

## Will of Hannah Barkley

Name in Record	Reason for Being in Record	Date of Record
Hannah Barkley	Of Decatur; makes her last will & testament	April 25, 1906
Ladies Aid Society	Of Evangelical Church of Decatur; inherits 100.00	
Lavina Rummell	Daughter; inherits 1/4 of remaining estate, or to her children if deceased	
Henry Barkley	Son; inherits 1/4 of remaining estate, or to his children if deceased	
James A. Barkley	Son; inherits 1/4 of remaining estate, or to his children if deceased	
Mary C. Cook	Deceased daughter	
Children of Mary C. Cook	Grandchildren; inherit remaining 1/4 of estate	
Henry Barkley	Son; appointed executor of will of Hannah Barkley	
Ed. L. Aughenbaugh	Witnessed Hannah Barkley making her last will	
U. S. Cress	Witnessed Hannah Barkley making her last will	
Hannah Barkley	Died	April 12, 1914
Ed. L. Aughenbaugh	Subscribing witness; oath of death & validity of will	April 20, 1914
Ferdinand Bleeke	Clerk	
Ferdinand Bleeke	Clerk; will has been admitted to probate	April 20, 1914

## Last Will and Testament of Hannah Bondley

1-031

In the name of The Most Merciful Father of us all I Hannah Bondley of Decatur Adams County Indiana being of sound mind do make and publish this my last will and testament hereby revoking any and all former wills by me made.

Item 1. It is my will and I direct that all my just debt and funeral expenses be paid as soon after my death as possible out of any estate of which I may be seized.

Item 2.

I give devise and bequeath to the Ladies Aid Society of the Evangelical Church of Decatur, Indiana The sum of One Hundred Dollars, and authorized the proper officers of said society to receipt for said sum of my Executor hereinafter named.

Item 3.

After the payment of my just debt and funeral expenses mentioned in item one, and after payment of the said sum of One Hundred Dollars mentioned in item 2 of this my last will and after the payment of all expenses of Administration I give devise and bequeath all the residue of my property of which I may be seized, both real and personal to my beloved Children such as may be living at the time of my death and those not living then to their children as follows, the remainder of my property above mentioned shall be divided into four equal shares One share of which I give and devise to my Daughter Larina Bunnell if she be living at the time of my death if not then to her children then living, One share I give devise and bequeath to my son Jerry Bondley if he be living at the time of my death if not to his children then living, One share I give devise and bequeath to my son James A. Bondley if he be living at the time of my death if not then to his children then living One share I give devise and bequeath to the children of my deceased daughter Mary C. Cook said children of Mary C. Cook to take said share equally. I further direct that all household goods, beds and bedding which I may have at the time of my death shall not be sold but my Executor hereinafter named shall divide

To same into four parts and divide them the same  
as the residue of my property as in the last will  
I have made.

I hereby constitute and appoint my son  
Henry Rankly as Executor of this my last will and  
testament and authorize and empower him to make  
and seal of and with of which I may die seized and  
make and execute deed of conveyance, therefore he  
reporting such act to the probate Court.

In witness whereof I have hereunto  
set my hand and seal this 20<sup>th</sup> day of April 1916.  
Hornshak Rankly.

Signed Sealed and acknowledged  
by Hornshak Rankly as his last  
Will and Testament in our presence  
and in the presence of each other of us  
and signed by us in his presence  
and at his request this 20<sup>th</sup> day of April 1916.

W. D. Cross  
Ed L. Aughenbaugh.

State of Indiana, Adams County, ss:

Be it remembered, that Ed L. Aughenbaugh one of the undersigned  
witnesses of the last Will and Testament of Hornshak Rankly, 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,  
deposed as follows:

That Hornshak Rankly deceased on the 12 day of  
April 1914; 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 she also, published and  
declared that the same was her last Will and Testament; that  
she was of sound mind and memory, fully competent to dispose  
her property, and was under no restraint or coercion  
whenever; that W. D. Cross and Ed L. Aughenbaugh each signed  
their names to the same as subscribing witnesses, in her  
presence, and at her request, and in the presence of each  
other.

Ed L. Aughenbaugh  
Subscribed and sworn to before me, this 20 day of April - 1914  
Ferdinand Blecke, C. C. L.

State of Indiana, Adams County, ss:

I, Ferdinand Blecke, Clerk of the Adams Circuit Court,  
of Adams County, Indiana, certify that the above and foregoing  
Will of Hornshak Rankly, late of Adams County, deceased, has  
been duly admitted to probate; that its due execution  
was this day proven by Ed L. Aughenbaugh whose proof,  
together with said will have been duly recorded on  
page 457-57 Record "E" of Will in this office.

In witness my hand, and seal this 20<sup>th</sup> day of April 1914  
Ferdinand Blecke, Clerk