necessary for the support of the plaintiff. Therefore the defendants should not be ordered to pay over the whole sum, but the defendant should be discharged upon payment of the amount into Court to the credit of plaintiff, and the interest now accumulated should be paid over to the committee, who may apply for further payments of interest or principal as occasion may arise. The defendants are entitled to costs, as between solicitor and client, out of the fund. Vane v. Vane, L. R. 2 Ch. 124, Jones v. Lloyd, 22 W. R. 787, In re Bligh, 12 Ch. D. 364, In re Tower, 32 Ch. D. 39, and New York Security Co. v. Keyser, [1901] 1 Ch. 666, referred to. Judgment accordingly.