

# Chapter 80

(1979 reprint)

## Assignments

**80.010** Assignment of choses in action; payment by debtor without notice      **80.020** Effect of an assignment on a defense

### CROSS REFERENCES

Forest products and booming equipment brands, assignment, 532.080  
Presumption of fraud where sale or assignment of personality is without change of possession, 41 360  
Residential Landlord and Tenant Act, separation of rent and obligations to maintain premises prohibited, 91.750  
Trademarks, assignment, 647.065  
Trust deed, foreclosure of if assignment recorded, 86.735

**80.010**

Civil defense injury benefits, assignability, 401 840  
Collection agency, property right in account assigned for collection, 697.235  
Debt consolidation business defined, 697 615  
Execution of instrument defined, 42 020  
Judgments, assignment, recordation, 18.400  
Tidal lands permit, easement or lease relating to, assignability, 274 785  
Teacher's retirement benefits, unassignable, 239 261

Trust, assignment of, necessity for writing, 41 560  
Veterans' loans, assignability of rights, payments, or proceeds, 407.110  
Workers' compensation benefits, assignability, 656.234

**80.020**

Claims against public corporations for money illegally charged or exacted, actions and suits by assignees, 30.380  
Cooperatives, dissolved, actions and suits on assignments, 62 690  
Corporations, dissolved, actions and suits on assignments, 57.585  
Foreign corporations or associations, dissolved, actions and suits on assignments, 57.735  
Motor vehicle retail instalment contract, buyer's rights against seller preserved, 83.650  
Usurious contract, recovery on by assignee, 82.130



**ASSIGNMENTS**

**80.010 Assignment of chose in action; payment by debtor without notice.** Any bona fide assignment of a chose in action by way of sale or pledge made in writing for a good, valuable and adequate consideration is deemed completed at the time the writing is executed by the assignor and takes effect at the time of execution according to the terms of the writing without the giving of notice to the debtor therein mentioned unless such notice is required by statute; but if notice is not given to a debtor, and such debtor, without knowledge of the assignment pays or discharges in whole or in part his obligation to the assignor

or to any subsequent assignee of the chose in action who has given notice, such payment constitutes a discharge of the debtor to the extent thereof without prejudice to any right or remedy between the several assignees.

**80.020 Effect of an assignment on a defense.** In the case of an assignment of a thing in action, an action or suit by the assignee is without prejudice to any setoff or other defense existing at the time of, or before notice of the assignment; but this section does not apply to a negotiable instrument transferred in good faith and upon good consideration before due.

