

dated in the month of April eighteen hundred and fifty for nine hundred and ninety dollars & bearing interest, Third, to the payment of a single bill from Lorsch & Murray to Daniel Danner dated in the month of April eighteen hundred & fifty five & bearing interest, fourth, to the payment of all the outstanding liabilities of the firm of Lorsch & Murray in full if there be sufficient funds for that purpose, and if not, then pro rata or proportionably among said creditors, Fifthly to appropriate the balance, if any, to the payment of the debts owing by the said Samuel J. Murray in full if the same shall be sufficient or if otherwise, then pro rata or proportionably among said creditors, Sixthly, if any funds shall remain, then to pay the same over to the said Samuel J. Murray or his legal representatives, and the said Samuel J. Murray doth hereby constitute & appoint the said Stephen Lorsch his true & lawful attorney to ask, demand & sue for, in the name of him the said Murray, the payment & enforcement of all & singular the claims hereby transferred & conveyed to said Lorsch as trustee as aforesaid, In testimony whereof the said Samuel J. Murray hath hereunto subscribed his name & affixed his seal on the day & in the year first herein before written,

Signed sealed and delivered }  
 in the presence of } Samuel J. Murray (seal)  
 Samuel J. Simmons }  
 State of Maryland, Howard County, etc.

Be it remembered and it is hereby certified that on this twelfth day of March A. D. 1856, before the subscriber a justice of the peace of said state, in and for said county personally appeared Samuel J. Murray known to me of my own knowledge to be the party grantor named in the foregoing instrument of writing, and acknowledged the