

## DOWER AND THIRDS (WIDOW'S)—Continued—

- when recovery against husband may be falsified by wife, in support of, 146-147.
- statute against feigned recoveries, etc., as affirmance of common law, 147.
- second section of statute not in force, 147.
- property subject to, in general, 4 *et seq.*
  - partnership realty, 6.
  - equitable estates, 6 *et seq.*, 11.
  - lease for 99 years, at nominal rent, with covenant to convey, 10.
- seisin necessary to support, 4-5.
- right of widow of bare trustee to, 5.
- right to, as against heirs, where they apply land to debts and personalty is marshalled in their favor, 13.
- what claims and incumbrances may defeat, 5-6, 150.
- in equitable estates, what defeats, 7-10.
- widow's rights in proceeds, where she consents to sale free of, 12, 13.
- in what lands assignable, where husband aliened part, 30, 31.
- plea of *bona fide* purchaser as defense to action for, 31.
- extent and priority of widow's rights where she takes devise in lieu of dower, 404.
- time as of which valuation of, is determinable, 13.
- improvements as affecting—made by husband's alienee, 32, 36;
  - made by heir, 32, 36.
- liability of, before assignment, to execution, 11.
- power of equity to subject to claims of creditors, before assignment, 11.
- assignment of, 11, 12.
- how assignment of, made, 14-15, 31-32.
- assignment of, by parol, 708.
- proceedings for assignment of, in equity, 31.
- assignment of, against common right, 15.
- assignment of, in proceedings by creditors of estate, 12.
- warranty implied in assignment of, 150.
- right of widow's transferee to compel assignment of, 11.
- liability of heir or alienee for decrease in value or deterioration of, 32, 33.
- recovery of residue of, where part received, 86-87.
- the account in action for, 35.
- recovery of mesne profits in action for, 33-34, 35-36.
- recovery of interest in action for, 35.
- as affected by limitations, 618.
- abatement of writ of, what must appear to cause, 86-87.
- right of recovery of excess where assignment of, excessive, 149.
- practice under writ of admeasurement to recover excess, 149.
- when writ lies on ground of excessive assignment, 149.
- liability of sheriff for excessive assignment, 149.