INDEX.

TRUSTEE AND CESTUI QUE TRUST-continued.

	must be full ascrosure		. 2	38
	not necessary to show his bargain to be advantageous .		. 2	39
	trustee cannot deal with himself without knowledge of c	estui q	ue	
	trust		. 2	39
	disability arises not from subject matter, but from oblig	ration	on	
	trustee			40
	principle limited to dealing with trust estate			41
	does not operate after relation dissolved			241
	 cestui que trust may release trustee from liability 	•		42
	does not apply to mortgagee and mortgagor	•		244
	same rule applies to persons in like situations	•		243
		•		•
	compensation to trustees, when allowed	·	237, n	ote
motromo	(See TRUST.)			100
TRUSIS	b, jurisdiction as to	. 76	37 to 7	
	definition of a trust	•		737
	three things indispensable to constitute a valid trust .	•		737
	Coke's description of trust	•		738
	trusts, how introduced	•	. 7	739
	statute of uses, why passed	•	. 7	740
	effect of this statute		740, 7	741
	before Statute of Frauds, might be by parol	• •	. 7	742
	statute requires a writing		. 7	742
	what is sufficient		. 7	743
	trust to be raised, must be on mentorious or valuable con	asidera	tion 7	744
	different where already created or vested		7	745
	trusts in real estate in many respects governed by same ru	les as l	ike	
	estates at law		. 1	746
	exceptions to the general rule		,	747
	party may alienate trust created for his benefit			748
	may be disposed of by operation of law			748
	person creating trust may prevent this			749
	trust for separate use of a married woman may be assign	ed by		750
	analogies of law followed as to remedies, as well as r			100
	interests	ignus a		751
,	trustee how sued, touching trust estate	•		752
	-	•		
	is liable if he has given personal covenant	•		752
	maxim "trust shall not fail for want of a trustee"	•		753
	powers of trustee exist for benefit of ccstui que trust only			754
'	where trustee can sell, bona fide purchaser will hold free			755
	what necessary to enable cestui que trust to follow estate	•		755
	on what, power which trustee may exercise depends .	•		756
	trustee may do without suit what he may be compelled	to do b	у а	
	suit	•	•	757
	qualifications of this doctrine		•	757
,	equity carries trusts into effect only when certain and de	finite		758
	trusts divided into express and implied	•		759
	express trusts, what			759
	implied trusts, what		759,	761