and the whole corpus of the fund passes to the brothers and sisters of the survivor living at her death, and to the issue per stirpes of any brother or sister who may have died before that date and subsequent to the death of the testatrix, leaving issue. The issue of a deceased brother or sister take by way of substitution the share their father or mother would have taken if living. The gift over is subject, however, to a question as to the payment of the balance of the arrears of the annuity. Held, as to this, that the representatives of the annuitants are entitled to be paid the arrears of their respective annuities out of the fund composed of corpus and accrued income, and the balance of the fund is to be distributed amongst the brothers and sisters or their issue, as above. The representatives of the annuitants are not entitled to interest. Plaintiffs are entitled to a reference to the Master to pass their accounts and fix their remuneration. Costs of all parties of originating notice (served before this action was begun) and of this action to the hearing to be paid out of the estate, those of plaintiffs to be taxed as between solicitor and client. Costs in the Master's office of all parties to be limited to \$100, besides disbursements, and to be distributed like commission.