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WILLS:—The conjoint operation of the Statutes 14th Geo. 3, and 41st Geo. 3, was to abrogate the law prohibiting gifts to adulterine bastards, and the rights of a substitute will be governed, *quoad* his capacity to take, by the law in force at the time the substitution opens. (King, appellants, and Tunstall et al., respondents, P. C.)..... 49  
 "—A bequest contained in a will made since the Code to trustees, to establish a free public library, museum and gallery, and for that purpose to procure a charter or act of incorporation, and when such charter or act shall be obtained, to convey the property bequeathed to the Corporation, is perfectly valid in law. (Abbott et al., appellants and Fraser et al., respondents, P. C.)..... 197  
 "—A clause in a will, prohibiting a legatee who contests the will from obtaining any benefit thereunder is perfectly valid. (Evanturel, appellant, and Evanturel et al., respondents, P. C.)..... 218  
 WITNESSES:—The credibility of a, cannot be attacked by proof that he made statements out of court different from those sworn to by him, unless he has been examined as to such outside statements. (Décary vs. Poirier, S. C.)..... 167  
 —The Court will not grant an order for the examination of a sick person on behalf of plaintiff in a cause in which the action has been dismissed and is pending in appeal. (Garcau vs. Gafau, S. C.)..... 303