

(3) The Husband shall receive and take with him the silverware, pots, pans, one set of china, enough bed linen for two double beds, one striking clock, one portable television and one 1968 Oldsmobile F85.

(4) David Carroll, Husband's and Wife's adopted son, and his wife, Charlene, shall receive the green couch, two gold chairs and accompanying tables.

(5) The Wife shall receive all other personal property with the exception of Husband's personal clothing and possessions.

(6) Both parties agree that certain real estate which Husband and Wife are now purchasing under a Bond for Title recorded in the RMC Office for Greenville County in Volume 887 at Page 229 will be assigned either to David and Charlene Carroll or to some other person or persons in the event that David and Charlene decide not to accept the assignment of the property.

(7) It is understood and agreed by both parties that neither has secreted any property, and if such secretion of property has occurred, it is agreed that should such property be discovered the party secreting said property agrees to divide it with the other.

(8) Husband and Wife agree that their son, Gillis William Carroll, who is now 16 years of age will for the time being reside with his father, Elden Carroll. It is further understood, however, that Gillis William Carroll can visit his mother at anytime he desires so long as it does not unduly interfere with his education.

(9) Husband agrees to assume all outstanding debts incurred up to this date, medical and otherwise.

(10) Both parties mutually agree that neither of said parties shall contract, at anytime in the name of the other party, or in any manner subject him or her to liability for any debt, debts or liabilities for which the other party might in any way become liable after the date of this agreement. Parties agree that neither has made any gift or transfer without the knowledge or consent of the other within the last three (3) years.

(Continued on next page)