

and my son Hugh Kelly after the death of my wife
Our dear girl named Sarah
I Stew & I ordain that all property real or personal
not above named shall be sold by my Executors
and after paying all the debts the Balance to be
Equally divided among my heirs

Item 9th I will and desire that the share or
Legacy given each or either of my children should
they or either of them die without lawful issue shall
be Equally divided among the surviving or their
lawful issue

And I hereby nominate & appoint my beloved wife
Sarah my son Hugh and Archibald to be Executors
to this my last will and testament hereby revoking
all other and former wills made by me at any
time heretofore in writing whereof I hereunto set
my hand and seal this the 18th of January 1847
Test K Methison
D McLeod

Hugh X Kelly
math

Mono County Court April Term 1851
A paper writing purporting to be the last will and testament
of Hugh Kelly our son was brought into court by Hugh Kelly
& Archibald Kelly two of the Executors therein named
and said paper writing was duly admitted to probate
by the oath of K Methison one of the subscribing
witnesses thereto who deposed that said instrument
was admitted in his presence and in presence of
the other subscribing witness by said testator to have
been executed by him for the purpose therein named
that said testator at the time he made said admission
was of sound and disposing mind and memory
whereupon said paper writing was duly admitted to
probate and ordered to be recorded in the Book
of wills and filed in the office of the clerk of
this court At Stoney Kelly who was appointed

Executors by the last will and testament of Hugh Kelly
surrenders her right to qualify as Executrix to the same
and Hugh Kelly and Archibald Kelly Executors therin
named came into open Court and were duly qualified
as Executors to said will A. B. being attc

Alexander McIntosh Will

In the name of God Amen I Alexander McIntosh
of the County of Mono and State of North Carolina
Being of sound mind and memory calling to mind
the mortality of my body do hereby publish and declare
the following disposition of my real and personal Estate
to be my last will and testament

Item first I give and bequeath to my son William
McIntosh three hundred and twenty five and a half
Acres of Land wherein he now lies lying on both sides
of the big Pockh Creek joining the lands of Kenneth
McIntosh Malcolm McElroy and others as will show
to his satisfaction on number one and two Malcolm
Shaw Plot for the same in running the ~~same~~ said
Land

Item 2^d I give and bequeath to my son Duncan
McIntosh three hundred and fifty three and a
half acres of Land lying on both sides of the big
Pockh Creek being a part of the aforesaid tract which
I bequeath to my son William McIntosh which will appear
By number three on the aforesaid Plot of Malcolm Shaw
also One hundred acres of Land which I intend
myself in two entries fifty acres in each tract and
granted to myself on the east side of the big Pockh
Creek also joining my own Land and William
Shaw

Land also one hundred acres of Land which is
of the Speculation Land which I purchased of Allen
McLennan lying on the water of Patterson Creek
Joining Dan McLennan & others
Item third I give and bequeath to my son Rodrick
McIntosh three hundred acres of Land in Cumberland
County, lying on both sides of Crain's Creek
Joining the Land formerly belonging to John Shaw & others
Item fourth I give and bequeath divide unto my
grand son Alexander Wicker two and thirty three acres
of Land lying on the back side of the Big Pockit
Creek consisting of four tracts Court, the first is fifty four
Acres in the old place where I formerly lived
the second tract is fifty acres lying south east of said
fifty four acres but Joining the same the third is
seventy nine acres lying North ~~west~~^{west} of said old tract
and Joining the same and Daniel McIntosh's Land
the fourth tract is fifty acres of Land Joining the said
seventy nine acres which I will to the said Alexander Wicker
for him to have when he will arrive to the age of
twenty one years of age. And my will is that if
the said Alexander Wicker should die without an heir
of his own body then the said Land which I will
to the said Wicker, then and in that that case
the said to return to my three sons Jointly to share
and share alike in the value of said Land that is to
say William M McIntosh Rodrick McIntosh and
Duncan Munro McIntosh
Item fifth I will and bequeath to my son-in-law Daniel W
Wicker the sum of five dollars to be paid to him by my
Executor
Item sixth I further do give to my son Duncan Munro
McIntosh fifty dollars in money my Blacksmith tools
and family Bible

Item seventh I give and divide unto my beloved wife
Christian McIntosh during her natural life the use of the
Plantation wherow I now live, and stock of all kinds and every
thing belonging to my Estate at my death which was not
herefore mentioned and disposed of will be at her
disposal. Also my negro man Dugal after her death
if the said negro Dugal had rather be sold than to live
with either of my sons then let him be sold and the money
be divided Amongst my three sons that is William M McIntosh
Rodrick McIntosh and Duncan Munro McIntosh for each
of them to share alike in the value of said Negro
Dugal if the said Dugal make choice to live with either
of the boys let him be valued or agree among themselves
and the one that will have him pay over to the other
to the other two their proportionable part of his valuation
I nominate and appoint my Beloved sons William
M McIntosh Rodrick McIntosh and Duncan Munro
McIntosh my Executors to carry this my last will and
testament into effect Ratifying and confirming this
my last will and testament in testimony whereof
I have set my hand and seal this the fifteenth
day of August in the year of our Lord one
thousand and forty five

Witness

Gilbert McRae
C McRae

Alexander X McIntosh
Mark

Mono Court of Pleas and Quarter Sessions
April Term 1851

A paper writing purporting to be the last will and testament
of Alexander McIntosh deceased was offered for probate
in Open Court William R Beagman Daniel
McDonald and William Barrie Esquires being upon
the Bench and Gilbert McRae an Esquire
whilom the subscriber witness thereto
first being duly sworn upon the holy