Filed for record at Tulsa, Tulsa County, Oklahoma, July 6, 1923 at 9:00 o'clock A.M. And recorded in Book 457 Page 618

By Brady Brown - Deputy (SEAL) O. G. Weaver - County Clerk. 235091-ACM COMPARED ARTICLES OF SEPARATION

THIS agreement made and entered into this 28th day of June, 1923, at Tulsa, Oklahoma, by and between A. S. Hardy, party of the first part, and Hetty L. Hardy, party of the second husband and wife, WITNESSETH:

That Whereas, certain differences have arisen between the parties of the first and second parts, by reason whereof they have consented and agreed, and do hereby consent and agree, to immediately separate, and to live separate and apart from each other in the future and during their natural lives, in accordance with the terms and conditions hereinafter set out.

lst. That said party of the first part agrees to give and deliver unto party of the second part the sum of Two Hundred dollars cake, at the time of executing this contract, and to execute and deliver to the said second party also at the time of the signing of this contract (31) promissory notes signed by W. E. Moore in the amount of \$58.50 each, and payable one month apart, the first of said notes becoming due on the ----- day of July, 1923, and one each month thereeafter, until the last has been paid. That said notes shall be secured by second portrage on good residence property in Tulsa, Oklahoma, and endorsed personally by Edward Watters and A. S. Hardy.

That said party of the first part agrees to give and deliver unto party of the second part, all of the household furniture inithe possession of said second party and located at 1628 E. Indept. St., Street, Tulsa, Oklahoma; and said second party hereby agrees to accept said property, furniture and notes and cash as a full and complete settlement of allproperty rights between the parties hereto; said Cash, notes, and furniture so transferred and delivered to said second party shall be owned and controlled by her absolutely and she shall have full power to convey, use or bequeath same as she so desires.

2nd. It shall be lawful for said parties in the future to live apart and separate, without restraint or control of the other and without hindrance and molestation as fully and completely as if said parties were unmarried.

3rd. The said second party shall have the sole custody and control of her child, Dorothy Clark, now five years of age, and shall continue to have custody of said child, without interference whatsoever on the part of the first part, until said child becomes of age; the expenses of the necessaries, clothing and education of said child so in the custody of said second party to be supplied from the property hereinto before set out as given to second party as full settlement.

4th. The party of the second part agrees that so long as the first party shall duly keep and perform the conditions and agreements, by him made herein, and said notes are paid when they become due, she will not at any time hereafter contract, any debt, or incur any charge of liability whatsoever in her own behalf or in behalf of her said child, Dorothy Clærk, for which the said first party or his property or estate, shall or might become liable, and will keep the first party free and harmless from all such debts and actions, damages and liabilities, thereby incurred or thereunder. But in case of default or failure of payment of any of the said 31 notes, when they become due, then it becomes optional on party of the second part to declare this contract null and void or to sue on said notes.

6th. It is further agreed that these articles of agreement shall be binding upon the

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