State of South Carolina,

County of Greenville.

Articles of Agreement between F.L. Shockley and Olive Mas Shockley, being husband and wife, and heretofore residing in the County of Greenville, State of South Carolina, having been married on day of July, 1919. The relationship as husband and wife for good and sufficient reasons having been terminated, so far as cohabiting was concerned, early in the year 1922. And the parties above named in order to effect an absolute and final settlement of all marital relations have agreed upon a final separation upon the following terms, to-wit:

In consideration of Ten (\$10.00) and other valuable considerations, the said Olive Mae Shockley hereby forever releases and discharges the said F.L. Shockley, his heirs, administrators, executors and assigns from all liability past, present and future on account of support, alimony or maintenance and she does hereby fully, freely and voluntarily, in consideration of the said sum of money and other considerations, release the said F.L. Shockley from all past, present or future claim or right of dower that she may have in and to any and all property, real or personal, which the said F.L. Shockley may now own or hereafter acquire, and the said Olive Mae Shockley hereby binds herself, her heirs, administrators, executors and assigns to assert no claim or demand for dower in any of the property of the said F.L. Shockley now owned by him or hereafter acquired by him. The said parties above named hereby agree to live separate and a part, it being the purpose of this agreement to settle forever all claims, liabilities and relations growing out of their said union as man and wife.

In consideration of the foregoing, the said F.L. Shockley hereby releases and renounces forever any and all claims that he may have as husband against the person and property of the said Olive Mae-Shockley, in anywise incident or appertaining to him as the husband of the said Olive Mae Shockley. As a part of this contract it is mutually agreed by the aforesaid contracting parties that Olive -Mae Shockley is to have the custody, control and disposition of the children born of the union of the parties herein. The said children being Fred Jr., one and one-half years and Dorothy, two and one-half years old. The said custody mutually agreed upon as a part of this contract to continue with the mother of said children, Olive Mas Shockley, for four years from the date of this paper, at which time either party may assert any right which he or she may have respectively to the custody, control or possession of the said children, as fully and as freely as if this contract had never been made. And the said F.L. Shockley hereby agrees to pay monthly as a contribution to the support of the said children, the sum of Twelve and one-half Dollars (\$12.50) per month, beginning on the 15th, day of December and continuing through this contract.

It is further agreed by the contracting parties herein that during the four year period, in which Olive Mae Shockley is to have the custody of the children herein named, the said F.L. Shockley shall have the privilege of seeing the said children at reasonable times and that he to be allowed this opportunity in a courteous manner. Too the faithful and just performance of the above articles of agreement the said parties bind themselves, their heirs, edministrators and assigns, this 15th, day of November, 1922.

Witness: Alvin H. Dean, Bess Greene.

Notary Public for South Car.

F.L. Shockley (Seal)

Olive May Shockley (Seal)

State of South Carolina, County of Greenville. Personally appeared before me Bess Greene who being duly sworn says that she saw the within named Olive Mae Shockley and F.L. Shockley sign, seal and deliver the within written agreement and that she with Alvin H. Dean witnessed the execution thereof. Sworn to before me this 24th, day of November 1922. Alvin H. Dean (Seal)

Recorded November 24th, 1922.

ND OF DE