

Filed for record in Tulsa County, Okla. on March 10, 1923, at 11:10 A.M. and duly recorded in book 445, page 198, by Brady Brown, Deputy,

(SEAL) O.G. Weaver, County Clerk.

224097 - BH **COMPARED**

DIVORCE DECREE.

PERRY COUNTY, ARK., CHANCERY COURT 18 DAY OF APRIL, APRIL TERM, 1921

Be it remembered, that on this day a regular term of the Perry Chancery Court begun and held in the Courthouse of said County this being the time and place for convening and holding said court, there was present and presiding Hon. Jordan Sellers, Chancellor before whom were the following proceedings, to-wit:

Ira Radabaugh - - - - - Plaintiff,

500

vs.

Claudia May Radabaugh - - - - - Defendant.

Now, on this the 18th day of April, 1921, this cause comes to be heard on regular call of the equity docket, the same being a regular day of the April term of said court; and comes the plaintiff by J. H. Bowen, his attorney, and the defendant comes not but wholly makes default, though duly and legally served with notice herein by the publication warning order for the time and in the manner provided by law, and this cause is submitted upon the complaint, the warning order issued and published herein, the affidavit of the plaintiff to procure the same, acceptance and report of the attorney ad litem, appointed for the time and in the manner provided by law and the depositions taken on the part of the plaintiff.

And the court being well and sufficiently advised as to all matters of law and fact doth find; that the plaintiff Ira F. Radabaugh and the defendant Claude May Radabaugh were legally married on the 8th day of July, 1918 and lived together as husband and wife until the 14th day of August, 1920. That the plaintiff is a resident of Perry County, Arkansas, and has been for more than one year before the bringing of this action and that his cause of divorce occurred in this state and within five years last past.

That the defendant has been guilty of cruel and barbarous treatment of the plaintiff; that said treatment has been continuous and has rendered the plaintiff condition as her husband intolerable.

It is therefore considered, ordered, adjudged and decreed by the court that the bonds of matrimony heretofore existing between the plaintiff and defendant be cancelled, set aside and held for naught, that the plaintiff be and he is by said order and decree granted an absolute divorce from said defendant, and each of said parties are restored to all and singular the rights of a single and unmarried person; and each party is restored to all property obtained by the other by by reason of said marriage and the plaintiff is adjudged to pay all costs herein.

State of Arkansas)

County of Perry) SS

I, Chas. E. Long, Clerk of the Chancery Court within and for the county aforesaid, do hereby certify that the annexed and foregoing instrument of writing is a true, correct and perfect copy as the same appears of record in my office in Equity Record Book "D", page 313.

In witness whereof, I have hereunto set my hand and affixed the seal of said court, this 7th day of March, 1923.

(SEAL) Chas. E. Long, Chancery Clerk, Perry Co. Ark.

By H. E. VanDalsen, D.C.