BOUR 537 rts 352

- (3) That irs. Sloan does hereby release, remise, and forover quitelaim unto ir. Sloan and his heirs and assigns forover, all
 right, title, claim and interest whatseever, including dower, which
 she may have in law or in equity in and to all real and personal
 property belonging to ir. Slean or whereof he is now seized and
 possessed, or hereafter may become seized and pessessed, as well as
 all responsibility and liability for any further maintenance and
 support, costs, or expenses, except as herein specifically provided
 for.
- (4) That Mr. Sloan does hereby release, remise, and forever quitelaim unto Mrs. Sloan and her heirs and assigns ferever, all
 right, title, claim and interest whatsoever, which he may have in law
 or in equity in and to all real and personal property belonging to
 Mrs. Sloan or whereof she is now seized and pessessed, or hereafter
 may become seized and pessessed.
- which he or she now has or may hereafter have to elect to take against, or in contravention of, the terms of any last will and testament of the other; including any last will and testament now executed or which may hereafter be executed and each party hereby agrees to refrain from taking any action or proceeding which might tend to void or mullify, to any extent or in any particular, the terms of any such last will and testament of the other.
- (6) That upon the death of either party all of the property, both real and personal, of which said party shall die seized or possessed, and which shall not have been disposed of by him or her by last will and testationt, shall go and belong to the person or persons who would have become entitled therete had the parties never been married.
- (7) That except as herein expressly provided, each party hereby empressly valves and relinquishes any and all rights, claims