

IN THE DISTRICT COURT OF TULSA COUNTY

STATE OF OKLAHOMA

MILDRED RAE BINDER,

Plaintiff,

vs

ERNEST J. BINDER,

Defendant,

No. D 45446
Div.

D E C R E E

This cause coming on to be heard before the undersigned judge of the District Court of Tulsa County, Oklahoma; the plaintiff Mildred Rae Binder, appearing personally and by her attorney Ted Flanagan, and the defendant Ernest J. Binder, having waived the issuance and service of summons, time to plead or answer and having consented that this matter be heard at any time in the Court's convenience, came not, but wholly made default. Witnesses were sworn and evidence introduced on behalf of plaintiff, and the Court being informed in the premises FINDS: That said plaintiff is now and has been a resident of this county and State for more than one year next preceeding the filing of her petition, and that said petition has been on file for more than ten days as provided by the rules of this court. That said parties were legally married as in the petition set forth, and that no children have been born of said marriage. The court further finds that the allegations of plaintiff's petition are true and should be taken as confessed, and that said defendant has been guilty of extreme cruelty toward this plaintiff as alleged. The court further finds that the property settlement agreed to by said parties and set forth in the petition is just and reasonable and should be confirmed by the court.

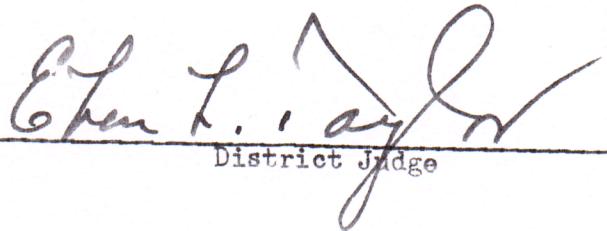
IT IS THEREFORE ORDERED, ADJUDGED AND DECREED by the court that the marriage heretofore existing between the plaintiff Mildred Rae Binder and the defendant Ernest J. Binder be, and the same is hereby dissolved and held for naught and that an absolute divorce is hereby granted to said plaintiff on the grounds of extreme cruelty.

It is Further Ordered that the property settlement entered into by these

parties be approved and that the furniture acquired by plaintiff and defendant during their married life be and the same hereby is granted to plaintiff free and clear of all claim of said defendant; and that the automobile acquired by said parties is hereby granted to said defendant free and clear of all claim of said plaintiff.

It is Further Ordered that this judgment and decree do not become final and take full effect until the expiration of six months hereof.

Done in open court this 19th day of September, 1949.


District Judge