

vive at the expiration of
the temporary act. [Fal-
conbridge vs. Tourangeau.]
..... p. 188.

TIERS-SAISIE.

Décidé qu'il n'est pas néces-
saire d'accompagner et sou-
tenir d'un Affidavit la con-
testation de la déclaration
d'un Tiers-Saisi. [Mc-
kenzie vs. Forsyth.]..p. 436.

TRINITY-HOUSE.

Construction of the Trinity-
House regulations. [The
Gazette.]p. 293.

VALLIÈRES DE ST. RÉAL.
Notice nécrologique.....p. 80.

WILL.

A devise made to a *bâtarde*
adultérin not competent
by the French law, when
the will was made or when
the devisor died, to accept
such bequest, is good and
valid, if it be a conditional
one as a *substitution*, and
if at the period when the
entail took effect, à l'*ouverte-*
ture de la substitution, the
disqualification of the de-
visee had been removed.—
(41 Geo. III, c. 4.) [Hamil-
ton vs. Plenderleath.]..p. 1.

