

I Evan McTellan of Plymouth in the County of Pictou and Province of Nova Scotia Farmer being of sound and disposing mind and Memory do make and publish this my last Will and Testament.

I give devise and bequeath and Dispose of all my estate real personal and mixed of which I shall die seized and possessed in manner and form as follows, that is to say I give and bequeath to my daughter Margaret McTay of New Glasgow wife of Thomas G. McTay of said New Glasgow one Cow to be selected by her and given to her as soon after my decease as may be convenient by my executors To Have and To Hold the said Cow to the said Margaret McTay and her Heirs and assigns for ever.

I give and bequeath to my beloved wife Elizabeth McTellan for and during the term of her natural life, the use, improvement, income, benefit and increase of all my real estate situated at said Plymouth bounded northerly by lands now or formerly belonging to the Heirs of one William McLeod, westerly by the Carr River, southerly by lands of James Turnbull and others, easterly by lands now owned or occupied by one John James McTellan, containing Eighty Nine Acres more or less together with all and singular the houses buildings and appurtenances thereto belonging or appertaining To Have and To Hold the said lands and premises and appurtenances to my said beloved wife for and during the term of her natural life.

I give and bequeath to my said beloved wife Elizabeth McTellan all my personal property estate and effects of all and every kind or nature whatsoever for her use and benefit during the term of her natural life.

~~I give and bequeath to my said beloved wife
Elizabeth McTear all my personal property, Estates
and effects of all and every kind or nature, what-
soever for her use and benefit during the term
of her natural life.~~

It is further my will that my
executors hereinafter named shall have full
power and absolute authority to sell convey and
dispose of all my said real estate and personal
property whenever or at such time or times as my
said beloved wife Elizabeth McTear shall
consider it advisable or expedient and the moneys
arising from the sale of such real estate and personal
property shall be forthwith deposited by my executors
in the agency of some good and reliable Bank
in New Glasgow and the interest of said moneys
so deposited shall be paid to my said beloved
wife Elizabeth McTear during the term of her
natural life, and at the death of my said beloved
wife it is my will that the said principal sum
of money and all interest then due shall be
forthwith divided into five equal shares forthwith
by my surviving Executor or to be disposed of by him in
manner and form as follows. I give devise and
bequeath one share to my daughter Mary the wife of
James McBrooth of Maxwells Point, Scotland,
one share to my son Alexander Thomas, one share to
my daughter Bessie, one share to my said daughter
Margaret, one share to my grandson Eugene, the son
of my said daughter Bessie, to have and to hold
the same for themselves their Heirs and assigns forever.

Provided that at the death of my said
beloved wife my said estate real and personal shall
not have been disposed of and sold as aforesaid.
Then in such case it is my will that my surviving

Executor shall forthwith dispose of, Sell and Convey
all my said real estate and Personal property to do,
which full power and absolute Authority is hereby given
and the monies arising from such Sale shall be
forthwith equally divided into five equal Shares, and
disposed off as follows, that is to say. I give devise
and bequeath one of said Shares to my said daughter
Mary, one Share to my said son Alexander Thomson,
one Share to my said daughter Jessie, one Share to
my said daughter Margaret, one Share to my said
Grandson Eugene the son of my said daughter Jessie
To Have and To Hold the same to them their Heirs and
assigns forever.

Lastly, I appoint my said beloved wife Elizabeth
McTellan and my son in law Thomas G. McKay
Executors of this my last Will and Testament, with
full power and Authority to carry out the provisions of
this my last Will and Testament.

In witness whereof I the said John McTellan have
hereunto my hand and seal subscribed and set this
thirteenth day of July in the year of our Lord one
thousand eight hundred and ninety two, & published
and declared this instrument as my last Will and
Testament.

Signed

John McTellan

(S.S.)

The said John McTellan at New Glasgow in said County
of Hants on said thirteenth day of July in the year of our
Lord, One thousand eight hundred and ninety two signed
and sealed this instrument and published & declared
the same as and for his last will, and we at his
request and in his presence, and in the presence of each
other have hereunto written our names as subscribing
witnesses.

Signed

James Roy
New Glasgow

County of Pickens of

In the Court for the Probate of Wills, 1896.

I hereby certify that the foregoing ~~written~~ instrument consisting of three pages is an exact and literal copy of the last will and testament of Evan M. Salloum late of Plymouth in the County of Pickens, Tennessee, deceased testator which has been duly filed and admitted to probate in accordance with the practice of the Court.

Given under my hand at Pickens this
31st day of July A.D. 1896.

John W. Haine
Registrar

To the
Registrar of Deeds
for the County of Pickens

2081

Estate of
John McCallum
late of Plymouth -
Tarras, deceased -
4
Testate.

Copy of Will for
Registrar of Deeds.

Province of Nova Scotia, Registrar of Deeds
Office, County of Pictou, 22nd Aug. 1896
certify that the within instrument was duly re-
sistered at 2:30 pm of the above day in Book
3, page 65-6-4 on the certificate

John H. Lane Reg.

John Gordon

Registrar.