Status of Married Women.—The Canadian Citizenship Act places no disabilities upon the married woman. She neither acquires nor does she lose Canadian citizenship by marriage. In order to acquire Canadian citizenship she must apply in exactly the same manner as does a man. There is, however, one advantage granted to her—if she is married to a Canadian citizen she may apply for citizenship after a residence of only one year in Canada.

The Canadian Citizenship Act also enables a woman married to an alien whose nationality she acquired upon marriage to divest herself of Canadian citizenship by the filing of a declaration of renunciation. Finally, it provides a means whereby a woman, who had become an alien through marriage prior to Jan. 1, 1947, may acquire the Canadian status she would otherwise have assumed on that date.

Status of Minor Children.—The minor child of a Canadian citizen other than a natural-born Canadian may receive a certificate of Canadian citizenship upon application therefor by his or her responsible parent, de facto guardian, or mother if she has custody of the child. Provision is also made in the Citizenship Act for the granting of a certificate of citizenship to a minor child in special circumstances.

Loss of Canadian Citizenship.—Canadian citizenship may be lost in the following manner:—

- (1) A Canadian citizen who when outside of Canada and not under disability acquires by a voluntary and formal act other than marriage the nationality or citizenship of a country other than Canada. This does not apply if the country is at war with Canada at the time of acquisition but in such a case the Minister may order that he cease to be a Canadian citizen. The purpose of this is to hold the person, if deemed necessary, to his obligations as a Canadian.
- (2) A natural-born Canadian citizen who is a dual national by birth or through naturalization, and any Canadian citizen on marriage, may after attaining the age of 21 cease to be a Canadian citizen through the making of a declaration of renunciation thereof.
- (3) A Canadian citizen who under the law of another country is a national or citizen of such country and who serves in the armed forces of such country when it is at war with Canada. This does not apply if the Canadian citizen became a national or citizen of such country when it was at war with Canada.
- (4) An other-than-natural-born Canadian citizen, unless he served outside Canada in the Armed Forces of Canada in time of war or other related circumstances, or unless otherwise exempt, loses his citizenship automatically if he has resided outside of Canada for ten consecutive years. The period of absence may, however, be extended upon request if the application is filed and granted before loss occurs and if good and sufficient reason exists.

Loss of Citizenship by Revocation—Applicable Only to Naturalized Persons.—In 1958 the Canadian Citizenship Act was amended and limited the provisions regarding loss of Canadian citizenship to the following: the citizenship of a Canadian citizen other than a natural-born Canadian citizen may be revoked by the Governor in Council if, upon a report from the Minister, he is satisfied that such Canadian citizen, having been charged with the offence of treason under the Criminal Code or with an offence under the Official Secrets Act, has failed or refused to return to Canada voluntarily within such time as may be prescribed in a notice sent by the Minister to such person at his last known address and has not appeared at the preliminary inquiry into such offence or at the trial of such offence, or both as the case may be: or has obtained a certificate of naturalization or of Canadian citizenship by false representation or fraud or by concealment of material circumstances.

Doubt as to Loss of Citizenship.—Where in the opinion of the Minister a doubt exists as to whether a person has ceased to be a Canadian citizen, the Minister may refer the question to the Commission referred to in Subsection (4) of Section 19 for a ruling and the decision of the Commission or the Court, as the case may be, shall be final.

Loss of Citizenship by Revocation—Applicable to Both Natural-Born and Naturalized Persons.—The Governor in Council may in his discretion order that any person shall cease