y-one, s not ook a ect to of a ecome e had

the

ather.

who

The et al., duary l Pur-

ertain is lifedeath, m, he profits vidowdying death, its and iration hildren e; and e death e, and should hildren share e same

them, r. By testaestate, natever t otherto W., to him,

9th of fe both d their hildren

Held, that under the will the fee in the land, subject to the estate de- ance Policy by, Vised to the children until the expiration of the thirty years, vested in W. and his heirs, and, in the absence of any evidence shewing whether or not W. had disposed of the land, the children could not impart a good title in fee. -Re Garbutt and Rountree, 625.

8. Construction—Charitable Bequest.]-A testator by his will bequeathed to his executors out of his pure personalty the sum of \$10,500, to be paid by them as follows: "\$3,500 to Wycliffe College, \$3,500 to the Bishop of the Diocese, of Algoma for the support of missions of the said Diocese, and the balance, to wit; the sum of \$3,500 towards the support of any mission or missions which may be undertaken or established by the Rev. Edward F. Wilson, the said Mr. Wilson having left the Shingwauk Home with the intention of establishing a new mission or missions elsewhere ":-

Held, (1) that the bequest of the sum for the support of missions to be undertaken was not a bequest to the Rev. Edward F. Wilson personally, but to the executors for the support of the missions.

(2) That it was a good charitable bequest, and referred to missions connected with the spread of religious teaching either in a field or locality of missionary work.

In re Jarman's Estate, Leavers v. Clayton, 8 Ch. D. 584, and In re Reland's Estate, Phillips v. Robinson, W. N. 1881, p. 173, distinguished. The Toronto General guished. The Toronto General Trusts Company v. Wilson et al., 671.

Capacity of Indian to Make.]-See INDIANS.

Power to Extend Benefit of Insur-[Restricted.] -See INSURANCE, 2.

WORDS.

- "Actual and Continued Change of Possession."] - See BILLS OF SALE AND CHATTEL MORTGAGES, 1.
- " A person claiming right thereto."] -See WATER AND WATERCOURSES, 1.
- " Demised Premises."]—See LAND-LORD AND TENANT, 2.
- "Desirable in the Public Interest." -See MUNICIPAL CORPORATIONS, 3.
- " Done in Pursuance of this Act."] -See WAY, 2.
- " False Document."]—See Extra-DITION.
- " Fixtures." See LANDLORD AND TENANT, 1.
- "Injuriously Affected."] See RAILWAYS, 2.
- "Lawfully Payable."]—See RAIL-
- "Liquors Drunk in a Tavern or Alehouse."]—See Division Courts, 4.
- " Nearest of Kin."]-See WILL, 5.
- " Owner."] See RAILWAYS, 1.
- "Person Aggrieved."]-See PAR-LIAMENTARY ELECTIONS.
- "Renewal Premiums."]-See In-SURANCE, 3.
- " Renewal Receipts."]—See INSUR-ANCE,/3.