State of South Carolina,

County of Greenville.

Separation Agreement.

We, Hubert E. Styles, hereinafter known as the Husband, and Thelma Mae Styles, hereinafter called the Mife, hereby enter into the following separation agreement:

First, We are entereing into this agreement for the reason that we cannot longer live together as man and wife in peace and happiness.

The Wife is to have the complete and permanent custody of their two children, Rachael Styles, age 5, and Joann Styles, age 2 years, both daughters, and the Husband agrees to support his two daughters by turning over to Wife the sum of Fifteen Dollars per week until said children marry, reach the age of mahority or become self supporting and the Husband is to be allowed to see children once a week and is not to make any visit to see children over two hours at a visit and is not to agrue with nor molest Wife in any manner during any visit and if Husband molests or threatens Wife in any manner on any such visit he is to be subject to re-arrest for Breach of the Peace, a warrant now pending against him before magistrate O.C. Hegler of Greer, S.C. for Breach of the Peace is being withdrawn now because of this agreement and promise on the part of Husband not to threaten nor molest Wife in any manner in the future etc. and Husband is to let Wife know ahead of time at which time each week he wishes to visit children. which time each week he wishes to visit children.

As to property settlement between Husband and Wife, the Husband is to have and move from the house we now occupy near Fairview Baptist Church, one wooden bed, springs and mattress, one wood heater stove; all other household goods, furniture and fixtures in house occupied by family is to be the property of Wife absolutely and withour restrictions; Husband is this day executing deed to his one-half interest and title to lot of land upon which is located a 4 room house, to Wife without any restrictions whatsoever except that Wefe is to assume payment of mortgage over same.

It is agreed that in case Husband is sick and unable to work during any week that he is excused from providing weekly support payments for children set forth above provided such sickness is not brought on by his own willful conduct such as drinking whiskey or any alcohol.

It is understood and agreed that Wife now has titleeto house and lot where she and children live as well as ownership of all personal property left in house efter nusband moves the two items listed above and that the Husband has no right of entry upon said premises at any time except on visits to children as above specified and that he is to like away from Wife and children.

Witness our hands and seals this the 13th., day

of November 1951.

met compless