

(9) That the parties hereto do hereby agree and intend that the laws of South Carolina shall apply to and void upon marriage. Both parties do hereby specifically and knowingly waive any right, title or interest that they might claim under the laws of South Carolina as a result of marriage, in the event of the death of either party, and that any will executed by the party prior to said marriage shall remain in full force and effect.

(10) The First Party hereby binds his heirs, executors, administrators and assigns not to reform any of the covenants with regard to payment included in his agreement and the Second Party does likewise.

(11) In contemplation of the possibility of the party not having issue, the First Party hereby intends and does hereby bequeath to any after-born child, the sum of Two Hundred & No/100 (200.00) Dollars, per month for maintenance and support to be paid out of his estate until said child attains the age of twenty-one years and I hereby direct any executor named in a will, which has been prepared prior hereto, to determine whether or not in his or its will, he desires that said child shall be provided and if so, to what extent and if so, no court or no other person shall have the authority to question the judgment of my said Trustee. In the event of the child's intestacy and considering the possibility of infidelity, the Trustee named in my said will shall have the power and authority to increase the sum of Two Hundred & No/100 (200.00) Dollars to such sum as he or she may deem proper or as may be determined by a court of law.

3  
9  
9  
0

4328 RV-2