

Estate or Effects demanded by the Bill to be delivered to the Plaintiff, or Plaintiffs, or otherwise, as the Nature of the Case shall require; and the said Court may likewise order such Plaintiff or Plaintiffs to be paid and satisfied his, her, or their Demands, out of the Estate or Effects so sequestered, according to the true Intent and Meaning of such Decree, such Plaintiff or Plaintiffs first giving sufficient Security, in such Sum as the Court shall think proper, to abide such Order touching the Restitution of such Estate or Effects as the Court shall think proper to make concerning the same, upon the Appearance of the Defendant, or Defendants to defend such Suit, and paying such Costs to the Plaintiff, or Plaintiffs as the Court shall order.

C. H. A. P.  
VII.

IV. Provided always, That if any Decree shall be made, in pursuance of this Act, against any Person or Persons being out of this Province, or absconding in Manner aforesaid, at the Time such Decree is pronounced, and such Person or Persons shall, within Two Years, after making such Decree, return or become publicly visible, then, and in such Case, he, she, or they, shall likewise be served with a Copy of such Decree, within a reasonable Time after his, her, or their Return, or public Appearance, shall be known to the Plaintiff, or Plaintiffs; and in case any Defendant, against whom such Decree shall be made, shall, within Two Years after making such Decree, happen to die before his or her Return into this Province, or appearing openly as aforesaid, then his or her Heir, if such Defendant shall have any real Estate sequestered, or whereof Possession shall have been delivered to the Plaintiff, or Plaintiffs, and such Heir may be found, or if such Heir shall be a Feme Convert, Infant, or non compos Mentalis, the Husband, Guardian, or Committee, of such Heir respectively, or, if the personal Estate of such Defendant be sequestered, or Possession thereof delivered to the Plaintiff, or Plaintiffs, then his or her Executor, or Administrator (if any such there be) may and shall be served with a Copy of such Decree, within a reasonable Time after it shall be known to the Plaintiff or Plaintiffs that the Defendant is dead, and who is his or her Heir, Executor, or Administrator, or where he, she, or they, respectively may be served therewith; and if any Person or Persons, so served with a Copy of such Decree, shall not, within Six Months after such Service, appear and petition to have the said Cause re-heard, such Decree so made as aforesaid, shall stand absolutely confirmed against the Person or Persons so served with a Copy thereof, his, her, and their respective Heirs, Executors, and Administrators; and all Persons claiming, or to claim, by, from, or under him, her, them, or any of them, by virtue of any Act done, or to be done, subsequent to the Commencement of such Suit, and if any Person, so served with a Copy of such Decree, shall, within Six Months after such Service, or if any Person, not being so served, shall, within Twenty Days next after the making of such Decree, appear in Court, and petition to be heard with Respect to the Matter of such Decree, and shall pay down, and give Security for Payment of such Costs as the Court shall think reasonable in that Behalf, to the Person, or Persons, so petitioning, his, her, or their respective Representatives, or any Person or Persons claiming under him, her, or them respectively, by virtue of any Act done before the Commencement of the Suit, may be admitted to answer the Bill exhibited, and to be joined, and Witnesses, on both Sides examined, and such other Proceedings, Decrees, and Execution, may be had theron, as the Court might have had in case the same Party had originally appeared, and the Proceedings had been newly begun, or as if no former Decrees, or Proceedings, had been in the same Cause: And if any Person or Persons, against whom such Decree shall be made,