HOTARIES PUBLIC
TRANSCIBERS OF LANSVAKES
12, WHITEHALL,
LONDON, S.W.1
WHITEHALL, 4180

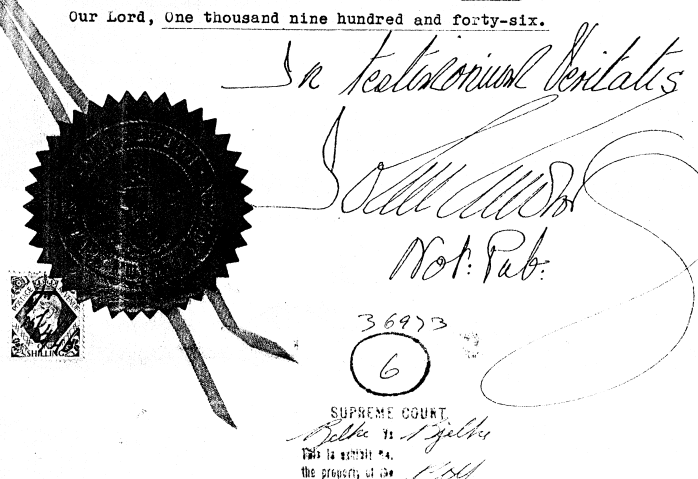
I. John Dewton, Dotary Jublic of the City of London, by Royal Authority duby admitted and sworn, practising in said City. Do Bereby Certify unto all whom it shall or may concern that on the day of the date hereof before me personally came and appeared

MARY LILIAN BJELKE,

the Deponent named and described in the Affidavit hereunto annexed, who by solemn Wath which the said Deponent then made before me in due form of law, did depose testify and declare to be true the several matters and things mentioned and contained in the said annexed Affidavit.

IN FAITH AND TESTIMONY whereof I have hereunto set my Hand and Seal of Office and have caused the said Affidavit to be hereunto annexed.

DATED IN LONDON the Fifteenth day of April in the Year of



IN THE SUPREME COURT OF ALBERTA

JUDICIAL DISTRICT OF EDMONTON

TRIAL DIVISION

BETWEEN:

ANDREW GORDON BJELKE

Plaintiff

-and-

MARY LILIAN BJELKE

Defendant

AFFIDAVIT

I, MARY LILIAN BJELKE, presently residing at the City of London, England, Married Woman, MAKE OATH AND SAY:

- 1. That I am the Defendant above named.
- 2. That the Plaintiff above named is my husband.
- 3. That Mr. J.M. Isaacs, Solicitor, of the City of London, England, has advised me of the provisions of Section 8 of The Alberta Evidence Act, and I appreciate that I cannot be compelled to make any admission tending to show that I have been guilty of adultery, he having informed me that Section 8 of The Alberta Evidence Act provides as follows:

"The parties to an action or proceeding instituted in consequence of adultery, and their husbands and wives shall be competent but not compellable to give evidence, but the husband or wife, if competent only under this Act, shall not be asked or bound to answer any question tending to show that he or she has been guilty of adultery, unless he or she shall have already given evidence in the same action or proceeding in disproof of his or her alleged adultery."

- 4. That I fully appreciate that I am not bound to answer any questions tending to show that I have been guilty of adultery, but I nevertheless wish to make the following statements and admissions:-
- (a) That the above named Plaintiff and I were married by the Registrar of Marriages for the Registration District of Woolwich in the Metropolitan Borough of Woolwich, England on the 21st day of January, A.D. 1944.
- (b) That following our marriage, the Plaintiff returned to his Air Force Station and we never made a home together.
- (c) That I have not cohabited with my husband since on or about the 27th day of December, 1944.
- (d) That over a period commencing 30th December, 1944 and ending April, 1945, I committed adultery from time to time with Captain William E. Denham at London in England who was a captain in the U.S.A. Air Corps and who has since left for the U.S.A.
- (e) That my husband has returned to Canada and I have no desire or wish to join him there.
- (f) Mr. J.M. Isaacs, Solicitor aforesaid, has explained to me the meaning of collusion and connivance and I swear that there is no collusion or connivance between my husband and me to obtain a decree of divorce, and although I have suggested by letter to my husband that a divorce would be advisable and have furnished him with information relating

to my adultery as aforesaid, there are no arrangements between my husband and me for such proceedings to be taken or any agreement by me not to defend such action if taken by him.

SWORN before me at 12, WHITEHALL)

in the COUNTY of LONDON, ENGLAND

this 15th, day of April,

A.D. 1946

A Notary Public , London.

IN THE SUPREME COURT OF ALBERTA

JUDICIAL DISTRICT OF EDMONTON

. TRIAL DIVISION

BETWEEN:

ANDREW GORDON BJELKE Plaintiff

-and-

MARY LILIAN BJELKE . . Defendant

AFFIDAVIT

of Mary Lilian Bjelke.

J. M. ISAACS & Co., 12. GROSVENOR ST., W.1.