WILL—(Continued)

- 16. Construction—Distribution of Residue—Distribution among Children in Equal Shares—Share of Child Predeceasing Testator to Go to Children of that Child—Application to Children of Child already Dead at Date of Will. *Re Sheard, 19 O.W.N. 65, 577.—Orde, J.—App. Div.
- 17. Construction—Division of Residue—Enumerating of Persons to Take Shares—Descriptive Words—Naming of Participants—Extent of Shares—Families—Distribution per Capita. Re Elliott, 19 O.W.N. 168.—MIDDLETON, J.
- 18. Construction—Division of Residue into Shares—Certain Shares to be Held in Trust for Nephew—Income Payable to him 'during Life—Power of Appointment among Wife and Children—In Default of Appointment Shares to Go to Wife and Children upon Death of Nephew—Event Actually Occurring, Death of Nephew Unmarried—Absolute Gift to Nephew not Affected by Words Controlling Destiny of Shares in Non-existent Circumstances—Right of Executor of Nephew. Re Walmsley, 19 O.W.N. 405.—Middleton, J.
- 19. Construction—Gift of Whole Estate to Son at End of Period of Years upon Condition—Gift over if Condition not Fulfilled—Death of Son during Period—Claim by Personal Representative of Son—Condition not Fulfilled. Re O'Grady, 19 O.W.N. 389.—MIDDLETON, J.
- 20. Construction Legacies Annuities Distributive Gift of Residue—One Annuity Payable out of Residue—Priorities—Possible Deficiency—Devise of "House and Property"—Inclusion of Contents of House as well as Land—Bequest of Life Insurance Policies—Effect as to Policy Matured but not Paid at Death of Testatrix—Beneficiary under Will and one or more Codicils Attesting another Codicil as Witness—Effect of —Annuity Payable to two Persons "Jointly"—Survivorship. Re Thomson, 19 O.W.N. 407.—Orde, J.
- 21. Construction—Legacies Payable out of "Cash or Moneys"—Whether Negotiable Bonds Included—Indicia in Will—"Other Property"—Residuary Bequest—Class of Residuary Legatees—Oldest Child of each Brother and Sister of Testator—Bequest to "Protestant Orphans Home"—Indication of Institution Intended—Costs—Remuneration of Executor—Will Unskilfully Drawn by Executor. Re McCullough, 19 O.W.N. 155.—Logie, J.