

State of South Carolina,  
County of Greenville.

Whereas William S. Marshall and Nora Phillips, citizens and residents of said County and State, were married on the 21st, day of May, 1924; and whereas their marital relations have been disagreeable and unsatisfactory from the beginning; and whereas the said parties have mutually agreed upon a final separation;

Now, therefore, in order to terminate completely all relations between said parties for all time to come, the said William S. Marshall and Nora Phillips Marshall do hereby solemnly covenant and agree to and with each other as follows:

(1) The said William S. Marshall is this day paying to the said Nora Phillips Marshall the sum of five thousand dollars (\$5,000.00), the receipt whereof she does hereby acknowledge. This sum is paid and received as full settlement and discharge of all obligations on the part of the said William S. Marshall to support and maintain the said Nora Phillips Marshall, and as full compensation for all her dower rights in any and all lands, tenements and hereditaments now or hereafter belonging to the said William S. Marshall. And in consideration of such payment, the said Nora Phillips Marshall does hereby forever release and discharge the said William S. Marshall and his heirs, executors, administrators and assigns from all obligations and liability, civil and criminal, past, present and future, on account of support, alimony or maintenance; and she does hereby fully, freely, voluntarily and of her own free will and accord, in consideration of said sum of money, release and forever discharge the said William S. Marshall and every person and corporation who may hereafter purchase from him any real estate from all past, present or future claim of right of dower, which said Nora Phillips Marshall may now have or may hereafter acquire, as wife, in and to any of the real property which the said William S. Marshall may now have or may hereafter acquire; and the said Nora Phillips Marshall does hereby covenant and bind herself to assert no claim or demand at any time hereafter for any right of dower, as aforesaid, in or to any property now owned or hereafter acquired by the said William S. Marshall.

(2) In consideration of such release, the said William S. Marshall does hereby release and renounce forever any and all claim which he may now have or may hereafter acquire as husband, (growing out of or in any wise incident to the marital relation above referred to) in or to any real and personal property which the said Nora Phillips Marshall may now have or may hereafter acquire.

(3) Each of said parties does hereby waive, surrender and abandon all claim to the society and companionship of the other party, as well as to any and all other marital rights and privileges whatsoever, and does hereby agree that hereafter they shall live separate and apart and shall not meddle or in any manner concern themselves with each other's affairs or attempt to converse, correspond or communicate with each other, or in any way trouble or annoy each other; it being the true intent and purpose of this covenant to settle and forever dispose of all claims growing out of the relation of said parties as said husband and wife.

The said Nora Phillips Marshall clearly understands that for the present consideration above acknowledged she is releasing the said William S. Marshall from any and every obligation whatsoever to support her or to pay or give her anything at any time for any cause, and that she is abandoning all claim to any share in his estate and all her dower rights in any and all real -

(Over)