

and therefore ~~some~~ ~~concern~~  
back of this contract without  
doing injustice and, unless  
put to the vote consideration  
had passed upon which was  
abolished it, and given in  
satisfaction for the contract  
profits, the prospect of profit  
above charged us in taking  
the contract - they might have  
chosen either of the several  
proposals named in the article  
have settled their affairs  
and kept consideration of the  
debtly interest with the  
benefit of the law - the second,  
if they deemed us to be taking  
their claims before the articles,  
might have brought them

and ~~the~~ ~~concern~~ ~~of~~  
the law - but having paid  
in the second article - they  
cannot fall back upon  
upon the first claim. The  
his appears to me to be  
incomplete - the demand  
for the satisfaction of contract  
profits, and the claim for  
profits, and the claim for  
dividends, and the claim for  
being satisfied.

Their conduct is ~~un~~ ~~just~~  
Some of the ~~with~~ ~~any~~ ~~dis~~ ~~in~~ ~~the~~  
as to my honor that may have  
been paid by the second  
Some of the ~~part~~ ~~of~~ ~~the~~ ~~contract~~  
The great difference between the