

Isaac Prim will

North Carolina
Yadkin County}

I Isaac Prim of the aforesaid County
and State being of sound mind, but considering
the uncertainty of earthly existence, do make and
declare this my last will and testament.

(First) My executors hereinafter named shall give my body
a decent burial, suitable to the wishes of my friends
and relatives and pay all funeral expenses together with
all my just debts out of the first moneys which may
come into her hands belonging to my estate.

(Second) I give and devise to my beloved wife all of my
personal property for the satisfaction of her natural
life and then at her death the said property is to be
divided equally among her children.

(Third) I give and devise to my three sons Hambard Prim
Lewis R Prim and Thomas Prim True Dollars each

\$5.00 (Fifth) Fourth I give and devise to my two
daughters Sarah and Annie Gester True Dollars
each \$5.00 (Fifth) I hereby constitute and appoint
my beloved wife my lawful executrix 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 before heretofore made.

In witness whereof I the said Isaac Prim do hereunto set
my hand and seal this 21st day of December 1917.

Isaac Prim ^{Seal}

Duged, sealed, published and declared by the said Isaac Prim
to be his last will and testament in the presence of us
who at his request and in his presence do subscribe our
names or witness thereto

J.M. Davis Recd
E.G. Matthews Recd

Probate

State of North Carolina In the Superior Court
Yadkin County

a paper writing purporting to be the last will and
testament of Isaac Prim deceased, is exhibited before
me, the undersigned, Clerk of the Superior Court for
said County, by Cara J Prim the executing attorney
mentioned, and the due execution thereof by the said
Isaac Prim by the oaths and examination of
J M Davis and E B Matthews the subscribing
witness thereto, who being duly sworn, deposes
and says, and each for himself deposes and saith
that he is a subscribing witness to the paper
writing now shown him, purporting to be the
last Will and Testament of Isaac Prim; that
the said Isaac Prim, in the presence of the
deponent, subscribed his name at the end of said
paper writing which is now shown as aforesaid
and which bears date of the 21 day of Dec 1917
and this depo. at further saith, that the said Isaac
Prim the testator aforesaid did, at the time of
subscribing his name as aforesaid, declare the
said paper writing so subscribed by him and
exhibited to be his last will and Testament, and the
deponent did thereupon subscribe his name at the
end of said will, as an attesting witness thereto
and at the request and in the presence of
said testator. And this deponent further saith,
that at the same time when the said testator
subscribed his name to the said last will aforesaid
and at the time of the deponents subscribing
his name as attesting witness thereto, as aforesaid
the said Isaac Prim was of sound mind
and memory, of full age to execute a will, and
was not under any restraint to the knowledge
information or belief of this deponent;
and further these deponents say not.

Severally sworn and
Subscribed, this 11th
day of February 1918, before me
J M Davis
E B Matthews
J S Crater Clerk Superior Court

J M Davis
E B Matthews

North Carolina, In The Superior Court.
Yadkin County.

It is therefore considered and adjudged by the Court
that the said paper writing and every part thereof is
the last will and Testament of Glase Prudhoe and
Let said will, together with the Probate, be record
and filed. This 1st day of Feb. 1918

J. F. Crater
Clerk Superior Court

I James H. Crumel of Yadkin Co
and Deep Creek Township NC

being of sound mind and memory do make and
publish this my last will and Testament in manner
and form following that is to say Rescoking all
former wills.

To wife E. J. Crumel the income or interest of five dollars
per year \$500⁰⁰ during her natural life for her sole and individual
benefit. If she except this clause or provision
in lieu of Dower otherwise this clause shall
be void and invalid and revert to the other
Legatees pro rata named hereafter in this will or at
her death, I further bequeath my wife one horse
Wagon during her natural life.

To Brother M. M. Crumel the income or interest from eight hundred
dollars during his natural life; at his death
revert to other Legatees hereafter named in this will
My executor shall sell all my personal property except
such articles hereafter exempted from sale. I leave
 $\frac{1}{2}$ of organ and money safe I own $\frac{1}{2}$ of same, if
the Legatees in this clause should die before the testator
then this clause shall be invalid and no effect and
revert to other Legatees named hereafter in this will

I give unto my Brother any 5 books he may choose
3rd I bequeath and devise unto Rosa J. Childress
the income or interest of eight hundred dollars

during her life, and to her heirs after her death
If she should die without bodily heirs then this
legacy shall revert to other Legatees benefit herein
after named herein, I further devise and bequeath
unto the Legatee in 3rd clause herein one
town lot in Yadkinville about $\frac{1}{2}$ acre
adjoining the lands David Reynolds owns
and others. My Executor may sell said lot
at highest bidder. If he deems it best for
Legatee's interest I further give and bequeath

May sell
town lot