

- Page Two -

entered into between them.

II.

That each party to this agreement shall own and possess in his or her own name, without claim or interference by the other, all property heretofore owned, or which may be hereafter acquired by him or her in his or her own name.

III.

The wife shall surrender to the husband the general Power of Attorney executed and delivered by him to her in 1944 together with all photostatic copies thereof and said Power of Attorney by this agreement is specifically cancelled and terminated.

IV.

That the husband shall have paid over or delivered unto him:

- (a) One-half of the monies now in possession of the First National Bank of Greenville, South Carolina, by way of deposit, deposits or in lock box, the total amount of said sum being represented to be \$3800.00.
- (b) A set of Encyclopedia Brittanica and a bookcase stored in Tucson.
- (c) The sterling silver flatware with the initial "S" given to the parties hereto as a wedding present; in trust, however, for the said Carolyn Sue Stone to whom said silverware shall be delivered on her arrival at twenty-one years.
- (d) A carving set given to the said Edward W. Stone by his father.
- (e) The photography equipment, tools, tool box and wardrobe trunk.

All of the personal property listed under Items (b), (c), (d), and (e) being located and now stored at 1509 East 12th Street, Tucson, Arizona.

V.

That the wife shall have paid over or delivered to her:

- (a) One-Half of the monies now in possession of the First National Bank of Greenville, South Carolina, by way of deposit,