INDEX

CONTRACT—(Continued).

- 15. Partnership Agreement—Remuneration of Partner for Services as Manager of Farm and Business—Appointment by Court as Manager—Construction of Order and Judgment—Virtual Appointment as Receiver—Officer of Court—Fair Remuneration. Morris v. Morris, 14 O.W.N. 296.—Ferguson, J.A.
- 16. Promise of Gift and Loan of Money to Trustees of Church for Erection of Parsonage—Donor to Have Home in Parsonage—Impossibility of Performance by Reason of Death of Donor—Vis Major Action against Administrator—Constructive Fraud—Want of Independent Advice—Improvidence—Evidence. *Reinhart v. Burgar, 14 O.W.N. 227.—MEREDITH, C.J.C.P.
- 17. Sale of Flour—Failure to Deliver Full Quantity—Weekly Deliveries—Delivery "as Required"—Necessity for Demand —Agreement to Postpone Time for Delivery—Statute of Frauds—Construction of Contract—Loss of Right to Require Delivery—Abandonment—Inference from Silence. *Sierichs v. Hughes, 14 O.W.N. 121.—App. Div.
- 18. Sale of Flour—Failure to Deliver Full Quantity—Weekly Deliveries—Delivery "as Required"—Two Different Kinds of Flour Contracted for—Necessity for Specifying Requirements—Demand for Delivery—Construction of Contract—Loss of Right to Require Delivery—Abandonment—Inference from Silence. *Gerow v. Hughes, 14 O.W.N. 123.—App. Div.
- 19. Sale of Land—Agreement between Physician as Purchaser and Patient as Vendor—Confidential Relationship—Lack of Independent Advice—Unfairness of Agreement in Certain Respects—Gift of Part of Purchase-price to Brother of Patient —Action by Son and Devisee of Patient to Set aside Agreement —Evidence—Onus—Findings of Fact of Trial Judge. *Ralston v. Tanner, 14 O.W.N. 178.—Masten, J.
- 20. Sale of Land—Undertaking by Agent of Vendor-company to Resell at Profit within Specified Period—Promise not Incorporated in Agreement—Independent Collateral Agreement—Authority of Agent—Ratification by General Manager of Company—Promise Binding on Vendor-company—Statute of Frauds—Oral Evidence of Stipulation—Enforcement of Collateral Agreement—Payments under Contract of Purchase not a Waiver of Right to Enforce Contract to Resell—Damages—Set-off—Costs—Counterclaim—Amendment. *Canadian General Securities Co. Limited v. George, 14 O.W.N. 71.—App. Div.