

My dear Deane:

I send amended contract of publication. The work is not mine and never has been. I have merely acted as attorney for Mrs. J. in arranging for its publication. I have made changes to correspond; also the following:

- 1 - Changing term of contract to five years. If it is fair value then no one will care to change it and it can easily be renewed. If out of order you will not care for it.
- 2 - Changing return of sales. No debitor has a right to ~~own~~ contract to be deemed, nor has a man with another's money in hand a right to provide for four months' retention and use of it. Cash with account is the only just rule.
- 3 - "Sold at cost to promote sale" is an old loop-hole into which I once put my foot. I cannot advise a client to do so. "Given away" is all right, I do not mean to imply lack of confidence but it is just as well to ~~bold~~ ~~use tight~~ ~~who makes~~ ~~do not to advertise~~ chances for misfortune.
- 4 - This contains permission for you to copy - right on condition of immediate transfer of all right under it.

I think this makes it all right and entirely fair to both