## SOUTH CAROLINA

## GREENVILLE DISTRICT

This article of agreement between Charles Pickett of the one part, and James Pickett of the other part, witnesseth, that the said James Pickett doth hereby bind himself to support and maintain Mrs. Kiazannah Pickett as long as she may live in as comfortable and genteel style as the condition in life of the said Kizannah once the habit, of the country would render profess and it is further agreed on the part of the said Jzmes that if the said Kizannah should become at any time disatiffied with her treatment in the house of the said James, that it shall be in her power to leave the same and ingage boarding in the house of any person in the section of the State and the said James hereby binds himself to pay such person with whom the said Kizannah may board as above a full and fair price for the same, and also to pay all the necessary and proper expenses of the said Kizannah of every kind whatsoever. The said James further covenants that he will at all times receive andentertain at his house free of costs or charge, such of the children and friends of the said Kizannah as may think proper to visit her. For the better securing of all which covenants and undertaking on the part of the said James he doth hereby pledge, set apart charge with and mortgage to the said Charles Pickett the plantation on Saluda River, lately purchased by the said James of Jeptha Pickett containing upwards of one thousand acres the late residence of Micajah Pickett, and it is hereby agreed t that the said plantation be pledged as security for the performance of all the covenants herein contained.

In consideration of all which it is agreed on the part of the said Charles Pickett as the trustee of Mrs. Kizannah Pickett and in his own right as ultimately intitled to a distributive share of the funds now in the registry of this Court that the said James Pickett shall receive out of the said funds, recovered by a decree of the Court of Equity and charged with the maintainace of the said Kizannah the sum of fifteen hundred dollars absolutely and withour furture accounterbility for the same, and that the balance of the said funds be immediately divided amongst those intitled in remainer according to their respective right, as settled and declared by the decree of the Court of Equity by which the said funds were originally recovered.

In witness whereof they have hereunto set their hands and seals this 6 day of August 1828

Charles Pickett

J. W. Pickett

Test

Tho. B. Williams

Samuel Grafton

I certify that this sheet of paper contains a true copy of the original agreement copied by me this 10th August 1830

William Choice