## WILL.

- Action to Establish—Proof in Solemn Form—Attempt by Testator to Revoke—Ineffectiveness—"Cancelling"—"Destroying"—Wills Act, secs. 22, 23—Revocation by Subsequent Will—Failure to Prove Execution thereof—Omnia Præsumuntur Rite Esse Acta, Application of. Bell v. Matthewman, 19 O.W.N. 210, 48 O.L.R. 364.—LATCHFORD, J.
- Construction—Absolute Gift to Son upon Attaining 25—Gift over in Certain Events—Vested Gift Subject to be Divested upon Happening of Events—Powers of Trustees—Sale of Company-shares — Income — Accumulations. Re Robertson Trusts, 19 O.W.N. 606.—ORDE, J.
- Construction—Absolute Gift to Widow—Repugnant Restriction —Power of Appointment. Re Sexton, 19 O.W.N. 139.— MIDDLETON, J.
- 4. Construction—Apparently Inconsistent Residuary Clauses— Reconciliation. *Re Patterson*, 19 O.W.N. 313.—MIDDLETON, J. (CHRS.)
- 5. Construction—Bequest of Residue to Daughter after Death of Husband—No Disposition of Income of Residue during Lifetime of Husband—Daughter and Husband only Persons Entitled upon Intestacy—Income to be Paid out as if Intestacy in Regard thereto. *Re Ross*, 19 O.W.N. 583.—KELLY, J.
- 6. Construction—Bequest of Residue to "Executors," not by Name—Evidence of Surrounding Circumstances—Admissibility—Executors Taking in Trust for Next of Kin as Beneficiaries. *Re Dawson*, 19 O.W.N. 300.—MEREDITH, C.J.C.P.
- Construction—Devise—Life-estates—Remainder Devised to Children of Life-tenants—Gift to Class—Time at which Class to be Ascertained. *Re Anderson*, 19 O.W.N. 192.—MERE-DITH, C.J.C.P.
- 9. Construction—Devise of Farm for Life to Stepson—Remainder in Fee to Son of Stepson who may be Born and Named after Testator—Son Born after Testator's Death and Named Accordingly—Death shortly after Birth while Life-tenant