hearing as aforesaid, and examination into all the circumstances, shall think for the interest and advantage both of such infant, idiot, or person non compos mentis, and of the other person or persons interested therein, to be confirmed, the chancellor may confirm such contract, and order a deed to be executed according to the contract; and all sales and deeds made in pursuance of and agreeably to an order of the chancellor, in consequence of the above power, shall be good and sufficient in law to transfer the estate and interest of such infant, idiot, or person non compos mentis, in such lands, tenements or hereditaments, according to the true intent and meaning of such deeds respectively; and in all cases of deeds executed in consequence of the above power, the deed shall be executed and acknowledged by such person or persons as the chancellor shall appoint for this purpose.

See 1799, ch. 79, sec. 4, as to infants out of the state.

See 1819, ch. 144, sec. 1, respecting the loaning out the money on real security, &c.

By 1794, ch. 60, provision is made for decreeing a partition of lands held by infants, idiots, &c. jointly with other persons; and by 1797, ch. 114, it is extended to infants residing out of the state, on their answer being taken by commissioners, to be appointed by the chancellor.

SEC. 13. And be it enacted, That in all cases where a decree Decree of the chancellor shall be made for a conveyance, release or shall stand, &c. acquittance, and the party against whom such decree shall pass shall neglect or refuse to comply therewith, such decree shall stand, be considered and taken, in all courts of law and equity, to have the same operation and effect as if the conveyance, release or acquittance, had been executed conformably to such decree.

By 1826, ch. 159, the court may appoint a trustee to convey, where there are two or more defendants.

By April, 1787, ch. 30, in suits brought against non-residents, to compel a conveyance of lands, &c. in this state, the chancellor may decree, without appearance, on notice, &c. being given personally, or in the public papers of the state, where the defendant resides; a provision is also made for a rehearing.

By 1792, ch. 41, (for giving relief where such party's residence is unknown,) the chancellor may decree in like manner, on notice being given in newspapers, or otherwise, as he may direct. A provision is also made for a rehearing.

By 1804, ch. 107, on bills to compel a specific performance against nonresidents, when it cannot be ascertained whether they are living, or if dead, who are their legal representatives, if any, the chancellor may take the bill pro confesso, or issue a commission ex parte, and decree accordingly. A provision is made for a review, &c.

Sec. 14. And be it enacted, That the parties, and their attor- Parties neys or agents, shall have a right to be present at the execution shall have a right to be of all commissions hereafter to be issued from the court of chan-present, &c.