THIS ARTICLE OF AGREEMENT Between THE BOARD OF SCHOOL TRUSTEES
of Jefferson School District of Loudsons County, Virginia,
of the one part, and J. M. Brown of the other part:
WITNESSETH, That the said for Daver, under the supervision and direc-
tion of the said Board, but subject, nevertheless, to the visitation and lawful authority of the Superintendent of
Schools, agrees to teach in Hamiltone school-house for the term of
months at a compensation of
Ceruly Treasurer
the Board reserving the right to dismiss the said f. W. Boww. at any time, for cause,
paying him for he services in accordance with this agreement to the date of fuck dismissal.
It is also agreed that the said Leacher shall keep the prescribed
school register, (to be furnished by the Clerk of the Board of School Trustees), open school at 8.50 o'clock in
the morning, give 60 minutes at 12 o'clock, and close the school at 4.16 o'clock in the evening
(a school day shall consist of Lix hours and minutes, and a school month of four weeks of five
school days each), obey all school laws and regulations, make monthly and term reports to the Superintendent according to the forms furnished, and return the school register to the clerk of the Board of Trustees at the end of the term
in good order. For the loss or abuse of the school register, or any failure to make a monthly or term report to the
superintendent within three days after the expiration of the month or term, the said from the said f
Superintendent within three days after the expiration of the month or term, the said
Superintendent within three days after the expiration of the month or term, the said
shall be subject to a fine, at the discretion of the Board, of not more than five dollars—The fine, in all cases, to be retained out of the teacher's pay, and to go into the funds of the district for the pay of teachers.  It is further agreed that the fire shall be made, or caused to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine, in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be made, and the floor shall regularly be swept or caused by both parties as remaining and being at all times in the said Board or their successors.
Superintendent within three days after the expiration of the month or term, the said
shall be subject to a fine, at the discretion of the Board, of not more than five dollars—The fine, in all cases, to be retained out of the teacher's pay, and to go into the funds of the district for the pay of teachers.  It is further agreed that the fire shall be made, or caused to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine, in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be swept by the said*  The fine in all cases, to be made, and the floor shall regularly be swept or caused to be made, and the floor shall regularly be swept or caused by both parties as remaining and being at all times in the said Board or their successors.
shall be subject to a fine, at the discretion of the Board, of not more than five dollars— The fine, in all cases, to be retained out of the teacher's pay, and to go into the funds of the district for the pay of teachers.  It is further agreed that the fire shall be made, or caused to be made, and the floor shall regularly be swept or caused to be swept by the said*  the Board providing the fuel, brooms and brushes therefor; and that the actual possession of the school-house shall be considered by both parties as remaining and being at all times in the said Board or their successors.  Special Covenant  Afth 1904  IN WITNESS WHEREOF, the parties having hereunto set their hands and seals, this day of August 1904  Lib Lawret 1, 150
shall be subject to a fine, at the discretion of the Board, of not more than five dollars— The fine, in all cases, to be retained out of the teacher's pay, and to go into the funds of the district for the pay of teachers.  It is further agreed that the fire shall be made, or caused to be made, and the floor shall regularly be swept or caused to be swept by the said*  the Board providing the fuel, brooms and brushes therefor; and that the actual possession of the school-house shall be considered by both parties as remaining and being at all times in the said Board or their successors.  Special Covenant  Apple 1904  IN WITNESS WHEREOF, the parties having hereunto set their hands and seals, this
shall be subject to a fine, at the discretion of the Board, of not more than five dollars— The fine, in all cases, to be retained out of the teacher's pay, and to go into the funds of the district for the pay of teachers.  It is further agreed that the fire shall be made, or caused to be made, and the floor shall regularly be swept or caused to be swept by the said*  the Board providing the fuel, brooms and brushes therefor; and that the actual possession of the school-house shall be considered by both parties as remaining and being at all times in the said Board or their successors.  Special Covenant  Afth 1904  IN WITNESS WHEREOF, the parties having hereunto set their hands and seals, this day of August 1904  Lib Lawret 1, 150
shall be subject to a fine, at the discretion of the Board, of not more than five dollars—The fine, in all cases, to be retained out of the teacher's pay, and to go into the funds of the district for the pay of teachers.  It is further agreed that the fire shall be made, or caused to be made, and the floor shall regularly be swept or caused to be swept by the said*  the Board providing the fuel, brooms and brushes therefor; and that the actual possession of the school-house shall be considered by both parties as remaining and being at all times in the said Board or their successors.  SPECIAL COVENANT  Activated  To Mutaness WHEREOF, the parties having hereunto set their hands and seals, this back day  of August  Chairman of the Board.  Attest:  Chairman of the Board.

## ARTICLE OF AGREEMENT

Between the School Board

OF

AND

Teacher of Public School No.....for the term beginning......190.....

Note.—Contracts cannot be made with a teacher by a single trustee, but must be made by the Board of Trustees at some regular or called meeting, otherwise they are void.

The law provides that written contracts shall be made by the district school board with all public free school teachers, in a form to be prescribed by the Superintendent of Public Instruction, before they enter upon their duties. Such contracts shall be signed in duplicate, each party holding a copy.