

death. The  
 cil executed  
 ed to lot A.  
 " every will  
 rence to the  
 prised there-  
 immediately  
 tor, unless a  
 pear by the  
 not included  
 r. **AYER** v.  
 ..... 392

*ty — Date*  
*e Ascertain-*  
 equeathed to  
 on a sum of  
 sted in the  
 more issue of  
 a case of the  
 her son [A.]  
 icipal] to be  
 and in case  
 scc] and her  
 ue," over to  
 the niece at  
 t at the time  
**KERRISON** v.  
 ..... 455

*acy—Revo-*  
*cceleration—*  
 A testator  
 to be set  
 d the in-  
 y, and that  
 d should be  
 i in certain  
 her directed  
 g while any  
 er the age of  
 of the fund  
 r while such  
 se under that  
 nd education  
 respectively  
 er that age."  
 revoked the  
*Held,* that  
 not revoked,  
 s death, and  
 in the capital  
 g the age of  
**LEWIN**, 477

*ll—Construc-*  
*ustee—Trus-*  
 tict., c. 26,..  
 .... 333

g real estate  
 in Court of  
 ..... 535  
 , 2.

*ny — Deben-*  
*Receiver—*  
 icking receiver  
 r appointing  
 d and limited  
 ed by debent-  
 ..... 328