

Will of J. A. Seaboch

State of North Carolina

I Jacob A Seaboch of the County of Catawba 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 Executors (herein after named) shall provide for my body a decent burial, suitable to the wishes of my relations and friends and pay all funeral expenses together with my just debts howsoever and to whomsoever owing, out of the first monies that may come into their hands as a part or parcel of my estate.

Item I give and bequeath to my beloved wife Ruthy S. Seaboch during her natural life or widowhood, all my real and personal property of every kind and description that may be on hand at my death, to enable her to raise & maintain the minor children untill the youngest one becomes of age, and if there is any debts left unpaid at my death my Executors shall only sell so much of my estate as will pay such debts, or such property as my said wife can spare the best out of said property so bequeathed to her.

Item I have advanced to my Three sons Jacob A. George P. and James M. Seaboch each one horse which I value to each of them at sixty five dollars as an advancement towards their distributive shares als half a good bed

Item I will & bequeath that my four sons John W. Junius S. Lee J. & Perry L. Seaboch shall each have out of my estate Sixty five dollars to make them equal with my other Three sons provided that they are not made equal during my life and half a good bed

Item I will and bequeath that my three daughters Julia Ann R. Harriet T. and Emma R. Seaboch fifty dollars each to be paid to them out of my estate by my executors and each a good bed

Item It is my will & desire that after the death of my wife Ruthy S. Seaboch that my executors shall sell (or divide as they may agree) all my estate that may be on hand both real and personal at public sale & pay the aforesaid bequeth amounts that then are due, or so much that has not been heretofore paid and the balance of the estate shall be equally divided between all my sons & daughters each one to share equal in said division

Lastly I do hereby constitute and appoint my Three sons Jacob A. George P. and James M. Seaboch my lawful Executors 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 & testaments by me

heretofore made

In witness whereof I the said Jacob A. Seaboch do hereunto set my hand and seal this the 23rd day of August 1879.

J.A. Seaboch (Seal)

Signed and sealed in the presence of us

T.J. Yount

D.M. Huffman

WILL OF LEVI ISAAC.

In the name of God Amen.

I Levi Isaac of the State of North Carolina and the County of Catawba being of sound and disposing mind and memory and considering the certainty of death and the uncertainty of the time thereof, have now declared what disposition shall be made of my property that God has blessed me with that may be on hand at my death and after the death of my wife Anna and that shall not be needed for the expences of all funeral charges and just debts which shall be first paid by my executor herein after named Item 1st I will and bequeath all my real estate and personal property to my beloved wife Anna as long as she lives and after her death my land shall be divided as follows My home place with the Bellinger lands except the 16 1/2 acres deeded to J.F. Isaac & 5 acres deeded to S.A. Setzer between J.F. Isaac Tilford Isaac each to have one forth and S.A. Setzer one forth and one forth to Y.M. Setzer which was sold to him which Quintus Isaac has received \$150.00 in full share of said home place and the remainder of my lands shall be equally between my 4 children J.F. Isaac S.A. Setzer Tilford Isaac & Quintus Isaac after the death of my wife and my personal property money notes acct shall be equally divided between my children after accounting to my estate for what they have received as I have charged them with

J.F. Isaac has received \$50.00

Tilford Isaac has received \$10.00

S.A. Setzer has received \$50.00

Quintus Isaac has received \$20.00

the above amounts must be accounted for before the rec'd any more of my estate

Item 2nd I hereby appoint my true and trusty son J.F. Isaac my lawfull executor to execute this my last will and testament. In testimony I the said Levi Isaac have hereunto set my hand and seal in the presents of us who at his request signed the same as witnesses thereto. This 3rd day of May 1901

Witnesses
P.K. Little

Levi Isaac (Seal)