MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

Maine REVISED STATUTES 1964

Prepared Under the Supervision of the Committee on Revision of Statutes

Being the Tenth Revision of the Revised Statutes of the State of Maine, 1964

Volume 3

Titles 14 to 20



Boston, Mass.
Boston Law Book Co.

Orford, N. H.
Equity Publishing Corporation

St. Paul, Minn.
West Publishing Co.

Text of Revised Statutes
Copyright ① 1964
by
State of Maine



PART 4

INSOLVENT ESTATES

Chap.		Sec.
401.	General Provisions	3001
403.	Distribution	3051
405.	Commissioners	3101
407.	Contingent Claims	3151
409.	Pending Claims	. 3201
411.	Decree of Distribution	. 3251
413.	Appeals	3301

CHAPTER 401

GENERAL PROVISIONS

Q	Δ	n	

3001. Delay in settling account.

3002. Waste or trespass on real estate of insolvent.

3003. Applicability of provisions.

§ 3001. Delay in settling account

If an administrator neglects to settle his account within 6 months after the report on claims is made or within such further time as the judge allows, it is a breach of his bond.

R.S.1954, c. 157, § 21.

§ 3002. Waste or trespass on real estate of insolvent

When an administrator commits waste or trespass, although an heir or devisee, or consents that another may do it, on real estate of his intestate insolvent, he shall account for treble the amount of the damage. He may, in a civil action, recover damages of a person committing the same, to be accounted for as assets, although such person is heir or devisee of the estate.

R.S.1954, c. 157, § 22; 1961, c. 317, § 514.

§ 3003. Applicability of provisions

Chapters 401 to 413 apply to estates under charge of executors; and of guardians of mentally ill persons and of spendthrifts, except so far as it is inapplicable; and an allowance for the support of their wards and their wards' families takes the place of an allowance to widows and children.

R.S.1954, c. 157, § 23; 1959, c. 242, § 8.