## LEGACY.-Continued.

money was brought into Court until it was invested, was directed to be borne by the legatee for life. Ib.

- An annuity, like a pecuniary legacy, in general, carries interest only from one year after the death of the testator; the exceptions to this rule. 1b.
- The cases in which a legacy may be considered as having lapsed. Helms v. Franciscus, 519.
- The residuary legatee takes all which has not been well and sufficiently disposed of. Ib.

See Trusts and Trustees, 10.

### LIEN.

- A bill filed by the holder of a vendor's lien, who has no interest in common with the creditors at large, cannot be treated as a creditor's suit; except on the petition of a general creditor for satisfaction out of the surplus. Ellicott v. Welch, 228.
- The widow of the vendee can be endowed, under the Act of Assembly, only of that which remains after the vendor's lien has been satisfied. Ib.
- See Corporation, 4, 5.

  Debtor and Creditor, 24.

#### LIMITATIONS.

See DEBTOR AND CREDITOR, 6, 47.

# LUNATIC.

- On petition and affidavit a writ de lunatico inquirendo may be issued. Campbell's Case, 195.
- 2. It should be directed to the county in which the person alleged to be insane resides; but if he be not within the State, it should be directed to the county in which he last resided; and in some cases, his appearance before the inquest may be dispensed with. 1b.
- See Debtor and Creditor. 12. Jurisdiction, 2, 3.

## MARRIAGE.

- Legitimacy is a legal capacity or privilege of which the Legislature cannot constitutionally deprive any one, but the Legislature may prospectively, and without prejudice to the rights of any one, declare a marriage to be valid, and any bastards legitimate. Campbell's Case, 195.
- A marriage between then living parties, although held to be a contract, may be annulled. Ib.

See HUSBAND AND WIFE.

## MILL.

- 1. A natural mill-site described. Binney's Case, 95.
- It is not illegal to erect a new mill near to, and in rivalship of an old one. Ib.
- The power conferred on the Potomac Company in regard to mills considered. Ib.
- The nature and application of a presumption of right as to certain mill-sites. Ib.