

This is the last Will and Testament of our Son  
Wm. Menze of Seblarton in the County of Boston, and  
Province of New-Hampshire. Witness,

First I direct and authorize my Executors  
hereinafter named to pay out of my Estate all  
my just debts, funeral and testamentary expenses,  
not soon after my decease as shall by them be  
found convenient.

Second I give and devise and bequeath  
to my eldest daughter Anne M<sup>rs</sup> Menze my  
eight Shares in the Boston Bank To Have and  
to Hold the Same to her and her heirs, Executors,  
Administrators and assigns for ever.

Third I give, devise, and bequeath to my  
second Daughter Mary Willis wife of Robert  
Willis the eastern half of the building that I  
own fronting on the Street in Seblarton aforesaid  
together with the yard at the back of said eastern  
half and a right of way over the yard at the back  
of the western half of said building and yard  
extending from said building to the garden fence  
to Have and to Hold the Same to the said Mary  
Willis and her heirs, to her and their Heirs, Separately  
and absolute use for ever, and it is my will that the  
said Mary Willis and her heirs shall have  
and enjoy the said premises to her and their Heirs  
separately and exclusive Control, without any interference  
on the part of her present or future husband, and  
without being liable for his debts.

Fourth I give, devise, and bequeath to my beloved  
wife Mary M<sup>rs</sup> Menze all the rest of my personal  
property, and all the rest and residue of  
my Real estate situate at Seblarton, To Have

and to hold the same to her for and during her natural life

Fifth, I give, devise, and bequeath to my son Alexander Samuel McKenzie the reversion or remainder of all the personal and real Estate and property bequeathed and devised to my said wife in the last preceding section of this my will, from and after the decease of my said wife, To Have and to Hold the same to him the said Alexander Samuel McKenzie, his heirs and assigns, from and after the decease of my said wife, to his and their sole use, benefit and behoof forever

Sixth, I nominate and appoint my said wife Mary McKenzie and my nephew Hugh McKenzie of Town in the County of Colchester, Barrister, Executors and Executor of this my last Will and Testament, and I do hereby empower my said Executors to make and execute such conveyances and transfers of my real and personal estate as may be necessary to give effect to this my will, and I hereby revoke all former wills by me at any time heretofore made and declare this to be my true and only last Will and Testament.

In testimony whereof I have hereunto subscribed my name and affixed my seal, this Twenty fourth day of August in the year of Our Lord one thousand eight hundred and ~~seventy~~ eighty two.

Signed, sealed, published and declared by the said Hector McKenzie as and for his last Will and Testament in the presence of us, who at his request and in

Signed  
Hector McKenzie (L.S.)

his presence, and in the presence of each other  
have subscribed our names as witnesses  
hereto, the word "Seventy" being first erased  
on the last line of said will.

Signed ——— James Keith  
————— John M. Quenneville

County of Pictou N.S.

In the Court of Probate of Wills, &c. &c.

I do hereby certify that the foregoing instrument  
consisting of two pages is an exact and literal  
copy of the last will and testament of Hector  
McKenzie late of Stellarton in the County of Pictou  
Postmaster, 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  
25<sup>th</sup> day of October A. D. 1882 -

John Mackay  
Registrar

J. M. Ferguson Esq.  
Registrar of Deeds  
for the County of Pictou,

