The Court further finds that said defendant had been guilty of cruelty toward the plaintiff, in that she had refused to live at his home and remain at his house or reside with him as in the petition alleged; that said defendant had abandoned plaintiff more than one year next preceding the filing of said petition and that said abandonment was continuous and without fault of the plaintiff, and the Court further finds that the plaintiff is without fault, and 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.

The Court further finds that before the trial of this cause all of the property rights of the plaintiff and defendant had been settled and adjusted between them and by them and that the plaintiff had conveyed by deed of general warranty to the defendant the following described property, to-wit:

of Collinsville, in the County of Rogers and State of Oklahoma, and all improvements thereon and appurtenances thereunto belonging; and also the East Half of the South East quarter of South East quarter of Section Thirty-three (35) Township Twenty (20) Range Twenty-nine (29) in the County of Benton and State of Arkansas, which last described property had been conveyed to said defendant or to some person designated by her and for her use and benefit,

and that said plaintiff has paid all attorney's fees of said defendant in this action, and that said defenant has agreed to dismiss any action pending in the courts of Arkansas against the plaintiff herein, wherein it is sought to recover the last above described property and had agreed to pay the costs of any such action, and that said settlement of the property rights between plaintiff and defendant is fair and equitable, and that said defendant takes said property in lieu of any right which she might have to dower, homestead, alimony, suit money or any other interest in the property of the plaintiff, and that said plaintiff is the absolute and sole owner of any other property of which he may be possessed, so far as the defendant may be concerned.

The Court further finds that all of the children of plaintiff and defendant have reached the age of their majority as alleged in both the petition and the answer herein.

IT IS THEREFORE NOW BY THE COURT CONSIDERED, ordered and decreed: That the plaintiff is granted a decree of absolute divorce from the defen ant and that the marriage relation heretofore existing between the said B. L. Sherwood, plaintiff herein, and the said Eartha A. Sherwood, defendant herein, be and the same is hereby dissolved and both parties released from the same, and it is further ordered that the temporary injunction issued herein on the 20th day of September, 1911, upon the application of the defendant, be and the same is hereby dissolved, set aside and held for naught, the said temporary injunction restraining the plaintiff from conveying property owned by him, to-wit:

Lot Twenty-one (21) in Block Five (5) in the Original Yown of Ochelata, Oklahoma, and Lote fen (10). Eleven (11) and Twelve (12) in Block Dine (9) in the Homeside Addition to the Town of Ochelata, Oklahoma, and Lot Seven (7) in Block Sixty-five (65) in the town of Collinsville, Rogers County, Oklahoma.

and that said temporary injunction shall have no further force and effect, and is fully dissolved.

u unicatenal Je o Mila contin

and the second of the second