Reference — Log Driving — R. S. O. (1897), c. 142, s. 1 — Costs. Cain v. Pearce, 174.

Pollution of stream—Mill owners — Prescriptive right — Nuisance — R. S. O. (1897), c. 133, s. 35. *Hunter v. Richards*, 408.

Riparian rights — Marsh lands — Rights of one owner against adjoining owner — Obstruction of access to shore —Mandamus to compel removal. *Merritt* y. *Toronto*, 710.

WAYS.

Bridges — Duty of county council to build, maintain, and repair — Municipal Act, 1903, s. 616 — Width of stream — Measurement at high water. Caledonia & Count of Haldimand, Re, 961.

WILLS.

Construction — Advancement of child — Deduction in share. Bochmer, Bochmer v. Bochmer, Re, 287.

Construction — Annuity — Residue —Remainder — Maintenace of infants— Powers of trustees. McKay, Re, 666.

Construction — Application for advice by executor — Under Trustee Act and Con. Rule 1269 (938) — Determination of validity of lease made by life tenant. *Gordon, Re*, 577.

Construction — Charity bequest — Fee of "legacy duty" — Succession Duty — 9 Edw. VII. c. 12, s. 6 (2). Gwynne, Eliza Anne, Estate, Re, 405.

Construction — Devise — General residuary gift—Description of land owned by testator — Sale of that land and acquisition of other land — After-acquired land passing under residuary devise. Thornton, Re, 619.

Construction — Devise of real estate — Land subject to contract of sale. Suetsinger, Re, 738.

Construction — Equalization of values of shares — Personal powers of executors — Executors dead — Duty carried out by Court. Drummond Estate, Re, 554.

Construction — Part of estate not disposed of — Distribution of such part as in case of intestacy—Residuary clause — Intention of testator — Evidence of conveyance rejected — Payment of debts — Resort to undisposed of personalty. *Piper Estate, Re,* 620.

Construction — Revocation of clause in will by codicil — Division of residue among infant grandchildren. *Richardson*, *Re*, 605.

Construction — "Survivor" — Period of ascertainment — Death of testator. Johnson, Re, 741.

Testamentary capacity — Absence of undue influence — Proof of due execution — Evidence. *Toal* v. *Ryan*, 127.

Testamentary capacity — Absence of undue influence — Proof of will in solemn form in Surrogate Court—Action in High Court. Mosier v. Rigney, 857.

Testamentary capacity — Claim by daughter to moneys deposited in bank— Trust — Evidence — Joint account — Survivorship — Conduct of bankers. Everly v. Dunkley, 820.

Testamentary capacity — Delusions — Appeal from findings of Surrogate Judge. *Thamer v. Jundt*, 206.

1016