

175. – When an action is entered in Court, prescription remains interrupted until the case is finally decided or otherwise disposed of.

*(c/p old text 439; G. 211).*

176. – If the action is dismissed on the ground of want of jurisdiction and the period of prescription expired pending proceedings, or would have expired within six months after final judgement, it shall be extended to six months after such judgement.

*(old text 440; Siamese Jurisprudence G. 212; Fr. 2246; It. 2125)*

177. – Application to prove in bankruptcy is deemed to be no interruption if the proof is withdrawn, [abandoned] or rejected.

*(c/p old text 438 par. 2 J. 152)*

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*(c/p old text 438 par. 2. J. 152)*