

#### CHAPTER IV. TRANSFER OF CLAIMS.

**302[3].** – A claim may be transferred , unless its nature does not admit of it.

The provisions of the foregoing paragraph do not apply, if the parties have declared a contrary intention. Such declaration of intention, however, cannot be set up against a third person acting in good faith.

*(c/p old text 266, 267; J. 466).*

**303[4].** – A claim is not transferable if it is not subject to judicial attachment.

*(G. 400).*

**304[5].** – With the transferred claim the rights of mortgage or pledge existing on its account and the rights arising from a suretyship established for it, pass to the transferee.

The transferee may also enforce any preferential right connected with the claim in case of compulsory execution or bankruptcy.

*(G. 401).*

#### CHAPTER IV. TRANSFER OF CLAIMS.

**302.** – A claim may be transferred, unless its nature does not admit of it.

The provisions of the foregoing paragraph do not apply, if the parties have declared a contrary intention. Such declaration of intention, however, cannot be set up against a third person acting in good faith.

*(c/p old text 266, 267; J. 466).*

**303.** – A claim is not transferable if it is not subject to judicial attachment.

*(G. 400).*

**304.** – With the transferred claim the rights of mortgage or pledge existing on its account and the rights arising from a suretyship established for it, pass to the transferee.

The transferee may also enforce any preferential right connected with the claim in case of compulsory execution or bankruptcy.

*(G. 401).*