

376
of certain hereinafter described real property, and that title in and to the said real property shall be forever quieted in the plaintiff, now therefore

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that plaintiff, Marie Farrell, is the owner in fee simple of the following described real property, to wit:

The Lot Numbered Nine (9) of the Block Numbered Three (3) of the Original Town of Big Piney, Sublette County, Wyoming, as surveyed, platted and recorded in the Office of the County Clerk and Ex-Officio Register of Deeds in and for Sublette County, Wyoming, together with the improvements thereon.

That the defendants, whether known or unknown, have no right, title, estate nor interest in the said real property; that title in and to the said real property be forever quieted in the plaintiff, Marie Farrell, and against the defendants; and that the defendants be forever enjoined from asserting any claim whatsoever in and to the said real property; that a certain mortgage deed was made and executed by F. D. Chapel and Elizabeth Chapel, his wife, predecessors in interest of the plaintiff in the ownership of the above-described real property, on the 26th day of March, 1917, to secure their obligation to Marbelton State Bank in the amount of Eleven Thousand Dollars (\$11,000.00), and said mortgage deed was duly filed for record in the Office of the County Clerk of Sublette County in Book 4 of Transcribed Mortgages at Page 182, after having been filed in the Office of the County Clerk of Lincoln County, Wyoming, on the 2nd day of May, 1917, and recorded in Book 4 of Mortgages at Page 301; that said obligation has been paid and fulfilled; and said mortgage deed is hereby cancelled and is to be without further force and effect, and it is hereby ordered that said mortgage deed be released from record.

Done in open Court in Sublette County, Wyoming this 13th day of April, 1955.

H. R. CHRISTMAS
Judge of said District Court.