

Download Brown V. Union Trust Company Greensburg

In the case of Brown v. The Union Trust Company of Greensburg, Executor, et al. (1951), 229 Ind. 404, 98 N.E.2d 901 , the following is stated: "If the words used in a will are not ambiguous and clearly express the intention of the testator, they must govern.BROWN v. FIDELITY UNION TRUST CO. Court of Errors and Appeals. , 10 Oct 1940. CITED BY 5. Showing top 5 of 5 judgment(s). U. Edit. STATE v. HUNT OIL COMPANY. Court of Civil Appeals of Alabama. , 03 Jan 1973. U. Edit ...JUDGES PER CURIAM. ATTORNEY(S) Mr. Aquila N. Venino, for the complainant-respondent. Mr. Charles Danzig and Messrs. Hood, Lafferty Campbell, for the defendant-appellant.Brown v. Union Trust Co. of Greensburg (1951), 229 Ind. 404, 411, 98 N.E.2d 901 , 904. *552 A residuary clause in a will should be liberally construed to avoid partial intestacy., Brown V. Union Trust Company Greensburg.

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