

# MISCELLANEOUS RECORD G

## SKAMANIA COUNTY

HAROLD D. GORDON TO HENRY GREER ET UX , ET AL

KNOW ALL MEN BY THESE PRESENTS, THAT WHEREAS ON THE 23RD DAY OF APRIL 1923 A CHILD WAS BORN TO ETHEL HENRIETTA GREER AT CARSON, SKAMANIA COUNTY WASHINGTON, OF WHICH CHILD HAROLD D. GORDON IS THE FATHER, AND HENRY GREER AND IDA B. GREER ARE THE GRANDPARENTS;

AND, WHEREAS, THE SAID HAROLD D. GORDON AND ETHEL HENRIETTA GREER HAD FOR SOME TIME PRIOR TO THE BIRTH OF SAID CHILD BEEN ENGAGED TO BE MARRIED, AND WERE FULLY INTENDING TO BE MARRIED, BUT THAT THE DEATH OF THE SAID ETHEL HENRIETTA GREER PREVENTED SUCH MARRIAGE,

NOW, THEREFORE, IN ORDER TO ESTABLISH AS FAR AS POSSIBLE THE LEGAL STATUS OF SAID CHILD, PROVIDE FOR ITS CUSTODY AND CARE, AND TO FIX THE LEGAL RESPONSIBILITY OF THE SAID FATHER, IT IS HEREBY COVENANTED AND AGREED BY AND BETWEEN HAROLD D. GORDON, PARTY OF THE FIRST PART, AND HENRY GREER AND IDA B. GREER, PARTIES OF THE SECOND PART, AS FOLLOWS;

1. THAT THE SAID CHILD SHALL BEAR THE NAME OF NORMA ETHEL GORDON,
2. THAT THE SAID PARTY OF THE FIRST PART IS, AND SHALL BE KNOWN AS THE FATHER OF SAID CHILD, AND SHALL BEAR THE SAME RESPONSIBILITY TOWARD IT AS THOUGH SAID CHILD <sup>BEEN</sup> HAD/BORN IN LAWFUL WEDLOCK. THAT SUCH ACTION MAY BE BROUGHT IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR SKAMANIA COUNTY, OR IN ANY OTHER COURT HAVING JURISDICTION, AS MAY BE APPROPRIATE TO FIX LEGAL PARENTAGE BY ORDER OF COURT. THIS ACTION MAY BE BROUGHT AT ANY TIME AT THE OPTION OF THE PARTIES OF THE SECOND PART, AND SUCH ORDER SHALL BE ENTERED UPON THIS AGREEMENT AS CONFESSION OF PARENTAGE, AND WITHOUT FURTHER TESTIMONY, UNLESS REQUIRED BY THE COURT.
3. THAT THE PARTIES OF THE SECOND PART SHALL HAVE THE CUSTODY OF THE SAID CHILD, AND SHALL HAVE THE FULL RIGHT TO KEEP IT UNTIL SHE REACHES THE AGE OF MAJORITY; PROVIDED, THE SAID PARTIES OF THE SECOND PART SHALL PROPERLY CARE AND PROVIDE FOR SAID CHILD; AND PROVIDED FURTHER, THAT THE CUSTODY OF SAID CHILD SHALL NOT BE TAKEN FROM THE SAID PARTIES OF THE SECOND PART EXCEPT UPON ORDER OF THE COURT, FOR GOOD CAUSE.
4. THAT THE SAID PARTY OF THE FIRST PART WILL PAY TO THE SAID PARTIES OF THE SECOND PART THE SUM OF TEN DOLLARS (\$10.00) PER MONTH PAYABLE ON THE 1ST DAY OF EACH MONTH FOR THE CARE AND SUPPORT OF SAID CHILD UNTIL SHE SHALL REACHED THE AGE OF SIX YEARS, AFTER WHICH TIME SUCH ADDITIONAL SUM IN EXCESS OF TEN DOLLARS (\$10.00) SHALL BE PAID AS THE PARTIES MAY AGREE UPON AS REASONABLE. IN CASE IT SHALL <sup>HAVE</sup> BE IMPOSSIBLE FOR THE PARTIES TO AGREE UPON SUCH SUM IN EXCESS OF \$10.00 THEN TO BE PAID EACH MONTH FOR SUCH CARE AND SUPPORT, THE SAME SHALL BE DETERMINED BY ORDER OF THE COURT.
5. THE SAID PARTIES OF THE FIRST PART WAIVES ALL CLAIM HE MAY HAVE, OR AT ANY TIME MIGHT HAVE, TO ANY PROPERTY BELONGING TO THE SAID ETHEL HENRIETTA GREER AT THE TIME OF HER DEATH, OR THAT HE MAY BE ENTITLED TO AS HEIR OF THE SAID CHILD, SHOULD SAID CHILD DIE LEAVING PROPERTY BEFORE REACHING MAJORITY; AND THE SAID PARTY OF THE FIRST PART FURTHER PROMISES AND AGREES THAT UPON THE DEATH OF SAID CHILD EITHER BEFORE OR AFTER MAJORITY HE WILL EXECUTE TO THE SAID PARTIES OF THE SECOND PART A QUIT-CLAIM DEED TO ANY PROPERTY HE MAY INHERIT FROM SAID CHILD.
6. THE PARTIES OF THE SECOND PART WILL PROPERLY CARE FOR AND EDUCATE SAID CHILD, AND WILL AT ALL TIMES TEACH SAID CHILD TO LOVE AND RESPECT ITS SAID FATHER, AND WILL REFRAIN FROM CRITICISMS WHICH MAY HAVE A TENDENCY TO CAUSE SAID CHILD <sup>TO</sup> HOLD ITS SAID FATHER IN DISRESPECT.

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7. THE SAID PARTIES PROMISE AND AGREE THAT THEY WILL FAITHFULLY PERFORM THE TERMS AND CONDITIONS OF THIS AGREEMENT.

8. IT IS UNDERSTOOD AND AGREED THAT THE SAID PARTY OF THE FIRST PART SHALL HAVE THE RIGHT TO VISIT SAID CHILD AT ANY TIME HE MAY DESIRE.

IN TESTIMONY WHEREOF THE PARTIES OF THE FIRST AND SECOND PART HAVE EXECUTED THESE PRESENTS IN DUPLICATE THIS 20TH DAY OF JULY 1923

SIGNED, SEALED AND DELIVERED  
IN THE PRESENCE OF

RAYMOND C. SLY

HAROLD D. GORDON (LS)

HENRY GREER (LS)

IDA B. GREER (LS)

STATE OF WASHINGTON, )  
COUNTY OF SKAMANIA. ) ss.

I, RAYMOND C. SLY, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND STATE DO HEREBY CERTIFY THAT ON THIS 20TH DAY OF JULY, 1923, PERSONALLY APPEARED BEFORE ME HAROLD D. GORDON, AND HENRY GREER AND IDA B. GREER HUSBAND AND WIFE TO ME KNOWN TO BE THE INDIVIDUALS DESCRIBED IN AND WHO EXECUTED THE WITHIN AND FOREGOING INSTRUMENT AND ACKNOWLEDGED THAT THEY SIGNED AND SEALED THE SAME FOR THE USES AND PURPOSES THEREIN MENTIONED.

IN TESTIMONY WHEREOF I HAVE HEREUNTO SET MY HAND AND AFFIXED MY OFFICIAL SEAL THE DAY AND YEAR IN THIS CERTIFICATE FIRST ABOVE WRITTEN.

( NOTARIAL )  
( SEAL )

RAYMOND C. SLY  
NOTARY PUBLIC FOR THE STATE OF WASHINGTON,  
RESIDING AT STEVENSON IN SKAMANIA COUNTY.

FILED FOR RECORD JUNE 2, 1924, AT 11-30 A.M. BY MRS. IDA B. GREER

*Wm. C. Madsen*  
COUNTY AUDITOR  
BY *Edw. R. Madsen* DEPUTY

CONRAD A. SWANSON ET AL TO THE PUBLIC  
ARTICLES OF CO-PARTNERSHIP

KNOW ALL MEN BY THESE PRESENTS THAT WE, CONRAD A. SWANSON OF STEVENSON, WASHINGTON, AND ARTHUR F. LONG, OF STEVENSON, WASHINGTON, DO, BY THESE PRESENTS, AGREE TO BECOME CO-PARTNERS IN BUSINESS TOGETHER, UNDER AND BY THE NAME, FIRM AND STYLE OF "SUNSET AUTO SERVICE COMPANY", THIS CO-PARTNERSHIP TO COMMENCE ON THE 10TH DAY OF JUNE, 1924, AND TO CONTINUE FOR A PERIOD OF FIVE YEARS NEXT ENSUING OR UNTIL MUTUALLY DISSOLVED BY THE PARTIES TO THIS AGREEMENT.

IT IS UNDERSTOOD AND AGREED THAT THE BUSINESS OF THIS CO-PARTNERSHIP IS FOR THE PURPOSE OF CONDUCTING AND OPERATING A GARAGE, AUTO ACCESSORY AND AUTO SUPPLY BUSINESS IN THE TOWN OF STEVENSON, WASHINGTON, THE INTENTION OF THE PARTIES TO THIS AGREEMENT BEING THAT THEY SHALL DEAL IN AUTO ACCESSORIES, TIRES, OILS, GASOLINE, THE BUYING AND SELLING OF NEW AND SECOND-HAND CARS, AND TO CONDUCT A GENERAL AUTO REPAIR SHOP.

IT IS AGREED BY AND BETWEEN THE PARTIES HERETO THAT AT ALL TIMES DURING THE CONTINUANCE OF THEIR PARTNERSHIP, UNLESS THEY SHALL AGREE OTHERWISE, THAT EACH OF THEM WILL GIVE THEIR ATTENDANCE AND DO THEIR AND EACH OF THEIR BEST ENDEAVORS TO THE UTMOST OF THEIR SKILL AND POWER FOR THEIR JOINT INTEREST, PROFIT, BENEFIT AND ADVANTAGE; THAT THEY WILL DEAR, SHARE AND DISCHARGE EQUALLY BETWEEN THEM, ALL RENT'S