wife; that said plaintiffs were on the said 2" day of May 1910, ever since have been and now are the owners in fee simple of the following described real estate situated in Tules county, Oklahoma, and described as follows towit:

734

The northeast one fourth (;) and the north half (;) of the northwest one fourth () of section (26) township (19) north, range (14) east; That on said 2" day of May 1910, the defendant F. F. Cox, forged the names of said plaintiffs and each of them to a warranty deed to said above described property towit: The north east one fourth (4) and the north half (4) of the northwest one fourth (4) of section (26) township (10) north, range (14) east;

That after the forging of plaintiffs names to said deed as aforesaid defendant F. J. Com, without the knowledge or consent of these plaintiffs or either of them deposited said forged deed in the office of the regoter of deeds of hisz county, Ohlahoma; that afterwards newit: on the 5 day of May 1910, said forged deed was by the regester of deeds, of fulse county, Ohlahoma, without the knowledge or consent of said plaintiffs or either of them, recorded in book 79, at page 329 of the deed records of hulse county, Ohlahoma; that the forging and recording of said deed, as aforesaid, constitutes and is a cloud upon plaintiffs title to said land towit:

The north east one fourth  $\langle z \rangle$  and the north half  $\langle z \rangle$  of the orthwest one fourth  $\langle z \rangle$  of section (26) township (10) north, range (14) east.

It is therefore, by the court, ordered, considered and adjudged that said deed so forged by said defendent, F. F. Sox, as aforesaid, and afterwards towit: on the 5 day of May 1910, recorded in book 79 at page 329, of the deed records of Pulsa county, Oklahoma, covering including and embracing the following real estable situated in Pulsa county, Oklahoma, towit:

The northeest one fourth  $(\frac{1}{2})$  and the north half  $(\frac{1}{2})$  of the northwest one fourth () of section (26) township (19) north, range (14) cast, be and the tame is hereby canceled, set aside and held for naught and the title to said land towit:

The northeast one fourth ( ) and the north half ( ) of the orthwest one fourth ( ) of section (96) township (19) north, range (14) east, be and the same is hereby as fully and completely vected in the plaintiff's herein, Solomon Jakeson and Loretta Jameson, as though caid doed had never been forged and recorded, as aforesaid, It is, by the court, further ordered, considered and adjudged that a certified copy of this decree be furnished the plaintiff's at their empense, and that the same, upon presentation to the regester of deeds of hulss county, Chichema, be by said regester of deeds, upon the parment of his fees for so doing recorded in the deed records of hulss county, Chichem, and that from and after the recording of said decree, as afore said the same shall operate as a cancellation of said forged and recorded deed to said hand towit:

The north east one fourth (+) and the north half (+) of the northwest one fourth (
() of section (26) township (10) north, range (14) east.
and shall vost the title to said land in the said Schomon Jameson and Loretta Jameson
as fully and completely as thoughtaid deed had never been recorded.

L. H. Poe, judge.

- Gertificate of Irus Covy.

State of Oklahoma, Julse countr, ss.

I. W. W. Stuckey, clerk of the district court in and for the county and state aforesaid, do hereby certify that the instrument hereto attached is a full, true and correct copy of the decree in case To 2428, Solomon Jameson et al, vs F. F. Cox, as