

WILLIAM D. SHEW

ATTORNEY AT LAW

36 PEARL STREET

HARTFORD, CONN.

JOSEPH J. MULLEN
WALTER E. HANSON

November 16, 1933

Geo. A. Bartlett, Esq.
Attorney At Law
Cheney Building
Reno, Nevada

Re: [REDACTED]

Dear Sir:

Relative to the above matter I understand the parties have agreed substantially and roughly as follows:

The day Mrs. [REDACTED] returns from Reno with a divorce, her allowance of \$175.00 a month starts. Out of the \$175.00 she pays all expenses of house such as rent, gas, electric light, maid, telephone, coal, milk, eggs, groceries, all her personal bills for clothing, etc. and all of their son's bills for clothing, etc. In extreme emergencies she can call on Mr. [REDACTED] to help out further (in case of their son's illness, etc.). As soon as Mrs. [REDACTED] returns from Reno, Mr. [REDACTED] will move out of the house at #38 Lancaster Road, West Hartford, taking only his personal belongings, the car (to which Mrs. [REDACTED] is to give him a bill of sale) and perhaps a few books. Mr. [REDACTED] is to have the privilege of seeing and having their son on Saturdays and Sundays and at other times convenient for Mrs. [REDACTED]. Mr. [REDACTED] is also to have the privilege of taking their son on vacations. When Mrs. [REDACTED] remarries the \$175.00 a month ceases, she is to move out of the house at once, taking only her personal belongings. Mr. [REDACTED] is then to have his son permanently, he is to have the furniture and move back into the house. Mrs. [REDACTED] is then to have the same privileges as far as their son is concerned as Mr. [REDACTED] is given under this agreement between the time of her divorce and remarriage. If Mr. [REDACTED] is living when their son reaches High School age and Mrs. [REDACTED] still has him, Mr. [REDACTED] will pay for his education from then on. If possible, Mr. [REDACTED] will send him to a private school instead of to High School. He will also pay for his college education and professional school expenses if he cares to go. Mr. [REDACTED] will carry as much insurance as he can afford, if possible, increasing what he now has and the beneficiaries in the policies he now has will not be changed to cut Mrs. [REDACTED] off. She can hold the policies to prevent this if she so desires. On the death of Mr. [REDACTED], if Mrs. [REDACTED] has remarried, and he has their

Geo. A. Bartlett, Esq.

- 2 -

son, she can have him permanently.

I assume that you will be able to incorporate this rough draft into such form as complies with your decrees.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Wm. D. Shaw". The signature is written in dark ink and is positioned below the typed phrase "Very truly yours,".

WDS:MNT