

party of the second part shall pay and discharge all the other debts demands and liabilities whatsoever existing whether due or to become of the said parties of the first part provided such remainder shall be sufficient for that purpose and if not sufficient then the same shall be applied pro rata to the payment of said debts demands and liabilities according to their respective amounts and full power is hereby given to the said party of the second part to execute and carry out this assignment and to execute any acquittances or bills of sale or other papers necessary thereto with full power to compromise any debt owing to said parties of the first part taking a part for the whole amount and to sue or defend suits and generally to do whatever may be requisite and necessary to the full execution of the trusts hereby created.

In witness whereof the said parties of the first part have hereunto set their hands and seals the day and date first above written.

Signed sealed & delivered in presence of  
 James L. Killiam  
 John C. Killiam  
 W. F. Ausel  
 E. A. M. Bee

I hereby accept the trust above created and bind myself to faithfully carry out the same  
 Witness my hand and seal this the twenty fourth day of January A. D. 1882

W. F. Ausel  
 E. A. M. Bee  
 J. A. Gordon

Personally appeared before me W. F. Ausel and made oath that he saw J. L. Killiam & J. C. Killiam sign seal and deliver the above assignment and that he with E. A. M. Bee witnessed the execution thereof

Sworn to before me this 24<sup>th</sup> Jan'y 1882  
 W. F. Ausel  
 Not Pub  
 Sworn to before me this 24<sup>th</sup> Jan'y 1882

File Cox Bros	Assignment	State of South Carolina County of Greenville
W. D. Mayfield		Whereas we Ford to Cox and Larkin Cox merchants

Copartners known and doing business under the firm name of File Cox & Bros of the city of Greenville County and State aforesaid are justly indebted in sundry sums of money to various persons and have become unable punctually to pay and satisfy the same and yet are desirous of making a fair just and legal distribution of all our property and effects to and among our creditors Now therefore known all men by these presents that we the said Ford to Cox and Larkin Cox known and trading as aforesaid in consideration of the premium and for the purpose of devoting all of the property which we or either of us either as a firm or as individual members thereof own or enjoy to the payment of our debts as well as in consideration of the sum of five dollars to us in hand paid by W. D. Mayfield the receipt whereof is hereby acknowledged have granted released bargain and sold assigned transferred and set over and by these presents do grant bargain sell assign and set over unto the said W. D. Mayfield all and singular the moneys goods wares merchandize chattels notes bills bonds books of account or either claims or evidences of debt of whatsoever name or nature of and belonging to the said firm of File Cox & Bros or to either of the members thereof (which will be more particularly set forth and described in a schedule marked "A" and left with the said W. D. Mayfield) To have and to hold all and singular the same and every part and parcel thereof with the appurtenances thereto belonging unto the said W. D. Mayfield his executor administrator and assigns.

In trust nevertheless to for and upon the following uses and purposes to wit to take possession of all and singular the property and effects hereby assigned and transferred and to