

## "VILL."

devise of land in X., where X. is name common to, and to one of several hamlets therein, 1281

## VOID,

gift of real estate, residuary gift includes, 952  
*secus*, under old law, 946

out of proceeds of conversion, destination of, 777 et seq.  
 effect of s. 25 of Wills Act, 786

part of will may be, and part not, 50

See ACCELERATION—LAPSE—UNCERTAINTY.

WAIVER of conditions by testator, 1527, 1535

## WASTING INTERESTS,

conversion of, rules as to, 1242

enjoyment in specie, tenant for life entitled to, whether, 1245

See CONVERSION.

## "WHEN,"

gift to children "*who* attain 21" and "*when* they attain 21" distinguished, 1382, 1424

gift "*when*" event happens is contingent, 1372, 1405

## WIDOW,

domicil of, how far regulates that of infant children, 23

condition restraining second marriage of, lawful, 1286

dower and freebench barred by devise, 71, 551

election in respect of dower, 547

in respect of share of personalty, 550

gift during widowhood, 1286

gift over on marriage of married woman, 1286

gift over on marriage of, takes effect at her death, 1361

gift to "*heirs*" (construed statutory next of kin) entitles, to share, 1570, n.

See FEME COVERTE—DOWER—FREEBENCH—ELECTION—HUSBAND

AND WIFE—WIFE.

WIDOWER, condition restraining second marriage of, lawful, 1541

## WIDOWHOOD,

gift of annuity during, good, 1526, 1541

gift over after devise during, how construed, 1361

See VESTING.

## WIFE,

domicil of husband determined by residence of, how far, 19

gift to, refers to wife at date of will, 398, 400

if none, then to wife at testator's death, 398

if none, then to person first afterwards answering description, 398

including in gift to "*heirs*" (construed statutory next of kin), 1570, n.

to "*personal representatives*" (so construed), 1612

to persons entitled under Stat. Dist., 1606

not in gift to "*family*," 1585

to "*relations*," 1633

Volume I. ends at p. 1040.