

	Andrew Barkley	
Name in Record	Reason for Being in Record	Date of Record
Andrew Barkley	Of Decatur; makes his last will & testament	Jan. 8, 1902
Hannah Barkley	Wife; to receive 1/3 of personal property & real estate	
Lavina Rummell	Daughter; to share remaining 2/3 of estate	
Henry Barkley	Son; to share remaining 2/3 of estate	
James Barkley	Son; to share remaining 2/3 of estate	
Catherine Cook	Deceased daughter	
Ora B. Snyder	Child of Catherine Cook; to share her portion with siblings	
Mattie Kimmell	Child of Catherine Cook; to share her portion with siblings	
Jessie Cook	Child of Catherine Cook; to share her portion with siblings	
James Cook	Child of Catherine Cook; to share her portion with siblings	
Grace Cook	Child of Catherine Cook; to share her portion with siblings	
Albert Cook	Child of Catherine Cook; to share her portion with siblings	
Hannah Barkley	Wife; appointed executrix of will of Andrew Barkley	
John Beery	Witnessed Andrew Barkley making his last will	
Clark J. Seitz	Witnessed Andrew Barkley making his last will	
Andrew Barkley	Died	June 27, 1902
John Beery	Subscribing witness; oath of death & validity of will	July 1, 1902
Elmer Johnson	Clerk	
James P. Haefling	Deputy	
Elmer Johnson	Clerk; will has been admitted to probate	July 1, 1902

Will of Andrew Barkley.

No 450.

In the name of the Reverend Father of us all, I, Andrew Barkley of the City of Leicester, Do hereby give, devise and bequeath to my beloved wife, Hannah Barkley, the one third of all property, both real and personal, which I may die seized, the same to be hers absolutely.

Item 1. I give, devise and bequeath to my beloved wife, Hannah Barkley, the one third of all property, both real and personal, which I may die seized, the same to be hers absolutely.

Item 2. It is my will and I direct that all my just debts and funeral expenses be paid as soon after my death as practicable.

Item 3. After the payment to my wife of the one third of my whole estate as mentioned in Item one of this my last will, and after the payment of my just debts and funeral expenses mentioned in Item two, I give, devise and bequeath all the residue of my property, both real and personal as follows: the same to be divided into four equal shares, one share to go to my daughter, Larina, Rimmell if she be living, if not to her heirs. One share shall go to my son Henry Barkley, if he be living at my death, if not to his heirs. One share shall go to my son James Barkley, if he be living at the date of my death, if not then to his heirs, and one share shall go to the children of my beloved daughter, Catherine Cook, namely - Ora B. Cook, Mattie Rimmell, Jessie Cook, James Cook, Isaac Cook, and Albert Cook, they to take said one share of my estate share and share alike, if they should be living at my death, if not then the survivor shall take said share.

Item 4. I hereby direct that if my wife should die before my death then all my estate shall be divided between the persons named in Item three according to the shares therein set out.

Item 5. I hereby appoint my beloved wife Hannah Barkley executrix of this my last will and testament, with full power to settle the same and pay over to the persons herein named any and all sums due them without any process at law, and without the formality of taking out letters of

Will of Andrew Barkley.

administration, it being my desire that my estate shall be settled without expense or cost other than that necessarily incurred by my executor in making such distribution.

In witness whereof, I have hereunto set my hand and seal this 8th day of January 1862,

A. J. Sutz
attest John Berry

Andrew X Barkley
his mark.
Signed, sealed and acknowledged by the said Andrew Barkley as his last will and testament in our presence and signed by each of us in his presence at his request and in the presence of each other, this 8th day of January 1862,
Charles J. Sutz
John Berry.

2011 of Andrew Barkley (Probate).

State of Indiana, Adams County, Ill.:

Be it known, that John Berry, one of the subscribers
 my witnesses of the last will and testament of
 Andrew Barkley, 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 before as
 follows: That Andrew Barkley, deceased on the 27th
 day of June 1862, that he left the foregoing as his last
 will and testament; that the undersigned was present
 and saw the said testator sign his name to the
 same, and he also published and declared that the
 same was his last will and testament; that he
 was of sound mind and memory, fully competent
 to devise his property, and was under no restraint
 or coercion whatever. That John Berry and Charles
 J. Dutz each signed their names to the same
 as subscribing witnesses in his presence, and at his
 request, and in the presence of each other.

John Berry
 subscribed and sworn to before me this 1st day of July.
 Charles Johnson clerk.

By James P. Hazelring Deput.

State of Indiana, Adams County, Ill.:

I, Charles Johnson, clerk of the Adams Circuit Court
 of Adams County, Indiana, certify that the above and
 foregoing will of Andrew Barkley, late of Adams
 County, deceased has been duly admitted to probate
 that its due execution was this day proven by
 John Berry whose proof together with said will
 have been duly recorded on pages 156, 157 & 158
 Record "D" of wills in this office.

Witness my hand and seal of said Court
 this 1st day of July 1862.

Charles Johnson clerk (seal)
 By James P. Hazelring Deput.