

F. C. Hokel
To
Wm J Hokel
Trustee

Dual South Cardinal
of
Trust

Know all men
of Greenville District
I Francis C. Hoke of Lincoln County North
Cardinal.

Whereas I have in the hands
of F. Hoke of Greenville District and State of South Carolina the sum of
thirty eight hundred and fifty six dollars and seventy one cents being in notes
in various persons for which I have the said F. Hoke's receipt for the ac-
cession of the same. I have received on the above amount on the first day
of December 1853 the sum of Three hundred and fifty five dollars due
from the said F. Hoke, which amount is to be placed as a credit on
said receipt which leaves in the hands of F. Hoke the sum of thirty
five hundred and ninety one dollars and fifty six cents drawing interest
in accordance with the receipt I have in my possession. Now know
all men by these presents that I Francis C. Hoke for the better securing thereof
of the said sum of money as specified above for my future support and
maintenance and also the interest that may accrue upon the same sum
above mentioned I do hereby bargain convey release and confirm unto
William F. Hoke of Lincoln North Carolina the amount of the
above sum of money and the interest thereon in trust for the following
uses and purposes herein after mentioned. I have and I hold the said sum
of money above mentioned and the interest thereon unto the said William
F. Hoke upon the special trust and consideration, nevertheless and he and
for the several uses interests that is to say the said William F. Hoke is to
keep hold use and occupy and employ the above sum of money under
his entire control and supervision for my future support and maintenance
and be subject in no account to my control in any manner whatsoever, or
subject to my order or directions. I do authorize my said trustee as above
to manage the above amount in any manner he may think best for my benefit
and should my said trustee think proper at anytime to invest or improve
funds or change them into any kind of property whatever that may result in
the greatest advantage he is fully authorized to do so but to be under the
same restrictions and to continue in trust and under the control of my
said trustee, and free from all my control and direction whatever and in no
account liable for any debts I may hereafter contract as the whole of the above
mentioned sum of money or the right and claim of the same is entirely
released by me unto the said trustee as before specified. I do further authorize
my said trustee to allow me, if in his opinion and judgment,
it is most beneficial to use the interest that may accrue from year
to year but not to infringe upon the principal sum unless he wish
to reinvest the amount in some other way which will be more
beneficial to my interests which I fully vest the right in my said trustee
to do whenever he thinks it expedient, without any hindrance from
myself or any other persons whomsoever authorized by me.
The above amount I do relinquish all claim or management to in
any manner or form whatsoever during my life and the same to be under
the restrictions as before set forth and at my death should I leave a wife living
and any children or child the same to be held in trust for them as before
set forth and under the same considerations, but should I leave

that
con
me
I Gre
can
release
and
the
de
inner
on
and
1850
since
Is
the
at
ing
an
what
in
the
an
with
as
T
on
thin
ing
and
the
for
Blair