

INDEX TO THE CHANCERY LAWS.

	<i>Session Ch. S.</i>
DESCENTS. . . . — By consent of the widow the whole may be sold, and her proportion awarded by the court issuing the commission,	1786 45 8 <i>Note (f)</i>
An appeal given from the judgment of the county court to the chancellor, but not from his decision thereon,	1786 45 8
— From original decisions by the chancellor to the court of appeals,	— — — —
Notice to be given by the commissioners,	— — — —
A guardian to be appointed by such courts for the purpose, in the case of a minor who has none,	— — — —
The proceedings not to be set aside for matter of form,	— — — —
If the estate consist of things indivisible in their nature, then the rule of the common law as to the enjoyment thereof shall take place,	— — — —
Proviso as to citizens being out of the state,	— — — — 11
How purchaser to obtain a division where any of the heirs of a person deceased without a will shall sell their right, and he and the other heirs cannot agree,	1786 45 8 <i>Note (a)</i>
Where commissioners appointed, and determine that the estate cannot be divided without loss, and the court confirm the return, the person electing to take the estate at the valuation, to give bond, &c.	1786 45 8 <i>Note (d)</i>
— If any person entitled to make election be absent, notice to be given, and upon nonappearance how to proceed, &c.	1786 45 8 <i>Note (d)</i>
— If any person entitled to make election be an idiot, &c. the person next entitled authorised to elect, &c.	1786 45 8 <i>Note (b)</i>
— Bonds taken for the valuation to be a lien on the land, &c.	1786 45 8 <i>Note (c)</i>
— Where election hath been made, and the valuation paid, the commissioners to execute a deed, &c.	1786 45 8 <i>Note (d)</i>
If the eldest male child be not of age to make election, then the eldest female, if of age, to elect to take the land at the valuation, &c.	1786 45 8 <i>Note (d)</i>
Commissioners to lay off the part of a tenant or tenants by the curtesy before they proceed to divide or value the lands, and make return of such location of such tenancy a part of their return, &c.	1786 45 8 <i>Note (f)</i>
— Such return to be confirmed or rejected by the chancellor or county courts as the case may be,	— — — —
If any person shall become entitled, as tenant by the curtesy, to any part, after the commissioners have made return, and before a sale or division, the court shall direct the commissioners to alter their return,	— — — —
In case of sale, &c. the commissioners shall proceed to sell the whole, disencumbered by any tenancy by the curtesy,	— — — —
The chancellor or county court to award to the tenant by the curtesy such proportion of the purchase money as he or they shall think just, to be governed by the age, &c. of such tenant,	— — — —
If the parties entitled cannot agree upon a division, or if there be a minor, the commissioners to divide the estate into as many parts as it is susceptible of without injury, and to ascertain the value of each part; and if the judgment of the commissioners be confirmed, the right of election to take the several	— — — —