

And I do trust to pay to the issue of any of my deceased children the net income of the share of such child until they shall respectively arrive at the age of twenty-one years and thereupon to pay and transfer to such child their proportion of the principal of such share and upon the decease of any of my children who may have been living at the time of the death of my estate as aforesaid then I do trust to pay and transfer the principal of the share of such child to the children or issue of him or her so dying in equal shares. But if they should respectively leave no child or issue surviving, then I do trust to pay the said net income of such share to my surviving children during their natural lives in the manner aforesaid and upon their decease if none of my children should then survive then to pay the principal of such share to such of my grandchildren as may then be living and the issue of such as may then be dead in equal shares such issue to take per stirpes. But if all my children and issue shall be dead at the time of the decease of my wife then I do trust to pay and transfer all my said residuary estate to such persons or person as would have been entitled thereto if I had survived all my children and issue and died intestate and to authorize and empower my said Executors or the survivors or survivor of them whenever they may deem it expedient to sell all or any part of my Real Estate either at public or private sale and to grant and convey the same to the purchaser and to receive the purchase money thereof and apply the same to the use or my will but without the purchaser or purchasers being liable to see to the proper application of the said purchase money or any part thereof.

I nominate and appoint my said wife Maria Ingard - my daughter Sarah E. Ingard - my son William H. Ingard and my brother Joseph Ingard and in case of his death then my wife's brother Charles Schofer to be the Executors of this my will hereby revoking all former wills by me at any time made and declaring this and no other to be my last Will and Testament.

In Witness Whereof I have hereunto set my hand and seal this ninth day of August in the year of our Lord one thousand eight hundred and seventy-six.

Abraham Ingard
Signed sealed published and declared by Abraham Ingard the Testator above named as and for his last Will and Testament in the presence of us who at his request and in his presence have hereunto subscribed our names as witnesses.

Note the words "and issue" on the third page being first interlined.

Joseph H. Siddall
John Edward Siddall
City and County of Philadelphia, ss.
Register's Office, July 27, 1899.
Then personally appeared Curtis Paxon who being duly sworn according to law, say that he was well acquainted with John Edward Siddall one of the subscribing witnesses to the foregoing last Will

(dated August 9, 1816) of Abraham Ingard deceased and is familiar with his signature having frequently seen him write his name as well as other matters; that he has carefully examined the foregoing signature "John Edward Siddall" to said will and verily believes it to be in his own proper handwriting. The said John Edward Siddall is now deceased.
Sworn and subscribed before me
the above date.

Chas. Dixon
Deputy Register
City and County of Philadelphia, ss.
Register's Office July 27, 1899.

Then personally appeared Joseph H. Siddall Jr who being duly affirmed according to law, say that he was well acquainted with Joseph H. Siddall one of the subscribing witnesses to the foregoing last will (dated August 9, 1816) of Abraham Ingard deceased and is familiar with his signature having frequently seen him write his name as well as other matters; that he has carefully examined the foregoing signature "Joseph H. Siddall" to said will and verily believes it to be in his own proper handwriting. The said Joseph H. Siddall is now deceased.

Affirmed and subscribed before me
the above date
Chas. Dixon
Deputy Register
City and County of Philadelphia, ss.

Register's Office July 27, 1899.

We do affirm that as the Executors of the foregoing last Will and Testament of Abraham Ingard deceased we will well and truly administer the goods and chattels, rights and credits of said deceased according to law, and that we will diligently and faithfully regard and well and truly comply with the provisions of the law relating to collateral inheritances.
That the said Testator died on the 13th day of July A.D. 1899. at 10¹⁵ o'clock A.M.

Affirmed and subscribed before me, Maria Ingard
the date above, and attested testamentary - 5834 Sumner Ave.
witnesses - Sarah E. Ingard
Chas. Dixon 5834 Sumner Ave.
Deputy Register W. H. Ingard
5818 Sumner Ave.

State of Pennsylvania
City and County of Philadelphia,
Be it remembered, that on the twenty-seventh day of July 1899 before me Tobias B. Backett Register of Wills for the City and County aforesaid, after due proof and hearing had according to the laws of the said State, it is ordered and decreed, that the last Will and Testament of Abraham Ingard late of said City and County, deceased, be duly admitted to probate and filed of record in the office of the Register of Wills of the said City and County.