

in substitution for the original legatee, and,

Samble, for this reason it was to be inferred that by "heirs-at-law" the testator meant to express that the benefit was to go to the persons who would inherit the personal estate—that is to say, the next of kin.

Held, also, that the Act against accumulations, commonly called the Thelluson Act, 39-40 Geo. III. ch. 9, which was passed after the Statute 32 Geo. III. ch. 1, by which English law was introduced into Canada and which did not extend in terms to the colonies, is not in force in this Province, where the law appears to be as it was in England before that Statute. *Harrison et al v. Spencer et al*, 692.

6. *Devise for maintenance—Medical and funeral expenses—Estate charged therewith.*—A testator by his will provided as follows: "I will and devise that my said executors and trustees shall comfortably provide for and maintain and clothe my father and mother during their lifetime, and that the same shall be a charge upon my estate." The father and mother died, and during their last illness certain expenses were incurred for medical attendance, nurses, &c., and after their death for funeral expenses and English solicitor's fees in endeavoring to collect the several accounts for same.

Held, that the expenses were covered by the provision for maintenance, and an order was made for

their payment out of the testator's estate. *Hove et al v. Carlaw et al*, 697.

WINDING-UP ACT.

See COMPANY.

WORDS,

CONSTRUCTION OF.

"*Actual first cost.*"—*See CONTRACT*, 3.

"*Approaches.*"—*See MUNICIPAL CORPORATIONS*, 7.

"*Being within the jurisdiction of such justice.*"—*See CANADA TEMPERANCE ACT*, 7.

"*By reason of the railway.*"—*See RAILWAYS AND RAILWAY COMPANIES*, 4.

"*During pleasure.*"—*See CANADA TEMPERANCE ACT*, 6.

"*Entrusted.*"—*See SALE OF GOODS*, 1.

"*Heirs at law.*"—*See WILL*, 5.

"*Mechanical operations.*"—*See MUNICIPAL CORPORATIONS*, 10.

"*Not guilty by statute.*"—*See MALICIOUS ARREST*, 2.

"*Scriveners business.*"—*See SOLICITOR AND CLIENT*, 2.

"*To heirs but not assigns.*"—*See WILL*, 2.