

Vol. 101.

In The District Court of The United States } In Bankruptcy.
 For The Western District of South Carolina }
 In the Matter of

J. L. Chapman, } Order Setting aside Homestead.
 Bankrupt. }

The bankrupt claims homestead in real and personal property as allowed under the Constitution and laws of the State of South Carolina. The following is a schedule of the personal property designated and set apart to be retained by the bankrupt aforesaid as his own property and as his homestead under the provisions of the Act of Congress relating to bankruptcy, to wit:

One Ford Automobile,	valued at \$ 275.00
Personal effects,	" 50.00
Accounts receivable,	" 25.00
One Refrigerator,	" 1.50
	<u>\$ 500.00</u>

The bankrupt owns no real estate except a house and lot situate at Fountain Inn, South Carolina. This house and lot has been appraised at \$4,000.00. The mortgage indebtedness on same amounts to approximately \$3,600.00 principal and interest, leaving an equity of approximately \$400.00. The bankrupt owning no other real estate, his equity in said house and lot is hereby set apart to be retained by the bankrupt aforesaid as his own property and as his homestead in real estate under the provisions of the Act of Congress relating to bankruptcy.

Dated at Greenville, S. C., this the 25th day of April, 1925.

H. C. Bentley,
Trustee.

I, J. L. Chapman, bankrupt herein named, do hereby accept the foregoing real and personal property as my homestead.

Witness my hand and seal at Greenville, S. C., this the 25th day of April, 1925.

In the presence of:

G. Deeney O'neal,
H. L. Shepherd.

J. L. Chapman.

Recorded April 29th 1925.

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