

premises situate at Vale Colliery allotted to me  
on partition of the estate of John W. Donald  
deceased,

I hereby revoke all previous or other  
Wills.

I nominate and appoint Feilay Mc Donald  
of McTellan's Brook, Farmer, and Feilay W.  
Donald of McTellan's Mountain, Farmer, Executors  
of this my last Will and Testament.

Witness my hand this 21<sup>st</sup> day of  
February in the year of our Lord, one thousand eight  
hundred and Eighty four,

signed by the testator  
in our presence and witnessed  
by us in his presence and in  
presence of each other

signed  
Ewan Mc Donald

signed John Mc Gillroy  
Duncan Mc Donald

County of Pictou N.S.

In the Court for the Probate of Wills &c.

I do hereby certify that the foregoing instrument  
consisting of one & a half pages is an exact and literal  
copy of the last Will and testament of Ewan Mc Donald  
late of McTellan's Mountain in the County of Pictou Farmer  
deceased, Testator, which has been duly filed & admitted  
to Probate in accordance with the practice of the Court.

To the Registrar of  
Deeds, for the  
County of Pictou

John H. Law,  
Registrar.

(Given under my hand at Pictou this 30<sup>th</sup> day of  
July A.D. 1894.)

Estate of  
Cowan W. Donald  
late of M. Tellans  
Mountain, Farmer,  
deceased, Testate.

Copy of Will. for  
Registrar of Deeds.

Province of Nova Scotia, Registrar of Deeds  
Office, County of Pictou, 15<sup>th</sup> Sep - 1894  
certify that the within instrument was duly re-  
gistered at 250<sup>00</sup> of the above day <sup>1894</sup> in Book  
2, page 354-5-6 on the certificate  
of John A. Ramsey  
John G. [Signature]  
Registrar.

I Coan Mr. Donald of Mr. Kellau's Mountain  
in the County of Pictou Farmer, do make this my last  
Will and Testament

First. I give devise and bequeath unto my son James  
McDonald, seventy acres of land and the appur-  
tenances upon which he now resides and separated  
from the lands hereinafter devised to my daughters  
by an open drain and fence as now on said premises,  
upon Condition however that in the event of my  
wife surviving me my said son James shall  
maintain and support her during her life.

Second. I give devise and bequeath unto my daughters  
Kella, Nellie, and Mary, the lot of land on  
which I now reside with the appurtenances, con-  
taining seven acres more or less, and separated from  
the lands hereinafore devised, by an open drain  
and fence as now on said lands, together with  
all my furniture and household effects, in equal  
shares, and in the event of any of my said  
daughters marrying or dying, that the said  
lands and premises shall become the property  
of the other or others of them and in the event of  
my said daughters or any of them being required  
to sell said property for their or her support, my  
said son James shall have the refusal of the  
same. If my said daughters or the  
survivor of them at death, have or has not personal  
property sufficient to pay their other debts & funeral  
expenses, then and in such case, if my said son  
James shall pay such debt and funeral expenses  
the said property shall become his own, and if he  
refuses it shall become the property of my sons  
who shall pay such debt and expenses.

Third. I give devise and bequeath unto my grand son  
Coan M. Donald, Duncan's son, the lot of land and