

of this provision, I am of opinion, that the support here directed to be given, must be such as is suitable for each legatee, having a proper regard to circumstances, and the extent of the fund so charged with their support. Therefore, with respect to the infant children, it must be construed to embrace a suitable education for each, as well as board and clothing. When a daughter marries, she ceases to be a member of her father's family, she puts off his authority, and has no longer any claim upon him for support; therefore, in this instance, no one of these infants can have awarded to her, after her marriage, any portion of that which is here given "for the support of the family."

The testator William, it is evident, intended that the property \*he had so directed to be kept together for the support of the family, should be distributed when his son Walter came of **628** age; and that after that, his wife and children should each be supported exclusively from what he had given to each. The charge upon the rents and profits of the realty derived from the testator Baruck, was then to cease, together with the similar charge upon the negroes, derived from the same testator. And the whole of the net profits of the property which had, until that time, been kept together, and which, after the payment of his debts, should then remain, are directed to be equally divided among his children, Eliza, Walter, Kitty and Richard. This latter bequest of the residuum of the rents and profits is sufficiently clear.

Whereupon it is Ordered, that a copy of the following notification be published in one newspaper published in the City of Annapolis, and in one newspaper published in the City of Washington, once a week for three successive weeks, before the first day of September next.

ADDISON AND WIFE, }  
*vs.* } In Chancery, 10th July, 1830.  
 BOWIE AND OTHERS, }

Ordered, that the creditors of the late William Bowie, of Walter, of Prince George's County, be, and they are hereby notified and required, to file the vouchers of their claims in the Chancery office, on or before the 10th of December next.

And it is further Ordered, that after the publication of the said notification, and the expiration of the time allowed to the said creditors to file the vouchers of their claims, this case be, and the same is hereby referred to the auditor, with directions to state an account accordingly. And the report of the auditor, and the exceptions thereto, heretofore filed, so far as the same are at variance with anything herein contained, are hereby overruled.