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Held, also, "worldly estate" 327.

6. Vesting - Executory interests.] - A testator, by his will, directed his trustees to accumulate certain trust moneys arising from the sale of his real and personal estate, and to hold them after the death or second marriage of his wife, and his youngest child attaining majority, in trust for his sons and daughters in equal shares as tenants in common; and in the event of any of his said children dying leaving issue, he directed that, the share of the one, so dying, should be divided among such issue, so soon as such issue should have attained majority; and in default of any such issue of his said children attaining majority, he devised the whole estate, real and personal, to his trustees, to be converted into money, and applied to founding a charitable institution.

Held, on a view of the whole includes not only the corpus of the scope of the will the period of absotestator's property, but the whole of lute vesting was postponed until his interest therein. Town v. Borden, the grand-children attained majority, failing which the devise to the charity took effect.

Rule in O'Mahoney v. Burdett, L. R. 7 H. L. 388, and Ingram v. Soutten, Ib. 408, applied. Re Charles, Fulton v. Whatmough, 362.

Promise to make.] - See INFANTS -LEGACY, 1, 2,

WORDS.

- " Worldly Estate."] See WILL, 5 -ESTATE.
- "Change of risk." See INSUR-ANCE, 1.
- " From."] -- See RAILWAYS AND RAILWAY COMPANYS, 1.
 - " Travellers."] See SUNDAY.