



Million \$ of any kind whatsoever including all state
 fixtures and all other personal property of said Firm of any
 description whatever including promissory notes bills of
 exchange bonds mortgages book accounts balances & accounts
 current policies of insurance and any and all other property used
 by said firm and all contingent interest and expectancy that
 said party of the second part shall take possession of all the property
 hereby assigned or intended to be and shall in accordance with
 legal usage in such matters with all convenient diligence
 sell and dispose of the same and convert the same into
 money and shall with all reasonable diligence collect in and
 receive all and singular of the said debts due and demands
 of all kinds and with and out of the proceeds of said sales and
 collections the said party of the second part shall first pay and
 discharge all reasonable and just expenses charges and commissions
 attending the due payment of these presents together with a reasonable
 commission for his own services and out of the net proceeds of
 such sales and collections shall pay and discharge the debts due
 and owing by the party of the first part to and in the following manner
 and order. To wit Adonis promissory note of Jan 12th 1887 due six months
 after date for \$1500⁰⁰ fifteen hundred and eighty three & 1/100
 Dollars with interest at 10 per cent per annum. To wit Adelaide
 promissory note Oct 23rd 1886 for \$484⁷² due by months from date
 A. R. Milligan promissory note for twenty five (\$2500⁰⁰) hundred
 Dollars dated Feb 1st 1887 and due four months after date to John
 J Stewart \$247⁰⁰ Two hundred and forty seven dollars of the
 proceeds of said sales and collections are sufficient and the foregoing
 enumerated debts to be paid in full and if not sufficient then
 the party of the second part shall pay them ratably and in proportion
 to their respective amounts after the payment in full of the above
 enumerated debts if there be any surplus in the hands of the
 party of the second part then he shall pay all other indebtedness due
 and owing by the said party of the first part in full if proceeds are
 sufficient and if not sufficient then ratably and in proportion to
 their respective amounts if after payment of all debts due and
 owing by the parties of the first part any surplus should be coming
 the same shall be paid to the party of the first part

13th Henry
 Feb 7
 1887

In Witness whereof we hereunto set our hands and
 seals this 29th day of December ad 1887
 J. W. Miers