

Estate of
John Kent
late of Millerton,
deceased. Testate.

Copy of Will for
the
Registrar of Deeds.

Province of Nova Scotia, Registrar of Deeds
Office, County of Pictou, 5th April 1894
certify that the within instrument was duly re-
gistered at ~~2 o'clock~~ ^{10 o'clock} of the above day in Book
2, page 355-6 - on the certificate

John H. Lane Registrar

John Gorham

Registrar

I John Kent of Stillarton in the County of Pictou being advanced in years and infirm in bodily health but of sound disposing mind and memory do make publish and declare this my last Will and Testament:

First. I devise and Command that my body be decently interred all funeral expenses to be paid out of my estate, Also that my legal debts if any be paid out of my estate.

Second. I give devise and bequeath unto my beloved wife Jane Kent during her natural life sole Control over all property Real and personal owned by me at the time of my decease.

The Real estate Consists of a dwelling House and premises Connected therewith used as Home-stead together with Barn and outhouses, the personal property Consists of Horses, Carriages, Sleighs and Harness and other fittings together with household furniture.

It is my desire that my beloved wife shall after my death dispose of such part of the personal property as she may not require, by selling the same to the best Advantage and depositing the proceeds of such Sale in the Dominion Savings Bank the interest of same to be regularly drawn for her comfortable maintenance and such portion of the principal from time to time as may be required for the same purpose, I devise that she shall have absolute Control over all my estate Real and personal that if at anytime she deems it advisable to dispose of the Real Estate she is hereby empowered and fully authorized to do so, and give an absolute title of the same, the money to be placed on deposit as before mentioned, the interest accruing to be periodically withdrawn, and such parts of the principal as may

be required to meet all her necessary wants during her natural life.

Third, I give devise and bequeath unto my beloved Grandson John Kent son of William Kent any residue that may remain of my estate after my wife's death, and the expenses of her interment paid.

I desire that such residue if any there be, be paid over to my said Grandson John Kent when he becomes of legal age, the said residue to be deposited in Bank in his name and subject to his order at that time. The Executor of my estate is requested to attend to the fulfillment of my desire, and for all his trouble in this matter he is to receive out of said monies the sum of ten Dollars. I appoint Geo. Gray executor of my ~~estate~~ estate, and my beloved wife Sarah Executrix.

I hereby declare this as my last Will and testament to which I affix my Hand and Seal this 18th day of January 1889.

Signed John Kent (A.S.)

Signed sealed and delivered before us, who in the presence of the Testator and at his request and also in the presence of each other have witnessed the same, this 18th day of January 1889.

Signed ——— Mr. Moor
————— Dr. Gray

County of Pictou N.S.

In the Court for the Probate of Wills. ———

I do hereby certify that the foregoing instrument consisting of one & three fourths pages, is an exact and literal copy of the last Will and Testament

of John Keck late of Stillarton in the County of Pictou
deceased, ~~Testate~~, which has been duly filed
and admitted to Probate in accordance with the
practice of the Court.

Given under my hand at Pictou
this 30 day of March A.D. 1894.

Wm. H. H. H.

To the
Registrar
of the County of Pictou.

Registrar