

WILL—(Continued).

- ch. 51, sec. 38; R.S.O. 1914 ch. 56, sec. 13 (2)—Parties—Absence of Personal Representative—Costs. *Wannamaker v. Livingston*, 13 O.W.N. 3.—KELLY, J.
23. Execution and Validity—Action to Establish Will—Proof in Solemn Form—Costs. *Hannah v. Robson (No. 1)*, 13 O.W.N. 215.—FALCONBRIDGE, C.J.K.B.
24. Execution and Validity—Action to Set aside Will and Deed—Mental Capacity of Testatrix—Evidence—Undue Influence. *Gross v. Smith*, 13 O.W.N. 170.—FALCONBRIDGE, C.J.K.B.
25. Execution and Validity—Testamentary Capacity—Undue Influence—Conspiracy—Evidence—Execution of Will—Onus—Testimony of Attesting Witnesses—Appeal—Further Evidence for Appellate Court. **Newcombe v. Evans*, 13 O.W.N. 109.—APP. DIV.
26. Perpetual Trust for Care of Grave—Legislative Sanction—Cemetery Act, R.S.O. 1914 ch. 261, secs. 2 (c), 14. **Re Jones*, 13 O.W.N. 405.—MIDDLETON, J.
27. Perpetual Trust for Care of Graves—Validation by Cemetery Act, sec. 14—Devise of Farm—Restraint on Alienation—Invalidity of—Devise to Church—License in Mortmain—Gift of Interest on Money “forever”—Absolute Gift of Fund. *Re Hagerman*, 13 O.W.N. 406.—MIDDLETON, J.
- See Costs, 4—Distribution of Estates, 2—Executors and Administrators—Husband and Wife, 9—Insurance, 11, 12—Parties, 1.

WINDING-UP.

See Banks and Banking—Company, 4, 7, 8, 9.

WITNESSES.

See Costs, 8—Criminal Law, 10—Evidence, 2—Executors and Administrators, 5—Husband and Wife, 6—Insurance, 9—Ontario Temperance Act, 8, 10, 12—Will, 25.

WORDS.

“And whatever may seem to Require Assistance”—See WILL, 2.

“As Required”—See Contract, 14, 15.

“As to Costs only”—See DEED—INTEREST, 1.

“Assisting”—See ALIEN ENEMY, 3.

“Attempt”—See CRIMINAL LAW, 3.

“Business of a Distiller”—See ASSESSMENT AND TAXES, 1.