

WILL—(Continued).

- Devolution of Estates Act, secs. 14, 15, 19, 21, 23—Sale for Purpose of Distribution—Persons Entitled under Will—Brothers and Sisters “or their Heirs”—Period of Ascertainment—Brothers of Half Blood—Heirs Living at Time of Distribution—Per Stirpes Division. **Re Waugh, Re Scott and Scott*, 13 O.W.N. 416.—LENNOX, J.
15. Construction—Printed Form—Meaningless Provisions—Duty of Court to Ignore—Gifts Free from Trust—Residuary Estate—Intestacy. *Re Charlton*, 13 O.W.N. 308.—MIDDLETON, J.
 16. Construction of Codicil—Residuary Bequest in Will not Revoked by Codicil except as to Insurance Moneys—Uncertain Language of Codicil. **Re Spink*, 13 O.W.N. 268.—APP. DIV.
 17. Devise of Land—Condition in Codicil—“Die before Having Children”—Absolute Devise, Subject to Devise over in Event which could not Happen—Good Title to Land. *Re Breault and Grimshaw*, 13 O.W.N. 387.—MIDDLETON, J.
 18. Devise of Land—Restraint upon Alienation—Invalidity—Title to Land—Vendor and Purchaser. *Re Huron and Erie Mortgage Corporation and Coghill*, 13 O.W.N. 442.—MIDDLETON, J.
 19. Devise of Land—Trust—Life-tenant—Remaindermen—Proposed Sale by Executors—Refusal of one Remainderman to Join in Conveyance—Objection to Title—Vendor and Purchaser. *Re Smith and King*, 13 O.W.N. 54.—MASTEN, J.
 20. Devise of Mortgaged Land—Wills Act, R.S.O. 1914 ch. 120, sec. 38—Devisee Taking Subject to Mortgage-debts Existing at Date of Death of Testatrix—Municipal Taxes in Arrear at Date of Death Payable out of General Estate. *Re Semple*, 13 O.W.N. 101.—KELLY, J.
 21. Direction to Sell Land—Power of Executors to Effect Sale—Trustee Act, sec. 44—Sale to one of three Executors—Consent of Adults Interested—Payment into Court of Share of Infant. *Re Ross*, 13 O.W.N. 373.—MEREDITH, C.J.C.P.
 22. Execution and Validity—Testamentary Capacity—Undue Influence—Relationship—Evidence—Action to Set aside Transfer of Property Made by Testatrix in Lifetime—Will Set up in Answer—Jurisdiction—Judicature Act, R.S.O. 1897