

*WIFE—continued.*

- husband entitled to undisposed property of, 46, n.
- transfer of property into joint names of self and, 66, n.
- legacy to testator's wife, 1117
- misdescription of legatee as, not fatal to gift, 397, 400
- witness to will, gift to wife of, void, 93

*See FEME COVERTE—HUSBAND AND WIFE—SEPARATE USE—WIDOW.*

*WILD'S CASE, RULE IN,*

- nature and effect of, stated, 1906
  - contrary intention will exclude, 1910
  - personal estate, bequests of, not within, 1914
- See CHILDREN.*

*WILL,*

- condition not to dispute, valid, whether, 1548
- contingent. *See CONTINGENT WILL.*
- forged, 46
- forms of. *See FORM OF WILL.*
- governed by *lex domicilii* as to personality, 4 et seq.
  - by *lex loci* as to realty, 1-4
- inoperative till testator's death, 27, 33
- mutual, 29, 30
- original may be referred to for purposes of construction, 44
- part of will void, 50
- reference to will generally includes codicils, 26, 129, 198
  - unless excluded by context, 129
  - to "will" or "codicil" applies to unexecuted papers, when, 131, 132
  - to "will dated," &c., does not include codicils, 129
- requires probate, 42, 44
- sham, 31
- what may be disposed of by. *See DEVISABLE.*
- what papers constitute, 26 et seq.
- who may make, 47 et seq. *See DISABILITY.*
- writing, must be in, 105

*WINES, gift of, for life, 1456*

*WISH, trust when created by words expressing, 869*

*"WITHOUT ISSUE," words, read "without leaving issue," 582*

*WITNESSES TO WILLS,*

- acceleration of remainders where life interest given to, 95
- acknowledgment by, not sufficient, 115
- creditors may be, 93
- evidence to show that legatee did not sign as witness, 94
- executors may be, 93
- gift to attesting, void, 92
  - or to husband or wife of, 93
  - upon trust, good, 96
  - supernumerary, 94
- to person attesting marksman's attestation, 95.

*Volume I. ends at p. 1040.*