notarial seal the day	and yes	ar first	above	written.		-			ţ,
My commission expires	7-5-22		؛) (۱	SEAL)	Sam!1 A	. Boorst	<u>on</u> , Nota	ry Public	
Filed for record in	Tulsa	County,	Tulsa	Oklahoma,	June 1	2, 1922	at 10:45	o'elock A	M.
in Book 406, page 120			8						
By Chas. Haley, Deput	ty			(SEAL)	0.	D. Lav	son, Coun	ty Clerk	
202052 C.J.	······	*********************	IN S	THE DISTRI	CT COUR	T OF OSA	GE COUNTY		

COMPARED OKLAHOMA.

Trula Cannon,

VS

Plaintiff

122

NO. D-586.

Joe Cannon,

Defendant.)

JOURNAL ENTRY.

Now, on this 5th day of June, 1922, this being one of the regular days of the spring term of said court, this matter comes on regularly to be heard, the plaintiff appearing in person and by her attorney, Paul N. Humphrey; the defendant appearing by his attorney, W. E. Hudson, and the defendant, W. H.Smith, appearing in person and by his attorney, Robert Stuart, and the Court having heard the bral testimony of witnessesduly sworn and examined in open court and being fully advised in the premises, and on consideration thereof, finds that all the material allegations of plaintiff's petition are true; that the plaintiff at the time of filing her petition was an actual resident in good faith of the State of Oklahoma and Osage County for more than one year next preceeding the filing of said petition, and that the parties to this action have been married as set forth in said petition .

The Court further finds that the said defendant has been guilty of extreme cruelty toward this plaintiff and her children; has repeatedly cursed this plaintiff both in private and public; has hit and struck the plaintiff to her bodily pain and injury; has wrongfully and unjustly accused this plaintiff of unfaithfulness, to her great mental humiliation and pain; that the defendant has been guilty of unfaithfulness toward this plaintiff; has left her alone night after night without care and protection and has now abandoned the plaintiff and her children.

The Court further finds that the plaidfiff is without fault and that by reason of the acts of the defendant and the fault of the defendant the plaintiff is entitled to a decree of divorce as prayed for in said petition.

The Court further finds that there are two children , issue of said marriage between the plaintiff and the defendant, to-wit:

Endrienne Cannon, age 3 years

Richard Cannon, age 1 year

that by reason of the fault of the defendant, and the property settlement and agreement made between the parties and hereinafter referred to, the plaintiff is entitled to the care, custody and control of the said two children, issue of said marriage.

The Court further finds that the parties hereto have entered into a property settlement, by which the plaintiff is to receive from the defendant two certain houses and lots located in the City of Tulsa, Oklahoma, and known as 518 North Utica Street and 1634 East Jefferson Street, free and clear of all liens and encumbrances; the household furniture, property of the parties hereto, as of the date of the separation between the parties; and further, the sum of \$50.00 per month permanent alimony for the sole property of the plaintiff and a further sum of \$25.00 per month alimony for the care and maintenance of said two children, said alimony to be paid by the defendant, or caused