

	Estate of William Chapman - 1861	
Name in Record	Reason for Being in Record	Date of Record
William Chapman	The deceased	
Aaron Chapman	Administrator; presents account for final settlement	January 7, 1861
Justin Mann	Received payment for claim	
James B. Simcoke	Clerk; received payment for services	
J & P Crabs	Received payment for claim	
John Fleming	Received payment for claim	
David Showers	Received payment for claim	
John McConnel	Received payment for claim	
John Crist	Received payment for claim	
David McInola	Received payment for claim	
J. D. Nuttman	Received payment for claim	
S. L. Rugg	Received payment for claim	
L. M. Ninde	Attorney; received payment for services	
Sarah A. Chapman	Widow; received payment	
P. F. Robinson	Received payment for claim	
Robert McKendry	Received payment for claim	
George Bicklaman	Received payment for claim	
D. L. Coffman	Received payment for claim	
George A. Dent	Received payment for claim	
D. H. Cherick	Received payment for claim	
David Studabaker	Received payment for claim	
M. R. Chapman	His estate is insolvent and note to Wm. Chapman uncollectable	
David Ruckle	His estate is insolvent and note to Wm. Chapman uncollectable	
Dr. Trout	Received payment for claim	
John Meiber	Received payment for claim	
George Numbers	Received payment for claim	
H. Delks	Received payment for claim	
J. Pyle	Received payment for claim	
James B. Simcoke	Clerk; account accepted & administrator discharged	

5 Matter of the Estate of } Administration Final Settlement
 William C Chapman

Comey now Aaron Chapman
 the Administrator in this behalf and
 presents to the Court and files in open Court
 his account current and vouchers in this
 behalf for final Settlement of said Estate
 which said account current and vouchers
 are in words and figures following to wit;
 In the Matter of the Estate of William C Chapman
 deceased & Aaron Chapman Administrator
 of the Estate of William C Chapman deceased.
 as make the following Final Settlement
 account of said Estate to wit;

Description Debit & Cr				Debit to Cr
1 I am Chargable as per inventory now on file				1145 88
2	I am	Chargable as per inventory	now on file	19 45
3	I am	entitled to Cr for	Sold less than inventory	7 98
4	"	"	"	36 50
5	"	"	"	27 01
6	"	"	"	19 01
7	"	"	"	16 22
8	"	"	"	3 90
9	"	"	"	83
10	"	"	"	68
11	"	"	"	17 85
12	"	"	"	14 76
13	"	"	"	66
14	"	"	"	7 50
15	"	"	"	50
16	"	"	"	11 72
17	"	"	"	4 50
18	"	"	"	14 21
19	"	"	"	50
20	"	"	"	40 79
21	"	"	"	

January Term 1861 the 2nd day January the 8th 1861

22	"	"	"	"	"	To all Names	Atty		
23	"	"	"	"	"	Sarah A Chapman widow		3	00
24	"	"	"	"	"	P H Robinson	Pres	127	21
25	"	"	"	"	"	Robert M Hardy	"	25	
26	"	"	"	"	"	N & P Bids		200	
27	"	"	"	"	"	George Buchanan		7	85
								10	00
28	at	an	entitled	to	credit	for	money	paid	D Chapman as per receipt
								3	00
29	"	"	"	"	"	"	"	27	64
30	"	"	"	"	"	"	"	55	
31	"	"	"	"	"	"	"	40	00
32	"	"	"	"	"	"	"	7	15
33	"	"	"	"	"	"	"	10	50
34	"	"	"	"	"	"	"	16	17
35	"	"	"	"	"	"	"	100	00
36	at	an	entitled	to	credit	for	note	on	Wm Chapman
								54	30
37	and	the	note	on	at	R Chapman	in	52	87
								14	15
38	and	the	note	on	at	R Chapman	in	12	88
								3	00
39	and	the	note	on	at	R Chapman	in	135	15
40	and	the	note	on	at	R Chapman	in	10	50
41	Sarah	Chapman	Receipt					5	36
42	Dr	Frederick	Chapman					20	68
43	David	Shoney	Receipt					34	88
44	John	Merby	Receipt					5	39
45	John	Merby	Receipt					48	27
46	John	Merby	Receipt					11	41
47	George	Buchanan	Receipt					3	00
48	George	Normby	Receipt					6	30
49	John	Merby	Receipt					1	71
50	At	Decks	Chapman						
51	At	Decks	Chapman						
52	At	Decks	Chapman						

State of Indiana Adams County, Personally appeared before me the 7th day of January 1861, Varon Chapman, William C. Chapman, and on oath of the State of Indiana, Chapman deposed and said on oath says that the foregoing contains a full true & complete statement account of all the assets coming to my hands, belong to said State and of the credits to which I am entitled and further the deposit said not Varon Chapman subscribed & sworn to before me the 7th day of January A.D., 1861. And the Court of this County carefully examined said account and vouchers find that said account has been verified by oath and appears to be substantially correct & evidenced by the vouchers. It is therefore adjudged by the Court that the said Administrator pay complete last trust in the full of account and from all further liability on his bond. And as there is no surplus for distribution, the matter is ordered to be left off the docket.