

My executors hereinafter named shall be at liberty from time to time in their discretion to use the intent or income arising from my said estate and also the principal thereof or such part thereof as in their discretion may be necessary for the support of my said ~~family~~ and ~~children~~ and the education of my said children

I hereby declare that my intent or share in the business of the firm of J. F. McKeen & Sons be not called in or demanded from the said firm by my said executors until after the expiration of three years from the date of my decease and after the expiration of said period of three years it will be in the discretion of my said executors whether my said share or intent or any part thereof shall longer remain in ~~the~~ business or be withdrawn therefrom

My said executors or any of them are not to be held responsible for the default of each other or for involuntary losses

I hereby nominate and appoint George Wilcox of Newell Turner, George Patterson of New York and Barrister and James Ashford

of Green Hill to be executors of
this my last will
I do witness whereof I have
hereunto set my hand and
affixed my seal this 26 day
of October 1901

Sydney Sealed published
and defined by the said
Jardine McKean & Co
I declare as well for his
last will and testament
with the presence of us both
present at the same
time who at his request
and in his presence
have hereunto subscribed
our names as witnesses
Sydney Sealed
John J. McKean

Sydney
Jardine McKean (15)

Province of Nova Scotia }
County of Pictou SS,
In the Court of Probate
I John D. McLeod Registrar of
said Court do hereby certify that
on this 15 day of November 1901 the
last will and testament of Jardine
McKean Esq of the County of Pictou
Tasmania deceased was duly admitted to
probate in said Court at Pictou in
said County and that the foregoing is
a true copy of said will
Witness my hand at Pictou
this 15 day of November
1901
John D. McLeod
Registrar

with

of

of the said instrument

W. B. [unclear]

Registered as by
the Registrar

Province of Nova Scotia, Registrar of Deeds

County of Pictou.

JAN 21 1902

certify that the within instrument was duly re-
gistered at 3 o'clock of the above day in Book
B, page 333, 334 on the certificate

J. D. [unclear]

[unclear]

Registrar.

I James Macken of Hopewell
in the County of Peterborough
do hereby declare this to be my
last will and testament

I give devise and bequeath
all my property both real and
personal and of every kind and
description of which I shall die
seized or possessed or to which my
executors hereafter named shall
be entitled after my decease
to my beloved wife Catherine
Whelan her heirs executors and
administrators absolutely subject
however to the condition hereinafter
expressed. That is to say, provided
that if my said wife shall at
any time marry again then
in that event my said wife
will be entitled only to such
share or part of my estate as
will be equivalent to dower
or thirds in or out of my said
estate of equal amount to that
which she my said wife could have
claimed thereout in the event of
my leaving died intestate and in
that event namely her share
all the remainder of my estate
after the payment to my said
wife of her legal dower or thirds
I give devise and bequeath to my
beloved children, William, Laura
Jesse, Warren, Howard, Annie
Harriet and Cyrus Whelan and
their heirs absolutely