C A N A D A DEPARTMENT OF TRADE AND COMMERC'E DOMINION BUREAU OF STATISTICS GENERAL STATISTICS BRANCH

and the state of the

9-013

A case and an arming the

81-D-20

unes services

DIVORCES GRANTED IN CANADA

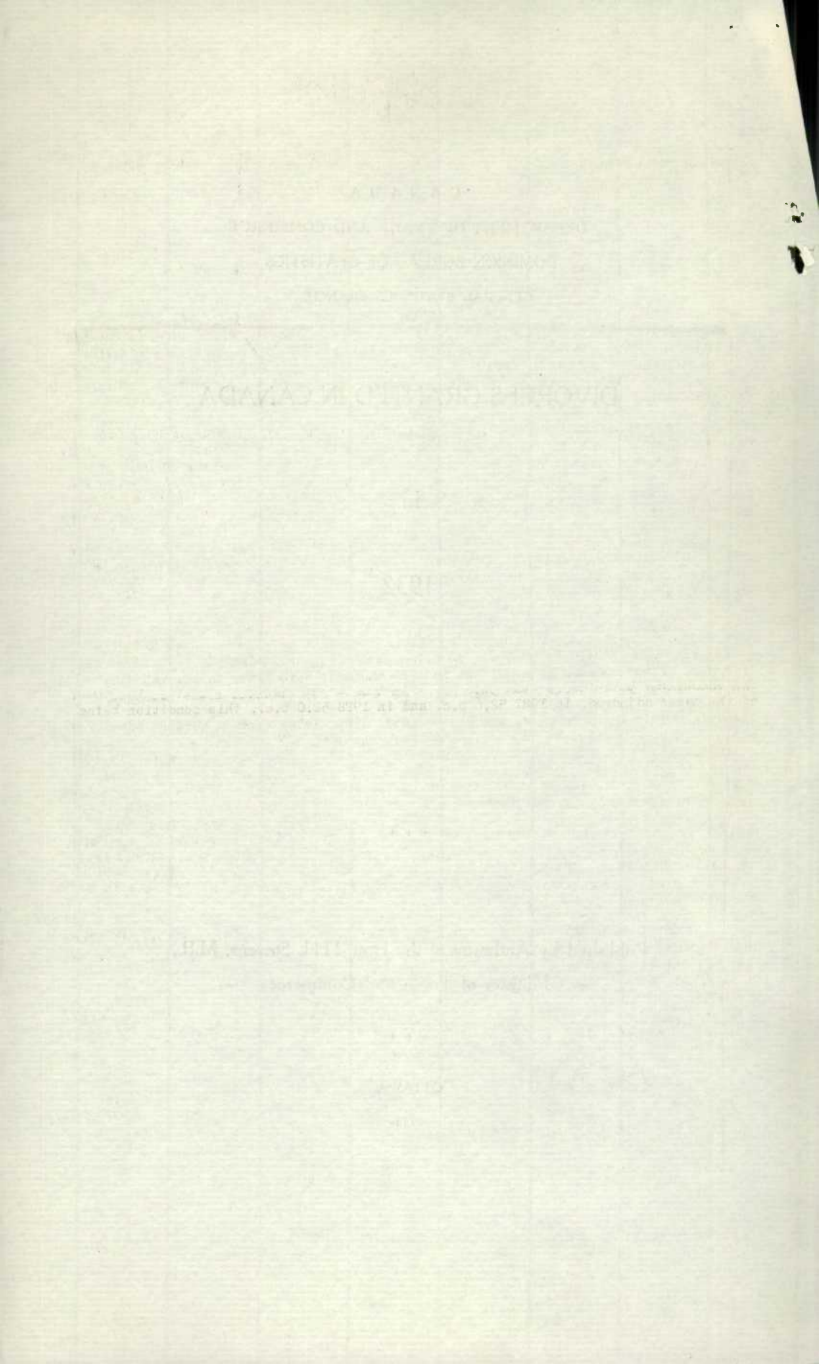
in

1932

Published by Authority of the Hon. H.H. Stevens, M.P., Minister of Trade and Commerce

+ + + OTTAWA

1933



DOMINION BUREAU OF STATISTICS GENERAL STATISTICS BRANCH OTTAWA

Dominion Statistician:	R.	H.	Coats, B.A., F.S.S. (Hon.), F.R.S.C.
Chief, General Statistics Branch:	S.	A .	Cudmore, M.A., F.S.S.

DIVORCES IN CANADA, 1932

(With Supplementary notes on Jurisdiction in Divorce in Canada)

There were 887 divorces granted in Canada in the calendar year 1932, 860 being granted by the courts of seven provinces, while 27 were granted by the Dominion Parliament. These latter have been allotted to provinces according to the domicile of the petitioner, 24 being granted to applicants residing in the province of Quebec and 3 to wives residing in Ontario whose husbands were residents of Quebec. The total of 887 divorces may fairly be compared with 875 in 1930.

As compared with 1931 there was an increase of 203 divorces or 29:7 p.c. Ontario recorded 233 divorces or an increase of 151 over the low figure of 82 in 1931, when the transfer of jurisdiction from the Parliament of Canada to the Supreme Court of Ontario, with the consequent imposition of the usual six months period between the granting of the decree <u>nisi</u> and the decree absolute, brought about a reduction from the figure of 208 divorces in 1930 to 82 in 1931. Other provinces recording increases in 1932 were British Columbia, 37; Manitoba, 20; Saskatchewan, 10; and New Brunswick, 6. Decreases were shown in the following provinces: Quebec, 14; Alberta, 5 and Nova Scotia and Prince Edward Island, one each. Table 1 shows the divorces granted, by provinces, in each of the twenty years from 1913 to 1932. It will be observed that the total of divorces granted in 1932 is the highest on record.

The Sex of Applicants for Divorces.- Up till 1924, Canada's divorce statistics differed from those of most other countries in that they showed that a majority of the divorces granted were at the petition of the husband. In 1924 wives obtained 51.2 p.c. of the decrees granted, but in 1925 husbands were again in the majority of the successful petitioners with 50.6 p.c. In 1926 wives received relief in 52.0 p.c. of the cases adjudged, in 1927 52.6 p.c. and in 1928 52.0 p.c., this condition being possibly due to the passing of the Divorce Act, 1925, which removed certain anomalies which formerly operated to the prejudice of wives. In 1929 and 1930 wives received relief in 53.9 p.c. and 58.4 p.c., respectively, of the cases adjudged, while in 1931 the proportion dropped to 57.7 p.c., rising in 1931 to 58.7 p.c. A comparison of Canadian divorce statistics with those of New Zealand and the United States shows that of the decrees granted in the former country from 1925 to 1930, wives received 55.0, 61.4, 55.0, 52.8, 57.3 and 56.3 p.c., respectively, while figures for the latter country for the six year period from 1926 to 1931 show the decisions granted to wives as being 69.9, 70.5, 71.0, 71.4, 72.3 and 72.8 p.c. of the total respectively. In the United States, the proportion of two divorces granted to wives to one granted to husbands remained fairly constant from 1889 to 1923, but is now being replaced by a higher ratio of about five-sevenths.

Proportion of Divorced Persons in the Population. - At the 1931 census, there were 4,049 divorced males and 3,392 divorced females in the Dominion, or 0.08 p.c. and 0.07 p.c. of each sex respectively, while in 1921 the figures were 3,670 and 3,731 or 0.08 p.c. and 0.09 p.c., respectively. As among the nine provinces, British Columbia showed the highest percentage of divorced persons in the population with 0.24 p.c. of each sex, while Quebec showed the lowest percentage with 0.02 males and 0.03 females. Divorced persons who have subsequently been remarried are, of course, recorded in the census as married.

<u>Remarriage of Divorced Persons.</u> An interesting side light on the divorce question is afforded by the figures of divorced persons who remarried in the years 1926 to 1931, as shown in Table 3. The statistics indicate that the number of divorced persons remarrying is increasing <u>pari passu</u> with the number of divorces. Table 4 shows by provinces the number of divorced persons who remarried, 1927-31.

and a contract of the second o

Sec. C. Martin of Eding

(superior for the sector is real submitted as a sector of the sector

productions according to the according to the traces of the traces whether a set the traces that the traces of the traces of the traces of the states of the traces of the end of the traces of the end of the traces of the

A sectory in 600 is a study of a sectory is 2, 4 if a decomposition of a transmission of a transmission of a sectory is a sectory

1. DIVORCES GRANTED IN CANADA 1913 - 1931

(Final Decrees)

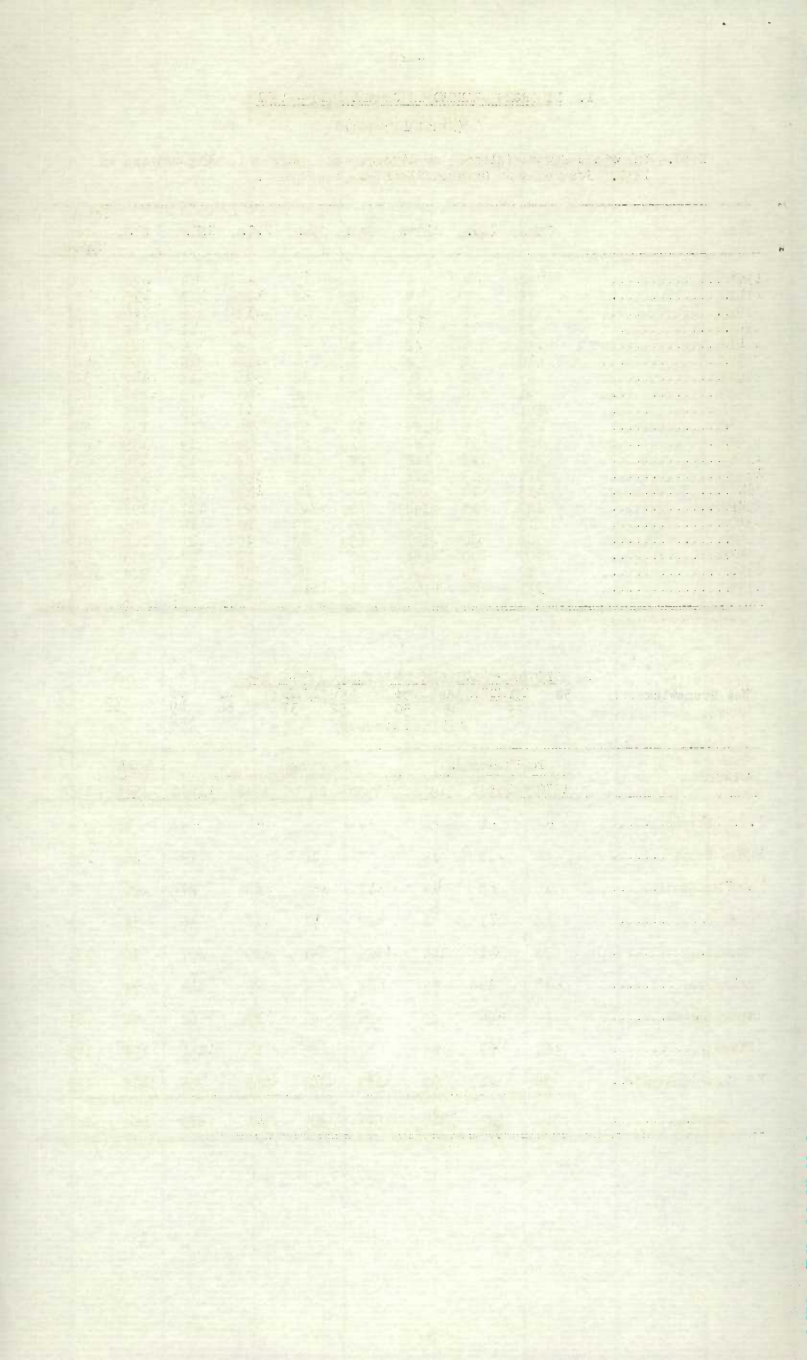
Year	Ont.	Que.	Alta.	Sask.	Man.	N.S.	N.B.	в.с.	Total for Canada
1913. $1914.$ $1915.$ $1915.$ $1916.$ $1917.$ $1918.$ $1919.$ $1919.$ $1920.$ $1921.$ $1922.$ $1923.$ $1924.$ $1925.$ $1926.$ $1927.$ $1928.$ $1929.$ $1930.$ $1931.$ $1932.$	20 18 10 19 91 101 90 105 114 121 113 182 213 208 207 82 233	4 7 3 1 4 2 4 9 9 6 1 13 3 0 3 4 9 9 6 1 13 5 0 0 9 4 3 2	4 4 3 1 2 36 5 4 9 7 10 15 4 8 9 7 10 15 4 8 14 15 4 9	12121136071828059211	6 2 1 2 - 88 42 122 97 122 97 122 97 122 97 102 79 114 94 114	- 10 13 14 8 46 51 52 20 99 80 96 5	4 12 6 11 6 10 13 15 13 12 19 15 12 17 14 27 20 26	20 15 16 18 23 65 147 136 128 138 139 136 150 167 197 203 225 208 245	60 70 53 67 51 11 376 429 544 505 5543 5508 748 5553 5508 7856 875 816 875 684 887

Note.- In Prince Edward Island, one divorce was granted in 1913 and one in 1931. For notes on Ontario divorces, see page 6.

2. <u>DIVORCES GRANTED IN CANADA, 1930 - 1932</u> BY PROVINCES AND SEX OF PLAINTIFF

Provinces	To Husbands:			Te	To Wives:			Total:		
Provinces	1930	1931	1932	1930	1931	1932	1930	1931	1932	
P.E. Island	-	l	-	-	-	-	-	1	-	
Nova Scotia	12	18	19	7	18	16	19	36	35	
New Brunswick	16	8	14	11	12	12	27	20	26	
Quebec	18	7	6	22	31	18	40	38	24	
Ontario	78	41	104	129	41	129	207	82	233	
lanitoba	46	40	39	68	54	75	114	94	114	
Saskatchewan	34	24	28	28	27	33	62	51	61	
Alberta	64	69	66	87	85	83	151	154	149	
British Columbia	96	81	90	159	127	155	255	208	245	
Canada,	364	289	366	511	395	521	875	684	887	

(Final Decrees)



Year	Males	Females		
1926.	484	512		
1927.	586	521		
1928.	749	739		
1929.	756	703		
1930.	759	668		
1931.	669	589		

3. DIVORCED PERSONS REMARRIED, BY SEX, 1926-31

.

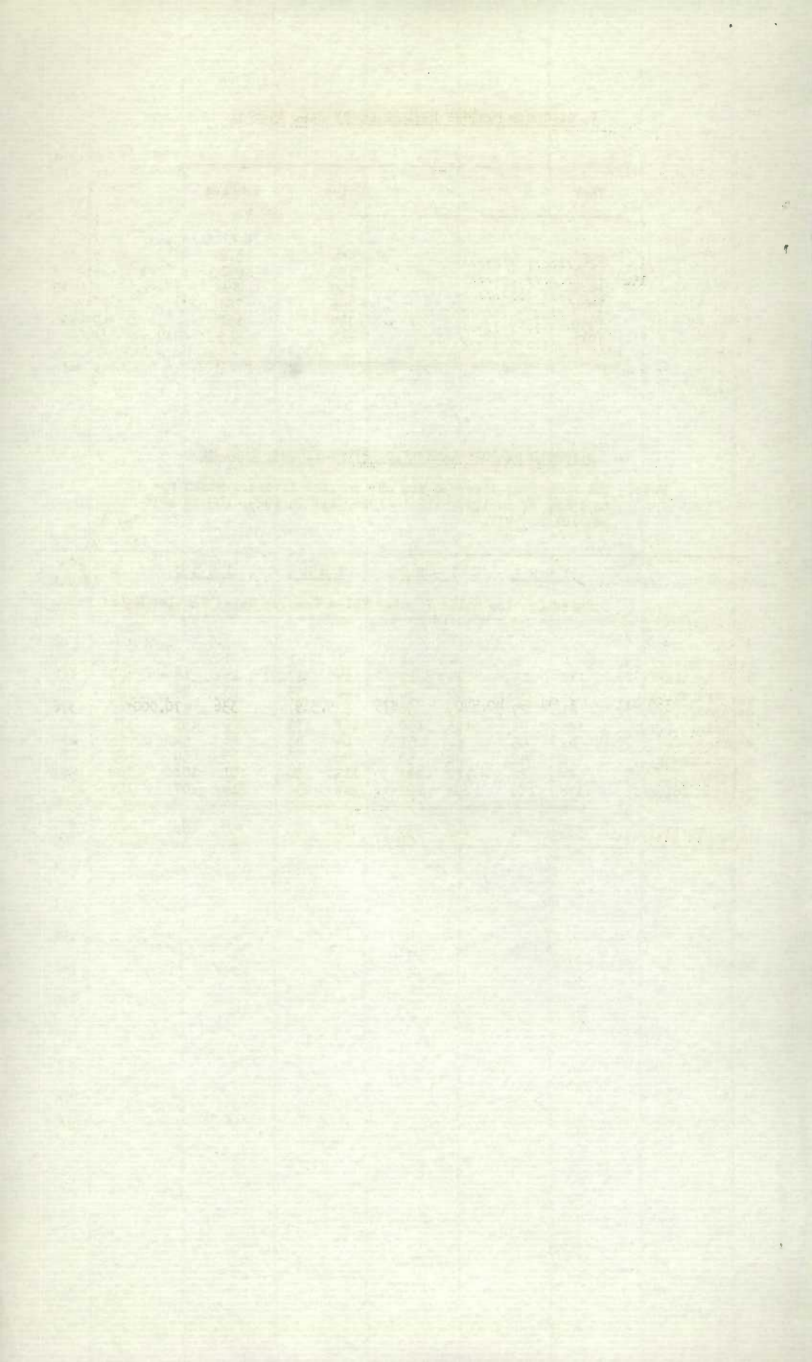
?

.

4. DIVORCED PERSONS REMARRIED, BY PROVINCES, 1927-31

Note. - The number of divorced men who married divorced women was 70 in 1926, 34 in 1927, 112 in 1928, 111 in 1929, 109 in 1930 and 101 in 1931.

	10	9 2 7	1	928	1	929	1	9.30	1	931
	Males	Females	Males	Females	Males	Females	Males	Females	Males	Temales
Prince Edward Is. Nova Scotia New Brunswick Quebec Ontario Manitoba Sa skatchewan Alberta British Columbia.	10 38 41 133 62 42 84 176	1 13 31 29 92 45 42 82 186	24 60 45 193 62 42 122 201	19 56 50 150 57 56 123 228	1 24 46 52 187 64 46 118 218	1 17 35 37 175 63 55 90 230	1 25 23 66 200 66 63 101 214	16 29 49 155 54 50 108 207	1 23 25 62 174 73 43 102 155	27 24 52 137 13 47 107 152
Total	586	521	749	739	756	703	759	668	669	589



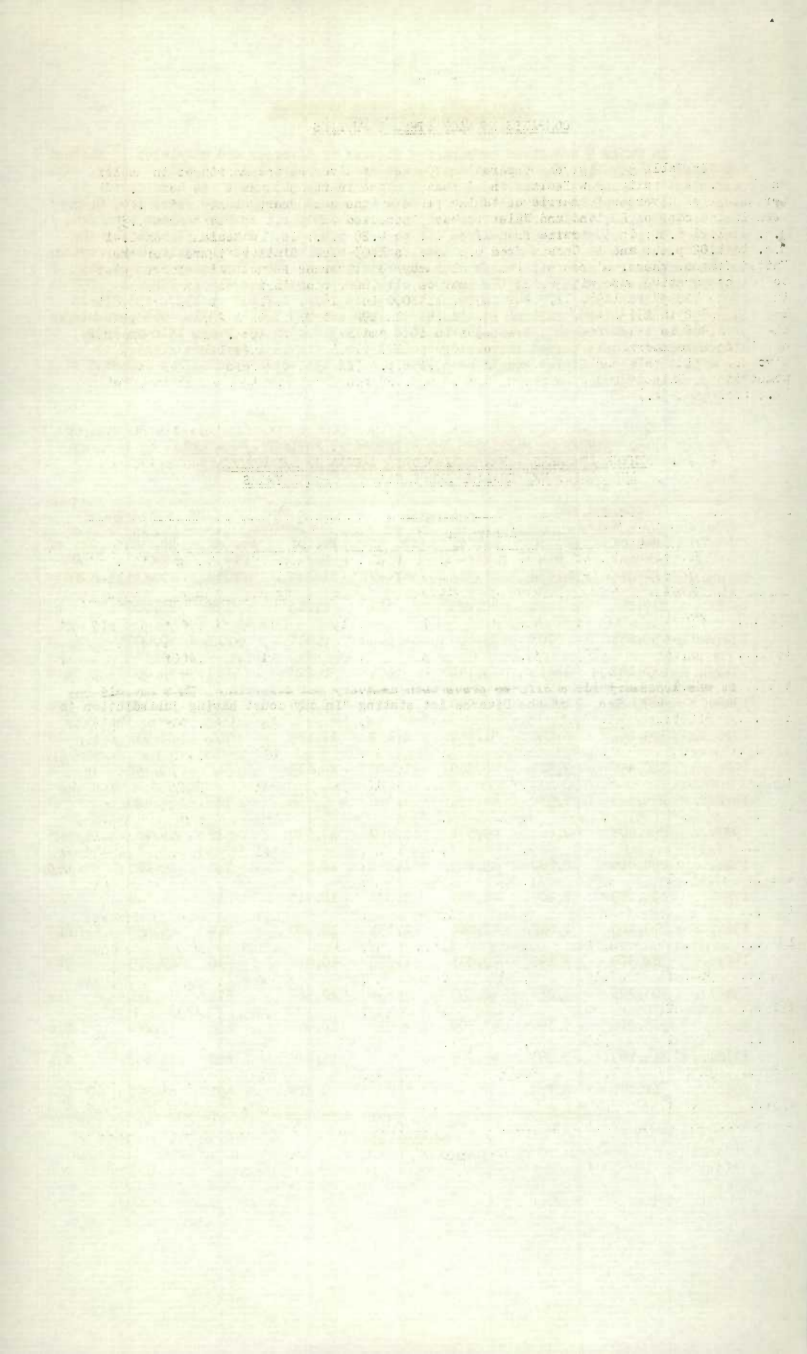
COMPARISONS WITH OTHER COUNTRIES

In Table 5 are given comparative figures of divorces and marriages in England and Wales, Australia, New Zealand and Canada for the years 1916 and subsequently. The percentage of divorces to marriages taking place in the same year, as here given, is seen in the case of England and Wales to have increased during these years from 0.35 p.c. to 1.21 p.c.; in Australia from 1.53 p.c. to 4.29 p.c.; in New Zealand from 2.41 p.c. to 6.02 p.c.; and in Canada from 0.1 p.c. to 1.03 p.c. Similar figures for the United States, where, of course, the total number of divorces is unusually large owing to the comparative ease with which they may be obtained, show increases from 27,919 in 1387 to 42,937 in 1896, 72,062 in 1906, 114,000 in 1916, 148,815 in 1922, 165,096 in 1923, 170,952 in 1924, 175,449 in 1925, 180,853 in 1926, 192,037 in 1927, 195,939 in 1928, 201,468 in 1929, falling to 191,591 in 1930 and 183,664 in 1931. The percentage of divorces to marriages increased from 10.6 to 17.3 during the years 1916 to 1931, divorces during this period increasing by 68.1 p.c. (In 1931 divorces granted to women in the United States constituted 72.8 p.c. of the total granted, as compared with 72.3 p.c. in 1930.)

	England		Austr	alia	Ne Zeal		Can	Canada		
	No. of Mar- riages	No. of Di- vorces								
1916	279,846	990	40,289	617	8,213	198	65,000*	67		
1917	258,855	703	33,666	652	6,417	219	60,000*	54		
1918	287,163	1,111	33.141	681	6,227	199	55,000*	114		
1919	369,411	1,654	40,540	879	9,519	336	70,000*	376		
1920	379,658	3,090	51,552	1,152	12,175	469	80,931	429		
1921	320,852	3,522	46,869	1,480	10,635	511	69,732	548		
1922	299,524	2,588	44,731	1,326	9,556	522	64,420	544		
1923	292,408	2,667	44,541	1,460	10,070	522	66,463	505		
1924	296,416	2,286	45,869	1,528	10, 259	526	65,129	543		
1925	295,689	2,605	46,899	1,844	10,419	612	64,644	551		
1926	279,860	2,622	47,865	1,631	10,680	614	66,658	608		
1927	308,370	3,190	49.033	1,896	10,478	540	69,515	748		
1928	303,228	4,018	48,593	1,828	10,537	572	74,311	785		
1929	313, 316	3.396	47,500	2,036	10,967	635	77,288	816		
1930	315,109	3,563	43,255	-	11,075	620	71,657	875		
1931	311,847	3,764	-	-	9,817	591	66, 591	684		

5. NUMBER OF MARRIAGES AND DIVORCES IN ENGLAND AND WALES, AUSTRALIA, NEW ZEALAND AND CANADA IN RECENT YEARS

*Estimated.



English Legislation affecting Canadian Legislation .-

It was not until 1857, when the Divorce and Matrimonial Causes Act was passed in England, that a right to divorce was created in that country. Divorce as we now understand it had formerly the significance of judicial separation. By this Act of 1857, the Court of Divorce and Matrimonial Causes was created and all jurisdiction in matrimonial matters, formerly exercised by the Ecclesiastical Courts, was transferred to it by the Act.

The Divorce and Matrimonial Causes Act of 1857 had no force in the colonies of British North America before Confederation except in those colonies where such legislation had been enacted.

Canada. -

-

By Sec. 91 (26) of the British North America Act, the Dominion Parliament was granted jurisdiction over the matter of marriage and divorce, while by Sec. 92 (12) Provincial Legislatures were empowered to legislate upon the solemnization of marriage in their respective provinces.

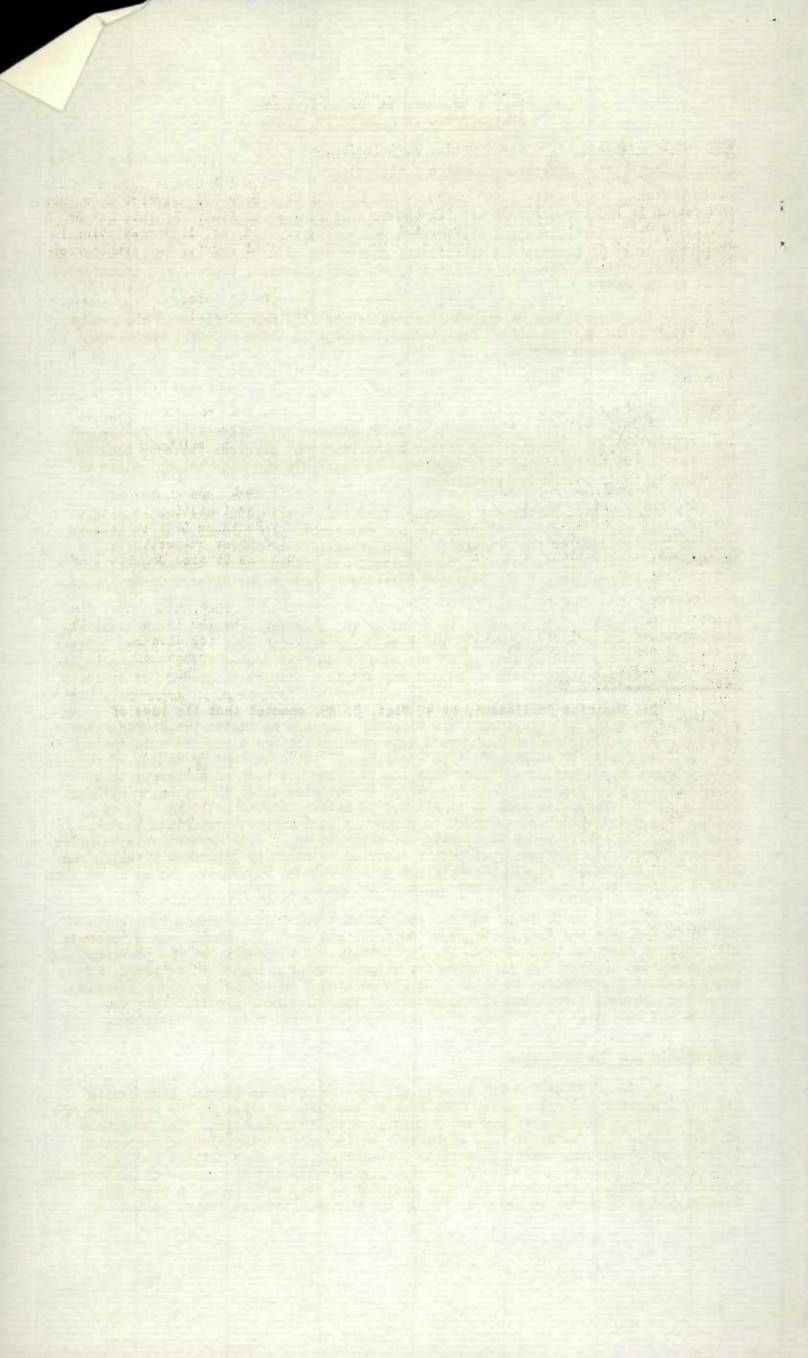
The Dominion Parliament, however, from 1867 until 1924, had passed no Act granting the right to obtain divorce nor had any court with jurisdiction in divorce matters been created in the Dominion or in any province by Dominion Legislation. Matrimonial relief might, however, be obtained, and granted under authority of the B.N.A. Act, by petition to the Dominion Parliament through the Divorce Committee of the Senate.

The Dominion Parliament, by C. 41 of the Statutes of 1925, added a new and important provision to the Canadian law respecting divorce. The law in force until the passage of the Divorce Act, in so far as it concerned causes for divorce proceedings, had provided that, while a husband may obtain a divorce on grounds of adultery, it was necessary for a wife to prove both adultery and desertion. This anomaly has been removed, Sec. 2 of the Divorce Act stating "In any court having jurisdiction to grant divorce a vinculo matrimonii any wife may commence an action praying that her marriage may be dissolved on the ground that her husband has since the celebration thereof been guilty of adultery". The granting of a divorce in such cases, of course, is dependent on sufficient evidence that the wife has not been an accessory to or connived at such adultery or that the action is not prosecuted in collusion with the husband or the woman with whom he is alleged to have committed adultery. In addition "the court shall not be bound to pronounce such decree if it finds that the wife during the marriage has been guilty of adultery or....of unreasonable delay or cruelty towards the husband or of having deserted or wilfully separated herself from the husband before the adultery complained of and without reasonable excuse or of such wilful neglect or misconduct as has conduced to the adultery".

In 1930, by C. 14 of the Statutes of that year, jurisdiction in divorce was conferred upon the Supreme Court of Ontario, and by C. 15, women, whose husbands had deserted them and removed from the jurisdiction of the courts of the province, were permitted to institute an action for divorce, after a lapse of two years, in the courts of the province in which they had continued to reside, upon any grounds which were already recognized by the courts of that province, provided that the husband was domiciled in the same province immediately prior to such desertion.

Nova Scotia and New Brunswick .--

By Sec. 129 of the B.N.A. Act, all laws in force in Canada, Nova Scotia and New Brunswick and all courts, etc. were to continue to exist in the provinces of Ontario, Quebec, Nova Scotia and New Brunswick after Confederation. The provinces of Nova Scotia and New Brunswick, therefore, having enacted legislation respecting divorce and possessing courts exercising jurisdiction over such matters before Confederation and having continued to exercise jurisdiction through courts of Divorce and Matrimonial Causes, are now in the same position as they were then. A court was established in Nova Scotia under C. 126 of the Revised Statutes (third series) of



Nova Scotia, 1864, as the Court of Marriage and Divorce, the name of which was changed by C. 13 of the Statutes of 1866 to the Court for Divorce, and Matrimonial Causes. The Court of Divorce and Matrimonial Causes in New Brunswick was likewise set up by an Act passed in 1860 (an Act to amend the Law relating to Divorce and Matrimonial Causes). (See R.S., N.B., 1903, C. 115.)

Prince Edward Island .-

.

. .

In Prince Edward Island a court having jurisdiction in divorce was authorized by an Act of 1835 (5 Wm. IV, C. 10). This law has not been repealed since that time, but the power vested in the Governor and Executive Council to establish a divorce court has never been exercised. Persons living in Prince Edward Island, who are desirous of seeking dissolution of marriage, must do so by petition to the Dominion Parliament.

British Columbia.-

The colony of British Columbia acquired jurisdiction in matrimonial causes following a proclamation of the Governor giving force in the province to the civil and criminal law of England as it existed on Nov. 19, 1858. The province has continued to exercise jurisdiction over divorce through the courts established before Confederation. (See Rev. Statutes of B.C., 1924, C. 75).

Manitoba. -

The divorce law of England, as it existed on July 15, 1870, was introduced into Manitoba by an Act of the Dominion Parliament, 51 Vict., C. 33. The court of King's Bench of Manitoba has the same jurisdiction in divorce as the courts have in England under the Divorce and Matrimonial Causes Act, 1857.

Alterta and Saskatchewan .-

The Dominion Parliament, by 49 Vict. C. 25, enacted that the laws of England as existing on July 15, 1870, should be in force in the Northwest Territories. In 1918 the Appellate Division of the Supreme Court of Alberta held that the effect of the above Act and of legislation passed creating the province was to make the Divorce and Matrimonial Causes Act of 1857 and amendments up to July 15,1870 apply to the province of Alberta. This decision was confirmed on appeal to the Imperial Privy Council. Subsequent judgments by the Saskatchewan Court of Appeal held that the English law as it existed on July 15, 1870 had force in the province and that the rights conferred under it might be enforced by the Court of King's Bench. The provinces of Alberta and Saskatchewan, therefore, are in the same position in the matter of jurisdiction over divorce.

Quebec. -

In Quebec it is considered that the courts have no jurisdiction to entertain an application for divorce, but they have assumed power, not to dissolve but, in some cases, to annul marriage or to entertain petitions for separations. Persons seeking divorce in Quebec must do so by petition to the Dominion Parliament.

Ontario.-

In Ontario it was formerly the practice for applicants for divorce to apply to the Dominion Parliament, in the same manner as persons domiciled in Quebec and Prince Edward Island, but by C. 14 of the Statutes of 1930, jurisdiction was conferred upon the Supreme Court of Ontario to grant decrees of divorce in accordance with the English law as existing on July 15, 1870.



· is which and it is

. 1

interview of the state of

CALL STATE SHALL MADE

##