

15. Construction—Devise of Farm—Life Estate—Annuity Payable by Devisee—Charge Limited to Life of Devisee. *Re Padget*, 1 O. W. N. 202.—CLUTE, J.
16. Construction—Devise of Realty in Trust for Joint Enjoyment of two Beneficiaries—Condition that one “Remains Unmarried”—Event of Death not Provided for—Survivorship—Life Estate—Bequest of Contents of House Jointly—Sale by Order of Court—Disposition of Proceeds and Income from—Jewellery, whether Included—Sale of Realty—Disposition of Income. *Re Perrie*, 1 O. W. N. 733, 21 O. L. R. 100.—RIDDELL, J.
17. Construction—Devise to Wife during Widowhood with Devise over in the Event of Remarriage — Gift over Taking Effect on Death without Remarriage — Vested Remainder under Gift over—Distribution of Shares of Remainderman Dying Intestate. *Re Branton*, 1 O. W. N. 656, 20 O. L. R. 642.—MEREDITH, C.J.C.P.
18. Construction—Distribution of Estate—Period of Distribution—Death of Children of Testator—Vested Estates. *Re Knox*, 1 O. W. N. 720.—RIDDELL, J.
19. Construction—Distribution of Estate—Period of Distribution—Payment of Income to Widow. *Re Gurney*, 1 O. W. N. 723.—RIDDELL, J.
20. Construction—Distribution of Residuary Estate—“Principal of this Money”—Division per Stirpes.]—The testatrix, after giving certain specific legacies, gave a house and furniture to S., adding that S. was not to refuse D. a shelter in that house during her (S.’s) lifetime. To S. she also gave the interest in the proceeds of one-third of her remaining estate, and to D. she gave the interest on two-thirds of the proceeds of her estate. The will then proceeded: “I further stipulate that interest mentioned shall be paid in yearly sums to D. and S. After their death or the death of either of them the principal of this money shall be divided between the members of the M. family who would be my natural heirs. The principal shall be placed on deposit . . . and interest drawn therefrom by cheque.” S. having died, and D. surviving:—*Held*, that the gift to S. and D. was not of an aliquot part to each of the interest upon the whole of the residuary estate, but to each the whole of the interest upon an aliquot part of the estate—there