## WILL-(Continued).

ment by Will of Incorporated Synod of Church for Use and Occupation of Rector for Time being of Parish—"Person" Including Corporation—Interpretation Act, sec. 29 (x)— Religious and Charitable Gift not Affected by Rule against Perpetuities—Devise for Advancement of Religion—Mortmain and Charitable Uses Act, sec. 10—Power of Synod to Hold Lands—Devise to Individual—Vested Interest—Lapse —Absolute Gift—Attempted Forfeiture—Ineffectiveness— Remuneration of Executrix Provided for by Will—Renunciation of Co-executors—Increased Allowance—Death of Beneficiaries with Vested Estates in Remainder—Rights of Representatives. *Re McDonagh*, 18 O.W.N. 154.—LogIE, J.

- Discretion of Executors—Specific Legacy to Daughter Reducible in Discretion of Executors at Date for Distribution of Estate—Death of Daughter Intestate before Date for Distribution—Failure of Trust—Absolute Gift—Direction for Sale of Estate—Conversion of Realty into Personalty—Conveyance of land by Surviving Executor without Providing for Payment of Legacy—Breach of Trust—Knowledge of Grantee—Constructive Trustee—Action by Personal Representative of Legatee—Limitations Act, R.S.O. 1914 ch. 75, secs. 24, 47—Statutory Period not Commencing until Appointment of Representative—Following Trust-assets—Trustee Act, R.S.O. 1914 ch. 121, sec. 37—Rights of Surviving Husband of Legatee—Accounting by Grantee of Land. Ankcorn v. Stewart, 18 O.W.N. 204, 47 O.L.R. 478.—App. DIV.
- Jurisdiction of Supreme Court of Ontario—Action to Establish Later Will than one Admitted to Probate—Judicature Act, R.S.O. 1897 ch. 51, sec. 38—Preservation by Force of sec. 12 of Judicature Act, R.S.O. 1914 ch. 56. *Giffin v. Simonton*, 17 O.W.N. 419, 47 O.L.R. 49.—MIDDLETON, J.
- See Husband and Wife, 8-Lunatic, 2-Settlement-Trusts and Trustees, 5, 8, 13-Vendor and Purchaser, 10.

## WINDING-UP.

See Company, 1, 6-10-Sale of Goods, 8-Vendor and Purchaser, 3.

## WITNESSES.

See Appeal, 5—Evidence, 1.

## WORDS.

<sup>&</sup>quot;Abrogation"-See CONTRACT, 26.

<sup>&</sup>quot;Admitted to Make his Full Answer and Defence"—See ONTARIO TEMPERANCE ACT, 1.