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law deciding that plaintiff is entitled to a judgment against the defendant annulling the marriage between the parties hereto, pursuant to the statute, because of the fraud of the defendant as set forth in the verified complaint herein;

Now on application of EDWARD B. MILLING, Esq., attorney for the plaintiff, it is

ORDERED, ADJUDGED AND DECREED that the plaintiff be and she hereby is entitled to a judgment annulling the marriage heretofore existing between the plaintiff and the defendant and freeing the parties from the obligations thereof, because of the fraud of the defendant; and it is further

ORDERED, ADJUDGED AND DECREED that the plaintiff be and she hereby is entitled to resume her maiden name, to wit, that of Cora Cox; and it is further

ORDERED, ADJUDGED AND DECREED that this judgment is interlocutory, but shall become the final judgment as of course three months after the entry and filing hereof, unless for sufficient cause the Court in the meantime shall have otherwise ordered. Upon this judgment becoming the final judgment, the said marriage shall be annulled and the parties shall thereby be freed from the obligations thereof.

S. S. T. E. R.,

Frederick G. Schmidt
J. S. C.

Robert J. Field
ROBERT J. FIELD,
Clerk.

ISSUE OF MARRIAGE: None.

State of New York, } ss.: No. 17
County of Westchester

I, ROBERT J. FIELD, Clerk of the County of Westchester, and also Clerk of the

County and Supreme Courts in and for said County, the same being Courts of record.

DO HEREBY CERTIFY That I have compared the preceding with the original

Judgment
in the action of vs.
Garrett v. Garrett

filed and recorded in this office on the 20 day of Dec 19 46
and do hereby certify the same to be a correct transcript therefrom and of the whole of such
original.

IN WITNESS WHEREOF, I have hereunto set my
hand and affixed the seal of the said Courts and County, this

20 day of Dec 19 46
Robert J. Field
Clerk

Recorded September 10th, 1956 at 9:19 A.M. #22899