan Eversfield; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 295.

A Resolution for the relief of Catherine Eileen Kennedy Tennant.

[Adopted 2nd June, 1964.]

WHEREAS Catherine Eileen Kennedy Tennant, residing at the city of Pointe Claire, in the province of Quebec, wife of Alfred William Tennant, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of June, A.D. 1938, at Franklin, in the province of Manitoba, she then being Catherine Eileen Kennedy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $20\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 296.

A Resolution for the relief of Frederick Roberts.

[Adopted 2nd June, 1964.]

WHEREAS Frederick Roberts, who is domiciled in Canada and residing at the city of St. John's, in the province of Newfoundland, husband of Hazel Doreen Gushue Roberts, has by his petition alleged that they were married on the twelfth day of February, A.D. 1949, at the said city, she then being Hazel Doreen Gushue; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 297.

A Resolution for the relief of Mary Hurley Simmonds.

[Adopted 2nd June, 1964.]

W HEREAS Mary Hurley Simmonds, residing at the city of Toronto, in the province of Ontario, wife of Robert Simmonds, who is domiciled in Canada and residing at the city of St. John's, in the province of Newfoundland, has by her petition alleged that they were married on the ninth day of August, A.D. 1934, at the said city of St. John's, she then being Mary Hurley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 298.

A Resolution for the relief of Jeannine Thauvoye Wiame.

[Adopted 2nd June, 1964.]

WHEREAS Jeannine Thauvoye Wiame, residing at the city of Brussels, Belgium, wife of Jean Paul Wiame, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifth day of April, A.D. 1957, at the city of Westmount, in the said province, she then being Jeannine Thauvoye; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 299.

A Resolution for the relief of Ruth Ensor Decosse.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 300.

A Resolution for the relief of Herbert Elliot Siblin.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 301.

A Resolution for the relief of Roland Malaket.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 302.

A Resolution for the relief of Nicole Desjardins Kudin.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 303.

A Resolution for the relief of Joyce Muriel Blight Smith.

[Adopted 2nd June, 1964.]

WHEREAS Joyce Muriel Blight Smith, residing at St. Eustache sur le Lac, in the province of Quebec, wife of Roy James Smith, who is domiciled in Canada and residing at the town of Laval West, in the said province, has by her petition alleged that they were married on the twenty-eighth day of February, A.D. 1948, in the district of Newcastle-under-Lyme, county of Stafford, England, she then being Joyce Muriel Blight; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the praver of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Mar-RIAGES ACT and subject to section 2 thereof, resolves as follows:-

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

THE SENATE OF CANADA

RESOLUTION 304.

A Resolution for the relief of Claudette Amyot Gingras.

[Adopted 2nd June, 1964.]

WHEREAS Claudette Amyot Gingras, residing at the city of Hull, in the province of Quebec, wife of Raymond Gingras, who is domiciled in Canada and residing at the town of Victoriaville, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1956, at the city of Quebec, in the said province, she then being Claudette Amyot; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 305.

A Resolution for the relief of Iris Lawson McFarlane Land.

[Adopted 2nd June, 1964.]

WHEREAS Iris Lawson McFarlane Land, residing at the city of Montreal, in the province of Quebec, wife of Frederick Sidney Land, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of March, A.D. 1951, at the city of Westmount, in the said province, she then being Iris Lawson McFarlane; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 306.

A Resolution for the relief of Panagiotis Vekos.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 307.

A Resolution for the relief of Eva Daniel Mack.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 308.

A Resolution for the relief of Harold Norman McCallum.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 309.

A Resolution for the relief of Dorothy Ann Derick Weir.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 310.

A Resolution for the relief of Mary Cameron Ross Atkinson.

[Adopted 2nd June, 1964.]

WHEREAS Mary Cameron Ross Atkinson, residing at the city of St. Lambert, in the province of Quebec, wife of Frederick Henry Atkinson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of June, A.D. 1958, at the said city, she then being Mary Cameron Ross; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 311.

A Resolution for the relief of May Sherwood Bishop.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 312.

A Resolution for the relief of Irene Dorothy Stevens Jones.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 313.

A Resolution for the relief of Robert John Day.

[Adopted 2nd June, 1964.]

WHEREAS Robert John Day, who is domiciled in Canada and residing at Franklin Centre, in the province of Quebec, husband of Ivy Mary Brown Day, has by his petition alleged that they were married on the twenty-fifth day of June, A.D. 1926, at the city of Montreal, in the said province, she then being Ivy Mary Brown; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 314.

A Resolution for the relief of Carole Irene Leggett Paterson.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 315.

A Resolution for the relief of Emile Simard.

[Adopted 2nd June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 316.

A Resolution for the relief of Richard Price Bradley.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 317.

A Resolution for the relief of Gertrude Elisabeth Drehmann Sas.

[Adopted 2nd June, 1964.]

WHEREAS Gertrude Elisabeth Drehmann Sas, residing at the city of Montreal, in the province of Quebec, wife of Antoni Sas, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of November, A.D. 1950, at Mannheim, Germany, she then being Gertrude Elisabeth Drehmann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-21

THE SENATE OF CANADA

RESOLUTION 318.

A Resolution for the relief of Marie Frances Theuerkauf McMahon.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 319.

A Resolution for the relief of Ludmilla Gorny Chiriaeff.

[Adopted 2nd June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $21\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 320.

A Resolution for the relief of Ruby Emma Clough Davies.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 321.

A Resolution for the relief of Mary Louise Hooper Buchanan.

[Adopted 8th June, 1964.]

WHEREAS Mary Louise Hooper Buchanan, residing at the city of Dorval, in the province of Quebec, wife of Edmund Llewellyn Buchanan, 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 November, A.D. 1957, at the city of Vancouver, in the province of British Columbia, she then being Mary Louise Hooper; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 322.

A Resolution for the relief of Brigitta Hoess Knauth.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 323.

A Resolution for the relief of Anna Sophie Johanna Dora Winter Hoppe.

[Adopted 8th June, 1964.]

WHEREAS Anna Sophie Johanna Dora Winter Hoppe, residing at the city of Lachine, in the province of Quebec, wife of Werner Hermann Friedrich Hoppe, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of June, A.D. 1937, at Alt-Bukow, Germany, she then being Anna Sophie Johanna Dora Winter; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 324.

A Resolution for the relief of Eileen Patricia Sullivan Johnston.

[Adopted 8th June, 1964.]

WHEREAS Eileen Patricia Sullivan Johnston, residing at the city of New York, in the state of New York, one of the United States of America, wife of Thomas Johnston, 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 ninth day of September, A.D. 1959, at the city of Arlington, in the state of Virginia, one of the United States of America, she then being Eileen Patricia Sullivan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 325.

A Resolution for the relief of Barbara Newlove Broadbent.

[Adopted 8th June, 1964.]

WHEREAS Barbara Newlove Broadbent, residing at the town of Rosemere, in the province of Quebec, wife of Norman Broadbent, who is domiciled in Canada and residing at the town of Ste. Dorothee, in the said province, has by her petition alleged that they were married on the twenty-sixth day of March, A.D. 1955, at the city of Leeds, England, she then being Barbara Newlove; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-22

THE SENATE OF CANADA

RESOLUTION 326.

A Resolution for the relief of Giovanna (Joan) Salvatore Garley.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 327.

A Resolution for the relief of Paul Harrison.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $22\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 328.

A Resolution for the relief of Joan Geering Stockloser.

[Adopted 8th June, 1964.]

WHEREAS Joan Geering Stockloser, residing at the city of Montreal, in the province of Quebec, wife of William Karl Stockloser, 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 sixth day of February, A.D. 1943, at Barcombe, in the county of Sussex, England, she then being Joan Geering; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 329.

A Resolution for the relief of Claire Limoges Cyr.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 330.

A Resolution for the relief of Evelyn Shirley Borenstein Silverman.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 331.

A Resolution for the relief of Georgette Patricia Marie A Drummond Haugwitz.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 332.

A Resolution for the relief of Marjorie Helen Stainer Poirier.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 333.

A Resolution for the relief of Micheline Gagnon Laporte.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 334.

A Resolution for the relief of Dorothy Marie Beale McElroy.

[Adopted 8th June, 1964.]

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W HEREAS Dorothy Marie Beale McElroy, residing at the city of Montreal, in the province of Quebec, wife of Arthur Winston McElroy, 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. 1951, at the said city, she then being Dorothy Marie Beale; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 335.

A Resolution for the relief of Ethel Lois Read Dixon.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 336.

A Resolution for the relief of Alfred George Wirth.

[Adopted 8th June, 1964.]

WHEREAS Alfred George Wirth, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marcia Sheldon Bloomer Wirth, has by his petition alleged that they were married on the twenty-seventh day of October, A.D. 1962, at the town of Champlain, in the state of New York, one of the United States of America, she then being Marcia Sheldon Bloomer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 337.

A Resolution for the relief of Kathleen Elizabeth Savage Bragger.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 338.

A Resolution for the relief of Joanne Louise Gibaut Joyce.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 339.

A Resolution for the relief of Doreen Gladys Ada Nicholson Perry.

[Adopted 8th June, 1964.]

WHEREAS Doreen Gladys Ada Nicholson Perry, residing at the city of Ottawa, in the province of Ontario, wife of Howard Ross Perry, who is domiciled in Canada and residing at the town of Roxboro, in the province of Quebec, has by her petition alleged that they were married on the twentieth day of January, A.D. 1951, at the said city, she then being Doreen Gladys Ada Nicholson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 340.

A Resolution for the relief of Mary Eleanor Latimer McGibbon.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 341.

A Resolution for the relief of Louis Mathieu Delfosse.

[Adopted 8th June, 1964.]

WHEREAS Louis Mathieu Delfosse, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Blanche Spriggs Delfosse, has by his petition alleged that they were married on the seventh day of May, A.D. 1925, at the said city, she then being Blanche Spriggs; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 342.

A Resolution for the relief of Charlie Wing, otherwise known as Hong Fong Wing.

[Adopted 8th June, 1964.]

WHEREAS Charlie Wing, otherwise known as Hong Fong Wing, who is domiciled in Canada and residing at Bell Island, in the province of Newfoundland, husband of Mak Yin Kwan Wing, has by his petition alleged that they were married on the sixth day of November, A.D. 1952, at Victoria, in Hong Kong, she then being Mak Yin Kwan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 343.

A Resolution for the relief of Jean Robert Boucher.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 344.

A Resolution for the relief of Gertrude Falkenstein Pajer.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 345.

A Resolution for the relief of Lise Bergeron Goulet.

[Adopted 8th June, 1964.]

WHEREAS Lise Bergeron Goulet, residing at the city of Montreal, in the province of Quebec, wife of Jean Goulet, 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 March, A.D. 1957, at the said city, she then being Lise Bergeron; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 346.

A Resolution for the relief of Hubert Langlois.

[Adopted 8th June, 1964.]

WHEREAS Hubert Langlois, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Yolande Vermette Langlois, has by his petition alleged that they were married on the seventeenth day of November, A.D. 1945, at the said city, she then being Yolande Vermette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 347.

A Resolution for the relief of Rene Beauregard.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 348.

A Resolution for the relief of Shirley Guss Moss.

[Adopted 8th June, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 349.

A Resolution for the relief of Dorothy Orion Baldwin Foster.

[Adopted 8th June, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-23

THE SENATE OF CANADA

RESOLUTION 350.

A Resolution for the relief of Anita Pearl Knox Elliott.

[Adopted 8th June, 1964.]

WHEREAS Anita Pearl Knox Elliott, residing at the city of Montreal, in the province of Quebec, wife of Paul Arthur Elliott, 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 October, A.D. 1958, at the said city, she then being Anita Pearl Knox; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 351.

A Resolution for the relief of William Frederick Tissington Tatlow.

[Adopted 8th June, 1964.]

WHEREAS William Frederick Tissington Tatlow, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Anne Dorothy Taylor Tatlow, has by his petition alleged that they were married on the seventeenth day of September, A.D. 1949, at Feniton, county of Devon, England, she then being Anne Dorothy Taylor; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $23\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 352.

A Resolution for the relief of Marjorie Edith Taylor Leroux.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 353.

A Resolution for the relief of Anne-Marie Balazs Somlo.

[Adopted 16th July, 1964.]

WHEREAS Anne-Marie Balazs Somlo, residing at the city of Westmount, in the province of Quebec, wife of Andre Pierre Somlo, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of May, A.D. 1957, at the city of Toronto, in the province of Ontario, she then being Anne-Marie Balazs; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 354.

A Resolution for the relief of Giovanni Pallotta.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 355.

A Resolution for the relief of Barbara Ann Bell Sobrian.

[Adopted 16th July, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 356.

A Resolution for the relief of Gilbert Long.

[Adopted 16th July, 1964.]

WHEREAS Gilbert Long, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Rose (Helene) (Helen) Hebert Long, has by his petition alleged that they were married on the thirtieth day of December, A.D. 1950, at the said city, she then being Marie Rose (Helene) (Helen) Hebert; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 357.

A Resolution for the relief of Helen Mary Mackay Moffat.

[Adopted 16th July, 1964.]

WHEREAS Helen Mary Mackay Moffat, residing at the city of Montreal, in the province of Quebec, wife of Alexander Moffat, who is domiciled in Canada and residing at Sweetsburg, in the said province, has by her petition alleged that they were married on the fourteenth day of June, A.D. 1941, at the said city, she then being Helen Mary Mackay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-24

THE SENATE OF CANADA

RESOLUTION 358.

A Resolution for the relief of Horst Axmann.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 359.

A Resolution for the relief of Betty Audrey Sims Brendish.

[Adopted 16th July, 1964.]

WHEREAS Betty Audrey Sims Brendish, residing at Erith, England, wife of George Arnold Beresford Brendish, who is domiciled in Canada and residing at the town of Vaudreuil, in the province of Quebec, has by her petition alleged that they were married on the twenty-sixth day of July, A.D. 1952, at Erith aforesaid, she then being Betty Audrey Sims; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-24 $\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 360.

A Resolution for the relief of Gisele Morency Houle.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 361.

A Resolution for the relief of Jean Lavaud.

[Adopted 16th July, 1964.]

WHEREAS Jean Lavaud, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, husband of Andree Regina Van Peborgh Lavaud, has by his petition alleged that they were married on the fourth day of May, A.D. 1961, at the city of Las Vegas, in the state of Nevada, one of the United States of America, she then being Andree Regina Van Peborgh; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 362.

A Resolution for the relief of Joseph Gaston Montpetit.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 363.

A Resolution for the relief of Jean Pelletier.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 364.

A Resolution for the relief of Yvonne St. Aubin Lemieux.

[Adopted 16th July, 1964.]

WHEREAS Yvonne St. Aubin Lemieux, residing at Terrebonne Heights, in the province of Quebec, wife of Roland Lemieux, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixteenth day of July, A.D. 1930, at the city of Verdun, in the said province, she then being Yvonne St. Aubin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 365.

A Resolution for the relief of Irma Patricia Sabloff Robin.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 366.

A Resolution for the relief of Andree Akerib Levy.

[Adopted 16th July, 1964.]

WHEREAS Andree Akerib Levy, residing at the city of Montreal, in the province of Quebec, wife of Albert Levy, 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 June, A.D. 1963, at the said city, she then being Andree Akerib; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 367.

A Resolution for the relief of Una Elizabeth Pritchard Dobell.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 368.

A Resolution for the relief of Yves Marie Aime Jouanet.

[Adopted 16th July, 1964.]

WHEREAS Yves Marie Aime Jouanet, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Denise Raymonde Jeannine Portay Jouanet, has by his petition alleged that they were married on the sixth day of March, A.D. 1948, at Paris, France, she then being Denise Raymonde Jeannine Portay; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 369.

A Resolution for the relief of Howard Alexander Brown.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 370.

A Resolution for the relief of Dorothy Helen Websdale Ryan.

[Adopted 16th July, 1964.]

WHEREAS Dorothy Helen Websdale Ryan, residing at the city of Verdun, in the province of Quebec, wife of Bruce Stanley Ryan, who is domiciled in Canada and residing at Maillardville, in the province of British Columbia, has by her petition alleged that they were married on the second day of December, A.D. 1952, at the town of Dundas, in the province of Ontario, she then being Dorothy Helen Websdale; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 371.

A Resolution for the relief of Magdalene (Madeline) Stefan Ruck.

[Adopted 16th July, 1964.]

WHEREAS Magdalene (Madeline) Stefan Ruck, residing at the city of Montreal, in the province of Quebec, wife of Frank Ruck, who is domiciled in Canada and residing at St. Eustache sur le Lac, in the said province, has by her petition alleged that they were married on the fourteenth day of April, A.D. 1951, at the said city, she then being Magdalene (Madeline) Stefan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 372.

A Resolution for the relief of Konrad Seitz.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 373.

A Resolution for the relief of Helen Schlesser Browman.

[Adopted 16th July, 1964.]

WHEREAS Helen Schlesser Browman, residing at the city of Montreal, in the province of Quebec, wife of Morton Browman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of August, A.D. 1939, at the city of Brooklyn, in the state of New York, one of the United States of America, she then being Helen Schlesser; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 374.

A Resolution for the relief of Rene Carrier.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 375.

A Resolution for the relief of Paul Romain Bernard Babeu.

[Adopted 16th July, 1964.]

WHEREAS Paul Romain Bernard Babeu, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Maria Jeannette L'Italien dit St-Laurent Babeu, has by his petition alleged that they were married on the second day of December, A.D. 1950, at the said city, she then being Maria Jeannette L'Italien dit St-Laurent; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 376.

A Resolution for the relief of Augustine Gingras Simard.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 377.

A Resolution for the relief of Rejeanne Fortin Bertrand.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 378.

A Resolution for the relief of Nell Gwendolyn Fleury Jull.

[Adopted 16th July, 1964.]

WHEREAS Nell Gwendolyn Fleury Jull, residing at the town of Mount Royal, in the province of Quebec, wife of Reginald Bennett Jull, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of November, A.D. 1939, at the town of Hampstead, in the said province, she then being Nell Gwendolyn Fleury; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 379.

A Resolution for the relief of Jean Matton.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 380.

A Resolution for the relief of Shirley Grace Reid Ramsay.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 381.

A Resolution for the relief of Lew Shedlack.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-25

THE SENATE OF CANADA

RESOLUTION 382.

A Resolution for the relief of Gilbert Gagnon.

[Adopted 16th July, 1964.]

WHEREAS Gilbert Gagnon, who is domiciled in Canada and residing at the town of Chateau d'Eau, in the province of Quebec, husband of Jeannine Herve Gagnon, has by his petition alleged that they were married on the first day of April, A.D. 1948, at Paris, France, she then being Jeannine Herve; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 383.

A Resolution for the relief of Madelene Stattner Bornstein.

[Adopted 16th July, 1964.]

WHEREAS Madelene Stattner Bornstein, residing at the city of Montreal, in the province of Quebec, wife of James Bornstein, 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 December, A.D. 1954, at the said city, she then being Madelene Stattner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-25 $\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 384.

A Resolution for the relief of Edgar Louis Chaddock.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 385.

A Resolution for the relief of William Leathem.

[Adopted 16th July, 1964.]

WHEREAS William Leathem, who is domiciled in Canada and residing at the city of Laval des Rapides, in the province of Quebec, husband of Margaret Isobel Stewart Leathem, has by his petition alleged that they were married on the twelfth day of April, A.D. 1956, at the city of Belfast, Northern Ireland, she then being Margaret Isobel Stewart; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 386.

A Resolution for the relief of Aglaia Valentza Papageorgiou Antypas.

[Adopted 16th July, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 387.

A Resolution for the relief of Mary Theresa Johnson Mitchell.

[Adopted 16th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 388.

A Resolution for the relief of Heidi Gertrude Kuss Foster.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 389.

A Resolution for the relief of Sotirios Steve Chiotakakos.

[Adopted 16th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-26

THE SENATE OF CANADA

RESOLUTION 390.

A Resolution for the relief of Glorie Louise Hercus Gallacher.

[Adopted 16th July, 1964.]

WHEREAS Glorie Louise Hercus Gallacher, residing at the town of Brampton, in the province of Ontario, wife of Alexander Cameron Gallacher, who is domiciled in Canada and residing at the city of Dorval, in the province of Quebec, has by her petition alleged that they were married on the seventh day of May, A.D. 1949, at the city of Winnipeg, in the province of Manitoba, she then being Glorie Louise Hercus; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 391.

A Resolution for the relief of Nessie Brown Keller.

[Adopted 20th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $26\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 392.

A Resolution for the relief of Anne Catherine Johnstone Faithful.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 393.

A Resolution for the relief of Doreen Elizabeth Greene Favreau.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 394.

A Resolution for the relief of Antoinette Fortier Douglas.

[Adopted 20th July, 1964.]

WHEREAS Antoinette Fortier Douglas, residing at the town of Huntingdon, in the province of Quebec, wife of Georges Willard Douglas, who is domiciled in Canada and residing at the town of St. Pierre, in the said province, has by her petition alleged that they were married on the nineteenth day of March, A.D. 1949, at the said town of Huntingdon, she then being Antoinette Fortier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 395.

A Resolution for the relief of Jocelyn Penfold Tetley Davoud.

[Adopted 20th July, 1964.]

WHEREAS Jocelyn Penfold Tetley Davoud, residing at Knowlton, in the province of Quebec, wife of Harry Tandy Davoud, 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 twentysecond day of July, A.D. 1944, at the town of Ste. Agathe des Monts, in the said province, she then being Jocelyn Penfold Tetley; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 396.

A Resolution for the relief of Eleanor Saller Gottlieb.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 397.

A Resolution for the relief of Jacqueline Valois Simard.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 398.

A Resolution for the relief of Laura Berbrier Barmash.

[Adopted 20th July, 1964.]

WHEREAS Laura Berbrier Barmash, residing at the city of Montreal, in the province of Quebec, wife of Norman Barmash, 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. 1956, at the said city, she then being Laura Berbrier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefrore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 399.

A Resolution for the relief of Marie Ghislaine Helen Lecouve Weir-Cowan.

[Adopted 20th July, 1964.]

WHEREAS Marie Ghislaine Helen Lecouve Weir-Cowan, residing at the city of LaSalle, in the province of Quebec, wife of James David Weir-Cowan, who is domiciled in Canada and residing at Chateauguay Terrace, in the said province, has by her petition alleged that they were married on the second day of January, A.D. 1960, at Caughnawaga, in the said province, she then being Marie Ghislaine Helen Lecouve; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 400.

A Resolution for the relief of Therese Cossette Blanchard.

[Adopted 20th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 401.

A Resolution for the relief of Roslyn Doris Greenbaum Amar, otherwise known as Lynne Doris Green Amar.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 402.

A Resolution for the relief of Bela Torma.

[Adopted 20th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 403.

A Resolution for the relief of John William Simon.

[Adopted 20th July, 1964.]

WHEREAS John William Simon, who is domiciled in Canada and residing at the town of Stephenville, in the province of Newfoundland, husband of Emily Yvonne Kenworthy Simon, has by his petition alleged that they were married on the thirtieth day of May, A.D. 1959, at the city of St. John's, in the said province, she then being Emily Yvonne Kenworthy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 404.

A Resolution for the relief of Mary Noreen Smith Griffith.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 405.

A Resolution for the relief of George Alfred Cote.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 406.

A Resolution for the relief of Leah (Laura) Goldstein Singer.

[Adopted 20th July, 1964.]

WHEREAS Leah (Laura) Goldstein Singer, residing at the city of Montreal, in the province of Quebec, wife of Herbert Singer, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the twenty-sixth day of February, A.D. 1935, at the said city of Montreal, she then being Leah (Laura) Goldstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 407.

A Resolution for the relief of Alice Marie Fernande Demblon Xanthos, otherwise known as Alice Marie Fernande Demblon Xanthospolides.

[Adopted 20th July, 1964.]

WHEREAS Alice Marie Fernande Demblon Xanthos, otherwise known as Alice Marie Fernande Demblon Xanthospolides, residing at Lalapansi, Gwelo, Southern Rhodesia, wife of Spyridion Xanthos, otherwise known as Spyridion Xanthospolides, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-seventh day of December, A.D. 1928, at the municipality of Edegem, province of Antwerp, Belgium, she then being Alice Marie Fernande Demblon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

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

THE SENATE OF CANADA

RESOLUTION 408.

A Resolution for the relief of Elise Desaulniers Laliberte.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 409.

A Resolution for the relief of Shirley May Anderson Bartos.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 410.

A Resolution for the relief of Arthur Stoltze.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 411.

A Resolution for the relief of Aviam Barbara Judith Resin Capelovitch.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 412.

A Resolution for the relief of John Bligouras.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 413.

A Resolution for the relief of Dina Canzer Soiffer.

[Adopted 20th July, 1964.]

WHEREAS Dina Canzer Soiffer, residing at the city of Montreal, in the province of Quebec, wife of Chane Soiffer, 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 December, A.D. 1959, at the said city, she then being Dina Canzer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-27

THE SENATE OF CANADA

RESOLUTION 414.

A Resolution for the relief of Freda Linden Greenblatt.

[Adopted 20th July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 415.

A Resolution for the relief of Helen (Helene) Kupay Galaska.

[Adopted 20th July, 1964.]

WHEREAS Helen (Helene) Kupay Galaska, residing at the city of Outremont, in the province of Quebec, wife of Henry Galaska, 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 July, A.D. 1956, at the city of Montreal, in the said province, she then being Helen (Helene) Kupay; and whereas by her petition she has prayed that on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $27\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 416.

A Resolution for the relief of Joan Eileen McEvoy Collard.

[Adopted 20th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 417.

A Resolution for the relief of Marcel Renaut.

[Adopted 20th July, 1964.]

WHEREAS Marcel Renaut, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ruby Marie Bradbury Renaut, has by his petition alleged that they were married on the thirtyfirst day of May, A.D. 1947, at Epsom, in the district of Surrey Mid-Eastern, in the county of Surrey, England, she then being Ruby Marie Bradbury; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 418.

A Resolution for the relief of Mary Dombrosky Aspinall.

[Adopted 20th July, 1964.]

WHEREAS Mary Dombrosky Aspinall, residing at the city of Montreal, in the province of Quebec, wife of Edward Alfred Aspinall, 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. 1954, at the said city, she then being Mary Dombrosky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 419.

A Resolution for the relief of Raymond St-Jacques.

[Adopted 20th July, 1964.]

WHEREAS Raymond St-Jacques, who is domiciled in Canada and residing at the town of Fabreville, in the province of Quebec, husband of Therese Hart St-Jacques, has by his petition alleged that they were married on the fifteenth day of January, A.D. 1949, at the city of Montreal, in the said province, she then being Therese Hart; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 420.

A Resolution for the relief of Lillian Dauber Haller.

[Adopted 20th July, 1964.]

WHEREAS Lillian Dauber Haller, residing at the city of Montreal, in the province of Quebec, wife of Alfred Haller, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of June, A.D. 1962, at the said city, she then being Lillian Dauber; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 421.

A Resolution for the relief of Jean-Paul Plante.

[Adopted 20th July, 1964.]

WHEREAS Jean-Paul Plante, who is domiciled in Canada and residing at the city of St. Jean, in the province of Quebec, husband of Isabelle Carrier Plante, has by his petition alleged that they were married on the thirtieth day of June, A.D. 1956, at the city of Quebec, in the said province, she then being Isabelle Carrier; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-28

THE SENATE OF CANADA

RESOLUTION 422.

A Resolution for the relief of Marie Celine Sabine Ranger Albulet.

[Adopted 20th July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 423.

A Resolution for the relief of Nathalie Katyk Longtin.

[Adopted 31st July, 1964.]

WHEREAS Nathalie Katyk Longtin, residing at the city of Montreal, in the province of Quebec, wife of Claude Valois Longtin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourth day of August, A.D. 1956, at the said city, she then being Nathalie Katyk; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $28\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 424.

A Resolution for the relief of Lena Melenchuk Fantie.

[Adopted 31st July, 1964.]

WHEREAS Lena Melenchuk Fantie, residing at the city of Montreal, in the province of Quebec, wife of James Fantie, 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 November, A.D. 1951, at the said city, she then being Lena Melenchuk; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 425.

A Resolution for the relief of Gabrielle Alarie Ungar.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 426.

A Resolution for the relief of Ernestine Dorothy Jarvis Burton.

[Adopted 31st July, 1964.]

WHEREAS Ernestine Dorothy Jarvis Burton, residing at the city of Moncton, in the province of New Brunswick, wife of Gerald Thomas Burton, 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 thirtieth day of May, A.D. 1947, at the said city of Moncton, she then being Ernestine Dorothy Jarvis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 427.

A Resolution for the relief of Tony Kokker.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 428.

A Resolution for the relief of Thelma Lillian McRae Crooks.

[Adopted 31st July, 1964.]

WHEREAS Thelma Lillian McRae Crooks, residing at the town of Hawkesbury, in the province of Ontario, wife of John Wesley Crooks, who is domiciled in Canada and residing at Grenville, in the province of Quebec, has by her petition alleged that they were married on the fourteenth day of September, A.D. 1934, at Grenville aforesaid, she then being Thelma Lillian McRae; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 429.

A Resolution for the relief of Helen Kardash Masorzewski, otherwise known as Helen Kardash Masor.

[Adopted 31st July, 1964.]

WHEREAS Helen Kardash Masorzewski, otherwise known as Helen Kardash Masor, residing at the city of Montreal, in the province of Quebec, wife of Rudolf Masorzewski, otherwise known as Rudy Masor, 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 February, A.D. 1958, at the said city, she then being Helen Kardash; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 430.

A Resolution for the relief of Marie Marthe Raymond Laurin.

[Adopted 31st July, 1964.]

WHEREAS Marie Marthe Raymond Laurin, residing at the city of St. Laurent, in the province of Quebec, wife of Roger Laurin, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of January, A.D. 1943, at the said city of Montreal, she then being Marie Marthe Raymond; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 431.

A Resolution for the relief of Myrna Ann Homer Garrett.

[Adopted 31st July, 1964.]

WHEREAS Myrna Ann Homer Garrett, residing at the town of Greenfield Park, in the province of Quebec, wife of Kenneth Edward Garrett, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the twenty-sixth day of July, A.D. 1958, at the said town, she then being Myrna Ann Homer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 432.

A Resolution for the relief of Mary Theresa Zelda Anderson Loader.

[Adopted 31st July, 1964.]

WHEREAS Mary Theresa Zelda Anderson Loader, residing at the city of Montreal, in the province of Quebec, wife of Duncan MacKay Loader, 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 February, A.D. 1944, at the city of Moncton, in the province of New Brunswick, she then being Mary Theresa Zelda Anderson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 433.

A Resolution for the relief of Liane Boedenbrucker Kanz.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 434.

A Resolution for the relief of Gisele Dennis Leger.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 435.

A Resolution for the relief of Bessie Zinman Grossman Talpis.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 436.

A Resolution for the relief of Mary Theresa Megin Horan.

[Adopted 31st July, 1964.]

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

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 437.

A Resolution for the relief of Lucien Real da Silva.

[Adopted 31st July, 1964.]

WHEREAS Lucien Real da Silva, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Yvonne Dupuis da Silva, has by his petition alleged that they were married on the fourteenth day of July, A.D. 1940, at the said city, she then being Yvonne Dupuis; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 438.

A Resolution for the relief of Evelyn Lorraine Roy Nichols.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 439.

A Resolution for the relief of William James Graham.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 440.

A Resolution for the relief of Gisele Labelle Gosselin.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 441.

A Resolution for the relief of Ruth Weber Koenig.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 442.

A Resolution for the relief of Maria Eugenie LeBlanc Ferguson.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 443.

A Resolution for the relief of Peter John O'Neill.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 444.

A Resolution for the relief of Maureen Beatrice Thibideau Pahocsa.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 445.

A Resolution for the relief of Doris Agnes Nicholson McKay.

[Adopted 31st July, 1964.]

WHEREAS Doris Agnes Nicholson McKay, residing at the city of Montreal, in the province of Quebec, wife of Roy Donald McKay, who is domiciled in Canada and residing at the city of Winnipeg, in the province of Manitoba, has by her petition alleged that they were married on the eighteenth day of August, A.D. 1945, at the said city of Montreal, she then being Doris Agnes Nicholson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-29

THE SENATE OF CANADA

RESOLUTION 446.

A Resolution for the relief of Montague Ross.

[Adopted 31st July, 1964.]

WHEREAS Montague Ross, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Isabella Constance Davis Ross, has by his petition alleged that they were married on the twenty-first day of January, A.D. 1950, at the city of Montreal, in the said province, she then being Isabella Constance Davis; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 447.

A Resolution for the relief of Magda Szabadi Schwartz.

[Adopted 31st July, 1964.]

WHEREAS Magda Szabadi Schwartz, residing at the city of Montreal, in the province of Quebec, wife of Efraim Schwartz, 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. 1954, at Rishon Lcijan, in the state of Israel, she then being Magda Szabadi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $29\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 448.

A Resolution for the relief of Yvon Herve Joseph Perron.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 449.

A Resolution for the relief of Lois Elizabeth McCuaig Marshall.

[Adopted 31st July, 1964.]

WHEREAS Lois Elizabeth McCuaig Marshall, residing at the town of Montreal West, in the province of Quebec, wife of Charles Norman Marshall, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the first day of August, A.D. 1953, at the town of Hampstead, in the said province, she then being Lois Elizabeth McCuaig; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 450.

A Resolution for the relief of Bessie Horovitch Rubins.

[Adopted 31st July, 1964.]

WHEREAS Bessie Horovitch Rubins, residing at the city of Montreal, in the province of Quebec, wife of Mark Rubins, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-eighth day of June, A.D. 1931, at the said city, she then being Bessie Horovitch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 451.

A Resolution for the relief of Terrence Roy Puckett.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 452.

A Resolution for the relief of Elsie Harriet Derick MacWhirter.

[Adopted 31st July, 1964.]

WHEREAS Elsie Harriet Derick MacWhirter, residing at the city of St. Jean, in the province of Quebec, wife of Gordon Edmund MacWhirter, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of November, A.D. 1960, at Noyan, in the said province, she then being Elsie Harriet Derick; and whereas by her petition whe has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 453.

A Resolution for the relief of Jeny (Jerry) Gold Wolinsky.

[Adopted 31st July, 1964.]

WHEREAS Jeny (Jerry) Gold Wolinsky, residing at the city of Montreal, in the province of Quebec, wife of Joseph Wolinsky, 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 September, A.D. 1942, at the said city, she then being Jeny (Jerry) Gold; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-30

THE SENATE OF CANADA

RESOLUTION 454.

A Resolution for the relief of Nathan Boimash.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 455.

A Resolution for the relief of Gilles Saumur.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-301

THE SENATE OF CANADA

RESOLUTION 456.

A Resolution for the relief of Albert Dube.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 457.

A Resolution for the relief of Sylvie Margaret Giles Umberg.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 458.

A Resolution for the relief of Ida Patricia Kelly Belanger.

[Adopted 31st July, 1964.]

WHEREAS Ida Patricia Kelly Belanger, residing at the city of Montreal, in the province of Quebec, wife of Joseph Pierre Paul Belanger, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the tenth day of August, A.D. 1956, at the city of Corner Brook, in the province of Newfoundland, she then being Ida Patricia Kelly; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 459.

A Resolution for the relief of Elizabeth Isabel Simpkins Veinot.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 460.

A Resolution for the relief of Carmen Rousseau Poirier.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 461.

A Resolution for the relief of Gerard Roy.

[Adopted 31st July, 1964.]

WHEREAS Gerard Roy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Anne-Marie Seraphine Blanchette Roy, has by his petition alleged that they were married on the tenth day of January, A.D. 1940, at Price, in the said province, she then being Anne-Marie Seraphine Blanchette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 462.

A Resolution for the relief of Beatrice Elizabeth Nussey Gunnell.

[Adopted 31st July, 1964.]

WHEREAS Beatrice Elizabeth Nussey Gunnell, residing at the city of Ottawa, in the province of Ontario, wife of Augustus Harry Gunnell, 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 first day of June, A.D. 1946, at the said city of Montreal, she then being Beatrice Elizabeth Nussey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 461.

A Resolution for the relief of Gerard Roy.

[Adopted 31st July, 1964.]

WHEREAS Gerard Roy, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Anne-Marie Seraphine Blanchette Roy, has by his petition alleged that they were married on the tenth day of January, A.D. 1940, at Price, in the said province, she then being Anne-Marie Seraphine Blanchette; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 462.

A Resolution for the relief of Beatrice Elizabeth Nussey Gunnell.

[Adopted 31st July, 1964.]

WHEREAS Beatrice Elizabeth Nussey Gunnell, residing at the city of Ottawa, in the province of Ontario, wife of Augustus Harry Gunnell, 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 first day of June, A.D. 1946, at the said city of Montreal, she then being Beatrice Elizabeth Nussey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 463.

A Resolution for the relief of Sarah Goldman Obront.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 464.

A Resolution for the relief of Margaret Janice Pratt Kelly.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 465.

A Resolution for the relief of Graham Tyzack.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 466.

A Resolution for the relief of Chaia Libstug Rosenblum.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 467.

A Resolution for the relief of Paul Rene Lavoie.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 468.

A Resolution for the relief of Shirley Ruby Norton Ratte.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 469.

A Resolution for the relief of Edith Elizabeth Zwicker Denault.

[Adopted 31st July, 1964.]

WHEREAS Edith Elizabeth Zwicker Denault, residing at the city of Montreal, in the province of Quebec, wife of Paul Denault, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of December, A.D. 1937, at the city of Westmount, in the said province, she then being Edith Elizabeth Zwicker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 470.

A Resolution for the relief of Margaret Susan Eldridge Legare.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 471.

A Resolution for the relief of Beverly Ann Johnston Martin.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 472.

A Resolution for the relief of Francoise Pauline Capistran Richard.

[Adopted 31st July, 1964.]

WHEREAS Francoise Pauline Capistran Richard, residing at the city of Montreal, in the province of Quebec, wife of Robert Richard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of July, A.D. 1957, in the district of Arthabaska, in the said province, she then being Francoise Pauline Capistran; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 473.

A Resolution for the relief of Kevin Francis O'Brien.

[Adopted 31st July, 1964.]

WHEREAS Kevin Francis O'Brien, who is domiciled in Canada and residing at Vinton, in the province of Quebec, husband of Vera Monica Coyne O'Brien, has by his petition alleged that they were married on the twentythird day of October, A.D. 1954, at Bryson, in the said province, she then being Vera Monica Coyne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 474.

A Resolution for the relief of Lynn Ellen McElrea Roht.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 475.

A Resolution for the relief of Renee Henriette Gisele Fournier Brougham.

[Adopted 31st July, 1964.]

WHEREAS Renee Henriette Gisele Fournier Brougham, residing at the city of Laval des Rapides, in the province of Quebec, wife of Robert William Brougham, 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 May, A.D. 1955, at the said city of Montreal, she then being Renee Henriette Gisele Fournier; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 476.

A Resolution for the relief of Marie Blanche Yvonne Therese Lemay Daniel.

[Adopted 31st July, 1964.]

WHEREAS Marie Blanche Yvonne Therese Lemay Daniel, residing at the city of St. Michel, in the province of Quebec, wife of Arthur Daniel, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of August, A.D. 1952, at the said city of St. Michel, she then being Marie Blanche Yvonne Therese Lemay; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 477.

A Resolution for the relief of Doris Evelyn Oakley Baker.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-31

THE SENATE OF CANADA

RESOLUTION 478.

A Resolution for the relief of Ruth Anna McCoy St. Onge.

[Adopted 31st July, 1964.]

WHEREAS Ruth Anna McCoy St. Onge, residing at the town of Cowansville, in the province of Quebec, wife of Lorne Lindy St. Onge, who is domiciled in Canada and residing at Glen Sutton, in the said province, has by her petition alleged that they were married on the tenth day of October, A.D. 1952, at the town of Sutton, in the said province, she then being Ruth Anna McCoy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 479.

A Resolution for the relief of Stanley Edward Wood.

[Adopted 31st July, 1964.]

WHEREAS Stanley Edward Wood, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Hattie Forbes Wood, has by his petition alleged that they were married on the twenty-fifth day of August, A.D. 1934, at the city of Westmount, in the said province, she then being Hattie Forbes; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $31\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 480.

A Resolution for the relief of Ines Jean Ulloa Burr.

[Adopted 31st July, 1964.]

WHEREAS Ines Jean Ulloa Burr, residing at the city of Montreal, in the province of Quebec, wife of Gordon Desmond Burr, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the sixteenth day of April, A.D. 1955, at the city of Outremont, in the said province, she then being Ines Jean Ulloa; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 481.

A Resolution for the relief of Dorothea Margaret Slack Schofield.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 482.

A Resolution for the relief of Joan Helen Gertrude Heckman Best.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 483.

A Resolution for the relief of Patrick Marcel Renaud.

[Adopted 31st July, 1964.]

WHEREAS Patrick Marcel Renaud, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jacqueline Louise Cote Renaud, has by his petition alleged that they were married on the fourth day of November, A.D. 1943, at the said city, she then being Jacqueline Louise Cote; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 484.

A Resolution for the relief of Paul Andre Clement Robert Dubois.

[Adopted 31st July, 1964.]

WHEREAS Paul Andre Clement Robert Dubois, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mireille Suzanne Jacquet Dubois, has by his petition alleged that they were married on the tenth day of January, A.D. 1941, at St. Egreve, department of Isere, France, she then being Mireille Suzanne Jacquet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIssolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 485.

A Resolution for the relief of Muriel Arpin Saykaly.

[Adopted 31st July, 1964.]

WHEREAS Muriel Arpin Saykaly, residing at the city of Montreal, in the province of Quebec, wife of Nicholas Saykaly, 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 August, A.D. 1959, at the said city, she then being Muriel Arpin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-32

THE SENATE OF CANADA

RESOLUTION 486.

A Resolution for the relief of Guy Duquette.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 487.

A Resolution for the relief of Jennie Alice Sloane Rubin.

[Adopted 31st July, 1964.]

WHEREAS Jennie Alice Sloane Rubin, residing at St. Eustache sur le Lac, in the province of Quebec, wife of Jacob Leonard Rubin, who is domiciled in Canada and residing at the town of Boucherville, in the said province, has by her petition alleged that they were married on the second day of September, A.D. 1936, at the city of Toronto, in the province of Ontario, she then being Jennie Alice Sloane; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II $-32\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 488.

A Resolution for the relief of Frederic Rosenthal.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 489.

A Resolution for the relief of Marylin Marcovitch Bernstein.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 490.

A Resolution for the relief of Peter Karas.

[Adopted 31st July, 1964.]

WHEREAS Peter Karas, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lilly Rosa Zimmerman Karas, has by his petition alleged that they were married on the nineteenth day of May, A.D. 1951, at Mannheim-Kafertal, West Germany, she then being Lilly Rosa Zimmerman; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY. OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 491.

A Resolution for the relief of Norma Evelyn Osborne Stone.

[Adopted 31st July, 1964.]

WHEREAS Norma Evelyn Osborne Stone, residing at the city of LaSalle, in the province of Quebec, wife of Cedric Archibald Stone, who is domiciled in Canada and residing at Knowlton, in the said province, has by her petition alleged that they were married on the eleventh day of December, A.D. 1948, at the city of Verdun, in the said province, she then being Norma Evelyn Osborne; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 492.

A Resolution for the relief of Joseph G. Rolland Robert.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 493.

A Resolution for the relief of June Connolly McNeil.

[Adopted 31st July, 1964.]

WHEREAS June Connolly McNeil, residing at the city of Montreal, in the province of Quebec, wife of George McNeil, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of December, A.D. 1956, at Port Glasgow, county of Renfrew, Scotland, she then being June Connolly; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 494.

A Resolution for the relief of Sophia Veronica Dochmacka dit Taylor Lucciola.

[Adopted 31st July, 1964.]

WHEREAS Sophia Veronica Dochmacka dit Taylor Lucciola, residing at the city of Montreal, in the province of Quebec, wife of Benedicto Lucciola, 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 November, A.D. 1960, at the said city, she then being Sophia Veronica Dochmacka dit Taylor; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 495.

A Resolution for the relief of Marie Etudienne Lina Boissonneault Guy.

[Adopted 31st July, 1964.]

WHEREAS Marie Etudienne Lina Boissonneault Guy, residing at the city of Montreal, in the province of Quebec, wife of Joseph Francois Gerard Guy, 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. 1937, at the said city, she then being Marie Etudienne Lina Boissonneault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 496.

A Resolution for the relief of Heinrich Julius Guido Klos.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 497.

A Resolution for the relief of Klara Hajnalka Gyurich Koltai.

[Adopted 31st July, 1964.]

WHEREAS Klara Hajnalka Gyurich Koltai, residing at the city of Montreal, in the province of Quebec, wife of Peter Tibor Koltai, who is domiciled in Canada and residing at the town of Ste. Dorothee, in the said province, has by her petition alleged that they were married on the twentyfirst day of December, A.D. 1956, at the city of Colchester, England, she then being Klara Hajnalka Gyurich; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 498.

A Resolution for the relief of Marlene Katherine Coburn Graham.

[Adopted 31st July, 1964.]

WHEREAS Marlene Katherine Coburn Graham, residing at the city of Montreal, in the province of Quebec, wife of Alexander James Graham, who is domiciled in Canada and residing at the city of Westmount, in the said province, has by her petition alleged that they were married on the first day of December, A.D. 1956, at the said city of Montreal, she then being Marlene Katherine Coburn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 499.

A Resolution for the relief of Muriel Elizabeth Clark Fletcher.

[Adopted 31st July, 1964.]

WHEREAS Muriel Elizabeth Clark Fletcher, residing at the city of Sherbrooke, in the province of Quebec, wife of Harold Bruce Fletcher, 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 April, A.D. 1947, at the city of Montreal, in the said province, she then being Muriel Elizabeth Clark; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 500.

A Resolution for the relief of Marie Antoinette Gisselene Marielle Bisson Lekeuche.

[Adopted 31st July, 1964.]

WHEREAS Marie Antoinette Gisselene Marielle Bisson Lekeuche, residing at the city of Montreal, in the province of Quebec, wife of Jules Ernest Lekeuche, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of April, A.D. 1958, at Albertville, in the state of the Belgian Congo, she then being Marie Antoinette Gisselene Marielle Bisson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 501.

A Resolution for the relief of Demetrius Destounis.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 502.

A Resolution for the relief of Mary Joan Meyers Boucher.

[Adopted 31st July, 1964.]

WHEREAS Mary Joan Meyers Boucher, residing at the city of Verdun, in the province of Quebec, wife of Odilon Alfred Boucher, 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 April, A.D. 1943, at the city of Montreal, in the said province, she then being Mary Joan Meyers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 503.

A Resolution for the relief of Audrey Gertrude East Gallant.

[Adopted 31st July, 1964.]

WHEREAS Audrey Gertrude East Gallant, residing at Cartierville, in the province of Quebec, wife of Robert Ian Gallant, who is domiciled in Canada and residing at Cartierville aforesaid, has by her petition alleged that they were married on the tenth day of November, A.D. 1951, at the city of Montreal, in the said province, she then being Audrey Gertrude East; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 504.

A Resolution for the relief of Ruth Alice Helen Greenblatt Manson.

[Adopted 31st July, 1964.]

WHEREAS Ruth Alice Helen Greenblatt Manson, residing at the city of Montreal, in the province of Quebec, wife of Alexander Norman Digby Manson, 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. 1956, at the city of Toronto, in the province of Ontario, she then being Ruth Alice Helen Greenblatt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 505.

A Resolution for the relief of Ruth Margaret Mollet Burns.

[Adopted 31st July, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 506.

A Resolution for the relief of Eileen Theresa Flynn Pryce.

[Adopted 31st July, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 507.

A Resolution for the relief of Esther Trager Goldberg.

[Adopted 31st July, 1964.]

WHEREAS Esther Trager Goldberg, residing at the city of Montreal, in the province of Quebec, wife of Morris Goldberg, 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 April, A.D. 1963, at the said city, she then being Esther Trager; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 508.

A Resolution for the relief of Maureen Wyse Kelsch.

[Adopted 31st July, 1964.]

WHEREAS Maureen Wyse Kelsch, residing at the city of Montreal, in the province of Quebec, wife of Raymond Kelsch, 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 February, A.D. 1958, at the city of Cornwall, in the province of Ontario, she then being Maureen Wyse; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 509.

A Resolution for the relief of Beverly Alice Eastman Watson.

[Adopted 31st July, 1964.]

WHEREAS Beverly Alice Eastman Watson, residing at the town of Knowlton, in the province of Quebec, wife of Robert Everett Graham Watson, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the ninth day of April, A.D. 1955, at the town of Sutton, in the said province, she then being Beverly Alice Eastman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-33

THE SENATE OF CANADA

RESOLUTION 510.

A Resolution for the relief of Marilyn Joy Lowings Pitre.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 511.

A Resolution for the relief of Marie Rejane Forget Leblanc.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $33\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 512.

A Resolution for the relief of Alyse Leona Lucey Langdale.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 513.

A Resolution for the relief of Maya Eleanor Ingrid Joosten Verhagen.

[Adopted 5th November, 1964.]

WHEREAS Maya Eleanor Ingrid Joosten Verhagen, residing at the city of Montreal, in the province of Quebec, wife of Frederick Louis Verhagen, 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 February, A.D. 1954, at Paris, France, she then being Maya Eleanor Ingrid Joosten; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 514.

A Resolution for the relief of Hendrik Jan Willem de Bruin.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 515.

A Resolution for the relief of Sandra Eastman Milroy.

[Adopted 5th November, 1964.]

WHEREAS Sandra Eastman Milroy, residing at the town of Mount Royal, in the province of Quebec, wife of Neil Milroy, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixth day of September, A.D. 1958, at Littleton, in the state of New Hampshire, one of the United States of America, she then being Sandra Eastman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 516.

A Resolution for the relief of Roger Andrew Belanger.

[Adopted 5th November, 1964.]

WHEREAS Roger Andrew Belanger, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ileene Dorothy McKenna Belanger, otherwise known as Ileene Dorothy Martinez, has by his petition alleged that they were married on the sixteenth day of March, A.D. 1946, at the said city, she then being Ileene Dorothy McKenna; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 517.

A Resolution for the relief of Irene Biborosch Pheeney.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-34

THE SENATE OF CANADA

RESOLUTION 518.

A Resolution for the relief of Angela Bertha Ilma Szepesi Rheaume.

[Adopted 5th November, 1964.]

WHEREAS Angela Bertha Ilma Szepesi Rheaume, residing at the town of Boucherville, in the province of Quebec. at the town of Boucherville, in the province of Quebec, wife of Paul Donald Rheaume, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-eighth day of August, A.D. 1948, at the city of Holyoke, in the state of Massachusetts, one of the United States of America, she then being Angela Bertha Ilma Szepesi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the praver of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 519.

A Resolution for the relief of Paulette Robert Rioux.

[Adopted 5th November, 1964.]

WHEREAS Paulette Robert Rioux, residing at the city of New York, in the state of New York, one of the United States of America, wife of Rene Rioux, 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. 1952, at the said city of Montreal, she then being Paulette Robert; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-341

THE SENATE OF CANADA

RESOLUTION 520.

A Resolution for the relief of Isabel Gladys Martin Wand.

[Adopted 5th November, 1964.]

WHEREAS Isabel Gladys Martin Wand, residing at the city of Montreal, in the province of Quebec, wife of John Patrick Wand, who is domiciled in Canada and residing at the city of Pointe Claire, in the said province, has by her petition alleged that they were married on the eighth day of September, A.D. 1952, at the said city of Montreal, she then being Isabel Gladys Martin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 521.

A Resolution for the relief of Murray Hutchison Walker.

[Adopted 5th November, 1964.]

WHEREAS Murray Hutchison Walker, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Margaret Helen Winona Churchill Walker, has by his petition alleged that they were married on the eighteenth day of August, A.D. 1945, at the town of Digby, in the province of Nova Scotia, she then being Margaret Helen Winona Churchill; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 522.

A Resolution for the relief of Gladys Saunders Sweeney.

[Adopted 5th November, 1964.]

WHEREAS Gladys Saunders Sweeney, residing at the city of Montreal, in the province of Quebec, wife of John Thomas Sweeney, 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 December, A.D. 1940, at Aldershot Military Camp, Kings county, in the province of Nova Scotia, she then being Gladys Saunders; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 523.

A Resolution for the relief of Gilles Comeau.

[Adopted 5th November, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 524.

A Resolution for the relief of Elisabeth Hildegard Martha Teschner Braendlin.

[Adopted 5th November, 1964.]

WHEREAS Elisabeth Hildegard Martha Teschner Braendlin, residing at the city of Montreal, in the province of Quebec, wife of Theodor Johannes Braendlin, 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. 1957, at the city of Vancouver, in the province of British Columbia, she then being Elisabeth Hildegard Martha Teschner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 525.

A Resolution for the relief of Shirley Anne Ross Halsey.

[Adopted 5th November, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 526.

A Resolution for the relief of Emile Latour.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 527.

A Resolution for the relief of Helen Giannakouris Sauve.

[Adopted 5th November, 1964.]

WHEREAS Helen Giannakouris Sauve, residing at the city of Montreal, in the province of Quebec, wife of Guy Sauve, 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 October, A.D. 1959, at the said city, she then being Helen Giannakouris; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRI-AGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 528.

A Resolution for the relief of Louise Comeau Cyr.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 529.

A Resolution for the relief of Regine Warman Taiblum Melzer.

[Adopted 5th November, 1964.]

WHEREAS Regine Warman Taiblum Melzer, residing at the city of Montreal, in the province of Quebec, wife of David Melzer, 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. 1963, at the said city, she then being Regine Warman Taiblum; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 530.

A Resolution for the relief of Catherine Malandrakis Halevelakis.

[Adopted 5th November, 1964.]

WHEREAS Catherine Malandrakis Halevelakis, residing at the city of Montreal, in the province of Quebec, wife of John Halevelakis, 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. 1961, at the said city, she then being Catherine Malandrakis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 531.

A Resolution for the relief of Bernice Schneiderman Goldenblatt.

[Adopted 5th November, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 532.

A Resolution for the relief of Raymond Jean Benard.

[Adopted 5th November, 1964.]

WHEREAS Raymond Jean Benard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Laurette Morin Benard, has by his petition alleged that they were married on the twentyfourth day of October, A.D. 1942, at the city of Halifax, in the province of Nova Scotia, she then being Laurette Morin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 533.

A Resolution for the relief of Georges Galarneau.

[Adopted 5th November, 1964.]

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

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

THE SENATE OF CANADA

RESOLUTION 534.

A Resolution for the relief of Henry James Scott.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 535.

A Resolution for the relief of Henri Paul Dumais.

[Adopted 5th November, 1964.]

WHEREAS Henri Paul Dumais, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Celine Hamlet Dumais, has by his petition alleged that they were married on the twentyseventh day of December, A.D. 1958, at the said city, she then being Celine Hamlet; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

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

THE SENATE OF CANADA

RESOLUTION 536.

A Resolution for the relief of Barbara Essing Pecker.

[Adopted 5th November, 1964.]

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

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

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 537.

A Resolution for the relief of Ronald Gordon Thacker.

[Adopted 5th November, 1964.]

WHEREAS Ronald Gordon Thacker, who is domiciled in Canada and residing at the town of Mount Royal, in the province of Quebec, husband of Marlene Sylvia Maud Lalumiere Thacker, has by his petition alleged that they were married on the ninth day of March, A.D. 1957, at the city of Montreal, in the said province, she then being Marlene Sylvia Maud Lalumiere; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 538.

A Resolution for the relief of Lorna Jane Foreman Bertram.

[Adopted 5th November, 1964.]

WHEREAS Lorna Jane Foreman Bertram, residing at the city of Montreal, in the province of Quebec, wife of John Harris Bertram, 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 November, A.D. 1960, at the said city, she then being Lorna Jane Foreman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 539.

A Resolution for the relief of Bertha Lilian Deane Rolet.

[Adopted 5th November, 1964.]

WHEREAS Bertha Lilian Deane Rolet, residing at the city of Ottawa, in the province of Ontario, wife of Germain Rolet, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, has by her petition alleged that they were married on the thirty-first day of August, A.D. 1945, at Fulham, England, she then being Bertha Lilian Deane; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 540.

A Resolution for the relief of Gilles Joseph Jean Maille.

[Adopted 5th November, 1964.]

WHEREAS Gilles Joseph Jean Maille, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Joan Bernice Johnson Maille, has by his petition alleged that they were married on the third day of September, A.D. 1955, at the said city, she then being Joan Bernice Johnson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 541.

A Resolution for the relief of Marion Ethel Sheriff Pearson.

[Adopted 5th November, 1964.]

WHEREAS Marion Ethel Sheriff Pearson, residing at the city of Montreal, in the province of Quebec, wife of George Alexander Pearson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of July, A.D. 1950, at the said city, she then being Marion Ethel Sheriff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-35

THE SENATE OF CANADA

RESOLUTION 542.

A Resolution for the relief of Joan Marjorie Gallant Collins.

[Adopted 5th November, 1964.]

WHEREAS Joan Marjorie Gallant Collins, residing at the city of Montreal, in the province of Quebec, wife of John Walter Collins, who is domiciled in Canada and residing at the town of St. Pierre, in the said province, has by her petition alleged that they were married on the seventh day of September, A.D. 1957, at the said city of Montreal, she then being Joan Marjorie Gallant; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 543.

A Resolution for the relief of Paul-Emile Dionne.

[Adopted 5th November, 1964.]

WHEREAS Paul-Emile Dionne, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Hilda Metcalfe Dionne, has by his petition alleged that they were married on the twentyeighth day of July, A.D. 1951, at the said city, she then being Hilda Metcalfe; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $35\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 544.

A Resolution for the relief of Ernst Windisch.

[Adopted 5th November, 1964.]

WHEREAS Ernst Windisch, who is domiciled in Canada and residing at St. Armand West, in the province of Quebec, husband of Traude Maria Heyl Windisch, has by his petition alleged that they were married on the eighth day of November, A.D. 1952, at the city of Montreal, in the said province, she then being Traude Maria Heyl; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 545.

A Resolution for the relief of Anne Martindale Brown.

[Adopted 5th November, 1964.]

WHEREAS Anne Martindale Brown, residing at the city of Montreal, in the province of Quebec, wife of Richard Bishop Brown, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of January, A.D. 1961, at the said city, she then being Anne Martindale; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 546.

A Resolution for the relief of Catherine Barbara Katadotis Xenos.

[Adopted 5th November, 1964.]

WHEREAS Catherine Barbara Katadotis Xenos, residing at the city of Montreal, in the province of Quebec, wife of John Vozikis Xenos, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-seventh day of August, A.D. 1961, at the said city, she then being Catherine Barbara Katadotis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 547.

A Resolution for the relief of Pauline Painchaud Gilker.

[Adopted 5th November, 1964.]

WHEREAS Pauline Painchaud Gilker, residing at the city of Montreal, in the province of Quebec, wife of Richard Gilker, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of August, A.D. 1952, at New Richmond, in the said province, she then being Pauline Painchaud; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 548.

A Resolution for the relief of Ruth Diana Williams Andrews.

[Adopted 5th November, 1964.]

WHEREAS Ruth Diana Williams Andrews, residing at the city of Montreal, in the province of Quebec, wife of Douglas Frank Andrews, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of December, A.D. 1957, at the city of Westmount, in the said province, she then being Ruth Diana Williams; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 549.

A Resolution for the relief of James Campbell.

[Adopted 5th November, 1964.]

WHEREAS James Campbell, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Doris Lucy Gaylor Campbell, has by his petition alleged that they were married on the first day of September, A.D. 1923, at the city of Montreal, in the said province, she then being Doris Lucy Gaylor; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-36

THE SENATE OF CANADA

RESOLUTION 550.

A Resolution for the relief of Elizabeth Joan Stewart Harrison.

[Adopted 5th November, 1964.]

WHEREAS Elizabeth Joan Stewart Harrison, residing at the town of Mount Royal, in the province of Quebec, wife of Reginald Henry Harrison, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the third day of May, A.D. 1947, at the city of Montreal, in the said province, she then being Elizabeth Joan Stewart; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 551.

A Resolution for the relief of Margaret Meredith Cape MacDougall.

[Adopted 5th November, 1964.]

WHEREAS Margaret Meredith Cape MacDougall, residing at the city of Montreal, in the province of Quebec, wife of Robert Reford MacDougall, 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. 1935, at the said city, she then being Margaret Meredith Cape; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $36\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 552.

A Resolution for the relief of Gwendolyn Elizabeth Whidden Brooks.

[Adopted 5th November, 1964.]

WHEREAS Gwendolyn Elizabeth Whidden Brooks, residing at the city of Oshawa, in the province of Ontario, wife of Caleb Emerson Brooks, junior, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1955, at the city of Halifax, in the province of Nova Scotia, she then being Gwendolyn Elizabeth Whidden; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 553.

A Resolution for the relief of Markie Marie Mervyn Jeffries.

[Adopted 5th November, 1964.]

WHEREAS Markie Marie Mervyn Jeffries, residing at Willowdale, in the province of Ontario, wife of James Jeffries, 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-first day of February, A.D. 1942, at the city of Toronto, in the said province of Ontario, she then being Markie Marie Mervyn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 554.

A Resolution for the relief of Emmy Luise Bocking Scott.

[Adopted 5th November, 1964.]

WHEREAS Emmy Luise Bocking Scott, residing at the city of Montreal, in the province of Quebec, wife of William Clifford Munroe Scott, 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. 1934, at Camberwell, England, she then being Emmy Luise Bocking; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Disso-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 555.

A Resolution for the relief of Agnes Mary Ferland Robert.

[Adopted 5th November, 1964.]

WHEREAS Agnes Mary Ferland Robert, residing at the city of St. Laurent, in the province of Quebec, wife of Joseph Rheal Guy Robert, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-sixth day of June, A.D. 1954, at the said city of Montreal, she then being Agnes Mary Ferland; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 556.

A Resolution for the relief of Lois Margaret Jamieson Poirier.

[Adopted 24th November, 1964.]

WHEREAS Lois Margaret Jamieson Poirier, residing at the city of Montreal, in the province of Quebec, wife of Roger Kenneth Poirier, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of October, A.D. 1959, at the said city, she then being Lois Margaret Jamieson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 557.

A Resolution for the relief of Jeannette Slabosky Druick.

[Adopted 24th November, 1964.]

WHEREAS Jeannette Slabosky Druick, residing at the city of Cote St. Luc, in the province of Quebec, wife of William Druick, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the third day of October, A.D. 1943, at the said city of Montreal, she then being Jeannette Slabosky; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 558.

A Resolution for the relief of Nora Belle Doherty Cagliesi.

[Adopted 24th November, 1964.]

WHEREAS Nora Belle Doherty Cagliesi, residing at the city of Chomedey, in the province of Quebec, wife of Joseph Henry Cagliesi, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of September, A.D. 1953, at the said city of Montreal, she then being Nora Belle Doherty; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 559.

A Resolution for the relief of John Franklin Spencer.

[Adopted 24th November, 1964.]

WHEREAS John Franklin Spencer, who is domiciled in Canada and residing at the city of Noranda, in the province of Quebec, husband of Constance Emily Steffan Spencer, has by his petition alleged that they were married on the seventeenth day of December, A.D. 1960, at the said city, she then being Constance Emily Steffan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 560.

A Resolution for the relief of Rosalia Berenyi Vitek, otherwise known as Rosalia Berenyi Weisz.

[Adopted 24th November, 1964.]

WHEREAS Rosalia Berenyi Vitek, otherwise known as Rosalia Berenyi Weisz, residing at the city of Montreal, in the province of Quebec, wife of George Vitek, otherwise known as George Weisz, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the eighteenth day of September, A.D. 1938, at the city of Leva, Czechoslovakia, she then being Rosalia Berenyi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 561.

A Resolution for the relief of Claire Roy Bournival.

[Adopted 24th November, 1964.]

WHEREAS Claire Roy Bournival, residing at the city of Montreal, in the province of Quebec, wife of Germain Bournival, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of August, A.D. 1957, at the said city, she then being Claire Roy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 562.

A Resolution for the relief of Otti Elizabeth Arons Jarislowsky.

[Adopted 24th November, 1964.]

WHEREAS Otti Elizabeth Arons Jarislowsky, residing at the city of New York, in the state of New York, one of the United States of America, wife of Stephen Arnold Jarislowsky, 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 February, A.D. 1948, at the city of Cambridge, in the state of Massachusetts, one of the United States of America, she then being Otti Elizabeth Arons; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof. resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 563.

A Resolution for the relief of Flora Beatrice McDonald Stewart.

[Adopted 24th November, 1964.]

WHEREAS Flora Beatrice McDonald Stewart, residing at Thompson, in the province of Manitoba, wife of James Arthur Earl Stewart, who is domiciled in Canada and residing at Grenville, in the province of Quebec, has by her petition alleged that they were married on the sixteenth day of May, A.D. 1959, at the town of Lachute, in the said province of Quebec, she then being Flora Beatrice McDonald; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 564.

A Resolution for the relief of Diane Bulloch Dufresne.

[Adopted 24th November, 1964.]

WHEREAS Diane Bulloch Dufresne, residing at St. Sauveur des Monts, in the province of Quebec, wife of Pierre Noiseux Dufresne, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of June, A.D. 1952, at Ste. Adele, in the said province, she then being Diane Bulloch; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 565.

A Resolution for the relief of Walter Simek.

[Adopted 24th November, 1964.]

WHEREAS Walter Simek, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Alice Habl Simek, has by his petition alleged that they were married on the fifth day of February, A.D. 1955, at the said city, she then being Alice Habl; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 566.

A Resolution for the relief of Rudolph Waldemar Hofmann.

[Adopted 24th November, 1964.]

WHEREAS Rudolph Waldemar Hofmann, who is domiciled in Canada and residing at Phillipsburg, in the province of Quebec, husband of Waltraud Farber Hofmann, has by his petition alleged that they were married on the sixteenth day of May, A.D. 1953, at the city of Wismar, Germany, she then being Waltraud Farber; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 567.

A Resolution for the relief of Arnold Hoffman.

[Adopted 24th November, 1964.]

WHEREAS Arnold Hoffman, who is domiciled in Canada and residing at the town of Repentigny, in the province of Quebec, husband of Marguerite Hervieux Hoffman, has by his petition alleged that they were married on the twentyseventh day of April, A.D. 1957, at the city of Montreal, in the said province, she then being Marguerite Hervieux; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 568.

A Resolution for the relief of Margaret Elinor Anderson Hafner.

[Adopted 24th November, 1964.]

WHEREAS Margaret Elinor Anderson Hafner, residing at the city of Montreal, in the province of Quebec, wife of John Carl Hafner, 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. 1960, at the city of Hamilton, in the province of Ontario, she then being Margaret Elinor Anderson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 569.

A Resolution for the relief of Fernand Cote.

[Adopted 24th November, 1964.]

WHEREAS Fernand Cote, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Fernande Perusse Cote, has by his petition alleged that they were married on the seventeenth day of December, A.D. 1938, at the said city, she then being Fernande Perusse; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 570.

A Resolution for the relief of David Gilbert.

[Adopted 24th November, 1964.]

WHEREAS David Gilbert, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Sandra Maxine Shoore Gilbert, has by his petition alleged that they were married on the thirtyfirst day of August, A.D. 1961, at the said city, she then being Sandra Maxine Shoore; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 571.

A Resolution for the relief of Joan Campbell Wood.

[Adopted 24th November, 1964.]

WHEREAS Joan Campbell Wood, residing at the city of Montreal, in the province of Quebec, wife of Donald Henry George Wood, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-sixth day of December, A.D. 1959, at the said city of Montreal, she then being Joan Campbell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 572.

A Resolution for the relief of John Lawrence Tarrant.

[Adopted 24th November, 1964.]

WHEREAS John Lawrence Tarrant, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Violet Mae Barnes Tarrant, has by his petition alleged that they were married on the twenty-first day of April, A.D. 1951, at the said city, she then being Violet Mae Barnes; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 573.

A Resolution for the relief of Michael Hooper Joynt.

[Adopted 24th November, 1964.]

WHEREAS Michael Hooper Joynt, who is domiciled in Canada and residing at the town of Ste. Rose, in the province of Quebec, husband of Hessie Philpott Joynt, has by his petition alleged that they were married on the fifteenth day of September, A.D. 1956, at the city of Montreal, in the said province, she then being Hessie Philpott; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-37

THE SENATE OF CANADA

RESOLUTION 574.

A Resolution for the relief of Vincenza Rossetti Cyr.

[Adopted 24th November, 1964.]

WHEREAS Vincenza Rossetti Cyr, residing at the town of Anjou, in the province of Quebec, wife of Donat Cyr, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-seventh day of November, A.D. 1948, at the said city of Montreal, she then being Vincenza Rossetti; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 575.

A Resolution for the relief of Rene Lorion.

[Adopted 24th November, 1964.]

WHEREAS Rene Lorion, who is domiciled in Canada and residing at the town of LeMoyne, in the province of Quebec, husband of Yolande Chartre Lorion, has by his petition alleged that they were married on the eighteenth day of July, A.D. 1949, at the city of Montreal, in the said province, she then being Yolande Chartre; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-371

THE SENATE OF CANADA

RESOLUTION 576.

A Resolution for the relief of Phyllis Marie Walsh Lessard.

[Adopted 24th November, 1964.]

WHEREAS Phyllis Marie Walsh Lessard, residing at Osgoode, in the province of Ontario, wife of Aurelien Joseph Lessard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the eighteenth day of October, A.D. 1952, at Karsdale, Annapolis county, in the province of Nova Scotia, she then being Phyllis Marie Walsh; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 577.

A Resolution for the relief of Gilles Lamoureux.

[Adopted 24th November, 1964.]

WHEREAS Gilles Lamoureux, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lilianne Laperriere Lamoureux, has by his petition alleged that they were married on the sixth day of December, A.D. 1952, at the said city, she then being Lilianne Laperriere; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 578.

A Resolution for the relief of George Edgar Campbell.

[Adopted 24th November, 1964.]

WHEREAS George Edgar Campbell, who is domiciled In Canada, in the province of Quebec, and temporarily residing at the city of Toronto, in the province of Ontario, husband of Doreen Beatrice Dunfee Campbell, has by his petition alleged that they were married on the fourteenth day of July, A.D. 1943, at the city of Winnipeg, in the province of Manitoba, she then being Doreen Beatrice Dunfee; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 579.

A Resolution for the relief of Raymond Alain Giraud.

[Adopted 24th November, 1964.]

WHEREAS Raymond Alain Giraud, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Elizabeth Louise Short Giraud, has by his petition alleged that they were married on the fourteenth day of September, A.D. 1957, at London, England, she then being Elizabeth Louise Short; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 580.

A Resolution for the relief of Halina Alexandra Bryczkowska Matthews.

[Adopted 25th November, 1964.]

WHEREAS Halina Alexandra Bryczkowska Matthews, residing at the city of Montreal, in the province of Quebec, wife of Alexis George Matthews, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of August, A.D. 1956, in the district of Chelsea, in the metropolitan borough of Chelsea, England, she then being Halina Alexandra Bryczkowska; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 581.

A Resolution for the relief of Clair Jacqueline Simon Pesner.

[Adopted 25th November, 1964.]

WHEREAS Clair Jacqueline Simon Pesner, residing at the city of Dorval, in the province of Quebec, wife of Morton Pesner, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twentyfourth day of December, A.D. 1950, at the city of Westmount, in the said province, she then being Clair Jacqueline Simon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-38

THE SENATE OF CANADA

RESOLUTION 582.

A Resolution for the relief of Jean McKinley Law Lear.

[Adopted 25th November, 1964.]

WHEREAS Jean McKinley Law Lear, residing at Otterburn Park, in the province of Quebec, wife of Frederick Thomas Lear, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1934, at the city of Verdun, in the said province, she then being Jean McKinley Law; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 583.

A Resolution for the relief of William Robert Galley.

[Adopted 25th November, 1964.]

WHEREAS William Robert Galley, who is domiciled in Canada and residing at the city of LaSalle, in the province of Quebec, husband of Shelby Elizabeth Parsons Galley, has by his petition alleged that they were married on the twenty-fourth day of June, A.D. 1952, at the city of Victoria, in the province of British Columbia, she then being Shelby Elizabeth Parsons; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $38\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 584.

A Resolution for the relief of Marie Gilberte Marcelle Lapointe Perron.

[Adopted 25th November, 1964.]

WHEREAS Marie Gilberte Marcelle Lapointe Perron, residing at the city of Montreal, in the province of Quebec, wife of Joseph Roger Tancrede Lionel Perron, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentyfourth day of June, A.D. 1929, at the said city, she then being Marie Gilberte Marcelle Lapointe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 585.

A Resolution for the relief of Jessie Elizabeth Young Moule.

[Adopted 25th November, 1964.]

WHEREAS Jessie Elizabeth Young Moule, residing at the city of St. Laurent, in the province of Quebec, wife of Edwin Arthur Moule, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of June, A.D. 1944, at the city of Toronto, in the province of Ontario, she then being Jessie Elizabeth Young; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 586.

A Resolution for the relief of Mona Sivell Laporte.

[Adopted 25th November, 1964.]

WHEREAS Mona Sivell Laporte, residing at the city of Montreal, in the province of Quebec, wife of Paul Andre Laporte, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of May, A.D. 1946, at the said city, she then being Mona Sivell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 587.

A Resolution for the relief of Antica Korlaet Turkovic, otherwise known as Antonietta Korlaet Turkovich.

[Adopted 25th November, 1964.]

WHEREAS Antica Korlaet Turkovic, otherwise known as Antonietta Korlaet Turkovich, residing at Islington, in the province of Ontario, wife of Nikola Turkovic, otherwise known as Nikola Turkovich, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifteenth day of January, A.D. 1949, at Zagreb, Yugoslavia, she then being Antica Korlaet; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada. pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof. resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 588.

A Resolution for the relief of J. Arthur Larocque.

[Adopted 25th November, 1964.]

WHEREAS J. Arthur Larocque, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jacqueline Roy Larocque, has by his petition alleged that they were married on the twentyninth day of July, A.D. 1944, at the said city, she then being Jacqueline Roy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 589.

A Resolution for the relief of Faith Audrey Gloria Burnham Martel.

[Adopted 25th November, 1964.]

WHEREAS Faith Audrey Gloria Burnham Martel, residing at the city of Montreal, in the province of Quebec, wife of Henri Jacques Mario Martel, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of June, A.D. 1956, at the said city, she then being Faith Audrey Gloria Burnham; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 590.

A Resolution for the relief of Anna Maria Garrity Dinardo.

[Adopted 25th November, 1964.]

WHEREAS Anna Maria Garrity Dinardo, residing at the city of Montreal, in the province of Quebec, wife of Joseph Dinardo, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of March, A.D. 1930, at the said city, she then being Anna Maria Garrity; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 591.

A Resolution for the relief of Ingeborg Dietrich Rangas.

[Adopted 25th November, 1964.]

WHEREAS Ingeborg Dietrich Rangas, residing at the city of Outremont, in the province of Quebec, wife of Alexis Rangas, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixteenth day of November, A.D. 1958, at the said city of Montreal, she then being Ingeborg Dietrich; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 592.

A Resolution for the relief of Mary Marjorie Dextras Kinsella.

[Adopted 25th November, 1964.]

WHEREAS Mary Marjorie Dextras Kinsella, residing at the city of Montreal, in the province of Quebec, wife of Thomas Edward Kinsella, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of October, A.D. 1955, at the said city, she then being Mary Marjorie Dextras; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 593.

A Resolution for the relief of Veronika Zsuzanna Erdosi Korpas.

[Adopted 25th November, 1964.]

WHEREAS Veronika Zsuzanna Erdosi Korpas, residing at the city of Montreal, in the province of Quebec, wife of Ferenc Andras Korpas, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of March, A.D. 1957, at the city of Ottawa, in the province of Ontario, she then being Veronika Zsuzanna Erdosi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 594.

A Resolution for the relief of Yolande St. Pierre Jodoin.

[Adopted 25th November, 1964.]

WHEREAS Yolande St. Pierre Jodoin, residing at the city of Quebec, in the province of Quebec, wife of Gaston Jodoin, who is domiciled in Canada and residing at the town of Ile Perrot, in the said province, has by her petition alleged that they were married on the twenty-eighth day of October, A.D. 1961, at the said city, she then being Yolande St. Pierre; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 595.

A Resolution for the relief of Joyce Ann Ikeman Edelstein.

[Adopted 25th November, 1964.]

WHEREAS Joyce Ann Ikeman Edelstein, residing at the city of Montreal, in the province of Quebec, wife of Hyman Edelstein, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-third day of June, A.D. 1963, at the said city, she then being Joyce Ann Ikeman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 596.

A Resolution for the relief of Germaine Savoie Bisaillon.

[Adopted 25th November, 1964.]

WHEREAS Germaine Savoie Bisaillon, residing at the city of Montreal, in the province of Quebec, wife of Pierre Paul Bisaillon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of September, A.D. 1939, at the said city, she then being Germaine Savoie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 597.

A Resolution for the relief of John Stewart Geddie.

[Adopted 25th November, 1964.]

WHEREAS John Stewart Geddie, who is domiciled in Canada and residing at the town of Greenfield Park, in the province of Quebec, husband of Heather Alice Kelly Geddie, has by his petition alleged that they were married on the sixth day of June, A.D. 1959, at the city of Montreal, in the said province, she then being Heather Alice Kelly; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 598.

A Resolution for the relief of Evelyn Page Mailloux.

[Adopted 25th November, 1964.]

WHEREAS Evelyn Page Mailloux, residing at Knowlton, in the province of Quebec, wife of Eugene Henry Mailloux, who is domiciled in Canada and residing at Brome, in the said province, has by her petition alleged that they were married on the sixteenth day of January, A.D. 1928, at Brome aforesaid, she then being Evelyn Page; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 599.

A Resolution for the relief of Alice Therese Guerin Richer Lafleche.

[Adopted 25th November, 1964.]

WHEREAS Alice Therese Guerin Richer Lafleche, residing at the city of Montreal, in the province of Quebec, wife of Francois Richer Lafleche, who is domiciled in Canada and residing at the city of Shawinigan, in the said province, has by her petition alleged that they were married on the first day of June, A.D. 1957, at the said city of Montreal, she then being Alice Therese Guerin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 600.

A Resolution for the relief of Emeline Alice Roberts Roberts.

[Adopted 25th November, 1964.]

WHEREAS Emeline Alice Roberts Roberts, residing at the city of Montreal, in the province of Quebec, wife of Arthur Gosse Roberts, 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 September, A.D. 1946, at Little Gaspe, in the said province, she then being Emeline Alice Roberts, and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 601.

A Resolution for the relief of Jeannine McRae Black.

[Adopted 25th November, 1964.]

WHEREAS Jeannine McRae Black, residing at the city of Montreal, in the province of Quebec, wife of Jean Paul Black, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the ninth day of June, A.D. 1951, at the said city of Montreal, she then being Jeannine McRae; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 602.

A Resolution for the relief of Lawrence Law.

[Adopted 25th November, 1964.]

WHEREAS Lawrence Law, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Frances Ann Derocher Law, has by his petition alleged that they were married on the twentieth day of May, A.D. 1955, at the city of Montreal, in the said province, she then being Frances Ann Derocher; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 603.

A Resolution for the relief of Paraskevi Bakolia Pagakis.

[Adopted 25th November, 1964.]

WHEREAS Paraskevi Bakolia Pagakis, residing at the city of Montreal, in the province of Quebec, wife of Vasilios Pagakis, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of July, A.D. 1959, at the said city, she then being Paraskevi Bakolia; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 604.

A Resolution for the relief of Zelda Green Harris.

[Adopted 25th November, 1964.]

WHEREAS Zelda Green Harris, residing at the city of Montreal, in the province of Quebec, wife of Israel Reubin Harris, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of September, A.D. 1947, at the said city, she then being Zelda Green; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 605.

A Resolution for the relief of Shirley Louise Sigman Vineberg.

[Adopted 25th November, 1964.]

WHEREAS Shirley Louise Sigman Vineberg, residing at the city of Westmount, in the province of Quebec, wife of Henry Charles Vineberg, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1942, at the said city of Montreal, she then being Shirley Louise Sigman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-39

THE SENATE OF CANADA

RESOLUTION 606.

A Resolution for the relief of Edyth Jo-Anne Clark Bentley.

[Adopted 25th November, 1964.]

WHEREAS Edyth Jo-Anne Clark Bentley, residing at the city of Lachine, in the province of Quebec, wife of John Bentley, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of April, A.D. 1950, at the city of Toronto, in the province of Ontario, she then being Edyth Jo-Anne Clark; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 607.

A Resolution for the relief of Reisa Weiner Levinson.

[Adopted 25th November, 1964.]

WHEREAS Reisa Weiner Levinson, residing at the city of Montreal, in the province of Quebec, wife of Robert Levinson, 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. 1962, at the said city, she then being Reisa Weiner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $39\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 608.

A Resolution for the relief of Eduards Berzins.

[Adopted 25th November, 1964.]

WHEREAS Eduards Berzins, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Emma Irmgard Buelck Berzins, has by his petition alleged that they were married on the eighteenth day of May, A.D. 1956, at the said city, she then being Emma Irmgard Buelck; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 609.

A Resolution for the relief of Jocelyne Boyer Mongauzy.

[Adopted 25th November, 1964.]

WHEREAS Jocelyne Boyer Mongauzy, residing at the city of Montreal, in the province of Quebec, wife of Pierre Mongauzy, who is domiciled in Canada and residing at the city of Duvernay, in the said province, has by her petition alleged that they were married on the tenth day of May, A.D. 1958, at the said city of Montreal, she then being Jocelyne Boyer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 610.

A Resolution for the relief of Helen Lester Brettschneider.

[Adopted 25th November, 1964.]

WHEREAS Helen Lester Brettschneider, residing at the city of Montreal, in the province of Quebec, wife of Moses (Morris) Brettschneider, who is domiciled in Canada and residing at the city of Outremont, in the said province, has by her petition alleged that they were married on the eighteenth day of February, A.D. 1962, at the said city of Montreal, she then being Helen Lester; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 611.

A Resolution for the relief of Henri Bouchard.

[Adopted 25th November, 1964.]

WHEREAS Henri Bouchard, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Dolores Lebeau Bouchard, has by his petition alleged that they were married on the sixteenth day of June, A.D. 1951, at the said city, she then being Dolores Lebeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 612.

A Resolution for the relief of Ronald Kenneth MacLean.

[Adopted 25th November, 1964.]

WHEREAS Ronald Kenneth MacLean, who is domiciled in Canada and residing at the town of Boucherville, in the province of Quebec, husband of Sheila Mary Cane Milne MacLean, has by his petition alleged that they were married on the fifth day of September, A.D. 1953, at the town of Montreal East, in the said province, she then being Sheila Mary Cane Milne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 613.

A Resolution for the relief of Howard Charles Rosen.

[Adopted 25th November, 1964.]

WHEREAS Howard Charles Rosen, who is domiciled in Canada and residing at the city of Cote St. Luc, in the province of Quebec, husband of Irma Natalie Zumar Rosen, has by his petition alleged that they were married on the sixteenth day of October, A.D. 1955, at the city of Ottawa, in the province of Ontario, she then being Irma Natalie Zumar; and whereas by his petition he has prayed that, on the gound of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-40

THE SENATE OF CANADA

RESOLUTION 614.

A Resolution for the relief of Edith Ann Weiser Berman.

[Adopted 25th November, 1964.]

WHEREAS Edith Ann Weiser Berman, residing at the city of Quebec, in the province of Quebec, wife of Cyril Berman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of April, A.D. 1954, at the said city of Quebec, she then being Edith Ann Weiser; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 615.

A Resolution for the relief of Rae Yane Hershenkopf.

[Adopted 25th November, 1964.]

WHEREAS Rae Yane Hershenkopf, residing at the city of Montreal, in the province of Quebec, wife of Harry Hershenkopf, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of April, A.D. 1938, at the said city, she then being Rae Yane; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $40\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 616.

A Resolution for the relief of Leonard Marchand, otherwise known as Leonard Mihalcean.

[Adopted 16th December, 1964.]

W HEREAS Leonard Marchand, otherwise known as Leonard Mihalcean, who is domiciled in Canada and residing at the city of Pont Viau, in the province of Quebec, husband of Gertrude Emond Marchand, otherwise known as Gertrude Emond Mihalcean, has by his petition alleged that they were married on the twenty-sixth day of May, A.D. 1945, at the city of Montreal, in the said province, she then being Gertrude Emond; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 617.

A Resolution for the relief of Marie Beatrice Denise Baillargeon Faucher.

[Adopted 16th December, 1964.]

WHEREAS Marie Beatrice Denise Baillargeon Faucher, residing at the city of Montreal, in the province of Quebec, wife of Joseph Gratien Real Faucher, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of June, A.D. 1954, at the city of Outremont, in the said province, she then being Marie Beatrice Denise Baillargeon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 618.

A Resolution for the relief of Sato Jeannot Richard.

[Adopted 16th December, 1964.]

WHEREAS Sato Jeannot Richard, residing at the city of Montreal, in the province of Quebec, wife of Jean Richard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of August, A.D. 1949, at Tiercé, Departement de Marne et Loire, France, she then being Sato Jeannot; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 619.

A Resolution for the relief of Miriam Dworkin Waddington.

[Adopted 16th December, 1964.]

WHEREAS Miriam Dworkin Waddington, residing at Don Mills, in the province of Ontario, wife of Patrick Abraham Waddington, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the fifth day of July, A.D. 1939, at the said city of Montreal, she then being Miriam Dworkin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 620.

A Resolution for the relief of Ian Park Grant-Whyte.

[Adopted 16th December, 1964.]

WHEREAS Ian Park Grant-Whyte, who is domiciled in Canada and residing at the city of Pointe Claire, in the province of Quebec, husband of Vera Elizabeth Steven Grant-Whyte, has by his petition alleged that they were married on the seventh day of August, A.D. 1954, at Chesham Bois, in the county of Bucks, England, she then being Vera Elizabeth Steven; and whereas by his petition he has prayed that, on the ground of her adultery since then their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 621.

A Resolution for the relief of Marie Racine Lizotte.

[Adopted 16th December, 1964.]

WHEREAS Marie Racine Lizotte, residing at the city of Montreal, in the province of Quebec, wife of Henri Lizotte who is domiciled in Canada and residing at the city of Granby, in the said province, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1952, at the said city of Granby, she then being Marie Racine; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 622.

A Resolution for the relief of Gerald Louis Demers.

[Adopted 16th December, 1964.]

WHEREAS Gerald Louis Demers, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Emmy Rose Loranger Demers, has by his petition alleged that they were married on the twenty-fifth day of March, A.D. 1941, at the said city, she then being Emmy Rose Loranger; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 623.

A Resolution for the relief of Liliane Robillard Panichella.

[Adopted 16th December, 1964.]

WHEREAS Liliane Robillard Panichella, residing at the city of Verdun, in the province of Quebec, wife of Alfonso Panichella, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the seventh day of January, A.D. 1956, at the said city of Verdun, she then being Liliane Robillard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 624.

A Resolution for the relief of Abbey (Abe) (Abba) Cohen.

[Adopted 16th December, 1964.]

WHEREAS Abbey (Abe) (Abba) Cohen, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Edith Krausz Cohen, has by his petition alleged that they were married on the nineteenth day of November, A.D. 1952, at Tel Aviv, Israel, she then being Edith Krausz; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 625.

A Resolution for the relief of Irene De Caen Turcotte.

[Adopted 16th December, 1964.]

WHEREAS Irene De Caen Turcotte, residing at the city of Montreal, in the province of Quebec, wife of Rene Turcotte, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of April, A.D. 1958, at the said city, she then being Irene De Caen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 626.

A Resolution for the relief of Alfred Elliott.

[Adopted 16th December, 1964.]

WHEREAS Alfred Elliott, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marion Joyce Phillips Elliott, has by his petition alleged that they were married on the seventh day of June, A.D. 1947, at the said city, she then being Marion Joyce Phillips; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 627.

A Resolution for the relief of Adrian Daniel McLeod.

[Adopted 16th December, 1964.]

WHEREAS Adrian Daniel McLeod, who is domiciled in Canada and residing at Ste. Anne de Bellevue, in the province of Quebec, husband of Phoebe Lois Spice McLeod, has by his petition alleged that they were married on the seventh day of September, A.D. 1939, at Willowbrook, in the province of Saskatchewan, she then being Phoebe Lois Spice; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 628.

A Resolution for the relief of Barbara Phyllis Lipchitz Leibovitch, otherwise known as Barbara Phyllis Lippman Leibovitch.

[Adopted 16th December, 1964.]

WHEREAS Barbara Phyllis Lipchitz Leibovitch, otherwise known as Barbara Phyllis Lippman Leibovitch, residing at the city of Montreal, in the province of Quebec, wife of Bernard Leibovitch, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventh day of September, A.D. 1958, at the said city, she then being Barbara Phyllis Lipchitz, otherwise known as Barbara Phyllis Lippman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 629.

A Resolution for the relief of Annette Caroline Vachon Robinson.

[Adopted 16th December, 1964.]

WHEREAS Annette Caroline Vachon Robinson, residing at the city of Montreal, in the province of Quebec, wife of Arthur Robinson, 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 June, A.D. 1957, at the said city, she then being Annette Caroline Vachon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 630.

A Resolution for the relief of Edward Joseph Morearity.

[Adopted 16th December, 1964.]

WHEREAS Edward Joseph Morearity, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helen Marguerite MacVicar Morearity, has by his petition alleged that they were married on the tenth day of July, A.D. 1944, at the city of Sydney, in the province of Nova Scotia, she then being Helen Marguerite MacVicar; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 631.

A Resolution for the relief of Eva Besser (Besszer) Hercz.

[Adopted 16th December, 1964.]

WHEREAS Eva Besser (Besszer) Hercz, residing at the city of Montreal, in the province of Quebec, wife of Tibor Hercz, 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. 1956, at Budapest, Hungary, she then being Eva Besser (Besszer); and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 632.

A Resolution for the relief of Reginald Allison Brewer.

[Adopted 16th December, 1964.]

WHEREAS Reginald Allison Brewer, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Shirley Hope Derick Brewer, has by his petition alleged that they were married on the eighth day of March, A.D. 1952, at the town of Hampstead, in the said province, she then being Shirley Hope Derick; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 633.

A Resolution for the relief of Marjorie Anne Elaine Lovegrove Casey.

[Adopted 16th December, 1964.]

WHEREAS Marjorie Anne Elaine Lovegrove Casey, residing at the city of St. Laurent, in the province of Quebec, wife of Roderick Earl Casey, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of June, A.D. 1955, at the said city of St. Laurent, she then being Marjorie Anne Elaine Lovegrove; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 634.

A Resolution for the relief of Joseph Ernest Leopold Fauteux.

[Adopted 16th December, 1964.]

WHEREAS Joseph Ernest Leopold Fauteux, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Rose David Fauteux, has by his petition alleged that they were married on the twentieth day of October, A.D. 1945, at the said city, she then being Marie Rose David; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 635.

A Resolution for the relief of Marc Andre Boisclair.

[Adopted 16th December, 1964.]

WHEREAS Marc Andre Boisclair, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, husband of Betty Muriel Payne Boisclair, has by his petition alleged that they were married on the ninth day of August, A.D. 1945, at Plymouth, England, she then being Betty Muriel Payne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 636.

A Resolution for the relief of Barbara Ellen Barry Ferguson.

[Adopted 16th December, 1964.]

WHEREAS Barbara Ellen Barry Ferguson, residing at the city of Pierrefonds, in the province of Quebec, wife of Edward Keith Ferguson, who is domiciled in Canada and residing at Shearwater, Bella Bella, in the province of British Columbia, has by her petition alleged that they were married on the ninteenth day of July, A.D. 1958, at the city of St. Laurent, in the said province of Quebec, she then being Barbara Ellen Barry; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 637.

A Resolution for the relief of Margareta Cerncic Chapman.

[Adopted 16th December, 1964.]

WHEREAS Margareta Cerncic Chapman, residing at Brownsburg, in the province of Quebec, wife of Gerald Arthur Chapman, who is domiciled in Canada and residing at the town of Baie d'Urfe, in the said province, has by her petition alleged that they were married on the eighth day of August, A.D. 1947, at Graz, Austria, she then being Margareta Cerncic; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-41

THE SENATE OF CANADA

RESOLUTION 638.

A Resolution for the relief of Irene Lorraine McIntosh Galletti.

[Adopted 16th December, 1964.]

WHEREAS Irene Lorraine McIntosh Galletti, residing at the city of Montreal, in the province of Quebec, wife of Aldo William Galletti, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eighth day of July, A.D. 1957, at the city of Victoria, in the province of British Columbia, she then being Irene Lorraine McIntosh; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 639.

A Resolution for the relief of Helga Elfriede Muenster Daubert.

[Adopted 16th December, 1964.]

WHEREAS Helga Elfriede Muenster Daubert, residing at the city of Lachine, in the province of Quebec, wife of Godfrey Leopold Daubert, who is domiciled in Canada and residing at the city of Montreal North, in the said province, has by her petition alleged that they were married on the twelfth day of November, A.D. 1948, at the city of Port Arthur, in the province of Ontario, she then being Helga Elfriede Muenster; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $41\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 640.

A Resolution for the relief of Julienne Stalgis Astravas.

[Adopted 16th December, 1964.]

WHEREAS Julienne Stalgis Astravas, residing at the city of LaSalle, in the province of Quebec, wife of John Astravas, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the fourteenth day of October, A.D. 1955, at the city of Montreal, in the said province, she then being Julienne Stalgis; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 641.

A Resolution for the relief of Florence Margaret Clarke Kiernan.

[Adopted 16th December, 1964.]

WHEREAS Florence Margaret Clarke Kiernan, residing at the city of Montreal, in the province of Quebec, wife of James Kiernan, 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 May, A.D. 1956, at the said city, she then being Florence Margaret Clarke; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 642.

A Resolution for the relief of Come Richer.

[Adopted 16th December, 1964.]

WHEREAS Come Richer, who is domiciled in Canada and residing at the town of Anjou, in the province of Quebec, husband of Gisele Perreault Richer, has by his petition alleged that they were married on the third day of July, A.D. 1950, at the city of Montreal, in the said province, she then being Gisele Perreault; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 643.

A Resolution for the relief of Jeannine Papineau Hebert.

[Adopted 16th December, 1964.]

WHEREAS Jeannine Papineau Hebert, residing at the town of Repentigny, in the province of Quebec, wife of Claude Hebert, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1951, at the said city of Montreal, she then being Jeannine Papineau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 644.

A Resolution for the relief of Marie Jacqueline Pierrette Corriveau Hartstock.

[Adopted 16th December, 1964.]

WHEREAS Marie Jacqueline Pierrette Corriveau Hartstock, residing at the city of Montreal, in the province of Quebec, wife of Harald Olaf Peter Hartstock, 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 March, A.D. 1959, at the said city, she then being Marie Jacqueline Pierrette Corriveau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 645.

A Resolution for the relief of Leo Desjardins.

[Adopted 16th December, 1964.]

WHEREAS Leo Desjardins, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Denise Demarbre Desjardins, has by his petition alleged that they were married on the first day of December, A.D. 1953, at Charlemagne, in the said province, she then being Denise Demarbre; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-42

THE SENATE OF CANADA

RESOLUTION 646.

A Resolution for the relief of Barbara Ruth Neale Mann.

[Adopted 16th December, 1964.]

WHEREAS Barbara Ruth Neale Mann, residing at the city of Dorval, in the province of Quebec, wife of John Clifford Mann, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-third day of April, A.D. 1955, at the city of Pointe Claire, in the said province, she then being Barbara Ruth Neale; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 647.

A Resolution for the relief of Victor Maucotel.

[Adopted 16th December, 1964.]

WHEREAS Victor Maucotel, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Mariette Girard Maucotel, has by his petition alleged that they were married on the fourth day of September, A.D. 1950, at St. Vincent de Paul, in the said province, she then being Mariette Girard; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $42\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 648.

A Resolution for the relief of Adeline James McKay.

[Adopted 16th December, 1964.]

WHEREAS Adeline James McKay, residing at the city of Montreal, in the province of Quebec, wife of James Sanderson (John) McKay, who is domiciled in Canada and residing at the town of Chateauguay, in the said province, has by her petition alleged that they were married on the tenth day of February, A.D. 1940, at the said city of Montreal, she then being Adeline James; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 649.

A Resolution for the relief of Leona Lemay Therien.

[Adopted 16th December, 1964.]

WHEREAS Leona Lemay Therien, residing at the city of Montreal, in the province of Quebec, wife of Jean Therien, who is domiciled in Canada and residing at Point St. Charles, in the said province, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1954, at the said city of Montreal, she then being Leona Lemay; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 650.

• A Resolution for the relief of Alfred Laporte.

[Adopted 16th December, 1964.]

WHEREAS Alfred Laporte, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jacqueline Duray Laporte, has by his petition alleged that they were married on the twentyeighth day of November, A.D. 1953, at Marcinelle, Belgium, she then being Jacqueline Duray; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 651.

A Resolution for the relief of Rita Pearl Enright Ward.

[Adopted 16th December, 1964.]

WHEREAS Rita Pearl Enright Ward, residing at the city of Montreal, in the province of Quebec, wife of Richard Denton Ward, who is domiciled in Canada and residing at the city of Verdun, in the said province, has by her petition alleged that they were married on the twenty-sixth day of September, A.D. 1949, at the city of Toronto, in the province of Ontario, she then being Rita Pearl Enright; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 652.

A Resolution for the relief of Merle Newman Silverberg.

[Adopted 16th December, 1964.]

WHEREAS Merle Newman Silverberg, residing at the city of Cote St. Luc, in the province of Quebec, wife of Gerald Henry Silverberg, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the fifteenth day of January, A.D. 1956, at the city of Montreal, in the said province, she then being Merle Newman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 653.

A Resolution for the relief of June Arnold Stevenson.

[Adopted 16th December, 1964.]

WHEREAS June Arnold Stevenson, residing at the town of Chateauguay Heights, in the province of Quebec, wife of Gary Leonard Stevenson, who is domiciled in Canada and residing at the city of Winnipeg, in the province of Manitoba, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1958, at the city of Montreal, in the said province of Quebec, she then being June Arnold; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 654.

A Resolution for the relief of Antoine Thomas Daigle.

[Adopted 9th March, 1965.]

WHEREAS Antoine Thomas Daigle, who is domiciled in Canada and residing at the city of Pierrefonds, in the province of Quebec, husband of Marielle Eva Louise Tellier Daigle, has by his petition alleged that they were married on the twenty-eighth day of November, A.D. 1953, at the city of Joliette, in the said province, she then being Marielle Eva Louise Tellier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 655.

A Resolution for the relief of Marie Micheline Alda Denise Coutu Pare.

[Adopted 9th March, 1965.]

WHEREAS Marie Micheline Alda Denise Coutu Pare, residing at the city of Montreal, in the province of Quebec, wife of Joseph Delphis Laval Pare, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of June, A.D. 1954, at the said city, she then being Marie Micheline Alda Denise Coutu; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 656.

A Resolution for the relief of Martyn (Martijn) Andre Plaat.

[Adopted 9th March, 1965.]

WHEREAS Martyn (Martijn) Andre Plaat, who is domiciled in Canada and residing at the town of Ste. Rose, in the province of Quebec, husband of Genevieve Yvette Robert Plaat, has by his petition alleged that they were married on the twenty-sixth day of October, A.D. 1946, at Paris, France, she then being Genevieve Yvette Robert; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 657.

A Resolution for the relief of Patricia Ann Charlton Nish.

[Adopted 9th March, 1965.]

WHEREAS Patricia Ann Charlton Nish, residing at the city of Westmount, in the province of Quebec, wife of James Cameron Nish, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1948, at Chateauguay Basin, in the said province, she then being Patricia Ann Charlton; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 658.

A Resolution for the relief of Frances Strickland Legere.

[Adopted 9th March, 1965.]

WHEREAS Frances Strickland Legere, residing at the city of Montreal, in the province of Quebec, wife of Joseph Michael Legere, who is domiciled in Canada and residing at the town of Caraquet, in the province of New Brunswick, has by her petition alleged that they were married on the thirty-first day of March, A.D. 1937, at the city of Halifax, in the province of Nova Scotia, she then being Frances Strickland; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 659.

A Resolution for the relief of Joseph Irvin Clayton Laviolette.

[Adopted 9th March, 1965.]

WHEREAS Joseph Irvin Clayton Laviolette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Alice Liliane Gabrielle Aubry Laviolette, has by his petition alleged that they were married on the sixteenth day of September, A.D. 1947, at the said city, she then being Marie Alice Liliane Gabrielle Aubry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 660.

A Resolution for the relief of Sergei A. Babkin.

[Adopted 9th March, 1965.]

WHEREAS Sergei A. Babkin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Tatiana A. Mordvinov Babkin, has by his petition alleged that they were married on the twenty-first day of July, A.D. 1935, at Zemun, Yugoslavia, she then being Tatiana A. Mordvinov; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 661.

A Resolution for the relief of Rollande Larrivee Seguin.

[Adopted 9th March, 1965.]

WHEREAS Rollande Larrivee Seguin, residing at the city of Montreal, in the province of Quebec, wife of Louis Jocelyn Seguin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of February, A.D. 1957, at the said city, she then being Rollande Larrivee; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 662.

A Resolution for the relief of Ruth Barbara Ann Sevigny Baldwin.

[Adopted 9th March, 1965.]

WHEREAS Ruth Barbara Ann Sevigny Baldwin, residing at the city of Montreal, in the province of Quebec, wife of Ross Kirby Baldwin, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the first day of August, A.D. 1957, at the city of Verdun, in the said province, she then being Ruth Barbara Ann Sevigny; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 663.

A Resolution for the relief of Libuse Fiserova Leibl.

[Adopted 9th March, 1965.]

WHEREAS Libuse Fiserova Leibl, residing at the city of Montreal, in the province of Quebec, wife of Rudolph (Rudolf) Leibl, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1941, at Plzen, Czechoslovakia, she then being Libuse Fiserova; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 664.

A Resolution for the relief of Joseph Vaglia.

[Adopted 9th March, 1965.]

WHEREAS Joseph Vaglia, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Des Neiges Lebeau Vaglia, has by his petition alleged that they were married on the fifteenth day of June, A.D. 1957, at the said city, she then being Marie Des Neiges Lebeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 665.

A Resolution for the relief of Norma Beryl Crete Yetman.

[Adopted 9th March, 1965.]

WHEREAS Norma Beryl Crete Yetman, residing at the town of Ste. Rose, in the province of Quebec, wife of Kenneth Donald Yetman, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourteenth day of June, A.D. 1958, at the said city of Montreal, she then being Norma Beryl Crete; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 666.

A Resolution for the relief of Lena Bernice Gertrude Cody Kruszelnycki.

[Adopted 9th March, 1965.]

WHEREAS Lena Bernice Gertrude Cody Kruszelnycki, residing at the town of Chateauguay, in the province of Quebec, wife of Theodore Kruszelnycki, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the the twentieth day of November, A.D. 1954, at the said city of Lachine, she then being Lena Bernice Gertrude Cody; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 667.

A Resolution for the relief of Claire Tasse Soucie.

[Adopted 9th March, 1965.]

WHEREAS Claire Tasse Soucie, residing at the city of Montreal, in the province of Quebec, wife of Guy Soucie, 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 December, A.D. 1957, at the city of St. Laurent, in the said province, she then being Claire Tasse; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 668.

A Resolution for the relief of Gwyneth Elizabeth MacKenzie Skuhrovsky.

[Adopted 9th March, 1965.]

WHEREAS Gwyneth Elizabeth MacKenzie Skuhrovsky, residing at the city of Montreal, in the province of Quebec, wife of Boris Skuhrovsky, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of March, A.D. 1956, at the said city, she then being Gwyneth Elizabeth MacKenzie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 669.

A Resolution for the relief of Lorne Courtney Smith.

[Adopted 9th March, 1965.]

WHEREAS Lorne Courtney Smith, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Frances Jean Armitage Smith, has by his petition alleged that they were married on the fourteenth day of July, A.D. 1956, at the city of Montreal, in the said province, she then being Frances Jean Armitage; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-43

THE SENATE OF CANADA

RESOLUTION 670.

A Resolution for the relief of Judith (Judy) Mary Crocker Berretta.

[Adopted 9th March, 1965.]

WHEREAS Judith (Judy) Mary Crocker Berretta, residing at the city of Montreal, in the province of Quebec, wife of Giovanni Berretta, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twelfth day of August, A.D. 1961, at the said city of Montreal, she then being Judith (Judy) Mary Crocker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 671.

A Resolution for the relief of Francis William Cunningham.

[Adopted 9th March, 1965.]

WHEREAS Francis William Cunningham, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Rita Dorothy Kennedy Cunningham, has by his petition alleged that they were married on the seventeenth day of July, A.D. 1954, at the said city, she then being Rita Dorothy Kennedy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $43\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 672.

A Resolution for the relief of Cecilia Anne Searle Bowden.

[Adopted 9th March, 1965.]

WHEREAS Cecilia Anne Searle Bowden, residing at the city of Montreal, in the province of Quebec, wife of George Lindsay Bowden, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the first day of August, A.D. 1959, at the said city, she then being Cecilia Anne Searle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 673.

A Resolution for the relief of Roderick Michael Doney.

[Adopted 9th March, 1965.]

WHEREAS Roderick Michael Doney, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Jean Clark Doney, has by his petition alleged that they were married on the thirtyfirst day of March, A.D. 1956, at Boulton, in the county of Derby, England, she then being Jean Clark; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 674.

A Resolution for the relief of Jean Paul Gervais.

[Adopted 9th March, 1965.]

WHEREAS Jean Paul Gervais, who is domiciled in Canada and residing at the town of LeMoyne, in the province of Quebec, husband of Georgette Lavoie Gervais, has by his petition alleged that they were married on the twentyseventh day of February, A.D. 1943, at the city of Montreal, in the said province, she then being Georgette Lavoie; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 675.

A Resolution for the relief of Maria Graup Maximow.

[Adopted 9th March, 1965.]

WHEREAS Maria Graup Maximow, residing at the city of Montreal, in the province of Quebec, wife of Gregor Maximow, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of June, A.D. 1948, at Butzbach, Germany, she then being Maria Graup; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 676.

A Resolution for the relief of Yetta (Yettie) Zilbert Fleischer.

[Adopted 9th March, 1965.]

WHEREAS Yetta (Yettie) Zilbert Fleischer, residing at the city of Cote St. Luc, in the province of Quebec, wife of William Henry Fleischer, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixth day of April, A.D. 1952, at the said city of Montreal, she then being Yetta (Yettie) Zilbert; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 677.

A Resolution for the relief of Mary Claire Faubert Demers.

[Adopted 8th March, 1965.]

WHEREAS Mary Claire Faubert Demers, residing at Piedmont, in the province of Quebec, wife of Roger Pierre Demers, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of February, A.D. 1957, at the said city of Montreal, she then being Mary Claire Faubert; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-44

THE SENATE OF CANADA

RESOLUTION 678.

A Resolution for the relief of Lillian Edith Patricia Ferguson Matz.

[Adopted 9th March, 1965.]

WHEREAS Lillian Edith Patricia Ferguson Matz, residing at the city of LaSalle, in the province of Quebec, wife of Bob Joachim Matz, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the twentyfirst day of June, A.D. 1943, at the city of Verdun, in the said province, she then being Lillian Edith Patricia Ferguson; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 679.

A Resolution for the relief of Monique Miller Gascon.

[Adopted 9th March, 1965.]

WHEREAS Monique Miller Gascon, residing at the city of Montreal, in the province of Quebec, wife of Francois Gascon, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of September, A.D. 1953, at the said city, she then being Monique Miller; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $44\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 680.

A Resolution for the relief of Monique Helfman Klein.

[Adopted 9th March, 1965.]

WHEREAS Monique Helfman Klein, residing at the city of Montreal, in the province of Quebec, wife of Melvin Klein, 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 February, A.D. 1963, at the said city, she then being Monique Helfman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 681.

A Resolution for the relief of Shirley Margaret Gallop Letchford.

[Adopted 9th March, 1965.]

WHEREAS Shirley Margaret Gallop Letchford, residing at the city of Montreal, in the province of Quebec, wife of Roger Paul Letchford, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of July, A.D. 1958, at the said city, she then being Shirley Margaret Gallop; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 682.

A Resolution for the relief of Muriel White Dwoskin.

[Adopted 9th March, 1965.]

WHEREAS Muriel White Dwoskin, residing at the city of Montreal, in the province of Quebec, wife of Nathan Dwoskin, 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 October, A.D. 1944, at the said city, she then being Muriel White; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 683.

A Resolution for the relief of Judith Carole Carpenter Griffin.

[Adopted 9th March, 1965.]

WHEREAS Judith Carole Carpenter Griffin, residing at the city of Montreal, in the province of Quebec, wife of Robert Edward Carle Griffin, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of September, A.D. 1961, at the said city, she then being Judith Carole Carpenter; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 684.

A Resolution for the relief of Jeannine (Janine) Lanctot Delage.

[Adopted 9th March, 1965.]

WHEREAS Jeannine (Janine) Lanctot Delage, residing at the city of Duvernay, in the province of Quebec, wife of Pierre Delage, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of October, A.D. 1952, at the city of Outremont, in the said province, she then being Jeannine (Janine) Lanctot; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 685.

A Resolution for the relief of Fay Naiman Richt.

[Adopted 9th March, 1965.]

WHEREAS Fay Naiman Richt, residing at the city of Montreal, in the province of Quebec, wife of Joseph Richt, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of May, A.D. 1953, at the said city, she then being Fay Naiman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 686.

A Resolution for the relief of Peter Irwin Crites.

[Adopted 9th March, 1965.]

WHEREAS Peter Irwin Crites, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Beverley Ann Yared Crites, has by his petition alleged that they were married on the second day of January, A.D. 1959, at the city of Cornwall, in the province of Ontario, she then being Beverley Ann Yared; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 687.

A Resolution for the relief of Aime Ouellette.

[Adopted 9th March, 1965.

WHEREAS Aime Ouellette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Jeanne Boyer Ouellette, has by his petition alleged that they were married on the twelfth day of January, A.D. 1938, at the said city, she then being Marie Jeanne Boyer; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 688.

A Resolution for the relief of Yvonne Charlebois Ally.

[Adopted 9th March, 1965.]

WHEREAS Yvonne Charlebois Ally, residing at the city of Montreal, in the province of Quebec, wife of Louis Philippe Ally, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentieth day of June, A.D. 1942, at the said city, she then being Yvonne Charlebois; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 689.

A Resolution for the relief of Muriel Constance Floud Nicholls.

[Adopted 9th March, 1965.]

WHEREAS Muriel Constance Floud Nicholls, residing at the city of Montreal, in the province of Quebec, wife of Denis Kevin Nicholls, 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. 1942, at the said city, she then being Muriel Constance Floud; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 690.

A Resolution for the relief of Margaret Irene Jones Whatmore.

[Adopted 9th March, 1965.]

WHEREAS Margaret Irene Jones Whatmore, residing at the town of Laval West, in the province of Quebec, wife of John Archie Whatmore, who is domiciled in Canada and residing at the said town, has by her petition alleged that they were married on the eighteenth day of December, A.D. 1954, at Patchway, in the county of Gloucester, England, she then being Margaret Irene Jones; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 691.

A Resolution for the relief of Jean-Maurice Bailly.

[Adopted 9th March, 1965.]

WHEREAS Jean-Maurice Bailly, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lucille Dumont Bailly, has by his petition alleged that they were married on the fifth day of July, A.D. 1945, at the said city, she then being Lucille Dumont; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 692.

A Resolution for the relief of Pauline Lalanne Marcil.

[Adopted 9th March, 1965.]

WHEREAS Pauline Lalanne Marcil, residing at the town of Mount Royal, in the province of Quebec, wife of Robert Marcil, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fourth day of June, A.D. 1942, at the town of Brockville, in the province of Ontario, she then being Pauline Lalanne; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 693.

A Resolution for the relief of Alexander Stewart Macpherson.

[Adopted 9th March, 1965.]

WHEREAS Alexander Stewart Macpherson, who is domiciled in Canada and residing at the town of Ste. Anne de Bellevue, in the province of Quebec, husband of Catherine Jane Farquharson Macpherson, has by his petition alleged that they were married on the twenty-second day of June, A.D. 1957, at the city of Toronto, in the province of Ontario, she then being Catherine Jane Farquharson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 694.

A Resolution for the relief of Jeanine Dubeau Klotzbuher.

[Adopted 9th March, 1965.]

WHEREAS Jeanine Dubeau Klotzbuher, residing at the city of Montreal, in the province of Quebec, wife of Joseph Klotzbuher, 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 October, A.D. 1963, at the said city, she then being Jeanine Dubeau; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 695.

A Resolution for the relief of Daphne Cockburn Rousseau.

[Adopted 9th March, 1965.]

WHEREAS Daphne Cockburn Rousseau, residing at the city of Dorval, in the province of Quebec, wife of Francois (Frank) Henri Rousseau, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the thirty-first day of August, A.D. 1946, at the city of Westmount, in the said province, she then being Daphne Cockburn; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 696.

A Resolution for the relief of Jean Pierre Louis Michaud.

[Adopted 9th March, 1965.]

WHEREAS Jean Pierre Louis Michaud, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Huguette Chabot Michaud, has by his petition alleged that they were married on the seventeenth day of December, A.D. 1960, at the city of St. Hyacinthe, in the said province, she then being Huguette Chabot; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 697.

A Resolution for the relief of Marie Antoinette Mireille Palin Normand.

[Adopted 9th March, 1965.]

WHEREAS Marie Antoinette Mireille Palin Normand. residing at the city of Longueuil, in the province of Quebec, wife of Joseph Eugene Rosaire Normand, who is domiciled in Canada and residing at the city of St. Michel. in the said province, has by her petition alleged that they were married on the nineteenth day of May, A.D. 1962, at the town of Hawkesbury, in the province of Ontario, she then being Marie Antoinette Mireille Palin; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annulment of Marriages Act and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 698.

A Resolution for the relief of Joseph Wenceslas Bernard Pare.

[Adopted 9th March, 1965.]

WHEREAS Joseph Wenceslas Bernard Pare, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie-Pierrette (Lucette) Leboeuf Pare, has by his petition alleged that they were married on the eleventh day of July, A.D. 1953, at Valleyfield, in the said province, she then being Marie-Pierrette (Lucette) Leboeuf; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 699.

A Resolution for the relief of Raymond Belanger.

[Adopted 9th March, 1965.]

WHEREAS Raymond Belanger, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Huguette Harvey Belanger, has by his petition alleged that they were married on the fourth day of September, A.D. 1961, at the said city, she then being Huguette Harvey; and whereas by his petition he has prayed that, on the ground of her failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 700.

A Resolution for the relief of Ann Fuller Hunt Samson.

[Adopted 9th March, 1965.]

WHEREAS ANN Fuller Hunt Samson, residing at the city of Montreal, in the province of Quebec, wife of Georges Ferdinand Samson, who is domiciled in Canada and residing at the city of Hull, in the said province, has by her petition alleged that they were married on the tenth day of May, A.D. 1958, at the city of Westmount, in the said province, she then being Ann Fuller Hunt; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 701.

A Resolution for the relief of Philippe Leo Menard.

[Adopted 9th March, 1965.]

WHEREAS Philippe Leo Menard, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Dorothy Bruce Hogarth Menard, otherwise known as Dorothy Giffie Bruce Menard, has by his petition alleged that they were married on the fourth day of August, A.D. 1951, at the city of Montreal, in the said province, she then being Dorothy Bruce Hogarth, otherwise known as Dorothy Giffie Bruce; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-45

THE SENATE OF CANADA

RESOLUTION 702.

A Resolution for the relief of Jane Margaret Grace Ogilvie Manson.

[Adopted 9th March, 1965.]

WHEREAS Jane Margaret Grace Ogilvie Manson, residing at the city of Montreal, in the province of Quebec, wife of Cameron Mackintosh Manson, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twenty-second day of May, A.D. 1957, at the town of Yarmouth, in the province of Nova Scotia, she then being Jane Margaret Grace Ogilvie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 703.

A Resolution for the relief of Bernice Ostroff Jones.

[Adopted 9th March, 1965.]

WHEREAS Bernice Ostroff Jones, residing at the city of Montreal, in the province of Quebec, wife of Alan Frank Jones, who is domiciled in Canada and residing at the city of Cote St. Luc, in the said province, has by her petition alleged that they were married on the twenty-third day of February, A.D. 1961, at Nassau, in the Bahamas, she then being Bernice Ostroff; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $45\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 704.

A Resolution for the relief of Blanche Marguerite D'aoust Kalpakjian.

[Adopted 9th March, 1965.]

WHEREAS Blanche Marguerite D'aoust Kalpakjian, residing at the city of Montreal, in the province of Quebec, wife of Isador Hogop Kalpakjian, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of November, A.D. 1946, at the said city, she then being Blanche Marguerite D'aoust; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 705.

A Resolution for the relief of Lise Blais Wong.

[Adopted 9th March, 1965.]

WHEREAS Lise Blais Wong, residing at Valleyfield, in the province of Quebec, wife of Roger Wong, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the third day of July, A.D. 1955, at the said city of Montreal, she then being Lise Blais; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 706.

A Resolution for the relief of Angela Claire Hartridge Matz.

[Adopted 17th March, 1965.]

WHEREAS Angela Claire Hartridge Matz, residing at the town of Baie d'Urfe, in the province of Quebec, wife of Herbert Wilhelm Theo Matz, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of March, A.D. 1957, at the city of Westminster, England, she then being Angela Claire Hartridge; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 707.

A Resolution for the relief of Jean-Guy O'Brien.

[Adopted 17th March, 1965.]

WHEREAS Jean-Guy O'Brien, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Therese Grandmaison O'Brien, has by his petition alleged that they were married on the third day of September, A.D. 1949, at the said city, she then being Therese Grandmaison; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 708.

A Resolution for the relief of Harold Clarke Sweet.

[Adopted 17th March, 1965.]

WHEREAS Harold Clarke Sweet, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Alison (Allison) Wood Cornmack Sweet, has by his petition alleged that they were married on the fourteenth day of August, A.D. 1933, at the said city, she then being Alison (Allison) Wood Cornmack; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 709.

A Resolution for the relief of Maurice Paquette.

[Adopted 17th March, 1965.]

WHEREAS Maurice Paquette, who is domiciled in Canada and residing at St. Eustache sur le Lac, in the province of Quebec, husband of Ghislaine Bertrand Paquette, has by his petition alleged that they were married on the first day of July, A.D. 1954, at the said St. Eustache sur le Lac, she then being Ghislaine Bertrand; and whereas by his petition he has prayed that, on the ground of her adultery since then their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-46

THE SENATE OF CANADA

RESOLUTION 710.

A Resolution for the relief of Florence Christina McWilliams Hughes.

[Adopted 17th March, 1965.]

WHEREAS Florence Christina McWilliams Hughes, residing at the city of Montreal, in the province of Quebec, wife of Lloyd Llewellyn Hughes, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of July, A.D. 1949, at the said city, she then being Florence Christina McWilliams; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 711.

A Resolution for the relief of Agnes Dunski Kuehne.

[Adopted 17th March, 1965.]

WHEREAS Agnes Dunski Kuehne, residing at the city of Montreal, in the province of Quebec, wife of Walter Horst Kuehne, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of September, A.D. 1959, at the said city, she then being Agnes Dunski; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-461

THE SENATE OF CANADA

RESOLUTION 712.

A Resolution for the relief of Gaetan Lefebvre.

[Adopted 17th March, 1965.]

WHEREAS Gaetan Lefebvre, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helen Cross Lefebvre, has by his petition alleged that they were married on the thirtieth day of November, A.D. 1933, at the town of Smiths Falls, in the province of Ontario, she then being Helen Cross; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 713.

A Resolution for the relief of Nancy Joan Thomas Le Tual.

[Adopted 17th March, 1965.]

WHEREAS Nancy Joan Thomas Le Tual, residing at the city of Montreal, in the province of Quebec, wife of Wayne Le Tual, who is domiciled in Canada and residing at Notre Dame du Sacre Coeur, in the said province, has by her petition alleged that they were married on the fourth day of April, A.D. 1959, at the town of Greenfield Park, in the said province, she then being Nancy Joan Thomas; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 714.

A Resolution for the relief of Evelyn Deziel Griffith.

[Adopted 17th March, 1965.]

WHEREAS Evelyn Deziel Griffith, residing at the town of St. Hubert, in the province of Quebec, wife of Donald Griffith, who is domiciled in Canada, in the province of Quebec, and temporarily residing at Lancaster Park, in the province of Alberta, has by her petition alleged that they were married on the twelfth day of October, A.D. 1957, at the said town of St. Hubert, she then being Evelyn Deziel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 715.

A Resolution for the relief of Rolanda Kursner Wyllie.

[Adopted 17th March, 1965.]

WHEREAS Rolanda Kursner Wyllie, residing at the city of Montreal, in the province of Quebec, wife of John Mitchell Wyllie, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixth day of August, A.D. 1955, at the said city, she then being Rolanda Kursner; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 716.

A Resolution for the relief of Marie Jeanne Marcelle des Rivieres Houde.

[Adopted 17th March, 1965.]

WHEREAS Marie Jeanne Marcelle des Rivieres Houde, residing at the city of Barrie, in the province of Ontario, wife of Joseph Arthur Maurice Houde, who is domiciled in Canada and residing at the city of Outremont, in the province of Quebec, has by her petition alleged that they were married on the twenty-seventh day of September, A.D. 1941, at the city of Montreal, in the said province of Quebec, she then being Marie Jeanne Marcelle des Rivieres; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 717.

A Resolution for the relief of Dorothy Barbara Marchant McLagan.

[Adopted 17th March, 1965.]

WHEREAS Dorothy Barbara Marchant McLagan, residing at the city of Montreal, in the province of Quebec, wife of Douglas George McLagan, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fourteenth day of April, A.D. 1962, at the said city, she then being Dorothy Barbara Marchant; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 718.

A Resolution for the relief of Edith Mary Seymour-Higgins Thom.

[Adopted 17th March, 1965.]

WHEREAS Edith Mary Seymour-Higgins Thom, residing at London, England, wife of William Wylie Thom, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, has by her petition alleged that they were married on the sixth day of September, A.D. 1946, at the said city of Montreal, she then being Edith Mary Seymour-Higgins; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 719.

A Resolution for the relief of Joseph Alphonse Lagace.

[Adopted 17th March, 1965.]

WHEREAS Joseph Alphonse Lagace, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Simone (Simonne) Berube Lagace, has by his petition alleged that they were married on the twelfth day of May, A.D. 1934, at the said city, she then being Simone (Simonne) Berube Lagace; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 720.

A Resolution for the relief of Lloyd Elliot Imhoff.

[Adopted 17th March, 1965.]

WHEREAS Lloyd Elliot Imhoff, who is domiciled in Canada and residing at the city of Lachine, in the province of Quebec, husband of Grace Torlot Imhoff, has by his petition alleged that they were married on the twentieth day of December, A.D. 1941, at the city of Montreal, in the said province, she then being Grace Torlot; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 721.

A Resolution for the relief of Noreen Linda Alguire Shirley.

[Adopted 17th March, 1965.]

WHEREAS Noreen Linda Alguire Shirley, residing at the city of Montreal, in the province of Quebec, wife of John David Shirley, 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 twenty-seventh day of October, A.D. 1958, at the said city of Montreal, she then being Noreen Linda Alguire; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 722.

A Resolution for the relief of Dorothy Ann Dixon MacArthur.

[Adopted 17th March, 1965.]

WHEREAS Dorothy Ann Dixon MacArthur, residing at the city of Montreal, in the province of Quebec, wife of Peter Angus MacArthur, 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 September, A.D. 1954, at the said city, she then being Dorothy Ann Dixon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 723.

A Resolution for the relief of Ruth Aurelia Kleinerman Miller.

[Adopted 17th March, 1965.]

WHEREAS Ruth Aurelia Kleinerman Miller, residing at the city of Montreal, in the province of Quebec, wife of Sydney Miller, 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 December, A.D. 1957, at the said city, she then being Ruth Aurelia Kleinerman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 724.

A Resolution for the relief of Margaret Ann Parker MacDonald.

[Adopted 17th March, 1965.]

WHEREAS Margaret Ann Parker MacDonald, residing at the city of Montreal, in the province of Quebec, wife of Ronald MacDonald, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of August, A.D. 1952, at the said city, she then being Margaret Ann Parker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 725.

A Resolution for the relief of Clarissa Grun Damant.

[Adopted 17th March, 1965.]

WHEREAS Clarissa Grun Damant, residing at the city of Toronto, in the province of Ontario, wife of John George Damant, who is domiciled in Canada and residing at the town of Baie d'Urfe, in the province of Quebec, has by her petition alleged that they were married on the eighteenth day of May, A.D. 1944, at Kolozsvar, Hungary, she then being Clarissa Grun; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 726.

A Resolution for the relief of Mary Elizabeth Lindsey Sakellariou.

[Adopted 17th March, 1965.]

WHEREAS Mary Elizabeth Lindsey Sakellariou, residing at the city of Montreal, in the province of Quebec, wife of Theodore Sakellariou, 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 August, A.D. 1951, at Bolton, in the province of Ontario, she then being Mary Elizabeth Lindsey; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 727.

A Resolution for the relief of George Edward McNamee.

[Adopted 17th March, 1965.]

WHEREAS George Edward McNamee, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Hazel Winnifred Long McNamee, has by his petition alleged that they were married on the twentieth day of April, A.D. 1946, at the said city, she then being Hazel Winnifred Long; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 728.

A Resolution for the relief of Abraham Leo Bronstein.

[Adopted 17th March, 1965.]

WHEREAS Abraham Leo Bronstein, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Luba Cirulnikov Bronstein, has by his petition alleged that they were married on the first day of February, A.D. 1942, at the city of Winnipeg, in the province of Manitoba, she then being Luba Cirulnikov; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 729.

A Resolution for the relief of June Rosemary Brook Doty.

[Adopted 17th March, 1965.]

WHEREAS June Rosemary Brook Doty, residing at the city of Westmount, in the province of Quebec, wife of Charles Henry Doty, who is domiciled in Canada and residing at Hudson, in the said province, has by her petition alleged that they were married on the twenty-sixth day of October, A.D. 1940, at Niagara-on-the-Lake, in the province of Ontario, she then being June Rosemary Brook; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 730.

A Resolution for the relief of James Patrick Cannon.

[Adopted 17th March, 1965.]

WHEREAS James Patrick Cannon, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Violet Lillian McConnell Cannon, has by his petition alleged that they were married on the thirtieth day of August, A.D. 1941, at the city of Westmount, in the said province, she then being Violet Lillian McConnell; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 731.

A Resolution for the relief of Pauline Elkin Fruitman.

[Adopted 17th March, 1965.]

WHEREAS Pauline Elkin Fruitman, residing at the city of Montreal, in the province of Quebec, wife of Irving Fruitman, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of June, A.D. 1957, at the said city, she then being Pauline Elkin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 732.

A Resolution for the relief of Rolland Belanger, otherwise known as Rolland Bergeron.

[Adopted 17th March, 1965.]

WHEREAS Rolland Belanger, otherwise known as Rolland Bergeron, who is domiciled in Canada and residing at the city of Jonquiere, in the province of Quebec, husband of Viviane Deschamps Belanger, otherwise known as Viviane Deschamps Bergeron, has by his petition alleged that they were married on the fifth day of February, A.D. 1955, at the town of Val d'Or, in the said province, she then being Viviane Deschamps; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 733.

A Resolution for the relief of Micheline Drouin Martineau.

[Adopted 17th March, 1965.]

WHEREAS Micheline Drouin Martineau, residing at the city of Montreal, in the province of Quebec, wife of Jean-Paul Martineau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-sixth day of August, A.D. 1957, at Ste. Catherine, in the said province, she then being Micheline Drouin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-47

THE SENATE OF CANADA

RESOLUTION 734.

A Resolution for the relief of Audrey May Landers Groom.

[Adopted 17th March, 1965.]

WHEREAS Audrey May Landers Groom, residing at the city of Montreal, in the province of Quebec, wife of Michael George Groom, who is domiciled in Canada and residing at the town of Rosemere, in the said province, has by her petition alleged that they were married on the thirtieth day of July, A.D. 1955, at Chelmsford, England, she then being Audrey May Landers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 735.

A Resolution for the relief of Ingrid Erna Adele Boehm Bork.

[Adopted 17th March, 1965.]

WHEREAS Ingrid Erna Adele Boehm Bork, residing at the city of Montreal, in the province of Quebec, wife of Dietrich Bork, who is domiciled in Canada and residing at the city of Pierrefonds, in the said province, has by her petition alleged that they were married on the sixteenth day of March, A.D. 1963, at the said city of Montreal, she then being Ingrid Erna Adele Boehm; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-471

THE SENATE OF CANADA

RESOLUTION 736.

A Resolution for the relief of Dorothy Elizabeth Chan Frigault.

[Adopted 17th March, 1965.]

WHEREAS Dorothy Elizabeth Chan Frigault, residing at the city of Verdun, in the province of Quebec, wife of Lucien Julien Frigault, who is domiciled in Canada and residing at the city of Chomedey, in the said province, has by her petition alleged that they were married on the thirtieth day of September, A.D. 1950, at the city of Montreal, in the said province, she then being Dorothy Elizabeth Chan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 737.

A Resolution for the relief of Evaristo Cruz Iglesias.

[Adopted 17th March, 1965.]

WHEREAS Evaristo Cruz Iglesias, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Amelia Guede Cid Iglesias, has by his petition alleged that they were married on the eighth day of May, A.D. 1955, at Orense, Spain, she then being Amelia Guede Cid; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 738.

A Resolution for the relief of Edith Mary Ann Thyer White.

[Adopted 17th March, 1965.]

WHEREAS Edith Mary Ann Thyer White, residing at the city of LaSalle, in the province of Quebec, wife of Harvey White, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fourth day of November, A.D. 1951, at the said city of Montreal, she then being Edith Mary Ann Thyer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 739.

A Resolution for the relief of Robert Pronce.

[Adopted 17th March, 1965.]

WHEREAS Robert Pronce, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Madeleine Redlinger Pronce, has by his petition alleged that they were married on the twentyseventh day of November, A.D. 1940, at St-Gervais-les-3-Clochers, France, she then being Madeleine Redlinger; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 740.

A Resolution for the relief of Nicholas Kotar.

[Adopted 17th March, 1965.]

WHEREAS Nicholas Kotar, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Veronica Chalis Kotar, has by his petition alleged that they were married on the twentyfourth day of September, A.D. 1938, at the said city, she then being Veronica Chalis; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 741.

A Resolution for the relief of Francoise Cholette Perusse.

[Adopted 17th March, 1965.]

WHEREAS Francoise Cholette Perusse, residing at the city of Montreal, in the province of Quebec, wife of Noel Perusse, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of January, A.D. 1951, at the said city, she then being Francoise Cholette; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-48

THE SENATE OF CANADA

RESOLUTION 742.

A Resolution for the relief of Muriel Edna Stevens Pinsoneault.

[Adopted 17th March, 1965.]

WHEREAS Muriel Edna Stevens Pinsoneault, residing at the city of Verdun, in the province of Quebec, wife of Peter Louis Pinsoneault, 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. 1958, at the said city, she then being Muriel Edna Stevens; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 743.

A Resolution for the relief of Secundina (Secondina) Michetti Warren.

[Adopted 17th March, 1965.]

WHEREAS Secundina (Secondina) Michetti Warren, residing at the city of Montreal, in the province of Quebec, wife of John Warren, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the eleventh day of April, A.D. 1953, at the said city of LaSalle, she then being Secundina (Secondina) Michetti; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $48\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 744.

A Resolution for the relief of Clifford Robert Winter.

[Adopted 17th March, 1965.]

WHEREAS Clifford Robert Winter, who is domiciled in Canada and residing at Hemmingford, in the province of Quebec, husband of Amy Neva Donnelly Winter, has by his petition alleged that they were married on the seventh day of August, A.D. 1948, at the town of Huntingdon, in the said province, she then being Amy Neva Donnelly; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 745.

A Resolution for the relief of Brenda Ann Lawrence Zetchus.

[Adopted 17th March, 1965.]

WHEREAS Brenda Ann Lawrence Zetchus, residing at the town of Lachute, in the province of Quebec, wife of Bernard Lucky Zetchus, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the sixteenth day of March, A.D. 1946, at the town of Ste. Anne de Bellevue, in the said province, she then being Brenda Ann Lawrence; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 746.

A Resolution for the relief of Merrily Rose Weisbord Kachanoff.

[Adopted 17th March, 1965.]

WHEREAS Merrily Rose Weisbord Kachanoff, residing at the city of Montreal, in the province of Quebec, wife of Ralph Sheldon Kachanoff, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the ninth day of September, A.D. 1962, at the said city of Montreal, she then being Merrily Rose Weisbord; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 747.

A Resolution for the relief of Gerard Viau.

[Adopted 17th March, 1965.]

WHEREAS Gerard Viau, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Pauline Couture Viau, has by his petition alleged that they were married on the sixteenth day of August, A.D. 1941, at the city of Verdun, in the said province, she then being Pauline Couture; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 748.

A Resolution for the relief of Gerard Oscar Lanthier.

[Adopted 17th March, 1965.]

WHEREAS Gerard Oscar Lanthier, who is domiciled in Canada and residing at Angers, in the province of Quebec, husband of Colette Beaudry Lanthier, has by his petition alleged that they were married on the twelfth day of February, A.D. 1949, at the city of Ottawa, in the province of Ontario, she then being Colette Beaudry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 749.

A Resolution for the relief of Lucia Tweedie Kowaluk.

[Adopted 17th March, 1965.]

WHEREAS Lucia Tweedie Kowaluk, residing at the city of Montreal, in the province of Quebec, wife of Alex Kowaluk, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1961, at the city of Albany, in the state of New York, one of the United States of America, she then being Lucia Tweedie; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 750.

A Resolution for the relief of Joseph David Roma Beriault.

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[Adopted 17th March, 1965.]

WHEREAS Joseph David Roma Beriault, who is domiciled in Canada and residing at the city of Longueuil, in the province of Quebec, husband of Marie Clothilde Claire Boivin Beriault, has by his petition alleged that they were married on the nineteenth day of January, A.D. 1946, at the city of Quebec, in the said province, she then being Marie Clothilde Claire Boivin; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 751.

A Resolution for the relief of Diana Fellen Harris.

[Adopted 17th March, 1965.]

WHEREAS Diana Fellen Harris, residing at the city of Montreal, in the province of Quebec, wife of Bernard Harris, 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. 1958, at the city of Outremont, in the said province, she then being Diana Fellen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 752.

A Resolution for the relief of Guy Massicotte.

[Adopted 17th March, 1965.]

WHEREAS Guy Massicotte, who is domiciled in Canada and residing at the town of Victoriaville, in the province of Quebec, husband of Edmee Parthenais Massicotte, has by his petition alleged that they were married on the fifth day of February, A.D. 1951, at the said town, she then being Edmee Parthenais; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 753.

A Resolution for the relief of Roma Tetreault.

[Adopted 17th March, 1965.]

WHEREAS Roma Tetreault, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Rejeanne Trudeau Tetreault, has by his petition alleged that they were married on the twentysixth day of May, A.D. 1951, at Sherrington, in the said province, she then being Rejeanne Trudeau; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 754.

A Resolution for the relief of Micheline Guernon Leveillee.

[Adopted 17th March, 1965.]

WHEREAS Micheline Guernon Leveillee, residing at the city of Montreal, in the province of Quebec, wife of Claude Leveillee, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of July, A.D. 1958, at the said city, she then being Micheline Guernon; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 755.

A Resolution for the relief of Joseph Roger Lucas.

[Adopted 17th March, 1965.]

WHEREAS Joseph Roger Lucas, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Joan Anita Stevens Lucas, has by his petition alleged that they were married on the eleventh day of October, A.D. 1958, at the city of New York, in the state of New York, one of the United States of America, she then being Joan Anita Stevens; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 756.

A Resolution for the relief of Francine Geoffrion Bilodeau.

[Adopted 17th March, 1965.]

WHEREAS Francine Geoffrion Bilodeau, residing at the Guy Bilodeau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of June, A.D. 1959, at the said city, she then being Francine Geoffrion; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 757.

A Resolution for the relief of Marie Cecile Reina Fleurette Constantin Bissonnette.

[Adopted 17th March, 1965.]

WHEREAS Marie Cecile Reina Fleurette Constantin Bissonnette, residing at the city of Montreal, in the province of Quebec, wife of Joseph Frederic Benoit Arthur Bissonnette, 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 May, A.D. 1944, at the said city, she then being Marie Cecile Reina Fleurette Constantin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 758.

A Resolution for the relief of Marcelle Yvonne Rigaud Schembre.

[Adopted 17th March, 1965.]

WHEREAS Marcelle Yvonne Rigaud Schembre, residing at the city of Montreal, in the province of Quebec, wife of Gabriel Octave Schembre, who is domiciled in Canada and residing at the city of Duvernay, in the said province, has by her petition alleged that they were married on the seventeenth day of July, A.D. 1948, at Alger, Algeria, she then being Marcelle Yvonne Rigaud; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 759.

A Resolution for the relief of Armande Harel Paquette.

[Adopted 17th March, 1965.]

WHEREAS Armande Harel Paquette, residing at the city of Montreal, in the province of Quebec, wife of Jean Paquette, 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 September, A.D. 1949, at the said city, she then being Armande Harel; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 760.

A Resolution for the relief of Joseph Germain Jacques Francois Barcelo.

[Adopted 17th March, 1965.]

WHEREAS Joseph Germain Jacques Francois Barcelo, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Therese Andree Brunet Barcelo, has by his petition alleged that they were married on the seventh day of February, A.D. 1962, at the said city, she then being Marie Therese Andree Brunet; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 761.

A Resolution for the relief of Gladys Beatrice Wooland Bernard.

[Adopted 17th March, 1965.]

WHEREAS Gladys Beatrice Wooland Bernard, residing at the town of Oakville, in the province of Ontario, wife of Michael Courtemay (Courtenay) Bernard, who is domiciled in Canada and residing at the city of Chomedey, in the province of Quebec, has by her petition alleged that they were married on the twenty-fourth day of February, A.D. 1941, at the city of Pointe Claire, in the said province of Quebec, she then being Gladys Beatrice Wooland; and whereas by her petition she has praved that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 762.

A Resolution for the relief of Ingrid Lucy Kliem Raymond.

[Adopted 17th March, 1965.]

WHEREAS Ingrid Lucy Kliem Raymond, residing at the city of Montreal, in the province of Quebec, wife of Ralph Errol Raymond, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the sixteenth day of July, A.D. 1955, at the said city, she then being Ingrid Lucy Kliem; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 763.

A Resolution for the relief of Ann Viola Woodward Anderson.

[Adopted 17th March, 1965.]

WHEREAS Ann Viola Woodward Anderson, residing at the city of Montreal, in the province of Quebec, wife of John Overy Anderson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of June, A.D. 1945, at the town of Digby, in the province of Nova Scotia, she then being Ann Viola Woodward; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 764.

A Resolution for the relief of Teresa Di Nardo Beliveau.

[Adopted 17th March, 1965.]

WHEREAS Teresa Di Nardo Beliveau, residing at the city of Montreal, in the province of Quebec, wife of Joseph Roland Beliveau, who is domiciled in Canada and residing at Ste. Dorothee, in the said province, has by her petition alleged that they were married on the eighteenth day of June, A.D. 1932, at the said city of Montreal, she then being Teresa Di Nardo; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 765.

A Resolution for the relief of Dorothy Silverstein Segal.

[Adopted 17th March, 1965.]

W HEREAS Dorothy Silverstein Segal, residing at the city of Montreal, in the province of Quebec, wife of Max Segal, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1946, at the said city, she then being Dorothy Silverstein; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-49

THE SENATE OF CANADA

RESOLUTION 766.

A Resolution for the relief of Marion Marguerite Duncan Hesler.

[Adopted 17th March, 1965.]

WHEREAS Marion Marguerite Duncan Hesler, residing at the city of St. Laurent, in the province of Quebec, wife of Jeffrey (Geoffrey) John Hesler, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of April, A.D. 1950, at the said city of Montreal, she then being Marion Marguerite Duncan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 767.

A Resolution for the relief of Joseph Mabo.

[Adopted 17th March, 1965.]

WHEREAS Joseph Mabo, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Elizabeth Miriam Allen Mabo, has by his petition alleged that they were married on the twentyseventh day of May, A.D. 1956, at Revere, in the state of Massachusetts, one of the United States of America, she then being Elizabeth Miriam Allen; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-491

THE SENATE OF CANADA

RESOLUTION 768.

A Resolution for the relief of Marga Pfrommer Blattner.

[Adopted 17th March, 1965.]

WHEREAS Marga Pfrommer Blattner, residing at the city of Chomedey, in the province of Quebec, wife of Gunther Blattner, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twelfth day of February, A.D. 1955, at the city of Toronto, in the province of Ontario, she then being Marga Pfrommer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 769.

A Resolution for the relief of Christiane Herregods Le Maire.

[Adopted 17th March, 1965.]

W HEREAS Christiane Herregods Le Maire, residing at the town of Laprairie, in the province of Quebec, wife of Guy Le Maire, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-seventh day of August, A.D. 1960, at the town of Candiac, in the said province, she then being Christiane Herregods; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 770.

A Resolution for the relief of Donald William Morrow.

[Adopted 17th March, 1965.]

WHEREAS Donald William Morrow, who is domiciled in Canada and residing at the city of St. Pierre, in the province of Quebec, husband of Dureen Ione Aulis Stickles Morrow, has by his petition alleged that they were married on the seventh day of October, A.D. 1948, at the city of Sherbrooke, in the said province, she then being Dureen Ione Aulis Stickles; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 771.

A Resolution for the relief of Mortimer Joseph Garelick.

[Adopted 17th March, 1965.]

WHEREAS Mortimer Joseph Garelick, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ruth Monik Lise Roy Garelick, has by his petition alleged that they were married on the tenth day of February, A.D. 1962, at the city of Westmount, in the said province, she then being Ruth Monik Lise Roy; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 772.

A Resolution for the relief of Ruth Cohen Richer.

[Adopted 17th March, 1965.]

WHEREAS Ruth Cohen Richer, residing at the city of Montreal, in the province of Quebec, wife of Harold Walter Richer, 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. 1948, at the said city, she then being Ruth Cohen; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 773.

A Resolution for the relief of Karol Frank Bisok.

[Adopted 17th March, 1965.]

WHEREAS Karol Frank Bisok, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Margit (Margaret) Kecskes Bisok, has by his petition alleged that they were married on the twentyninth day of August, A.D. 1958, at the said city, she then being Margit (Margaret) Kecskes; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-50

THE SENATE OF CANADA

RESOLUTION 774.

A Resolution for the relief of Johanna Geertruida Maria Emons Blom.

[Adopted 17th March, 1965.]

WHEREAS Johanna Geertruida Maria Emons Blom, residing at Dollard des Ormeaux, in the province of Quebec, wife of John Anthony Blom, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the thirteenth day of November, A.D. 1946, at The Hague, The Netherlands, she then being Johanna Geertruida Maria Emons; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 775.

A Resolution for the relief of Charlotte Picard Ratcliffe.

[Adopted 17th March, 1965.]

WHEREAS Charlotte Picard Ratcliffe, residing at the city of Montreal, in the province of Quebec, wife of William Ratcliffe, 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 September, A.D. 1955, at the said city, she then being Charlotte Picard; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $50\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 776.

A Resolution for the relief of Charles Wall.

[Adopted 17th March, 1965.]

WHEREAS Charles Wall, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Sandra Eaglesham Wall, has by his petition alleged that they were married on the twelfth day of February, A.D. 1955, at the city of Verdun, in the said province, she then being Sandra Eaglesham; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 777.

A Resolution for the relief of Oakland John George Rennie.

[Adopted 17th March, 1965.]

WHEREAS Oakland John George Rennie, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Alena May Jackson Rennie, has by his petition alleged that they were married on the twelfth day of May, A.D. 1945, at Franklin Centre, in the said province, she then being Alena May Jackson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 778.

A Resolution for the relief of Maria Teresa Bonaccorsi Prioreschi.

[Adopted 17th March, 1965.]

WHEREAS Maria Teresa Bonaccorsi Prioreschi, residing at the city of Outremont, in the province of Quebec, wife of Plinio Aristide Icilio Prioreschi, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the eleventh day of February, A.D. 1954, at Pavia, Italy, she then being Maria Teresa Bonaccorsi; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 779.

A Resolution for the relief of Gertrude Elizabeth Manning Saunderson.

[Adopted 17th March, 1965.]

WHEREAS Gertrude Elizabeth Manning Saunderson, residing at the city of Montreal, in the province of Quebec, wife of Thomas Clifford Warden Saunderson, who is domiciled in Canada and residing at the town of Beaconsfield, in the said province, has by her petition alleged that they were married on the sixteenth day of October, A.D. 1937, at the city of Westmount, in the said province, she then being Gertrude Elizabeth Manning; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 780.

A Resolution for the relief of Mirjam Sole Batasonsky.

[Adopted 17th March, 1965.]

WHEREAS Mirjam Sole Batasonsky, residing at the city of Montreal, in the province of Quebec, wife of Casimir Batasonsky, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-fourth day of April, A.D. 1952, at the city of Bucharest, in the Roumanian People's Republic, she then being Mirjam Sole; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 781.

A Resolution for the relief of Gilles McNicoll.

[Adopted 17th March, 1965.]

WHEREAS Gilles McNicoll, who is domiciled in Canada and residing at the city of Ste. Foy, in the province of Quebec, husband of Lucille LaRue McNicoll, has by his petition alleged that they were married on the twentieth day of May, A.D. 1950, at the city of Quebec, in the said province, she then being Lucille LaRue; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 782.

A Resolution for the relief of Sidney Cutler.

[Adopted 17th March, 1965.]

WHEREAS Sidney Cutler, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lila Weinstein Cutler, has by his petition alleged that they were married on the seventh day of June, A.D. 1959, at the said city, she then being Lila Weinstein; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 783.

A Resolution for the relief of George Johann Kreuzer.

[Adopted 17th March, 1965.]

WHEREAS George Johann Kreuzer, who is domiciled in Canada and residing at the city of Pierrefonds, in the province of Quebec, husband of Margaret (Margarite) Pelka Kreuzer, has by his petition alleged that they were married on the thirty-first day of March, A.D. 1958, at Willowdale, in the province of Ontario, she then being Margaret (Margarite) Pelka; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 784.

A Resolution for the relief of Susan Furth Muller.

[Adopted 17th March, 1965.]

WHEREAS Susan Furth Muller, residing at the city of Montreal, in the province of Quebec, wife of Georges Muller, 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 October, A.D. 1961, at the city of Outremont, in the said province, she then being Susan Furth; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 785.

A Resolution for the relief of Colette Verreault Vaillancourt.

[Adopted 17th March, 1965.]

WHEREAS Colette Verreault Vaillancourt, residing at the city of Chomedey, in the province of Quebec, wife of Roland Vaillancourt, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-ninth day of August, A.D. 1938, at the said city of Montreal, she then being Colette Verreault; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 786.

A Resolution for the relief of Dorothy (Dorothee) Begin Desjardins.

[Adopted 17th March, 1965.]

WHEREAS Dorothy (Dorothee) Begin Desjardins, residing at the city of Montreal, in the province of Quebec, wife of Roland (Rolland) Desjardins, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of January, A.D. 1964, at the said city, she then being Dorothy (Dorothee) Begin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 787.

A Resolution for the relief of Marcel Braitstein.

[Adopted 17th March, 1965.]

WHEREAS Marcel Braitstein, who is domiciled in Canada and residing at the city of Duvernay, in the province of Quebec, husband of Deidra Ryshpan Braitstein, has by his petition alleged that they were married on the fourteenth day of February, A.D. 1957, at the city of Outremont, in the said province, she then being Deidra Ryshpan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 788.

A Resolution for the relief of Doris Fern Long Chapman, otherwise known as Doris Fern Long Kenny.

[Adopted 17th March, 1965.]

WHEREAS Doris Fern Long Chapman, otherwise known as Doris Fern Long Kenny, residing at the city of Montreal, in the province of Quebec, wife of William Henry Chapman, otherwise known as Daniel William Kenny, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the second day of April, A.D. 1927, at the said city, she then being Doris Fern Long; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 789.

A Resolution for the relief of Marie Ruth Ernestine DesRosiers Frye.

[Adopted 17th March, 1965].

WHEREAS Marie Ruth Ernestine DesRosiers Frye, residing at the city of Montreal, in the province of Quebec, wife of Harold Frye, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirtieth day of August, A.D. 1952, at the city of Westmount, in the said province, she then being Marie Ruth Ernestine DesRosiers; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 790.

A Resolution for the relief of Sabina Zakrzewska Oboruns.

[Adopted 17th March, 1965.]

WHEREAS Sabina Zakrzewska Oboruns, residing at the city of Montreal, in the province of Quebec, wife of Antons Oboruns, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of February, A.D. 1952, at the said city, she then being Sabina Zakrzewska; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 791.

A Resolution for the relief of Oscar Ernest Mauskopf.

[Adopted 17th March, 1965.]

WHEREAS Oscar Ernest Mauskopf, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Hanica Cohn Mauskopf, has by his petition alleged that they were married on the thirty-first day of October, A.D. 1954, at the said city, she then being Hanica Cohn; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 792.

A Resolution for the relief of Veronica Dunski Gorman.

[Adopted 17th March, 1965.]

WHEREAS Veronica Dunski Gorman, residing at the city of Montreal, in the province of Quebec, wife of Edward Ronald Gorman, 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 November, A.D. 1957, at the said city, she then being Veronica Dunski; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 793.

A Resolution for the relief of Louis Georges Grenier.

[Adopted 17th March, 1965.]

WHEREAS Louis Georges Grenier, who is domiciled in Canada, and residing at the city of Montreal, in the province of Quebec, husband of Nicole Lamoureux Grenier, has by his petition alleged that they were married on the fifth day of February, A.D. 1955, at the said city, she then being Nicole Lamoureux; and whereas by his petition he has prayed that, on the gound of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 794.

A Resolution for the relief of Gladys Mary Watmore Corey.

[Adopted 17th March, 1965.]

WHEREAS Gladys Mary Watmore Corey, residing at the town of Greenfield Park, in the province of Quebec, wife of Royce Clair Corey, who is domiciled in Canada and residing at the town of Bedford, in the said province, has by her petition alleged that they were married on the twentyfourth day of November, A.D. 1950, at the said town of Greenfield Park, she then being Gladys Mary Watmore; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 795.

A Resolution for the relief of Virginia Isabel Baker Douglas.

[Adopted 17th March, 1965.]

WHEREAS Virginia Isabel Baker Douglas, residing at the town of Beaconsfield, in the province of Quebec, wife of William James Murray Douglas, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the fifteenth day of May, A.D. 1948, at the city of Kingston, in the province of Ontario, she then being Virginia Isabel Baker; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 796.

A Resolution for the relief of Alice Drover Gray.

[Adopted 17th March, 1965.]

WHEREAS Alice Drover Gray, residing at the city of St. Laurent, in the province of Quebec, wife of Robert Joseph Henry Gray, who is domiciled in Canada and residing at Hudson, in the said province, has by her petition alleged that they were married on the twenty-sixth day of April, A.D. 1947, at the city of Montreal, in the said province, she then being Alice Drover; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 797.

A Resolution for the relief of Roland Joseph Fernand Paquette.

[Adopted 17th March, 1965.]

WHEREAS Roland Joseph Fernand Paquette, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marion Elizabeth Theresa Ackerson Paquette, has by his petition alleged that they were married on the seventh day of November, A.D. 1953, at the said city, she then being Marion Elizabeth Theresa Ackerson; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-51

THE SENATE OF CANADA

RESOLUTION 798.

A Resolution for the relief of Beverly Ann Widgington O'Connor.

[Adopted 17th March, 1965.]

W HEREAS Beverly Ann Widgington O'Connor, residing at the city of Montreal, in the province of Quebec, wife of Gerald Richard O'Connor, 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 August, A.D. 1958, at the town of Montreal West, in the said province, she then being Beverly Ann Widgington; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 799.

A Resolution for the relief of Juliana Zichy Penney.

[Adopted 17th March, 1965.]

WHEREAS Juliana Zichy Penney, residing at the city of Montreal, in the province of Quebec, wife of Rodney Rosslyn Penney, 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. 1948, at Graz, Austria, she then being Juliana Zichy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART 11-511

THE SENATE OF CANADA

RESOLUTION 800.

A Resolution for the relief of Marie Germaine (Ruth) Nicole Morency Yarosky.

[Adopted 17th March, 1965.]

WHEREAS Marie Germaine (Ruth) Nicole Morency Yarosky, residing at the city of Montreal, in the province of Quebec, wife of Melvin Yarosky, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of June, A.D. 1962, at the city of Westmount, in the said province, she then being Marie Germaine (Ruth) Nicole Morency; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 801.

A Resolution for the relief of Bernard Charles Thillave.

[Adopted 17th March, 1965.]

WHEREAS Bernard Charles Thillaye, who is domiciled in Canada and residing at Kingsmere, in the province of Quebec, husband of Fritze Heisel Thillaye, has by his petition alleged that they were married on the twentysecond day of February, A.D. 1947, at Kensington, in the county of Middlesex, England, she then being Fritze Heisel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 802.

A Resolution for the relief of Douglas Norman Seaban.

[Adopted 17th March, 1965.]

WHEREAS Douglas Norman Seaban, who is domiciled in Canada and residing at Two Mountains, in the province of Quebec, husband of Ina Lillian Lace Seaban, has by his petition alleged that they were married on the twelfth day of November, A.D. 1940, at the city of Montreal, in the said province, she then being Ina Lillian Lace; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 803.

A Resolution for the relief of Michael Zajdel.

[Adopted 17th March, 1965.]

WHEREAS Michael Zajdel, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Yetta Alice Torontour Zajdel, has by his petition alleged that they were married on the nineteenth day of February, A.D. 1955, at the said city, she then being Yetta Alice Torontour; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 804.

A Resolution for the relief of Bernice Ann Meikle Walters.

[Adopted 17th March, 1965.]

WHEREAS Bernice Ann Meikle Walters, residing at the city of Verdun, in the province of Quebec, wife of Robert Alfred Walters, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the seventeenth day of February, A.D. 1956, at the said city, she then being Bernice Ann Meikle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES Act and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 805.

A Resolution for the relief of Gwendoline Vining Blott Paxton.

[Adopted 17th March, 1965.]

WHEREAS Gwendoline Vining Blott Paxton, residing at the city of Pointe Claire, in the province of Quebec, wife of Alexander Muir Paxton, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the second day of August, A.D. 1952, at Epsom, in the county of Surrey, England, she then being Gwendoline Vining Blott; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-52

THE SENATE OF CANADA

RESOLUTION 806.

A Resolution for the relief of Madeline Edith L'Ecuyer Burdon.

[Adopted 17th March, 1965.]

WHEREAS Madeline Edith L'Ecuyer Burdon, residing at the city of Calgary, in the province of Alberta, wife of John Stewart Burdon, who is domiciled in Canada and residing at the town of Lery, in the province of Quebec, has by her petition alleged that they were married on the twenty-third day of March, A.D. 1961, at the town of Chateauguay, in the said province of Quebec, she then being Madeline Edith L'Ecuyer; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 807.

A Resolution for the relief of Robert David Elder.

[Adopted 17th March, 1965.]

WHEREAS Robert David Elder, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Arlette Landry Elder, has by his petition alleged that they were married on the eleventh day of January, A.D. 1958, at the city of Thetford Mines, in the said province, she then being Arlette Landry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $52\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 808.

A Resolution for the relief of Gisela Elizabeth Eichmann Bragard.

[Adopted 17th March, 1965.]

WHEREAS Gisela Elizabeth Eichmann Bragard, residing wife of Horst Wolfgang Bragard, 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 sixteenth day of April, A.D. 1955, at the city of Ottawa, in the said province of Ontario, she then being Gisela Elizabeth Eichmann; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 809.

A Resolution for the relief of Kathleen Linda Maslin Dutton.

[Adopted 17th March, 1965.]

WHEREAS Kathleen Linda Maslin Dutton, residing at the city of Lachine, in the province of Quebec, wife of Lawrence Albert Dutton, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the eleventh day of August, A.D. 1962, at the town of Lachute, in the said province, she then being Kathleen Linda Maslin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 810.

A Resolution for the relief of Joseph Lorenzo Lucien Matte.

[Adopted 1st April, 1965.]

WHEREAS Joseph Lorenzo Lucien Matte, who is domiciled in Canada and residing at the city of Ste. Therese de Blainville, in the province of Quebec, husband of Ellen Bertha Walker Matte, has by his petition alleged that they were married on the twenty-eighth day of August, A.D. 1944, at the city of Windsor, in the province of Ontario, she then being Ellen Bertha Walker; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 811.

A Resolution for the relief of Joel Rozenblat.

[Adopted 1st April, 1965.]

WHEREAS Joel Rozenblat, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Ludmila Lozowska Rozenblat, has by his petition alleged that they were married on the sixth day of October, A.D. 1945, at Nowosybirsk, Russia, she then being Ludmila Lozowska; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 812.

A Resolution for the relief of Roger Simonneau.

[Adopted 1st April, 1965.]

WHEREAS Roger Simonneau, who is domiciled in Canada and residing at the city of Jacques Cartier, in the province of Quebec, husband of Joyce Mary Alice McLachlan Simonneau, has by his petition alleged that they were married on the eleventh day of July, A.D. 1953, at the city of Magog, in the said province, she then being Joyce Mary Alice McLachlan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 813.

A Resolution for the relief of Myra Belle Feingold Ryerson.

[Adopted 1st April, 1965.]

WHEREAS Myra Belle Feingold Ryerson, residing at the city of Montreal, in the province of Quebec, wife of Andre Ryerson, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the ninth day of June, A.D. 1962, at the city of Westmount, in the said province, she then being Myra Belle Feingold; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSO-LUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 814.

A Resolution for the relief of Jean Gerin-Lajoie.

[Adopted 1st April, 1965.]

WHEREAS Jean Gerin-Lajoie, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Nicole Baillargeon Gerin-Lajoie, has by his petition alleged that they were married on the twenty-ninth day of August, A.D. 1953, at the city of Outremont, in the said province, she then being Nicole Baillargeon; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 815.

A Resolution for the relief of Denis Sproule Flack.

[Adopted 1st April, 1965.]

WHEREAS Denis Sproule Flack, who is domiciled in Canada and residing at the city of St. Laurent, in the province of Quebec, husband of Cynthia Kathleen Margaret Harley Flack, has by his petition alleged that they were married on the ninth day of September, A.D. 1961, at the city of Toronto, in the province of Ontario, she then being Cynthia Kathleen Margaret Harley; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 816.

A Resolution for the relief of Jacqueline de Muinck Comijs, otherwise known as Jacqueline de Muinck Comys.

[Adopted 1st April, 1965.]

WHEREAS Jacqueline de Muinck Comijs, otherwise known as Jacqueline de Muinck Comys, residing at the city of Montreal, in the province of Quebec, wife of Joris Willem Herman Comijs, otherwise known as Joris Willem Herman Comys, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-second day of September, A.D. 1956, at the town of Hampstead, in the said province, she then being Jacqueline de Muinck; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 817.

A Resolution for the relief of William Thomas Lucas Butcher.

[Adopted 1st April, 1965.]

WHEREAS William Thomas Lucas Butcher, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Virginia Mae Wigle Butcher, has by his petition alleged that they were married on the fourteenth day of November, A.D. 1955, at the city of London, in the province of Ontario, she then being Virginia Mae Wigle; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 818.

A Resolution for the relief of Joseph Wenceslas Adrien Gagnon.

[Adopted 1st April, 1965.]

WHEREAS Joseph Wenceslas Adrien Gagnon, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Marguerite Fleurette Magnan Gagnon, has by his petition alleged that they were married on the eighteenth day of March, A.D. 1950, at the said city, she then being Marie Marguerite Fleurette Magnan; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 819.

A Resolution for the relief of Jean Lionel Saumur.

[Adopted 1st April, 1965.]

WHEREAS Jean Lionel Saumur, who is domiciled in Canada and residing at the town of Aylmer, in the province of Quebec, husband of Marguerite Gaetane Grenier Saumur, has by his petition alleged that they were married on the third day of September, A.D. 1951, at the said town, she then being Marguerite Gaetane Grenier; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 820.

A Resolution for the relief of Lucile Gouin Bureau.

[Adopted 1st April, 1965.]

WHEREAS Lucile Gouin Bureau, residing at the city of Montreal, in the province of Quebec, wife of Jacques Edouard Bureau, who is domiciled in Canada and residing at the town of Baie d'Urfe, in the said province, has by her petition alleged that they were married on the twentysecond day of July, A.D. 1950, at the city of Three Rivers, in the said province, she then being Lucile Gouin; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 821.

A Resolution for the relief of Marie Jacqueline Madeleine Pominville Lepine.

[Adopted 1st April, 1965.]

WHEREAS Marie Jacqueline Madeleine Pominville Lepine, residing at the city of Montreal, in the province of Quebec, wife of Maurice Lepine, 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 October, A.D. 1956, at the said city, she then being Marie Jacqueline Madeleine Pominville; and whereas by her petition she has prayed that, on the ground of his failure to consummate the said marriage, their marriage be annulled; and whereas the said marriage and the said failure to consummate have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be annulled and thenceforth shall be null and void to all intents and purposes whatsoever.

> ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 822.

A Resolution for the relief of Neonila (Nila) Latysh Perederyj.

[Adopted 1st April, 1965.]

WHEREAS Neonila (Nila) Latysh Perederyj, residing at the city of Montreal, in the province of Quebec, wife of Iwan Perederyj, 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 September, A.D. 1955, at the said city, she then being Neonila (Nila) Latysh; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 823.

A Resolution for the relief of Doris Leclair Picard.

[Adopted 1st April, 1965.]

WHEREAS Doris Leclair Picard, residing at the city of Verdun, in the province of Quebec, wife of Gerard Picard, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the thirteenth day of August, A.D. 1949, at the city of Montreal, in the said province, she then being Doris Leclair; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 824.

A Resolution for the relief of Henri Paul Gaudreault.

[Adopted 1st April, 1965.]

WHEREAS Henri Paul Gaudreault, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Victoire Jean Gaudreault, has by his petition alleged that they were married on the twenty-seventh day of October, A.D. 1942, at Longue Pointe, in the said province, she then being Victoire Jean; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 825.

A Resolution for the relief of Claire (Mary Clara Ida) Lacoste White.

[Adopted 1st April, 1965.]

WHEREAS Claire (Mary Clara Ida) Lacoste White, residing at the city of Montreal, in the province of Quebec, wife of Bert Jorgensen White, who is domiciled in Canada and residing at Shawbridge, in the said province, has by her petition alleged that they were married on the third day of July, A.D. 1947, at the said city of Montreal, she then being Claire (Mary Clara Ida) Lacoste; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 826.

A Resolution for the relief of Patricia Louise Rodriguez Pichnej.

[Adopted 1st April, 1965.]

WHEREAS Patricia Louise Rodriguez Pichnej, residing at the city of Montreal, in the province of Quebec, wife of Adam Pichnej, who is domiciled in Canada and residing at the city of Dorval, in the said province, has by her petition alleged that they were married on the twentieth day of January, A.D. 1945, at the said city of Montreal, she then being Patricia Louise Rodriguez; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 827.

A Resolution for the relief of Irene Janet Charlotte Haverland Parkinson.

[Adopted 1st April, 1965.]

WHEREAS Irene Janet Charlotte Haverland Parkinson, residing at the city of Dorval, in the province of Quebec, wife of Clifford Edward Parkinson, who is domiciled in Canada and residing at the city of Lachine, in the said province, has by her petition alleged that they were married on the twelfth day of September, A.D. 1953, at the said city of Dorval, she then being Irene Janet Charlotte Haverland; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 828.

A Resolution for the relief of Marie Marguerite Suzanne Desormeaux Barbeau.

[Adopted 1st April, 1965.]

WHEREAS Marie Marguerite Suzanne Desormeaux Barbeau, residing at the city of Montreal, in the province of Quebec, wife of Joseph Hector Bernard Barbeau, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twentyeighth day of April, A.D. 1951, at the said city, she then being Marie Marguerite Suzanne Desormeaux; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 829.

A Resolution for the relief of Vilma Kirby Morris.

[Adopted 1st April, 1965.]

WHEREAS Vilma Kirby Morris, residing at the city of Verdun, in the province of Quebec, wife of Albert Reginald Morris, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twentysecond day of March, A.D. 1958, at the said city of Verdun, she then being Vilma Kirby; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-53

THE SENATE OF CANADA

RESOLUTION 830.

A Resolution for the relief of Margaret McGlinchy Ehrensperger.

[Adopted 1st April, 1965.]

WHEREAS Margaret McGlinchy Ehrensperger, residing at the town of Greenfield Park, in the province of Quebec, wife of Paul Ehrensperger, who is domiciled in Canada and residing at the city of Lafleche, in the said province, has by her petition alleged that they were married on the thirtieth day of September, A.D. 1961, at the said town of Greenfield Park, she then being Margaret McGlinchy; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 831.

A Resolution for the relief of Enevio Noce.

[Adopted 1st April, 1965.]

WHEREAS Enevio Noce, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Teresa Lambiase Noce, has by his petition alleged that they were married on the seventh day of October, A.D. 1945, at Galluccio, province of Caserta, Italy, she then being Teresa Lambiase; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $53\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 832.

A Resolution for the relief of Agnes Zmroczek Stanczykowski.

[Adopted 1st April, 1965.]

WHEREAS Agnes Zmroczek Stanczykowski, residing at the city of Montreal, in the province of Quebec, wife of Casimir George Stanczykowski, 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 May, A.D. 1948, at the said city, she then being Agnes Zmroczek; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 833.

A Resolution for the relief of Therese Marie Pauline Weber Watson.

[Adopted 1st April, 1965.]

WHEREAS Therese Marie Pauline Weber Watson, residing at the city of St. Laurent, in the province of Quebec, wife of Thomas Arthur Watson, who is domiciled in Canada and residing at the city of Montreal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of November, A.D. 1955, at the said city of Montreal, she then being Therese Marie Pauline Weber; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 834.

A Resolution for the relief of Armand (Armando) Ronco.

[Adopted 1st April, 1965.]

WHEREAS Armand (Armando) Ronco, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Louise Beaudry Ronco, has by his petition alleged that they were married on the third day of August, A.D. 1957, at the said city, she then being Louise Beaudry; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 835.

A Resolution for the relief of Cecile Hammond Sara.

[Adopted 1st April, 1965.]

WHEREAS Cecile Hammond Sara, residing at the city of Montreal, in the province of Quebec, wife of Richard Sara, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twenty-first day of May, A.D. 1960, at the said city, she then being Cecile Hammond; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 836.

A Resolution for the relief of Ralph Bryan Thomson.

[Adopted 1st April, 1965.]

WHEREAS Ralph Bryan Thomson, who is domiciled in Canada and residing at Otterburn Park, in the province of Quebec, husband of Suzanne Martel Thomson, has by his petition alleged that they were married on the eighth day of July, A.D. 1961, at the said Otterburn Park, she then being Suzanne Martel; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 837.

A Resolution for the relief of Dorothy Jean Abbott Ferrabee.

[Adopted 1st April, 1965.]

WHEREAS Dorothy Jean Abbott Ferrabee, residing at the city of Montreal, in the province of Quebec, wife of Henry Gilbert Ferrabee, who is domiciled in Canada and residing at the town of Mount Royal, in the said province, has by her petition alleged that they were married on the twenty-fifth day of June, A.D. 1940, at the said city of Montreal, she then being Dorothy Jean Abbott; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND AN-NULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II-54

THE SENATE OF CANADA

RESOLUTION 838.

A Resolution for the relief of Clara Elizabeth Duncan Garrow.

[Adopted 1st April, 1965.]

WHEREAS Clara Elizabeth Duncan Garrow, residing at the city of Montreal, in the province of Quebec, wife of Charles Donald Langton Garrow, who is domiciled in Canada and residing at St. Hilaire, in the said province, has by her petition alleged that they were married on the second day of June, A.D. 1945, at the city of Lachine, in the said province, she then being Clara Elizabeth Duncan; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 839.

A Resolution for the relief of Leslie Leonard Dunn.

[Adopted 1st April, 1965.]

WHEREAS Leslie Leonard Dunn, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Lillian Gloria King Dunn, has by his petition alleged that they were married on the twenty-ninth day of July, A.D. 1950, at the said city, she then being Lillian Gloria King; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

PART II— $54\frac{1}{2}$

THE SENATE OF CANADA

RESOLUTION 840.

A Resolution for the relief of Dorothy Grace Arnold Penczak.

[Adopted 1st April, 1965.]

WHEREAS Dorothy Grace Arnold Penczak, residing at the city of Verdun, in the province of Quebec, wife of Alexander John Penczak, who is domiciled in Canada and residing at the town of Greenfield Park, in the said province, has by her petition alleged that they were married on the fifteenth day of March, A.D. 1944, at the city of Montreal, in the said province, she then being Dorothy Grace Arnold; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 841.

A Resolution for the relief of Mariette Labelle Gauthier dit Marechal.

[Adopted 1st April, 1965.]

W HEREAS Mariette Labelle Gauthier dit Marechal, residing at the city of Montreal, in the province of Quebec, wife of Raoul Gauthier dit Marechal, who is domiciled in Canada and residing at St. Barthelemy, in the said province, has by her petition alleged that they were married on the fifteenth day of June, A.D. 1957, at the said city of Montreal, she then being Mariette Labelle; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 842.

A Resolution for the relief of Peter Doukas.

[Adopted 1st April, 1965.]

WHEREAS Peter Doukas, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Theodora Psyhogios Doukas, has by his petition alleged that they were married on the twenty-sixth day of September, A.D. 1959, at the said city, she then being Theodora Psyhogios; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 843.

A Resolution for the relief of John Maloney.

[Adopted 1st April, 1965.]

WHEREAS John Maloney, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Micheline Labonne Maloney, has by his petition alleged that they were married on the fourth day of October, A.D. 1958, at the town of Shawinigan South, in the said province, she then being Micheline Labonne; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 844.

A Resolution for the relief of Esther Titleman Caplan.

[Adopted 1st April, 1965.]

WHEREAS Esther Titleman Caplan, residing at the city of Montreal, in the province of Quebec, wife of Samuel Gordon Caplan, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the eighteenth day of March, A.D. 1956, at the said city of Montreal, she then being Esther Titleman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 845.

A Resolution for the relief of Lucille Amiko Furuya Hartnell.

[Adopted 1st April, 1965.]

WHEREAS Lucille Amiko Furuya Hartnell, residing at the city of Montreal, in the province of Quebec, wife of Harold James Hartnell, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the nineteenth day of September, A.D. 1961, at the said city, she then being Lucille Amiko Furuya; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 846.

A Resolution for the relief of Ann Campbell Elder Grimsdale.

[Adopted 1st April, 1965.]

WHEREAS ANN Campbell Elder Grimsdale, residing at the city of Dorval, in the province of Quebec, wife of Kenneth William Grimsdale, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the seventh day of June, A.D. 1941, at the city of Westmount, in the said province, she then being Ann Campbell Elder; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 847.

A Resolution for the relief of Matteo Della Malva.

[Adopted 1st April, 1965.]

WHEREAS Matteo Della Malva, who is domiciled in Canada and residing at the city of Verdun, in the province of Quebec, husband of Doris Isabell Ashley Della Malva, has by his petition alleged that they were married on the twentieth day of July, A.D. 1940, at the city of Montreal, in the said province, she then being Doris Isabell Ashley; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 848.

A Resolution for the relief of Alan Armour.

[Adopted 1st April, 1965.]

WHEREAS Alan Armour, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Helen Auld Lochhead Armour, has by his petition alleged that they were married on the seventh day of June, A.D. 1957, at the city of Toronto, in the province of Ontario, she then being Helen Auld Lochhead; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 849.

A Resolution for the relief of Micheline Cecile Pepe McLeod.

[Adopted 1st April, 1965.]

WHEREAS Micheline Cecile Pepe McLeod, residing at the city of Montreal, in the province of Quebec, wife of William Murdoch McLeod, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the fifth day of September, A.D. 1953, at the said city, she then being Micheline Cecile Pepe; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 850.

A Resolution for the relief of Jocelyn Mary Diana Bampfylde Daniell McCay.

[Adopted 1st April, 1965.]

WHEREAS Jocelyn Mary Diana Bampfylde Daniell McCay, residing at the city of Montreal, in the province of Quebec, wife of James Tackaberry McCay, 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 December, A.D. 1944, at the city of Nanaimo, in the province of British Columbia, she then being Jocelyn Mary Diana Bampfylde Daniell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 851.

A Resolution for the relief of Jean H. Deslauriers.

[Adopted 1st April, 1965.]

WHEREAS Jean H. Deslauriers, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marielle Lemieux Deslauriers, has by his petition alleged that they were married on the eighth day of June, A.D. 1946, at the city of Outremont, in the said province, she then being Marielle Lemieux; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MAR-RIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 852.

A Resolution for the relief of Carole Grace Kathleen Campbell Vassilieff, otherwise known as Carole Grace Kathleen Campbell Vance.

[Adopted 1st April, 1965.]

WHEREAS Carole Grace Kathleen Campbell Vassilieff, otherwise known as Carole Grace Kathleen Campbell Vance, residing at the city of Montreal, in the province of Quebec, wife of William Vassilieff, otherwise known as William Vance, who is domiciled in Canada and residing at St. Basile le Grand, in the said province, has by her petition alleged that they were married on the nineteenth day of November, A.D. 1955, at the said city of Montreal, she then being Carole Grace Kathleen Campbell; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the Dissolution and Annul-MENT OF MARRIAGES ACT and subject to section 2 thereof. resolves as follows:-

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 853.

A Resolution for the relief of Fannie Hartman Shulman.

[Adopted 1st April, 1965.]

WHEREAS Fannie Hartman Shulman, residing at the city of Montreal, in the province of Quebec, wife of Alex Shulman, who is domiciled in Canada and residing at the city of LaSalle, in the said province, has by her petition alleged that they were married on the tenth day of May, A.D. 1936, at the said city of Montreal, she then being Fannie Hartman; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 854.

A Resolution for the relief of Doris Marie Sanford Seymour.

[Adopted 1st April, 1965.]

WHEREAS Doris Marie Sanford Seymour, residing at the city of Winnipeg, in the province of Manitoba, wife of Lewis Ernest Seymour, who is domiciled in Canada, in the province of Quebec, and temporarily residing at the city of St. James, in the said province of Manitoba, has by her petition alleged that they were married on the thirty-first day of March, A.D. 1956, at Truro, in the province of Nova Scotia, she then being Doris Marie Sanford; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 855.

A Resolution for the relief of Rose Mary Sudds Burnstun.

[Adopted 1st April, 1965.]

WHEREAS Rose Mary Sudds Burnstun, residing at the city of Montreal, in the province of Quebec, wife of Michael Sinnett Burnstun, 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 November, A.D. 1955, at the said city, she then being Rose Mary Sudds; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 856.

A Resolution for the relief of Olga Stefik Auger.

[Adopted 1st April, 1965.]

WHEREAS Olga Stefik Auger, residing at the city of Montreal, in the province of Quebec, wife of James Auger, who is domiciled in Canada and residing at the city of St. Laurent, in the said province, has by her petition alleged that they were married on the twenty-sixth day of December, A.D. 1953, at the said city of Montreal, she then being Olga Stefik; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 857.

A Resolution for the relief of Gilbert Antaya.

[Adopted 1st April, 1965.]

WHEREAS Gilbert Antaya, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Louise Lamarre Antaya, has by his petition alleged that they were married on the nineteenth day of September, A.D. 1953, at the city of Verdun, in the said province, she then being Louise Lamarre; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISSOLUTION AND ANNUL-MENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

THE SENATE OF CANADA

RESOLUTION 858.

A Resolution for the relief of Muriel Douglas McLaren Barr.

[Adopted 1st April, 1965.]

WHEREAS Muriel Douglas McLaren Barr, residing at the city of Montreal, in the province of Quebec, wife of John West Marquand Barr, who is domiciled in Canada and residing at the said city, has by her petition alleged that they were married on the twelfth day of December, A.D. 1942, at the said city, she then being Muriel Douglas McLaren; and whereas by her petition she has prayed that, on the ground of his adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of her petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DISsolution AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

ROGER DUHAMEL, F.R.S.C. QUEEN'S PRINTER AND CONTROLLER OF STATIONERY OTTAWA, 1965

THE SENATE OF CANADA

RESOLUTION 859.

A Resolution for the relief of Robert Toupin

[Adopted 1st April, 1965.]

WHEREAS Robert Toupin, who is domiciled in Canada and residing at the city of Montreal, in the province of Quebec, husband of Marie Louise Yvette Robert Toupin, has by his petition alleged that they were married on the twenty-third day of June, A.D. 1945, at the town of Huntingdon, in the said province, she then being Marie Louise Yvette Robert; and whereas by his petition he has prayed that, on the ground of her adultery since then, their marriage be dissolved; and whereas the said marriage and adultery have been proved by evidence adduced and it is expedient that the prayer of his petition be granted: Therefore the Senate of Canada, pursuant to the provisions of the DIS-SOLUTION AND ANNULMENT OF MARRIAGES ACT and subject to section 2 thereof, resolves as follows:—

1. On the expiration of thirty days from the date of the adoption by the Senate of this resolution, the said marriage shall be dissolved and thenceforth shall be null and void to all intents and purposes whatsoever.

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