WILLS	<b>:</b>	
"	payment to ostensible heir.	870
"	revocation of,	894
66	grounds for which revocation of, may be demanded	893
"	when by the revocation of a revoking will the first will revives, 895	
4	effect of the alienation by the testator of a thing he had	
	bequeathed	897
54	except in contracts of marriage no one can forego his right to	
	make or revoke a will.	898
**	legacy has no effect if legatee dies before testator	900
66	executors of, who may be 905 to	o 907
44	:See Testator, Testamentary executors.	
"	registration of,	2112
"	may contain substitutions:—See Substitution.	
WINDO	ws:—See View.	
WITNE	ssss, who are competent, for authentic acts	1208
	for wills in authentic form 844	, 845
. "	for wills in the English form	851
	" to give testimony 1231,	1232
WORK,	lease and hire of, by estimate and contract, may be for labor	
•		1683
66	upon whom the loss of the thing falls	1685
**	when the work is deemed to be received	1687
44	warranty of work by the builder	1688
76	" by the architect	1689
rr	extra, no claim for, unless expressly agreed to in writing	1690
	contract may be cancelled by the owner	1691
	when the contract is terminated by the death of the work-	
	· · · · · · · · · · · · · · · · · · ·	1693
44	" of the party hiring	1694
u	registration of the builder's privilege 1695, 2009,	
		1696
***	, , , , , , , , , , , , , , , , , , , ,	1697
EV norm	s, and fragments coming from,	590
	rings, 'f " written,' meaning of,	
	ros, what, are authentic	1207
44 161 111		1220
16		1223
н	" how denied	1224
u	" how proved	1444
"	" what date they have against third parties 1225,	
"	what dase they have against third parties 1220,	1228
11	when necessary	
	**************************************	440

