

whether the consideration moneys therein mentioned are the values to be placed thereupon; or where such consideration is nominal, if the value put thereon in the said book is the sum to be charged therefor.

4th. If the allotments made in the book kept by testator, and the properties described as conveyed by the said deeds, are held to entitle the several parties to whom the same are so given to retain them at the value put thereon by the testator; how the residue of the real estate is to be divided, and in what manner the value of the same is to be ascertained.

And also as to any and all other parts of the said Will and Codicils wherein doubts and differences of opinion may exist.

And as in duty bound petitioner will ever pray.

ALEXR MACFARLANE.

November, 1865.

I, Amos Seaman, of Minudie, in the County of Cumberland, Esquire, do hereby make and publish the following to my last Will and Testament, executed on the eighth day of March last past, as a Codicil.

WHEREAS my sons Gilbert and Rufus, and George Hibbard, husband of my daughter Jane, have expressed their intention of making charges against my estate, for doing which they or either of them can have no just right or equitable claim, it being my intention and desire that the interest and share they may severally inherit and take under the provisions of my said Will, shall be the full amount that they or either of them are to receive from my estate.

It is therefore my will, and I hereby authorize and direct my executor and executors, to retain and deduct from the respective shares or sums which my said sons Gilbert and Rufus, and my daughter Jane, may severally become entitled to receive, either from my personal estate or from the rents arising from my Quarries or Joggins lands, bequeathed in trust to my executor, the full amount of any claim, demand, or account which my said sons Gilbert and Rufus, or the said George Hibbard, may render or make against my estate, together with all costs, charges, or expenses, which my executor or my estate may be put to or be subjected to in consequence of the rendering of any such claims.

Hereby ratifying and confirming my said last Will and Testament, I declare the foregoing to be a Codicil thereto.

In witness whereof I have hereto set my hand and seal, this twenty-second day of October, in the year of our Lord one thousand eight hundred and sixty-two.

Signed, sealed, published and declared, by the said Amos Seaman, as and for a Codicil to his last Will, in the presence of us, who, at his request, and in the presence of each other, have hereto set our names as witnesses.

(Signed) AMOS SEAMAN. [L.S.]

(Signed) GEO. W. CUTYER, }  
CHAS. C. SEAMAN. }