

attains the age of twenty one years. To Have and To Hold the same to the said Margaret Fraser, Subject nevertheless as aforesaid and to Her Heirs and assigns forever. I also give, devise, and bequeath to my said daughter Margaret Fraser, the sum of one Hundred and fifty Dollars in money to be paid to her within six months after my decease. To Have and To Hold the same to her and Her Heirs and assigns for ever.

Fifth. I give devise and bequeath to my grandson Gordon M. Callum the sum of Five Hundred Dollars, which said sum of money my executors shall deposit at interest in the Dominion Savings Bank until said Gordon M. Callum shall attain the age of twenty one years, it shall then with all accumulations of interest be paid to him for his own sole use and benefit and his Heirs and assigns forever, in the event however of said Gordon M. Callum dying before reaching the age of twenty one years, then in such case said money so bequeathed to him as aforesaid together with all accumulations of interest shall be divided equally between my said daughter Margaret Fraser, my said son John D. Rose & my grandchildren David Rose, Isabella Rose, Edgar Rose, Daniel K. Rose, and Naomi Rose, share and share alike,

Sixth. I give devise and bequeath to my grand daughter Isabella Rose the sum of One Hundred and fifty Dollars in money to be paid to her within six months after my decease. To Have and To Hold the same to her and her heirs and assigns for ever. Seventh, I give devise and bequeath to Lizzie Owens (my

in the event however of said Gordon M^r Callum dying before reaching the age of twenty one years, then in such case said money so bequeathed to him as aforesaid together with all accumulations of interest shall be divided equally between my said daughter Margaret Fraser, my said son John D. Rose & my grandchildren David Rose, Isabella Rose, Edgar Rose, Daniel K. Rose, and Naomi Rose, share and share alike,

Sixth, I give devise and bequeath to my grand daughter Isabella Rose the sum of One Hundred and fifty Dollars in money to be paid to her within six months after my decease, To Have and To Hold the same to her and her heirs and assigns for ever. Seventh, I give devise and bequeath to Lizzie Owens (my adopted daughter) the sum of Three Hundred and fifty dollars in money to be paid to her within six months after my decease.

Signed — David Rose

To Have and To Hold the same to her, her heirs
and assigns for ever.

Eighth, all the residue of my estate and
property, real, personal, and mixed, of which
I shall die possessed, or to which I may be entitled
at the time of my decease, I give devise and
bequeath to be equally divided between and among
my son said John D. Rose, my daughter said
Margaret Fraser my grand children, Isabella Rose
Edgar Rose, David Rose, Daniel H. Rose, and
Naomi Rose, share and share alike.

And lastly I do nominate and appoint my
friend John R. Sinclair of New Glasgow, and my
son in law, Joseph Fraser, of said New Glasgow,
to be executors of this my last Will and testament;

In testimony whereof I the said David
Rose have to this my last Will and testament,
contained on four pages of paper, and to every
page thereof subscribed my name, and affixed
my seal to this the last page thereof, this thirteenth
day of July in the year of our Lord one thousand
eight hundred and Ninety seven.

Signed - David Rose

(L.S.)

Signed sealed published and declared by the
said David Rose as and for his last Will and
and testament in the presence of us, who at his
request and in his presence, and in the presence
of each other have subscribed hereunto our names
as witnesses at New Glasgow this thirteenth
day of July A.D. 1897.

Signed - James Roy

Contained on four pages of paper, and to every
page thereof subscribed my name, and affixed
my seal to this the last page thereof, this thirteenth
day of July in the year of our Lord one thousand
eight hundred and ninety seven,

Signed - David Rose

(L.S.)

Signed Sealed published and declared by the
said David Rose as and for his last Will and
and testament in the presence of us, who at his
request and in his presence, and in the presence
of each other have subscribed hereunto our names
as witnesses at New Glasgow this thirteenth
day of July A.D. 1897.

Signed - James Roy
William Smith

County of Pictou N.S.

In the Court for the Probate of Wills, &c

I do hereby certify that the foregoing instrument, consisting of four pages, is an exact and literal copy of the last will and testament of David Robt Lake of ~~the County of Pictou~~^{Pictou} in the County of Pictou Farmer, 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 20 day of October A.D. 1898.

John H. Lane

Registrar

To the Registrar of Deeds
for the County of Pictou.

120
Estate of
David Rose
late of Trenton -
Farmer, deceased,
Testate.

Copy of Will for the
Registrar of Deeds.

Province of New Scotia, Registrar of Deeds
Office, County of Pictou, NOV 2 1898

I certify that the within instrument was duly re-
gistered at 230 pm of the above day in Book
3, page 175-178 on the certificate

of John A. Lawrence
John Y. ...
Registrar.

I David Rose of Trenton in the County of
Pictou, and Province of Nova Scotia, being of
sound and disposing mind and memory, I do
make and publish this my last Will and
testament

First, I give to my son John D. Rose for the term
of his natural life, the use of my farm at Big
Cub in the said County of Pictou together with
the buildings and appurtenances thereto belonging
or appertaining, abutted bounded and described
as follows, to wit, bounded westerly by the waters
of the Cosh river, northerly and north easterly by
waters of said Big Cub and lands of Mr. Alexander
Robertson, Easterly by the road leading from Fisher's
Grant, road to the Glenfallach Road, southerly by lands
of Donald M. Donald, and lands of David Murray,
To Have and To Hold the same for and during the
term of his natural life, I also give and bequeath to
my son John D. Rose the sum of Ten Hundred
Dollars in money to be paid to him by my executors
within six months after my decease, To Have and
To Hold the said money to him and his heirs and
assigns for ever.

Second, I give devise and bequeath to my grand son
Carnest Rose (said John D. Rose's son) my said
farm situated at said Big Cub, together with the
houses, buildings, and appurtenances thereto be-
-longing or appertaining, abutted bounded & described
as follows, that is to say, bounded westerly by the
waters of the Cosh River, northerly and north easterly
by waters of said Big Cub and lands of Mr. Alexander
Robertson Eastwardly by the road leading from
Fisher's Grant, road to the Glenfallach Road, southerly by lands
of Donald M. Donald, and lands of David Murray,

term of his natural life, I also give and bequeath to my son John D. Rose the sum of Four Hundred Dollars in money to be paid to him by my executors within six months after my decease, to have and to hold the said money to him and his heirs and assigns for ever.

Second, I give devise and bequeath to my grand son Earnest Rose (said John D. Rose's son) my said farm situated at said Big Gut, together with the houses, buildings, and appurtenances thereto belonging or appertaining, abutted bounded & described as follows. that is to say, bounded westerly by the waters of the Cash River, northerly and north easterly by waters of said Big Gut and lands of M. Alexander Robertson Eastwardly by the road leading from Fisher's Grant road to the Gleanaloch road, and southerly and southwesterly by lands of Donald Mc Donald, and lands of David Murray together with
Signed - David Rose

all profits, increase, and advantage that may result
therefrom from and after the decease of his father
my son said John D. Rose, To Have and To Hold
the same to him the said Earnest Rose, his heirs
and assigns from and after the decease of his
father my said son John D. Rose, to his and their
use and behoof for ever, I also give devise and
bequeath to my said grandson Earnest Rose, all
my farming tools and implements of all kinds
To Have and To Hold the same to him and his
heirs and assigns forever,

Third, I give devise and bequeath to my
Grandson David Rose (said John D. Rose's son)
all that certain lot piece or parcel of land being
the rear of my farm at said Big Cut, bounded and
described as follows to wit, bounded westerly by the
road leading from Fisher's Grant road to the Glen-
fallach road and northerly and north easterly by
lands formerly owned by William McKay, and
southerly and south westerly by lands belonging to
Donald McDonald, To Have and To Hold the
same to him and his heirs and assigns for ever,

Fourth, I give devise and bequeath to my daughter
Margaret Tracer (wife of Joseph Tracer) and
to her heirs and assigns forever, the two small
tenement houses owned by me at said Trenton now
standing on the eastern side of the old Fisher's Grant
road on lands of said Margaret Tracer, subject
nevertheless to the following bequest to wit, my executors if
they consider it necessary or advisable shall collect the
rents and income from said two tenements, to do which
full power and authority is hereby given by me to

of allach road and northerly and north easterly by
lands formerly owned by William McKay, and
southerly and south westerly by lands belonging to
Donald McDonald, To Have and To Hold the
same to him and his heirs and assigns for ever.

Fourth, I give devise and bequeath to my daughter
Margaret Tracer (wife of Joseph Tracer) and
to her heirs and assigns forever, the two small
tenement houses owned by me at said Trenton now
standing on the eastern side of the old Fisher's Grant
road on lands of said Margaret Tracer, subject
nevertheless to the following bequest to wit, my executors if
they consider it necessary or advisable shall collect the
rents and income from said two tenements, to do which
full power and authority is hereby given by me to
them, and shall use and apply the proceeds from
said rents and income for the use and benefit
of my grandson Gordon M. Callum until he

Signed - David Rose