D 2208/20

## IN THE SUPREME COURT OF BRITISH COLUMBIA IN DIVORCE AND MATRIMONIAL CAUSES

**BETWEEN** 

## ETHEL DOYLE

**PETITIONER** 

**AND** 

## CHARLES DOYLE

**RESPONDENT** 

BEFORE HIS LORDSHIP

THE HONOURABLE MR. JUSTICE MURPHY : Friday, the 11<sup>th</sup> day

of November, A.D. 1921

IN COURT :

Upon hearing Mr. W. F. Brougham of Counsel for the Petitioner and upon reading the affidavit of Mr. W. F. Brougham sworn and filed the 10th day of November, 1921.

THIS COURT DOTH ORDER AND DECREE that six months having elapsed since a Decree Nisi for a divorce between the Petitioner and Respondent was granted herein by his Lordship, The Honourable the Chief Justice on Tuesday, the 5th day of April, 1921, and no intervention or other proceedings having been filed to oppose a decree absolute for a divorce being granted herein; that Charles Doyle, the said Respondent, since the celebration of the marriage between him and the Petitioner has been guilty of adultery and cruelty and that the marriage had and solemnized on the 6th day of April, 1918, at the city of New Westminster, in the Province of British Columbia, between Ethel Doyle, the Petitioner, and Charles Doyle, the Respondent, be and the same is hereby absolutely dissolved and shall henceforth be null and void to all intents and purposes whatsoever.

AND THIS COURT DOTH FURTHER ORDER AND ADJUDGE that the Respondent, Charles Doyle, do pay to the Petitioner her costs of this petition and action forthwith after taxation thereof.

## BY THE COURT

DISTRICT REGISTRAR

[stamped NOV 15 1921]