

## INDEX TO THE LAWS.

DESCENTS.	<i>Session Ch. S.</i>
<p>— To bear interest from the date of the election, and to be made payable in such instalments as the court shall direct,</p>	1802 94 2
<p>— <i>Instead of such bonds, one bond may be given to the state and recorded, with such penalty and security as the court shall approve, for the payment to the representatives of their proportions,</i></p>	1815 205
<p>Where persons entitled to make election are absent, an order to be passed and published in some convenient newspaper, giving notice of the return, &amp;c and appointing some day in the succeeding term for the party to appear and make his election,</p>	1802 94 3
<p>— On proof of publication, and on non-appearance the next person entitled may elect,</p>	— — —
<p>— If the person entitled is an idiot, &amp;c. the next person entitled may elect,</p>	— — — 4
<p>Bonds given where the estate is taken at a valuation, or where, on the refusal of all, it is sold, to be a lien on the lands till paid,</p>	— — — 5
<p>Directions as to deeds, in cases where an election has been made by the husband in right of his wife, and the valuation paid,</p>	— — — 6
<p>In case the eldest male child shall not be of age to make his election under the act to direct descents, the eldest female, if of age, may elect to take the land at the valuation, notwithstanding the existence of any male minor,</p>	1805 119
<p>The commissioners empowered and directed to lay off the portions of tenants by the curtesy, of lands of intestates, before they proceed to divide or value the same,</p>	1809 160 2
<p>— Such location to be made a part of the return,</p>	— — —
<p>— The chancellor, or the county courts, to determine thereon, and confirm or reject the same, as in other cases under the act to direct descents,</p>	— — —
<p>— Where persons become entitled as such after the return, and before the sale or division, the county courts empowered to order the return to be altered,</p>	— — — 3
<p>— The commissioners thereupon shall alter their returns, so that such tenant shall come in for his proportionable share with the heirs,</p>	— — —
<p>In case of sale of the intestate's real estate by the commissioners, they shall proceed to sell the whole, disencumbered by any tenancy by the curtesy, and the chancellor, or the county courts, shall award to him such proportion of the purchase money as they shall think just, being directed by the age, health, &amp;c. of the tenant,</p>	— — — 4
<p>— Such award of payment shall be sufficient to bar such tenant from every right and title to the lands, &amp;c.</p>	— — —
<p>In case the parties entitled cannot agree upon the division, or any person entitled be a minor, the commissioners may divide the estate into as many parts as it is susceptible of without injury, and ascertain the value of each part,</p>	— — — 5
<p>— If the judgment of the commissioners be confirmed, the right of election to take the several parts, to be according to the rules of the act to regulate descents, and its supplements,</p>	— — —
<p>The person, at the time of the election, to give bond with two or more sureties to be approved by the court, to the other persons, for their proportions of the valuation,</p>	— — — 6
<p>— The bonds to bear interest from the day of the election, and to be made payable in such instalments as the court shall direct,</p>	— — —
<p>— The bonds to be a lien on the lands for the purchase of which they were given,</p>	— — —