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ATTORNEY-AT-LAW

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May 28th, 1940

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Dr. Forrest C. Allen, Director
Physical Education & Recreation,
Kansas University,
Lawrence, Kansas.

Dear Sir:

I have your letters of May 24th and May 27th, respectively, and thank you for both of them.

I can well understand your position and attitude in this matter. I have read your letters to Mrs. Uhrlaub. I assure you that Mrs. Uhrlaub has no desire to be unreasonable, but when it appeared that Mr. Uhrlaub was profiting from her credulity, quite naturally she resented it.

I think I might say that Mrs. Uhrlaub will be willing to accept a reasonable sum at all times, but that means that he shall share with her in the hardships entailed by the present situation.

It is true there is a court order out -- it is the divorce decree which was obtained at Mr. Uhrlaub's importunity. As I told you in my letter of May 23rd, the Uhrlaubs entered into an agreement in May, 1939, -- Mr. Uhrlaub could show you his copy of this agreement if he so desired -- and paragraph 9 reads as follows:

"In the event either party hereto shall secure a divorce from the other party, that party shall cause this separation agreement and property settlement to be presented to the court for its approval, and consent is hereby given that said wife may have judgment herein for payments herein agreed to be paid to her for her use and benefit and to her for the use and benefit of said Children."

Then the court in its decree of judgment found how much Mr. Uhrlaub had paid and how much he owed as of June 1st under the terms of this agreement. (Mr. Uhrlaub has a copy of this