

complaint and is entitled to a total divorce from the defendant, that is to say, a divorce a vinculo matrimonii, between the parties to this action upon legal principles.

The Court finds from the testimony, and is of the opinion, that the permanent custody of the two minor children named in plaintiff's complaint should be granted to the plaintiff. The plaintiff, by her complaint, sought to recover alimony for herself and support for their two minor children. However, she testified that she did not ask or seek any alimony for herself, neither did she ask or seek that any amount be granted or allowed as support for their two children. Now, therefore, after carefully considering the testimony taken in said case, and upon motion of J. G. Leatherwood, attorney for plaintiff it is

ORDERED, ADJUDGED AND DECREED: that said marriage and the bonds of matrimony heretofore existing between the plaintiff, Marie Boll Davis Massey, and the defendant, Charlie Howard Massey, be, and the same are hereby, dissolved and that the parties and each of them be freed from the obligations thereof.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED: that the plaintiff be, and she is hereby, granted the permanent custody of the two minor children, namely, Sara Jane C. Massey and Barbara Anne Massey.

AND IT IS SO ORDERED.

July 23, 1950.

W. B. LCGOLAN
Judge of Greenville County
Court, Greenville, S. C.