sole appellant.

XXIX. In case of the death of one of several appellants, a

suggestion may be made of such death, which suggestion shall

not be traversable but shall only be subject to be set aside if

untrue, and the proceedings may be thereupon continued at

the suit of and against the surviving appellant, as if he were the

Case of death of one of several appellants, provided for.

Case of death of sole appellant or of all appellants, provided for.

XXX. In case of the death of the sole appellant, or of all the appellants, the legal representative of the sole appellant, or of the last surviving appellant may, by leave of the Court or a Judge, enter a suggestion of the death, and that he is such legal representative, which suggestion shall not be traversable but shall only be subject to be set aside if untrue, and the proceedings may thereupon be continued at the suit of and against such legal representative as the appellant, and if no such suggestion shall be made the respondent may proceed to an affirmance of the Judgment according to the practice of the Court, or take such other proceedings as he may be entitled to.

'Case of death of one of several respondents, provided for.

'Case of death -of sole respondent or of all respondents, provided for.

Case of marappellant or respondent, provided for.

Appeals from Chancery.

Mode institut-

Notice to opposite party.

XXXI. In case of the death of one of several respondents, a suggestion may be made of such death, which suggestion shall not be traversable but shall only be subject to be set aside if untrue, and the proceedings may be continued against the surviving respondent.

XXXII. In case of the death of a sole respondent or of all the respondents, the appellant may proceed upon giving one month's notice of the appeal, and of his intention to continue the same to the representative of the deceased respondents, or if no such notice can be given, then by leave of the Court or a Judge, upon giving such notice to the parties interested, as the Court or Judge may direct.

XXXIII. If a woman being appellant or respondent shall riage of female marry pending the appeal, and Judgment shall be given for her, execution may thereupon be issued in the Court below, by the authority of the husband, without any suggestion or Writ of Revivor, and if Judgment be given against her, such Judgment may be executed in the Court below against the wife alone, or by suggestion or Writ of Revivor pursuant to the Common Law Procedure Act, 1856, Judgment may be obtained against the husband and wife, and execution may issue thereon.

> And as to appeals from the Court of Chancery; Be it enacted as follows :

XXXIV. Every party desirous of appealing from any Decree ing the appeal or Order in the said Court of Chancery, shall file a peti-from a decree tion of appeal to be in the form contained in Schedule A to this Act annexed (No. 3.) with the Clerk of the Court of Error and Appeal, and a copy thereof, together with a notice of the hearing of the appeal, shall be served on the respondent, his Solicitor