

that would have belonged to my grandchild if living shall go and belong to the lawful issue of such deceased grandchild."

*Held*, that the estate was not to be divided till twenty-one years from the death of the testator, and not then unless his daughter and three sons-in-law were dead; and that all the grandchildren living at his death took an immediately vested interest, subject to be divested *pro tanto* as the number of grandchildren should be increased by future births before the period of distribution. *Ib.*

3. The testator directed that *F.* should be sent to college and his expenses paid for out of his estate by his executors. The estate consisted of land only, after taking out a specific bequest of the furniture and the expenses of the funeral: *Held*, that the land was charged with the bequest. *Ib.*

4. The testator bequeathed to *M.* the interest due on the amount in the Savings Bank or Building Society after *Bridget's* death, and the interest annually on the mortgages till twenty-one years from the testator's death was given to him, "to recompense him for the trouble and expense of attending to this my will." In a subsequent clause \$100 was given to him "as compensation for his coming from Hamilton quarterly, to submit the statements and accounts, and receipts and expenditure, and deposit receipts to the solicitor as above mentioned."

*Held*, that these were not inconsistent bequests; the one being for the care and management of the estate; the other for a specific item of expense—the coming from Hamilton—and might both well stand together. But as *M.'s* care of the estate was only to arise after *Bridget's* death, and, therefore, might never come into operation, he was not entitled to claim the \$100 until he did enter on the management. *Ib.*

5. The testator bequeathed his money in the Bank of Commerce to "*H. F.*, son of *C.* and *A. F.*, when he becomes of age, to receive it in full with interest. Should he not survive them, his next heir shall become inheritor."

*Held*, a specific bequest of the money and interest which vested presently.

Fulton v. Fulton, 422.

6. After directing a particular disposition for a period of seven years of the interest of moneys vested, the testator declared that afterwards "the yearly proceeds or interest, as it accrues, to be the property of my beloved niece *A. F.*, who will cause to be paid out of said moneys to the English Church in Cornwall \$150: \$50 per year for three years. Should she die, then the inheritance shall be in the person of the said *A. F.*, so far as the