

I N D E X.

L

Lands devised, not in possession, when good,	80
Lands, not deviseable to a body politic,	80
Lease for years, belonging to the wife,	93
Leases for years, to be appraised,	13
Legacies, how to be paid,	85
Legacy specific, what is such;	86
Legacy, specific, its disadvantage,	86
Legacy of a debt, is specific,	87
Legacy, how if the debt be paid,	87
Legacy specific, to be purchased with money, how con- sidered,	86
Legacy, given at a future day,	87 to 89
Legacy in discharge of a demand,	90
Legacy for a limited time,	91
Legacy, to a child in mother's womb,	141
Legacy to an infant, to whom payable,	140
Legacy to a child as a portion,	90
Legacy, restraining marriage,	88
Legacy of female slaves, with limitation,	91
Legatee, residuary, when entitled to administration,	16
Legatee, dying before the testator,	86 and 93
Legatee, in place of a creditor,	92
Letters of administration, see <i>administration</i> .	

M

Moveables, what goeth by that devise,	94
---------------------------------------	----

N

Negroes, female, a devise with limitation,	91
Negroes willed, to be appraised,	121
Negroes, how to be distributed,	134 135
Nuncupative will, the nature of it,	61
Nuncupative will, how to be executed,	62
Nuncupative will, when to be proved,	63
Nuncupative will, doth not revoke a written will, See also a case contra,	63 83
Nuncupative will, the form of one,	226

O