

my last will and testament.

Piedmont my son and John Gregg of

I hereby nominate and

for

John Murray and vs. Edward

the prior pedrest herein made, my

just and lawful debts, and proving

and premium silver paying the expenses

all my personal property of whatever

will
John Murray

John Murray

PROVING OF NOVA SCOTIA, REGISTRAR OF DEEDS

Office County of Pictou. OCT 12 1922

certify that the within instrument was duly
signed at *2 p.m.* the above day in Bo
5 or presence of

John Murray
John Murray
Executors of this
will

5 or presence of

This is the last Will of John McIntosh of Piedmont Valley in the County of Pictou, Farmer.

I the said John McIntosh being of sound and disposing mind do make and publish this my last will as follows:

First. I give, devise and bequeath to my sons William R. McIntosh, John McIntosh and my daughter Margaret Jane McIntosh and their heirs, executors, administrators and assigns forever share and share alike and the survivor of them, that lot of land situate at Piedmont Valley in the said County of Pictou and bounded on the East by lands occupied by Peter McIntosh, on the South by lands of the heirs of the late Samuel Cameron, on the West by lands of the heirs of the late R. McGregor and James Robeson, on the North by lands of the heirs of David Dunn late of Merigomish and Charles McIntosh, containing one hundred acres more or less, together with the buildings and improvements. Also a lot of land situate at Moose River in the County of Pictou and bounded as follows:- On the East and South by the lands of McKinnons, on the West by lands of the late David Stewart, on the North by lands of the heirs of the late James McCulloch, containing one hundred acres more or less, the said real estate or any part thereof shall not be sold or conveyed by my said sons and daughter without their mutual consent and the consent of my executors hereinafter named while they or either of them remain executors of this my last Will.

Second. I devise and bequeath to my grand-daughter Marg. Catherine (she having been brought up with me) her maintenance and apparel until she is eighteen years of age, to be provided by my executors hereinafter named out of my estate. Also a home in the dwelling house on the aforementioned farm at Piedmont Valley while she remains unmarried and if she my said grand-daughter shall remain on the farm until married shall receive bed and bedding and

sixteen dollars currency.

Third. I give, devise and bequeath unto my sons William R, John and my daughter Margaret Jane share and share alike and the survivor of them and their executors, administrators and assigns all my personal property of whatever nature or description which shall remain after paying the expenses of my funeral and all my just and lawful debts, and proving this my will and fulfilling the other bequest herein made, my daughters Mrs. Robert F. Smith, Mrs. John Murray and Mrs. Edward White having been already provided for.

I hereby nominate and appoint William R. McIntosh of Piedmont my son and John Craigie of French River executors of this my last will and testament.

In witness whereof I the said John McIntosh have to this my last will and testament, written on two pages of paper, subscribed my name and affixed my seal this twenty-seventh day of February A.D., 1895.

Signed, sealed and published and declared by the said John McIntosh as and for his last will and testament in the presence of us who at his request, and in his presence and in the presence of each other subscribed our names as witnesses thereto
(Signed) John X. McIntosh L.S.
Mark
John X. McIntosh
John X. McIntosh

[Handwritten signatures and notes, including "John X. McIntosh" and "Mark"]

