

CHAPTER 210

No. 154, A.]

[Published June 20, 1957.

CHAPTER 210

AN ACT to amend 233.23 of the statutes, relating to a husband's rights to an estate by the curtesy in lands of his wife.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 233.23 of the statutes is amended to read:

233.23 The husband of every wife dying after September 1, 1947, shall be entitled to curtesy defined to be a one-third of all the lands of which she died seized of an estate of inheritance * * * ; but such surviving husband shall have no curtesy in any homestead of which his wife died seized, except in the proceeds thereof in lieu of his homestead rights in case of the sale of the premises while he has homestead rights therein.

SECTION 2. This act shall take effect July 1, 1958, and the amendment made thereby to section 233.23 of the statutes shall not apply to the estate of a wife dying before July 1, 1958.

Approved June 17, 1957.
