have been of age had he lived : but if there be How, and a limitation over, the person to whom the limi-restrictions sation is made, shall take immediately on the legacies are death of the legatee, within that time. And if to be paid. a legacy be payable at fuch future day, and interest be bequeathed to the legatee in the mean time, if the legatee in such case die before the time, his executor or administrator shall be entitled to the legacy, without waiting: and tho', when a future time is annexed to the gift, as age, or marriage, and the legatee die within age, or unmarried, the legacy is loft, yet if it be limitted to be paid with interest, this addition of interest to the words, importing a future gift, makes it a vested legacy, and it shall go to the executor, or administrator, if the legatee die before age or unmarried.

In the case of a legacy from a father to his chi d, payable at a future time, or on marriage, interest shall be paid from the death of the father, unless a provision be made for maintenance in the mean time; because he would have been obliged to maintain the child had he lived, and it is not to be supposed he could intend his child should be destitute of provision, when least able to subsist without it.