

LOWER COURT AFFIRMED

Supreme Court Decision in an Insurance Company's Case.

TWO WOMEN ARE GIVEN DIVORCES

—

Mrs. Abbe's Record of Her Married Woe

Colleges

The Supreme court handed down a

Maynard, respondent, vs. the Leominster Engine-er's Mutual Life & Accident Insurance Association, appellant, affirming the judgment of the court in

This case was appealed some time ago and reversed the question involved being whether Maynard could recover from the insurance company.

He received an injury to his eye, but sustained before the cause of action was made complete. The court has

At the second trial the lower court found for the plaintiff. The defendants objected to the introduction of any testimony on the ground that

action in that it did not contain the words "bodily injury." The court finds no reversible error, and sustains the judgment of the court below.

A DRUNKEN HUSBAND.

Miss Affleck was given a degree of divorce from her husband, Robert Affleck, by Judge William L. ...

Failure to support. Mrs. Arneson was examined by Attorney Roy Van Coten and testified that she married the defendant in this city on the 12th of February, 1922, and that their sex-

as follows: Gilbert, aged 7; Judith, aged 5; Robert Charles, aged 4; and Christopher William, aged 2. Mr. Affleck also said that even after the marriage and up to the present time

outcome. He spoke at times lasting in three months. She further testified that Adcock had not provided food for the children with clothing or food in months of a stroke. She also said in

It was also stated by the plaintiffs that most of the furniture and house-

and mother and that the latter has kept her and children for months at time. Several other witnesses were examined and corroborated Mrs. Attack's material allegations. The defense

After hearing the testimony, Judge Hibbs decreed that the bonds of matrimony were dissolved.

awarded the custody of the children and that the defendant pay his wife \$100 alimony, and \$25 to each of the children and that it be paid in quarterly payments of \$25." A further order was

Another Decree Granted.
Mrs. Emily L. Sheldahl and son

15. Shoucheng, on the grounds of duress and failure to provide. The plaintiff testified to her own behavior and several other witnesses were also examined. Judge Miles granted the

Whose demand the custody of two minor children. The defendant, with whom I requested to pay the sum of \$200 to each of the children and \$500 to his wife.

Mary Daughman is suing her husband, Joseph Daughman, for a divorce. The parties were married at Evansville, Wm., in September, 1904, shortly afterwards Mrs. Daughman came

her and threw her on a table, at the same time attempting to choke her. He is also accused of using bad language toward his wife, said a neighbor.

There is a 10-year-old boy running from the house which Mrs. Daigrove, in addition to a decree, asks for the custody of.

It is noted vs Fred Simon et al
discovery to compulsory and motion
strike out previously overruled now
instated until further order of the

Without funds we buy Park at a judgment for plaintiff.

C. J. O. Irvine vs. A. E. Craft at a session for default and leave proof ordered and taken under adjournment.

CHIEF NATIONAL GUARD vs. Ethel C. Johnson, in complaint overruled; 4 days to answer.

Judge Cherry is holding court
Coalville.

William E. McAFee is suing Gene A. Wallgren and wife to recover the sum of \$100 and interest on a promissory note secured by mortgage.

Heardoff Glass, Limited

Charles Chalk, better known as "Curly," a former prisoner in the West Lake police vault, but now practicing attorney, was arrested.

workmen and disturbing the peace. The hearing was set for this afternoon, but at 2 o'clock a continuance was granted until tomorrow. Meanwhile the strikers are waiting for news.

he fears he will not get a fair deal to buy Justice Wenger.