death. The cil executed ed to lot A. " every will rence to the prised thereimmediately tor, unless a pear by the not included r. AYER v.392 icy - Date e Ascertainequeathed to on a sum of sted in the nore issue of a case of the her son [A.] acipal] to be and in case ece] and her sue," over to the niece at t at the time KERRISON v. acy— Revo-

cecleration—
A testator
to be set
nd the into, and that
d should be
a in certain
her directed
g while any
er the age of
of the fund
r while such
to under that
nd education
respectively
er that age."
revoked the
Held, that

not revoked, s death, and in the capital g the age of LEWIN .477

rustee—Trus-Vict., c. 26...

g real estate in Court of535 , 2.

ny — Deben-— Receiver acing receiver er appointing ed and limitted by deben-328