That the plaintiff and defendent were merried at Shawnee, Oklahoma, on the 6th day of April 1906, and that the plaintoff has been a resident of Tulsa County, Oklahoma, for more than two years prior to the filing of the petition herein; that the alagations in plaintiff's petition are true, and that defendent has been guilty of cruelty and grossneglect of duty toward themplaintiff for more than two years prior to the filing of petition herein, and that such confelty and neglect has affected plaintiff's general health.

The Court further finds that the defendent, J. M.Reed, is an able bodied man 39 years of age, and having am earning capacity of approximately \$7500.00 annually; that the defendent, J. M. Reed, is the owner in fee simple of the following described premaes situated in the City of Tuka, Oklahoma, to-wit:

Lot four (4) in Blocksix (6) of the Belleview addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof, of the approximate yalue of \$6500 00, that said premises have a lien on same to Local Building & Loan Exchange in the sum of \$2500.00, of which amount the is now approximately \$1500.00 due; and that said premises is now occupied as the homestead of plaintiff and defendent.

That the following children were born to said marriage to-wit:

Mershall M.Reed, age 14 years, Margaret J. Reed, age 6 years, Byrnie M.Reed, age 1 year.

That said defendent, J. M. Reed, is not a proper and suitable person to have the care and custody of said children, and that same should be entrusted to the plaintiff.

The court further finds; that said above described premises should be decreed to be the sole and absolute property of the plaintiff, Jennie L. Reed, and that defended, J. M. Reed, be required to pay alimony to plaintiff, Jennie L. Reed, in the sumof \$20,000.00, payable at the rate of \$250.00 per month on thefifth day of each calender month, that defendent, J. M. Reed, pay an attorney fee herein to F. O. Cavitt in the sum of \$125.00 within ten days from this date.

That the cause of divorse existed in this state, and that the Court has full and complete jurisdiction of all the parties and subject matter hereof, and the equities are with the plaintiff.

It is, therefor, ordered; adjudged and decreed by the Court that the title to the property of defendent, J. M. Reed, same being lot 4, in Block 6, Belleview addition to the City of Tulsa, Oklahoma, according to the recorded plat thereof, be and is hereby vested in plaintiff, Jennie L. Reed, and that the defendent, J. M. Ræd, is hereby perpetually enjoined from claiming any right title or interest in and to said premises, or shyone claiming under or through said defendent; that plaintiff be allowed \$20,000.00 alimony, payable \$250.00 on the 5th day of each month.

It is further ordered, judged and decreed by the Court that the bonds of matrimony existing between Jennie L. Reed, Plaintiff and J. M. Reed, defend nt, be and the same is hereby dissolved, annulled, set aside, and held for naught, and that the aplaintiff payb the costs of this action.

It is further ordered and decreed by the Court that the care and custody of said minor children, to-wit:

Morshell M.Reed, Morgaret J. Reed, Byrnie M. Reed,

be given to plaintiff.

It is further ordered and decreed by the Court that defendent. J. M. Reed, payto plaintiff's attorney, F. O. Cavitt, within ten days from this date, an attorney feerfor the service rendered herein the sumof \$125.00.

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