

Mary McDonald's Will
in open Court by Murdoch McDonald, the
Executor named therein for probate, whereupon
the due execution of said will was proved
by the Oath of Mr. McDonald and John Mc-
Donald the Subscribing Witness thereto
therefore let the said will be recorded forth-
with with this certificate, whereupon Murdoch
McDonald qualified as Executor of
said Will Let Liter testamentary issue
A. M. McDonald 1816

Kenneth McIntosh's Will

I Kenneth McIntosh of the County of Moore and
State of North Carolina being of Sound Mind
and Memory but Considering the uncertainty
of my Earthly existence do make and declare
this my last will and Testament in manner
and form following that is to say

Item 1st That my executor (hereinafter named) shall
provide for my body a decent burial suitable
to the wishes of my relatives and friends and
pay all funeral expenses together with
my just debts however to whomsoever
owing out of the monies that may first
come into his hands as a part or parcel of my
estate.

Item 2nd I give and desire to my son John Scott five
acres of land on the South West part of
my tract containing the land between the
Hedman and the New River. Beginning
on a Stake, Daniel White, corner Hickory
2 post oak, red oak pointer, bears
North 34 East one chain & 50 links to a
post oak tree, & generally corner
2 posts & a red oak pointer thence
at their line N 72 W 3 chains & 50 links

Kenneth McIntosh's Will
to a Stake on J. Hedman, line springing a person
one pointing then as his line South 37 chains 3 links
to a Stake in a bottom near a pond red oak
hickory & black jack pointer thence S 70
E 19 & 50 link to a rock near the pond by the
old school house thence S 24 E 29 chains to
Daniel White line 2 post oaks & black jack
hickory pointer thence S 60 W 30 chains to
the Beginning to here and thence forward
Item 3rd I give and devise to my Son Alexander
A. McIntosh Fifty acres of Land joining
the land of Daniel F. McIntosh & granted to
John White to have and to hold him & his
heirs forever

Item 4th I give and devise to my youngest son
Kenneth A. all the rest of my plantation
not given to my son John Scott or my
son Alexander A. Except so much as my
two daughters Margaret & Ann may want
to live on and to cultivate during the term
of their natural life to have and to
hold to them and to their heirs in fee
simple forever,

Item 5th My will and desire is that all the residue
of my Estate after paying the debts & expenses
above mentioned consisting of house
hold and kitchen furniture stock
of horses hogs Cows and Sheep black
smith Tools farming utensils Waggon
and all other movable property that
may be on hand and whatsoeuer
may be owing to me at the time of my
death shall be held and belong to
my youngest son Kenneth A. and
to my two daughters Margaret and
Ann to have and to hold equally
between them

Item 6th I give to my oldest son Daniel

Kenneth M^tintosh Will
 the portion of my estate that I intended
 for him to have when he left me safe
 I also give my daughter Christian
 the portion that I allotted for her at
 the time of her marriage with David
 Wicker, and lastly I do hereby
 constitute and appoint my son Robert
 Hall Intosh my lawful executor to all
 intents and purposes to execute this
 my last will and Testament according
 to the true intent and meaning of the
 same and every part and clause thereof
 hereby revoking and declaring utterly
 void all other wills and Testaments by me
 hitherto made.

In Testimony whereof I the said
 Kenneth M^tintosh do hereunto set my hand
 and seal this 1st day of Sept 1862

Signed Sealed Published and
 declared by the said Kenneth M^tintosh Intosh^{test}
 to be his last will & Testament in
 the presence of us who at his request and
 in his presence do subscribe our names
 witness thereto.

Eraser McElroy

Thomas Cole

North Carolina Moore County Court. Hinton
 Moore County 3 1861

The foregoing paper containing property
 to be the last will and Testament of Kenneth
 M^tintosh Will, was presented to me of my
 Court, for probate, by Kenneth Hall Intosh the
 Executor there in named and the due execution
 of the same was proved by the Oath of Eraser
 McElroy and Thomas Cole the Subscribing
 Witnesses thereto, therefore let the said
 Will be recorded together with
 the probate, whereupon the said

Kenneth M^tintosh Will
 Kenneth T. Intosh took the oaths prescri-
 bed for Executor, before Notary publ.
 A. H. McNeill Clerk

Angus McDonald's Will

I Angus McDonald of the County of Moore
 and State of North Carolina, being of sound
 and disposing mind and memory (Blessed be
 God) do make and publish this my last
 Will and Testament in manner and form follow-
 ing to wit,

I am 1st give and bequeath all my lands
 to Nancy my daughter, and Kelly my daughter
 and Allen my son as their property personal
 Item 1st all my stock of Cattle for the family
 Lastly This is my last Will and Testament
 whereof I hereunto set my hand and Seal
 this 2nd of September AD 1857
 Signed sealed and published in our
 presence and by the request of said Angus
 McDonald and in his
 presence we witnessed this

as his last will & Testament
 Daniel McDonald Angus McDonald
 John McNeill his mark

Moore County Court July 1st 1862

A paper writing, purporting to be the last will
 and Testament of Angus McDonald d^d,
 exhibited for probate in open Court by Allen of
 McDonald and the due execution thereof is
 proved by John McNeill one of the subscribing
 witnesses thereto, he also proved that he saw
 Daniel McDonald the other Subscribing witness
 thereto sign his name to said paper writing
 in the presence and at the request of Angus