upon the death of the widow only applied to the money in the executors' hands to answer her annuity, and which would be payable to her as annuity, but which, by reason of her death during the twenty-five years, was not needed for that purpose. It had no application to any other part of the estate. Declaration accordingly; costs out of the estate; infants' shares to go into Court. F. C. Snider, for the applicant. F. W. Harcourt, K.C., for the infants.