THE UNIVERSITY OF CHICAGO LAW REVIEW
VOLUME 17 AUTUMN 1949 NUMBER 1

EDITORIAL BOARD
Managing Editors

1949
JAMES J. MCCLUKE, JR., Editor-in-Chief
WILLIAM S. BOYLSTON
THEODORE W. DELOOLE
ABRAHAM KRASH

1949-50
C. RICHARD WALKER, Editor-in-Chief
ARNOLD M. FLAMM
NORMAN GEIS

Associate Editors

MILDRED J. GIESE
RAYMOND GOETZ
MARVIN GREEN
MILES JAFFE
VIRGINIA A. LEARY

GEORGE W. MCBROOM
RICHARD H. PRINS
FREDERICK MAX SCHUETTE
HENRY L. STERN
SHERWIN J. STONE

BYRON T. HAWKINS, Business Editor
ROBERT G. CRONSON, Associate

E. W. PUTTKAMMER, Faculty Adviser

NOTES

CONSTRUCTION OF INTENT IN LIMITATIONS TO GRANTOR’S HEIRS

A transferor of property, wishing to anticipate the possible failure of a limitation because his beneficiaries may die prior to becoming entitled to their interests, may often designate his own heirs or those of a grantee as his ultimate beneficiaries. “Heirs” is a particularly suitable term for this ultimate limitation be-