AGP

VENDOR AND PURCHASER - Continued. PAGE Life Estate—Undisclosed restrictive covenant	GE	Willia-Copy and, PAC	GE.
Abstract, omission of document from	[Exercise of power of appointment by w.ll- Contrary intention Wills Act	61
Power of sale	52	WILLS, CONSTRUCTION OF-	
of offer to sell—Net price—Reasonable time	- 1	Vested interest Gift over to issue—Contingent interest	28
to pay money z	73		37
Restrictive covenantCovenant running with land-Omission of words of limitation-Mis-	İ	Limitation to every other son and sons to be	
description Compensation Recission of	. Í	begotten-Eldest son excluded	41
contract 5	88	or children surviving.	41
VENUE, CHANGE OF-	1 2 1	Absolute bequest not subject to cremors or husband's claims—Subsequent restrictions—	
See Practice.		Effect of repugnancy	57
VICTORIA UNIVERSITY-	ŀ	Discretionary trust for maintenance—Assignable interest of devisee in—Discretion of	
Meetings of Senate—Where to be held -Act of incorporation	.,,	Trustees	79
VOLUNTARY CONVEYANCE	,,,	Gill to class—Substitutionary gift to child of	
See Deed.	ì	member of class who shall die in testators's lifetime—Child of member who was dead at	
WAGER	}	date of will	t o ú
Action for not making bets	≀ 6υ ∶	Gift to attesting witness—Power to solicitor to make professional charges	147
WAIVER	, i	Die without leaving issue, when and when not	147
	60		47
By officers of Crown 1 By Benevolent Society of proofs necessary to	153	Life interest to future wife of legatee -Divorce of wife—Effect on gift over to her	148
reinstate member	209	Special power of appointment, Execution of	
By agent, excess of authority	27	of legatees— Gift of residue by one of the le-	
Time of sailing in marine policy	27 58	gatees to testatorIntestacy	168
In policy of insurance Concealment and mis-		Description of lands in devise Maxim Cujus	, S
In marine policy No iron Exceeding net	200	Devise of lands taken by a railway inoperative	107
registered tonnage Steel		to pass compensation money	188
In case of contract, of number persons 3 As to ship's cargo		Exercise of power by will—Covenant not to	
See Contract—Insurance.	+179	revelte	189
WAREHOUSE RECEIPT -	j	Devis "if my father does not alter his will" Legacies—Vesting	240
Collateral security Advance Renewal of notes	251	Residuary gift to charities—Direction to pay	249
*Surplus after sale Claim to under parol agree-			294
ment 5	538	Bequest of leasehold—Contract by testator to purchase reversion—Liability of legatee of	
Wastr-		leasehold to pay purchase money	296
Permissive Rights and liabilities of tenant for	(87	Mortgage debt—Locke Kings Aet—Contrary intention	206
life and remainderman for	407	Bequest to children- Illegitimate children-	
Acr.			298
See Employers Leability Act. WILLS.		vor	460
Annuity charged on land, liability of tenant for		Devise Precatory trust - Estate in Fee 184,	aC
life and remainderman	82	Devise Condition in restraint of sale - Re-	500
Execution of will, in form of deedAttesting	- ,,-	stricted to name and maily of testator "Surviving" Gift to tenants for life and	479
witness unable to attest execution Partial or total revocation Probate	269	their children - Gift over to surviving ten-	
Testamentary eccentricities		ants for life and their children	487
Execution-Attestation Revocation - Devise		Trust for specified animals in will -Validity of	488
to infants—Registration of will prevented by inevitable—difficulty—Priorities—Crops—		Life estate Remainder to sons Rule in Shel- ley's Case	507
Possessica Costs	376	Devise -Restraint on alienation	507
Probate—Administrator pendente lite. Pay-		Administration—Construction of will	517
ment of premium of Guarantee Society out of estate—Codicil torn up under misappre-		cific bequests "Home" maintenance	545
hensionProvocation	427	Devise to one for life, then to issue in Fee	246
Intestacy Domicil - Lex loci - Leascholds devolving in Domiciled Scotchman	460	Simple—Shelley's Case Executory trust for settlement on daughter,	540
Absence of subscribing witnesses Want of	•	her husband and children-Gift over show-	
proof of their existence or handwriting Action to establish will	505	ing intention to include of every marriage Second husband	553
a support the property of the contract of the	J . J	I .	