

WILLS AND INTESTACY. The article of Hon. J. H. Gray, 101.—The criticisms thereon, 101.—The law in New Brunswick and Nova Scotia, 101.—The law in Ontario, 101.—The devise of contingent and executory interests, 102.—The witnesses required, 103.—Cases cited, 104.—Letter from Fredericton, 104.—Letter of J. H. Gray, 147.—Answer to Criticisms in Canada Law Journal, 147.—The law in 1846, 151.—The law in 1857, 152.—Answer of Correspondent at St. John to Mr. Gray's article, 463.—The words "heir at law," 464.—The words "next of kindred," 464.—The case of *Doe v. Crane*, 464.