YOU'N UNIVERSITY LAW LIBRARY

WILLS AN	TD 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
n	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		. 89	7, 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 execu	te .	901
	as to the nature and extent of powers		902, 90	
	persons entitled to take under words of general de			
	whether next of kin take per stirpes or per capita	_		909
	rights of residuary legatee as to lapsed legacies			910
	executor a trustee for legatees			911
	words differently construed in wills of real and pe	rsonal es	tate .	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 in	nnerativ	Α.	916
	subject matter must be certain	iipcraur.	• •	917
	the persons to be benefited must be certain .		•	918
	no trust where discretionary power		• •	919
	where trust from recommendatory words, no re	enlting	tmat of	
	property not required	barang		920
	on failure of donee, trust will exercise powers, wh	ere .	. 92	1, 922
	power court considers party bound to execute		. 02	923
	doctrine of cy pres applied to wills	•	924, 92	
	construction of wills to effect intention of testator	•	021, 01	927
	as to clauses connected conjunctively being constru		nctively	
	when money does and does not include "stock"		icurvery	929
	object of construction is to ascertain intention of	testator		930
	general words construed as limited to matters ejus		rie	931
VORDS dif	ferent construction of, as to real and personal estate			to 931
VOILDO, UI	recommendatory and precatory words, how constr			to 920
VRIT OF		404		020
	[NJUNCTION. (See Injunctions.)			
	NE EXEAT REGNO. (See Arrest, Writ of.)		•	a
	INSTRUMENTS,		N	
A TALL TIME	mistake in, when relieved	<i>A</i> .	110, 11	1. 112
		11		_,

THE END.

1