## MANITOBA LAW REPORTS.

## WILL-Continued.

event of the death of the widow he was to surrender the shares for the purpose for which the sum of £1,000 was bequeathed. Afterwards the capital stock of the bank was increased, and four shares of the new issue were in effect added by the process to the twenty-two old shares. Held, 1. The bequest was demonstrative and not specific. 2. The assignment of stock and declaration of trust did not amount to a conversion and investment, or an appropriation amounting to payment. 3. The twenty-two shares and the four shares always remained part of the estate. The widow was entitled to interest at 6 per cent. from the expiration of one year after the testator's death. Form of order for payment out of court of money paid in under the Trustee Acts. Re 

WITNESS, COUNSEL FOR .- A witness cannot be represented by counsel, nor can counsel engaged in the case be heard in support of any objection the witness may have to giving evidence. Re Assiniboia 

PAGE

## xxviii