

Elton v. Sheppard, 1 Bro. C. C. 532, followed. *Morrow v. Jenkins*, 693.

9. *Will by infant married woman*—C. S. U. C. ch. 73, sec. 16—R. S. O. ch. 106, sec. 6.]—In a so-called will, executed a few days before her death, G. assumed to devise the land in question to L. At the date of this will G. was only eighteen years of age.

Held, that the will was invalid.

C. S. U. C. c. 73, s. 16 (R. S. O. c. 106, s. 6) only removes the disability of coverture in respect to wills, not of infancy. *Re Murray Canal*—*Lawton v. Powers*, 685.

Election.]—See DOWER.

Repairs—Resisting suit to establish later will—Costs.]—See EXECUTORS AND ADMINISTRATORS.

Promiss to make.]—See SALE OF LANDS.

WORDS, CONSTRUCTION OF.

"Actual cash value."—See INSURANCE, 2.

"Children."—See WILL, 6.

"Coming to accept."—See CONTRACT, 2.

"Delivery as soon after fire as possible."—See INSURANCE, 2.

"Effects."—See WILL, 7.

"Heirs."—See WILL, 6.

"Margin."—See STOCKHOLDERS, 2.

"Short."—See STOCKHOLDERS, 2.

"Without prejudice."—See HUSBAND AND WIFE, 3.

YEAR.

Quashing amending by-law after lapse of year from original by-law.]—See MUNICIPAL CORPORATIONS, 1.