



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 Cc. Orford, N. H. Equity Publishing Corporation

St. Paul, Minn. West Publishing Co. Text of Revised Statutes Copyright © 1964 by State of Maine

3 Maine Rev.Stats.

This is a historical version of the Maine Revised Statutes that may not reflect the current state of the law. For the most current version, go to:

http://legislature.maine.gov/legis/statutes/

CHAPTER 409

PENDING CLAIMS

Sec.

3201. Discontinuance or judgment.

3202. Claims not presented or not allowed, barred, except where further assets.

§ 3201. Discontinuance or judgment

Actions pending on claims not preferred, when a decree of insolvency is made, may be discontinued without costs; or continued, tried and judgment rendered with the effect and satisfied in the manner provided in cases of appeal. No action can be commenced, except on a preferred claim, after such decree.

R.S.1954, c. 157, § 19.

§ 3202. Claims not presented or not allowed, barred, except where further assets

Claims not presented and claims disallowed without appeal are forever barred from recovery by civil action. Claims disallowed cannot be filed and proved in a ccunterclaim, except to the amount of counterclaims on behalf of the estate; but when, after distribution, further assets come into the hands of the administrator, claims not presented to the commissioners, on petition to the judge, and after due notice if proved or not disputed, may be allowed and paid like contingent claims.

R.S.1954, c. 157, § 20; 1961, c. 317, § 513.