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Dr. William Perry Andrews, 1823 – 1903

Andrews Family

1904

Will & Testament Statement from Children of W. P. Andrews - 1904 - January 12

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Shelby N. C. January 12th 1904.

We, S. O. Anders, Mrs K. L. Webb, Mrs L. D. Quinn and Mrs V. E. Davenport, all children, and the only heirs of Dr. W. P. Andrews, deceased, concluded after the death of the said Dr W. P. Andrews, that it was not necessary to have a sale of the personal property belonging to the said Dr W. P. Andrews at the time of his death, but concluded that the personal property on the premises could be divided between his four children, at such prices as they agree upon, and carrying that idea out, we met at the homestead of the said Dr W. P. Andrews, excepting Mrs V. E. Davenport, and she was represented at her request by J. L. Webb. Said meeting was on the 8th day of January 1904, when and where the said personal property was divided between us, that is, between the heirs of the said Dr W. P. Andrews, and in said division various articles of personal property was taken by S. O. Anders at the value of \$105.00; and various articles of personal property was taken by Mrs K. L. Webb at the value \$6.00; and various articles of personal property was taken by Mrs L. D. Quinn at the value of \$9.75; and various articles of personal property was taken by Mrs V. E. Davenport at the value of \$2.50. This exhausted all the personal property belonging to the said Dr. W. P. Andrews excepting his trust accounts and money in bank which was not taken into consideration in the aforesaid division of the personal property referred to above. And we, the heirs aforesaid of the said Dr W. P. Andrews agree to account in final settlement of his estate for the amount of property charged

against us respectfully above, and we do further agree that in so far as the personal property above referred to is concerned, The same having been divided between us, The Executors mentioned in the will of the said Dr W. P. Andrews are hereby relieved of any further responsibility relative to said personal property, and this ~~instrument shall be taken~~ receipt in full to them against any liabilities in so far as the above property referred to is concerned.

It is ^{stated} understood as above that the division of the personal property aforesaid has nothing to do with notes, accounts and money belonging to the said Dr W. P. Andrews.

And we further agree that we will on final settlement of the estate of the said Dr W. P. Andrews, account for the respective amounts charged against us as above set forth. This instrument ^{is given} simply to relieve the Executors of any liability which might arise in the future in regard to the personal property referred to above and we intend this for a full and final receipt for same.

S. O. Andrews,	(seal)
Mrs. L. A. Lumm	(seal)
Mrs. K. L. Webb	(seal)
Mrs. V. E. Davenport	(seal)