	Will of Aline Bowman	
Name in Record	Reason for Being in Record	Date of Record
Aline Bowman	Makes her last will & testament	April 11, 1911
Nettie Bowman	Daughter; inherits 2500.00, farm & personal property	
Isaac Bowman	Son; shares remaining estate	
Emerson Bowman	Son; shares remaining estate	
Elizabeth Bowman	Daughter; shares remaining estate	
Lauretta Bowman	Daughter; shares remaining estate	
Angeline Durr	Deceased daughter	
Heirs of Angeline Durr	Grandchildren; inherit Angelines share of remaining estate	
F. W. Mosure	Friend; appointed executor of will of Aline Bowman	
F. W. Mosure	Witnessed Aline Bowman making her last will	
William F. Stephen	Witnessed Aline Bowman making her last will	
Aline Bowman	Died	Feb. 1 1915
F. W. Mosure	Subscribing witness; oath of death & validity of will	Feb. 8, 1915
Ferdinand Bleeke	Clerk	
L. L. Baumgartner	Deputy	
Ferdinand Bleeke	Clerk; will has been admitted to probate	Feb. 8, 1915

L. L. Baumgartner

Deputy

Last Will and Testorment State of Indiana

adancer Carrex

I alies Baroman ling of Smed mend and memory and not knowing when the my Earthly Life wel End do therefore decers to my Sterry 1.

det and funnel exposes be first paid.

Two Thousand Fire Hundred Dellane and sold,

Chom 1-2 have been satisfied shall be course, divided among my Children namely Local Emerson, Elizabeth Lauretta and heiro of angeling den 4

I hereby appoint my driend F.W Mosern Executor of this my hast will and Todoment. I herely eign this Identiers and declare it my Lock Will and Sectionant hereby revolving all former wills made by me wither my hand and seal the Wills made 1911

11" day of april 1911

alinex Baromare

med.

We the undersigned as witness hereby certify that the said cline Bownen signed the foregoing Will and to toment with her own hand in our presence and we in hero presence up that she declared it for host will and Tectoment, withour aren hands and seals this 11" day of april 1911

F. Co Mreure (Sed) William F. Slephon (Seal)

State of Indiana, adams samp, so: The St Amount, that S. W. Morrows and of the and willing. without of the hast will and sestament of alive Bound late of slaver carety do count personally often and before the multiplies, can't of the colours is and court of advance county being of langual regs, and being by me duly server. deposed as fallows: That alier Barrown does at an the 1" day of February 1105 that she light the foregoing or him last Will and Sastament; that the undersigned we sweet and Law the evid setation sign has morne to the arms and she also published and declared that the arms wer have lost Will and Lectarant: that she was of sound mind and morning, bully competent to device how property, and we under no extraint on cornain who have that i. W. morum and William & Staplem each signed Them names as subscribing witheres in her presence and at her request, and in the presence of each atter

Subscribed and anom & before my this or day of the 125 Fordering Blake, Olk By L. L. Banny ton

State of Indiana adure County, 88. 2, Hordinand Black clark of the Edams circuit Court, of adams County Indiana certify hat the above and foregoing Well of alivir Bowmany late of adams County deceased has been duly admitted to probate that its due execution was the day pronenty 7. W Homes whose proof together with said will have have buly recorded on page 504,500 Roome 12 of Will in this office Wetre a my hand and seal of said Court the 8" day of the,

> Fordinand Blacks, oll By LA Baum garter separa