THERE UP BEING BEFORE

State of South Carolina,

County of Greenville.

Agreement for Separation

This agreement made this 9th day of January, 1933, between Emory L. Sammons, of Graenville, South Carolina, herein after called the husband, and Margaret G. Sammons, of Graenville, South Carolina, hereinafter called the wife, witnesseth:

Whereas, disputes have arisen between said husband and wife, on account of which they are separated and now live apart, and intend to live apart from each other during the remainder of their natural lives;

Now, therefore, in settlement, adjustment, and in compromise of all property questions and rights, the said husband does hereby assign, convey, transfer and set over unto the said wife all personal property which is now in her possession, including rings, watch, etc., valued at four hundred seventeen and 50/100 (\$417.50) dollars, and as further consideration agrees to pay to his said wife the sum of four hundred fifty (\$450.00) dollars, payable as follows, to wit: three hundred (\$300.00) dollars cash, the receipt of which is hereby acknowledged, and the balance in six (6) equal monthly installments of twenty-five (\$25.00) dollars, beginning March 1, 1933, and parable on the first day of each month thereafter antil the six installments have been paid in full, with the express stipulation and understanding that said wift does hereby release and discharge said husband from all obligation of support and from all other claims, rights, and duties arising out of said marital relation, and does further agree that she will obtain and procure the abandonment and discentinuance of a prescution which has been instituted in the Court of General Sessions against said bushand charging him with nonsupport of wife, there being no children. Said parties mutually agree that each may freely sell or otherwise dispose of his or her own property, by gift, deed, or will, without in any wise incumbering the rights of the other. And each party is hereby barred from any and all rights or claims by way of dower, curtesy, inheritance, descent, distribution, or any rights that may arise out of said property.

And each party releases and relinquishes to the other and to the heirs, executors, administrators, and assigns thereof, all claims or rights of doner or inheritance in and to all real property of the other, whether now owned or hereafter acquired.

Each party also agrees, upon the request of the other, to execute and acknowledge any and all deeds or instruments of release or conveyance in order to enable such other to sell, convey, or otherwise dispose of his or her own real property, free from any apparent right of interest therein.

Said parties mutually agree to cooperate with the other in any proceeding instituted for the purpose of obtaining a valid decree of divorce which will be recognized in South Carolina, provided that neither party will go to a greater distance for said purpose than the State of Georgia, North Carolina, or Tennessee, and provided further that should the wife institute an action for the purpose of obtaining a divorce that no claim or demand or cause of action will be asserted for alimony, support, interest or share in any property belonging, to, now or hereafter, the said husband. The said husband agrees, should the wife institute an action in any of the states above mentioned, that he will appear within the jurisdiction of said court, accept service of process, when it is made to appear that no claim or demand, as stated above, in the way of alimony or otherwise, is claimed or demanded against him, either for costs of the action or attorney's fee.

In witness whereof we have hereunto set our hards and seals this 9th day of January, 1933.

Witness: Roth C. McClanshan

Emory L. Sammons, (LS)

Benj. A. Bolt.

Margaret G. Simmons (LS)

State of South Carolina, County of Greenville.

Personally appeared before me Ruth C. McClanahan and made oath that she saw the within named Emery L. Sammons and Margaret G. Sammons, sign, seal, and as their act and deed deliver the within written instrument and that she with Benj A. Bolt, witnessed the execution thereof.

Sworn to before me this 9th day of January, 1933.

Benj. A. Bolt. (LS)

Ruth C. McClanahan.

Notary Public for S. C.