

LL.

h it at its esti-
Held, that there
olute sale of stock
at they were only
it at its actual
sum required to
raise the annuity
as such a sum as,
at 6 per cent. per
l rate at the time
h, would produce
m, and that the
was, under the
distributable, on
e widow, among
s children.

McMaster, 337.

testator, by his
sidue of his real
property to his ex-
tees in trust, to
nd, after satisfy-
rges, to expend
he maintenance
of his minor
sums as they
ry for this pur-
sequent parts of
l that such chil-
w, or be entitled
s of his estate,
ould receive his
the proceeds of
on marrying or
urity; and that,
shares of such
be invested and
ey required the
id. *Held*, that
ce and education
their own shares
on the whole

n v. Annis, 481.

toronto.