

Such conveyances made by the committee of idiots, &c. to be as effectual as if they had been of sound mind, and had executed them—1773, ch. 7, sec. 2, . . . . .	123
Infants, and the committees of idiots, &c. to be compelled to make such conveyances—1773, ch. 7, sec. 2, . . . . .	123
Six months given to infants, or their heirs, after arriving at age, to shew cause against such conveyance, and to procure a reconveyance on shewing sufficient cause—1773, ch. 7, sec. 2, . . . . .	123
Directions for notice to be given in suits against persons absent or not to be found, for decrees in such cases, and for rehearing on the application of the defendants—1773, ch. 7, sec. 3, p. 123; 1773, ch. 7, sec. 4, p. 124; 1804, ch. 107, . . . . .	498
Where the defendant shall have been twice returned non est, the court to order publication, and to proceed as if he were a non-resident—1832, ch. 302, sec. 3, . . . . .	1093
Infants bound by conveyance made by guardians in pursuance of the order of the court of chancery—Oct. 1778, ch. 22, sec. 2, . . . . .	144
<i>See Notice.</i>	
Such conveyances before made declared to be valid—1778, ch. 22, sec. 3, . . . . .	145
Liberty reserved to them to shew cause against such conveyance, &c.—1778, ch. 22, sec. 4, . . . . .	145
The chancellor to hear and determine all causes for alimony as fully as such causes could be heard by the laws of England in the ecclesiastical courts—Feb. 1777, ch. 12, sec. 14, . . . . .	134
Chancery practice regulated relative to perpetuating testimony—July, 1779, ch. 8, sec. 8, . . . . .	145
Manner of deciding on mortgage to foreigners, &c.—1784, ch. 58, sec. 3, . . . . .	187
Manner of decreeing a foreclosure or sale of mortgaged property possessed by persons under age, idiots, lunatics, or persons non compos mentis—1785, ch. 72, sec. 1, p. 208; 1785, ch. 72, sec. 3, . . . . .	209
Directions respecting the terms of sale—1785, ch. 72, sec. 3, p. 209; 1785, ch. 72, sec. 9, . . . . .	213
The chancellor empowered to appoint a person to sell real or personal property left to be sold for payment of debts, or other purposes, where no person has been appointed by will to sell, or the person appointed neglects or refuses, so that a sale cannot be made—1785, ch. 72, sec. 4, . . . . .	210
In cases of persons dying without leaving personal estate to discharge their debts, and leaving a real estate to descend to a minor, idiot, lunatic, or person non compos mentis, or who shall become so, or devising a real estate to any such persons, the chancellor on application of a creditor, may order the whole, or a part of such estate descending or devised, to be sold for the payment of the debts of the deceased—1785, ch. 72, sec. 5, p. 210; 1818, ch. 193, sec. 2, . . . . .	700
Such order to take place after summoning such minor, and his appearance by guardian, and hearing, or after summoning such idiot, &c. and his appearance by trustee, and hearing, when the justice of the claim is established, if on consideration it should appear that such debts should be paid by a sale of the real estate—1785, ch. 72, sec. 5, . . . . .	210