454.110 When infant may vacate judgment.

An infant may, within twelve (12) months after attaining the age of eighteen (18) years, show cause against a judgment, unless it be for a tort done by, or for necessaries furnished to, the infant; or unless it be rendered upon a set-off or counterclaim stated in an answer; but the vacation of such judgment shall not affect the title of a bona fide purchaser under it.

History: Amended 1974 Ky. Acts ch. 386, sec. 103. -- Transferred 1952 Ky. Acts ch. 84, sec. 1, effective July 1, 1953, from C.C. sec. 391.