

a child and wife living at my death, then they are to have the benefit of the trust fund for themselves and under the same restrictions as before set forth in this trust deed each to share and share alike when my children arrive at the age of twenty one years, the amount of the above trust fund shall be equally paid them or a lot so much as I allow my wife to receive, which is Five hundred Dollars out of said amount in full simple should I leave but one child my wife is to receive the said amount all over her and the remainder to go to my child. Whenever either of my children arrive at the age of twenty one years he or she may draw out of the above amount their distributive share and so on until all arrive at that age provided I be dead and it is distinctly understood that no distribution of this trust fund shall take place until after my death, no matter if my children are at the age of twenty one as the provisions of the above trust fund are not to take effect until after my death.

Should my said trustee see proper at any time to relinquish the trusteeship he is at liberty to do so and he is fully authorized to apply to the Court of Equity in North Carolina or in this State to have another person appointed or if he should be dead, I authorize any relative to apply to the said court to have a trustee appointed in the present trustee place.

Provided at any time it may see proper or any of my friends to apply to the Court of Equity of Lincoln County in the State of North Carolina to have my estate settled in trust for my especial benefit and the amount specified in this trust Deed shall be included in the settlement of the said Court of Equity, then this deed of trust shall be utterly null and void, but otherwise to remain in full force and virtue.

Should I leave no child or children living at my death then the amount of the above trust fund shall be divided as follows, my wife is to have one half of the amount specified in the deed during her life, in trust to receive the amount of the accruing interest, the other half to revert to my Brothers and sisters and at the death of my wife the amount above herein above to revert to my Brothers & Sisters share & share alike. But should I leave one or more children at my death and either or all of them should die, then I direct that their portion shall be equally divided between my Brothers and sisters. In witness whereof I have hereunto set my hand and seal this 10<sup>th</sup> day of Decr 1853

Elihu Rea & A. D. Hoke

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F. E. Hoke Esq.

South Carolina Personally appeared Elihu Rea before me and Greenville District made oath that he saw A. D. Hoke sign seal and acknowledge this deed of trust for the uses and purposes therein mentioned and that A. D. Hoke was with himself a witness to the due execution of the same.

Sworn to before me this 12<sup>th</sup> day of Decr 1853 D. B. H. Esq. Elihu Rea

I do hereby accept as trustee the above appointment and do promise to take upon myself to and carry out the requisitions of the same. W. J. Hoke

Recorded for the 10<sup>th</sup> Decr 1853 by D. B. H. Esq.

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