

255125 C.J.

THE STATE OF OKLAHOMA
TULSA COUNTY.

COMPARED

IN THE DISTRICT COURT OF TULSA
COUNTY, OKLAHOMA.Sarah Belle Whisman,
Plaintiff,

-vs-

W. H. Wisman,

Defendant,

No. 20500

JOURNAL ENTRY.

This cause coming on to be heard before the Honorable ValJean Biddison, Judge of the District Court in and for Tulsa County, Oklahoma on this 4th day of November, 1922, a regular court day of the September term of said court, upon the petition of the plaintiff herein. The defendant did not appear nor did anyone appear on his behalf. And the defendant having been duly served with a process in this cause more than forty one days prior to this date, by notice duly published in the Tulsa Dailey Legal News, a newspaper published and of general circulation in Tulsa County, Oklahoma, And having been three times called in open Court to appear, except, demur, plead or answer to the petition of the plaintiff, came not but wholly made default. And the court having ordered that the allegations contained in said petition be taken as confessed, and having heard the oral testimony of witnesses sworn and examined in open court and being fully advised in the premises and on consideration thereof, finds that all of the material facts alleged in plaintiffs petition are true.

That plaintiff at the time of filing her petition was and had been an actual resident of good faith of this State for more than one year next preceeding the filing of this action and was at the time of filing the petition a resident of this County. And that the parties to this action had been married as in the petition set forth.

The court further finds that said defendant is guilty of adultery with one Flossie Compton as in said petition charged.

And the court finds that plaintiff is without fault and that plaintiff of acts of defendant and fault of defendant, plaintiff is entitled to decree of divorce as prayed for.

The court further finds that plaintiff and defendant are possessed of the following property to-wit:

Lots twenty three, (23), Twenty four (24) and Twenty five (25)
and Twenty six (26) in Block Four (4) Frisco Addition to the
City of Tulsa, Tulsa County, Oklahoma, according to the recorded
plat thereof,

Upon which plaintiff is at this time residing upon. Said property as a homestead. That said property is now mortgaged for approximately \$1500.00. And is of the approximate value at this time of \$9000.00. And that plaintiff and defendant possess certain house hold goods of the approximate value of \$100.00 and a Ford Automobile of the approximate value of \$500.00 or \$600.00. And that when said defendant left said plaintiff he took the said Ford Automobile with him. And has since retained possession thereof. That said property was the joint savings and earnings of plaintiff and defendant during the twenty seven years of their married life.

It is further ordered, adjudged and decreed by this court that the marriage relations heretofore existing between the said Sarah Belle Whisman and W.H. Whisman be and the same is hereby dissolved and both parties are released from the same.

It is further ordered, adjudged and decreed that said plaintiff have and possess and for alimony all of the following described real and personal property to-wit: All of