

SECOND COUSINS, meaning of, 1635

SECOND SON, gift to, how construed, 1741. *See* FIRST SON.

SECRET TRUSTS,

enforceable against heir or devisee, 263, 495
for charity, discovery of, may be compelled, 263
for superstitious uses, 221

SECURITIES FOR MONEY,

Bank stock is not, 1304
bills of exchange are, 1304
bonds are, 1304
deposit note is not, 1304
election to take property unconverted implied from change of, 758
"goods and chattels" will not pass, 1084
I. O. U. is not, 1304
judgment is, 1304
legacy due from another's estate is not, 1304
legal estate, whether passes by gift of, 975
life policies are, 1304
promissory note is, 1304
shares are not, 1303
stock in funds is, 1303
vendor's lien, whether passes by gift of, 1303

SECURITY, specific legatee for life, &c., not required to give, 1454

SEISED, meaning of, 950

SELECTION,

implication of absolute interest from power of, 613, 655
gift of part of larger quantity, donee may select, 460
of so much as donee may select, effect of, 461
See COMMON, TENANCY IN—IMPLICATION—UNCERTAINTY.

SEPARATE USE,

created by what words, 1518
enables t. to dispose by will, 54
effect of M. W. P. Act, 1882. .57
extrinsic circumstances disregarded, 1522
future covertures, whether within trust for, 1518
implication, not created by, 1518
implied from husband's acts, 55, n.
income and corpus, 1518, 1520
intention to exclude husband, 1521
restraint on anticipation not implied by trust for, 1524
remoteness in reference to, 363, 364
"sole," effect of word, 1519
trust estates excluded by trust for, 974
trust for maintenance, 1522
what words will not create, 1522

See ALIENATION—ASSENT—FEME COVERTE.

SEPARATE WILLS, of distinct properties, 37

Volume I. ends at p. 1040.