

Testamentary exercise of power of appointment—Rule against perpetuities—Reading of instruments together—Income—Payment to guardian—Surplus over maintenance — Vesting of shares. *Eliot, Re, 494.*

Trust for upkeep of residence — No time limit — Infringement of rule against perpetuities — Estoppel by prior action. *Kennedy v. Kennedy, 943.*

Use of printed form—Clumsy sentence lacking grammatical form—Intention of testator. *Dorcard, Re, 545.*

Vendor and purchaser application—Contingent gift to two devisees “or” her heirs—“Or” meaning “and” —Doubtful title not to be forced on purchaser—Principles applicable. *Edgerley and Hotrum, Re, 800.*

Vendor and purchaser application—Gift of life estate and absolute power of appointment—Gift over on default—Time of vesting in appointee. *Re Mara & Wolfe, 144.*

Vesting—Postponement of enjoyment —Life interest. *Brown, Re, 701.*