COMPARED

JOURNAL ENTRY.

In the district court for the third judicial district of Oklahoma, county of Wagoner/ Honorable R. C. Allen, Presiding.

Joseph F. Pautler,

Plaintiff.

versus

No. 455.

Merritt Eslick and Thomas Blair, defendants.

Journal Entry.

Now, on this 12th day of january, 1911, there coming on to be heard the above entitled cause and thereupon the Plaintiff apeared in Person and by his attorney, Robert F. Blair, and the defendants areared by their attorney, C. E. McLees, and a jury having been waived by agreement, the matters in controversy were submitted to the cart; and the court having heard the Pleadings, the evidence and argument of counsel, and being well and sufficiently advised finds:

That all the material allegations coltained in Plaintiff's Petition are true and that Plaintiff ought to recover in this action.

The cort further finds that on October 8th, 1908, Viola Simmons executed a deed to the defendants whereby she conveyed to them the legal title to the northeast quarter of the northwest quarter of section 31, township 17 north, range 14 east, for a recited consideraton of \$1000.00.

The court further finds that on the same day Viola simmons executed a deed to defendants whereby she conveyed the legal tipe to her surplus land, described as lots 1 and 2 and the southeast quarter of the northwest quarter of section 31, township 17 north, range 14 east, for a recited consideration of \$3000.00.

The court further finds that said deeds were made and the title to said Property takes by the defendants in trust for the said Viola Simmons and for her Protection.

The court fatherfinds that on october 10, 1908, the Plaintiff, Joseph F. Pautler, bought said land from the alottee, the said viola Simmons, and took from her deeds with covenants of general warranty and that Plaintiff Paid her a fair and adequate consideration for said Property.

The court further finds that the purpose for which said ProPerty was conveyed to defendants in trust for the benefit of said Viola Simmons has ceased to exist and that said deeds ought to be cancelled.

It is, therefore, ordered, adjudged and decreed by the court that the deed executed by Viola Simmas on October 8, 1908, wherey she conveyed the legal title to the northeast a quarter of the northwest quarter of section 31, township 17 north, range 14 east, to said Merritt Eslick and Thomas Blair, be and the same is herey canceled, set aside and held for naught and the legal title in and to said ProPerty be and the same is hereby vested in joseph F. Pautler.

It is further ordered, adjudged and decreed by the court that the deed executed by Viola Simmons on october 8, 1908, wherey she conveyed the legal title to the said los 1 and 2 and southeast quarter of northwest quarter of section 31, township 17 north, range 14 east, to the said Merritt Eslick and Tomas Blair, be and the same is hereby cancelled set aside and held for naugh, and the legal title in and to said ProPert be and the same is hereby byested in Josep F. Pautler.

Attest:

R. C. Allen Judge.

(SEADHarrie Blake, Clerk.

State of Oklahoma, Wagoner county, SS.

I, Harrie Blake, 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 complete copy