

after their coming into this state the same proceedings shall be had for the determination of the said suit as if the persons interested therein, had originally appeared to the said suit, and no former decree had been made; and if such defendant or defendants, their heirs, &c. or any person or persons claiming under them, or any person or persons interested in the said decree, shall neglect to file their petition within the time limited as aforesaid, after coming into this state, then such decree, shall stand absolutely confirmed.—*ibid.* § 3.

34. In case any deed hath been or shall hereafter be executed, to the validity of which recording is necessary, and such deed hath not or shall not be recorded agreeably to law, without any fraudulent design or intention of the party claiming under the same, and the person who hath, or shall execute such deed, his devisee or representatives, are or may be non residents of this state, it shall be lawful for the party claiming under such deed to file his bill or petition in chancery, praying the order and decree of the said court for recording such deed, and the chancellor thereupon, without the appearance of, or hearing the defendant or defendants, shall have the same authority to order and decree the recording of such deed, as he hath in the cases mentioned in the 12th § (See conveyances. Art. 29.) of the act to which this is a supplement; provided, that the complainant or petitioner shall give such notice of his application in newspapers, or otherwise, as the chancellor shall direct.—1791, c. 79. § 2.

35. Every deed recorded in pursuance of this act shall have the same operation, effects and consequences, and be liable to the same provisions, as a deed recorded under a decree in virtue of the act to which this is a supplement.—*ibid.* § 3.

36. To secure the punctual payment of the chancellor's salary, all persons who may have services done in the court of chancery, or land office of the western shore, or who may have the great seal affixed to any patent, grant, commission, or other paper, for their benefit, shall pay as follows: Filing every original bill or petition in chancery, one dollar; filing every petition relative to a cause or matter depending in the court of chancery, or land office, half a dollar; filing every bill of revivor, half a dollar; filing every answer, for each defendant, unless in the case of joint heirs, executors, administrators or trustees, half a dollar; drawing and signing by the chancellor of a final decree, or decree in chancery granting relief, or dismissing the bill or original petition, one dollar; drawing and signing by the chancellor of every interlocutory decree or order in chancery relative to a cause, half a dollar; every final adjudication in the land-office, on caveat, to be paid by the party gaining, and to be allowed as other costs, one dollar; every order in the land-office at the instance of the party, half a dollar; the
seal