

INHERITANCE— <i>Continued</i>	ART.	SEC.	PAGE.
Majority, when qualified, may act	46	33	1292
Notice to be given to parties interested, how to be given	46	34	1292
Court to appoint guardian for minor not having one .	46	35	1292
Notice to non-resident parties interested; how to be given.	46	36	1292
Recital that notice has been given to be <i>prima facie</i> sufficient .	46	37	1293
Estate to be divided into as many equal parts as heirs, if susceptible of such division	46	38	1293
If not thus susceptible of division, estate to be divided into as many shares as it is susceptible of . . .	46	39	1293
And one share allotted to each heir	46	40	1293
And parties successively entitled to have right of election, after ratification by the court of the division	46	41	1294
Commissioners to report their division to court for confirmation; if rejected by court, a new partition to be made.	46	42	1294
ELECTION.			
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Election by eldest son.	46	44	1295
If he refuses, the next eldest son to elect, and so on	46	45	1295
Where a third party is entitled to estate of one heir and cannot agree with other heirs, or other heirs are under disability of infancy or lunacy, such person to have same right of election as such heir	46	46	1295
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