SEC. 2. Provided always, That no order or direction as afore- Proviso. said shall be made or given in virtue of this act, in the case of any infant or infants seized or possessed of any lands, tenements or hereditaments, charged with or subject to the payment of money or tobacco, unless it shall appear, that the guardian or guardians of such infant or infants hath or have consented thereunto, and also that such infant or infants will not sustain any detriment, disadvantage or inconvenience, from such order or direction; and also, that upon every order or direction for conveyance to be made by an infant or infants, for the specific performance and execution of any such agreement as aforesaid, liberty shall be reserved for the said infant or infants to shew cause, within six months after he, she or they, shall have attained the full age of twenty-one years, if such infant or infants shall attain such full age, and also for the heirs of such infant or infants, if such infant or infants shall not so long live, in six months after the decease of such infant or infants, if the said heirs shall then be of full age, and if such heirs shall not then be of full age, in six months after such heirs shall have attained his, her or their full age, why such conveyance ought not to have been ordered or directed, and on sufficient cause being shewn as aforesaid, the infant or infants aforesaid, or his or their heirs, shall be entitled to and have a reconveyance, by order or decree of the said court, of the said lands, tenements or hereditaments, by whomsoever claimed or possessed, by, from or under the conveyance made by such infant or infants aforesaid, and also a full account of the rents and profits thereof, of and from the person who shall have received the same.

SEC. 3. And be it further enacted, by the authority aforesaid, Court, in That if any suit, which shall be commenced in the court of certain cases, may chancery, any defendant or defendants, against whom any sub-direct a perpoena or other process shall issue, shall not cause his, her or formance, their appearance to be entered upon such process, within such time and in such manner as according to the rules of the court the same ought to have been entered, in case such process had been duly served, and an affidavit or affidavits shall be made to the satisfaction of the court, that such defendant or defendants is or are out of this province, or that upon inquiry at his, her or their usual place of abode, he, she or they, could not be found so as to be served with such process, and that there is just ground to believe that such defendant or defendants is or are gone out of this province, or otherwise abscoud to avoid being served with the process aforesaid, then and in such case the said court may make an order, directing and appointing such defendant or defendants to appear at a certain day therein to be named, and a copy of such order shall forthwith be inserted in