

- tion of Estate—Rights of Heirs at Law after Payment of Legacies. *British and Foreign Bible Society v. Shapton*, 7 O.W.N. 658.—MEREDITH, C.J.C.P.
17. Construction — “Interest of Stock” Used as Meaning Shares in Company—“Any Male Heirs”—“Equally Divided between”—Person in Existence and Unascertained Class of Persons—Vested Interest—Costs. *Re Challoner*, 7 O.W.N. 742.—LENNOX, J.
 18. Construction—Partnership between Father and Son—Bequest by Father to Son of Half Share in Property of Partnership and Division of Remaining Half among all Children Equally—Effect of — Election—Liability to Account. *Re Wallace*, 7 O.W.N. 683.—MIDDLETON, J.
 19. Construction—Power of Executors of Deceased Executrix to Convey Lands of Testator. *Re Macaulay*, 7 O.W.N. 134.—FALCONBRIDGE, C.J.K.B.
 20. Construction—Trust—Failure of — Perpetuity—Tendency to Create Perpetuity. *Re McLellan*, 7 O.W.N. 447. — MIDDLETON, J.
 21. Construction—Trust—Realty and Personalty — Power of Appointment—Cestui que Trust—Gift over, in Default of Exercise of Power, to Representatives of Donee—Absolute Estate—Rule in Shelley’s Case—Married Woman—Separate Estate. *Re Hooper*, 7 O.W.N. 104.—MIDDLETON, J.
 22. Execution of Trusts—Surviving Executor—Trustee Act, R.S.O. 1914 ch. 121—Sale of Land Charged with Payment of Legacies—Caution — Registration — Devolution of Estates Act, R.S.O. 1914 ch. 119, sec. 14—Transfer of Interests—Interest on Legacies. *Re Luton*, 7 O.W.N. 768.—LENNOX, J.
 23. Legacies—Insufficiency of Estate to Pay in Full—Abatement—Legacy to Creditor in Satisfaction of Debt—Claim to Priority—Payment of Legacy in Full by Executors—Disallowance—Appeal—Costs. *Re Rispin*, 5 O.W.N. 507.—APP. DIV.
- See Domicile—Infant, 3—Insurance, 1—Promissory Notes, 6—Title to Land, 3—Vendor and Purchaser, 12.