955

No. 16356

MILDRED WAKEFIELD

: IN THE DISTRICT COURT OF CAMERON

V

COUNTY, TEXAS,

WALTON WAKEFIELD

103RD JUDICIAL DISTRICT

ON THIS the 21st day of February, A.D.1939, this cause coming on to be heard, the plaintiff appeared in person and by attorney, and defendant, although having been legally cited to answer herein, as required by law, failed to appear and answer in this behalf, but wholly made default; whereupon, a jury being waived, plaintiff announced ready for trial, and the Court, having heard the pleadings and evidence, is of the opinion that the material allegations in plaintiff's petition are true;

It is therefore ORDERED, ADJUDGED AND DECREED by the Court that the bonds of matrimony heretofore existing between said plaintiff and defendant be and the same are hereby annulled and dissolved, and that the said plaintiff be and is hereby divorced from the said defendant.

The Court finds that there were porn to this union one daughter, Joan Wakefield, about six years of age; now in the custody and care of the Plaintiff herein, and the Court orders that the plaintiff herein retain custody, control and education of said child, and the injunction heretofore issued in this suit restraining the defendant from removing said daughter from the State or interfering with plaintiff and said daughter, be made permanent.

It is further ordered by the Court that the plaintiff herein pay all costs in this behalf expended.

Jas. S. Graham

Judge Presiding.