

And it is my Will that the remaining part of my real and Personal Estate be sold and equally divided between my three sons, and if any of my aforesaid children should die before they arrive of Age or marriage, it is my Will that their part shall be of equally divided between the rest of my surviving children, and it is my Will that my writing apparel be equally divided between my three sons.

Lastly I constitute and appoint my living brothers Thomas and Jonathan Lindley my whole and sole Executors to hold for the intent and purpose herein mentioned. In witness whereof I have hereunto set my hand and seal the day & year above written.

William Lindley

Witness present  
Joshua Hadley  
Henry Holliday  
Mary Holliday

Two hundred  
and another hundred  
and another hundred  
and another hundred

Orange County November Court Adm'r 1784

The execution of the within Will was duly proved in open Court by the Oaths of Joshua Hadley and Mary Holliday two of the Subscribing witnesses thereto and Ordained & Recorded.

Seal

S. Dutton Esq

In the name of God Amen.

Robert Scott of the County of Orange and State of North Carolina being now in the County of Culpeper and State of Virginia. Weak in body but of a good sound mind and memory thinks he to be helped least for the same. Do make and Ordain this my last Will and Testament as mannered and form following.

I recommend my soul into the hands of the Almighty God. Item, I give and bequeath unto my dearly beloved wife Mary Scott the Plantation wherein she now lives, and her hundred Acres of Land during her natural life, likewise all my Household furniture, and stock of Horses, cattle, Sheep and Hogs, during her natural life.

Item I give and bequeath unto my seven children, George Scott, William Scott, Vaughan Scott, Molly Scott, John Scott, Henry Scott, Richard Scott, Five hundred and fifty Acres of Land to be sold and the money equally divided among them, when they come of Age, or otherwise.

Also my will and desire is, that after the death of my beloved wife Mary Scott, the Land where now she lives, and all my personal estate shall be sold, and the money equally divided among my children above mentioned.

I constitute appoint and Ordain my beloved wife Mary Scott & Thosnow his executors Exec of this my last Will and Testament. In witness whereof I have hereunto set my hand and seal this September the 5<sup>th</sup> 1780

Racine Corbin  
Affd Robert

Robert Scott Esq

Orange County November Term 1784.

The execution of the within Will of Robert Scott D.D.  
was duly proved and open Court by the Oath of Rawley Corbin  
one of the Subscribing witnesses thereto and Ordered to be  
Recorded,

P. Benton Esq

At a Court held for Culpeper County the 20<sup>th</sup> instant  
1788 The last Will and Testament of Robert Scott D.D.  
was exhibited to the Court and partly proved by the Oath  
of William Roberts a witness thereto and Ordered to be  
authenticated

Test John Sommerville.

KNOW all men by these presents that I Hardy  
Morgan of the County of Orange and State of North Carolina  
have received & do claim & recover Due claims to Sarah  
Morgan in the County and State aforesaid. Her Heirs  
Executors Administrators or Agents of all manner of Actions  
Suits Bills Bonds Deeds of gift writings Debts due  
duties Accounts Sum and Sumes of Money Leases  
Executions Credits Controversies Trustees Damages and  
Demands whatsoever which by Law or Equity or otherwise  
arose to the said Hardy Morgan. My Heirs Executors Administrators  
or Agents shall and may claim challenge or demand  
and by any reason means and courses of any Manner  
known or thing whatsoever to the day of the date of  
these Presents notwithstanding I have herunto set my hand  
and Seal this fifteenth day of September in the Year  
one thousand seven hundred and Eighty four.

Right Sealed and delivered in the presence of  
Benjamin Morgan Joseph Harwood  
Sarah Morgan John Aiken

Hardy Morgan Esq

Orange County November Court 1784.  
The within Release from Hardy Morgan to Sarah Morgan  
was duly proved in open Court by the Oaths of Benjamin  
Morgan and John Morgan two of the Subscribers thereto  
and Ordered to be Recorded

Test

P. Benton Esq

Whereas in the furtherance of the Good Intentions of Robert  
Hogg deceased signified by his last Will & Testament towards  
my Son Thomas Hogg Cooper and my Daughter Elizabeth  
of severall other good and sufficient Considerations me there  
unto moving I have this day Executed Bills of Sale to the  
said Elizabeth for a Negro Wombe named Pat and her  
Son Alfred and to the said Thomas of a Negro Wombe  
named Judy and her son Jack and whereas I am desirous  
that my Children all equally near my heart should with  
respect to worldly Interest be nearly as I can make them  
upon an equal footing & whereas my son William hitherto  
not derived any Interest from my own or the Gifts of others

Now Know ye for and in Consideration of the Love I bear  
to my said Son William and in consideration of the sum of  
five Shillings to me paid for him the said William by  
James Hogg Trustee for the said William and at his the  
said William's special Instance & Request I have granted  
bargained and sold and by these presents do grant bargain  
& sell unto the said William a Negro Girl named Molly  
the Daughter of Venus whom I bought of Mr. Penelope

Orange County November Term 1784.

The execution of the within Will of Robert Scott D.D.  
was duly proved and open Court by the Oath of Rawley Corbin  
one of the Subscribing witnesses thereto and Ordered to be  
Recorded,

P. Benton Esq

At a Court held for Culpeper County the 20<sup>th</sup> instant  
1788 The last Will and Testament of Robert Scott D.D.  
was exhibited to the Court and partly proved by the Oath  
of William Roberts a witness thereto and Ordered to be  
authenticated

Test John Sommerville.

I KNOW all men by these presents that I Hardy  
Morgan of the County of Orange and State of North Carolina  
have received & do claim & possess Due claims to Sarah  
Morgan in the County and State aforesaid. Her Heirs  
Executors Administrators or Agents of all manner of Estates  
Lands, Bills, Bonds, Deeds of gift, writings, Debts, due  
duties, Accounts, Sum and Sumes of Money, Leaves,  
Executions, Chelms, Controversies, Trusts, Damages, and  
Demands whatsoever, which by Law or Equity, or otherwise  
arose in the said Hardy Morgan. My Heirs, Executors, Adminis-  
trators or Agents shall and may claim, challenge, or demand  
and by any reason means and courses, of any Manner  
known or thing whatsoever to the day of the date of  
these Presents. In witness whereof I have hereunto set my hand  
and Seal this fifteenth day of September in the Year  
One thousand Seven hundred and Eighty four.

Joseph Seale and delivered in the presence of  
Benjamin Morgan & Joseph Harwood  
Sarah Morgan & John Aiken

Hardy Morgan Esq

Orange County November Court 1784.  
The within Release from Hardy Morgan to Sarah Morgan  
was duly proved in open Court by the Oaths of Benjamin  
Morgan and John Morgan two of the Subscribers thereto  
which are Ordered to be Recorded

P. Benton Esq

Whereas in the furtherance of the Good Intentions of Robert  
Hogg deceased signified by his last Will & Testament towards  
my Son Thomas Hogg Cooper and my Daughter Elizabeth  
of severall other good and sufficient Considerations me there  
unto moving, I have this day Executed Bills of Sale to the  
said Elizabeth for a Negro Wombe named Pat and her  
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Now Known ye to me and in Consideration of the Love I bear  
to my said Son William and in consideration of the sum of  
five Shillings to me paid for him the said William by  
James Hogg Trustee for the said William and at his the  
said William's special Instance & Request, I have granted  
bargained and sold unto by these presents do grant bargain  
& sell unto the said William a Negro Girl named Molly  
the Daughter of Venus whom I bought of Mr. Penelope