

State of South Carolina,

County of Greenville.

WHEREAS an action was heretofore brought by Lizzie Cox Langley against her husband, J.M. Langley, both residents of said County and State, for the purpose of recovering a judgement and order of the court for alimony to be paid by the said J.M. Langley husband, to the said Lizzie Cox Langley wife, AND WHEREAS said parties have agreed upon the terms and conditions herein-after mentioned, to settle said action for alimony, and also to arrange and adjust all mutual rights and demands, both past, present and future, growing out of said relation of husband and wife between said parties, and in full and final discharge therefrom both now and forever,

NOW, the said named parties, and especially the said Lizzie Cox Langley, being fully advised of all her rights, claims and demands as such wife by her attorney in this action, and after consultation with her brothers and next friends, and being persuaded that it is for her advantage and interest to settle and finally adjust all such claims and mutual demands, do solemnly agree, and do bind themselves, their heirs, administrators, executors and assigns forever to agree to the following articles of agreement and covenants:

-I-

That in consideration of the sum of Six Thousand (\$6,000.00) Dollars, secured to be paid by the said J.M. Langley to the said Lizzie Cox Langley, she, the said Lizzie Cox Langley, does hereby forever release and discharge to the said J.M. Langley, his heirs, administrators, executors and assigns from any and all liability, past, present and future, on account of alimony, support and maintenance; and further, said Lizzie Cox Langley does hereby fully, freely and voluntarily, in consideration of said sum of money, renounce and forever relinquish all present and future right, claim and demand by way of dower in any and all real estate that now belongs to or may hereafter be acquired by the said J.M. Langley; and in consideration of the said sum of money, she does further bind herself, her heirs, administrators and assigns to relinquish and renounce upon any deed of conveyance by way of mortgage, trust or otherwise, that the said J.M. Langley may make and execute in his lifetime to any of his real estate, to any person whomsoever; and upon the death of the said J.M. Langley, the said Lizzie Cox Langley does hereby agree and promise to execute such deed conveying all her right of dower in all real estate of which the said J.M. Langley may die seized and possessed; and in consideration of said sum of money, the said Lizzie Cox Langley does further bind herself, her heirs, administrators and assigns to assert and make no claim whatever to any part or parcel of the estate of which the said J.M. Langley may die seized and possessed, whether the same be real or personal; and the said Lizzie Cox Langley does hereby bind herself, her heirs, administrators and assigns to the covenant that said Six Thousand (\$6,000.00) Dollars is in full, final and complete discharge of all past, present and future demand, claim, right, title or interest that the said Lizzie Cox Langley may have against the said J.M. Langley or against his estate, whether said claim or demand be by way of alimony, right of administration on personal property, support, dower, distributive share, inheritance, or otherwise.

-II-

Further, said parties do agree to live separate and apart, and in consideration of said sum of money and of said settlement, do mutually agree release and discharge each other from any and all claim against the other based upon and growing out of the relation of husband and wife.

-III-

The said J.M. Langley does hereby agree and binds himself, his heirs and assigns to deliver -

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