

Requirements.

Done at Welland, Ontario, this twenty-first day of September, in the year of our Lord one thousand eight hundred and ninety-five. (Sgd.) J.W.L.P. Willson

Court of the County of Welland.

Sixty-five acres more or less, to my son John Dunnehower.

This is the Last Will and Testament of me John Dunnehower

of the Township of Bertie in the County of Welland and Province of Ontario, made this Eleventh day of September, in the year of our Lord one thousand eight hundred and ninety-five.

I revoke all former Wills or other Testamentary Dispositions by me at any time heretofore made, and declare this to be my Last Will and Testament.

I direct all my just debts, funeral and testamentary expenses to be paid and satisfied by my executors hereinafter named, as soon as conveniently may be after my decease.

I Give, Devise, and Bequeath all my Real and Personal Estate which I may die possessed of or interested in, in the manner following, that is to say: to my son John Dunnehower, all of that part

of Lot Number Nine in the Seventh Concession of the said Township of Bertie, which I possess--it being sixty acres more or less, And to my son Jacob Dunnehower, those portions of Lots Numbers Ten and Eleven in the said Seventh Concession of the said Township of

Bertie, of which I am possessed--the said portion of Lot Number Ten containing fifty acres, more or less, to them and their heirs and assigns eighty-five acres, more or less, to them and their heirs and assigns forever, on the following conditions, namely: First, that as to my said

son John, that he pay the following legacies, that is to say: Three and my son in law Jacob Dunnehower, his heirs and assigns

Hundred Dollars to my son Philip Dunshower, one half of which, to  
be paid in one year after my death, and the balance or other half  
in two years after my death, also to pay to my daughter Magdalene  
the wife of Levi Near, in one year after my death, and Two Hundred  
Dollars to my daughter Lydia Ann, in two years after my death, or to  
their several heirs or assigns--The amount to be paid to my said  
daughter Magdalene at the time mentioned above, is Two Hundred  
Dollars--And the conditions of the bequest to my said son Jacob,  
are that he pay the following legacies namely: that he pay Two  
hundred Dollars to my hereinafter named executors at my death, for  
the benefit of the two children of my deceased son George, the  
said sum to be placed on interest with safe security until said  
children become of age, the interest to be given to the children  
from year to year in the meantime--And as each attains the age of  
twenty-one years, shall get one hundred its portion of the said  
Two Hundred Dollars--My son Jacob also to pay Two Hundred Dollars  
to my daughter Elizabeth, the wife of Jacob Hanes, in one year after  
my death--Also to pay to my son Philip, Three Hundred Dollars, one  
half of which to be paid in one year after my death, and the  
balance or other half in three years after my death.  
And I also give and bequeath to my said son Jacob, all my  
household goods and effects, also horses and farm implements, wagons  
&c, of which I may be possessed at my death.  
I hereby direct my executors to sell other cattle and to  
divide the proceeds therefrom among all my then surviving children  
to share and share alike--And the said several legacies above  
directed to be paid by my said sons John and Jacob shall be char-  
ges upon the lands herein bequeathed to them respectively.

And I nominate and appoint my trusted friend William Noxell  
*and my other dear friends Peter & John Brule, my*  
*and my other dear friends Peter & John Brule, my*