

## WILL—(Continued).

- Wills Act, sec. 27—Application of—Acquisition of Statutory Title by Executors Retaining Possession—Appurtenance—Gift Free from Ambiguity. \**Re Rogers*, 17 O.W.N. 441.—MIDDLETON, J.
28. Devise and Bequest to Widow—Use of both Real and Personal Property during Natural Life—Absolute Powers of Disposition and Appropriation—Property which at Death of Wife shall "Remain Unused"—Distribution among Children—Rights of Children after Death of Widow—Election of Widow—Questions Raised by Action instead of Originating Notice—Costs. *Creighton v. Creighton*, 17 O.W.N. 278.—MASTEN, J.
29. Devise of Lands to Town Corporation for Public Park for ever—Acceptance on Conditions of Will—Condition or Proviso that Park be Kept in Proper Order and Repair—Breach—Action for Mandatory Order to Compel Corporation to Perform Condition—Obligation to Superintend Performance not Assumed by Court—Forfeiture for Breach—Claim for Declaration—Continuous Breach Beginning more than 10 Years before Action—Limitations Act, R.S.O. 1914 ch. 75, secs. 5, 6 (9)—Proviso—Condition Subsequent—Rule against Perpetuities. *Matheson v. Town of Mitchell*, 17 O.W.N. 267, 46 O.L.R. 546.—APP. DIV.
30. Discretion of Executors as to Daughters of Testator Sharing in Estate—Evidence of Exercise—Powers of Surviving Executor—Married Daughter Deprived of Share—Conveyance by Surviving Executor to Son of Testator—Action by Representative of Daughter against Son for Accounting Based on Alleged Breach of Trust. *Ankorn v. Stewart*, 17 O.W.N. 411.—KELLY, J.
31. Jurisdiction of Supreme Court of Ontario—Action for Revocation of Letters Probate, Establishment of Later Will, and Direction for Issue of Probate—Judicature Act, R.S.O. 1897 ch. 51, sec. 38—Preservation by Force of sec. 12 of Judicature Act, R.S.O. 1914 ch. 56—Construction and Effect. \**Giffin v. Simonton*, 17 O.W.N. 419.—MIDDLETON, J.
32. Proof in Solemn Form—Mutilation of Part of Document by Tearing since Death of Testator—Severance of Signature of Testator from Signatures of Witnesses—Obliterations, Alterations, and Interlineations—Wills Act, sec. 24—Evidence of Due Execution—Document Admitted to Probate—Costs. *Re Burk, Burk v. Clarkson*, 17 O.W.N. 404.—LOGIE, J.