

come of said estate after any expenditures hereinbefore permitted may have been made for the education of any of her children, said payments to my said daughter to be made at such intervals as may be found to them convenient in the proper handling of my estate."

Second. That said instrument purporting to be the last will of said Clinton R. Scott, except as above modified, shall stand in all respects unaffected and unimpaired, and shall be admitted to probate as the last will and testament of said Clinton R. Scott, and shall be interpreted, construed, executed and enforced as if it read as follows, to wit:-

"I, Clinton R. Scott of Milford, Worcester County, Massachusetts, make this my last will.

After the payment of my just debts and funeral charges I bequeath and devise as follows:-

- First:-- To my wife Ida F. Scott, my homestead estate, now occupied by us and numbered seventeen on Purchase Street in said Milford.
- Second:-- To my daughter, Adelaide Hunt Scott, one thousand (\$1000) dollars.
- Third:-- To my faithful friend who has been in my employ many years, George L. Gardner, thirty-five hundred (\$3500) dollars.
- Fourth:-- To my friend Walter F. Mann of said Milford, thirty-five (\$3500) hundred dollars,
- Fifth:-- To my cousin Malvina F. Gleason of said Milford, five hundred (\$500) dollars.
- Sixth:-- To Mary G. Scott of Lexington, five hundred (\$500) dollars.
- Seventh:-- To Clifford A. Cooke of said Milford, and Augustus E. Scott of said Lexington, all the residue of my estate real and personal, but in trust nevertheless, to hold and manage, invest, sell and reinvest to pay to the Pine Grove Cemetery of said Milford, the sum required to provide for the perpetual care of my lot in said Cemetery.
- To pay and expend in their discretion such sum or sums as may seem to them necessary and wise for the education of the child or children of my daughter, Adelaide Hunt Scott, if any, in Protestant schools or colleges, but in no case are any such expenditures to be made for any child that shall have embraced any other religion or affiliated with any other sect than those known as Protestant. If such expenditure or expenditures be required before the death of my wife, Ida F. Scott, the same shall be made from the principal of my estate, but not to an amount exceeding five thousand (5,000) dollars. If such expenditure or expenditures be required at any time after the death of said Ida F. Scott, the same may, in their discretion, be taken in whole or in part from the principal of my estate, but not to an amount such that the entire amount taken from the principal

for said purpose, both before and after the death of said Ida F. Scott, shall exceed said five thousand (5,000) dollars, or the same may be taken in whole or in part from the income thereof to such amount as they deem wise.

Said trustees shall pay the net income of all the residue of my estate quarterly, or oftener if it shall be found convenient so to do, to my said wife, Ida F. Scott, during her life, and at the decease of said Ida F. Scott, my said trustees shall pay to my daughter, Adelaide Hunt Scott the net income of said estate after any expenditures hereinbefore permitted may have been made for the education of any of her children, said payments to my said daughter to be made at such intervals as may be found to them convenient in the proper handling of my estate.

At the decease of my said daughter and after her children, if any, have ceased attendance upon school or college to pay out of the estate with its accumulations in their hands:--

- 1st:-- To said George L. Gardner fifteen thousand (\$15000) dollars.
- 2nd:-- To said Walter F. Mann fifteen thousand (\$15000) dollars.
- 3rd:-- To Mary G. Scott, twenty thousand (\$20000) dollars.
- 4th:-- To said Malvina F. Gleason, five thousand (\$5000) dollars.
- 5th:-- To said Universalist Society one thousand (\$1000) dollars, and to divide all the residue of said estate, if any, equally among said George L. Gardner, Walter F. Mann, Mary G. Scott, and Malvina F. Gleason.

I nominate said Clifford A. Cooke and Augustus E. Scott to be the executors of this will and I request that they be exempt from furnishing a surety or sureties on their bonds as such executors or as such trustees.

In testimony whereof I hereto set my hand and in the presence of three witnesses declare this to be my last will this eighth day of May A. D. 1907.

Clinton R. Scott.

On this eighth day of May 1907, Clinton R. Scott of Milford, Massachusetts, signed the foregoing instrument in our presence declaring it to be his last will and as witnesses thereof we three do now at his request, in his presence and in the presence of each other hereto subscribe our names.

WITNESS our hands and seals this twenty fourth day of July, in the year one thousand nine hundred and nine.

Clifford A. Cook (Seal)  
Augustus E. Scott (Seal)  
Ida F. Scott (Seal)