

WILLS AND TESTAMENTS—*continued.*

common law courts over wills affecting real estate	884
when equity had jurisdiction	884
mode in which court proceeded	885 to 890
express trusts created by wills	891
where no trustee designated	892
where land to be sold, will not saying by whom	893
executors have power by implication, when	894
where trustees for specified trust, die or refuse to act	895
trustees to sell, mortgaging	896
where power of appointment construed a trust	897, 898
as to exercise of powers by some only, of several	899
where power coupled with an interest	900
in execution of power donee must show intention to execute	901
as to the nature and extent of powers	902, 903, 904
persons entitled to take under words of general description	905 to 908
whether next of kin take per <i>stirpes</i> or per <i>capita</i>	909
rights of residuary legatee as to lapsed legacies	910
executor a trustee for legatees	911
words differently construed in wills of real and personal estate	912
where remainder over on indefinite failure of heirs	913
in case of leaseholds, void	913
implied trust from recommendatory words	914
no particular form of words necessary	915
general rules as to such trusts	916
words must be such as ought to be construed as imperative	916
subject matter must be certain	917
the persons to be benefited must be certain	918
no trust where discretionary power	919
where trust from recommendatory words, no resulting trust of property not required	920
on failure of donee, trust will exercise powers, where	921, 922
power court considers party bound to execute	923
doctrine of <i>cy pres</i> applied to wills	924, 925, 926
construction of wills to effect intention of testator	927
as to clauses connected conjunctively being construed disjunctively	928
when money does and does not include "stock"	929
object of construction is to ascertain intention of testator	930
general words construed as limited to matters <i>ejusdem generis</i>	931
WORDS, different construction of, as to real and personal estate	927 to 931
recommendatory and precatory words, how construed	914 to 920
WRIT OF ARREST. (<i>See</i> ARREST, WRIT OF.)	
WRIT OF INJUNCTION. (<i>See</i> INJUNCTIONS.)	
WRIT OF NE EXEAT REGNO. (<i>See</i> ARREST, WRIT OF.)	
WRITTEN INSTRUMENTS,	
mistake in, when relieved	110, 111, 112

THE END.