

SHELLEY'S CASE, RULE IN—continued.

See ABSOLUTE INTEREST—ESTATE TAIL—EXECUTORY TRUST—HUSBAND AND WIFE.

SHIFTING CLAUSES, 1430**SIGNATURE,**

cutting off, of testator or witnesses revokes will, 144

See REVOCATION OF WILL.

"SMALL BALANCE," gift of, what it passes, 1052

SOLDIERS,

domicil of, 20, 22

nuncupative wills of, 101

SOLICITOR,

direction to employ particular, obligatory, whether, 900

profit costs, 81, 96

will in favour of, how far open to suspicion, 40

SON,

gift to, date from which will speaks, with reference to, 306, 307

testator having several, 518, 522

to eldest, 1741

first, *ib.*

second, 1742

younger, 1726 et seq. *See* YOUNGER CHILDREN.

when used as a word of limitation, 1920 et seq.

SPAIN, LAW OF,

as to testamentary dispositions, 7, n.

SPECIFIC BEQUEST,

assets for payment of debts, 2027. *See* ASSETS.

date from which will speaks as to, 410, 411. *See* DATE.

construction of gift depends on state of property at that date, 503 et seq.

gift of shares, legatee entitled to be exonerated from calls, when, 2036

of stock, if none, payable out of general personalty, 504

Income, intermediate does not pass by contingent or future, 1105

lapsed or void, included in residuary bequest, 1047

legacy, what is, 1068

legatee for life to sign inventory, &c., 1454

practical effect of the rule, 1882

republishing, effect of, on, 202

revocation of, none, by general gift in codicil, 180

trust to pay, out of land, payable thereout primarily, 2072

See CONTRIBUTION—EXONERATION—MARSHALLING—LEGACIES.

SPECIFIC DEVISE,

ademption of, 944

after acquired property may pass by, 942

assets for payment of debts, 2027. *See* ASSETS.

conversion of, 944