

... on runn & waste, wheels & carts, team & hobbings
two pots & two beers two smaller pots & two pails, two cows
& calves. I owe to Berbery my daughter besides one small
two year old Heifer, one sow & four shotes, one large Boar
one other sow & six shotes & one young sow to my Daughter
Berbery, two ewes & lambs choice, the plantation I bought
of Blackburn to be rented & three hills choice. And I
hereby make & ordain my worthy friend John Ross
Executor of this my last will & Testament, In witness whereof
I set my hand & seal the date above.

Signed & sealed in the presence of } William Scott ^{Seal},
Andrew Scott.

N.B. My son Jackson to be left him of my plantation I
leave as. Likewise my Mother to have the plantation she
now lives on to be her own property forever —

December the 29th 1816 Being in sound mind & memory I do
make this alteration in my last will & Testament, my beloved
wife Eliza if she marries she holds the Gray Mare & colt
one cow & calf, one bed & furniture & all the remainder to be
sold & equally divided between her & my children, where-
unto I set my hand & seal date above.

Test

William Scott ^{Seal}

(Andrew Scott.)

In the name of God amen.
I William Pitt of the County of Lee, having & slate
of Carolina being now in the decline of life, & having
the clear concious of all my mortal faculties, do judge
it proper to dispose of that share of worldly property
with which divine Providence has favored me in the
form & manner following — prospecus It is my will
that all my just Debts & funeral charges be paid out
of my Estate — Item I will & bequeath unto my son
Edward Pitt the whole of the tract of land purchased
at the sale of the property of James Houston deceased
to him in my son Edward Pitt new line 17th of

with the negro woman in his possession named Cynthia
Item I will & bequeath unto my son David Still one hundred
& fifty acres of the tract of Land wherein I now live to be laid
off on the South & West sides of said tract, adjoining the
tract of land bought by David Still from Thomas Robins
Also I bequeath to my said son David Still during his
life time my negro woman named Hagar & her child
Sampson the said negro woman Hagar to be the property
of my grand daughter Elizabeth Still Daughter of David
Still at his decease & the said negro boy Sampson upon
the death of David Still to fall to my grandson Will
Taylor Still son of David Still, also I bequeath to my
son David Still two head of cattle his choice of the
stock the waggon & gears & all the farming utensils
Item I will & bequeath unto my grand daughter Eliza - the
daughter of James Still the negro girl Lucy -

Item I will & bequeath unto my grandson William Miller
Still son son of James Still the negro boy Tom -
Item I will & bequeath to my grand daughter Elizabeth
Still daughter of James Still the negro boy named Jessie
Item I will & bequeath unto my grandson John Still son of
James Still the negro boy named Aaron -

Item I will & bequeath unto my grand son James Still son of
James Still the negro boy named Bob -
Item I will & bequeath to my grand daughter Elizabeth Still
daughter of Edward Still the tract of Land purchased at
the sale of the property of Dr. William Morrison Esq.
also the negro girl named Cherry -

Item I will & bequeath unto my grand son James Still son of
Edward Still the negro girl named Hagar -
Item I will & bequeath unto my grand son John Still son of
Edward Still the negro girl named Delia -

Item with respect to the rest of my property not included
in the above bequests viz the remainder of the tract
of land wherein I now live supposed to contain about 100
hundred & fifty acres including the dwelling house &
improvements adjoining it together with my negro boy

101

between & him. my Share of the Stock of Horses viz three head
the remainder of the Stock of cattle. Together with the household
Kitchen furniture it is my will that it be sold at publick
Vender by the Executors of this my last will & Testament, &
that the proceed of the Sale together with the Cash on hand at
my decease the debts due to me by bond or note be divided
equally. There & there abide among the whole of my grand-
children born & living at the time of my decease -

Lastly I hereby nominate & appoint my Sons John Stitt
Edward Stitt & David Stitt Executors of this my last
will & Testament. hereby revoking & disannulling all
wills heretofore made by me. In witness whereof I have
hereunto Subscribed my Name & affixed my Seal the 22nd
day of March in the Year of our Lord 1815.

Signed, Sealed, pronounced & delivered

in presence of

I Wallis

W. Wallis

J. Wallis Junr.

William Stitt 

In the name of God Amen. I James Varner of Rockingham
County & State of N^o Carolina, being full of bodily but of per-
fect mind & memory thanks be to God for his mercies & calling
to mind my Mortality & that it is appointed for all to die.
Do make this my last will in way & manner [&] follows...
First & principally of all I give & bequeath my Soul unto
Almighty God that gave it me nothing doubting but at
the resurrection I shall receive the same again. My Body to
be buried in a decent Christian manner at the discretion of
My Executors herein after mentioned, and as touching such
worldly estate as has been pleased God to bless me with in
this life I desire to leave in the following manner -
I give & allow unto my loving wife one large Black Horse
& her Saddle Twenty pounds Cash due from Joseph Compton
two Cows & calves, the half of the Plantation if worth
£1000 more than the whole of it during her