

TRUSTS AND TRUSTEES—*Continued.*

- trust,
 - object must be legal, 420.
 - precatory words do not create, 420.
- trustee (Co.),
 - duties defined, 421.
 - liable for negligence, 422.
 - must keep accurate accounts, 422.
 - retirement and discharge, 423.
 - should not rely on substitute, 422.
 - unwilling appointee should decline promptly, 421.

VESSELS, 424.

- bill of sale of vessel, 424.
- mortgage of vessel, 425.
 - discharge of, 426.
 - transfer of, 426.

WILLS, 427.

- advertisement for creditors, 430.
- alterations in wills, 429.
- codicils, 429.
 - definitions, 427.
- deposit of, for safe keeping, 432.
- devise in lieu of dower, 428.
 - subject to mortgage, 432.
- difference between wills of personality and realty, 430.
- executors, appointment of, 429.
- formalities necessary, 427.
- forms:
 - codicil, 434.
 - general form of will, 433.
 - short form of will, 432.
 - nuncupative will, 434.
- guardians, appointment of, 431.
- intestacy, distribution of property on.
 - personal, 430.
 - real, 430.
- nuncupative wills, 429.
- payment of debts, 430.
- proof of wills, 430.
 - in Prince Edward Island, 432.
- revocation of, 427.
- signature of, 427.
- Statute of Mortmain, effect of, 428.
- when will takes effect, 427.
- who may make, 427.