

WILL.—Continued.

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Any loss accruing to the estate through the non-conversion of the stock within a year from the death would fall upon the general estate. 2. An express direction by a testator for the conversion and investment of his property, from time to time, as the trustees may think fit, will not prevent the operation of the general rule that where personal property is given in a series of limitations it shall be invested in such securities as are approved by a Court of Equity, for the benefit of parties interested in remainder after the death of the tenant for life. If no such conversion has actually taken place the rule is that between legatees for life and in remainder, a conversion will be deemed to have taken place at the expiration of one year from the death. *Re Logan Trust* 49

WINNIPEG.—*Separation from county*.—The charter of the City of Winnipeg (47 Vic. c. 78,) separates the city from the County of Selkirk, but in a qualified manner only, and it may be liable to the Eastern Judicial District Board for debts and liabilities due by the city at the date of the Act. *Eastern Judicial District Board v. Winnipeg*. 537

WORDS "NOTES OF MINE."—The phrase "notes of mine" is wide enough to cover notes *indorsed* as well as *made*. *McArthur v. McMillan* 377

WRITS.—*Signing and sealing*.—1. Writs must be both signed and sealed. 2. The authority of the deputy prothonotary with respect to the signing of writs is co-extensive with that of the prothonotary. 3. Writs may be signed by the deputy prothonotary in his own name. *Green v. Hammond*. 97