

State of South Carolina  
 County of Anderson.  
 I, John O'Neal and Mrs. Mary O'Neal, husband and wife, both citizens and residents of the County of Anderson, State of South Carolina, have been duly married and whereas in said relationship as husband and wife has been mutually disagreeable and has become so disagreeable as to be intolerable and unbearable, and both parties aforesaid have become convinced that it is desirable and practicable to have a final settlement and adjustment of all property, interests, rights and claims, the one against the other, growing out of said relation as husband and wife and to finally separate and cease to live together and to have any relation as husband and wife.

Now, therefore, the said parties, and especially the said Mrs. Mary O'Neal, being fully advised of all rights, claims and demands which she may have as such wife against her said husband, and after consultation and advice with and by her friends, relatives, and attorney, and being convinced that it is to her interest to settle finally all mutual claims between her and her said husband, do hereby solemnly agree and bind themselves, their heirs, executors, Administrators, and assigns forever, to the following articles of agreement and covenant.

In consideration of the sum of three thousand five hundred twenty-five (\$3,525.00) dollars cash, this day paid to Mrs. Mary O'Neal, the receipt whereof is hereby acknowledged by the said Mrs. Mary O'Neal, she the said Mrs. Mary O'Neal does hereby forever release and discharge the said John O'Neal, his heirs, administrators, executors, and assigns, from all liability, past, present and future, on account of separate alimony, maintenance or support, and she does hereby fully, freely and voluntarily, in consideration of said sum of money, release the said John O'Neal from all past, present, or future claim of right of dower in and to any and all property, real and personal, which the said John O'Neal may now own or may hereafter acquire, and the said Mrs. Mary O'Neal hereby binds herself, her heirs, administrators, executors, and assigns forever to assert no claim or demand for dower to any property of the said John O'Neal now owned by him or hereafter to be acquired by him.

The said Mrs. Mary O'Neal hereby agrees to take the custody of Mamie Lou O'Neal, one of three minor children, and hereby agrees to maintain and support her from her own personal funds and to release the said John O'Neal from all liability for the support and maintenance of the said Mamie Lou O'Neal

next Page.

and the said John O'Neal hereby agrees not to molest and interfere with the management, control, custody, maintenance or support of the said Mamie Lou O'Neal, with the understanding, however, that the said Mamie Lou O'Neal may visit her father, John O'Neal, on the first day of each month and remain with him for a period of one day.

The said John O'Neal hereby agrees to take the custody of Mary O'Neal and Lewis O'Neal, two of three minor children, and hereby agrees to maintain and support them from his own personal funds and to release the said Mrs. Mary O'Neal from all liability for the support and maintenance of the said Mary O'Neal and Lewis O'Neal, and the said Mrs. Mary O'Neal hereby agrees not to molest and interfere with the management, control, custody, maintenance or support of the said Mary O'Neal and Lewis O'Neal, with the understanding, however, that the said Mary O'Neal and Lewis O'Neal may visit their mother, Mrs. Mary O'Neal, on the first day of each month and remain with her for a period of one day.

The said parties above named hereby agree to live separate and apart, it being the purpose of this instrument and agreement to settle forever all claims and liabilities growing out of their said relation as husband and wife in consideration of the covenants herein expressed the said John O'Neal hereby releases and renounces forever any and all claims that he may have under the law in and to the real and personal property of the said Mrs. Mary O'Neal growing out of their marital relations, as aforesaid, or in any wise incident thereto.

The said Mrs. Mary O'Neal further agrees not to sue or prosecute any case, civil or criminal, against the said John O'Neal on account of any act done prior to the signing of this agreement, and hereby releases and satisfies any and all judgments which she has obtained in any suit against the said John O'Neal and especially the judgment obtained for temporary alimony and counsel fee in the case now pending between the parties in the Court of Common Pleas for Anderson County, and hereby agrees to satisfy in full on the record in said Court the judgment obtained therein and to dismiss the complaint now pending against John O'Neal.

The description of the land now owned by the said John O'Neal and in which Mrs. Mary O'Neal hereby releases and renounces forever all her interest and estate and also all her right and claim of dower is as follows:

All that tract, parcel or piece of land situate, lying and being in Rusby Creek Township, Anderson

O'Neal.