discussion on contingent remainders in connection with the case of Whithy v. Mitchell—Vested remainder or executory devise—When will the English courts follow a foreign grant of probate or administration?—Locus regit actum and wills of foreigners in I'rance—The super tax—Indictments for adultery and incest before 1650—The rescission of executory contracts for partial failure in performance—The universities and the legislature—Book reviews, etc.

Bench and Bar

Many tender enquiries have been made during the past few years as to what has happened to the promised revision of the statutes of the Province of Ontario. We may naturally expect that this long delay will give us a very much better result than we have had in the past, and we have reason to hope that this will be the case. It is said that it will not be a mere piecing together of odds and ends of sections, but rather something more like what the name implies. This might be expected from the capacity of those who have the matter in charge and from the time devoted to the work. We understand that all the material has been carefully revised and only awaits its being appropriately sorted out and located. It is said that further time will be taken to do this carefully, as well as to correct any minor errors that may have crept in, and so it is hoped that at the close of this year the profession of Ontario may have in their libraries the "Revised Statutes of Ontario, 1914," for it was apparently thought desirable to avoid the so-called unlucky figures 1913. or for some other reason refer to the later year.