

The Cestui Que Vie Act 1707

1707 CHAPTER 72 6 Ann

II If such Infant, &c. Tenant for Life, appear to be in some Place beyond Sea, Party prosecuting such Order may send over to view such Infant, and if Guardian, &c. will not produce such Tenant for Life, then he or she to be taken as dead.

AND if it shall appear to the said Court by Affidavit that such Minor Married Woman or other Person for such Life such Estate is holden is or lately was at some certain Place beyond the Seas in the said Affidavit to be mentioned it shall and may be lawful for the Party or Parties prosecuting such Order as aforesaid at his her or their Costs and Charges to send over one or both the said Persons appointed by the said Order to view such Minor Married woman or other Person for whose Life any such Estate is holden and in case such Guardian Trustee Husband or other Person concealing or suspected to conceal such Persons as aforesaid shall refuse or neglect to produce or procure to be produced to such Person or Persons a personal View of such Infant Married Woman or other Person for whose Life any such Estate is holden that then and in such Case such Person or Persons are hereby required to make a true Return of such Refusal or Neglect to the Court of Chancery which Return shall be filed in the Petty Bag Office and thereupon such Minor Married Woman or other Person for whose Life any such Estate is holden shall be taken to be dead and it shall be lawful for any Person claiming any Right Title or Interest in Remainder Reversion or otherwise after the Death of such Infant Married Woman or other Person for whose Life any such Estate is holden to enter upon such Lands Tenements and Hereditaments as if such Infant Married Woman or other Person for whose Life any such Estate is holden were actually dead

Changes to legislation:There are currently no known outstanding effects for the The Cestui Que Vie Act 1707, Section II.