The parties, viz. Mr. W. Mawson and D. C. Bryant, and Mr. A. Salter, have made the following agreement for opening a Commercial College in the City of Provident. Mr. Mawson agrees to devote his entire time and energy in advancing the interests of the College by teaching and looking after its interests generally. Mr. A. Salter and Mr. C. Bryant agree to furnish the capital for opening the School with the understanding that Mr. W. Mawson shall refund to them one half the amount as required. It is also agreed that when the said Mawson shall refund to them, one half the amount as required, that he shall become a half owner of the College, but until the said amount is paid back, the College is to be the property of Mr. A. Salter and Mr. C. Bryant. It is further agreed that a set of Books shall be kept representing at all times the true condition of the School, and the balance due shall be rendered at the close of each month to Mr. A. Salter and Mr. C. Bryant. It is also agreed that all current debt shall be paid at the close of each and every current month out of the proceeds of the College before any division of profits, between the said parties. The share, mode of the business shall be shared as follows

Mr. A. Salter one half (1/2)
Mr. C. Bryant one half (1/2)

Mr. W. Mawson one half (1/2). The profit, to be determined at the close of each month. It is agreed that Mr. A. Salter and Mr. C. Bryant are not to devote any time to the School unless it be required by the oversight of it may be con-
The basis for the scholarships both for the Collegiate Class and the Teachers was to be the same as at the other schools, constituting the International Chain of College. It is agreed that all advertising shall be done on our advertising paper and not with funds. It is agreed that the admission of Scholars shall be upon the same basis as the other schools constituting the International Chain of College.

It is also agreed that the said Mason shall faithfully attend to the duties of the College and to conduct no act contrary to any of the effects belonging to said College shall be sentenced to a term in any act that may incur any liability for the said Bryant and if, as a result of such action, the said Bryant is to continue in force ten (10) years unless dissolved by the mutual consent of the aforementioned parties.

New York Jan. 14, 1863

[Signature]

Bryant & Stratton

Mason