as such issue should attain the full age of twenty-one years; but in default of any of the issue of his children attaining 21 years, then the whole of his property was to be applied to found an asylum for the blind and dumb of Toronto.

Held, that the interests of the devisees were not vested—that the children of the testator took only life interests with remainders to his grand-children, and in default of the latter attaining twenty-one, to the charity.

Re Charles—Fulton v. Whatmough, 610.

## WORK AND LABOUR.

See "Administration," 1.

## YEARLY HIRING.

See "Master and Servant."