

Greenville County,
Greenville, S. C.;
July, 2, 1934.

Contract and Agreement made by C. N. Shafer, being party of the first part.

And Miss Della Sullivan, being party of the second part. Party of the first and second part Agrees to go into the picture business on a Fifty Per cent Base after all Gross Receipts has been paid.

This only includes the profit that is made from this date. That we may expand this business in this State or other States as we may see fit.

This do not hold neither party Responsible for any thing out of this Business for party of the second part has only the Collecting end as may be Perscrite by Party of the First Part. Settlements are to be made weekly on the Profit.

For the consideration of one dollar and other considerations paid to party of the first part by Party of the Second Part the receipt which is here by Acknowledged. Party of the First Part Agrees to give Party of the Second Part one Half ($\frac{1}{2}$) Entrest are own ship in said Picture Business Party of the second part is not to transfer said business to any one else without the consent of Party of the First Part; Party of the First Part is not to Transfer the Business to any one without the consent of party of the second part.

Witness: Ollie Farnsworth
Ira A. Gresham.

C. N. Shafer
Della Sullivan.

State of South Carolina,
County of Greenville.

Personally appeared before me Ira A. Gresham, and made oath that he saw the within named C. N. Shafer & Della Sullivan sign, seal and as _____ act and deed, deliver the within instrument and that he witnessed the execution thereof.

Sworn to before me this 2 day
of July A. D. 1934.

Ira A. Gresham.

Ollie Farnsworth (SSAL)

Notary Public S. C.

Recorded this the 12th day of July, 1934, at 9 A. M.