

Boyd, C.]

RE NAYLOR.

[Dec. 11, 1902.]

Religious institutions—"Acquisition" of land after life estate—Seven years holding—When commencing.

The seven years during which a religious institution may hold land after its "acquisition" under section 19 of R.S.O. 1877, c. 216 (now section 24 of R.S.O. 1897, c. 307,) does not commence to run in the case of a devise of a reversion dependent upon a life estate until the expiry of the life estate.

W. E. Middleton, for the executors. *W. F. Kerr*, Cobourg, for the religious institution. No one for the heirs at law.

Trial of Actions. Street, J.]

[Jan. 26.]

BLACK V. IMPERIAL BOOK COMPANY.

Copyright—Foreign reprints—Notice to Commissioners of Customs.

Judgment noted p. 37 supra., recalled; and judgment now given holding that s. 152 of the Imperial Customs Law Consolidation Act, 1876, in the said note mentioned, is not in force in this Province, notwithstanding the expression of opinion of the commissioners in Part II of the Appendix to vol. 3 of the Revised Statutes of Ontario, 1897, to the effect that that section is in force; and that the plaintiffs had established their right to an injunction, perpetually restraining the defendants, the Imperial Book Company, Limited, from importing into Canada any copies of the 9th edition of the Encyclopedia Britannica, and for delivery up, and for an account.

Held, also, that the production of a certified copy of the entry in the book of registry at Stationers' Hall is all that is necessary to make out a prima facie proprietorship in the copyright of an Encyclopedia, under ss. 18-19 of the Imperial Copyright Act, 1842, and it is not necessary for such prima facie case to prove by direct evidence, other than the copy of the entry, the facts which by the said sections are made conditions precedent to the vesting of the copyright in one who is not the author.

Barwick, K.C., and *J. H. Moss*, for plaintiffs. *S. H. Blake*, K.C., and *Raney*, for company, defendants. *A. Mills*, for defendant Hales.

ELECTION CASES.

MacLennan, J. A.]

[Jan. 13.]

RE CENTRE BRUCE ELECTION PETITION.

STEWART V. CLARK.

Particulars—Time for delivery of, extended—Refusal of respondent to submit to a preliminary examination.

Motion to commit respondent for contempt of Court, or to compel him to attend for examination at his own expense, and to extend the time for delivery of the particulars in the petition herein.