

	Will of Rachel Mann	
Name in Record	Reason for Being in Record	Date of Record
Rachel Mann	Makes her last will & testament	Oct. 24, 1888
William B. Reynolds	Son; to receive 50.00	
Minerva Johnson	Dau; to receive 50.00	
Levi Reynolds	Son; to receive 50.00	
Elisha Reynolds	Son; to receive 75.00	
Eliza J. Knoff	Dau; to receive 50.00	
Mary E. Woodward	Dau; to receive 50.00	
Cornelia Elza	Dau; to receive 50.00	
Joseph K. Mann	Son; to receive 50.00	
Edwin J. Mann	Son; to receive 50.00	
Jesse Mann	Son; to receive 50.00	
Ida M. Mann	Dau; to receive 50.00	
Sarah Evans	Dau; note of 100.00 held against her is cancelled	
Andrew J. Reynolds	Son; receives note of 125.00 due to Rachel Mann	
Kitty Reynolds	Wife of son Andrew Reynolds; receives 10.00 if there are assets	
Cornelia Elza	Dau; receives additional 25.00 if there are additional assets	
Jesse Mann	Son; receives additional 25.00 if there are additional assets	
Emma Mann	Wife of Jos. K. Mann; receives 10.00 if there are assets	
Eliza Jane Knoff	Dau; receives additional 10.00 if there are additional assets	
Marion S. Elzey	Husband of dau Cornelia; receives 10.00 if there are assets	
William B. Reynolds	Son; appointed co-executor of will of Rachel Mann	
Andrew J. Reynolds	Son; appointed co-executor of will of Rachel Mann	
Marion S. Elzey	Son-in-law; appointed co-executor of will of Rachel Mann	
Paul G. Hooper	Witnessed Rachel Mann making her last will & testament	
Daniel D. Heller	Witnessed Rachel Mann making her last will & testament	
Rachel Mann	Adds codicil to will of Oct. 24, 1888	May 6, 1889
Vachel Fayette Mann	Deceased son	
Alta Anegan Mann	Granddau; dau of Vachel Mann, deceased; receives 50.00	
Elisha Reynolds	Son; shall receive 25.00 less than originally stated	
Jane Knoff	Dau; shall receive the 25.00 originally left to Elisha Reynolds	
Jesse & Nettie Mann	Son & daughter in law; to receive 25.00	
Paul G. Hooper	Witnessed Rachel Mann adding codicil to will	
C. E. Hooper	Witnessed Rachel Mann adding codicil to will	
Rachel Mann	Died	May 19, 1889
Paul G. Hooper	Subscribing witness; oath of death & validity of will & codicil	May 24, 1889
John D. Hale	Clerk	
F. M. Schirmeyer	Deputy	
John D. Hale	Clerk; will has been admitted to probate	May 24, 1889
F. M. Schirmeyer	Deputy	

Last Will of Rachel Mann

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In the name of the Ruler and Governor of all
 & Rachel Mann of the County of Adams in the state
 of Indiana being of sound mind memory and
 standing but knowing the uncertainty of this life
 do hereby make and declare this to be my last
 will and testament to wit: I do hereby give all
 former wills by me at any time made, that
 is to say:

Item 1st I do in my will that all my just debts
 to be paid as soon after my death as the same
 reasonably can be paid.

Item 2nd It is my will that whatever sum
 of money may be realized out of the following
 described real estate situated in the County
 of Adams and State of Indiana to wit:
 When north half of the south west quarter
 of section twenty two in Township 16 North
 Range 6 East of Range 6 East of Range 6 East
 being a tract of land sold under decree
 of foreclosure vs William Harwood & after
 deducting all debts for which my estate
 may be liable, including funeral expenses
 and expenses of last sickness, after
 discharging whatever prior liens there
 be upon said real estate shall be dis-
 tributed in the following manner among
 my heirs to wit:

- To William B. Reynolds my son fifty dollars
- To William Johnson my daughter fifty dollars
- To Levi Reynolds my son fifty dollars
- To Elasha Reynolds my son twenty five dollars
- To Eliza J. Knoff my daughter fifty dollars
- To Mary E. Woodward my daughter fifty dollars
- To Cornelia Eliza my daughter fifty dollars
- To Joseph R. Mann my son fifty dollars
- To Maria J. Mann my son fifty dollars
- To Jesse Mann my son fifty dollars
- To Eda M. Mann my daughter fifty dollars
- To my daughter Sarah Coover & hereby will
 bequeath to her the note I now hold against her

Last Will of Rachel Mann Continued

for \$100. which said note shall at my death be can-
 selled & delivered to her.

To my son Andrew J. Reynolds I will bequeath
 a note due me calling for \$100.00 against James Gal-
 brith, Samuel Hills, constabulary by mortgage
 upon real estate.

Item 3rd It is my will that out of the residue
 of my estate after payment of above named legacies
 if any there be shall be distributed as follows to wit:
 To Eliza Reynolds wife of my son Andrew J.
 Reynolds ten dollars.

To my daughter Cornelia Eliza the sum of twenty
 five dollars in addition to the legacy above
 named.

To my son Jesse Mann the sum of twenty five
 dollars in addition to the legacy above named;
 To Emma Mann wife of my son Joseph Mann the
 sum of ten dollars.

To my daughter Eliza Jane Knoff the sum of
 ten dollars in addition to the legacy above
 named.

To William Selzyg husband of my daughter Cornelia
 Eliza the sum of ten dollars.

Item 4th After the payment of said above
 named legacies there shall still be any
 amount of money remaining it is my will
 that it shall be distributed between my
 grandchildren, Eliza J. Knoff, Andrew J. Reynolds,
 Elasha Reynolds equally these and share alike.

Item 5th I hereby nominate & appoint my
 sons William B. Reynolds, Andrew J. Reynolds,
 my son in law William S. Elzyg executors
 of this my last will and testament, they to have
 full power and authority to settle my said
 estate without taking out letters of adminis-
 tration, should said executors in Root
 Township Adams County Indiana not be
 sold at the time of my death, then and in that
 event they said executors shall have
 full power & authority to sell

Last Will of Rachel Mann (Continued)

said real estate ^{as pay therefrom and to pay}
 above mentioned without order of Court;
 to the day of October 1859
 signed and sealed by said Rachel Mann this

6th day of October 1859
 signed and sealed by said Rachel Mann as witnessed to this last, well and
 testament ^{as required} and in the
 presence of said witnesses ^{as required} and in the
 presence of said witnesses
 Paul G. Hooper
 Daniel D. Haller

Deputy Indian Agent
 I Rachel Mann as hereby made an invalid

will as aforesaid to my above and foregoing wife
 that it is my will that my grand child
 daughter of my deceased son Rachel together
 with all my other children shall have the sum
 of fifty dollars ^{as I hereby will} be paid
 out of my estate ^{as above provided} and in
 the manner that the legacies of \$50.00 each are
 to be paid to my heirs ^{as provided} and in
 my said will on page 1 from lines
 29 to 30 inclusive and on page 2 of said
 will from lines 1 to 6 inclusive ^{the same}
 shall be considered ^{as paid} as one of the first
 legacies of my said will. I hereby further
 direct that of the residue of my estate will
 be my son Lewis Reynolds on page 3 lines
 7 to 8 that the sum of \$2000 shall be deducted
 and given to my daughter Jane Knoff and
 her heirs will ^{be} bequeath to my son and
 daughter in law Jesse Mann ^{the} Nettie Mann
 the sum of twenty five dollars each to be
 paid as a first legacy as provided in
 this codicil as above set forth.

Witness my hand and seal this 6th day of
 May 1859
 Rachel Mann (Dead)

Last Will of Rachel Mann Concluded

I signed said Rachel Mann in and presence ^{as} by
 two other persons ^{as} as the request
 Paul G. Hooper
 C. E. Hooper

State of Indiana
 Adams County

Be it known that Paul Hooper one of the subscribing witnesses
 of the last will and testament of Rachel Mann late of Adams County
 deceased personally appeared before the undersigned Clerk
 of the Adams Circuit Court of Adams County, being of lawful age
 and being by me duly sworn depose and testify that Rachel Mann
 deceased on the 6th day of May 1859 last did sign the foregoing will and
 said testament, that she and said Paul Hooper ^{as} saw the
 said testatrix sign her name to the same ^{as} and she further
 declared that the same was her last will ^{as} testimony and
 codicil thereto that she was of sound mind ^{as} memory full of
 competency to devise her property ^{as} and under no restraint
 or coercion whatever; that Paul Hooper ^{as} Daniel D. Haller
 each signed this name to the same as subscribing witnesses
 in her presence ^{as} at her request ^{as} in the presence of said testatrix
 that Paul Hooper ^{as} C. E. Hooper each signed this
 name to the Codicil to said will as subscribing witnesses
 in her presence ^{as} at her request and in the presence of
 said testatrix
 Paul G. Hooper
 Subscribed ^{as} sworn to before me this 21st day of May 1859

John D. Haller Clerk
 By F. W. Schumayer, Deputy

State of Indiana
 Adams County

I John D. Haller Clerk of the Adams Circuit Court of
 Adams County, Indiana certify that the above foregoing
 will and codicil of Rachel Mann late of Adams County deceased
 has been duly admitted to probate. The due execution
 was this day proven by Paul Hooper and her friends
 together with said will and codicil have been duly
 recorded on pages 20, 21, 22 and 23 of Book C of Wills in
 this office

Witness my hand and seal of said Court this 21st day
 of May 1859
 John D. Haller Clerk
 By F. W. Schumayer, Deputy