WILL.

nd bequeath unto my . W., upon his attainof twenty one years, for ever, all and singuag certain lands); and re hereby required to r use or benefit they the advantage of my uring his minority, and on his reaching the age years, whatever the ave produced of clear e said term of his mib day of the death of usannah." G. K. W. stator, but died during *Held*, that he took a , descendable to his

farcon v. Alling, 562.

r by his will, after devises and bequests, nd I further leave to ll my plate and plated nd pictures, together ts, papers, and pert may be in my pose of my death, always hold furniture, beds, en, and these I leave (naming them), to be d share alike : * * * e, give, and bequeath cattle, cows, sheep, plements to my two those alreadynamed. quests to the son and pecific, and that the as not disposed of. idd v. Brown, 634.

ONTO,