LL.

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

McMaster, 337.

testator, by his

children.

sidue of his real operty to his exstees in trust, to ad, after satisfyrges, to expend he maintenance of his minor sums as they ry for this pursequent parts of I that such chilw, or be entitled of his estate, nould receive his the proceeds of on marrying or irity; and that, shares of such be invested and y required the id. Held, that ce and education their own shares

on the whole n v. Annis, 481.

oronto.