



The original of this book is in the Cornell University Library.

There are no known copyright restrictions in the United States on the use of the text.



THE

AMERICAN AND ENGLISH ENCYCLOPÆDIA

OF

LAW

EDITED BY

DAVID S. GARLAND AND CHARLES PORTERFIELD

UNDER THE SUPERVISION OF

JAMES COCKCROFT

105906

SECOND EDITION

VOLUME XXXI.

NORTHPORT, LONG ISLAND, N. Y.
EDWARD THOMPSON COMPANY

LONDON: C. D. CAZENOVE AND SON, 26 HENRIETTA STREET

1905

COPYRIGHT, 1905, BY EDWARD THOMPSON COMPANY.

All rights reserved.

PREFACE.

THE publishers of the AMERICAN AND ENGLISH ENCYCLOPÆDIA OF LAW, realizing the paramount importance of this part of the work, have spared no effort to make an index which will furnish the most convenient, ready, and certain means of access to the contents of the preceding volumes.

In the case of a work of the scope and magnitude of the AMERICAN AND ENGLISH ENCYCLOPÆDIA OF LAW, covering as it does the entire field of substantive law and evidence under 670 titles, in more than 35,000 large octavo pages, and containing about 1,400,000 citations of cases, it becomes readily apparent that an index is not merely a convenience, but an absolute necessity. Legal classification is essentially arbitrary, and by reason of this fact alone it is impossible for one person to apprehend in what connection another person would treat particular matters. Moreover, the different topics of the law in their various ramifications necessarily overlap each other to such an extent that the treatment of the same general subject in several connections is unavoidable. The index gathers together all these related matters so that the place of treatment of every subject contained in the entire work may easily be found. Thus, EXPERIMENTS (IN EVIDENCE) cites the pages of the six different volumes of the text in which that subject is treated in its various connections; EXPERT AND OPINION EVIDENCE cites thirteen volumes; EXPLOSIONS AND EXPLOSIVES cites seven volumes; EX POST FACTO LAWS cites eight volumes; FALSE IMPRISONMENT cites twelve volumes; and so on throughout the index. The work of compilation was done by Mr. Thomas J. Michie.

INDEX

TO

AMERICAN AND ENGLISH

ENCYCLOPÆDIA OF LAW.

```
ABANDONMENT AND TOTAL LOSS,
A, 1-1
  Abbreviations, 1-98
                                                    Acceptance, cont'd.
  Any, 1-1
  The, 1-1; 28-113
                                                        Silence, 1-36
ABANDON - ABANDONMENT, 1-1
                                                        Sue and labor, 1-36
  See ABANDONMENT AND TOTAL LOSS; LOST
                                                        Taking possession, 1-35
Time of taking effect, 1-36
    PROPERTY; PUBLIC OFFICERS.
  Animals, see ANIMALS.
                                                        What amounts to acceptance, 1-35
  Canals, see CANALS.
                                                        Who may accept, 1-36
  Derelicts, see SALVAGE.
                                                    Actual total loss, 1-6
  Desertion, 1-2
                                                        Definition, 1-6
                                                        Destruction of object insured, see infra,
  Distinguished from gift, barter, or sur-
                                                          Destruction of object insured.
    render, 1-2
  Distress, see DISTRESS.
                                                        Necessity of, 1-9
  Easements, see Easements.
                                                        Total loss to insured, see infra, Total
  Eminent domain, see EMINENT DOMAIN.
                                                          loss to insured.
                                                        Total loss with benefit of salvage, 1-12
  Fixtures, see FIXTURES.
  Highways, see HIGHWAYS. Homestead, see HOMESTEAD,
                                                    Agency, 1-39
                                                    Apportionment of freight, 1-40
  Husband and wife, see DIVORCE.
                                                    Average, 14-529
                                                    Blockade, 1-23
  Intent, 1-2
  Irrigation, see IRRIGATION.
                                                    Bottomry and respondentia, 1-38; 4-747
                                                    Capture, 1-7, 23
  Leased property, 1-3
  Marine insurance, see ABANDONMENT AND
                                                    Cargo, 1-6, 7, 11, 28
    TOTAL LOSS.
                                                        Constructive total loss, 1-13
  Mills, see MILLS.
Mines and mining claims, see MINES AND
                                                        One-half loss, 1–14
                                                        Total loss of part of cargo, 1-29
    MINING CLAIMS.
                                                    Constructive total loss, 1-13
  Offices, see Public Officers.
                                                        Cargo, 1-13
                                                        Computation, 1-16
  Parent and child, 1-2
                                                            Expense of repairs and transship-
  Personal property, 1-3
  Questions of law and fact, 1-2; 23-580
                                                               ment, 1-17
  Railroads, see RAILROADS.
                                                            General average, 1-18
  Real property, 1-3; 23-940
                                                            Jettison, 1-18
  Res gestæ, 24-675
                                                            One-third new for old, 1-17
  Right of way, see RAILROADS.
                                                            Salvage, 1-18
  Ships and shipping, 25-1028
                                                            Undervalued policies, 1-18
  Stations, see STATIONS.
                                                            Value of vessel, 1-16
  Streets, see STREETS AND SIDEWALKS.
                                                        Criteria, 1-13
                                                        Definition, 1-13
  Vendor and purchaser, see VENDOR AND PUR-
                                                        Imminence of peril, 1-14
ABANDONMENT AND TOTAL LOSS, 1-4
                                                        Inability to repair, 1-16
  Acceptance, 1-34
Effect, 1-34
                                                        Loss of adventure, 1-16
                                                        One-half loss to ship, 1-13
                                                        Quantum of damage, 1-13
      Estoppel, 1-36
      Intent, 1-35
                                                        Result of peril not conclusive, 1-15
      Questions of law and fact, 1-35
                                                        Ship, 1-13
                                                        Total loss only, 1-12
      Repairing, 1-35
      31 C, of L.--1
                                               I
                                                                          Volume XXXI.
```

ABANDONMENT AND TOTAL LOSS, cont'd.	ABANDONMENT AND TOTAL LOSS, cont'd.
Definition, 1-5	Reasonable time:
"Destroy," 9-407	Notice of abandonment, 1-32 Reason of the doctrine, 1-5
Destruction of object insured, 1-6	Repairs:
Cargo, 1-6	Acceptance, 1-35
General principles, 1-6	Cost of repairs exceeding value, 1-8
Missing ship, 1–7 Ship, 1–6	Expense of repairs and transshipment,
When subject-matter loses its form and	1-17
species, 1-6	Inability to repair, 1-16
Effect of abandonment, 1-36	Lien, 1-23
Agents, 1-39	Right of insurer to repair, 1-21 Withholding means of repair, 1-20
Apportionment of freight, 1-40	Right of abandonment, r-19
Bottomry bond, 1-38 Compensation from foreign government,	Acceptance of abandonment, see infra,
1-37	Acceptance.
Expenses for saving property, 1-38	Tflect of abandonment, see infra, Effect
General average, 1-37	of abandonment.
General principles, 1-36	Election to abandon, 1–19 Limitations of the right of abandon-
Insurers' liability, 1-38	ment, see infra, Limitations of the
Proceeds and profits, 1-37	right of abandonment.
Rights of action, 1-37 Rights to which insurer succeeds, 1-37	Notice of abandonment, see infra, No-
Supercargo, 1-39	tice of abandonment.
Unauthorized abandonment, 1-37	When abandonment is justified, see in-
Election to abandon, 1-19	fra, When abandonment is justified.
Embargo, 1-23	Sale:
Estoppel:	Allowing unnecessary sale, 1-20
Acceptance, 1-36	Sale by necessity, 1-8, 27 Salvage, 1-18
Freight, 1-11, 27 Apportionment, 1-40	Total loss with benefit of salvage,
When loss of vessel is loss of freight,	1-12
1-11	Seamen:
General average, see GENERAL AVERAGE.	Liability for wages, 25-113
Insured, see infra, Total loss to insured.	Ship, 1–6
Jettison, 1-18	Silence, r-36
Limitations of the right of abandonment,	Spes recuperandi, 1-7
1-19 Abandonment must be entire, 1-22	Stranding, r–26 Total loss, r–6
Allowing unnecessary sale, 1-20	Actual total loss, see infra, Actual total
Depends on state of facts, 1-21	loss.
Duty of insured to repair or transship,	Divisions of the subject, 1-6
1-19	"Total loss only," 1-12
Neglect to transship, 1-20	Total loss to insured, 1-7
Peril within policy, 1-20	Actual total loss, necessity of, 1-9
Right of insurer to repair, 1-21 Withholding means of repair, 1-20	Capture, 1-7, 11 Cargo, 1-7
Loss of adventure, 1–16	Costs of repairs exceeding value, 1-8
Measure of indemnity, 19-1052	Freight, 1-11
Missing ship, r-7	General principles, 1-7
New for old, 1-17	Illustrations, 1-7
Notice of abandonment, 1-30	Justifiable sale, 1-8
Ahandoned vessel bought by master, 1-33	Loss of vessel is loss of freight, 1-11
Form of notice, 1–31 Harmless delay, 1–32	Memorandum articles, 1–9 Particular cases, 1–9
Loss continuing total, 1-32	Perishable articles, 1-11
Questions of law or fact, 1-31	Sale by necessity, 1–8
Reasonable time, 1-32	Spes recuperandi, 1-7
Revocation, 1-33	Total loss only, 1-12
Sufficiency of notice, 1-31	Towage, tugs, and tows, see Towage, Tugs,
To whom given, 1-30	AND Tows.
Waiver, 1-33	Undervalued policies, 1-18
Who may give notice, 1-30 One-third new for old, 1-17	Valued policies, 19–1052 Waiver:
Open policies, 19-1052	Notice of abandonment, 1-33
Outfits, 1-29	When abandonment is justified, 1-22
Peril, imminence of, 1-14	Apprehension of loss, 1–24
Perishable articles, 1-11	Blockade, 1-23
Profits, 1-28	Capture, 1–23
Questions of law and fact, 1-31, 32	Embargo, 1-23

```
ABANDONMENT AND TOTAL LOSS,
                                                   ABATEMENT OF LEGACIES, cont'd.
                                                     General legacies, cont'd.
  When abandonment is justified, cont'd.
                                                          Bequest to creditors when debt already
      Freight, 1-27
General principles, 1-22
                                                            liquidated, 1-50
                                                          Bequest to executors, 1-50
      Loss of cargo, 1-28
                                                          Bequest to wife, 1-46
      Loss of voyage, 1-25
                                                          Bounty, 1-46
      Outfits, 1-29
                                                          Burden of proof as to intent, 1-52
      Particular cases, 1-23
                                                          Circumstances influencing application of
      Profits, 1-28
                                                            doctrine, 1-46
      Retardation of voyage, 1-25
                                                          Consideration, 1-48
      Sale by necessity, 1-27
                                                          Dependence, 1-46
                                                          Direction to executor, 1-52
General rule, 1-45
      Stranding, 1-26
      Submersion, 1-26
      Total loss of part of cargo, 1-29
                                                          Gift of legacy duty, 1-56
                                                          Illustrations, 1-45
       Where ship may be repaired and goods
                                                          Imprimis, 1-52
         delivered in specie, 1-28
ABATEMENT, 1-41
                                                          Intent, 1-51
  Dissolution of corporations, 9-606, 613
                                                          Intent to create priority must be clear,
  Garnishment:
                                                            1-51
      Garnishment pending in foreign jurisdic-
                                                          In the first place, 1-52
         tion, 14-873
                                                          Legacies in lieu of dower a lien on
       Ground for abatement, 14-872
                                                           realty, 1-49
Libel and slander, 18-1056, 1067

ABATEMENT OF LEGACIES, 1-42

Advancements, see Advancements.
                                                          Lieu of dower, 1-48
                                                          Pretermitted children, 1-49
                                                          Relationship, 1-46
  Afterwards, 1-52
                                                          Special direction as to legacies for life,
  Annuities (see infra, General legacies):
                                                            1-54
                                                          Stock, 1-56
      Priority of annuity over residuary lega-
        cies, 1-43
                                                          Surrender of rights subsisting at time of
                                                           testator's death, 1-51
  Bounty, 1-46
  Burden of proof:
                                                          Testator constitutes two residues, 1-53
      Intention, 1-52
                                                          Testator supposing there will be suffi-
                                                            ciency, 1-53
  Children:
      Bequests to children, 1-46
                                                          Where there is but one general legacy,
      Pretermitted children, 1-49
                                                            1-54
                                                     Husband and wife:
  Collateral inheritance tax, 1-56
  Consideration:
                                                          Bequest to wife, 1-46
      Legacy given in consideration of legatee
                                                     Imprimis, 1-52
                                                     Intent (see infra, General legacies), 1-51
         relinquishing some subsisting right,
                                                     Lapsed interests, 1-60
         1-48
                                                          Charge of debts, 1-61
  Debts charged on particular fund, 1-44
                                                          Lapsed devise falling into residuary,
  Debts of decedents:
      Bequests to creditors when debt already
                                                            1-60
        liquidated, 1-50
                                                          Lapsed share of a general or residuary
      Lapsed interests, 1-61
                                                           devise, 1-61
                                                          Lapsed share of residue, 1-61
  Definition, 1-42
                                                         Lapsed specific legacy, 1-61
  Demonstrative legacies, see infra, Specific
                                                         No residuary bequests, 1-61
Real estate specifically devised, which
    and demonstrative legacies.
  Dower:
      Devise in lieu of dower, 1-58
                                                            descends to the heirs, 1-60
                                                     Liens:
      Legacy in lieu of dower, 1-48
  Executors and administrators:
                                                         Legacy in lieu of dower, 1-49
      Bequests to executors, 1-50
                                                     Lieu of dower, see infra, Dower.
  General legacies (see infra, Residuary lega-
                                                     Monuments:
        cies; Specific and demonstrative lega-
                                                          Bequests for erection of monuments, 1-48
                                                          Pretermitted children, 1-49
         cies), 1-45
                                                     Relationship, 1-46
       Abatement inter se, 1-53
                                                     Residuary legacies, 1-42
      Aftèrwards, 1-52
      Annuities, 1-54
                                                          Annuity paid from income, 1-43
                                                          Debts charged on particular fund, 1-44
           Annuities abating inter se, 1-55
           Annuities given as specific gifts out
                                                          Effect of residuary legacy, 1-43
             of real estate, 1-55
                                                          General rule, 1-42
           Annuity charged on personalty a
                                                          No abatement of general and specific
                                                            legacies in favor of residuary legacies,
             general legacy, 1-54
           Legacies and annuities charged on
                                                          Priority of annuities, 1-43
             land devised, 1-54
       Bequest a mere bounty, 1-46
                                                          Relieving residuary legatee of primary
       Bequests for erection of monuments,
                                                            liability, 1-44
                                                          Special direction of testator controlling,
         1-48
       Bequests to children, 1-46
                                                            1-45
```

```
ABATEMENT OF NUISANCES, cont'd.
ABATEMENT OF LEGACIES, cont'd. Residuary legacies, cont'd.
                                                       Mitigation of damages, 21-730
       Subsequent deficiency of assets, 1-43
  Residue:
       Where testator constitutes two residues,
         1-53
  Specific and demonstrative legacies (see in-
         fra, Residuary legacies), 1-56
       Contribution in favor of general legatees,
      Demonstrative legacies, 1-57
      Devise in lieu of dower, 1-58
      Fund given in fractional parts, 1-59
      General legacies abate before specific
      legacies, 1-56
In general, 1-56
      Intent, 1-56
      Intention, 1-59
      Specific bequest of all the testator's per-
      sonal property, 1-59
Specific legacies, 1-56
  Stocks, 1-56
  Succession taxes:
Gifts of legacy duty, 1-56
ABATEMENT OF NUISANCES, 1-63
  Abatement by process of law (see infra, Ac-
    tion at law; Criminal proceedings; Suit in
    equity), 1-63
  Abatement without process of law, see infra,
    Municipal
                corporations; Private indi-
    viduals.
  Acquiescence, 1-74
  Action at law, 1-63
      Ancient common-law remedies, 1-63
      Power of court to order abatement, 1-64
      Writ of nuisance, 1-64
                                                       Notice, 1-94
  Bill in equity, see infra, Suit in equity.
  Boards of health, see Boards of Health.
 Boroughs, 4-728
Breach of the peace, 1-86
                                                              4-602
  Civil proceedings, 1-63
      Action at law, see infra, Action at law.
      Criminal proceedings, see infra, Criminal
        proceedings.
      Suit in equity, see infra, Suit in equity.
  Criminal proceedings, 1-76
                                                              4-603
      Generally, 1-76
      Municipal .corporations, 1-77
      Nuisances must be continuing, 1-77
      Order of removal, 1-77
      Requiring officer to execute order, 1-78 To whom order is given, 1-78
      What judgment may be embraced, 1-76
      When abatement ordered, 1-77
  Decree, 1-76
 Definition, 1-63
 Delay, 1-74
 Destruction of buildings, 1-94, 96
                                                              1-82
 Disorderly houses, 1-93, 96
 Dogs, 2-366
 Encroachments, 1-84
 Equity, see infra, Suit in equity.
 Gaming houses, 14-729
Highways, see HIGHWAYS.
 Houses of ill-fame, 1-93, 96
 Injunctions, see infro, Suit in equity.
                liquors,
                            see
                                  INTOXICATING
 Intoxicating
   LIQUORS.
 Issues to the jury, 1-68
 Justices of the peace, 18-39
                                                         WALKS.
 Law:
      Establishment of right at law, 1-66
```

```
Municipal corporations, 1-74, 77, 87
    Appropriating private property, 1-94
    Bees, 1-00
    Creating new class of offenses, 1-91
    Dead animals, 1-90
Destruction of buildings, 1-94, 96
    Effect of city's determination, 1-88
    Enjoining municipality, 1-93
    Extent of municipal control, 1-88
    Failure of municipality to abate, 1-95
    Houses of ill-fame, 1-93, 96
    How power conferred, 1-87
    Liability of municipality for negligence
      in matter of nuisances, 1-95
    Method of abatement, 1-93
    Notice, 1–94
Notice in cases of necessity, 1–95
    Nuisance per se, 1-92
    Order for removal, 1-95
    Power to be reasonably exercised, 1-96
    Public health, safety, and convenience,
    Right of city to declare that a nuisance
      which is not a nuisance, 1-88
    Source of municipal power over nui-
      sances, 1-87
     Summary abatement, 1-93
    Use authorized by common law or stat-
      ute, 1-90
     What may or may not be declared a nui-
      sance, 1-88, 93
    When power implied, 1-87
Navigable waters, 21-444
Ordinances, 21-955
    Notice, 21-958
Power to conclusively declare nuisance,
    General rule, 4-602
    Illustrations, 4-604
    Presumption, 4-603
    Quasi-judicial power, 4-603
    When matter not necessarily a nuisance,
Private individuals, 1-79
    Choice of modes of abatement, 1-86
    Disturbing the public peace, 1-86
    Dogs, 1-82, 84
    Encroachments, 1-84
    Excessive abatement, 1-85
    Individual right to abate public nui-
      sance, 1-80
    Instances of exercise of right, 1-79
    Killing dogs, 1-82, 84
    Limitations upon right of abatement,
    Method of abatement, 1-86
    Notice, 1-86
    Nuisance must actually exist at time of
      abatement, 1-83
    Origin of the right to abate, 1-70
    Party abating acts at his own peril, 1-82
    Reasonable notice, 1-86
    Who may abate private nuisance, 1-79
    Who may abate public nuisance, 1-80
State, suits by, 1-74
Street railways, 27-8
Streets and sidewalks, see STREETS AND SIDE-
Suit in equity, 1-64
```

ABATEMENT OF NUISANCES, cont'd.	'ABREVIATIONS, cont'd.		
Suit in equity, cont'd.	Int., 1–98; 16–978		
Acquiescence, 1-75	Interest, 16–1001		
Acquittal on indictment not a bar, 1–65 Assent, 1–76	Jas., 17-579		
Balancing conveniences, 1-70	J. P., 1–99; 17–713 Jr., 17–713, 1036		
Decree must not be too broad, 1-76	Judg., 17-713		
Delay, 1-74	Judicial notice, 1-98; 17-897		
Delay accompanied with acquiescence,	General rule, 17-897		
1-75 Delay and acquiescence where there were	Illustrations, 17–897		
expensive erections, 1-75	Names in foreign language, 17–897 Jun., 17–1036		
Enjoining municipality, 1-93	Kilo, 18-63		
Establishment of right at law, 1-66	La., 1–98		
Irreparable injury, 1–70	Legal terms, 1-101		
Issue made to jury, 1-68 Legal remedy must be inadequate, 1-69	L. S., 1–97 Lt., 19–600		
Locality of nuisance, 1-67	Ltd., 19–361, 600		
Mere diminution of value, 1-69	Mech., 20-254		
Obstructions on highways, 1-72	Ms., 1–99		
Private nuisance, 1–65, 71 Public nuisance, 1–64, 71	Name, see Name.		
Public nuisances purely, 1-73	N. P., 1–99; 21–678 Oaths and affirmations, 21–754		
Quantum of damage, 1-70	Octb., 1–99		
Statutory remedy at law and remedy in	O. F. B. A., 1–97		
equity concurrent, 1–65	O. K., 21–915		
Substantial injury, 1-67 Suit by municipal corporation, 1-74	P., 1–98 Parol evidence, 1–99; 21–1106		
Suits by state, 1-74	P. M., 1–99		
When equity will interfere, 1-64	Pt., 23-303		
When injunction granted, 1-69	Reports, 1-101		
Who may maintain a bill, 1-71	Rev., 24–880		
Towns and townships, 28–301 Treason, 28–464	S., 24–1012 Sr., 26–154		
ABBREVIATIONS, 1-97; 10-2	Supt., 1–98		
A., 1–98	S. W., 27-560		
Adm'r, 1–98	Taxation, see TAXATION.		
Ads., 1-97; 29-1046	Tax titles, 1-100; 27-971		
A. M., 1–99 And, 1–97	Text-books, 1-101 Th., 28-113		
Bk., 1-97; 4-576	Time, 1-99		
Br., 1-97; 4-872	Tx., 29-38		
C., 5-105	United States, 29-446		
C. B. & Q. R. R. Co., 1–98 Citz., 1–97	Usages and customs, 1-100; 29-430 Verdict, 29-1041		
Co., 1–98; 6–169	Vl., 29-1064		
Com., 1–98; 6–215	Vs., 1-97		
Copyright, see COPYRIGHT.	W., 29-1082		
Ct., 8–458	Wills, 1-100 ABDICATE, 1-161		
Cwt., 8-534 D., 8-535	ABDUCTION (see Interference with Con-		
Dec., 1-99	TRACT RELATIONS; KIDNAPPING; SEDUC-		
Deeds, 1-100	TION), 1-162		
Definition, 1–97	Age:		
Dies non, 9–454 Documentary evidence, 9–926	Evidence, 1–180 Ignorance of female, 1–179		
Dollar, 10-2	Apprentices, 2-507		
Dr., 10-217	Character in evidence (see infra, Chastity),		
E., 10-392	1-181		
Et al., 11-452	Chastity, 1–181		
Etc., 11-452 Ex. A, 1-98; 11-553	Previous unchastity, 1–179 Chastity of woman, 1–178		
Feby., 1–99	Child, 1-167		
F. F., 13-2	Abandonment of child, 1-169		
F. G. A., 13-2	Connivance of parent, 1-178		
F. O. B., 13-726; 30-175	Emancipation of child, 1-169		
Frm., 14–552 Ft., 14–560	Enticement of daughter for purpose of marriage, 1-170		
Geo., 14–1004	Father and mother living apart, child in		
H. & L., 15-251	custody of mother, 1-170		
Ind., 1–98; 16–162	Father's right, 1–167		
In general, 1-97	General rule, 1–167		

ABDUCTION, cont'd.	ABDUCTION, cont'd.
Child, cont'd.	Husband and wife, cont'd. Abduction of husband, cont'd.
Gist of the action, 1-168 Leaving parent with intention to return,	When action does not lie, 1-167
1-176	Abduction of wife, 1-163
Living separate and apart from parent,	Consent of wife, 1-163
but with latter's consent, 1-177	Enticement must be active, 1-163
Mother's right, 1-168	General rule, 1-163
Object for which female was taken must	Habeas corpus, 1–165 Harboring wife in good faith, 1–164
be proved, 1–177 Parent's harsh treatment, 1–179	Loss of wife's society gist of the
Person in loco parentis, 1–168	action, 1-164
Taking from parent's custody, 1-176	Remedies of husband, 1-163
What amounts to the taking, 1-176	Right of parents to harbor and pro-
When action does not lie, 1-169	tect child, 1–165 Rights of husband, 1–163
Concubinage, 1-177 Consent of female, 1-178	When action does not lie, 1-164
Consent of parent, 1–181	Evidence, see infra, Evidence.
Consent of wife, 1–163	Measure of damages in action by hus-
Criminal law, 1-173	band, 1-171
Abduction as a crime at common law,	Measure of damages in actions by wife,
1–173 Abduction as a crime under statutes,	Infants, see infra, Child.
I-173	Intent:
Defenses, see infra, Defenses.	Evidence, 1-181
Taking, see infra, Taking.	Kidnapping, see KIDNAPPING.
Damages (see infra, Measure of damages):	Libel and slander, 18-904
Evidence in mitigation, 1-181	Marriage:
Declarations, see infra, Evidence. Defenses, 1–178	Enticement of daughter for purpose of marriage, 1-170
Connivance of parent, 1–178	Justifiable taking, 1-178
Consent of female, 1-178	Measure of damages, 1-171
Ignorance of age, 1-179	Action by husband, 1-171
Justifiable taking, 1-179	Action by parent, 1-172
Marriage, 1–178 Merger of offense, 1–179	Action by wife, 1-172
Parent's harsh treatment, 1-179	Aggravation, 1–172 Mitigation, 1–171
Previous unchastity, 1-179	Merger of offense, 1-179
What are defenses, 1-179	Motive:
Definition, 1-163	Evidence, 1-181
Dying declarations, 10-371	Parent and child, see infra, Child.
Emancipation, 1—169 Evidence, 1—179	Measure of damages in actions by par- ent, 1-72
Abduction of child, 1–180	Prostitution, 1-177
Age of child, 1-180	Res gestæ, 24-672
Female's moral character, 1-181	Seduction, 1-179
Legal custody, 1-181	Stepfather, 1-168
Mitigation of damages, 1-181 Parent's consent, 1-181	Taking, 1-174; 27-563
Age of child, 1–180	Chastity of woman, 1–178 Concubinage, 1–177
Intent, 1-181	Examples, 1–174
Motive, 1-181	Force or violence unnecessary, 1-174
On abduction of husband, 1-180	From parent's custody, 1-176
On abduction of wife, 1-179	Gist of the offense, 1-175
Acts of husband, 1–180 Declarations of third persons, 1–180	Instances of what amounts to a taking,
Statements of wife, 1–179	Object for which female was taken,
Statements and acts of defendant, 1-181	1-177
Forcible marriage, 13-775	Prostitution, 1-177
Habeas corpus:	Purpose of taking must be proved, 1-177
Husband and wife, 1–165, 167 Harboring child, see infra, Child.	What constitutes, 1-174
Harboring wife, 1-164	When offense complete, 1–176 Wife, see infra, Husband and wife.
Harboring wife or kindred, 1-268	ABET, 1-182
Husband and wife, 1-163	ABETTOR, see AIDER AND ABETTOR.
Abduction of husband, 1-166; 15-866	ABEYANCE, 1-182
Common-law rule, 1—166 Gist of the action, 1—167	Estates (see Remainders, Reversions, and Executory Interests):
Habeas corpus, 1–167	Fee in abeyance, 11-367
Misconduct of parties, 1-167	Freehold in abeyance, 11-367
Modern decisions, 1-166	ABIDE, 1-183
Remedies of wife, 1-166	Abiding the issue, 17-539
	6 Volume XXXI.
	•

ABIDE BY, 5-84	ABORTION, cont'd.
ABIDING CONVICTION, 1-184; 7-504	Evidence, cont'd.
ABIDING FAITH, 12-713	Experts, 1-194
ABIDING THE EVENT, 1-184	Instruments, 1-194
ABILITY, 1-185	Intention, 1-188
ABILITY TO PAY, 12-859	Medical books, 1-194
False pretenses and cheats, 12–838	Res gestæ, 1-193
ABJURATION OF THE REALM, 6-64	The woman herself, 1-192, 193
ABJURE, 1-185 ABLE, 1-185	Expert and opinion evidence, see Expert and Opinion Evidence.
Limitation of actions, 19-298	Fæticide, 13-727; 20-538
ABLE-BODIED, 1-185	How offense regarded, 1-187
ABODE (see Domicil; Residence; Usual	Infanticide, 20-538
PLACE OF ABODE):	Instruments:
Elections:	Evidence, 1-194
Permanent abode, 10-598	Persons selling, advertising, or giving
Place of ahode, 10-598	away instruments or drugs, 1-192
Last place of abode, 18-538	Intent, r-188
ABORTION, 1-186	Libel and slander:
Accessories and accomplices (see infra, Principals), 1-191, 390	Charge of abortion, 18–875 Means, 1–189
Others as accessories and accomplices,	Medical books, 1–194
1-192	Murder and manslaughter, 21-154, 170, 190
Persons selling, advertising, or giving	Killing in procuring abortion, 21-147
away instruments or drugs, 1-192	Murder of unborn children, see MURDER
The woman herself, 1-191	AND MANSLAUGHTER.
Accomplices, see infra, Accessories and ac-	Noxious thing, 1-189
complices.	Physicians and surgeons:
Administering, 1-189	Advice of physician, 1-195, 196
Attempts to commit crime, 1-193; 3-252, 261	Postal laws, 22-1078
Administering harmless medicine with intent to produce abortion, 3-268	Pregnancy, 1–188, 196 Presumptions:
Impossibility, 3-262, 271	Necessity of abortion, 22-1286
Burden of proof, 1-195	Principals, 1-191
Common law, 1-187	Liability of woman, 1-191
After quickening, 1-187	Others than woman as principals, 1-191
With consent of woman, 1-187	Proof of other crimes, 23-252
Without consent of woman, 1-188	Quick with child, 1-187, 188
Concealment of birth or death, see Conceal-	Res gestæ, 1–193
MENT OF BIRTH OR DEATH.	Results, 1-190
Consent of woman, 1–187, 188, 196 Death of child, 1–190	Seduction: Evidence of abortion, 25-214
Death of mother, 1–190	Statutes, r-188
Death of woman, 1-194	Witnesses, 30–957, 958
Defenses, 1-195	ABOUT, 1-196
Definition, 1-186	See More or Less.
Documentary evidence, 1-194	Assignments for benefit of creditors, 1-196
Drugs:	Attachment, 1-198
Persons selling, advertising, or giving	Contracts of affreightment and charter
away instruments or drugs, 1-192	parties, 1–197 Description of land, 1–198
Dying declarations, 1-193; 10-372 Common-law, 10-372	Implied warranties, 15-1214
Dying declarations of woman made ad-	In or about, 16–125
missible by statute, 10-372	Intoxicating liquors:
General rule, 10-372	About the premises, 1-197
Prosecutions for homicide caused by	On or ahout, 29-358
abortion, 10-372	Sales, 1-199; 24-1080
Statutory law, 10-373	Say about, 24-1080
Elements of the offense, r-188	ABOUT THE PERSON, 1-196
Death of child, 1-190	Carrying weapons, 5-731
Death of mother, 1-190	Where the weapon is not concealed or the person, 5-733
Intent, 1–188 Means, 1–189	ABOVE, 1-200
Pregnancy, 1–188	ABRIDGE, 1-201
Results, 1–190	ABROAD, 1-201
Evidence, 1–193	ABSCOND, 1-201
Advice of physician, 1–195	ABSCONDING, 3-196
Burden of proof, 1-195	ABSCONDING DEBTOR, 1-201
Circumstances, 1-195	See ATTACHMENT; IMPRISONMENT FOR DEB
Corroboration of woman, 1-192	And in Civil Actions.
Death of woman, 1-194	Arrest, 1–202 Domicil, 10–36
Dying declarations, 1-193	~omicii, 10-ju

ABSCONDING DEBTOR, cont'd. Limitation of actions, 19-235 ABSENCE, 1-203; 3-196 Exemptions from execution, 12-85 Limitation of actions, see LIMITATION OF ACTIONS. Presumptions, see PRESUMPTIONS. Res gestæ: Declaration of intention, 24-673, 674 Residence, 1-204 ABSENT, 1-203 Military law, 1-205 ABSENTEE, 1-205	ABSTRACT OF TITLE, cont'd. Preparing the abstract, cont'd. Form, 1-217 Preliminary, 1-216 Searching, see infra, Cearching. Public records, 1-216 Duty of officials, 1-216 Effect of official search, 1-217 Reasonable time, 1-214 Recording acts, 1-212 Records (see Recording Acts; Records), 1-216 Right of access to public records, 1-216
ABSOLUTE, 1-205	Searching, 1-216
Absolute conviction or certainty, 1–207 Whether in conveyances the term "absolute"	Duty of officials, 1-216 Effect of official search, 1-217
carries the fee, 1-207	In general, 1-216
ABSOLUTE ESTATES, 11-358	Public records, 1-216
ABSOLUTE INTEREST, 13-238	Showing the title by the abstract, 1-214
Fire insurance, 1-206 ABSOLUTELY, 1-208	General principles, 1–214 Reasonable time, 1–215
ABSOLUTELY ENTITLED, 1-209	Vendee's objections, 1-215
ABSORPTIVE SUBSTANCE, 1-209	Warranty deed conveying clear title with
ABSTRACT, 1-209	abstract, 1-215
See National Banks.	Sufficiency, see infra, Contents and sufficiency.
Docket, 9-875 ABSTRACT OF TITLE, 1-210	Tax sales, 1-220
Abstracting documents, 1-218	Time of delivering the abstract, 1-213
Conveyances in general, 1-218	Who must furnish the abstract, 1-212
Execution sales, 1-219	Caveat emptor, 1-213
Incumbrances, 1–219 Judicial sales, 1–218	In England, 1–212 In the United States, 1–213
Liens, 1-219	Not implied in every case, 1-213
Miscellaneous matters, 1-219	ABSURDITY, 1-221
Tax sales, 1-219	ABUSE, 1-221
Wills, 1–218 Arrangement and form, 1–217	Abuse a woman or child, 1–222 Malicious abuse, 19–640
Care:	ABUSE OF DISCRETION, 1-222
Degree of care and skill required, 1-220	ABUSE OF PROCESS, see Executions;
Caveat emptor, 1-211, 213	MALICIOUS ABUSE OF PROCESS.
Contents and sufficiency, 1–211 In general, 1–211	ABUSIVE: Cruel and abusive treatment, 9-786
Period for which title shown, 1-212	ABUSIVE LANGUAGE, 1-916
Recording acts, 1-212	Assault and battery:
Summary of grants, patents, conveyances,	Mere words or menaces do not consti-
incumbrances, etc., 1–211 What vendor must disclose, 1–211	tute an assault, 2-957 ABUT, 1–222
Copyright, see Copyright.	ABUTMENT, 1-223
Definition, 1-211	Bridges, 4-919
Documents, see infra, Abstracting documents.	ABUTTER, 1-222
Duty to examine, 1–211 Evidence, 1–219	ABUTTING OWNERS, 1-224 See Boundaries; Highways; Special or
Lost deeds, 1-219	LOCAL ASSESSMENTS; STREET RAILWAYS;
Tax sales, 1-220	STREETS AND SIDEWALKS.
Examiners, see infra, Liability of examiners	Access, see infra, Easement of access.
of titles. Expert and opinion evidence:	Arbitration and award: Submission by abutters, 2–621
Abstracters of titles as experts, 12-428	Bridges, 4-933
Form, 1-217	Compensation for indirect impairment in
Inspection of records, see Records.	value by public improvements, 1-231
Liability of examiners of titles, 1–220 General rules as to degree of care, 1–220	Crossings, see Crossings. Damage, 8-536
When enforced, 1-220	Dedication, 9-81, 84, 85
Who may enforce, 1-221	Definition, 1-224
Lost papers and records, 1-219	Drains and sewers, 1-241
Mandamus, 19-817	Easement of access, 1-225
Object of the abstract, 1–211 Order, 1–217	Access obstructed by semipublic im- provements, 1-227
Preparing the abstract, 1-216	Bridges and viaducts constructed by pub-
Abstracting documents, see infra, Ab-	lic authority, 1–226
stracting documents.	Due compensation, 1-226
Arrangement, 1-217	In general, 1-225
	8 Volume XXXI.

ACCEPTANCE, 1-246
See Bills of Exchange and Promissory ABUTTING OWNERS, cont'd. Easement of access, cont'd. Notes; CHECKS; DEDICATION; SALES; Injunction to enforce right, 1-226 Obstruction by electrical railways, 1-227 Obstructions, 1-227 Abandonment and total loss, see ABANDON-Obstructions by railroad, 1-227 MENT AND TOTAL LOSS. Pipe lines, 1-228 Bills of exchange and promissory notes, see Right a species of private property, BILLS OF EXCHANGE AND PROMISSORY 1-225 Notes. Telegraph and telephone poles, 1-228 Public officers, see Public Officers. Electric-light companies, see Electric-light Questions of law and fact, 23-580 COMPANIES. ACCEPTED: Electric railroads, see ELECTRIC RAILROADS. Excepted, 4-216 Elevated railroads, see Elevated Railroads. ACCESS, 1-246 Eminent domain, see Eminent Domain. See BASTARDY. Divorce, see Divorce. Gas companies, 14-921 Lateral and subjacent supports, 1-229 Landlord and tenant, 18-624 Liabilities of abutting owners for defects in Leases, 18-624 highways, 1-243 Presumptions, 22-1283, 1284 Light and air, 1-228 Riparian rights, 24-979 Local improvements, 1-244 ACCESSION, 1-247 Obstruction, see infra, Easement of access. Party walls, see Party Walls. See Accretion; Animals; Bailments; Con-FUSION OF GOODS; FIXTURES. Pipe lines, 1-228, 239 Animals, see ANIMALS. Preservation of property, 1-229 Change of species, 1-253 Railroads, 1-227, 241

Electric railroads, see Electric Rail-Chattel mortgages, 1-254 Contracts of hire, 7-320 Crops, 1-255 Right of abutting owners to use of streets, Definition, 1-247 Fixtures, see FIXTURES. 1-234 Building materials, 1-234 Labor performed upon, or materials added to, Excavations, 1-235 property without owner's consent, Projections, 1-235 Purposes of deposit, 1-234 1-240 Liability of owner for compensation, Rights of abutters, 1-225 1-252 Mistake, 1-252 Rural roads, 1-236 Acquiescence of abutter, 1-240 Relative rule of completed product and Extent of abutters' rights in rural roads, original materials, 1-250 Under bona fide mistake as to owner-1-242 Herbage, 1-243 ship, 1-249 Pipe lines, 1-239 What constitutes a change of species, Poles, 1-240 1-253 Wilful trespassers, 1-251 Private railroad, 1-242 Public have only easement of passage, Mistake, 1-249, 252 1-238 Natural, artificial, and mixed, 1-247 Railroads, 1-241 Personal property, 1-248; 22-753 Lahor performed upon, or materials Restrictions upon rights of public in added to, property without owner's consent (see infra, Labor performed rural roads, 1-236 Rights of rural abutter at common law, 1-237 upon, or materials added to, property Rural and urban highways distinguished, without owner's consent), 1-249 Mortgagees of personalty, 1-254 1-236 Owner of principal materials, 1-248 Union of materials must be complete, Sewers, 1-241 Trees growing in highway, 1-242 Special or local assessments, see Special or 1-249 LOCAL ASSESSMENTS. Personalty annexed to realty, 1-255 Street roilways, see STREET RAILWAYS. Buildings covered by mortgage, Streets and sidewalks, see STREETS AND SIDE-256 Crops, 1-255 Telegrophs and telephones, see Telegraphs In general, 1-255 AND TELEPHONES. Qualification, 1-256 Trespass, 28-584 Summary of doctrine, 1-248 Turnpikes and toll roads, see TURNPIKES AND Trespass, 1-252 ACCESS OF LIGHT, see LIGHT AND AIR. TOLL ROADS. ACCESSORY, 1-257 Use and enjoyment of property in respect to See Accomplices; Agency; Aider and Abetstreet, 1-225 TOR; REPRIEVE, PARDON, AND AMNESTY. ACADEMY, 1-244 ACCELERATION OF REMAINDERS, Abortion, see Abortion. see REMAINDERS, REVERSIONS, AND EXECU-Acquittal of principal as bar to conviction of TORY INTERESTS. accessory, 1-269 ACCEPT, 1-245 Admissions, 1-269 Receive, 1-245; 23-990 Affray, 1-917 a

ACCESSORY, cont'd.	ACCESSORY, cont'd.
After the fact, 1-258, 266	Felonies, 1-260
Accomplices, 1-393	Feloniously, 12-1031
Act of assistance, 1-267	Forgery, 1–262 Guilty also in another capacity, 1~269
Dependence of accessory on principal, 1-264	Harboring, 1–268
Felony complete, 1-267	Innocent agent, acting through, 1-260
Generally, 1-266	Intent:
Harboring wife or kindred, 1-268	Accessory after the face knowledge of
Knowledge, 1-267	felony, 1-267
Receiving stolen property, 1-267	Before the fact, 1-264 Jeopardy:
Same party guilty as accessory both be- fore and after the fact, 1-269	Acquittal as principal no bar to prosecu-
Arson, 2-927	tion as accessory or vice versa, 17-600
Testimony of accomplice, 2-939	Jurisdiction, 1–271
Assault and battery, 2-975	Crime committed in another county or
All participants principals, 2–975	state, 1-271
Attempts to commit crime, 3-254 Before the fact, 1-258, 264	Larceny, see LARCENY. Libel and slander:
Crime committed a probable consequence	Accessory to the crime of murder,
of advice, 1-266	18-893
Dependence of accessory on principal, 1-263	Charge that plaintiff is accessory or accomplice, 18-903
Different crime committed, 1-265	Mayhem, 20-250
Feigned accomplice, 1-264	Misdemeanors, 1-261
Generally, 1–264 Incitement, 1–265	Murder and manslaughter (see Murder and Manslaughter), 1-262
Intent, 1–264	Offenses which admit of accessories, 1–260
In what guilt consists, 1–265	Principal, see infra, Dependence of accessory
Knowledge and concealment of fact that	on principal.
crime is to be committed, 1-265	Principal distinguished from, 1-258
Manslaughter, 1–262 Relation between crime and incitement,	Acting through innocent agent, 1-260
1-265	Actors in a common criminal design,
Same party guilty as accessory both be-	Constructive presence, 1-258
fore and after the fact, 1-269	Principal ex necessitate, 1-259
Withdrawal of advice, 1-266	When all participants are principals,
Bigamy, 4–48	1-259
Bribery, 4-909 Compounding offenses, 6-400	Punishment, 1-270 Rape, see RAPE.
Confessions, 1-269	Receiving stolen property, 1-267; 24-44, 50,
Conflict of laws:	51
Crime committed in another county or	Treason, 1-260; 28-469
state, 1-271	Trespass, see Trespass.
Constructive presence, 1-258 Dead body, 8-840	Unlawful assembly, see Unlawful Assembly.
Definitions, 1-257	Who may be an accessory, 1-260
Dependence of accessory on principal, 1-262	ACCIDENT, 1-272
Accessory's guilt dependent upon that of	See Accident (in Equity); Accident In-
principal, 1-269	SURANCE; ACT OF GOD; INEVITABLE ACCI-
Acquittal of principal as bar to convic-	DENT OR CASUALTY; UNAVOIDABLE, UN-
tion of accessory, r-269 After the fact, r-264	AVOIDABLE ACCIDENT, ETC. Alteration of instruments, 2-261
At common law, 1-262	Animals, 1-274
Before the fact, 1-263	Assault and battery, 2-988
Statutes, 1-263	Confusion of goods, 6-593
Duelling, see Duelling.	Dams, 1-273
Evidence, 1–269	Definition, 1-291
Accessory may controvert principal's guilt, 1-269	Explosions, 1–274 Firearms, 12–519
Accessory's guilt dependent upon that of	Fires, 1–275
principal, 1-269	Horses, 1-275
Acquittal of principal as bar to convic-	Ice and snow, 1-275
tion of accessory, 1-269	Leakage of water from a neighboring dam
Confessions, admissions, etc., 1–269 Corroboration, 1–270	or reservoir, 1–273 Railroads, 1–273
Record of principal's conviction, 1-270	Sales, 24–1086
Extortion, 12–580	Water companies, 1-273
Extradition, 1-271	ACCIDENT (IN EQUITY), 1-277
False imprisonment, see False Imprison-	See MISTAKE.
MENT. Feigned accomplice, 1-264	Boundaries, 1–282 Contracts, 1–283
a cigned accomplice, a 204	COLLIE COS, 1 203

ACCIDENT (IN EQUITY), cont'd.	ACCIDENT INSURANCE, cont'd.
Definition, 1-277	Accidents to insured in special occupations
Equal equities, 1-282	cont'd.
Essential requisites to jurisdiction, 1-279	Change of occupation, 1-302
Forfeitures, 1–279	Change of occupation question for jury
Instances of relief, 1–282 In what cases equity will interpose, 1–279	1-303
In what cases equity will not interpose, 1-282	Description of occupation, 1-302
Judgments, 1-280	Injuries received in more hazardous oc- cupation, 1-303
Judicial sales, 17-998	Occupation defined, 1-303
Jurisdiction, 1-278	Occupation refers to profession, not
Equitable, 1–278	acts, 1-303
Essentials, 1-279	Provisions against other or more hazard-
Subsequent acquisition by courts of law,	ous occupations, 1-302
I-279	Risks classified by the company, 1-303
Landlord and tenant:	Agents, 1-328
Relief against forfeiture, 18-391	Knowledge of agent imputed to insurer
Lost papers and records, 1-282, 283	1-329
Mistake distinguished from, 1–278	Misstatements in application, 1-328
Negligence, 1–280, 282 Origin of equitable jurisdiction, 1–278	Notice to agent, 1-324
Penalties, 1-279	Power of agent to waive conditions and forfeitures, 1-328
Powers, 1-281	Refusal of agent to recognize claim
Subsequent acquisition of jurisdiction by	1-325
courts of law, 1-279	Waiver by agent of condition as to pay-
Surprise, 27-550	ment, 1-289
Accident (in equity) distinguished from,	Amount of recovery, 1-332
1-278; 27-550	Loss of time and profit, 1-332
Surprise distinguished from, 1-278; 27-	Money value of time, 1-332
550	Weekly indemnity, 1-332
ACCIDENT INSURANCE, 1-284; 16-983	Application, 1–286
See Alcoholism, Intemperance, and Nar-	General rule of construction, 1-286
cotics (in Insurance); Insurance.	In general, 1-286
Accident defined, 1-291 Accident caused by disease, 1-293	Misstatements in application, 1-328 Statement as to marriage, 1-287
Asphyxiation, 1-294	Statements as to occupation, 1–287
Disease caused by accident, 1-293	Arbitration and award, 1-327
Drowning, 1-294	Asphyxiation, 1-294
Examples, 1-291 et seq.	Assault provoked by quarreling, 1-321
Intention, 1-294	Athletic exercises, 1-319
Negligence, 1-294	Beneficiaries in insurance, see Beneficiaries
Poison, 1-294	IN INSURANCE.
Somnambulism, 1–294	Bicycles, 4-32
Accidents and injuries usually excepted,	Boiler insurance, 4-614
1-306	Burden of proof, 16-958
Assault provoked by quarreling, 1-321	Business, see infra, Accidents to insured in
Death caused by disease, 1-315	special occupations; Occupation.
General rule as to construction, 1-306	Carriers (see infra, Passengers):
Gymnastic or athletic exercise, 1-319	Noncompliance with rules and regula- tions of carrier or corporation, 1-313
Inhalation of gas, 1–315 Injuries received while fighting, 1–321	Riding on platform of, or getting on or
Intentional injuries, 1-322	off, a railroad car, 1-312
Intoxication, 1–318	Cars:
Lifting or over-exertion, 1-319	Riding on platform of, or getting on or
Medical treatment, 1-318	off, a railroad car, 1-312
Noncompliance with rules and regula-	Casualty insurance distinguished from, 1-285
tions of carrier or corporation, 1-313	Change of occupation, 1-302, 303
Riding on platform of, or getting on or	Conditions:
off, a railroad car, 1-312	Power of agent to waive conditions and
Self-inflicted injuries, 1-313	forfeitures, 1–328
Suicide, 1-313	Conveyance, 7-495
Surgical operation, 1-318	Dangers, see infra, Voluntary exposure to
Taking poison, 1-314	unnecessary danger.
Violation of law, 1-319	Death caused by disease, 1-315
Voluntary exposure to unnecessary dan-	Declarations, 1-331
ger, 1–306	Definition, 1–285
Walking or being on railroad, 1-311	Diligence, 1-310
Want of due diligence, 1-310	Disability, see infra, Total disability. Disease, 9-474
Accidents and injuries usually insured against, 1-291	Accident caused by disease, 1–293
Accidents to insured in special occupations,	Death caused by disease, 1-293
1-302	Examples, 1-315 et seq.
1	
•	

ACCIDENT INSURANCE, cont'd. ACCIDENT INSURANCE, cont'd. Disease, cont'd. Insanity: Death inflicted by insane person, 1-322 Insurable interest, see Beneficiaries (in In-Death caused by disease, cont'd. Exceptions to special diseases, 1-318 SURANCE). Where disease not proximate cause Intention, 1-294 of death, 1-315 Disease caused by accident, 1-293 Statements as to bodily or mental in-Intentional exposure, 1-307 Intentional injuries (see *infra*, Suicide or self-inflicted injuries), 1-294, 322; 16firmity, 1-286 Drowning, 1-294 Drunkenness, see Alcoholism, Intemper-Death inflicted by insane person, 1-322 ANCE, AND NARCOTICS (IN INSURANCE). In general, 1-322 Due diligence, want of, 1-310 Intentional injuries inflicted by insured, Contemplated risks, 1-310 Express exceptions of incidental risk, Intentional injury inflicted by another, 1-311 1-322 In general, 1-310 Presumptions against, 1-332 Risk impliedly assumed, 1-310. Interpretation and construction, see Insur-Employers' liability insurance, see EMPLOY-ANCE. ERS' LIABILITY INSURANCE. Intoxication, 1-318 Law, see infra, Violation of law. Leg, see infra, Loss of certain members of Employment, see infra, Accidents to insured in special occupations; Total disability. Estoppel: the body. Estoppel to deny payment, 1-290 Lifting, 1-319 Evidence (see infra, Notice and proof of Limitation of actions, see infra, Time of ininjury; Presumptions), 1-330 stituting suit. Establishing a proviso limiting the in-Loss of certain members of the body, 1-300 surer's liability, 1-332 Intentional killing of insured, 16-963 Eyes, 1-302 Feet, 1-301 Proof of death by violent, external, and Hands, 1-301 accidental means, 1-330 In general, 1-300 Declarations of the insured as to Loss by severance, 1-301 accident and physical condition, No recovery for temporary disability, 1-331 1-300 Direct and positive proof, 1-330 Marriage, statement as to, 1-287 Evidence of physician, 1-331 Medical treatment, 1-318 In general, 1-330 More hazardous occupation, 1-303 Res gestæ, 1-331 Exposure, see infra, Voluntary exposure to Injuries received in more hazardous occupation, 1-303 unnecessary danger. Provisions against other or more hazardous occupations, 1-303 Negligence (see infra, Voluntary exposure to External, violent, and accidental means, 1-294; 29-1062 Evidence, 1-330 unnecessary danger), 1-294 External or visible sign of injury, 1-295 Want of due diligence, 1-310 Notice and proof of injury, 1-323 External refers to the means of the injury and not to the injury itself, 1-294 Compliance impossible, 1-323 In general, 1-294 Condition precedent, 1-323 Injury accidental and unnatural, 1-294 Dissecting body, 1-324 Examination of body, 1-324 Violent, accidental, external, and visible means, 1-295 Failure to give notice, 1-325 Immediate notice, 1-323 Eyes, 1-302 Feet, see infra, Loss of certain members of the body. In general, 1-323 Irregularities in notice, 1-325 Fighting: Notice in case of disability, 1-323 Injuries received while fighting, 1-321 Notice to agent, 1-324 Forfeiture for nonpayment, 1-290 Reasonable time, 1-324 Forfeitures: Reasonable time question of law and Power of agent to waive conditions and fact, 1-324 Refusal of agent to recognize claim as forfeitures, 1-328 Gas, inhalation of, 1-315 waiver, 1-325 Gymnastic exercises, 1-319 Waiver, 1-325 Waiver of written notice, 1-325 Hands (see infra, Loss of certain members of the body), 1-301 Occupation (see infra, Total disability): Accidents to insured in special occupa-Hazardous occupation, see infra, More hazardous occupation. tions, see infra. Accidents to insured Health: in special occupations. Statements as to bodily or mental in-Change of occupation, 1-302, 303 firmity, 1-286 Statements as to, 1-287 Immediate notice, 15-1022 Overexertion, 1-319

Passengers, 1-305; 5-402

travel, 1-305

Inhalation of gas, 1-315

Injuries to passengers by public or private

conveyance, see infra, Passengers.

Person on train for other purpose than

ACCIDENT INSURANCE, cont'd. ACCIDENT INSURANCE, cont'd. Passengers, cont'd. Time of instituting suit, cont'd. Traveling by public or private convey-When time begins to run against bene-ficiary in case of death of insured, ance, 1-305 Walking, 1-305 1-326 Payment of premiums, 1-287 Total disability, 1-296 Estoppel to deny payment, 1-290 Instances, 1-296 Loss of certain members of the body, see infra, Loss of certain members of Forfeiture for nonpayment, 1-290 In general, 1-287 Payment by order on wages, 1-289 the body. Waiver by agent of condition as to pay-Relative term, 1-296 ment, 1-289 To prosecute any occupation, 1-297 Physical examination, 1-324 To prosecute one's usual employment, Dissecting body, 1-324 1-296 Examination of body, 1-324 Total inability to labor, 1-300 Poison, 1-294 Total loss of business time, 1-300 Illustrations of accidental poisoning, To transact any and all kinds of busi-1-314 ness, 1-300 Taking poison, 1-314 To transact any and every kind of busi-What is, 1-315 ness pertaining to one's occupation, Policy (see infra, Application): 1-298 Consideration of the terms of the Violation of law, 1-319 Causal connection between violation and policy, 1-291 Form, scope, and general nature, 1-291 injury, 1-319 Premiums, see Insurance; see infra, Pay-Illustrations, 1-319 ment of premiums. Must be violation of criminal law, 1-319 Presumptions, 1-331 Proof beyond reasonable doubt not re-Against intentional injury, 1-332 quired, 1-321 "While engaged in or in consequence of Against suicide, 1-331 Profession, see infra, Occupation. unlawful act," 1-320 Proof of injury, see infra, Notice and proof While violating the law, 1-321 of injury. Violent, see infra, External, violent, and ac-Proximate cause, 1-315, 327 cidental means. Public or private conveyances, 7-495 Visible means, 1-295 ·Voluntary exposure to unnecessary danger, Questions of law and fact: Reasonable time of giving notice, 1-324 1-306; 12-522 Voluntary exposure to unnecessary dan-Circumstances which do not show volger, 1-306 untary exposure, 1-309 Railroads: Direction of verdict, 1-308 "Exposure to obvious risk of injury," Noncompliance with rules and regulations of carrier or corporation, 1-313 1-307 Railroad employees, 1-306 Implies conscious intentional exposure, Walking or being on railroad, 1-311 1-307 Reasonable doubt: In general, 1-306 Violation of law, 1-321 Nonsuit, 1-308 Question for jury, 1-308 Res gestæ, 1-331 Voluntary act and voluntary exposure Riding on platform of, or getting on or off, a railroad car, 1-312 distinguished, 1-309 Voluntary exposure to necessary danger, Roadbed - roadway: Meaning of, 1-312
Self-inflicted injury, see infra, Suicide or 1-300 What is voluntary exposure, 1-307 self-inflicted injuries. Special occupation, see infra, Accidents to Payment by order on wages, 1-280 insured in special occupations. Waiver of notice and proof of injury, 1-325 Stipulations as to notice and preliminary proof, time of instituting suit, arbitration, Walking, 1-311 Warranties, see WARRANTIES. ACCOMMODATING, 1-333 1-323 ACCOMMODATION PAPER, 1-334 Subrogation, 27-264 Accommodated party, 1-350
Accommodation instrument given to a Suicide or self-inflicted injuries (see infra, Intentional injuries), 1-313 Presumptions against, 1-331 partner, 1-351 Refers to voluntary conscious act, Definition, 1-336 Obligations, 1-350
Position of accommodated party, 1-350 1-313 Self-inflicted injuries, 1-314 Right of action, 1-350 Usual proviso in policies, 1-313 Rights of accommodation party ofter payment, see infra, Rights of ac-Suit, time of instituting, 1-325 Surgical operation, 1-318 Time of instituting suit, 1~325 commodation party after payment. Failure to cite defendant until expiration Accommodation party as surety, 1-371 of time specified, 1-327 As between party accommodated and ac-In general, 1-325 commodation party, 1-371 When time begins to run, 1-326 As to third parties, 1-374

ACCOMMODATION PAPER, cont'd. Accommodation party as surety, cont'd. Coverture, 1-373 Discharge by breach of condition, 1-379 Agreement to negotiate instrument in a certain state, 1-383 Diversion, 1-379 Effect of diversion, 1-383 Effect of diversion upon transferee with notice, 1-383 Effect of diversion upon transferee without notice, 1-384 Generally, 1-379 Immaterial condition of accommodation party binding, 1-382 Instrument intended to pass to a particular person, 1-383 Misuse increasing liability, 1-382 Misuse of proceeds, 1-382 Use limited, 1-380 Use of accommodation paper generally, 1-379 Variation in method of use, 1-380 What amounts to a diversion, 1-380 Discharge by dealings with principal, 1-375 Accommodation acceptor or maker, Accommodation comaker discharged, 1-378 Accommodation indorser discharged, 1-376 Conflict of authority, 1-377 Doctrine in England at law, 1-375 Doctrine in England in equity, 1-376 Doctrine in the United States, 1-376 Giving time to maker or acceptor, 1-376 Grounds for the rule, 1-378 Indulgence to drawer, 1-377 Release of accommodation acceptor, 1-377 Time to indorser, 1-377 Holders with notice, 1-374 Holders without notice, 1-374 Payment essential to subrogation, 1-372 Security held by accommodation party for indemnity, 1-372 Set-off, 1-373, 374 Subrogation to creditor's securities, 1-371 Subrogation to defenses against holder, 1-373 Actions (see infra, Rights of accommodation party after payment): Right of action of party accommodated, 1-350 Agency, 1-349, 1034 Alteration of instruments, 2-196 Amount of recovery against accommodation acceptor or maker, 1-369 In general, 1-369 Paper frandulently diverted, 1-370 Pledgees, 1-369 Transferees of entire interest, 1-370 Banks and banking: Accommodation indorsement by bank, 3-800, 801 Bona fide holder, see infra, Purchasers for value and without notice. Burden of proof, 1-368

Burden not shifted by evidence of ac-

commodation, 1-368

ACCOMMODATION PAPER, cont'd. Burden of proof, cont'd. Paper diverted, 1-369 Paper frandulently circulated, 1-369 Presumption that one is a bona fide holder, 1-368 Certificates of deposit, 5-810 Conditions, see infra, Accommodation party as surety. Consideration, 1-336; 6-687 Absence of consideration not sufficient, 1-336 Accommodation party holding security or interested in proceeds, 1-337 Consideration for accommodation indorser after delivery, 1-337 Credit to party accommodated as consideration, 1-337 Cross-bills or notes, 1-338 Must be a loan of credit, 1-336 Payment of cross-bill or note, 1-338 Contribution and exoneration, 1-357; 7-359 Corporations, see Corporations. Costs: Right of accommodation acceptor, 1-355 Credit, see infra, Consideration. Cross-bills or notes, 1-338 Payment gives right of action, 1-338 Suretyship, 1-338 Whether accommodation paper, 1-338 Death, 1-341 Definitions, 1-335 Accommodation paper, 1-335 Accommodation party, 1-336 Narrow sense of the term, 1-336 Delegation of authority, 1-978 Demands, 1-386 Diversion, 1-379 Effect of diversion, 1-383 Misuse, 1-382 Pledge, 1-366 Prima facie use unrestricted, 1-379 Used as collateral security, 1-382 Use of accommodation paper generally, 1-379 Variation in method of use immaterial, r-380 What amounts to a diversion, 1-380 Essentials, 1-336 Et 'nce, see infra, Burden of proof; Parol evidence. Expenses: Right of accommodation acceptor, 1-355 Extension of time, 27-501 Extinguishment, 1-386 Manner of payment, 1-387 Part payment by party accommodated, 1-388 Payment before maturity, 1-387 Payment by accommodated party, 1-386 Payment, when extinguished, 1-386 Factors or commission merchants: Lien of factor, 12-679 Frauds, statute of, see infra, Statute of frauds. Holders of accommodation paper (see infra, Accommodation party as surety; Purchasers for value and without notice): Amount of recovery against accommoda-

tion acceptor or maker, 1-369

Burden of proof, 1-368

```
ACCOMMODATION PAPER, cont'd.
                                                 ACCOMMODATION PAPER, cont'd.
  Holders of accommodation paper, cont'd.
                                                    Parol evidence, cont'd.
      When chargeable with notice of accom-
                                                        To show that one party is in fact the
                                                        principal and the other surety, 1-343
To show who is the accommodation
             modation character of instrument,
             1-367
           Bill negotiated by acceptor or
                                                          party, 1-343
           drawer, 1-368
How far notice of accommodation
                                                    Particular parties, 1-345
                                                    Partnership, 1-345; 22-152, 157
Accommodation instrument given to a
            character affects rights, 1-367
           Indorsed note in hands of maker,
                                                          partner, 1-351
                                                        Burden of proof, 1-346
             1-367
           Irregular indorsement, 1-368
                                                        Course of business, 1-347
           Presumptive notice, 1-367
                                                        How consent proved, 1-347
           Successive indorsers, 1-367
                                                        One partner has no power to issue, 1-345
  Inception of the contract, 1-340
                                                        Partnership note in payment of indi-
      Inoperative until negotiated, 1-340
                                                          vidual debt, 1-346
      Revocation, see infra, Revocation.
                                                        Silence, 1-347
  Incidental henefit, 1-339
                                                        What amounts to notice of character of
  Indemnity, see infra, Rights of accommoda-
                                                          paper, 1-346
    tion party after payment.
                                                    Party accommodated, 1-339
                                                        Incidental benefit, 1-339
  Indemnity contracts:
      Cross-bills or notes, 1-338
                                                        Indorsement for accommodation of two,
  Insanity, 4-165
                                                          1-339
  Liabilities of parties to accommodation
                                                        May become holder for value, 1-340
        paper, 1-350
                                                        Need not be party to instrument, 1-339
      Amount of recovery against accommoda-
                                                        Person requesting signature for another
        tion acceptor or maker, 1-369
                                                          not accommodation party, 1-339
      Burden of proof, see infra, Burden of
                                                    Payment, see infra, Extinguishment; Rights
                                                      of accommodation party after payment.
      General obligation of parties, 1-350
                                                    Place of contract, 1-342
      Holders of accommodation paper, 1-360
                                                    Pledge:
      Position of party accommodated, 1-350
                                                        Amount of recovery against accommoda-
      Rights of accommodation party after payment, see infra, Rights of accom-
                                                          tion acceptor or maker, 1-369
                                                        Whether pledgee is a bona fide holder,
        modation party after payment.
                                                          1-365, 366
      Rights of bona fide holders, see infra,
                                                    Position of party accommodated, 1-350
        Purchasers for value and without
                                                    Presentment, 1-385
                                                    Private international law, 1-342; 22-1344
        notice.
      Successive accommodation parties, see
                                                    Purchasers for value and without notice:
        infra, Successive accommodation par-
                                                        Corporation paper, 1-349
                                                        Diversion of accommodation paper,
      When chargeable with notice of accom-
                                                          1-384
        modation character of instrument,
                                                        Partnership paper, 1-348
        1-367
                                                        Party accommodated may become holder
      Who is bona fide holder, see infra, Pur-
chasers for value and without notice.
                                                          for value, 1-340
                                                        Presumptions, 1-368
  Marriage, see infra, Purchasers for value and
                                                        Rights of bana fide holders, 1-360
                                                            Contrast with business paper, 1-361
    without notice.
                                                            General statement, 1-360
  Married women, 1-350
  National banks, see NATIONAL BANKS.
                                                            Purchaser from holder for value,
  Negotiation (see infra, Revocation):
                                                               1-362
      Inoperative until negotiated, 1-340
                                                            Transferee after maturity, 1-362
  Note, 1-336
                                                             Transferee before maturity, 1-360
  Notice (see infra, Holders of accommodation
                                                            Transferee from accommodated
                                                              party after maturity, 1-363
        paper; Purchasers for value and with-
                                                        Suretyship, 1-374
        out notice), 1-385
      Accommodated party not entitled to
                                                        Who is a bona fide holder, 1-365
                                                            Bill negotiated by acceptor
        notice, 1-385
      Accommodation drawer or indorser en-
                                                               drawer, 1-368
        titled to notice, 1-385
                                                             General rule, 1-365
      Accommodation indorser paying without
                                                            Indorsed note in hands of maker,
      notice, 1-385
Demand of accommodation drawer or
                                                              1-367
                                                            Irregular indorsement, 1-368
                                                             Payment of antecedent debt, 1-366
        indorser, 1-386
      Maker or acceptor insolvent, 1-385
                                                             Pledgee for antecedent deht, 1-365
  Obligations of parties, 1-350
                                                            Pledgee of diverted paper, 1-366
                                                            Presumptive notice, 1-367
  Parol evidence, 1-343
      Relation of comakers and parties suc-
                                                            Successive indorsers, 1-367
                                                            Total want of consideration, 1-365
        cessively liable distinguished, 1-344
      To prove character of instrument, 1-343
                                                            When chargeable with notice of ac-
```

Volume XXXI.

commodation character of instru-

ment, 1-367

To prove irregular indorser an accom-

modation party, 1-343

ACCOMMODATION PAPER, cont'd. ACCOMMODATION PAPER, cont'd. Successive accommodation parties, cont'd. Revocation, 1-340 When cosureties, 1-357 Death, 1-341 Surety drawers, 1-353 Suretyship (see infra, Accommodation party Generally, 1-340 Revocable by accommodation party until as surety): negotiated, 1-340 Contribution, 1-357 Rights of accommodation party after pay-Cross-bills and notes, 1-338 ment, 1-351 When cosureties, 1-357 Against party accommodated, 1-351 Usury, 29-476 Notice, 29-477 Acceptor supra protest, 1-353 Accommodation indorsers, 1-354 Purchase with notice of nature of paper, Accommodation makers and ac-29-476 ceptors, 1-352 Purchase without notice of nature of Amount of recovery against accompaper, 29-477 modation indorsers, 1-355 Attachment issued by accommoda-ACCOMPANY, 1-388 ACCOMPLICES, 1-389 tion party, 1-352 See Accessory; Agency; Aider and Abet-Costs, 1-355 Expenses, 1-355 TOR. Abortion, see ABORTION. Face value of instrument, 1-355 Accessory after the fact, 1-393 Indemnity, 1-351, 355 Surety drawers, 1-353 Accomplice as witness, 1-393 Competency, 1-393 Right of accommodation indorser against Corroboration, see infra, Corroboration. prior parties, 1-356 Rights of parties to accommodation paper, Credibility, 1-398 1-350 Credibility at common law, question for Amount of recovery against the accomjury, 1-398 modation acceptor or maker, 1-369 Credibility when testifying under prom-Burden of proof, see infra, Burden of ise of leniency, 1-399 Cross-examination, 1-399 proof. Defendant who has pleaded guilty, General obligation of parties, 1-350 Holders of accommodation paper, 1-360 1-396 Position of party accommodated, 1-350 Discretion of court or prosecuting offi-Rights of accommodation party after payment, see infra, Rights of accomcer, 1-397 Evidence received with caution, 1-398 modation party after payment. Infamy, 1-394 Rights of bona fide holders, see infra, Joint indictment, 1-394 Purchasers for value and without Method of introducing an accomplice, 1-397 Promise of reward, 1-394 Successive accommodation parties, see Right to pardon accomplice testifying for prosecution, 1-406 infra, Successive accommodation parties. When chargeable with notice of accom-Separate indictment, 1-394 modation character of instrument, Separate trial, 1-395 1-367 Statutory changes, 1-396 Who is bona fide holder, see infra, Pur-When admitted as witness, 1-397 Witness guilty as principal, 1-394 chasers for value and without notice. Approver defined, 2-519 Sealed notes, 1-335 Bribery, 4-909 Burglary, 5-49 Statute of frauds, 1-344

How affected by statute of frauds, 1-344 Verbal promise to indorse or accept, Civil actions: 1-344 Corroboration, 1-405 Written acceptance or indorsement for Confession, 1-404 Corroboration, 1-399 accommodation, 1-345 Subrogation, 1-372; 27-231 Actions for penalties and forfeitures, Accommodation acceptor of bill, 27-231 Accommodation indorser for two joint 1-405 At common law, 1-399 Bribery, 4-909 makers, 27-231 Subrogation to creditor's securities, By statute, 1-401 Civil actions, 1-405 1-371 Subrogation to defenses against holder, Confession, 1-404 In trials for misdemeanors, 1-405 1-373 Successive accommodation parties, 1-356 Must be upon material point and connect prisoner with crime, 1-403 Accommodation indorser and surety Need not be direct, 1-402 maker, 1-360 Circumstances showing joint liability, One accomplice corroborating another, 1-358 1-405 Possession of stolen property, 1-404 Contribution, 1-357 Upon every fact, 1-402 Liable in order of names, 1-356 Rights and liabilities generally, 1-356 When corroborative evidence may be When chargeable with notice of accomintroduced, 1-401 modation character, 1-367 When sufficient, 1-402

```
ACCOMPLICES, cont'd.
                                                  ACCORD AND SATISFACTION, cont'd.
  Corroboration, cont'd.
                                                     Agreement of accord, 1-409
      Where several prisoners are charged,
                                                     Assault and battery, 1-410
        1-404
                                                     Bills of exchange and promissory notes:
      Wife, 1-405
                                                         Part payment, 1-416, 417
  Corroborative evidence, 7-867
                                                     Bond:
  Counterfeiting, 7-883, 884
                                                         Distinction between bond with a condi-
      Competency of witnesses, 7-895
                                                          tion and covenant, 1-411
  Credibility, see infra, Accomplice as wit-
    ness.
                                                         Taking check for smaller sum, 1-416
  Criminal intent, 1-391
                                                    Composition with creditors, see Composition
  Cross-examination, 1-399
                                                       WITH CREDITORS.
      Cross-examination as to other offenses,
                                                     Consideration:
         1-407
                                                         Adequacy, 1-412, 429
  Definition, 1-389
                                                         Unliquidated or contingent demand,
  Detectives, see DETECTIVES.
                                                           1-419
  Discretion of court:
                                                     Consideration of the accord, 1-412
      Admitted testimony, 1-397
                                                         Generally, 1-412
  Discretion of prosecuting officer:
                                                         Must be benefit to the creditor, 1-412
      Admission of testimony, 1-397
                                                         Must be legal, 1-412
  Duelling, see Duelling.
                                                         Part payment of liquidated debt or de-
                                                           mand, see infra, Part payment of liquidated debt or demand.
  Duress, 1-391
  Escape, 11-306
  Evidence, see infra, Accomplice as wit-
                                                    Covenant, 1-411
                                                    Death by wrongful act, see Death by
  Feigned accomplices, 1-392
                                                       WRONGFUL ACT.
  Fines and penalties, 1-405
                                                     Definition, 1-408
  Gaming, 1-392; 14-691
                                                     Distress, 9-628
  Husband and wife:
                                                     Execution of the accord, 1-420
      Whether wife may corroborate, 1-405
                                                         Acceptance, 1-421
                                                         Accord without satisfaction, 1-422
  Incest, 1-390
  Infamy and infamous crimes, 1-394
                                                         Conflict as to necessity of execution of
                                                           accord, 1-424
  Intent, 1-391
  Intoxicating liquors, 1-390
                                                         Generally, 1-420
  Larceny, see LARCENY.
                                                         Mutual promise, 1-426
  Libel and slander:
                                                         New promise, 1-423
      Charge that plaintiff is accessory or ac-
                                                         Of what the satisfaction consists, 1-421
        complice, 18-903
                                                         Presumption, 1-427
  Misdemeanors, 1-389
                                                         Promise accepted in satisfaction, 1-423
      Corroboration, 1-405
                                                         Tender of performance, 1-423
                                                     Who may execute the accord, 1-426 Executors and administrators, 1-410
  Murder and manslaughter, see MURDER AND
    Manslaughter.
  Pardon, see Reprieve, Pardon, and Am-
                                                     False imprisonment, 1-410
                                                     Form of the accord, 1-411
    NESTY.
                                                     Fraud and deceit, 1-428
  Principal distinguished from, 1-259
                                                     Freehold estate in land, 1-409
  Prosecuting and district attorneys:
      Admission of accomplice's testimony,
                                                     Ignorance, 1-428
                                                     Illegal contracts, 1-409, 412
                                                    Agreement not to prosecute, 1-413 Insolvency and bankruptcy:
  Questions of law and fact, 1-393
      Accomplice as witness, 1-398
      Credibility, 1-398
                                                         Part payment, 1-414
                                                     Joint creditors, 1-428
  Railroads:
                                                     Joint debtors, 1-427
      Obstructing railroads, 23-794
                                                     Joint tortfeasor, 1-428
  Rape, see RAPE.
                                                     Judgments and decrees, 1-412
  Reasonable doubt, 1-393
                                                     Laches, 18-121
  Receiving stolen goods, 1-393
                                                     Landlord and tenant, 18-292
       Possession of stolen property, 1-404
                                                     Lapse of time, 1-427
  Rewards:
                                                     Libel and slander, 1-410
      Promise of reward, 1-394
                                                     Liquidated damages (see infra, Part payment
  Robbery, 24-1004
  Seduction, 1-390
                                                       of liquidated debt or demand), 1-409
                                                     Misrepresentations, 1-428
  Sodomy, 25-1147
                                                     Mistake, 1-428
  Spectators, 1-391
                                                     Mutual promise, 1-426
  Sunday, 1-390
                                                     New promise, 1-423
  Test, 1-390
                                                     Novation, 1-409
  Various crimes, 1-390 et seq.
  Warrants, see WARRANTS.
                                                     Partnership, 1-428
                                                     Part payment:
  Who is an accomplice, 1-390
Witnesses, see infra, Accomplice as witness. ACCORD AND SATISFACTION, 1-408
                                                         Unliquidated or contingent demand,
                                                           1-419
                                                     Part payment of liquidated debt or demand,
  See Arbitration and Award; Composition
    WITH CREDITORS; RELEASE AND DISCHARGE.
                                                           1-413
```

Part payment of liquidated debt or demand,	Accounts rendered (see infra, Assent of
cont'd.	party to be charged), 1-436
Common-law rule, 1-413	Accounts stated, 1-437
Creditor retaining property, 1-418	Acquiescence, 1-444
Debtor relinquishing property, 1-418	Actual examination or admission of cor- rectness, 1-444
Giving additional security, 1-418 Insolvency of debtor, 1-414	Agents, 1-437
Judgment debt, 1-417	Agreement as to correctness of accounts,
Parol release of judgment, 1-414	1-442
Part payment not satisfaction, 1-413	Agreement as to the items and balance,
Payment at earlier date or different	1-443
places, 1–416	Appraisers, 1–437 Arbitrators, 1–437
Payment by check or note, 1-416 Payment by negotiable note of debtor,	Assent of party to be charged, see infra,
1-416	Assent of party to be charged.
Payment by note of third person, 1-417	Conclusiveness, 1-458
Payment by stranger, 1-416	Estoppel, 1-458
Payment in property, 1-417	Generally, 1-458
Receipt, 1-415 Receipt of principal, 1-414	Notes for halance settled, 1-459 Definition, 1-437
Release under seal, 1-415	Final adjustment, 1-443
Variant mode of payment, 1-415	Impeaching settled or stated accounts,
Payment (see infra, Part payment), 1-409	see infra, Impeaching settled or stated
Personal property, 1-409	accounts.
Presumptions, 1-427	Lapse of time, 1-444 Nature and effect of account stated,
Real property, 1–409 Receipts, 1–414, 415	1-456
Receipts in full, 23-989	New promise, see infra, New promise.
Release, 1-409, 415, 427	Parties, 1-437
Rescission, 1-409, 430	Admissions to third persons, 1-438
Satisfaction:	Assent of party to be charged, see
Acceptance, 1–421 Accord without satisfaction, 1–422	infra, Assent of party to be charged.
Conflict as to necessity of execution of	Executors and administrators, 1-438
accord, 1-424	Generally, 1-437
Generally, 1-420	Infants, 1-438
Mutual promise, 1–426	Joint parties, 4-438
New promise, 1-423 Of what the satisfaction consists, 1-421	Married women, 1-438
Presumption, 1-427	Partners, 1–439 Public officers, 1–439
Promise accepted in satisfaction, 1-423	Statute of limitations, 1-439
Tender of performance, 1-423	Payment, see infra, Payment.
Who may execute the accord, 1-426	Previous transactions, 1-440
Statute of frauds, 29-956 Subject-matter of the accord, 1-409	Mutual or cross-demands, 1-440
Assault, 1–410	Necessity of previous transactions of monetary character, 1-440
Damage to property, 1-410	Original debt void, 1-442
Disputed claim for damages, 1-410	Original indebtedness not recover-
False imprisonment, 1–410	able, 1-442
Freehold estates, 1-409 Illegal obligation, 1-409	Single items, 1-440
Libel, 1-410	Statute of frauds, 1–442 Promise, 1–455
Personal property, 1-409	Conditional promise, 1-455
Unliquidated demand, 1-409	Consideration, 1-455
Telegraphs and telephones:	Express, 1-455
Statutory penaltics, 27-1086 Tender of performance, 1-423	Future promise, 1–455
Unliquidated demand, 1-409, 419	Mutual accounts, 1–455 Promise implied, 1–437
ACCORDING, 1-430	Questions of law and fact, 1-454
ACCORDINGLY, 1-430	Acquiescence, 1-444
ACCORDING TO:	Administration, see Executors and Admin-
By, 5–83 ACCORDING TO LAW, 1–430, 540	ISTRATORS.
ACCOUNTABLE, 1-431	Admiralty jurisdiction, 1-661
ACCOUNTABLE RECEIPT, 1-432	Admissions (see infra, Assent of party to be charged), 1-674, 718
Forgery, 1-432	Admission of partners, 1-430
ACCOUNTANTS, 1-432	Admissions to third persons, 1-438, 453
Expert and opinion evidence, 12-428	Advancements, 1–780
ACCOUNTING OFFICER, 1-432 ACCOUNTS, 1-433	Agency, see Agency,
Account books, see Documentary Evidence.	Application of payments, see Application of Payments.
	Volume XXXI.
	f Anthing VVVI

ACCOUNTS, cont'd.	ACCOUNTS, cont'd.
Arbitration and award, 1-437	Conclusiveness, see infra, Accounts stated.
Assent of party to be charged, 1-444	Consent, see infra, Assent of party to be
Account rendered by post, 1-451	charged.
Accounts adjusted in the presence of	Consideration, 1-455
both parties, 1-446	Constitutional law:
Admission must be direct and uncondi-	Right of trial by jury, 6-986
tional, 1-446	Copyright, see Copyright.
Admissions must be unconditional, 1-446	Current accounts, 1-435; 8-504
Admissions to third parties, 1-453	Definition, 1-431, 434
Bank and depositor, 1–449 Bills of exchange, 1–447	Documentary evidence, see Documentary Evidence.
Claiming balance, 1-447	Due bills, 1-447
Conclusiveness of retention of accounts,	Duress, 1-445, 446
1-452	Equity of redemption, see Equity of Re-
Due-bills, 1-447	DEMPTION.
Duress, 1-445, 446	Estoppel, 1-458
Evidence of settlement, 1-447	Evidence, see Documentary Evidence.
Express or implied, 1-445	Executions:
Form immaterial, 1-444	Whether book accounts are subject to
Form of account rendered, 1-452	execution, 11-623
Generally, 1-444	Executors and administrators, see Executors
Giving evidence of indebtedness, 1-447	AND ADMINISTRATORS; FOREIGN EXECU-
Implied assent, 1-445, 446	TORS AND ADMINISTRATORS; JOINT EXEC-
Necessity, 1-444 Objection to particular items, 1-447	utors and Administrators. Factors or commission merchants, see Fac-
Payment of balance, 1-446	tors or Commission Merchants.
Payment without objection on accounts	Final judgments or decrees, see Final Judg-
rendered, 1-446	MENTS AND DECREES.
Post, 1-451	Foreign executors and administrators, see
Promise to pay the debt of another,	Foreign Executors and Administrators.
1-445	Foreign guardians, 13-973
Promising to pay an account received	Forgery, 13-1092, 1099
without objection, 1-448	Making false entries in books, 13-1092
Promissory notes, 1-447 Reasonable time for the retention of ac-	Fraud and deceit, 1-463, 464
count, 1-451	Accounting in equity, 14–176 Impeaching settled or stated accounts,
Receiving the balance, 1-447	1-460
Retaining account rendered, without ob-	Guardian and ward, see GUARDIAN AND
jection, 1-448	WARD.
Scope of matters covered, 1-453	Husband and wife, 1-438
Signature, 1-444	Illegal contracts, see ILLEGAL CONTRACTS.
Statute of limitations, 1-452	Impeaching settled or stated accounts, 1-
Time of assent, 1-445	460
Assignments:	Accounts settled with knowledge, 1-461
Book accounts, 2-1015 Open accounts, 2-1020	Burden of proof, 1-461 Generally, 1-460
Unliquidated balance, 2-1020	Impeaching accounts collaterally, 1-462
Assignments for benefit of creditors, see	Lapse of time, 1-464
Assignments for Benefit of Creditors.	Opening accounts de novo, 1-463
Auctions and auctioneers, see Auctions and	Settled accounts, 1-462
AUCTIONEERS.	Surcharging and falsifying, 1-463
Audit, 3-513	Usury, 1-465
Balance, 3-765	Infants, 1-438
Balance, claiming, 1-447	Insanity, see Insanity.
Bank accounts, 1-436	Insolvency and bankruptcy, see Insolvency
Bankruptcy, see Insolvency and Bank-	AND BANKRUPTCY.
RUPTCV. Bills of exchange and promissory notes:	Interest, see Interest. I. O. U., 1-447
Direction to place to account, 4-137	Itemized account, 17-578
Giving bill or note as admission, 1-447	Joint executors and administrators, see JOINT
Notes for balance settled, 1-459	EXECUTORS AND ADMINISTRATORS.
Book accounts, 1-436; 4-704	Joint parties, 1-438
Books of account as evidence, see Docu-	Joint tenants and tenants in common, see
MENTARY EVIDENCE.	JOINT TENANTS AND TENANTS IN COMMON.
Burden of proof:	Jury and jury trial:
Impeaching settled or stated accounts,	Right of trial by jury, 6-986
1-461	Justices of the peace, 18-25
Choses in action, 6–5 Claim and account, 6–106	Kinds of accounts, 1-435 Laches, see Laches.
Commission merchants, see Factors or Com-	Lapse of time, 1-444
MISSION MERCHANTS.	Limitation of actions, 19-210, 276
	Volume VVVI

ACCOUNTS, cont'd.

ACCOUNTS, cont'd. Trusts and trustees, see TRUSTS AND TRUS-Limitation of actions, cont'd. Acquiescence by retention of account TEES. United States commissioners, see United 1-452 STATES COMMISSIONERS. Entries in books of accounts, 19-331 Limited partnership, see LIMITED PARTNER-Usury, 1-465 Vendor and purchaser, see VENDOR AND PUR-CHASER. Liquidated accounts, 19-392 ACCRETION, 1-467 Long accounts, see Referees. See Accession. Mailing, 1-451 Alluvion, 2-1, 173 Married women, 1-438 Alluvion result of encroachment, 1-472 Mere account, 20-585 Alluvion defined, 1-467 Mistake, 1-463, 464 Apportionment of accretions, 1-477 Accounting, 20-829 In general, 1-477 Impeaching settled or stated accounts, Islands in private waters, 1-478 1-461 Compensation for risk or loss, 1-476 Mortgages, see Mortgages. Municipal corporations: Dedication, 9-77
De minimis non curat lex, 1-476; 8-830 Accounts stated by officers of municipal corporations, 1-438 Ejectment, 10-478 Mutual accounts, see MUTUAL ACCOUNTS. Filum aquæ, 13-19 Imperceptible, 1-469 New promise: Imperceptible increase, 1-469, 470 Accounts stated as new promise, 1-456 Balance is principal, 1-457 Increase: Imperceptible increase, 1-469, 470 Generally, 1-456 International law, see International Law. Interest, 1-457 Money secured by deed not re-Islands, 1-475; 17-536 coverable upon an account stated, Apportionment of accretions, 1-478 Doctrine of accretion and reliction as 1-457 Original items not provable, 1-456 applicable to islands, 1-475 Officers and agents of private corpora-Illustrations, 17-536, 537 Island cut off from main land, 1-474 Accounts stated by officers of private Islands in private waters, 1-476 corporations, 1-438 Islands in public waters, 1-475 Private waters, 1-478 Open accounts, 1-435; 21-919 Opening accounts, see infra, Impeaching settled or stated accounts. Right to accretions, 17-536 Where accretions come in contact with another island or with mainland, 17-Parties, see infra, Accounts stated. Partnership (see Partnership), 1-439 Navigable waters, 1-468 Payment: Property in accretion, 1-469 Accounts stated as payment, 1-458 Post, 1-451 Accretion and reliction compared, 1-473 Previous transactions, see infra, Accounts Alluvion the result of encroachment, stated. Promise, see infra, Accounts stated. Doctrine of accretion and reliction as Public officers, 1-439 applicable to islands, 1-475 Accounts stated by officers of municipal Future accretion, 1-471 corporation, 1-438 Gradual distinguished from sudden in-Questions of law and fact: crease, 1-471 Accounts stated, 1-454 Increase must be imperceptible, 1-470 Reasonable time: In general, 1-469 Retention of account, 1-451 Receivers, see Receivers. Legislation on the subject of accretion, Redemption, see Equity of REDEMPTION. Necessity of title to water line, 1-473 Referees, see REFEREES. Public use, 1-472 Rendering accounts (see infra, Assent of Rationale of rule as to property in acparty to be charged), 1-436 cretions, 1-476 Res judicata, 24-770. Reappearance of land after submergence, Retention of accounts, see infra, Assent of 1-474 party to be charged. Public policy, 1-476 Settled accounts (see infra, Impeaching set-Public use, 1-472 tled or stated accounts), 1-436 Reliction, 1-473 Settlement, 25-627 Doctrine of reliction applicable to particular islands, 1-475 Signature, 1-444 Stated accounts, see infra, Accounts stated. Ejectment, 10-478 Island cut off from mainland, 1-474 Statute of frauds, 1-442 Summary proceedings, 27-378 Reliction and accretion compared, 1-Surcharging and falsifying, 1-463 Reliction defined, 1-473 Fraud, mistake, etc., 1-464 Meaning of the term, 1-463 Riparian rights, 1-468; 24-979 When leave granted, 1-464 Seaweed, see SEAWEED. Taxation, see TAXATION. Title, ownership, and possession, 1-467 20 Volume XXXI.

22002 2002.		
ACCRUAL:	ACKNOWLEDGM	ENTS. cant'd.
Accrual of indebtedness, 20-391	Certificate, cont'd.	21(15), 00/// 01
ACCRUE, 1-479	Errors, 1-546	
ACCRUED, 1-479		infra, Certificate as evi-
ACCRUER, CLAUSE OF, 1-480	dence.	£ 11
ACCRUING, 1-479 ACCUMULATED SURPLUS, 1-481		of deed, 1–542 o married woman, 1–520
ACCUMULATIONS, see Perpetuities		eld not to be equivalent,
Trusts for Accumulation.	1-551	,
ACCUSE, 28-142	Fact of acknow	wledgment must be shown,
Threat to accuse, 1-481	1-541	
ACCUSED, 1-481 ACCUSTOMED, 1-482	Fatal omissior Generally, 1–5	
ACID PHOSPHATE, 1-482	Impeachment,	
ACKNOWLEDGE, 1-482		fficer for false certificate,
Acknowledged child, 27-350	1-555	
ACKNOWLEDGMENTS, 1-483	Married wome	
See Recording Acts. Abandonment:	intendment,	ls cannot be supplied by
Married women, 1-521		ntity of grantor, see infra,
According to law, 1-540		identity of grantor.
Adverse possession, see Adverse Possess		ter of officer, see infra,
Agency:		acter of officer.
Acknowledgment by agent, 1-508 Officer who is agent of grantor, 1-4		lerical error, 1-542
Amendment, 1-552	Omissions not	
By the court, 1-554	Parol evidence	not admissible, 1-551
By the officer, 1-552	Place of certif	
Correction after record, 1-553		of venue, 1-528
Arbitration and award, 2-548 Assignments for benefit of creditors, see		that deed was acknowl- cantor, 1–541
SIGNMENTS FOR BENEFIT OF CREDITOR		
Attorney and client:		ination, 1–517, 551
Acknowledgment by attorney, 1-508	Signature, 1-5	
Officer who is attorney of grantor	I- Signature to attestation,	defective certificate as
494 Bail (in civil cases), see BAIL (IN C		irements, 1–526
Cases).		ance sometimes required,
Bail and recognizance (in criminal case		
3-702 Barrier - San		stantial compliance with
Boundaries, 4–803 Burden of proof:	statute, 1-5;	ompliance with statute,
Impeaching certificate, 1-561	1-538	omphance with statute,
Certificate (see infra, Who may take	ac- Surplusage, 1-	
knowledgments), 1-526	Time of makin	1g, 1-527
According to law, 1–540 Acknowledged, 1–542	Venue, 1-527	d from doed v so
Adoption of signature by acknowl		d from deed, 1–528 d from extrinsic evidence,
ment, 1-541	1-528	a mam emmane evidence,
Amendment, see infra, Amendment.	What it must	
Certificate dated earlier than deed, 1-		
Certificate of magistracy and conform		of to impeach, 1–561 sumed correct, 1–561
		ma facie evidence, 1-556
signature, 1-536	Estoppel, 1-55	
Certificate that acknowledgmen		acknowledgment of deed,
according to law, 1-536 Double certificate for acknowl	1-555	noto 1 560
ments out of state, 1-535	edg- Forged certific General rule,	
Judicial notice that certain co		
are courts of record, 1-537	Impeachment,	1-560
Justice of the peace taking ackn	wl- Mere preponde	erance of evidence insuffi-
edgments out of county for whe is appointed, 1-537		each, 1–561 lence required to impeach,
Officer not having an official	eal, 1–560,	ence required to impeach,
r-537	Officer as with	ness, 1-562
Certificate should be indorsed on d	eed, Presumption	as to time of delivery,
I-526	1–556	t of color to
Clerical errors, 1-542, 547 Conflicting statements of locality, 1-		t of acknowledgment or
Date, 1-529	- ·	rtificate is conclusive in
Equivalent words may be used, 1-55		
	21	Volume XXXI

Volume XXXI.

	ACKNOWLEDGMENTS, cont'd.
ACKNOWLEDGMENTS, cont'd.	
Chattel mortgages:	De facto officers, 1-495 Acknowledgment before de facto officer,
Absence of acknowledgment not cured	
by recording, 5-972	8–820 Defective acknowledgments, see infra, Curing
Affidavit, 5-973	Defective acknowledgments, see infin, outling
Compliance with statutory form, 5-972	defective acknowledgments.
Defective acknowledgment, 5-973	Definition, 1-484
lllustrations, 5-972, 973	Delivery, 1-541
Must be disinterested party, 5-972	Deputy, 1-496
Necessity, 1-491	Acknowledgment taken by deputy, 1-496
Parties and third persons with notice,	Deputy may take acknowledgments in
5-973	his own name, 1-497
Partnership, 5-972	Examples, 1-496, 497
Possession by mortgagee, 5-973	Presumption as to authority and ap-
The officer, 5-971	pointment of deputy, 1-496
Clerical errors and technical omissions, 1-547	Desertion:
Clerks of court (see infra, Who may take	Married women, 1-521
acknowledgments):	Divorce:
False certificate of acknowledgment,	Married women, 1-521
6-143	Dower:
Cloud on title:	Release of dower, 10-213
False certificate of acknowledgment,	Relinquishment of dower, 1-549, 552
6–161	Due form, 10-283
Compulsion, 6-419	Duress, 1-520
Conflict of laws, see infra, Private interna-	Equitable election, 11-105
tional law.	Estoppel, 1-559
Constitutional law:	Married women, 1-521
Curing acts, 1-567	Evidence:
Retroactive act curing defects in	Certificate as evidence, see infra, Certifi-
acknowledgments, 6-940, 943	cate as evidence.
Consuls, 1-506	Duly acknowledged deed admissible in
Corporations, 1-510	evidence without further proof of
Acknowledgment by officer affixing seal,	execution, 1-485
1-510	Extrinsic evidence of official character,
Acknowledgment by officer as his own	1-532
act, 1-511	Instrument may be acknowledged when
Acknowledgment by officers of corpora-	offered in evidence, 1-526
tion, 1-510	Whether record essential to admission
Acknowledgment of articles of incor-	in evidence, 1-485
poration, 1-512	Execution:
County, see infra, Venue.	Certificate as evidence, r-555
Courts:	Executory contracts, 1-515, 516
Amendment, 1-554	Exemptions, see Exemptions from Execu-
Power of court to order married woman	Ex officio officers, 1-495
to make acknowledgment, 1-514	
Curing defective acknowledgments, 1-562	Explanation of contents to married woman.
By statute, 1-564 After judgment, 1-566	Certificate, 1-520
Constitutionality of curing acts,	Interpreters, 1–519
1-567	Necessity, 1-518
Curing acts construed liberally,	Presence of husband, 1-519
1–568	When explanation unnecessary, 1-519
Curing defects after lapse of time,	Whether explanation must be private,
1-565	1-519
Defects not cured, 1-565	Explanation of deed, 1-542
Generally, 1–564	Foreclosure of mortgages:
How far statute retroactive, 1-566	Invalid acknowledgment, r3-814
Pending judgment, 1-566	Foreign state or country, see infra, Private
Unauthorized officers, 1-565	international law.
Want of seal, 1-565	Forgery:
By subsequent acknowledgment, 1-562	Forged certificate, 1-560
Fraudulent acknowledgment, 564	Homestead, 15-725
In general, 1-562	Certificate of acknowledgment, 15-682
Ratification by widow, 1-563	Necessity of acknowledgment, 15-581
Date, 1-529, 8-730	Private examination, 15-681
Omission of date in acknowledgment,	Relinquishment of homestead, 1-549
8-728	Time of acknowledgment, r5-68%
Presumption arising from date of deed,	Husband and wife, see infra, Married women.
8-730	Identity of grantor, see infra, Name and
Presumption as to date of acknowledg-	identity of grantor.
ment, 8-731	Impeachment of certificate, r-561
Dedication, 9-35	Infants, 1-507

ACKNOWLEDGMENTS, cont'a.	ACKNOWLEDGMENTS, cont'd.
Interest:	Name and identity of grantor, cont'd.
Officers, i-493	Personal acquaintance shown by implica-
Judicial and ministerial, 1–485 Whether acknowledgment judicial or	tion, 1–545 Personally, 1–545
ministerial, 1-485	Recital that officer is satisfied as to
Judicial notice:	identity, 1–546
Courts of record, 1–537 Justices of the peace, 1–530	Variances in name held not fatal, 1-543 What amounts to personal acquaintance,
Judicial sales:	1-546
Deed, 17-1033	Name of officer, 1-530
Justices of the peace, i-500 Certificate of magistracy and conformity,	Necessity, 1-485, 488 Actual notice, 1-492
1-535	As against persons without notice, 1-489
Judicial notice, 1-530	Chattel mortgage, 1-491
Ministerial acts, 18-44 Leases, 18-607	Constructive notice, 1-492 Essential to pass title, 1-492
Limitation of actions, see Limitation of	How far necessary to validity of deed,
Actions.	1-488
Marriage settlements, 19-1235 Married women, 1-512	Married woman's deed, 1–491 Married women, 1–512
Acknowledgment by husband and wife	Morfgage, i-491
need not be at same time, 1-513	Purchasers and creditors, 1-489
Acknowledgment essential part of married woman's deed, i-512	Recording unacknowledged deed made notice by statute, 1-492
Acknowledgment to bind wife, of deeds	Registration without acknowledgment is
executed by both husband and wife,	not notice, 1-490
1-513 Assent of husband, 1-513	Unacknowledged deed good as a con- tract, 1–492
Certificate, 1-513	Unacknowledged deed good between the
Deed from husband and wife to wife's	parties, 1–488
lands acknowledged by husband only,	Notary public, see Notary Public. Notice (see infra, Necessity):
Deed to lands of husband not acknowl-	Actual notice, 1-492
edged by wife, 1-514	Constructive notice, 1-492
Disabilities of married women removed by statute, 1-512	Object, 1-484 Officer (see infra, Who may take acknowl-
Generally, 1-512	edgments):
Husband acting as attorney for wife,	Amendment, 1-552
1-508 Necessity, 1-512	Citring defects, 1-565 Liability of officer for false certificate,
Power of court to order acknowledg-	1-555
ment, 1–514	Official character of officer, see infra,
Privy examination, see infra, Separate examination.	Official character of officer. Personal acquaintance, see infra, Name
Ratification by widow, 1-563	and identity of grantor.
Refusal to acknowledge, 1-514	Witness, officer as, r-562
Separate examination (see infra, Separate examination):	Officers and agents of private corporations,
Husband attorney for wife, 1-509	Officer's signature, 1-529
Time when acknowledgment must be	
made, 1–524, 526 Who may make acknowledgments,	Deeds in another state, r-53r General rule, r-530
f-507, 512	Judicial notice, 1-530
Master in chancery, 1-502	Official character shown by evidence
Mayors, 1–500 Mechanics' liens, 20–353	allunde, 1-532 Presumption of authority, 1-531
Ministerial, see infra, Judicial and minis-	Representations of officer prima facie
terial.	evidence of his authority, 1-531
Mortgages: Application of general principles, 20-	Should appear in certificate, 1-530 Statement of official character in body
906	of certificate, 1-531
Assignment of mortgages, 20-1035	Surplusage in description, 1-5:32 Origin, 1-488
Necessity, 1-491, 20-966 Presumption of validity of certificate of	4
acknowledgment, 20-907	Certificate, 1-551
Sufficiency, 20–906	Partnership, r-509 Acknowledgment by member of partner-
Name and identify of grantor, 1-542 Certificate must show that grantor was	ship, 1, 509
known to officer, 1-544	Surviving partner, 1-509
Fatal variances, 1-543	Patents, see Patents. Personally, 1-545
In general, 1-542	Volume XXXI.
	-J

CKNOWLEDGMENTS, cont'd.	Separate examination, cont'd.
Place, see infra, Venue.	Contracts charging separate estate, 25-
Power of attorney, 22-1086	394
Preferred creditor:	Contract to convey land, 1-515
Officer a preferred creditor, 1-494 Presumptions:	Deeds executed before marriage, 1-516
Certificate presumed correct, 1-561	Divorce, 1-521
Officer's authority, 1-531	Estoppel, 1-521
Presumption that deed was acknowledged	Examination apart from husband, 1-521
by grantor, 1-541	Examination by commission, 1-516
Time of delivery, 1-556	Examination must be personal, 1-521
Venue, 1-528	Executory contracts, 1-515, 516
Private international law:	Explanation of contents, see infra, Ex-
Acknowledgment before officers of other	planation of contents to married
states, 1-501	woman.
Certificate of magistracy and conformity,	Fact of separate examination must ap-
1-535	pear in certificate, 1–517 General requirements, 1–517
Commissioners of the state where the	In general, 1–514
property is situated, 1–502 Extraterritorial authority of officer,	Necessity, 1-514
	Object of practice, 1-516
I-498	Origin of practice, 1-516
Foreign state or country, 1-501, 505 Formalities required, 1-504	Parol evidence, 1-551
Lex loci rei sitæ, 1-504	Separate property of married women,
Master in chancery, 1-502	25-401, 413
Privy examination, see infra, Separate ex-	Separation, 1-521
amination.	Statutes not requiring separate examina-
Proof of acknowledged instruments, 11-588	tion, 1-522
Public officers (see infra, Who may take	Statutes removing disabilities of married
acknowledgments):	women, 1-522
Amendment, 1–552	Statutes requiring separate examination,
Curing defects, 1-565	1-523
Liability of officer for false certificate,	Voluntary act and deed, 1-520
I-555	What constitutes separate examination,
Name of officer, 1-530	I-52I
Official character of officer, see infra, Official character of officer.	When separate examination is not neces-
	sary, 1-516
Signature, 1–529 Witness, officer as, 1–562	Separate property of married women, see infra, Separate examination.
Purchasers for value and without notice, see	Separation:
infra, Necessity.	Married women, 1-521
Railroad securities, see RAILROAD SECURITIES.	Several grantors, 1-507
Ratification by widow, 1-563	Sheriffs' sales, 1-508
Receipt, 23-979	Sheriff's deed, 25-812
Recording acts:	Signature, 1-529
Acknowledgment essential to admit deed	Adoption of signature by acknowledg-
to record, 1-485	ment, 1-541
Necessity of acknowledgment, 24-101	Certificate authenticating officer's signa-
Seal need not be copied into record,	ture, 1-536
1-534	Name of officer need not appear in
Relationship, 1-494	body of certificate, 1-530
Retroactive and retrospective laws, 1-566	Necessity of signature, 1-529
Satisfied, 1-546 Seal, 1-532	Officer taking acknowledgment, 1-529
Curing defects, 1-565	Official character of officer, see infra Official character of officer.
Device of seal prescribed by statute,	Signature to defective certificate as at-
1-533	testation, 1-530
Necessity of seal, 1-532	Subscribing witnesses, 1-569
Place of seal, 1-534	Sundays, 1-526
Seal need not be copied into record,	Suretyship, 27-447
I-534	Surplusage:
Statement that seal was affixed, 1-534	Certificate, 1-552
Separate examination, 1-514	Description of officer, 1-532
Abandonment, 1-521	Tax titles, see Tax TITLES.
Abolition of separate examination,	Time of making certificate, 1-527
1-522	Time when acknowledgment must be made
Acknowledgment in open court, 1-516	1-524
Acknowledgment not essential to valid-	Before completion of deed, 1-525
ity of deed, 1-523	Husband and wife, 1-526
Act free from compulsion, 1–520 Canada, 1–515	Husband must acknowledge before wife'
Certification, 1-51	examination, 1–524 In general, 1–524
· -	
	volume XXXI.

1-493

ACKNOWLEDGMENTS, cont'd. ACKNOWLEDGMENTS, cont'd. Who may take acknowledgments, cont'd. Time when acknowledgment must be made, Official character of officer, see infra, Official character of officer. cont'd. Instrument may be acknowledged when offered in evidence, 1-526 Preferred creditor, 1-494 Sunday, 1-526 Proof of official character, 1-503 Relationship, 1-494 Time immaterial, 1-525 Taken by officer of a foreign state, Whether acknowledgment by husband and wife must be made at same time, 1-505 United States statutes, 1-500 Within the state, 1-499 Trust deeds and power of sale mortgages, 28-762 Wills, see WILLS. Twofold object of acknowledgment, 1-484 Witnesses: United States commissioners, 29-192 Officer as witness, 1-562 Variance, see infra, Name and identity of Proof by subscribing witnesses, 1-569 ACQUAINTANCE, 1-569 grantor. Venue, 1-527 Intimate: Certificate must show where acknowl-Intimate acquaintance, 17-186 ACQUAINTED, 1-569 ACQUETS AND CONQUETS, 1-570 edgment was made, 1-527 Conflicting statements of locality, 1-527 ACQUIESCENCE, 1-570 Presumption of venue, 1-528 Venue supplied by deed, 1-528 See Admissions; Laches. Copyright, 7-586 Venue supplied by extrinsic evidence, De facto officers, see DE FACTO OFFICERS. 1-528 Who may make acknowledgments, 1507 Laches, 1-570 Agent, 1-508 Questions of law and fact, 23-580 Waiver, 29-1092 Attorney, 1-508 Corporations, 1-510 ACQUIRED, 1-571 Husband and wife, 1-571 Generally, 1-507 Separate property of married women, 1-Grantor, 1-507 Infants, 1–507 Married women (see *infra*, Married 571 ACQUITTAL, 1-572 See JEOPARDY. women), 1-507 Partners, 1-509 Malicious prosecution, 1-573 ACQUITTANCE, 1-572, 1030 Several grantors, 1-507 Strangers, 1-507 Forgery, 1-572 ACQUITTED, 1-573 Who may take acknowledgments, 1-493 ACRE, 1-574 Certificate of magistrate or conformity, ACROSS, 1-574 1-505 Circumstances affecting qualification of ACT, 1-575 officer, 1-493 Covenants, 1-576 Intention, 1-576 Clerks of courts, 1-500 Commissioners of deeds, 1-503 Law, 18-570 Malicious act, 19-628 Commissioners of the state where the property is situated, 1-502 Proceeding, 23-156 Reasonable act, 23-946 Competency depends on statute, 1-493 ACTING, 1-577 ACTING ATTORNEY, 1-577 Conflict of laws, 1-504 Consuls, 1-506 ACTION, 1-577 De facto officers, 1-495 See Case; Cause; Champerty and Maintenance; Choses in Action; Notice of Deputy, 1-496 Ex officio officers, 1-495 Expiration of officer's term, 1-495 PENDENCY AND LIS PENDENS; SUIT. Appeal distinguished from, 2-426 Extraterritorial authority of officer, Appeal from probate, 1-579 1-498 Case: Foreign countries, 1-505 Formalities required where acknowledg-Case equivalent to action, 5-752 Civil action, 6-96 ments are taken in another state, Commencement of action (see LIMITATION OF ACTIONS), 6-217 1-504 Interest, 1-493 Criminal proceedings, 1-580 Justice of the peace, 1-500 Distress: Lex loci rei sitæ, 1-504 Master in chancery, 1-502 Distress for rent not an action, 9-619 Eminent domain, 19-276 Mayor, 1-506 Notary public, see NOTARY PUBLIC. Equity proceedings, 1-578 Fines and penalties, 1-580 Officer also attesting witness, 1-494 Officers of other states, 1-501 Habeas corpus, 15-157 Mandamus (see Mandamus), 1-580; 19-908 Probate and letters of administration, Officer who is attorney or agent of grantor, 1-494 Officer who is grantee or mortgagee, 1-581 Proceeding, 23-156 Quo warranto, 23-600 Officer who is trustee in a deed of trust,

Scire facias, 1-582

ACTION, cont'd.
Set-off, recoupment, and counterclaim (see SET-OFF, RECOUPMENT, AND COUNTER-CLAIM), 1-582 Suit, 1-578 ACTIONABLE NEGLIGENCE, see Negli-ACTION IN EQUITY, see Surprise. ACTION ON THE CASE, see Trespass. ACTIONS FOR DEATH, see DEATH BY WRONGFUL ACT. ACTIO PERSONALIS MORITUR CUM PERSONA, 1-583; 8-854, 855, 1027; 19-145 ACTIVE TRUST, 1-583 See Trusts and Trustees. ACT OF GOD, 1-584
See Accident; Accident (in Equity); In-EVITABLE ACCIDENT OR CASUALTY; PROXI-MATE AND REMOTE CAUSE; UNAVOIDABLE, UNAVOIDABLE ACCIDENT, ETC. Act of God as affecting the performance of contracts, 1-588 Coverant to tepair, 1-589 Destruction of premises, 1-589
Destruction of vessel chartered, 1-589 Express contract, 1-588 Obligation implied by law, 1-592 Where contract has reference to the contimued existence of a particular person or thing, 1-590 Baggage, 3-547 Bail and recognizance (in criminal cases). Bailments, 3-748, 751 Bonds, 4-686 Conditions annexed to bonds, 1-600 Burden of proof, 1-597 Carriers of goods, see infra, Common car-Carriers of live stock, see infra, Common Carriers of passengers, 5-531, 564, 567 Presumptions, 5-624 Collision, 1-586 Common carriers, 1-592; 5-234, 336 Accidents avoidable by ordinary care, 5-234 Act of God must be proximate cause, Act of God one of several causes, 1-595 Burden of proof, 1-597; 5-258, 358 Delay as co-operative negligence, r-596; 5-258 Exoneration of carrier, 1-592 Failure to deliver, 5-235 Floods, see FLOODS. Freezing of canal, 5-234 Freezing of goods in transit, 1-503 General rule, 1-592 Illustrations, 5-234, 235 Negligence of carrier as a co-operative cause, 1-595 Perishable goods destroyed by freezing, 5-234 Proximate cause, 5-235 Upon their contracts as insurers, 1-592 Upon their contracts to deliver within a reasonable time, 1–598 Upon their contracts to perform certain stipulated acts, 1-599 Warehouseman, 5-285

Astion.

ACT OF GOD, com'd. Conditions, 1-599 Conditions annexed to bonds, 1-600 Conditions precedent, 1-599 Conditions subsequent, 1-600 Contracts, see infra, Act of God as affecting the performance of contracts. Contracts of hire, 7-302 Damnum fatale, 8-698 Definitions, 1-584 Demarrage, 9-244
Destruction of premises, 1-589 Effect in general, 7-147 Examples, 1-584 Fixtures: Severance, 13-615 Floods, see FLOODS. Fortuitous event, 1-587 Freezing of canal, 1-599
Freezing of canal or river, 1-585 Freezing of goods in transit, 1-593 Freshet, 1-585 Implied contracts, 1-592 Inevitable accident: Inevitable accident and act of God distinguished, 1-587 Inns and innkeepers, 16-528 Landlord and tenant: Covenant to repair, 1-589 Lightning, tornadoes, sudden squalls, 1-585 Negligence, 21-497 Negligence of carrier as a co-operative cause, 1-595 Perils of the sea, 1-588 Proximate and remote cause, 1-595 Sales, 24-1086 Substantial performance, 1-592 Waste, 30-255 ACT OF INSOLVENCY, 1-600 ACTORS, see THEATRES AND AMUSEMENTS. ACTS, see STATUTES. ACTS OF PROVIDENCE, 18-254 ACTUAL - ACTUALLY, 1-601, 602 See Constructive. Actual change of possession, 1-601 Actual cost, 1-602
Actual total loss, see Abandonment and TOTAL LOSS. In actual service, 16-125 ACTUAL BREAKING, see BURGLARY. ACTUAL CONFINEMENT, 6-587 ACTUAL COST, 1-602 Market value and actual cost distinguished, 19~1154 ACTUAL DAMAGES, 1-602 See Exemplary Damages. ACTUAL EVICTION, see Eviction. ACTUAL FORCE, 13-740 See FALSE IMPRISONMENT; FORCIBLE ENTRY AND DETAINER. ACTUAL FRAUD, see FRAUD AND DECEIT. ACTUALLY EMPLOYED, 1-603 ACTUAL MILITARY SERVICE, 1-607 ACTUAL NOTICE, see Notice. ACTUAL OCCUPANCY, 1-604 ACTUAL POSSESSION, 28-238 See Aguerse Possession; Trespass. What constitutes, 28-574 ACTUAL RESIDENCE, 1-605; 24-696 ACTUAL SETTLER, 1-606 ACTUAL VALUE, 1-607; 29-577 Fires, 13-536

```
ACTUS DEI, 1-608
                                                 ADEMPTION OF LEGACIES, cont'd.
ADAPT, see FIXTURES.
                                                   Loco parentis, see infra, Persons in loco pa-
ADAPTATION, see FIXTURES.
                                                     rentis.
AD COLLIGENDUM, see EXECUTORS AND
                                                    Lost property, 1-627
  Administrators.
                                                   Modes of ademption, 1-613
ADD, 1-608
                                                    Mortgages, 1-627
ADDITION, 1-608
                                                    Parent and child, see infra, Persons in loco
  Building purposes, 4-998
                                                     parentis.
  Fire insurance, 13-111
                                                    Payment, 1-630
  In addition, 16-126
                                                   Persons in loco parentis, 1-613
  Mechanics' liens, see Mechanics' Liens.
                                                        Accomplishment by testator of purpose
ADDITIONAL, 1-608
ADDRESS OF LETTERS, 1-609
                                                          for which legacy is given, 1-619
                                                        Ademption by advanced payments, 1-613
ADEMPTION OF LEGACIES, 1-610
                                                        Ademption operates pro tanto, 1-622
  Acquisition, 1-629
                                                        Advanced portion must be a gift, 1-616
      Collection of promissory note, 1-630
                                                        Advanced portion must be ejusdem gen-
      Distinction between cases of enforced
                                                          eris, 1-618
        and voluntary payments, 1-630
                                                        Advanced portion only presumed to be
      Doctrine confined to specific legacies,
                                                          intended to adeem, 1-620
                                                        Advancements, 1-614
        1-620
      General rule in cases of ademption by
                                                        Bequest of residue of estate, 1-617
        acquisition, 1-629, 630
                                                        Bequests for specific purposes, 1-619
      Limitation of the rule, 1-631
                                                        Circumstances necessary to constitute
  Advanced portions, see infra, Persons in loco
                                                          the relationship, 1-615
                                                        Declarations of testator, 1-621
    parentis.
                                                        Doctrine criticised, 1-622
  Advancements, see ADVANCEMENTS.
  Alienation, 1-63
                                                        Doctrine stated generally, 1-613
                                                        Evidence, 1-621
Gift must be made to legatee, 1-616
      Ademption pro lanto, 1-625
      Bequest of proceeds, 1-624
      Conveyances of real estate, 1-626
                                                        Gift must be of a substantial amount,
                                                          1-617
      Destruction of property, 1-627
      Gifts, i-623
                                                        Gift must be subsequent to the testa-
      Intention of testator, 1-625
                                                          ment, 1-620
                                                        Giver must be testator, 1-614
      Loss of property, 1-627
                                                        Grandfather, 1-615
      Mortgages, 1-627
      Pledges, 1-627
                                                        Housekeeper, 1-616
      Pro tanto, 1-625
                                                        Intention controls, 1-620
      Sales, 1-623
                                                        Intention of testator controlling, 1-619
                                                        Legacy must be certain as to amount
      Subject-matter of bequest replaced by
        other property of like character,
                                                          and time of accrual, 1-616
                                                       Natural children, 1-615
        1-624
      Surrender of leases, 1-626
                                                       No direction in testament necessary,
                                                         1-620
  Alteration of property, 1-627
  Bastardy, 1-615
                                                       Presumption confirmed by other evi-
  Codicil, 1-631
                                                          dence, 1-621
  Conversion of property, 1-627
                                                       Presumption may be rebutted by parol,
  Conveyance of land devised, 18-760
                                                          1-621
                                                       Pro tanto, 1-622
  Declarations, 1-621
  Definition, 1-611
                                                       Reason for the rule, 1-613
                                                       Rebuttal of the presumption, 1-620
  Demonstrative legacies, 18-722
  Destruction of property, 1-627
                                                       Silence of legatee, 1-622
                                                       Statutory modifications of the doctrine,
  Devises, 1-611
  Distinctions, 1-611
                                                         1-623
  Ejusdem generis, 1-618
                                                       Testament containing provisions against
  Equitable conversion, 1-627
                                                         ademption, 1-620
                                                       Testament providing for ademption,
  Evidence:
      Rebuttal of presumption, 1-621
                                                         1-620
  Evidence to confirm presumption, 1-621
                                                        Testator must be in loco parentis, 1-614
                                                       The doctrine analyzed and its qualifica-
  Evidence to rebut presumption, 1-621
  General rule, 18-759
                                                         tions discussed, 1-614
  Gifts, see infra, Alienation.
                                                       Uncle, 1-615
  Grandparents, 1-615
                                                   Pledge and collateral security, 1-627
  Illustrations, 18-759, 760
                                                   Portions, see infra, Persons in loco parentis.
  Intention (see infra, Persons in locs pa-
                                                   Portions on the analogy of advancements.
                                                         1-613
        rentis):
      Alienation, 1-625
                                                       Advances to strangers, 1-623
      Revival of adeemed legacies, 1-631
                                                       By persons in loco parentis, see infra,
  Intention of testator controls, 1-620
                                                         Persons in loco parentis.
  Intent to revoke must be clear, 18-759
                                                   Presumptions (see infra, Persons in loco pa-
  Introductory, 1-610
                                                         rentis):
                                                       Strangers, 1-623
  Leases:
                                                   Pro tanto, 1-622, 625
      Surrender of leases, 1-626
```

```
ADJOURNMENT, cont'd.
ADEMPTION OF LEGACIES, cont'd.
  Realizing on securities, 18-760
                                                 County commissioners, 7-982
                                                 Elections, see Elections.
  Real property, 1-611, 626
  Reason given for revocation not existing,
                                                 Examples, 1-638 et seq.
                                                 Grand juries, see GRAND JURIES.
   .18-759
                                                 Highways, see HIGHWAYS.
  Removal of property, 1-628
      Element of locality unimportant, 1-629
                                                 Impeachment, 15-1071
                                                 Judge:
      Examples, 1-629
                                                     Authority of judge over jury after ad-
      Fraud, 1-629
                                                       journment of court, 17-724
      General rule, 1-628
                                                     Power of adjournment, 17-723
  Residue, 1-617
                                                 Judicial sales, see Judicial Sales.
  Revival of adeemed legacies, 1-631
                                                 Referees, 24-231
Sheriffs' sales, see Sheriffs' Sales.
      Codicil, 1-631
      Intention of testator, 1-631
  Revocation of wills distinguished from, 1-612
                                                 Sine die, 25-1069
                                                 Statutes, see Statutes.
Stockholders' meetings, see Stocks and
  Sales, see infra, Alienation.
  Satisfaction:
                                                   STOCKHOLDERS.
      Satisfaction and
                         ademption
                                      distin-
        guished, 1-611
                                                 Taxation, see TAXATION.
  Scope of article, 1-610
                                                 Tax sales, see TAXATION.
 Strangers, 1-625
                                                 Term of court, 28-51
                                                 Town meetings, see Towns and Town-
      No presumption where bequest is to
        stranger, 1-623
                                                   SHIPS.
                                                 Trust deeds and power of sale mortgages, see
  Succession, 1-611
                                                   TRUST DEEDS AND POWER OF SALE MORT-
  Transformation of property, 1-627
  Uncle, 1-615
ADEQUACY, 1-632
ADEQUACY OF PROVOCATION, see
Murder and Manslaughter.
                                                 United States commissioners, 29-187
                                                  Vacations, 29-566
                                               ADJUDGED, 1-640
ADEQUATE, 1-632
ADEQUATE CAUSE, 1-632
                                               ADJUDICATA, see RES JUDICATA.
                                               ADJUDICATE, 1-641
ADEQUATE CONSIDERATION, see Con-
                                               ADJUDICATION, 1-641
                                               ADJUNCTS, 1-641
 SIDERATION.
ADEQUATE REMEDY, 11-201; 24-460
                                               ADJUST, 1-641
                                               ADJUSTABLE:
 See PROHIBITION.
                                                 Adjustable stern dock, 30-1206
  Trespass on the case, 28-619
                                               ADJUSTMENT, 1-641
ADEQUATE REMEDY AT LAW, see In-
  JUNCTIONS; RESCISSION, CANCELLATION, AND
                                                 See Fire Insurance; General Average;
                                                   MARINE INSURANCE.
  REFORMATION.
AD FILUM AQUÆ, 1-633
                                                 Settlement, 25-627
ADHERING, 1-633
                                               AD LITEM:
ADIT, 1-633
                                                 Administrators ad litem, see Executors and
ADJACENT, 1-633
                                                   ADMINISTRATORS.
                                               ADMEASUREMENTS, 1-642
  See LATERAL AND SUBJACENT SUPPORT;
    SPECIAL OR LOCAL ASSESSMENTS.
                                               ADMEASUREMENTS OF DOWER, see
  Adjacent street, 27-34
                                                 Dower.
  Adjoining, 1-633, 635
                                               ADMINISTER, 1-642
                                               ADMINISTERING POISON, 1-642
  Municipal corporations, 20-1154
                                               ADMINISTRATION, 1-643
  Railroads, 1-634
  State and public lands, 26-454
                                                 See Debts of Decedents; Executors and
ADJACENT SUPPORT, see LATERAL AND
                                                   Administrators; Foreign Executors and
                                                   Administrators; Joint Executors and Administrators; Legacies and Devises;
  SUBJACENT SUPPORT.
ADJOINING, 1-635
  See Special or Local Assessments.
                                                   PROPATE AND LETTERS OF ADMINISTRATION;
  Adjacent, 1-633, 635
                                                   WILLS.
  Appertaining, 1-637
                                                 Due course of administration, 10-283
  Arson, 1-637
                                               ADMINISTRATION BOND, see EXECUTORS
  Municipal corporations, 20-1154
                                                 AND ADMINISTRATORS.
ADJOINING OWNERS (see
                                  ABUTTING
                                               ADMINISTRATIVE, 1-644
    OWNERS):
                                               ADMINISTRATORS, see EXECUTORS AND
  Party walls, see Party Walls.
                                                 Administrators.
ADJOURN, 1-636
                                               ADMIRALTY JURISDICTION, 1-645
See Maritime Liens; Masters of Vessels;
ADJOURNMENT, 1-636
  A part of the session, 1-638
                                                   NAVIGABLE WATERS; PRIVATE INTERNA-
                                                   TIONAL LAW; SALVAGE; SHIPS AND SHIPPING; UNITED STATES COMMISSIONERS; UNITED STATES COURTS.
  Arbitration and award:
      Adjournment upon request of parties,
        2-665
      Discretion, 2-666
                                                 Abandonment and total loss, see Abandon-
      Notice of adjournment, 2-666
                                                   MENT AND TOTAL LOSS.
      Power of arbitrator, 2-665
                                                  Accounts, 1-661
      Record of adjournment, 2-666
                                                 Barratry, see BARRATRY.
      Unreasonable refusal to adjourn, 2-666
```

Boom companies, 4-708

```
ADMIRALTY JURISDICTION, cont'd.
                                                   ADMIRALTY JURISDICTION, cont'd.
  Bottomry and respondentia, see BOTTOMRY
                                                     Jurisdiction, cont'd.
    AND RESPONDENTIA.
                                                          Waters within the jurisdiction, see infra,
  Bridges, 1-657
                                                            Waters within the jurisdiction.
  Building contracts, 1-663
                                                      Laches, 18-127
  Building materials, 1-664
                                                      Liens, see MARITIME LIENS.
  Canals, 1-651
                                                     Limits of jurisdiction, 1-646
  Captures, 1-666, 667
                                                      Loading, 19-453
  Carriers of passengers, 1-662
                                                      Marine insurance, 1-662; 19-1073
  Charter-party. see Contracts of Affreight-
                                                      Maritime contracts, 1-660
    MENT AND CHARTER-PARTIES.
                                                          Accounts, 1-661
  Conflict of laws (see infra, Maritime con-
                                                          Building contracts, 1-663
         tracts; Maritime torts; Persons subject to the jurisdiction; Vessels within
                                                          Care of vessel, 1-662
                                                          Contracts of affreightment and charter-
         the jurisdiction):
                                                            parties, 1-661, 662
       Prize, 1-666
                                                          Contract to repair, 1-664
  Consul, protest of, 1-654
                                                          Demurrage, 1-662
  Contracts, see infra, Maritime contracts.
                                                          Examples, 1-661 et seq.
  Contracts of affreightment and charter-
                                                          General principles, 1-660
     parties, see Contracts of Affreightment
                                                          Marine insurance, 1-662
     AND CHARTER-PARTIES.
                                                          Materials, 1-664
  Corporations, 7-849
                                                          Mortgages, 1-664
  Courts of admiralty in the United States,
                                                          Partnership, 1-661
         1-647
                                                          Pilotage, 1-662
       Circuit court of appeals, 1-647
                                                          Preliminary contracts, 1-661
       District courts, 1-647
                                                          Salvage, 1-662
       State courts, 1-648
                                                          Stevedores, 1-663
       Supreme court, 1-647
                                                           Subject-matter controls, 1-660
   Criminal law, 1-668
                                                          Supplies, 1-664
       In general, 1-668
                                                          To give a maritime character to services,
       Jurisdiction dependent on statute, 1-668
                                                            1-660
       Offenses within the state, 1-668
                                                           Towage, 1-662
                                                          Transportation of passengers, 1-662
   Death by wrongful act, 1-658; 8-884
       In general, 1-658
                                                           Wharfage, 1-662
       State statutes, 1-659
                                                      Maritime liens, see MARITIME LIENS.
       Statute creating lien, 1-659
                                                      Maritime torts, 1-656
   Definition, 1-645
Demurrage, see Demurrage.
                                                          Bridges, wharves, etc., 1-657
                                                          Death hy wrongful act, 1-658
   Depositions, 9-298
                                                          In general, 1-656
   Extent of jurisdiction, 1-646
                                                          Injury to vessel, 1-657
   Foreign judgments, see Foreign Judgments.
                                                          Injury to vessel by bridge or draw, 1-657
   Forfeitures, 1-667
                                                          Locality of tort, 1-656
                                                          Taking property at sea, 1-658
Test of jurisdiction, 1-656
   General average (see GENERAL AVERAGE),
     14-999
                                                           Wrongs not resulting from direct force,
   High seas, 1-649
   History, 1-645
                                                            1-658
   Imprisonment for debt and in civil actions,
                                                      Marshaling assets, 19-1271
     16-16
                                                      Masters of vessels, see Masters of Vessels.
   Injuries by vessels, 25-1006
                                                      Mortgage of vessel, 25-875
   Internal rivers and waters, 1-651
                                                      Mortgages, 1-664
  Jettison, see JETTISON.
                                                      Navigable waters, see Navigable Waters.
  Judicial sales:
                                                      Partnership, 1-661
       Sale in admiralty a judicial sale, 17-
                                                      Penalties and fines, 1-667
                                                      Persons subject to the jurisdiction, 1-652
Circumstances of cruelty or hardship,
         954
  Jurisdiction (see infra, Vessels within the
         jurisdiction), 1-648
                                                            1-654
       General nature, 1-648
                                                          Consul, protests of, 1-654
       Persons subject to the jurisdiction, see
                                                          Controversies between foreigners, 1-652
         infra, Persons subject to the jurisdic-
                                                          Examples, 1-653, 654
                                                          Foreigners of different governments,
       Subject-matter of jurisdiction, 1-656
                                                            1-654
            Building contracts, 1-663
                                                           Foreign seamen, 1-653
            Crimes, 1-668
                                                          General rule, 1-652
            Death by wrongful act, 1-658
                                                          Parties subject to foreign government,
                                                            1-652
           Maritime contracts, see infra, Mari-
             time contracts.
                                                          Supplies to domestic ships in foreign
           Maritime torts, see infra, Maritime
                                                            ports, 1-653
             torts.
                                                          Treaties, 1-653
           Mortgages, 1-664
                                                          Voyage contemplated or ahandoned.
           Petitory
                     and possessory actions,
                                                            1-654
             1-665
                                                      Petitory actions, 1-665
           Prize causes, 1-666
                                                      Pilotage, 1-662
```

ADMIRALTY JURISDICTION, cant'd. ADMISSIONS, cont'd. Agency, cont'd. Pilots (see PILOTS), 22-823 Declarations of agent acting within his Possessory actions, 1-665 authority, 1-691 Private international law (see infra, Mari-Defaulting agent, 1-703 time contracts; Maritime torts; Persons subject to the jurisdiction; Ves-During continuance of agency, 1-691, sels within the jurisdiction): Extent of agency, 1-691 Prize, 1-666 General rule, 1-690 Prize causes, 1-666 Husband and wife, see infra, Husband Captures, 1-666, 667 and wife. In general, 1-666 Parties referred to for information, Penalties and forfeitures, 1-667 1-701 Ransom bills, 1-667 Past transactions, 1-697 Ransom bills, 1-667 Proof of agency, 1-969 Res judicata, 24-722 Public officers, 1-693 Respondentia, see Bottomry and Respon-Res gestæ, 1-695 DENTIA. Special authority to admit given, 1-697 Salvage, see SALVAGE. Special instructions, 1-695 Seamen, see SEAMEN. To prove agency, 1-690 Ships and shipping, 25-1006 Whether binding upon principal, 1-1143 Stevedores, 1-663 Arbitration and award: Subrogation, 27-267 Arbitrator proving admissions by parties, Supplies, 1-664 Tender (see TENDER), 28-11 2-707 Assignments, 2-1090 Torts, see infra, Maritime torts. Assignment of chattel or chose in ac-Treaties, 1-653 Vessels within the jurisdiction, 1-654 tion, 1-684 Assignor and assignee, 1-681 General rule, 1-654 Instances of vessels, 1-655 Assignments for benefit of creditors, 1-689 Assumed character, 1-671 What is a vessel, 1–655 Vessel, what is, 1-655 Attorney and client, 1-698; 23-67 Admissions by attorney, 3-327 Waters within the jurisdiction, 1-649 High seas, 1-649 Navigable waters, see infra, Navigable Admissions in common conversation, 1-698 Attorney's clerk, 1-700 waters. Wharves and wharfage, 1-657, 662; 30-496 Distinct and formal admissions, 1-698 Partnership, 3-473 Working contracts, 1-663 Wrecks, see WRECKS. Rule as to agents generally applies, ADMISSION, 1-669 1-698 ADMISSIONS, 1-670 When receivable on subsequent trial, See Confessions; Declarations; Estoppel; 1-690 HEARSAY EVIDENCE. Baggage, 3-582, 583 Accessory, 1-260 Bank books, 1-718 Accounts (see Accounts), 1-674 Bastardy: Acquiescence, 1-672 Admissions by putative father, 3-881 Circumstances must call for some action, Bigamy, 4-43 1-674 Bills of exchange and promissory notes (see Declarations by a stranger, 1-675 infra, Privies), 1-671, 718 By acceptance, 4-470 Essentials of admissions inferable from acquiescence, 1-673 Authority of parties, 4-473 Statement made in the course of judicial Capacity of parties, 4-472 hearing, 1-674 Existence of firm, 4-471 Existence of the drawer, 4-471 Admissions against interest (see infra, Persons jointly interested), 1-675 Funds of drawer in acceptor's hands, Declarations against interest not to be 4-473 contradicted by declarations in favor Genuineness of signature, 4-471 of interest, 1-684 In general, 4-470 Declarations in disparagement of de-clarant's title, 1-683 Inviolacy of body of bill, 4-472 Recovery of money paid on bill with forged indorsement, 4-472 Self-serving declarations, 1-676 Affidavits, 1-720 Signature of drawer, 4-471 Agency, 1-690 Signatures of payee and indorsers, Admissions of agent not made at time 4-471 of transaction or authorized by prin-By execution of note, 4-474 cipal, 1-695 Capacity of payee to Admissions of general agents as to past 4-475 transactions, 1-697 Maker admits existence of payee, Attorney, see infra, Attorney and client. 4-474 Concerning transactions then depending, Joint makers of promissory note, 1-705 Bona fide purchasers, 1-685 1-694 Corporation agents and employees, Bonds: 1-693 Admissions of obligee of a bond, 1-686

30

ADMISSIONS, cont'd. ADMISSIONS, cont'd, Boundaries, 1-683; 4-853 Fornication, 13-1126 Calls in the deed, 4-853 Forthcoming and delivery bonds, 13-1140, Erroneous boundary line, 4-853 Evidence of admissions, 4-853 Fraud, 1-703 Former owner, 4-854 Fraudulent sales and conveyances, 1-689 Burden of proof: Grand juries, 17-1296 Criminal cases, 5-34 Guardians, 1-678 Effect of admissions, 5-42 Husband and wife, 1-700 By whom admissions may be made, 1-675 Authority must be established, 1-701 Admissions against interest, 1-675 Husband's admissions as to wife's sepa-Agents, see infra, Agency, rate estate, 1-700 Deputy sheriff, 1-680 Wife's admissions as affecting husband, 1-700 Executors and administrators, 1-679 Implied admissions, 1-671 Generally, 1-675 Guardian, 1-678 Implied trusts, see IMPLIED TRUSTS, Marriage, 1-676 Incest, 16-140 Nominal party, 1-679 Incidental admissions, 1-671 Parties to the record, 1-678 Independent contractors, 1-705 Persons jointly interested, see infra, Infamy and infamous erimes, 16-249 Persons jointly interested.

Principal against surety, see Information, persons referred to for, 1-701 infra, Inhabitants, 1-706 Inns and innkeepers; Spretyship. Privies, see infra, Privies. Admissions of servants, 16-545 Prochein ami, 1-678 In pais, 1-716 Real parties, 1-679 Insanity, 16-609 Res gestæ, 1-676 Insolvency and bankruptcy, 16-653, 685 Self-serving declarations, 1-676 Admitting insolvency, 16-673 Strangers (see infra, Strangers), 1-677 Telephone conversation, 1-678 Declarations of a bankrupt against assignee, 1-686 Trustees, 1-678 Insurance, 16-968 Carrier of goods, 5-353 Admissions of assured after issuance, Carriers of passengers, 5-641 Interest, see infra, Admissions against in-Character, 1-670 Co-conspirators, 1-711 terest; Persons jointly interested, Compromise: Interpreters, 1-702; 17-32 Admissions with a view to a compro-Joint executors and administrators, 17-625 Joint interest, see infra, Persons jointly inmise, 1-714 Conduct, 1-671 terested. Confessions distinguished from, 6-521 Joint tenants and tenants in common, 1-707 Conspiracy, see Conspiracy. Judgments and decrees: Declarations of judgment debtor, 1-682 Contractors, 1-705 Conversation, 1-722, 723 Rebutting presumption of satisfaction, Corroborative evidence, 7-868 17-868 Credibility and impeachment of witnesses, Judicial admissions (see ESTOPPEL), 1-719 30-1115 Admissions made in pleadings, 1-719 Cumulative evidence, 8-465 Admissions of a witness, 1-720 Cumulative punishment: Affidavits, 1-720 All testimony in former trial must be Prior conviction, 8-486 Dedication, 9-39 read, 1-722 Depositions: Bill brought to enjoin the prosecution, Deposition offered as an admission, Depositions, 1-719, 720 g-361 Deputy, 25-679 Payment of money into court, 1-719 Admissions of deputy sheriff, 1-680 What are, 1-719 Disorderly bouses: When admissible in another suit, 1-720 Conduct and admissions of the accused, Landlord and tenant, 1-674 9-535 Larceny, see LARGENY, Divorce, see DIVORCE, Law, admissions of, 1-714 Documentary evidence, 1-717 Legacies and devises: Documents, see infra, Execution and proof Devisees and legatees, 1-707 of documents. Letters, 1-717, 722 Duress, 1-716 Unanswered letters, 1-673 Embezzlement, 10-1036 Libel and slander: Execution and proof of documents, 11-601 Limitation of actions, 18-1118 Executors and administrators, see Executoas Publication, 18-1020 AND ADMINISTRATORS. Limitation of actions, see LIMITATION OF Ac-Facts, admissions stated as, 1-713 TIONS. False pretenses and cheats, 12-858 Marriage, 1-676; 19-1201 Fellow servants, 12-1023 Admissions in divorce proceedings, Fires: Acts admitting liability, 13-529 Admissions in letters and deeds, 19-1201 Volume XXXI. 31

ADMISSIONS, cont'd. ADMISSIONS, cont'd. Persons jointly interested, cont'd. Marriage, cont'd. Admissions of foreign marriage sufficient proof, 19-1201 Admissions of parties, 19-1201 Criminal conversation, 19-1201 Married women, 1-700 Mode and requisites of proof, 1-721 Contradictory statements, 1-722 Conversation, 1-722 General rule, 1-721 Letters, 1-722 Precise language should be given if possible, 1-721 Province of jury, 1-722 Testimony in former trial, 1-722 Whole admission must be proved, 1-721 Mortgages: Declarations of mortgage, 1-682 Negotiable instruments, see infra, Bills of exchange and promissory notes; Privies. Next friend, 1-678 Nominal party, 1-679 Officers and agents of private corporations, 1-693, 707; 21-913 Pardon: Acceptance of pardon as admission of guilt, 24~579 Parol evidence, 1-716 Partnership, 1-708; 22-140 Admissions after dissolution, 22-217 Admissions prior to partnership, 1-708 After dissolution, 1-708 Examples, 1-708, 709 General rule, 1-708 Must be made during continuance of partnership, 1-708 Partner authorized to settle business, 1-700 Partnership books, 1-718 Partnership provable by successive declarations of members, 1-711 Proving fact of partnership, 1-710 Scope of partnership, 1-710 Taking debt out of statute of limitations, 1-709 To disprove partnership, 1-711 Party to the record, 1-708 Patents, 22-330 Anticipation of novelty, 22-330 Payment, see PAYMENT. Persons jointly interested, 1-703 Admissions not competent proof of the fact of interest, 1-704
Coconspirators, see Conspiracy. Codefendants, 1-708 Community of interest, 1-706 Corporation officers, 1-707 Declaration in declarant's interest, 1-704 Devisees and legatees, 1-707 Executors and administrators, 1-707 Fraud or collusion, 1-703 Generally, 1-703 General rule as to admissions in case of persons jointly interested, 1-704 Inhabitants, 1-706 Joint contractor, 1-705 Joint debtor, 1-705

Joint interest, 1-706

Parties to record, 1-708

Joint makers of promissory note, 1-705

One or two joint beneficiaries, 1-704

Partnership, see infra, Partnership. Quantum of interest, 1-706 Stockholders, 1-707 Tenant for life and remainderman, 1-707 Tenants in common, 1-707 Trustees, 1-707 Pleadings (see Estoppel; see infra. Judicial admissions): Proof of documents, 11-587 Privies, 1-680 Admission must be made while title is in the party, 1-685 Admissions after title has been transferred, 1-686 Admissions before title was acquired, 1-686 Admissions in disparagement of title, 1-680 Admissions of ancestor, 1-682 Admissions of a party in possession not receivable against one holding by a superior title, 1-684 Admissions of assignor, 1-689 Admissions of assured, 1-689 Admissions of obligee of a bond, 1-686 Admissions of payee of note after parting with his interest, 1-688 Assignment of chattel or chose in action, 1-684 Assignments for benefit of creditors, 1-689 Assignor and assignee, 1-681 Bono fide purchasers, 1-685 Boundaries, 1-683 Character of claim asserted, 1-684 Declarations against interest not to be contradicted by declarations in favor of interest, 1-684 Declarations must be against interest, 1-683 Declarations of an intestate, 1-682 Declarations of bankrupt against assignee, 1-686 Declarations of the judgment dehtor, 1-682 Declarations of the mortgagee, 1-682 Demand stale or suspicious, 1-685 Design to defraud creditors, 1-689 Effect of concurrence of successor in title, 1~689 Former holder of negotiable paper, 1-685 Frand on creditors, 1-685 Grantor of land, 1-680, 681 Privileged communications, 23-67 Probate and letters of administration, 23-129 Declarations of an intestate, 1-682 Prachein amy, 1-678 Proof (see infra, Mode and requisites of proof): Facts admitted need not be proved, 11-488 Facts admitted by failure to deny, 11-488 Facts admitted in open court, 11-489 Facts expressly admitted by the pleadings, 11-488 Proof of documents, see Execution AND

PROOF OF DOCUMENTS.

Public officers, 1-693

ADMISSIONS, cont'd. ADMISSIONS, cont'd. Purchasers for value and without notice, Trusts and trustees, see TRUSTS AND TRUS-1-685 TEES. Questions of law and fact: Weight of evidence, 1-723 Province of jury, 1-722, 724 Admissions deliberately made, 1-723 Admissions loosely made in conversa-Rape, 23-870 Real parties, 1-679 tion, 1-723 Province of jury, 1-724 Uncorroborated verbal admissions, 1-Receipts, see RECEIPTS. Records, 11-391 Parties to the record, 1-678 723 When of little weight, 1-723 References: Parties referred to for information, What admissions receivable, 1-713 I-70I Accounts, see infra, Accounts. Remainders, reversions, and executory in-Admissions of law, 1-714 Admissions stated as facts, 1-713 terests: Tenant for life and remainderman, Admissions with a view to a compro-I-707 mise, 1-714 Res gestæ, see RES GESTÆ. Bank books, 1-718 Bonds, 1-718 Resulting trusts, see IMPLIED TRUSTS. Seduction, 25-214, 238 Confidence, 1-715 Self-serving declarations, 1-676 Documentary admissions, 1-717 Res gestæ, 1-676 Duress, 1-716 Separate property of married women, see Generally, 1-713 SEPARATE PROPERTY OF MARRIED WOMEN. Hearsay, 1-714 Sheriff's sales: Instrument inoperative for purpose in-Declarations of judgment debtor, 1-682 tended, 1-718 Ships and shipping, 25-1018 Judicial odmissions, see infra, Judicial Silence, 1-672 admissions. Circumstances must call for some action, Letters, 1-717 Matters material to the issue, 1-716 Memoranda, 1-718 Declarations by a stranger, 1-675 Essentials of admissions inferable from Notes, 1-718 Offers to buy peace, 1-715 silence, 1-673 Statement made in the course of judicial Parol admissions in pais, 1-716 Partnership books, 1-718 hearing, 1-674 Stale demand, 1-685 Receipts, 1-718 Telegrams, 1-718 Telephone, 1-678, 717 Statements of parties made out of court, 11-508 Contradictory statements, 11-508 Without prejudice, 1-715 Whole admission must be proved, 1-721 Corroborative statements, 11-508 Statute of frauds, 29-925 Without prejudice, 1-715 Stock and stockholders, see Stock and Witnesses, 1-720 STOCKHOLDERS. ADMIT, 1-724 ADMIXTURE, 1-724 Strangers: Acquiescence in the declaration by a ADMONISH, 1-724 stranger, 1-675 ADMR., 1-724 Abbreviations, 1-98 Admissibility of admitting strangers to ADOPT, 1-724 the suit, 1-677 ADOPTION: Declarations of, 1-675 Succession: Foreign corporations, see Foreign Corpo-Declarations of an intestate, 1-682 RATIONS. Suretyship, 27-456 Indians: Principal against surety, 1-702 Adoption of whites, 16-215 Declarations before and after the Ratification, 23-889 transaction, 1-703 Specific performance, 26-87 Wills, see Wills, ADOPTION OF CHILDREN, 1-726; 5-General rule, 1-702 Telephone and telegraph companies: Evidence of conversation by telephone, 1098 Abandonment, 1-730 1-678, 717 Abuse of child by adopting parents, 1-735 Telegrams, 1-718 Tender: Bastardy: Tender as admission of liability, 28-15 Father liable for support, 3-891 Beneficiaries in insurance, 3-939 Title, ownership, and possession, see infra, Civil law, 1–726 Collateral attack, 1–736; 17–1057 Privies. Admissions in disparagement of title, Common law, 1-726 Compliance with statute, 1-728 To whom admissions may be made, 1-675 Conflict of laws, 1-733; 22-1362 Consent of child, 1-730 Admissions against interest, 1-675 Adverse party, 1-675 Consent of guardian or next friend, 1-730 Agent, 1-675 Third parties, 1-675 Consent of parent, 1-729 Constitutional law, 1-727 Trespass, 28-601 31 C. of L,-3 33 Volume XXXI.

ADOPTION OF CHILDREN, cont'd.	ADULTERATION, cont'd.
Decree, 1-734	Milk, cont'd.
Appeal by next of kin, 1–734 Collateral attack, 1–736	Sampling milk, 1–742 Skimmed milk, 1–741, 742
Fraud ground for revocation, 1-736	Statutes, 1-741
How and when set aside, 1-734	Oleomargarine, see OLEOMARGARINE.
Mistake as ground for revocation, 1-736	Police power, see Police Power.
Revocation for abuse of child by adopt-	Statutes, 1-739
ing parents, 1–735	ADULTERY (AS A CRIME) (see BIGAMY; CRIMINAL CONVERSATION; LEWD AND
Definition, 1-726	LASCIVIOUS COHABITATION AND CONDUCT):
Descent and distribution, see Succession. Domicil, 10-31	Allowances, 2–165
Exemptions from execution, see Exemptions	Bastardy, 3-892
FROM EXECUTION.	Burglary:
Extraterritorial effect of adoption, 1-733	Intention to commit adultery, 5-60
Fraud, 1-736	Canon law, 1-747
Guardian and ward, 1-730; 15-53	Carnal act, see infra, Evidence.
Homestead, see Homestead.	Carnal knowledge, 1–750 Character (in evidence), 1–753
Husband and wife, 1-731, 732 Insanity:	Civil rights:
Support of lunatic's adopted children,	Laws to prevent adultery between whites
16-581	and negroes, 6-79
Jurisdiction, 17-1057	Common law, 1-747
Mistake, 1-736	Community property, see Community Prop-
Nature of proceedings, 1-727	ERTY.
Next friend, 1-730	Confessions, 1-756
Notice, 1–729 Parents:	Consent of woman not essential, 1-752 Criminal conversation, see Criminal Con-
Consent, 1-729	VERSATION.
Pensions and bounties, 22-661	Criminal intent, 1-750
Poor and poor laws, 22-985	Ignorance of law, 1-751
Precatory trusts, 22-1171	Illicit intercourse in ignorance of mar-
Private international law, 1-733; 22-1362	riage, 1-752
Proceedings, 1-727 Resident, 1-731	Inferred from criminal act, 1–751 Marriage not known to be bigamous,
Service of notice, 1–730	1-751
Statutes, strict or substantial compliance of,	Mistake or ignorance of fact, 1-751
1-728	Date:
Succession, see Succession.	Letters in actions for adultery, 8-
Succession taxes, 27-350 Support of child, 3-891; 16-581; 27-421	732 Definition 7 7 7 7
Who may adopt, 1-731	Definition, 1–747 Canon-law definition, 1–747, 748
Who may be adopted, 1-732	Common-law definition, 1-747, 748
ADRIFT, 1-737	Divorce, see Divorce.
ADS., 1-737; 29-1046	Evidence, 1-752
Abbreviations, 1–97 ADULT, 1–737	Carnal act, 1-752
ADULTERATION, 1-738	After the offense charged, 1-754 Character or reputation of the
See Boards of Health; Implied Warran-	woman, 1-753
TIES; OLEOMARGARINE.	Circumstantial evidence, 1-752
Articles which may be adulterated, 1-743	Conduct, situation, and opportunity,
Butter, 1-740	1-753
Common law, 1-738 Conspiracy, 6-855	Defendant's sex, 1-755
Criminal law, 1-738	Improper familiarities, 1-754
Definition, 1-738	Name of particeps criminis, 1-755 Other like acts, 1-753
Fines and penalties:	Place, 1-755
Milk, 1-742	Sexual intercourse, 1-754
Implied warranties, see Implied Warranties.	Time, 1-755
Intent, 1-744 Guilty intent, 1-744	Virility of man, 1-756
Intent to sell, 1-744	Visiting bawdy house, 1-753
Interstate commerce, 17-68, 84	Evidence admissible against one only of two joint defendants, 1-757
Intoxicating liquors, see Intoxicating	Marriage, 1-756
Liouors.	Actual marriage, 1-756
Lard, 1-740	Certificate and record of marriage,
Master and servant, 1–745 Milk, 1–741	1-756
Action for penalties, 1-742	Confessions, 1-756
Intent, 1–744	How proved, 1-756 Necessity of proving marriage.
Kind of foreign matter, 1-741	Necessity of proving marriage,
Ordinances, 1-741	What proof necessary, 1-756
34	

DULTERY (AS A CRIME), cont'd.	ADULTERY (AS A CRIME), cont a.
Evidence, cont'd. Sufficiency of proof, 1-757	Time, 1–755 Virility of man, 1–756
Fornication, 13–1120, 1121, 1122	Witnesses, 30–949, 956
Conviction of adultery on indictment for	AD VALOREM (see Taxation), 1-757
fornication, 13–1121	Occupation, business, and privilege taxes,
Conviction of fornication on indictment	21-805
for adultery, 13-1121	ADVANCE, 1-757
Fornication distinguished from adultery,	ADVANCEMENTS, 1-760
13-1121	See ADEMPTION OF LEGACIES; GIFTS.
Habitual, 15-220	Acceptance, 1-781
Ignorance of fact, 1-751	Account books, 1-780
Intent, see infra, Criminal intent.	Accounts, 1-780
Larceny, see Larceny.	Ademption distinguished from, 1-761
Libel and slander, see LIBEL AND SLANDER.	Ademption of legacies, 1-614
Living in adultery, 1-752; 9-746, 747	Ademption and advancements distin-
Marriage:	guished, 1-612
Both parties married, 13-1121	Ademption by portions on the analogy of advancements, 1-613
Both parties need not be married, 1-750	Advances:
Certificate and record of marriage, 1–756 Criminal intent, 1–752	Advances distinguished from advance-
Evidence, 1-756	ments, 1-757
Actual marriage, 1-756	Apprenticeship, 1–768
Certificate and record of marriage,	Basis of the doctrine, 1-762
1-756	Between whom advancements may be made,
Confessions, 1-756	1-769
How proved, 1-756	General principles, 1-769
Necessity of proving marriage, 1-756	Grandbarent and grandchild, see infra,
What proof necessary, 1-756	Grandparent and grandchild.
Intercourse between unmarried and di-	Husband and wife, 1-773
vorced persons, 1-750	Indebtedness of parent to child, 1-771
Marriage not known to be bigamous,	Parent and child, see infra, Parent and
1-751	child.
One of the parties must be married,	Parent-in-law and son-in-law, 1-773
1-750	Presumption, 1-769 Property purchased in name of one for
Unmarried woman cannot commit the	whom vendee is under obligation to
offense, 1–750 Mistake, 1–751	provide, 1–769
Murder and manslaughter, see Murder and	Relationship generally, 1-775
Manslaughter.	Books, entries in, 1-780
Name of particeps criminis, 1-755	Brought into hotchpot, 4-953
Place, 1-755	Business, setting up in, 1-768
Presumptions, 22-1283	Community property, 6-347
Punishment, 1-757	Completion of transfer, 1-762
In general, 1–757	Consideration:
When committed between whites and	Parol evidence to show that deed was
blacks, 1-757	an advancement, 6-779
Questions of law and fact, 1-757	Debt (see infra, Evidence of indebtedness),
Seduction:	8–999 Change of debts to advancements,
Conviction of minor offense, 25-251	Change of debts to advancements,
Sex of defendant, 1-755 Statutes making adultery a crime, 1-747	Distinguished from, 1-761
Both parties need not be married,	Payment of debts, 1-768
1-750	Declarations, 1-776, 777, 779
Canon-law definition adopted, 1-748	Defective advancements, 1-783
Carnal knowledge, 1-750	Definition, 1-760
Common-law definition adopted, 1-748	Documentary evidence:
Consent of woman not essential, 1-752	Entries in books of account, 9-930
Criminal intent, see infra, Criminal in-	Dower, 1-782
tent.	Dying declarations, 1-777
In general, 1-747	Education of child, 1-767
Intercourse between unmarried and di-	Election to retain, 1-785
vorced persons, 1-750	Evidence:
One of the parties must be married,	Contemporaneous memoranda and
1-750 Points of agreement between the two	charges, 1–777
Points of agreement between the two definitions, 1-750	Declarations, 1-776, 777 Entries in books, 1-780
Statutes defining the offense, 1–750	Parol evidence, 1-776
Statutes not defining the offense, 1–750	Preponderance of evidence, 1-776
Unmarried woman cannot commit the	Statute requiring writing, 1-776
offense, 1-750	Evidence of indebtedness, 1-778
What constitutes, 1-748	Declarations of the donor, 1-779

ADVANCEMENTS, cont'd. ADVANCEMENTS, cont'd. Evidence of indebtedness, cont'd. Memoranda, 1-777 Of what advancements may consist, 1-764 Giving any of the ordinary evidences of indebtedness, 1-778 Coparceners, 1-764 Hotchpot, 1-764 Giving notes, 1-778 In general, 1-764 Presumption rebuttable, 1-779 Personal property, see infra, Personal Prima facie loan, 1-778 property. Release of all claims against ancestor's Real property, see infra, Real property. estate, 1-780 Statutory regulations, 1-764 Statement signed by donee, 1-779 Where common law has been adopted, Executors and administrators, 1-782 1-765 Expectancy, 1-782 Option of donee to accept advancement, Fraudulent sales and conveyances, 1-782 1-781 Gifts: Origin, 1-761 Change of gift to advancement and vice Parcenary, 1-764 versa, 1-780 Parent and child (see infra, Personal prop-Distinguished from, 1-761 erty; Real property), 1-771 Give, 14-1070 Grandparent and grandchild, 1-774 Dealings between mother and child, Advancements made to the parent, 1-775 1-773 Child evidently includes grandchild, Illustrations, 1-772 Indebtedness of parent to child, 1-771 General rule, 1-774 Parent receiving rent, 1-772 Grandchildren accounting for advance-Parent remaining in possession, 1-772 Presumption in favor, 1-771 ments to their parent, 1-781 Purchase by father in joint names of Presumption, 1-775 Transfer must be made after death of son and stranger, 1-772 Rebutting presumption, 1-771 parent, 1-774 Hotchpot, 1-764, 785 Restrictions and reservations, 1-772 Advancements brought into hotchpot, Transfer to daughter and child or to daughter and husband, 1-773 4-953 Effect of bringing property into hotch-Parent-in-law and son-in-law, 1-773 pot, 1-786 Personalty, 1-773 Realty, 1-774 Intention, 15-766 When donee must act, 1-785 Time of transaction, 1-774 Widow's right to share, 15-766 Parol evidence, 1-776 Parol evidence to show that deed was an Husband and wife, 1-773 Power to a wife to divide property, advancement, 6-779 1-783 Partition, 21-1173 Implied trusts, 15-1126, 1155 Personal property, 1-767 Apprenticeships, 1-768 Creating presumption of advancement, Education of child, 1-767 15-1155 Rebutting presumption of advancement, Examples, 1-767 et seq. Failure to collect rent from child, 1-769 Indebtedness, see infra, Debt; Evidence of Maintenance of child, 1-767 indebtedness. Parent's means, 1-767 Intention, 1-775 Payment of debts, 1-768 A question of intention, 1-775 Payments for child's pleasure, 1-768 Declarations, 1-776 Presumption, 1-767 Election to retain advancements, 1-785 Setting child up in business or profes-Entries in books, 1-780 sion, 1-768 Evidence of intention, 1-776 Small presents not prima facie advance-How intention may be shown, 1-776 ments, 1-767 Intention as determined by will, 1-777 Stock subscription, 1-768 Parol evidence, 1-776 Travel, 1-768 Subsequent declarations part of the res Value of presents, 1-767 gestæ, 1-777 Will specifying what to be considered Time of the intention, 1-775 as advancements, 1-767 Transfer must be voluntary, 1-775 Possession: Will directing gifts to be considered ad-Possession of donee unnecessary, 1vancements, 1-777 763 Will not referring to advancements re-Presumptions (see infra, Evidence of indebtceived, 1-778 edness; Parent and child; Real prop-Writing, necessity, 1-776 Interest, 1-785 General rule when title to property pur-Intestacy: chased is taken in name of another, Donor must die intestate, 1-763 Grandparent and grandchild, 1-775 Partial intestacy, 1-763 Life estate (see infra, Remainders, rever-Husband and child, 1-773 When presumption of advancement sions, and executory interests), 1-766, 783, strongest, 1-770 Profession, setting up in, 1-768 Loan, see infra, Evidence of indebtedness. Volume XXXI.

36

A TATE A MICHANISTANING	A DAY A NICHTIC
ADVANCEMENTS, cont'd.	ADVANCES, 1-757 Advancements:
Real property, 1-765 Conveyance by third party, consideration	Advances distinguished from advance-
moving from father, 1-765	ments, 1-757
Lands in another state, 1-766	Commission merchants or factors, 1-759
Life estate, 1-766	Crops:
Presumptions, 1-765	Lien, 1-758
Rebuttable presumption, 1-766	Landlord and tenant, see Landlord and Ten-
Recital of nominal consideration, 1-766	ANT.
Remainder or reversion subject of ad-	Letters of credit, see LETTERS OF CREDIT.
vancement, i-766	Limitation of actions:
Substantial consideration, 1-766	Part payment, 19~326
Voluntary conveyance from father to	Loan and advance, 1-758
child, 1–763	Mafine insurance (see Marine Insurance),
Release, 1-780, 781	19–961
Remainders, reversions, and executory in-	ADVANTAGE, 1-786
terests, 1-766	ADVANTAGEOUSLY, 1-786
Rents and profits, 1-784	ADVENTURE, 1-786
Requisites, 1-762	ADVERSE CLAIM, 1-786
Donor himself must act, 1-763	ADVERSE ENJOYMENT, 1-786
Donor must die intestate, 1-763	ADVERSE INTEREST, 1-786
Legal title or immediate possession of	ADVERSE PARTIES, 1-786; 22-233
donee unnecessary, 1–763 Partial intestacy, 1–763	ADVERSE POSSESSION, 1-787 See Champerty and Maintenance; Limita-
Property at risk of donee, 1-763	tion of Actions; Passcription.
Right of donor is gone, 1-763	Abandonment, 1-841
Testamentary provision, 1-763	Illustrations, 1–841
Transfer must be impleted, 1-762	In general, 1-841
Resettling terms of advancements, 1-781	Intention to return, 1-842
Resulting trusts, 15-1126	Mere lapse of time, 1-841
Revocation, 1-781	Premises vacant at times, 1-841
Rights and remedies of parties to advance-	When statutory bar is complete, 1-842
ments, 1–781	Acknowledgment:
Specific performance, 1-783	Defective acknowledgment, 1-857
Statutes, 1-762	Omission of wife's privy examination,
Stock, subscriptions to, 1-768	1-857
Testamentary provision not advancement,	Actual possession, 1–822
1–763 Title :	Acts of ownership, 1-823
Legal title of donee unnecessary, I-	Actual occupation, 1–823 Actual possession of part of land,
763	ı~865
Transfer must be completed, 1-762	Alienation of part actually occupied,
Travel, 1-768	1-865
Value of advancements, 1-783	Deed void in part, 1-867
How computed, 1-783	In general, 1-865
Interest, 1–785	Necessity of acts of ownership over
Life-insurance policy, 1-784	unoccupied portions, 1-865
Property destroyed or made valueless,	Possession by mistake, 1-867
1-784	Separate and distinct tracts, 1-866
Rents and profits, 1-784	The possession required, 1–866
Value at time made, 1-783	Undivided tract of several parcels, 1-866
Value fixed by will, 1–784 Value of life estate, 1–783	Cultivation, 1-827
Value of fife estate, 1-763 Vendor and purchaser:	Cultivation or residence dispensed with,
General rule when title to property pur-	1-823
chased is taken in name of another,	Dependent upon circumstances, t-823
1-769	Enclosure, 1-828
Voluntary transfer necessary, 1-775	Entry under conveyance from one hav-
Wills (see infra, Intestacy):	ing color of title, 1-824
Intention as determined by will, 1-	Entry upon part of tract under claim
777	of the whole, 1-825
No reference in will to advancements	Evidence of, 1-825
received, 1-778	By cultivation, 1-827
Testamentary provision not advance-	General rule, 1-827
ment, 1–763 Value fixed by will, 1–784	Illustrations, 1–827, 828
When will directs gifts to be considered	By enclosure, 1–828 Actual fencing and enclosing
advancements, 1-777	not necessary, 1-828
Will referring to gift or debt as ad-	Enclosure without residence.
vancement, 1-781	1–829
Wills specifying what to be considered	Illustrations, 1–829, 830
as advancements, 1-767	Question for jury, 1-829
•	Volume XXXI.

ADVERSE POSSESSION, cont'd.	ADVERSE POSSESSION, cont'd.
Actual possession, cont'd.	Color of title, cont'd.
Evidence of, cont'd By enclosure, cont'd.	Grantor and grantee, 1-858 Instrument insufficient to give color evi-
Substantial fence, 1–829	dence of claim of title, 1–847
Sufficiency of enclosure, 1-829	Instrument must apparently convey title,
By occupation, 1-825	1-857
Entry to survey, 1-826	Color of title limited to land de-
Erection of temporary struc-	scribed, 1–858
ture, 1–826 General rule, 1–825	General rule, 1–857 Lost deed, 1–860
Illustrations, 1–825, 826	Must contain words of conveyance,
Mining lands, 1-826	1-859
Occasional acts of ownership,	Must describe the land, 1-858
1-825	Must have grantor and grantee,
When question for jury, 1–827 Payment of taxes, 1–831	1–858 Pre-emption certificate and claim,
General rule, 1-822	1–860
Legal owner in possession of part of	Question of law, 1-861
tract, 1-825	Quitclaim deed, 1-860
Naked possession without color of title,	Tax certificates, 1-860
I-824	Unrecorded instruments, 1-860
Necessity, 1–822 Occupation, 1–825	Legal owner in possession of part of tract, 1-825
Part of the tract, 1-825	Lost deed, 1–860
Payment of taxes, 1-831	Naked possession without color of title,
Possession must be actual, 1-822	1-824
Situation of the land, 1-823	Overlapping boundaries, see infra, Over-
Tests of entry and possession, 1-822	lapping boundaries.
Uses to which land applied, 1–823 Wild land, 1–824	Quitclaim deed, 1-860
Adverse user, 1-789	Tax titles, see Tax Titles. Unrecorded instruments, 1–860
Agency:	What constitutes, 1-848
Principal and agent, 1-815	Whether a writing is necessary, 1-848
Aliens, 2-71	Descent cast, 1-850
Ancient documents, see Ancient Docu-	In general, 1-648
Arbitration and award:	Parol gift or purchase, 1–850 Statutory requirement of writing,
Presumption from agreement to arbitrate	1~849
or suspend suit, 1-838	Whether essential to adverse possession,
Assignments, see Assignments.	1-847
Attestation:	Words of conveyance, 1-859
Instrument insufficiently witnessed, 1–857	Constructive possession (see infra, Extent of
Boundaries (see infra, Overlapping bound-	adverse possession), 1-833, 834; 7-4 Continuous possession, 1-834
aries), 4-863	Abandonment, 1-841
Mistake in location, 1-791	Illustrations, 1-841
Occupation by mistake, 1-791	In general, 1-841
Burden of proof, 1–887 Chain of title:	Intention to return, 1-842
Break in chain of title, 1-855	Lapse of time, 1-841
Claim of right, see infra, Possession must be	Premises vacant at times, 1–841 When statutory bar is complete,
hostile and under claim of right.	1-842
Claim of title (see infra, Color of title),	Acknowledgment of superior title, 1-
I-789	838
Cloud on title, 6–167 Color of title, 1–846	Continuity in point of location, 1-835
Claim of title distinguished from, 1-846	Abandonment 1 845
Defects on face of writing, 1-855	Abandonment, 1–841 Acknowledgment of superior title,
Defective acknowledgment, 1-857	1-838
General rule, 1-855	Entry with proposed purchaser,
Insufficiently witnessed, 1–857	1-837
Omission of seal, 1—856 Definition, 1—846	Interruption during suspension of
Description of land, 1-858	statute, 1–837 Intrusion, 1–835
Entry upon part of tract under claim of	Intrusion unknown to the possessor,
whole, 1–825	I837
Executory contract of purchase and bond	Nature of re-entry required 1-826
to convey, 1-859	Possession of part of period in sub-
Extent of adverse possession, see infra, Extent of adverse possession.	ordination to true owner, 1-820
Good faith, 1-861, 868	Presumption from agreement to arbitrate or suspend suit, 1-838
· · ·	8 Volume XXXI
	8 Volume XXXI

ADVERSE POSSESSION, cont'd. ADVERSE POSSESSION, cont'd. Continuous possession, cont'd. Evidence, cont'd. Cases where the evidence has been held Interruption of possession, cont'd. Purchase of outstanding claims, sufficient to show adverse possession, r-839 Purchase of tax title, 1-840 Clear and positive proof required, r-887 Declarations to show character of pos-Question for jury, 1-837 Re-entry, 1-835 Re-entry by true owner, 1-836 session, 1-891 General reputation, 1-892 Invalid deed, 1-890 Re-entry upon any part of the land, Mistake, 1-791 Suit by true owner, 1-840 Record of suit, 1-891 Suit unsuccessful or dismissed, 1-840 Res gestæ, 1-891 What evidence admissible, 1-890 Intrusion, 1-835 Possession must be continuous, 1-834 Exclusive possession, 1-834 How shown, 1-834 Re-entry, 1-835 Tacking, see infra, Tacking. Possession must be exclusive, 1-834 Executions, see Executions. Conveyances, see infra, Color of title. Corporations, 7-716 Executors and administrators (see Execu-Covenants: TORS AND ADMINISTRATORS): Title acquired by adverse possession, Deed by administrator without authority, 1-854 8-187 Extent of adverse possession, 1-861 Recovery of land from adverse holder, Constructive possession, 1-862 Overlapping boundaries, see infra, Over-Cultivation, see infra, Actual possession. lapping boundaries. Under color of title, 1-862 Declarations, 1-891 Actual possession of part of land, Hostility, 1-798 Title once acquired by adverse posses-1-865 sion cannot be divested by subsequent Alienation of the part actually declarations, 1-886 occupied, 1-865 Deed void in part, 1-867 Dedication, see DEDICATION. Deeds, 9-129, 130 Void deed, 1-851 In general, 1-865 Necessity of acts of ownership over unoccupied portion, 1-Definition, 1-789 Description of land, 1-858 865. Possession by mistake, 1-867 Disclaimer: Separate and distinct tracts, Agency, 1-815 Landlord and tenant, 1-811 Trusts, 1-812 The possession required, 1-866 Disseizin, 9-129, 130, 543 Easements, 1-875; 10-436 Undivided tract of several parcels, 1-866 Claim of right to whole tract, 1-867 Color of title derived from several Effect of adverse possession, 1-883 Ejectment, r-886 Title by adverse possession, 10-486 instruments, 1-865 Elevated railroads, 10-939 Constructive possession, 1-862 Constructive possession limited to colorable title, 1-865 Entry, see infra, Actual possession. Essential elements, 1-795 Possession must be actual, see infra. General rule, 1-862 Good faith, 1-868 Actual possession. Limitation of the general rule, 1-Possession must be continuous, see infra, Continuous possession. 864 Possession must be exclusive, see infra. Mixed possession, 1-869 Exclusive possession. Definition, 1-869 Possession must be hostile and under When neither claimant has true claim of right, see infra, Possession title, 1-870 must be hostile and under claim of When true owner is in possesright. sion of part, 1-869 Possession must be open and notorious, Necessity of color of title, 1-864 see infra, Open and notorious posses-Prerequisites to constructive possession. sion, 1-864 Without color of title, 1-861 Estoppel: Effect of adverse possession by grantor Fences, 1-828; 12-1061 against grantee, 11-412 Actual fencing and enclosing not neces-Landlord and tenant, 1-810, 811 sary, 1-828 Public property, r-882 Agreement upon line, 1-793 Vendor and purchaser, 1-800 Enclosure without residence, 1-829 Evidence (see infra, Actual possession; Illustrations, 1-829, 830 Questions of law and fact), 1-886 Question for jury, 1-829 Cases where the evidence has been held Substantial fence, 1-829 insufficient to show adverse possession, Sufficiency of enclosure, 1-829 Forged deed, 1-855

ADVERSE POSSESSION, cont'd. ADVERSE POSSESSION, cont'd. Joint tenants and tenants in common, cont'd. Fraud: Exclusive possession, 1-805 Color of title, 1-853 Exclusive possession and reception of General reputation (see infra, Reputation), rents and profits, 1-804 1-832 Must be an ouster, 1-801 Gifts, 14-1043 Notice given to cotenant, 1-805 Good faith, 1-861, 868 Questions for jury, 1-806 Color of title, 1-861 Reception of rents and profits, 1-804 Grantor and grantee, 1-858 Refusal to pay over rents, 1-804 Highways, 1-878 Rule as to tenants in common, 1-802 Adverse user of abandoned highway, Taking rents and profits and claiming 1-881 No prescription for public nuisance, the land, 1-804 What amounts to ouster, 1-803 1-881 Partial encroachment on public road, Jurisdiction: No jurisdiction of person, 1-854 Lakes and ponds, see Lakes and Ponds. Hostile possession, see infra, Possession Landlord and tenant, 1-810; 18-608 must be hostile and under claim of right. Assertion of ownership, 1-810 Husband and wife: As between husband and wife, 1-820 Claimants under tenant, 1-811 Death of landlord, 1-810 As to third parties, 1-821 Disclaimer, 1-817 Possession of person not holding ad-Estoppel, 1-810, 811 versely, 15-822
Improvements, see Improvements. Failure to pay rent, 1-811 Possession of tenant the possession of landlord, 1-810 Indians, 16-235 Inoperative conveyances, 1-850 Repudiation of relationship necessary, Break in chain of title, 1-855 Conveyance by public officer without au-1-810, 811 Tenant holding over, 1-811 thority, 1-853 Land under water, 21-436 Leases, see infra, Landlord and tenant. Deed by administrator without authority, License (real property), 18-1130 Defects in title appearing dehors the im-Light and air, 19-116, 119 Limitation of actions: mediate conveyance, 1-852 Forged deed, 1-855 Fraud, 1-853 Adverse possession distinguished from limitation of actions, 19-148 General rule, 1-850 Irregular appointment of person acting Whether adverse possession of land for officially, 1-854 a period less than that prescribed, Irregularities in proceedings on which the conveyance is based, 1-854 1-885 Lost papers and records: Color of title, 1-860 Married woman, 1-853 Marketable title, 19-1138 No title in grantor, 1-852 Mines and mining claims, 1-826, 874; 20-Patents, 1-851 Sheriff's deed, return, or record, 1-851 Mistake: Void deed, 1-851 Want of authority, 1-853 Agreement between proprietors upon Want of jurisdiction, 1-854 dividing line, 1-793 What sufficient, 1-851 Boundaries, 1-791 No intent to claim, 1-794 Wills, 1-851 Intent, 1-789 Occupation by mistake, 1-791 Agreement upon line, 1-793 Possession by mistake, 1-867 Intention controlling, 1-790 Mortgages, 1-815 After foreclosure sale, 1-816 Intention must be manifest, 1-790 Intention to claim as owner, 1-790 Possession by mortgagee, 1-817 Possession of mortgagee or mortgagor Mistake in boundaries, 1-791 Mistake in location, 1-791 not adverse to the other, 20-975 Occupation by mistake, 1-791 Possession of mortgagor, 1-815 Permissive possession, 1-794
Interruption of possession, see infra, Con-Possession of mortgagor or his grantee, 1-816 tinuous possession. Repudiation of mortgage, 1-816 Intruder, 17-417 Municipal or quasi-municipal corporations, Intrusion, see infra, Continuous possession. 1-878 Irrigation, see IRRIGATION. Cases holding that title can be acquired Islands, 17-535 against municipality, 1-878 Joint tenants and tenants in common, 1-Cases holding that title cannot be ac-801 quired against municipality, 1-880 Actual ouster, 1-803 Equitable estoppel, 1-882 Claiming under deed to whole, 1-804 Property dedicated to public uses, Conveyance by cotenant, 1-806 1-878 Property held in private right, 1-879 Entry and exclusive claim to the whole. 1-804 Where the possession is not adverse, Evidence required, 1-804 1-881

ADVERSE POSSESSION, cont'd. Notice (see infra, Open and notorious possession): Notice to cotenant, 1-805 Notorious possession, see infra, Open and notorious possession, Occupation, see infra, Actual possession. Occupying claimants' acts, 1-856 Open and notórious possession, 1-832 Actual notice, 1-833 Constructive notice, 1-833, 834 General reputation, 1-832 General rule, 1-832 Possession must be open and notorious, 1-832 Ouster (see infra, Joint tenants and tenants in common), 1-789 Burden of proof, 1-887 Presumptions, 1-890 Questions of law and fact, 1-887 Overlapping boundaries, 1-871 Both parties in possession outside of overlap, 1-871 Constructive possession follows title. 1-871 Possession by kolder of inferior title inside, and by owner outside, of overlap, 1-872 Possession of overlap by claimant under colorable title, 1-872 Possession outside of overlap by such claimant, 1-873 Subsequent entry by owner, 1-873 Where owner does not have possession, Where owner has possession, 1-871 Parent and child, 1-821 Parks and public squares, 1-879 Parol gift or purchase, 1-850 Partition, see PARTITION. Patents: Void patents, 1-851 Peaceable possession, 22-638 Permissive possession, 1-794 Pledge and collateral security, 22-867 Possession must be hostile and under claim of right, 1-796 Continuance of hostilities, 1-798 Declarations to show hostility, 1-798 Executory contracts of purchase, see infra, Vendor and purchaser. General principles, 1-796 Hostility an inception of possession, 1-798 Husband and wife, see infra, Husband and wife. Landlord and tenant, see infra, Landlord and tenant. Life tenant and remainderman, see infra, Remainders, reversions, and executory interests. Mortgagor and mortgagee, see infra,

Mortgages. Must be hostile to all the world. 1-797 Must be no recognition of title in another, 1-797 Parent and child, see infra, Parent and child. Possession originally subordinate, 1-798 Principal and agent, 1-815

Purchaser pendente lite, 1-818

ADVERSE POSSESSION, cont'd. Possession must be hostile and under claim of right, cont'd. Tenants in common, see infra, Joint tenants and tenants in common. Trust estates, see Trusts and Trustees. Vendor and vendee, see infra, Vendor and purchaser. Presumption of grant, 22-1289 General rule, 22-1289 Grant presumed from continued possession, 22-1289 Illustrations, 22-1290 Possession by beneficial owner, 22-1290 Rebutting presumption, 22-1290 Presumptions of law, 1-888 In tavor of true owner, 1-889 Lapse of time, 1-889 Ouster, 1-890 Private ways, 1-875; 23-10 Property, see infra, Subjects of adverse possession. Property in municipal and quasi-municipal corporations, see infra, Municipal or quasimunicipal corporations. Public land, see STATE AND PUBLIC LANDS. Public officers: Irregular appointment, 1-854 No authority in person acting officially, 1-853 Quarry, 1-874 Quasi-municipal corporations, see Municipal and quasi-municipal corpora-Questions of law and fact, 1-886 Continuous possession, 1-837 Cultivation, 1-827 Enclosure, 1-829 Good faith, 1-869 Ouster, 1-806, 887 What is sufficient to give color to title, Whether the requisite facts exist, 1-886 Quitclaim, 1-838, 860 Railroads, 23-696 Receivers, 23-1043 Recording acts: Unrecorded instrument, 1-860 Re-entry, see infra, Continuous possession. Relation, 24-277 Religious societies, 24-362 Remainders, reversions, and executory interests, 1-807; 24-392 After expiration of life tenancy, 1-809 Against remainderman, 1-807 As against remainderman or reversioner, I-80g Before life estate has fallen in, 1-807 Grantee of life tenant, 1-808 Life estate acquired by adverse possession, 1-809 Possession of widow, 1-808 Rule as to life tenant and remainderman, 1-807
Rents and profits, see infra, Joint tenants and tenants in common. Replevin, 24-485 Reputation: General reputation, 1-832, 802 Res gestæ, 1-891 Residence, see infra, Actual possession. Reversion, 24-425

	a war again and d
ADVERSE POSSESSION, cont'd.	ADVERSE POSSESSION, cont'd.
Right of way, 1-875	What constitutes adverse possession, 1-789
	Wills:
Sales, 24-1041	Color of title, 1-851
Seal:	Witnesses:
Omission of seal, 1-856	Instrument insufficiently witnessed, 1-857
Sheriffs' sales, 25-748	Writing, see infra, Color of title.
Shore, 21-436	ADVERSE USE, see Adverse Possession;
State and public lands, see STATE AND PUB-	
LIC LANDS.	PRESCRIPTION.
Streets and sidewalks, 1-878	ADVERSE USER, see Adverse Possession.
Subjects of adverse possession, 1-874	ADVERSUS, see Versus.
Easements, 1-875	ADVERTISE, 1-892
	ADVERTISEMENTS, 1-893
General rule, 1-874	See Publication; Rewards.
Mines, 1–874	Contracts, see Contracts.
Municipal property, 1-878	Courielt - re-
Personalty, 1-874	Copyright, 7-537
Public lands, 1–875	False pretenses and cheats, 12-822
Several classes of property, 1-874	Judicial sales, see Judicial Sales.
State lands, 1-876	Privacy, right of, see Privacy, Right of.
Water, 1-875	Sheriffs' sales, see Sheriffs' Sales.
Succession:	ADVICE, 1–893
	ADVICE OF CONSUL:
Color of title, 1-850	Consuls, 7-9
Tacking, 1-842	
Continuity shown by parol, 1-845	ADVICE OF COUNSEL, 1-894
Execution and judicial sales, 1-843	Attorney's liability for improper advice, see
General rule, 1–842	ATTORNEY AND CLIENT.
Grantor's possession of other lands,	Bigamy, 4–41
1-845	Contempt, see Contempt.
How the requisite privity may arise,	Criminal law, 1-897
1–844	Advice as defense, 8-298
	Defenses, r-897
Paper evidence of transfer, 1-845	
Prior possession must have been bona	Defenses in actions generally, 1–897
fide, 1-845	Detectives, 1-905; 9-412
Where there is no privity, 1–843	Exemplary damages, 12-44
Taxation:	Extortion, 12–581
Payment of taxes, 1-831	False arrest and imprisonment, see False
Tax titles (see Tax Titles):	Imprisonment.
Color of title, see TAX TITLES.	Fraud:
Title:	Liability of attorney for fraudulent ad-
	vice, 1-895
Acknowledgment of superior title, 1-838	
Adverse possession vests title, 1-883	Good faith of client in acting upon advice,
Calar of title, see infra, Color of title.	1-906
No title in grantor, 1-852	Homestead:
Title in neither claimant, 1–870	Abandonment, 15–649
Title once acquired by adverse posses-	Injunctions:
sion cannot be divested by subsequent	Violation of injunction, 16-438
declarations, 1-886	Liability of attorney for contempt in giving
	improper advice, 1-896
Trespass, 28-579 •	
Trespass to try title, 28-630, 633	Liability of attorney to client, 1–894
Trover and conversion, see Trover and Con-	Attorney may not profit by his erroneous
VERSION.	advice, 1-895
Trusts and trustees, see Trusts and Trus-	Attorney's undertaking, 1-894
TEES.	For failure to advise, 1-896
Vendor and purchaser, 1-818	For improper or erroneous advice, 1-894
Executory contracts of purchase, 1-799	Fraudulent advice, 1-895
Before payment of purchase money,	No warranty of correctness of opinion,
1-799	1–895
Estoppel, 1–800	
Domina halding and a sandar a Oct	Sale by client to attorney, 1-896
Parties holding under vendee, 1-800	Liability of attorney to third persons, 1-896
Possession of vendee after purchase	Libel and slander, see LIBEL AND SLANDER.
price is paid, 1-801	Malicious prosecution, see Malicious Prose-
Subpurchasers, 1-800	CUTION.
Vendee holds adversely after third	Perjury, see Perjury.
parties, 1-800	Privileged communications, see Privileged
Executory contracts of purchase and	Communications.
bond to convey, 1-859	Questions of law and fact, 1-906
Good title, 29-614, 617	Receivers:
Possession of vendee, 1-820	
Possession of venues, 1-820	Contempt, 23-1060
Possession of vendor, 1-818	Slander of title or property, 25-1082
Purchaser pendente lite, 1-818	Trespass, 28-561
Waters and watercourses, 1-875	Trusts and trustees, see Trusts and Trus-
Wharves and wharfingers, 30-512	TEES.

ADVISE, 1-907	AFFIRMATIVE, 1-913
ADVOCATE, see ATTORNEY AND CLIENT.	AFFIRMATIVE PREGNANT, 1-914
ADVOWSON, 1-908	AFFIRMATIVE STATUTES, see STAT-
AEROLITE, 1-908	UTES.
Lost property, 19-582	AFFIX, 1-914
AFFAIRS, 1-908	AFFRAY, 1-915
AFFECT, 1–909	See Assault and Battery; Breach of the
	Peace; Riot; Rout; Unlawful Assem-
AFFECTING, 1-909 AFFECTION:	
	BLY.
Life insurance:	Abusive language, 1–916
Affection of the liver, 19-64	Accessories, 1-917
AFFIANT, 8-1087	Actual fighting, 1-916
AFFIDAVIT, 1-909	Aiders and abettors, 1-917
See Oaths and Affirmations.	Appearing in public place armed with dan-
Admissions, 1-720	gerous weapons, 1-915
Arrest, 2–840	Arrest, 1-917, 918; 2-888, 889
Attachment, see ATTACHMENT.	Affrays in officer's presence, 2-873
Attorney and client:	Arrest by officer, 1-918
Authority of attorney to make affidavits,	Arrest by private person, 1-917
3-348	Brawls, 4-880
Forging or concecting false affidavits or	Common law, 1-915
evidence, 3-311	Definition, 1-915
Bail (in civil cases), see BAIL (IN CIVIL	Elements of the offense, 1-916
CASES).	Killing one of the combatants to protect the
Believe, 3-913, 914	other, 1-918
De facto officers:	Murder and manslaughter, 1-918
Affidavit before de facto officer, 8-820	Mutual consent, 1-917
Depositions, see Depositions.	Number of persons, 1-916
Garnishment, see GARNISHMENT.	Public place, 1-917
Limited partnership, see Limited Partner-	Punishment, 1-918
SHIP.	Riot, 24-974
Notary public:	Separating combatants, 1-918
Interest of notary as disqualification,	Statutes defining, 1-915
21-570	Suppression of affrays, 1-917
Affidavit voidable, 21-570	Terror of the people, 1-917
Effect of affidavit, 21-570	AFFREIGHTMENT, see Contracts of Af-
Partner of attorney, 21-570	FREIGHTMENT AND CHARTER-PARTIES.
Pending suit, 21-570	AFLOAT:
Restrictions on rule, 21-570	Always afloat, 9-234
Showing identity, 21-571	AFORE, 1-918
Statutory provisions, 21-571	AFORESAID, 1-918
View that notary is disqualified, 21-	See SAID.
570	As aforesaid, 2–949
View that notary is not disqualified,	County aforesaid, 1–918, 919
21-571 When employee of party interested	Manner aforesaid, 19–921
When employee of party interested,	Said, 1–918 Wills, 1–919
21–571 Power to take under federal statutes,	
21-562	AFORETHOUGHT, 1-920; 21-159, 169; 22-
Power to take under state statutes, 21-	
_	1175 AFOUL , 1–920
564 Amendment, 21–565	AFRICAN, see Civil Rights; Colored Per-
General rule, 21-564	sons; Mulatto; Negro; Schools; Slavery.
Notaries of other states, 21-565	AFTER, 1-921
Sufficiency, 21-565	After conviction, 1-921
Perjury, see Perjury.	After date, 1-922
Prize fights, 23-104	After the fire, 13–389
AFFIDAVIT OF MERIT, 20-608	After the passing or passage of the act, 1-922
Case, 5-749	After the payment, 1-921
AFFILIATION, see BASTARDV.	At, 3-170
AFFINITY, 1-911	From and after, 14-558; 24-393
See Marriage; Relative - Relation - Re-	Issue (descendants):
LATIONSHIP; SUCCESSION.	Gift over expressly limited to take effect
Beneficiaries in insurance:	on, at, or after decease of first taker,
Insurable interest, 3-936	17-565
Consanguinity distinguished from, 6-662	Remainders, reversions, and executory in-
Husband and wife, 1-912	terests, 24-395
AFFIRM, 1-913	Time (computation of), see TIME (COM-
AFFIRMANCE, 1-913	PUTATION OF).
See Final Judgments and Decrees.	Wills, 30-773
AFFIRMATION, 1-914	AFTER-ACQUIRED PROPERTY, see
See OATHS AND AFFIRMATIONS.	FUTURE-ACQUIRED PROPERTY.

AFTER-ACQUIRED TITLE: Partition, 21-1194 AFTERBORN CHILDREN, see Posthu-Succession; MOUS CHILDREN; CHILDREN; WILLS. AFTERNOON, 1-924 AFTERWARD --- AFTERWARDS, 1-924 Abatement of legacies, 1-52 AGAINST, 1-925 Decide against, 9-1 AGAINST LAW, 1-926 AGAINST THE FORM OF THE STAT-UTE, 1-925 AGE, 1-927 See Infants; Pedigree; Rape. Abduction: Evidence, 1-180 Ignorance of female, 1-179 Definition, 1-927 Expert and opinion evidence: Nonexpert testimony, 12-490 False pretenses and cheats, 12-861 Inspection: Determination of age by inspection, Jury and jury trial, see JURY AND JURY TRIAL. Old age: Equitable relief, 16-629 Public officers, 23-331 Questions of law and fact, 23-574 State and public lands, see STATE AND PUB-LIC LANDS. Testamentary capacity, see TESTAMENTARY CAPACITY. Time at which a certain age is attained, 1-927 Undue influence, see Undue Influence. AGENCY, 1-930 See Accessory; Accomplices; Brokers; Insurance Brokers; Master and Ser-VANT; OFFICERS AND AGENTS OF PRIVATE CORPORATIONS; POWERS; PUBLIC OFFICERS. Abandonment and total loss, 1-39 Acceptance, 1-948 Accepting benefits, 1-965 Accepting benefits as ratification, 1-1196
Acceptance of benefits accompanied with words of dissent, 1-1198 Acceptance of fruits of compromise, I-I201 Acceptance of proceeds of loan, 1-1199 Acceptance of proceeds of sale by agent, Acceptance of rents, 1-1200 Accepting results to prevent further loss. 1-1100 Dealings with notes, 1-1201 Entry on land purchased or leased, I-1202 Filing order procured by agent, 1-Implied ratification of representations by which contract was procured, 1-1202 Receiving goods purchased by agent, 1-1108

Settlement with agent with full knowl-

Accident insurance, see Accident Insur-

Accomplices, see Accomplices.

edge, 1-1200

After-acquired Title.

AGENCY, cont'd. Accounts, 1-1086 Accountable only to principal, 1-1088 Accounting in equity, 1-1094 Accounts stated by agent, 1-437 Bank deposits, 1-1090 Commingling principal's property with his own, 1-1089 Disputing principal's title, 1-1001 Duty of agent as to keeping and rendering, 1-1086 Failure to account, 1-1088 General rule as to accounting, 1-1086 Husband and wife, 1-438 Illegal transactions, 1-1088 Interest, 1-1093 Regular account, 1-1089 Remuneration where there is negligence in accounts, 1-1101 Sufficiency of demand for accounting, 1-1001 When demand for accounting not necessary, 1-1092 Acknowledgments: Acknowledgment by agent, 1-508 Acquiescence, see infra, Silent acquiescence as ratification. Acquittance, 1-1030
Acting for both parties, see infra, Good faith and loyalty.

Actions (see infra, Liability of third parties to agent; Liability of third parties to principal): Ratification, 1-1209 Admissions, see Admissions. Adoption, see infra, Ratification. Adoption by principal (see infra, Ratification): Agent uniting opposite characters of buyer and seller, 1-1080 Instructions disregarded, 1-1060 Adoption of the agent of another: Acting as agent for both parties, 1-966 General rule in case of adverse interests, Where one may be agent of both parties to the contract, 1-966 Advances, see infra, Reimbursement. Adverse possession: Principal and agent, 1-815 Agent, 1-938 Agent to manage business or property, 1-1022 Borrowing, 1-1025 Construction of authority, 1-1022 Disposing of business, 1-1024 Engaging in different business, 1-1025 Executing notes, 1-1025 Keeping up stock, 1-1023 Managing plantation, 1-1023 Mining company, 1-1023 Mortgage, 1-1024 Power coextensive with business, 1-1022 Aliens: Alien enemies as agents, 1-942, 945 Alteration of instruments: Alteration by agent of grantor or promisor, 2~219 Material alteration by agent of grantee or obligee, 2-216 Ambiguity, 1-1001 Amount of remuneration, 1-1114 Custom, 1-1116

Agency.

AGENCY, cont'd. AGENCY, cont'd. Amount of remuneration, cont'd. Assignments for the benefit of creditors, see Extra compensation, 1-1116 ASSIGNMENTS FOR THE BENEFIT OF CRED-Question for jury, 1-1115 ITORS. Reasonable amount, 1-1115 Attachment: Skill and experience of agent, 1-1115 By whom affidavit made, 3-207 Where additional duties are imposed Seizure of principal's goods under atupon agent employed at fixed salary, tachment, 1-1175 Attorney and client (see ATTORNEY AND 1-1116 Where agent serves beyond stipulated ČLIENT): Attorney not mere agent, 3-347 time, 1-1116 Where there is an express agreement, Notice to attorney notice to client, 3-324 1-1114 Power of agent to collect or appoint Where there is no express agreement, counsel, 1-1029 1-1115 Retainer by agent, 3-318 Application of payments, 2-469 Attorney in fact, 12-613 Appointment, 1-948 Auctions and auctioneers, see Auctions and Acceptance, 1-948 AUCTIONEERS. Adoption of the agent of another, Authority (see infra, Liability of agent to 1-966 third parties), 1-938 Construction of authority, see infra, Construction of authority. Agent appointing agent, 1-949 Duration, 1-950 Evidence, 1-967 Delegation of authority by agent, see infra, Delegation of authority by agent. Adjudication of the fact of agency, Delegation of authority by principal, see Admissions, 1-969 infra, Delegation of authority by prin-Appointment under seal, 1-970 cipal. As between the parties, 1-970 Execution of authority, see infra, Ex-Burden of proof, 1-968 ecution of authority. Conduct of the parties, 1-969 General and special authority, see infra, Evidence may be either direct or General and special authority. indirect, 1-968 Inquiry as to agent's authority, 1-987, General reputation, 1-970 992, 994 Loss of original document, 1-970 Nature and extent of authority, 1-985 Merely assuming to act as agent Powers prima facie incident to every not sufficient, 1-969 Parol evidence, 1-970 authority, 1-997 Third person must ascertain agent's au-Principal and agent as witnesses, thority, 1-987 1-969 Bail (in civil cases): Proof must be clear and specific, Surrender by agent or representative, 1-968 3-640 Questions of law and fact, 1-967 Bail and recognizance (in criminal cases): Arrest of principal by agent, 3-708 Where the appointment is in writ-Bankruptcy, see Insolvency and Banking, 1-970 Express appointment, 1-952 RUPTCY. Banks and banking (see BANKS AND BANK-Implied appointment, see infra, Implied appointment. ING): Agent's Intention, 1-948, 950 duty to deposit principal's money in bank, 1-1090 Modes, 1-952 Commercial paper, 1-1049 Name by which transaction called im-material, 1-950 Delegation of authority, 1-780, 979 Deposit, 3-826, 831 Deposit by agent in his own name, Necessity of acceptance, 1-948 Necessity of appointment, 1-948 Parol appointment, 1-955 1-1000 Construction of appointment, 1-Power to act as agent or broker in purchases and loans, 3-801 When cashier and when bank bound by General rule, 1-955 negotiable paper, 1-1049 Indirect appointment, 1-957 Instances, 1-955 Barter, 1-1004 Benefit, see infra, Accepting benefits as ratification; Good faith and loyalty. Statute requiring writing, 1-956 Vendor and purchaser, 1-955 Benefits, accepting, 1-965 Written authority to convey land, Bill and note brokers, see BILL AND NOTE 1-956 BROKERS. Requisites, 1-948 Seal, see infra, Seal. Bills of exchange and promissory notes, see BILLS OF EXCHANGE AND PROMISSORY What amounts to appointment, 1-948, Notes. Writing, 1-955, 956, 970 Bills of lading, 1-1034 Arbitration and award, see Arbitration and Bona fide purchasers, 4-551 Purchasers from agent of owner, 4-550 Assault and battery, see Assault and Bat-Bonds: TERY. Execution by agent, 4-622

AGENCY, cont'd.	AGENCY, cont'd.
Bonds, cont'd.	Composition with creditors:
Performance rendered impossible by	Authority of agent, 1–1028
obligor or his agent, 4-686	Signature by agent, 6-381 Conduct (see <i>infra</i> , Implied appointment):
Ratification, 4-638	Evidence to show agency, 1-969
Special authorization, 4-637	Confessions, 6-570
Borrow, 1–1035	Confessions by agent, 6-570
"Boss," 4-733 Both parties, see infra, Adoption of the	Confusion of goods, 1-1089; 6-598
agent of another.	Connecting carriers, see Connecting Car-
Bought and sold notes, see Bought and Sold	RIERS.
Notes.	Construction of appointment, 1-957
Bridges:	Construction of authority, 1-998
Neglect to repair, 4-940	Agent to purchase, 1-1020
Building and loan associations, see Building	Execution of negotiable notes,
AND LOAN ASSOCIATIONS.	1-1022
Burden of proof, 1-968	Implied powers, 1-1021
Business, see infra, Agent to manage business	Must observe authority, 1–1020
or property.	Purchase on credit, 1–1020, 1021 Purchase on credit where fur-
Care, see infra, Reasonable skill and dili- gence.	nished with funds, 1-1021
Carriers of goods (see Carriers of Goods),	Purchase on credit where no funds
1-1034	are furnished, 1-1021
Charities and trusts for charitable uses, see	Agent with full power to settle, 1-1031
CHARITIES AND TRUSTS FOR CHARITABLE	Construction and scope of certain par-
Uses.	ticular authorities, 1-1003
Checks:	Implied authorities, 1-1002
Authority of agent to receive, 1-1027	Lease (see Leases), 1-1018
Civil damage acts, see CIVIL DAMAGE ACTS.	Mortgages (see Mortgages), 1-1017
Classes of agents, 1-939	Receiving payment, see PAYMENT.
Clerks:	To borrow, 1-1035
Implied appointment, 1-963	To draw and indorse negotiable instru-
Collection (see Collection Agency; see infra, Payment):	ments, see BILLS OF EXCHANGE AND PROMISSORY NOTES.
Acquittance, 1–1030	To employ, 1-1034
Employment, 1–1029	To lend, 1-1035
Powers implied, 1-1029	To manage business or property, 1-1022
Skill and diligence required in making	To sell generally, 1-1003
collections, 1-1066	Agent cannot give away, 1-1004
Suit, 1–1029	Barter, 1-1004
Commercial travelers, see Commercial	Consideration must be in money,
TRAVELERS OR DRUMMERS.	1-1003
Commingling principal's property with his	Exchange, 1-1004
own, 1–1089	Payment in negotiable paper, 1-1003
Commission merchants, see Factors or Com- mission Merchants.	Pledge, 1-1004
Compensation, see infra, Remuneration for	Power exhausted by sale, 1–1005 Time of sale, 1–1005
services rendered.	To sell personalty, 1-1012
Competency to be agent, 1-945	Credit, 1-1014, 1015
Alien enemies, 1-945	Guaranty to maintain price, 1-1014
Infants, see INFANTS.	Implied powers, 1-1013
In general, 1-945	May give exclusive right to sell,
Married women, see Husband and	1-1014
Wife.	Must act within authority, 1-1012
Persons non compos mentis, see infra,	Notice on bills of merchandise,
Insanity.	1-1016
Slaves, 1–946 Various persons, 1–945	Power to receive payment, 1-1014
Competency to be principal, 1-939	Traveling salesmen, 1-1016
Alien enemies, 1-942	Warranty, 1–1014 To sell real estate, 1–1005
Corporations, see infra, Corporations.	After-acquired land, 1-1008
Drunkards, 1-040	Authority must be clear, 1-1006
How disability determined, 1-939	Authority not extended by con-
Intants (see Infants), 1-040	struction, 1–1010
In general, 1-930	Certainty, 1-1007
Joint tenants and tenants in common,	Credit, 1-1009
I-944	Descriptions of property, 1-1007
Kinds of incompetency, 1–939 Married women, 1–942	Extent of power, 1-1007
Partnership, see Partnership.	Implied powers, 1-1010
Persons naturally incompetent, 1-940	Manner of sale, 1–1008
Persons non compos mentis, 1-940	Power to execute conveyances,
	1-1010

AGENCY, cont'd.	AGENCY, cont'd.
Construction of authority, cont'd.	Damages, cont'd.
To sell real estate, cont'd.	Measure of damages in action against
Receiving payment, 1-1008	agent by third party, 1-1129
Representations, 1-1012	Measure of damages where agent is
Sale on credit, 1-1009	negligent, 1-1068
Seal, 1-1011	Measure of damages where agent
Sufficiency of power, 1-1005	wrongfully discharged, 1-1105
Warranties, 1-1012	Profits, 8-624
To ship, r-1034	Dealer, 8-849
Where authority is ambiguous, 1-1001	Dealing in the agency for agent's own bene- fit, see infra, Good faith and loyalty.
Written authorities, 1–998 General words, 1–1000	Death, see infra, Termination.
Object of the power, 1–999	Death by wrongful act:
Parol evidence, 1-1001	Liability of principal, 8-907
Question for court, 1-998	Death of agent (see infra, Termination):
Restricted to individual business	Remuneration, 1-1108
and use of principal, 1-1000	Death of principal (see infra, Termination):
Subject to strict interpretation,	Remuneration, 1-1108
1-999	Debt, 8-1009
Usage and custom, 1-1001	Debts of decedents, 8-1009
Constructive trusts, see IMPLIED TRUSTS.	Declarations:
Contract of agency, 1-937	Receiving declarations, 1-1030
Contractors, see Independent Contractors.	Dedication:
Contracts (see <i>infra</i> , Liability of agent to third parties; Liability of principal to	Dedication by agents, 9-30 Deeds:
third parties; Liability of third par-	Formalities required in order to bind
ties to agent; Liability of third par-	principal, 1-1041
ties to principal; Name; Ratification):	Ratification, 9-145
Presumed to have contracted on prin-	In general, 9-145
cipal's credit, 1-1056	Parol, 9-145
Contracts of affreightment and charter-par-	Signature by agent, 9-144
ties, see Contracts of Affreightment	Defenses to principal's actions, see infra,
AND CHARTER-PARTIES.	Liability of third parties to principal.
Contracts of hire:	Definition, 1-937
Employment of agents, 7-318	Agent, 1-938
Liability for acts of agents, 7-319	Contract of agency, 1-937
Liability of hirer for acts of agents,	General agent, 1–985 Name by which transaction called imma-
7-315 Corporations (see Officers and Agents of	terial, 1-950
Private Corporations):	Ostensible agency, 1-937
Power of corporation to act as agent,	Power, 1-938
7-809	Principal, 1-938
Counterfeiting, 7-883	Special agent, 1-985
Coupled with an interest, 1-1217	Subagent, 1-938, 980
Agency for protection of party author-	Universal agent, 1-987
ized, 1-1218	Del credere agency, see Del Credere Agency.
Death of principal, 1-1223, 1224	Delegation of authority by agent, 1–972 Accommodation acceptances, 1–978
Revocation, 1-1217 What constitutes authority coupled with	Arbitrators, see Arbitration and Award.
interest, 1-1217	Attorneys at law, see Attorney and
Covenants:	CLIENT.
Execution by agents, 8-160	Auctioneer, 1-979
Credit:	Authority to redelegate implied, 1-979
Following instructions, 1-1059	Banks, 1–780, 979
Power of agent to allow, 1-1031	Bills of exchange, 1-979
Purchase on credit, 1-1020	Delegatus non potest delegare, 1-972
Where agent is furnished with	Factors and brokers, 1-978
funds, 1–1021	General rule, 1-972
Where agent is not furnished with	Master of vessel, 1-980
funds, 1–1021 Whether power implied, 1–1020,	Ministerial, executive, or mechanical duties, 1–978
1021	Nature of agency, 1-980
Sale on credit, 1-1014, 1015	Necessity, 1-979
When sale made on credit, 1-1009	Officers and agents of municipal corpo-
Criminal law:	rations, see Public Officers.
Acts under order of master, 10-348	Officers and agents of private corpo-
Agent acting under orders, 8-300	rations, see Officers and Agents of
Liability of principal, 1-1161	PRIVATE CORPORATIONS.
Ratification, 1-1185	Personal representatives, see Executors
Damages:	AND ADMINISTRATORS.
Limit of agent's recovery, 1-1167	Public officers, see Public Officers.
4	7 Volume XXXI.

AGENCY, cont'd. Delegation of authority by agent, cont'd. Qualifications of general rule, 1-978 Rule applied to various classes of agents, 1-973
Trustees, see Trusts and Trustees. Usage of trade, 1-979 Delegation of anthority by principal, 1-971 Gambling contracts, 1-972 General rule, 1-971 Government contracts, 1-972 Illegal and immoral acts, 1-971 Lobbyist, 1-971 Lottery tickets, 1-972 Marriage brokers, 1-972 Personal acts, 1-971 Delegation of authority by public officers, 1-973 Commissioners, 1-974 Committees, 1-974 Discretionary powers, 1-974 General rule, 1-973 Judicial sales, 1-975 Justices of the peace, 1-975 Sheriffs, 1-974 Writs, 1-974 Delegation of authority to subagents, see infra, Subagents. Delivery: Liability of principal, 1-1143 Demurrage, see Demurrage. Deposit (see Deposit), 9-285 Agent's duty to deposit principal's money in bank, 1-1090 Deposit by agent in his own name, 1-1090 Deputy, see DEPUTY. Descriptio personæ, see infra, Name. Diligence, see infra, Reasonable skill and Disability, see infra, Competency to he agent; Competency to he principal.

Disavowal, see infra, Ratification; Silent acquiescence as ratification. Discharge (see infra, Termination), 1-1216 Remuneration where agent is discharged for cause, 1-1103 Remuneration where agent is wrongfully discharged, 1-1104 Burden of proof on principal, 1-1107 Compensation actually earned. I-I107 Compensation for constructive service, 1-1107 Damages for breach of contract, 1-1104 Measure of damages, 1-1105 Quantum meruit, 1-1104 Recovery a bar to subsequent action, 1-1107 Remedies growing out of the wrongful act, 1-1104 Remedy by action to enforce contract, 1-1107

Wages earned in other employment,

What tender of service on part of

When agent's right of action ac-

agent necessary, 1-1108

1-1106

crues, 1-1104

Agency.

AGENCY, cont'd. Discharge, cont'd. Remuneration where agent is wrongfully discharged, cont'd. Where principal rejects the services of agent before the time for performance arrives, 1-1105 Disclaimer, 1-1091 Disclosure, see infra, Undisclosed principal. Disorderly houses, 9-530 Liability of agent, 9-530 Liability of principal, 9-530 Managers, 9-530 Dissolution of corporations, see Dissolution OF CORPORATIONS. Distress, 9-630 Goods sent to agent or commission merchant, 9-645

Drummers, see Commercial Travelers or DRUMMERS. Drunkenness, see Intoxication. Duration, see infra, Termination. Duress, see Duress. Duties of agent (see infra, Good faith and loyalty; Reasonable skill and diligence): Instructions, see infra, Instructions. Keeping and rendering accounts, see ACCOUNTS. Duties of principal to agent (see infra, Remuneration for services rendered): Reimbursement, see infra, Reimbursement. Elections, see Elections. Embezzlement, see Embezzlement. Equities against agent, 1-1168, 1169 Escape: Where prisoner escapes through acts of agent, 11-277 Escrow, see Escrow. Estoppel: Estoppel to deny agency, 1-960 Eviction: Acts of agents, 11-463 Turning out agent, 11-471 Evidence, see infra, Appointment; Parol evidence. Exchange and re-exchange, see Exchange AND RE-EXCHANGE. Exchange of property, 1-1004 Execution and proof of documents: Execution of conveyances, 1-1010 Execution of authority, 1-1035 Contract should be in name of principal, 1-1035 Formal execution, 1-1035 General rule, 1-1035 Intent of parties, 1-1035 Joint agents, 1-1057 Name, see NAME. Executions, see Executions. Executors and administrators, see Execu-TORS AND ADMINISTRATORS. Exemplary damages, see Exemplary Dam-Expenditures, see infra, Reimbursement. Express companies: Liability for acts and declarations of agents, 12-560 Factors' acts, see FACTORS' ACTS. Factors or commission merchants (see Fac-TORS OR COMMISSION MERCHANTS):

Factors' acts, see Factors' Acts.

ENCY, cont'd.	AGENCY, cont'd.
alse imprisonment, see False Imprison- Ment.	Gas companies, see GAS COMPANIES. General and special authority, 1-985
alse pretenses and cheats, 12-836	As affected by usage or custom, 1–996
alse representations (see Fraud and De-	Authority modified by instructions, 1-99
CEIT):	General agents, 1-994
Liability of one holding himself out to	Special agents, 1-995
be agent of third party, 1-1136	Distinction between general and speci
amily:	agencies, 1-985
Remuneration where agent is member	General agent, 1-985
of principal's family, 1-1099	Power in writing, 1-988
ellow servants, see Fellow Servants.	Principal bound according to extent
idelity to instructions, see infra, Instructions.	apparent authority, 1–986
iduciary, 13–12	Special agent, 1–985 Third parties must ascertain agen
Filling blanks, see Filling Blanks.	anthority, 1–987
Fire insurance (see Fire Insurance):	Universal agents, 1-987
Duty of agent as to insurance, 1-1068,	When principal is bound, 1-988
1069	Act must be within power to bis
ires, see Fires.	principal, 1-991
iscal agent, 13-553	Acts authorized directly or by in
forcible entry and detainer:	plication, 1-988
Against whom action brought, 13-767	Acts within apparent authori
Foreign corporations, see Foreign Corpo-	1-989
RATIONS.	Authority of general agencies n
Toreign principal, 1-1121	unlimited, 1–990
Liability, 1-1050 Principal maintaining action in his own	Authority of special agent must strictly pursued, 1–993
name, 1–1169	Estoppel, 1-991
Forgery, 13-1102	General agencies, 1-990
Ratification, 1-1185	How far third persons must inqui
Estoppel to set up forgery, 1-1186	as to agent's authority, 1-992
View that forgery cannot be rati-	In general, 1-988
fied, 1–1185	Inquiry as to extent of authori
View that forgery may be ratified,	1-994
1-1187	Principal hound if general age
Fraud and deceit (see infra, Good faith and	acts within general authori
loyalty):	I-992
Acting as agent without authority, 14-90, 105	Special agencies, 1–993 Special agent disregarding instru
Agent's knowledge imputable to prin-	tions, 1-993
cipal, 14-102, 111	Theory upon which principal
Duty to disclose material fact, 14-70	held liable, 1-990
False representations of agency, 1-1136	General reputation, 1-970
Fraudulent acts of agent as a defense to	Good faith and loyalty, 1-1071
action hy principal, 1-1180	Acting for both parties, 1-1073
Implied representation by acting as	Acting for both parties where intere
agent, 14–31	not conflicting, 1-1074
Knowledge and intent, 14-90 Liability of agents, 14-153	Acting for both parties where principations consent, 1-1074
Liability of agent to third parties,	Agent acquiring adverse interes
1-1135	1-1085
Liability of principal, 1-1158	Agent employing principal's property
Principal's responsibility for fraud of	his own business, 1-1073
agent, 14-156	Agent may not deal in the agency
Proof of injury, 14-140	his own benefit, 1-1072
Ratification of contracts tainted with	Agent to purchase, purchasing for hi
_ fraud, 1-1184	self, 1-1082
Representation, 1-1012, 1136, 1159, 1178	General rule, 1-1082
Representations by agent, 14-27, 29	Statute of frauds, 1-1083
Representations not intended to be acted	When ejectment lies, 1-1085
on by party complaining, 14–149 Representations to agent, 14–150	When principal supplies no part
Representations to agent not communi-	purchase price, 1–1084 Where principal has present inter-
cated to principal, 14-113	in the lands, 1–1084
Right to rely on representations, 14-122	Antagonistic position to principal, 1-10
Silence, 14-70	Compensation where agent acts for be
raudulent sales and conveyances, see	parties to transaction, 1-1113
FRAUDULENT SALES AND CONVEYANCES.	Extent, 1-1071
Sambling contracts (see Gambling Con-	Gratuities, 1-1073
TRACTS), 1-972	Letting contract to himself, 1-1075
	Making profit out of agency - rose
Saming houses, 14-718	Making profit out of agency, 1-1072

Agency.

AGENCY, cont'd. Good faith and loyalty, cont'd. Necessity, 1-1071 Purchasing for price less than that named by principal, 1-1072 Remuneration where agent acts for both parties to transaction, 1-1113 Scrutiny applied to gifts, release, or conveyance obtained by agent, 1-1071 Selling for higher price than that named, 1-1072 Speculating in subject of agency, 1-1071 Uniting opposite characters of buyer and seller, 1-1075 Adoption of transaction by principal, 1-1080 Agent purchasing through third party, 1-1079 Agent to purchase, purchasing for himself, 1-1077 Agent to sell, purchasing for himself, 1-1077 Character of sale immaterial, 1-1079 Commissions, 1-1082 Dealing directly with principal, 1-1081 Disclosure, 1-1081 Duty of principal upon repudiation, 1-1080 Duty to make full disclosure when dealing directly with principal, Employees of agent, 1-1079 Not necessary to show actual imposition or fraud, 1-1076 Party offering to make return, 1-1076 Presumption of invalidity, 1-1082 Principal must do equity, 1-1080 Rights of third parties, 1-1076 Sales by public auction, 1-1079 Situation of purchasers from agent, 1-1080 Statement of general rule, 1-1075 Usage and custom, 1-1076 Gratuitous agency: Skill and diligence required of agent, I-1070 Habitual drunkenness, see Habitual Drunk-ENNESS. Holding out: Liability of one who falsely represents himself to be agent of another, Holding out one as agent, 1-960 Husband and wife, see Husband and Wife. Ignorance, see infra, Ratification.
Illegal contracts (see ILLEGAL CONTRACTS): Accounting, 1-1088 Delegation of authority, 1-971 Instructions, 1-1061 Reimbursement for losses, 1-1118 Remuneration, 1-1114 Right of action of agent for payments made on illegal contracts, 1-1166 Implied appointment, 1-957 Accepting benefits, 1-965 Agency arising from general conduct, Agency implied from single transaction, 1-961 Attorney, 1-958

AGENCY, cont'd. Implied appointment, cont'd. Carrying on business in name of another, Circumstances which justify the inference of agency, 1-962 Clerks, 1-963 Estoppel, 1-960 From conduct, 1-959 From the relation of the parties, 1-956 Good faith required of third party, 1-962 Holding out one as agent, 1-960 How agency limited, 1-962 Husband and wife, see Husband and Long-continued silence, 1-966 Mere silence, 1-966 Partner, 1-958 Presumption from relation of parties, 1-957 Ratification must have been with full knowledge, 1-965 Ratification of past acts, 1-964 Series of transactions, 1-961 Servants, 1-963 Third person must have relied upon agency, 1-962 Implied authorities: Construction, 1-1002 Implied authority limited to like acts or like dealings, 1-1002 Implied contracts: Money received as agent, 15-1098 Implied powers: Agent to sell, 1-1010 Implied ratification, see infra, Ratification. Implied trusts (see IMPLIED TRUSTS): Agent acquiring adverse interests, 1-1085 Agent to purchase, purchasing for himself, 1-1082 Attorney buying in adverse title to land for his client, 1-1086 Implied warranties, see IMPLIED WARRANTIES. Imprisonment for debt and in civil actions, see Imprisonment for Debt and in Civil Actions. Independent contractors, see Independent CONTRACTORS. Infants, see INFANTS. Injunctions, see Injunctions. Insanity, see INSANITY. Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY. Instructions, 1-1058 Adoption by principal, 1-1060 Agent must faithfully follow directions, 1-1058 Authority modified by instructions, 1-994 General agents, 1-994 Special agents, 1-995 Circumstantial variance, 1-1061 Credit, 1-1059 Departure from instructions, 1-1061, 1062 Emergency, 1-1061 Exceptions, 1-1061 General rule, 1-1058 Illegal contracts, 1-1061 Illustrations, 1-1050 Immoral acts, 1-1061 Intention, 1-1060

AGENCY, cont'd.	AGENCY, cont'd.
Instructions, cont'd.	Liability of agent to principal:
Liability of agent for disobedience of	Ratification, 1-1214
instructions, 1-1058	Liability of agent to third parties, 1-1119
Nature of liability for departure from	Agency disclosed but principal undis-
instructions, 1–1062	closed, I-II24
Necessity, 1–1061	Agency undisclosed, 1-1122
Presumption, 1–1060 Qualifications, 1–1061	Money paid to agent, see PAYMENT. Nonexisting principal, 1-1122
Remunerated agent, 1-1058	Parol evidence to show intention, 1-1121
Special agent disregarding instructions,	Presumption that agent does not intend
I-qq3	to bind himself, 1-1120
Uncertainty and ambiguity in instruc-	Ratification, 1-1214
tions, 1-1062	Sealed instruments, 1-1121
Unremunerated agent, 1-1060	Torts, see infra, Torts.
Usage or custom, 1-1062	Undisclosed principal, 1-1122, 1124
Insurance agents, see Insurance; Insur-	When acting for foreign principal,
ANCE BROKERS.	I-I121
Insurance brakers, see Insurance Brokers.	When acting with authority, 1-1119
Insurance, duty as to, 1-1068	When acting within scope of his authority, 1-1119
Intent, 1–1035 Intention, 1–1050	When acting with no authority, 1-1124
Intention to create agency, 1–948, 950	Acting in excess of authority
Interest, 1–1093	actually possessed, 1-1126
Agent receiving interest, 1-1094	Form of action, 1-1127
Agent retaining property, 1-1093	In general, 1-1124
Agent's liability for interest, 1-1093	Nature of liability, 1–1127
Misapplication, 1-1094	Third party must be ignorant of
Neglect or refusal to pay on demand,	want of authority, 1-1127
I-1094 Neglect to notify principal of callection	When he bona fide believes he has
Neglect to notify principal of collection,	authority, 1–1125 When he has knowledge of his want
Intermingling agent's property with princi-	of authority, 1-1125
pal's, 1-1089; 6-598	When agent pledges his own credit,
Interpretation, see infra, Construction of	1-1120
authority.	When agent unintentionally binds him-
Intoxicating liquors, see Intoxicating	self, 1-1121
Liquors.	When principal is disclosed, 1-1120
Intoxication, see Intoxication.	When principal is irresponsible, 1-1122
Intromission, 17–416	Liability of principal, see infra, General and
Investments (see Investments): Skill and diligence required of agent,	special authority; Name.
1-1065	Liability of principal to agent: Agent's right to lien, see Liens.
Joint agents, 1-1057	Agent's right to stoppage in transitu,
Execution must be implied, 1057	see Stoppage in Transitu.
When principal bound, 1-1057	Reimbursement, see infra, Reimburse-
Joint tenants and tenants in common:	ment.
Authority to appoint agents, 1-944	Remuneration for services rendered, see
Judgments and decrees:	infra, Remuneration for services ren-
Conclusiveness of judgments of per- sons responsible over, 24–743	dered.
Judicial sales, see Judicial Sales.	Liability of principal to third parties, 1-
Justices of the peace:	Admissions, 1–1143
Agent for either party, 18-43	Civil liability, 1-1136
Knowledge, see infra, Ratification.	Contracts, 1-1137
Laches, 18-124	Criminal liability, see CRIMINAL LAW.
Landlord and tenant, see Landlord and	Delivery to agent, 1-1143
TENANT; LEASES.	Liability of principal generally on con-
Leases, see Leases.	tracts, I-II37
Legacies and devises: Services rendered in expectation of	Notice to agent, see Notice.
legacy, 1-1098	Payment to agent, 1–1143 Ratification, 1–1214
Lend, 1–1035	Representations, see infra, Fraud and
Levy of execution:	deceit.
Seizure of principal's goods under levy	Torts, see infra, Torts.
of execution, 1-1175	Undisclosed principal, 1-1139
Liability, see infra, Instructions.	Contracts under seal, 1-1141
Liability of agent (see infra, Good faith and	Contracts within statute of frauds,
loyalty; Reasonable skill and dili-	1-1140
gence):	Negotiable contracts, 1-1141
Keeping and rendering accounts, see Accounts.	Partners, 1–1140
	Simple contracts, 1-1139
5	r Volume XXXI,

AGENCY, cont'd. Liability of principal to third parties, cont'd. Undisclosed principal, cont'd. Where principal bas settled with agent, 1-1142 Where the other party has elected to hold agent liable, 1-1138 Disclosed principal, 1-1138 Fact of agency and name of principal must be known, 1-1139 In general, 1-1138 Requisites of an election a question for the jury, 1-1138 Undisclosed principal, 1-1138 Within what time the party must elect, 1-1139 Liability of third parties to agent, 1-1161 Agent's right of action against third parties on contract, 1-1162 Commercial paper payable to agent, 1-1163 Form of contract, 1-1164 General rule when made with agent personally, 1-1162 Instruments under seal, 1-1165 Payments made under mistake of fact or on illegal contracts, 1-1166 Right of action under the codes, 1-1162 When agent has beneficial interest, 1-1165

When agent is ostensible principal, 1-1164

Defenses to action brought by agent, 1-1167

In general, 1-1161

Limit of agent's recovery in tort, 1-1167

Limit of agent's recovery on contract, 1-1167

Personal injury to agent, 1-1166 Principal's right to control action brought by agent, 1-1167 Torts, see infra, Torts.

Liability of third parties to principal, 1-1168

Breach of warranty, 1-1178
Defenses to principal's action, 1-1180 Fraudulent acts of agent, 1-1180 Payment to agent, 1-1180

When judgments conclusive, 1-1181

For money wrongfully paid to or appropriated by third party, 1-1176 In general, 1-1176

Money lost on wager contracts, 1-1177

Principal may follow fund, 1-1177 Proceeds of restrictively indorsed paper, 1-1177

Misrepresentation, 1-1178

Money paid under mistake of fact. 1-1178

On agent's contracts, 1-1168

Principal may maintain action, 1-1168 Broker, 1-1170

Equities against agent, 1-1168, 1169 Exceptions, 1-1171

Factor, 1-1170

Foreign principal, 1-1169

Third party must show lack of knowledge, 1-1171

When disclosed, 1-1168 When undisclosed, 1-1168 AGENCY, cont'd.

Liability of third parties to principal, cont'd.

Principal's right of action superior to agent's, 1-1180

In general, 1-1180

Third party cannot dispute agency,

Property wrongfully transferred third party, 1-1172

Factor's or agent's acts, 1-1173

General rule, 1-1172

Property bartered, pledged, or mortgaged, 1-1174

Property seized under execution or

attachment, 1-1175

Property used to pay agent's debt by agent, 1-1174

Securities, 1-1175

When agent can give better title than he has, 1-1173

When principal may recover, 1-1172

Surreptitious dealings of third party with agent, 1-1178

Torts, see infra, Torts.

Libel and slander, see LIBEL AND SLANDER. License, see Occupation, Business, and Privilege Taxes.

Liens: Agent's right to lien, 1-1119

Subagent, 1-984

Limitation of actions:

Accounts between principal and agent, 19-187

Illustrations, 19-187, 188

Lloyd's associations, 19-448, 450

Loans:

Borrower's liability for act of agent, 19-469

Skill and diligence required of agent, 1-1065

Lobbyist, 1-971

Local agent, 19-483 Logs and lumber:

Liens, 19-533

Lost papers and records:

Evidence of appointment, 1-970 Loyalty, see infra, Good faith and loyalty. Malice:

Liability of agent to third parties, 1-1135

of principal for wanton or Liability malicious acts of agent, 1-1156

Malicious prosecution, see Malicious Prose-

Managing agent, 19-707
Marine insurance, see Marine Insurance.
Maritime liens, see Maritime Liens. Marriage:

Termination, 1-1228

Married women, see Husband and Wife; SEPARATE PROPERTY OF MARRIED WOMEN. Master and servant (see Master and Ser-VANT):

Authority to employ, 1-1034 Mechanics' liens, see MECHANICS' LIENS.

Mercantile agency, see Mercantile Agency. Mines and mining claims:

Authority of general agent and manager of a mining company, 1-1023 Misrepresentations, see infra, Fraud and deceit.

AGENCY, cont'd. AGENCY, cont'd. Parol evidence: Mistake: Liability of third parties to principal Charging undisclosed principal on written contract, 1-1140 for money paid under mistake, 1-1178 Money paid under mistake, 1-1130 Instruments under seal, 1-1051 Right of action of agent for payments Ambiguous instrument, 1-1052 made under mistake, 1-1166 Parol evidence not admissible to Third party ignorant of want of authordischarge agent or charge principal, 1-1051 ity, 1-1127 Intention of parties, 1-1121 Money, see PAYMENT. Mortgages, see Mortgages. Intent of parties, 1-1054 Mutual insurance, see MUTUAL INSURANCE. Liability of agent, 1-1121 Negotiable instruments, 1-1052 Name, 1-1035 Bills of exchange and promissory notes, Action between the original parsee BILLS OF EXCHANGE AND PROMties, 1-1052 ISSORY NOTES. Action by bona fide holder, 1-1054 Contract by agent should be in name of Instrument not indicating principrincipal, 1-1035 pal, 1-1053 General rule, 1-1035 Parol evidence not admissible to Instruments under seal (see infra, Parol discharge agent, 1-1053 When parol evidence admissible, evidence), 1-1036 Agent bound, 1-1038 1-1052 "Agent for principal," 1-1037 Simple contracts, 1-1054 Agent not bound, 1-1040 To discharge agent, 1-1053 Agent using apt words to charge To show appointment, 1-970 himself, 1-1038 Undisclosed principal, 1-1053 When trust provable by parol, 1-1083 Application of the general rule, 1-1036 Written authorities, 1-1001 Conveyances of estates, 1-1041 Parties: Imperfect execution, 1-1038 Acting for both parties, see infra, Good Most approved form of execution, faith and loyalty. Partnership, see Partnership. 1-1037 Must be in name of principal under Patents, see PATENTS. Payment, see PAYMENT. his seal, and purport to he his Pensions, see Pensions and Bounties. deed, 1-1036 One seal sufficient for several prin-Personalty, see infra, Construction authority. cipals, 1-1037 Pledge and collateral security: Principal a corporation, 1-1040 Agent to sell, 1-1004 "Principal by agent," 1-1037 Statutes, 1-1038 Authority of agent to pledge, 22-848 Intent, 1-1035 Agent with limited authority, Parol evidence, see infra, Parol evi-22-848 dence. Authorized agent, 22-484 Excess of authority, 22-849 Simple contracts, 1-1050 Execution in principal's name, Express authority, 22-848 1-1051 Ostensible authority, 22-849 Foreign principal, 1-1050 Pledgee's want of knowledge as to Intention controlling, 1-1050 extent of agent's authority, 22-849 Statute of frauds, 1-1050 Ratification of unauthorized pledge, Name by which transaction called imma-22-849 Statutory provisions, 22-849 Wife, see Husband and Wife. terial, 1-950 National banks, see NATIONAL BANKS. Negligence (see infra, Reasonable skill and Principal's right to recover from third parties where property wrongfully pledged, 1-1174 diligence): Liability of agent to third parties, 1-1131 Powers (see infra, Authority; Construction Remuneration, 1-1101 of authority), 1-938
Power to sell, see infra, Construction of Non compos mentis, see Insanity. Notice, see Notice. Notice of revocation, 1-1220 authority. Presumptions, 22-1240 As to agent, 1-1220 Instructions, 1-1060 Relation of the parties, 1-957 As to third persons, 1-1220 Constructive notice, 1-1221, 1222 Effect, 1-1222 Remuneration where agent is member Novation, see Novation. of principal's family, 1-1099 Third persons presumed to know agent's Nuisances, see Nuisances. Occupation, business, and privilege taxes, authority, 1-987 Principal (see infra, Competency to be prinsee Occupation, Business, and Privilege cipal), 1-938 TAXES. Ostensible agency, 1-937 When bound, see infra, General and Parent and child, 21-1039 special authority. Remuneration where the relationship of Private international law, see PRIVATE INTERparent and child exists, 1-1099

NATIONAL LAW.

53

AGENCY, cont'd. AGENCY, cont'd. Ratification, cont'd. Privileged communications, see LIBEL AND Implied ratification, cont'd.

Filling order procured by agent, SLANDER; PRIVILEGED COMMUNICATIONS. Privity, see RES JUDICATA. 1-1201 Production of documents, see Production Illustrations, 1-1196 OF DOCUMENTS. Implied from previous acts, 1-1196 Profit: Implied ratification of representa-As to making profit out of agency, see tions, 1-1202 infra, Good faith and loyalty. In general, 1-1195 Promoters, see Promoters. Ratification favored, 1-1195 Property, see infra, Agent to manage busi-Receiving goods purchased by agent, ness or property. Proxies, see Proxies. Public lands, see STATE AND PUBLIC LANDS. Settlement with agent with full knowledge, 1-1200 Purchase, see infra, Construction of author-Knowledge of material facts, 1-1189 ity: Good faith and loyalty. Careless ignorance, 1-1190 Questions of law and fact: Deliberate ignorance, 1-1190 Amount of compensation, 1-1116 Construction of authority, 1-998 Ignorant acceptance of profits or Election to hold agent liable, 1-1138 goods, 1-1190 In general, 1-1189 Facts disputed, 1-967 Knowledge of another agent im-Ratification, 1-1195 When agency a question for jury, 1-967 puted to principal, 1-1192 Knowledge of legal effect, 1-1192 When agency a question for the court, Ratification voidable in part, 1-1190 1-967 Ratification (see infra, Adoption by princi-Recovery of goods sold by agent pal; Silent acquiescence as ratificawithout authority, 1-1191 tion), 1-1181; 23-889 Warranty by agent, 1-1191 benefits of Accepting agent's acts, Mutuality, 1-1193 Nature, 1-1181 1-1106 Acquiescence, see infra, Silent acquies-No new consideration, 1-1181 cence as ratification. Notice to quit under lease, 1-1194 Acts done in capacity of agent, 1-1188 Prerequisites to valid ratification, 1-1187 By suit, 1-1209 Question for jury, 1-1195 Conditional ratification, 1-1193 Ratification by agents, 1-1183 Ratification by infants, 1-1184 Ratification of whole act, 1-1192 Contracts made without statutory formalities, 1-1183 Designation of principal, 1-1187 Conditional ratification, 1-1193 Effect of ratification, 1-1213 Contract wholly unauthorized, As between principal and agent, 1-1193 1-1214 Ratification in part not allowed, As to intervening rights, 1-1215 In general, 1-1213 Ratification of part with full knowl-Liability of principal and agent to edge, 1-1193 Usurious contracts, 1-1193 third parties, 1-1214 Ratification irrevocable, 1-1214 Remuneration where unauthorized acts Torts, 1-1214 Essentials, 1-965 are ratified, 1-1101 Rescission of ratification, 1-1182 Full knowledge of facts, 1-965 Sealed instruments, 1-1211 Implied authority by ratification of past Subsequent ratification equivalent to acts, 1-964, 965 Implied ratification (see infra, Silent original anthority, 1-965 Suit, 1-1209 What acts may be ratified, 1-1184 acquiescence as ratification), 1-1195 Contracts tainted with fraud, 1-1184 Acceptance of benefits accompanied Criminal acts, see infra, Criminal by words of dissent, 1-1198 law. In general, 1-1184. Acceptance of fruits of compromise, Torts, see infra, Torts. 1-1201 Acceptance of proceeds of loan, Void and voidable acts, 1-1184 Who may ratify, 1-1182

Real estate brokers, see Real Estate 1-1199 Acceptance of rents, 1-1200 Accepting benefits, 1-1196 BROKERS. Accepting proceeds of sale Real property, see VENDOR AND PURCHASER. agent, 1-1202 Reasonable skill and diligence, 1-1063 Accepting results to prevent further Accidental losses, 1-1064 Agency for reward, 1-1063 Agency implying peculiar knowledge or loss, 1-1199 By silent acquiescence, see infra, Silent acquiescence as ratificaskill, 1-1070 tion. Agents to collect, 1-1066 Dealings with notes, 1-1201 Agents to loan and invest, 1-1065 Entry on land purchased or leased, Agents to sell, 1-1067

Attorneys, see ATTORNEY AND CLIENT.

Volume XXXI.

1-1202

A CITATON Constitution	A CITATON
AGENCY, cont'd. Reasonable skill and diligence, cont'd.	AGENCY, cont'd. Remuneration for services rendered, cont'd.
Banks and bankers, see Banks and	Death of agent, 1-1108
Bankers.	Death of principal, 1-1108
Brokers, see Brokers.	Dependent upon contingency, 1-1096
Duty as to insurance, 1-1068	Extra compensation, 1-1116
Duty to advise principal of matters	Gratuitous services, 1-1097
material to his interest, 1-1069	How the right may be derived, 1-1095
Factors and commission merchants, see	Implied, 1–1096
FACTORS AND COMMISSION MERCHANTS.	Implied from circumstances, 1-1096
Gratuitous agency, 1–1070 Measure of damages, 1–1068	Implied promise to pay, 1–1096 Misconduct of principal, 1–1110
Mistake in matter of law, 1-1064	Parent and child, 1-1099
Ordinary agencies, 1-1070	Principal and agent relatives, 1-1099
Physicians and surgeons, see PHYSI-	Proof of agreement to compensate, 1-
CIANS AND SURGEONS.	1100
Rule as to skill and negligence of re-	Receiving agent back into employment,
munerated agent, 1-1063	I-1112
Receipt, 1-1030	Reimbursement, see infra, Reimburse-
Agent's receipt for goods never de- livered, 1-1143	ment. Renunciation by agent where contract
Receiving stolen property, see Receiving	requires notice to be given before
Stolen Property.	leaving, 1-1109
Recitals, see RECITALS.	Renunciation by agent where he has good
Reimbursement, 1-1117	cause, 1-1110
Advances, 1-1117	Renunciation by agent where he has not
Expenditures, 1-1117	good cause, 1-1111
Illegal acts, 1-1118 Loss and damage sustained, 1-1117	Renunciation by agent where he reserves the right to renounce, 1-1109
Loss must be incurred in execution of	Services performed in hope of future
agency, 1-1118	employment, 1-1099
Needless or unauthorized expenditures,	Services rendered in expectation of
1-1117	legacy, 1-1098
Relationship, see infra, Implied appointment.	Sickness, 1–1111
Relatives:	Sickness of agent, 1–1108
Presumption as to remuneration, 1–1099 Remuneration where agent is member of	Special agreement, 1–1095 Subsequent offer to pay agent, 1–1112
principal's family, 1–1099	Waiver by principal of forfeiture of
Release and discharge, see Release and Dis-	compensation, 1-1112
CHARGE.	When promise not implied, 1-1097
Religious societies, see Religious Societies.	When the right may be deemed to have
Remuneration for services rendered, 1-1095	attached, 1-1101
Agency terminated by mutual consent,	Fraud, 1–1102 General rule, 1–1101
I-1113 Agent a member of principal's family,	Misappropriation of goods and
I-1000	funds, 1-1103
Agent wrongfully discharged, 1-1104	Negligence, 1-1101
Burden of proof on principal, 1-1107	Negligence in the matter of ac-
Compensation actually earned, 1-	counts, I-IIOI
Domograph for broads of such at	Where service has not been com-
Damages for breach of contract,	pletely performed, 1–1103 Where services have been faithfully
Measure of damages, 1-1105	performed, 1-1101
Quantum meruit, 1-1104	Where the agent's and the princi-
Recovery a bar to subsequent action,	pal's interests are adverse, 1-1102
1-1107	Where agency is illegal, 1-1114
Remedies growing out of wrongful	Where agency is renounced by agent,
act, 1-1104	I-II09
Remedy by action to enforce con- tract, 1-1107	Where agency is revoked by principal,
Wages earned in other employment,	Agency revocable at pleasure of
1-1106	principal, 1-1103
What tender of services on part of	Agent discharged for cause, 1-1103
agent necessary, 1-1108	Agent wrongfully discharged, 1-1104
When agent's right of action ac-	Measure of damages where agent is
Where principal rejects the corriger	wrongfully discharged, 1-1105
Where principal rejects the services of agent before the time for per-	Remuneration for services already rendered, 1-1103
formance arrives, 1-1105	Remuneration which might have
Amount of remuneration, see infra,	been earned, 1-1104
Amount of remuneration.	Where agent acts for both parties to
Contingencies, 1-1096	transaction, 1-1113
!	Volume XXXI.

AGENCY, cont'd.

Settle, 25-628

Sheriff's sales:

Settlement:

Implied appointment, 1-963

Benefit to principal, 1-1032

Limitations of power, 1-1031

Power of agent to settle, 1-1031

Consideration, 1-1032

Set-off, recoupment, and counterclaim, see

SET-OFF, RECOUPMENT, AND COUNTERCLAIM.

Agent purchasing at sheriff's sale, 1-1086

Servants:

AGENCY, cont'd. Remuneration for services rendered, cont'd. Where law operates to revoke agency, 1-1108 Where unauthorized acts are ratified, 1-1101 Replevin, see REPLEVIN. Representations (see FRAUD AND DECEIT), 1-1012; 14-27, 29, 149, 150 Liability for false representations of agent, 1-1136 Liability of principal for misrepresentations, 1-1159 Liability of third parties to principal for breach of warranty and misrepresentation, 1-1178 Whether binding upon principal, 1-1143 Reputation: General reputation to show agency, 1-970 Res judicata, 1-1181 Conclusiveness of judgment of persons responsible over, 24-743 Restraint of trade: Acting as agent or employee, 24-859 Resulting trusts, see IMPLIED TRUSTS. Revocation (see infra, Termination): Remuneration for services rendered, see infra, Remuneration for services rendered: Remuneration where agency is revoked by principal, 1-1103 Rewards, see REWARDS. Right of action, see infra, Liability of third parties to agent; Liability of third parties to principal. Salary, see infra, Remuneration for services rendered. Sales (see infra, Construction of authority; Good faith and loyalty. And see SALES; Vendor and Purchaser); Acceptance by agent, 24-1031 Purchaser from agent with ostensible power to sell, 24-1168 Skill and diligence required to sell, 1-1067 Whether contract is one of sale or agency, 24-1026, 1027 Seal (see infra, Name): Appointment by corporation, 1-951 Appointment under seal, 1-952 Executed in presence and at request of principal, 1-953 General rule, 1-952

Sickness: Remuneration, 1-1108 Signature, 7-143 frauds, see STATUTE OF Statute of FRAUDS. Silence, see infra, Implied appointment. Silent acquiescence as ratification, 1-1203 Act done in presence of principal, 1-1207 Delay in hope of gaining advantage, 1-1206 Duty to disavow, 1-1203 Failure to disavow instantly, 1-1205
Failure to examine report of agent, 1-1206 General rule, 1-1203 No ratification without opportunity to repudiate, 1-1204 Prompt disayowal demanded by usage or to prevent loss, 1-1206 Reasonable time to disavow, 1-1205 Silence accompanied with possession of property, 1-1207 Silence not ratification, 1-1204 Silence of one or two joint agents, 1-1207 Silence some evidence of ratification, 1-1209 Silent ratification as to third parties, 1-1200 Where act is done by a stranger, 1-1208 Skill, see infra, Reasonable skill and diligence. Societies and clubs, see Societies and Clubs. Special authority, see infra, General and special authority. Specific performance, see Specific Perform-ANCE. State and public lands, see STATE AND PUBLIC LANDS. Statute of frauds, see Statute of Frauds. Stock and stockholders, see Stock and Stockholders. Stock brokers, see STOCK BROKERS. Stoppage in transitu, see Stoppage in Tran-SITU. Subagents, 1-938, 980 Agent of independent contractor, 1-981 Authority to bind subagent implied, 1-981 Collection of money by subagent, 1-

Sell, see infra, Construction of authority.
Separate property of married women, see
SEPARATE PROPERTY OF MARRIED WOMEN.

Insertions in deeds, 1-954

tracts of sale, 1-955

Agent's right of action, 1-1165

Parol evidence to show agency, 1-970

Liability of undisclosed principal, 1-1141

Undisclosed principal maintaining action,

Contract to convey, 1-1011

Liability of agent, 1-1121

Ratification, 1-1211

Sealed instruments:

1-1171

Interposition of equity, 1-955 Seal regarded as surplusage, 1-953

When conveyances by agents with

parol authority binding as con-

983

Lien, 1-984

Notice, 1-1146

Compensation, 1-984

Death of agent, 1-1226 Definition, 1-980

Liability of principal for torts, 1-1155

GENCY, cont d.	AGENCY, cont'd.
Subagents, cont'd.	Termination, cont'd.
Responsibility of agent for acts of sub-	Revocation by principal, cont'd.
agent, 1–981	When agency is coupled with an in-
General rule, 1–981	terest, 1-1217
No authority to appoint, 1-982	When effective, 1-1220
Public officers not liable, 1-982	War, 1-1228
Subagents employed by principal,	When agency is coupled with an interest
1-982	1-1217
Responsibility of principal for acts of	Third parties, see infra, Liability of agent
subagent, 1-980	to third parties; Liability of principal to
Responsibility of subagent to agent,	third parties; Liability of third parties to
1-983	agent; Liability of third parties to prin-
Responsibility of subagent to principal,	cipal,
1-983	Time of sale, 1-1005
Rights of subagent against agent, 1-985	Title:
Rights of subagent against principal,	Disclaimer of principal's title, 1-1091
1–984	Torts:
Subrogation, 27-268	Liability of agent to third parties,
Suits:	1-1131
Agent to collect, 1-1029	Conversion, 1-1133
Suit in agent's own name, 1-1939	Doing business without license
Taxation, see Taxation.	1-1133
Tax sales:	False representations of agency
Agent purchasing principal's land at tax	1-1136
sale, 1-1085	Fraud, 1-1135
Tax titles, see Tax Titles.	Illegal act, 1–1133
Tender, see Tenoer.	Malice, 1–1135
Termination, 1-1215	Misfeasance, 1–1131
Accomplishment of purpose, 1-1229	Negligence, 1–1131
	Nonfeasance, 1–1131
Appointment, 1–950	Liability of principal to third parties
Bankruptcy, 1-1227	
By act of parties, 1-1215	1-1157
By agent, 1-1222	Assault and battery, see Assault
Death of agent, 1-1226	AND BATTERY.
Death of principal, 1-1222	Corporations, see Officers And
Acts done bona fide without notice	AGENTS OF PRIVATE CORPORA-
of principal's death, 1-1224	TIONS.
Authority coupled with an interest,	Excessive force, 1-1154
1-1223 Death of allows	Fraud, 1-1158
Death of client, 1-1223	Misrepresentations, 1-1159
Death of one joint principal,	Negligence, 1-1155
1-1223	Selling intoxicating liquors, see In-
Exception to rule as to authority	TOXICATING LIQUORS.
coupled with interest, 1-1224	Subagents, 1-1155
In general, 1-1222	Torts committed in course of em-
Liability of agent for acts done after	ployment, 1-1152
principal's death, 1-1225	Torts outside of agent's employ-
Payment to or purchase by agent	ment, 1-1153
after principal's death, 1-1225	Torts resulting from authority dele-
In accordance with agreement, 1-1215	_ gated, 1-1151
Insanity, 1–1226	Usury, 1-1152
Lapse of time, 1-1229	Wanton or malicious acts, 1-1156
Marriage of feme sole, 1-1228	Liability of third parties to agent
Operation of law, 1-1222	1–1166
Remuneration for services rendered, see	For injury to principal's property
infra, Remuneration for services ren-	in agent's possesion, 1-1166
,dered.	For personal injuries, 1-1166
Renunciation by agent, 1-1222	Liability of third parties to principal
Revocation by principal, 1-1216	1-1179
Authority executed wholly or in	Injury to property in agent's pos-
part, 1-1217	session, 1-1170
Authority to appropriate funds,	Loss of service by wrongful act of
1-1216	third party, 1-1170
Authority to sell lands, 1-1216	Limit of agent's recovery in tort, 1-
How effected, 1-1219	1167
In general, 1-1216	Ratification, 1-1185, 1214
Notice of revocation, 1-1220	General rule, 1-1185
Revocation after sale effected by	What amounts to adoption of tort
agent, 1-1217	1-1185
Stipulation against revocation,	Traveling salesmen, see Commercial Trav-
I-1217	FIERS AND DRIMMERS

AGENCY, cont'd.
Trespass, see Trespass. AGGREGATION, 2-2 Patents, see PATENTS. AGISTMENT, 2-3 Trespass on the case: Acting as agent without authority, 28-See BAILMENTS. Action by agistor against strangers, 2-11 Burden of proof, 2-8 Trover and conversion, see Trover and Con-Care, see infra, Ordinary or reasonable care. VERSION. Trust deeds and power of sale mortgages, Contagious diseases, 2-6 Definition, 2-3 see Trust Deeds and Power of Sale Duty to take ordinary or reasonable care. . MORTGAGES. see infra, Ordinary or reasonable care. Trusts and trustees, see Trusts and Trus-Fences, 2-7, 9 Injury of stock, see infra, Liability for loss Turnpikes and tollroads, see Turnpikes and Tollroads. or injury of stock. Liability for loss or injury of stock, 2-5 Undisclosed principal: Liability of, 1-1139 Agistor liable only when negligent, 2-5 Contracts under seal, 1-1141 Burden of proof, 2-8 Contract within statute of frauds, Contagion, 2-7 Diseases contracted, 2-6 1-1140 Duty to maintain good fences, 2-7 Negotiable contracts, 1-1141 Partners, 1-1140 In general, 2-5 Simple contracts, 1-1139
Where principal has settled with agent, 1-1142 Injuries by other animals, 2-8 Leaving gates open, 2-5 Negligence, 2-8 Liability of agent, 1-1122, 1124 Negligence of servants, 2-5 Liability of principal where other party Warranty of pasture, 2-6 Liability of agistor, see infra, Ordinary or reasonable care. has elected to hold agent liable, 1-1138 Money paid to agent, 1-1130 Liability of owners for damage done by Negotiable instruments, 1-1046 animals, 2-10 Parol evidence, 1153 Both owner and agistor held liable, 2-10 When principal may maintain action. To agistor, 2-10 1-1168 To third persons, 2-10 Contract under seal, 1-1171 Liability to third persons for damage done Exceptions, 1-1171 by animals, 2-9 Agistor liable when negligent, 2-9 Foreign principal, 1-1169 General rule, 1-1168 Fence law, 2-9 Negotiable instruments, 1-1171 Lien, 2-12 Subject to equities, 1-1169 Lien by agreement, 2-13 Third party must show lack of knowledge, 1-1171 Lien for special services, 2-13 No lien in general, 2-12 Undue influence, 29-125 Reasons for denying lien, 2-12 Statutory liens, 2-13, 14
Loss of stock, see infra, Liability for loss or United States, see United States. Universal agent, 1-987 Usages and customs, see Usages and Cusinjury of stock. Master and servant, 2-5 TOMS. Usury, see Usury. Negligence: Vendor and purchaser, see Vendor and Pur-Burden of proof, 2-8 CHASER. Ordinary or reasonable care, 2-4 War, 30-8 Termination, 1-1228 Amount of compensation immaterial, 2-4 Duty to owner of agisted animals, 2-4 Warehouses and warehousemen, see WARE-Must exercise same care as towards own HOUSES AND WAREHOUSEMEN. property, 2-4 Warrants of attorney, see WARRANTS OF AT-Rights of agistor against owner, see Cor-PORATE LIEN. TORNEY. Warranty, see WARRANTY. Rights of agistor against third persons, 2-11 Witnesses, see WITNESSES. Trespass: Working contracts, 30-1199 Trespasses by cattle in possession of a Writing, see infra, Construction of autenant, 2-11 thority. Warranty of pasture, 2-6 Appointment, 1-955, 956 AGONY, 20-577 AGREE, 2-14 Wrongful discharge of agent, see infra, Dis-Agreed imports the consent of both parties, AGE OF CONSENT, see INCEST; INFANTS; 2-14 RAPE; SEDUCTION. Consideration, 2-14 AGER, 2-1 Covenant, 2-15 AGGRAVATED: Statute of frauds, 2-14 Exemplary damages, 12-16 AGREEABLE, 2-16 AGREEABLY, 2-16 AGGRAVATED ASSAULT, see ASSAULT AND BATTERY. AGREED: AGGRAVATION, 2-1 Assumpsit, 2–15 AGGREGATE, 2-1 AGREED CASE, 5-750

AGREEMENT, 2-16	AIDER AND ABETTOR, conta.
Bargain, 3-852	Death by wrongful act, 8-908
Compact, 6-357	Definition, 2–29
Promise, 23-231	Disorderly houses, 9-527
Statute of frauds, 2-17	Duelling, see Duelling. Escape, see Escape.
Understanding, 29–97 AGREEMENT TO MAKE WILL, see	Essentials, 2-32
	False imprisonment, see False Imprison-
WILLS. AGRICULTURAL COLLEGES, see Uni-	MENT.
VERSITIES AND COLLEGES.	False pretenses and cheats, 12–836
AGRICULTURAL FIXTURES, see Fix-	Felonies, 2–30
TURES.	Gaming houses, 14-718
AGRICULTURAL LIENS, see Crops.	Homicide, see Murder and Manslaughter.
AGRICULTURAL PRODUCTS, 2-26	Indictment, 2-31
AGRICULTURAL SOCIETIES, 2-18	Intent, 2-34
Acts of employees, 2-25	Intoxicating liquors:
Appointment of police, 2-22	Criminal liability of purchasers, 17-391
Buildings and grounds must be safe, 2-25	Minors, 17-338
Contracts of hire, 7-301, 322	Nuisance, 17-321
Corporations, 2-18	Malicious prosecution, 19-692
County, 2-19, 20	Misdemeanors, 2-30
County aid, 2-20	Murder and manslaughter (see Murder and
Definition, 2-18	Manslaughter), 2-30
District societies, 2-19	National banks, see NATIONAL BANKS.
Duty and liability to the public, 2-25	Pardon, 24-594
Employment of special police, 2-22	Participation in the crime, 2-33
Gaming, 2-24	Act of one, act of all, 2-36
Horse racing, 2-23; 15-747	Acts, 2-35
Intoxicating liquors, 2-24	Causal connection, 2-35
Machinery, 2-25	Combination for crime, 2-36
Master and servant, 2-25	Criminal intent, 2-34
Mortgage, 2–21	How participation shown, 2-34
Municipal aid, 20–1089	Illustrations of acts of participation, 2–34
Officers, 2–21, 22 Organization, 2–19	Necessity for participation, 2-33
Police:	Passive when duty to interfere, 2–33 Preconcert, 2–35
Employment of special police, 2-22	What amounts to participation, 2-34
Powers in general, 2–21	Words, 2-35
Powers of police, 2-22	Preconcert, 2-35
Public corporations, 2-19	Presence, 2-32
Quasi-public corporations, 2-19	Constructive presence, 2-32
Rights in general, 2-21	Illustrations of constructive presence,
Right to hold fairs, 2-22	2-33,
Sale of intoxicants, 2-24	In general, 2-32
Special powers, 2-21	Mere presence, 2-33
State aid, 2-20	Principal in the first degree, relation of
State societies, 2–19	aider and abettor to, 2-30
AGRICULTURE, 2-26	Aider and abettor convicted, principal
See Crops.	acquitted, 2-31
Judicial notice:	Aiders and abettors although incapable
Course of husbandry, 17-903	of being actors, 2-32
AID, 2-27; 3-161	Effect of principal's guilt or innocence,
See Municipal Aid. Advice, 2-27	2-31 Indiatment as assinct emission in the
Aid or comfort, 2-27, 28	Indictment as against principal in the first degree, 2-31
Treason, 28-466	In general, 2–30
Aid or comfort given, see WAR.	Prize fight, 23-106
In aid, 16–126	Presence, 2-33
Municipal aid, see MUNICIPAL AID.	Rape, 23-849
AIDER AND ABETTOR, 2-29	Receiving stolen property, 24-47, 50
See Accessories; Accomplices.	Robbery, 24-1004
Abet, 1-182	Statutory felonies, 2-30
Accessories at the fact, 2-30	Trespass, see Trespass.
Affray, 1-917	Unlawful assembly, see Unlawful Assem-
"Aid and abet," 2-29	BLY.
Approval, 2-521	What offenses admit aiders and abettors,
Assault and battery, 2-975	2-30
Concealment of birth or death, 6-429	AIR, see LIGHT AND AIR.
Constructive presence, 2-32	AIR GUNS, 2-36
Conviction of aider and abettor and acquittal	AIR-TIGHT, 2-36
of principal, 2-31	ALARM, 2-37
Criminal intent, 2-34	ALCALDE, 2-37

ALCOHOLISM, INTEMPERANCE, AND ALCOHOL, 2-37 NARCOTICS (IN INSURANCE), con. See Intoxicating Liquors. Proximate and remote cause, 19-79 ALCOHOLIC LIQUORS, see INTOXICATING Question of law and fact, 2-49 ALCOHOLISM, INTEMPERANCE, AND Death by intoxication, 2-49 Drunkenness left to the jury, 2-48 NARCOTICS (IN INSURANCE), 2-Examples, 2-49 Province of court and jury, 2-49 Benevolent associations, 2-45 Verdict contrary to the evidence, 2-49 Breach of condition, 19-61 Whether insured's habits were temperate, Enforcement of clause, 2-49 Burden of proof, see infra, Burden of Representations, see infra, Warranties and proof. representations. Evidence, see infra, Evidence. Second stage, 2-39 Province of court and jury, see infra, Statements required as to habits with respect Question of law and fact. to intoxicants and narcotics, 2-39 Evidence, 2-50 Evidence held admissible or inadmis-In general, 2-39 Promises regarding future habits, see sible, 2-50 Physician's ex parte certificate as to cause of death, 2-50 infra, Promises regarding future habits. Express clause in policy, 2-45 Statements as to past and present habits, "Death caused by intemperance," 2-45
"Death caused by intoxicants and narcotics," 2-46 see infra, Past and present habits. Statutory provisions, 2-45 Warranties and representations, see in-Enforceability, 2-45 fra, Warranties and representations. Statutory provisions, 2-45 Habitual use, 2-47 Intemperance impairing health, 2-47 Third stage, 2-45 Medicinal use, 2-47 Waiver, 2-51 Phraseology, 2-46 In general, 2-51 Warranties and representations (see infra, Question of drunkenness left to the jury, Express clause in policy; Past and 2-48 "Under the influence of intoxicating present habits; Promises regarding fuliquors," 2-48 ture habits), 2-39; 19-67 Breach of warranty, 19-67 Illustrations, 19-67, 68 Validity, 2-45 Violation of pledge of total abstinence, In general, 2-39; 19-67 2-45 Lord Mansfield's distinction, 2-39 First stage, 2-38 Forfeiture for breach of condition, 19-61 Misrepresentations, 2-45 Future habits, see infra, Promises regarding Statements considered as representations future habits. merely, 2-39 Habit defined, 2-41, 44
Habits, see infra, Past and present habits. Statements considered as warranties, 2-40 Intoxicants and narcotics not expressly men-ALDERMAN, 2-51 ALDERMEN (see MUNICIPAL CORPORATIONS): tioned, 2-38 Misrepresentations, see infra, Warranties and Public officers, 23-325 representations. ALE, 2-51 See Intoxicating Liquors. Past and present habits, 2-40 ALEATORY, 2-51 Death resulting from habits of intemper-ALIAS, 2-52 ALIAS WRIT, 2-52 ance, 2-42 Disqualification to attend business, 2-41 Exceptional over-indulgence, 2-41 See Executions. False answers, 2-42 ALIBI, 2-53 False statements, 2-43 Alibi of alleged deceased, 2-59 Frequent intoxication, 2-42 Burden of proof, 2-55; 5-34, 37, 38 Habit defined, 2-41 Correct doctrine stated, 2-56 Liquor traffic, 2-43 Decisions not harmonious, 2-55 Statement as to, 2-40 Preponderance of evidence, 2-56 Statements relating to time of applica-Reasonable doubt, 2-56 tion or prior thereto, 2-42 Shifting, 2-55 Temperate, 2-40 Upon the prosecution of the accused, Temperate habits, 2-40 2-55 Total abstinence, 2-40 Covering the whole time occupied by the Use must have become a habit, 2-40 offense, 2-58 Waiver by company of specific answer Decease, 2-59 to part of question, 2-42 Definition, 2-53 Promises regarding future habits, 2-43 Alibi considered as an affirmative de-Effect of violation of promise, 2-44 fense, 2-53 Habit defined, 2-44 Alibi not technically a defense, 2-53 Promises held to be a mere expression Effect of establishing alibi, 2-58 of intention, 2-44 Evidence, 2-55 Covering the whole time occupied by Promises of total abstinence, 2-45 Promises treated as a warranty, 2-44 the offense, 2-58

60

ATTOT and J	AT TENNIC
ALIBI, cont'd. Evidence, cont'd.	ALIENS, cont'd. Alien enemy, cont'd.
Established alibi conclusive of inno-	Personal property, 2–87
cence, 2-58	Real property, 2-87
Evidence need not be conclusive, 2-57	Rights, 2–86
Evidence of alibi to be treated like other evidence, 2-54	Rights and powers as to property, 2-87 Subject to suit, 2-89
Failure to establish alibi, 2-59	Suits by and against aliens, 2-87
Fraudulent attempt to show alibi unfa-	Alien friend, 2-65
vorable to accused, 2-59	Contract labor law, see Contract Labor
Omission of evidence, 2-59	LAW.
Preponderance of evidence, 2-55, 56, 57 Presumptions, 2-59	Definition, 2–65 Disabilities of aliens, 2–68
Reasonable doubt, 2-55, 56, 57	Habeas corpus, 2–66
Sufficiency of evidence, 2-56	Military duties, see infra, Military law.
Innocence:	Miscellaneous rights, 2-65
Established alibi conclusive of innocence,	Patents, see infra, Patents.
2–58 Instructions, 2–54	Personal property, see infra, Personal property.
Defense upon which the law looks with	Political, 2-65
suspicion, 2-54	Poor laws, see Poor and Poor Laws.
Duty of court to instruct, 2-54	Real property, see infra, Real property.
Harmless error in instructions, 2-55 Instructions to jury on question of alibi,	Rights and liabilities incidental to
2-54	ownership of property, 2–82 Rights and privileges pertaining to
Refusal to instruct reversible error, 2-55	property, 2–70
Nature, 2-53	Rights, privileges, and liabilities, 2-65
Presumption, 2-59	Rights, privileges, and liabilities per-
Failure to establish alibi, 2–59 Reasonable doubt, 2–56	taining to the person, 2-65
Seduction, 25–248	Rights secured by treaties, see infra, Treaties.
ALIENATE, ALIENATION, ETC., 2-60	Right to sue and be sued, see infra,
See Assignments; Deeds; Restraints on	Actions.
ALIENATION; SALES; WILLS. Descent:	Subject to the laws of the land, 2-66
Alienation and descent distinguished,	Trade mortgages, see infra, Trade mortgages.
g-40ì	Treason, see infra, Treason.
Fire insurance (see Fire Insurance), 2-60	Allegiance, 2-148
Insolvency and bankruptcy, 2-61	Attorney and client, 2-70
Marshaling assets, see Marshaling Assets. Mortgage, 2-60	Bills of exchange and promissory notes,
Voluntary, 2-61	4-173 General rule as to aliens, 4-173
ALIENS, 2-64	When bills held valid, 4-174
See Chinese Exclusion Acts; Citizenship;	Wife of alien, 4-168
CONTRACT LABOR LAW; ELECTIONS; IM-	Bonds, 4-642
MIGRATION; NATURALIZATION; WAR. Actions, 2-66, 82	Canada, 10–90 Citizenship :
Court of Claims, 2-67	Birth in the United States of alien
Foreign sovereigns and representatives,	parents, 6-17
2–67	Consuls:
Married women, 2–67 Real actions, 2–83	Appointment, 7-7
Right to sue and be sued, 2-67	Contract labor law, see Contract Labor Law. Contracts:
Suits between aliens, 2-67	Alien enemy, 2–89
Suits between aliens and citizens, 2-67	Copyright, see Copyright.
Administration, 2-71	Curtesy, 2-75
Adverse possession, 2-71 Agency:	Deeds, 2–70 De facto officers, 8–798
Alien enemies as agent, 1-942, 945	Definition, 2-64
Alien enemy, 2-86	Alien defined, 2-64
Agency, 1–942, 945	Alien enemies, 2-65
Aliens <i>permissi</i> , 2–86 American civil war, 2–86	Alien friend, 2-65 Alien in United States, 2-64
Cestui que trust, 2–87	Antenati, 2-65
Constructive service, 2–89	Division of country of which one is a
Definition, 2-86	citizen, 2-65
Devise, 2-87	Descent, see infra, Succession.
Entitled to make defense, 2-89 Executor, 2-86	Disabilities of aliens, 2-68
Guardian, 2–86	Removal of disabilities, 2–69 Dominion of Canada, 10–90
Liabilities, 2-86	Dower, 2-75
Military service, 2-86	Ejectment, 2-83
£.	* V-1 VVVI

ALIENS, cont'd.	ALIENS, cont'd.
Elections, 2–68	Service of process:
Enemy, see infra, Alien enemy.	Constructive service, 2-89
Equitable conversion, 2-82	Specific performance, 26-133 State and public lands, see State and Public
Escheat, 2-74; II-320 Escheat, 2-74; II-320 Escheat, 2-74; II-320	~
Executors and administrators (see Executors and Administrators), 2-86	Subject to laws of the land, 2-66
Exemptions from execution, 12-85	Succession, 2-73
Fiduciary relations, 2–83	Alienage of parent no bar to descent
Forefinger, 13-914	between children, 2-75
Fourteenth Amendment, 2-65	Alien cannot transmit by descent, 2-74
Grand juries, 17-1264	At common law, 2-73 Descent through aliens, 2-75
Habeas corpus, 2-66; 15-140, 155 Custody of foreigners where law of na-	Escheat, 2–74
tions is involved, 15-140	Estate of alien goes to next of kin hav-
Husband and wife:	ing inheritable blood, 2–73
Right of alien husband to property of	Married women who have become citi-
wife, 2-71	zens by their marriage, 2-74
Wife's disabilities removed by alienage	What law governs, 2-73
of husband, 15-807	Suits by and against: Alien enemy, 2–87
Immigration, see Immigration. Interpreters, see Interpreters.	Taxation, 2-84; 27-633
Irrigation, 17–497	Trademarks, trade names, and unfair com-
Jury and jury trial, 2-69	petition, 2-68; 28-391, 392, 435
Competency of aliens to serve, 17-1118	Treason, 2-66; 28-458
Labor law, see CONTRACT LABOR LAW.	Treaties, 28-477
Legacies and devises:	Distribution of aliens' property, 28-477
Aliens as devisees or legatees, 18-735 Marine insurance, see Marine Insurance.	Removal of property disabilities, 28-477 Rights secured by treaties, 2-85
Married women, 2-67	Treaties of cession, see Treaties of Cession.
Military law, 2-66; 20-622	Trespass, 2-83
Conscription or draft, 20-627	Trust deeds and power of sale mortgages,
Mines and mining claims, 2-77; 20-702	see Taust Deeds and Power of Sale
Mortgages, 20–913, 914	Mortgages.
Murder and manslaughter, 21–102	Trusts and trustees, see Trusts and Trust
Notary public, 21-556 Officers and agents of private corporations,	TEES. United States courts, 2-67; 29-277
21-837	Validity of commercial contracts, 2-89
Pardon, 24-570	Wills:
Partition, 21-1157	Aliens as devisees or legatees, 18-735
Partnership, see Partnership.	Devise, 2-72
Patents, 2-68; 22-350	Power of aliens to transmit by will, 2-83
Personal property, 2-81 Alien enemy, 2-87	ALIKE, 2–90 Equally, 11–52
By statute, 2–82	ALIMONY, 2-91
Common law, 2-81	Abandonment, see infra, As an independent
Persons, 6-969	right.
Political rights, 2-65	Ability of husband, 2-107
Poor and poor laws, see Poor and Poor Laws.	
Public officers, 2-68, 69; 23-330	Alimony pendente lite, 2-108 Finding against wife before final hearing,
Real property, 2-70	2-109
Administration of alien's estate, 2-71	Modification of decree upon subsequent
Adverse possession by alien, 2-71	adultery by woman, 2-139
Alien enemy, 2-87	Sworn denial of wife, 2-108
Alien may take by act of parties, 2-70	Wife's immoral conduct proved, 2-109
Aliens taking by devise, 2-72 Aliens taking by operation of law, 2-73	Alimony pendente lite, see infra, Pendente
At common law, 2-70	lite. Allowance pending appeal, 2-110
Curtesy, 2-75	Good faith, 2-110
Descent, 2-73	Right of trial court, 2-110
Dower, 2-75	When wife's cause of action is meritori-
Escheat, 2–74	Ons, 2-110
Foreign corporation, 2-71 Purchasers of real estate cannot suggest	Whether a matter of right, 2-110
their own alienage, 2-71	
Retroactive effect of naturalization,	Amount: Pendente lite, 2–111
2-72	Actual needs of wife a rea
Right of alien husband to property of	Counsel fees, see infra, Counsel fees.
wite, 2-71	Discretion of court, 2-111
Right to convey, 2-82 Statutes, 2-76	Expenses of suit, 2-113
Eranderich z 14	Illustrations, 2-112
	62 Volume YYYI

ALIMONY, cont'd. ALIMONY, cont'd. As an independent right, cont'd. Amount, cont'd. Pendente lite, cont'd. Originally as incident to some other pro-In general, 2-111 ceeding, 2-93 Nature of expenses allowed, 2-114 Statutory authorization, 2-93, 95 Subsequent divorce a vinculo, 2-98 One-fifth of joint income, 2-112 Subsequent to legislative divorce, 2-99 Suit money, 2-113 Temporary alimony less than per-Wife at fault, 2-97 manent alimony, 2-111 Wife forced to leave husband by reason Permanent alimony, 2-120 of improper treatment, 2-96 Without divorce, 2-93 Agreement between parties after di-Attorney and client: vorce, 2-127 Lien of attorneys, 3-456 Agreement between parties before Attorney's fees, see infra, Counsel fees. divorce, 2-127 Agreement intended to promote dis-Children: solution void, 2-127 Children entrusted to mother, 2-126 Children, 2-126 Modification of decree, 2-138 Condition of wife, 2-125 Commencement of payment, 2-109, 135 Contempt, 7-41 Considerations determining amount, Constitutional prohibition against imprisonment for debt, 7-41 Debts and obligations of husband, Inability to pay, 7-41 2-124 Dependencies, 2-126 Necessity for personal demand for pay-Discretion, 2-120 ment, 7-41 Estate of husband, 2-123 Nonpayment of alimony, 7-41 Excessive allowances, 2-129 Counsel fees, 2-114 Expectancies, 2-125 Allowance of counsel fees, 2-114 Contingent fee, 2-116 Faculties of husband, 2-123 Husband having no estate, 2-123 Dismissal of divorce suit by husband, Illustrations as to amount, 2-128 2-116 In general, 2-120 Number of counsel, 2-115 Interest, 2-122 Matter of judicial discretion, 2-120 Rights of wife's attorney against husband, 2-114 Means of wife, 2-125 Cruelty, see infra, As an independent right. Misconduct of husband, 2-126 Death, 2-117 Misconduct of wife, 2-127 Debt, 8-999 Moiety, 2-121 Definition, 2-92 One-fourth, 2-122 Desertion, see infra, As an independent right. One-third of husband's income, Division of property: Both alimony and portion of property, 2-121 Premium for insurance, 2-124 9-864 Property acquired after divorce a Statutes authorizing alimony but not vinculo, 2-124 division of property, 9-863 Where wife has brought property to Divorce, see infra, As an independent right. the husband, 2-122 Estates, 11-361 Wife's health and age, 2-125 Expenses of suit, 2-113 Annulment of marriage, 19-1221 Foreign judgments, 13-1021 Appeal: Fraudulent sales and conveyances Allowance pending appeal, see infra, Al-FRAUDULENT SALES AND CONVEYANCES), lowance pending appeal. Arrears of alimony, 2-140 Homestead, 9-859; 16-623 As an independent right, 2-93 Husband's right to, 2-92 Abandonment, 2-96 Independent right, see infra, As an inde-Allowed independently only by statute, pendent right. Insolvency and bankruptcy, 16-683 2-93 Cruelty, 2-96 Effect of discharge, 16-771 Desertion, 2-96 Interest, 2-122 Divorce in ex parte proceedings or ob-Judgment in personam, 9-745 tained by fraud, 2-98 Jurisdiction, 9-740 For what causes allowed, 2-95 Legislative divorce, see infra, As an inde-For what causes allowed where jurisdicpendent right. tion considered inherent, 2-96 Lien of alimony, 2-132 Court may make allowance a charge, Grounds which would justify divorce, 2-97 2-133 Husband leaving wife unjustifiably and Effect of decree for alimony, 2-133 without means of support, 2-96 Fraudulent transfers, 2-134 Husband's willingness after separation to Intervening creditors, 2-134 receive wife back, 2-97 Pendency of bill for divorce and ali-Inherent equity jurisdiction, 2-94 mony, 2-132 Jurisdiction conferred by statute, 2-95 Lis pendens, 21-642 Legislative divorce reserving wife's right Marriage:

Effect of remarriage, 2-138

Volume XXXI.

to alimony, 2-99

ALIMONY, cont'd. Marriage, cont'd. Insanity of husband, 2-105 Marriage a prerequisite to alimony, 2-103	ALIMONY, cont'd. Permanent alimony, cont'd. Dissolution, 2-117 Gross sum, 2-130 Iustalments, 2-129 Liability for debts, 2-117
Common-law marriage, 2–104 De facto marriage, 2–104	Lien of alimony, 2-132
In general, 2-103	Misconduct of wife, 2-118,
Prima facie case sufficient, 2–103 Misconduct of wife, 2–97, 108, 118, 127	Mode of allowance, 2–129 Divesting husband of fee simple,
Modification of allowance, 2-135	2-130
Alimony pendente lite, 2-135 Change must be made with caution,	Gross sum, 2-130 Instalments, 2-129
2-137	Periodical payments, 2-129
Children, 2–138 Divorce <i>a vinculo, 2</i> –136	Real property, 2-130 Modification of allowance, see infra,
In general, 2-135	Modification of allowance.
Permanent alimony upon divorce a	Nature, 2-117
<i>mensa, 2</i> –136 Remarriage, 2–138	Nullity suits, 2–117 Periodical payments, 2–129
Reservation of right in decree, 2-136	Statutory authorization, 2-136
Subsequent adultery of woman, 2-139 Wife's greater need, 2-138	Termination, see infra, Termination. Wife at fault, 2–118
Notice of pendency and lis pendens, 21-642	Property, see infra, Division of property.
Nullity of marriage, 19–1221 Pendente lite, 2–99	Receivers, 23–1016 Remarriage, 2–138
Action to set aside decree of divorce,	Separation (see infra, As an independent
2-100	right), 25-467, 468
Adultery of wife, see infra, Adultery of wife.	Pendente lite, 2-105 Statutes, see ALIMONY.
Allowance pending appeal, see infra, Al-	Suit money, 2-113
lowance pending appeal. Amount, see infra, Amount.	Temporary alimony, see infra, Pendente lite.
Commencement of payment, 2-109	Termination, 2-139
Common-law marriage, 2–104 Common-law right, 2–100	Death, 2–139 Reconciliation, 2–140
Constructive separation, 2-105	Wife's misconduct, 2-139
Death of either party, 2-117	Wife's necessity, 2-105
Definition, 2–99 Essentials, 2–101	ALIUNDE, 2-141 ALIZARIN, 2-141
Failure of wife's action, 2-102	ALL:
General principles, 2–100 Husband having made provision for	All cases, 2–141 All faults, 2–147
wife, 2-106	All powers, 22-1114
Husband's ability, 2–107 Husband's sworn denial, 2–103	Any, 2–142 Arbitration and award:
In what suits allowed, 2-99	All controversies, matters, etc., 2-608
Marriage as a prerequisite, 2–103 Marriage <i>de facto</i> , 2–104	Construction of vills, 2-144
Modification of allowance, 2-135	Additional words of description, 2-147 Examples, 2-145, 146
Necessity of wife, 2-105	In general, 2–144
Plea to the jurisdiction, 2-103 Poverty of husband, 2-108	Money, 2–145 Stocks, bonds, and choses in action,
Prima facie case necessary, 2-101	2-145
Self-supporting wife, 2–106 Separation, 2–105	What expressions are sufficient to carry real estate, 2-146
Suits for restitution of conjugal rights,	Whether fee passes, 2-146
2–99 Suit dismissed by wife, 2–102	Definition and general rules, 2–141 Each, 2–143
Termination, 2-116	Each and all, 10–394
Usual practice, 2–101 Whether a matter of right, 2–101	Either, 10–466
Wife must be without adequate means,	Ejusdem generis, 2-143 Every, 2-143
2-105 Wife need not exhaust her resources,	Phrases in which the term occurs, 2-147
2-107	ALLEGED, 2-148 ALLEGIANCE, 21-745; 28-458
Wife's misconduct, 2-102	Aliens, 2–148
Permanent alimony, 2-117 Amount, see Amount.	Escheat, 2-148 ALLEY, 2-149
Arrears of alimony, 2-140	ALLOCATUR, 2-149
Assignability, 2–117 Commencement of payment, 2–135	ALLOCUTION, 2-149 Records, 24-168
	64 Volume XXXI.

ALLOCUTUS, see SENTENCE AND PUNISH-	ALLOWANCES, cont'd.
MENT.	Family defined, 2-157
ALLODIAL, 2-150	Grandchildren, 2–160
ALLODIUM, 2-150	How allowance may be barred, 2-163
ALLONGE, 2-150	Adultery, 2–165
Bills of exchange and promissory notes, 4-259 ALLOPATHIC MEDICINE, 2-151	Ante-nuptial agreement as a bar, 2–166 Death of widow as a bar, 2–168
ALLOT, 2-151	Delay in making application, 2-163
Allot and award, 2-151	Divorce, 2-166
'ALL OTHER PERILS:"	Misconduct or desertion, 2-164
Marine insurance, see MARINE INSURANCE.	Possession of separate estate, 2-167
ALLOTMENT, 2-151	Remarriage of widow, 2-165
Indians, 2–152	Renunciation of provision of will, 2-168
Stock and stockholders, 2–152	Separate estate, 2-167
ALLOTMENT-NOTE, 2-152	Separation, 2-166
ALLOW:	Testamentary provisions, 2-167
Fire insurance, 13-293 ALLOWANCE, 2-153	Waiver by delay, 2-164
Just allowance, 18-2	Increase, 2–172 Infants, 2–159
Mandamus, 19-853	Insolvency and bankruptcy, 2-168
Pecuniary, 2–154	Marriage settlements, 19-1240
Salary, 24-1016	Mechanics' liens, 20-486
Trusts and trustees, 2-154	Nature, 2-156
ALLOWANCES, 2-156	Origin, 2-156
See Dower; SUMMARY SETTLEMENT OF Es-	Presentation of claims, 8-1065
TATES.	Present support only, 2-157
Adultery, 2-165	Priority over other claims, 2-169
Amount of allowance, 2-161	Allowance a charge upon realty, 2-170
Considerations determining amount,	Examples, 2-170, 171
2–162	General rule, 2-170
Discretion of court, 2–161	Private international law:
Exempt personal property, 2-161	Widow's allowance, 22-1357, 1359 Quarantine, see Dower.
In general, 2161 Statutes fixing the amount, 2161	Remarriage of widow, 2-165
When allowance may be refused, 2-163	Sale of real estate, 11-1080
When whole estate allowed, 2-162	Separate property of married women, 2-167
Beneficiaries, 2-157	Separation, 2-166
Adult children, 2-160	Statutes, 27-381
Allowance to widow alone, 2-158	Stepchildren, 2-161
Family, 2-157	Waiver by delay in making application, 2-164
Generally, 2-157	Wills:
Grandchildren, 2-160	Testamentary provisions as a bar, 2-167
Infants, 2–159	Effect of testamentary provisions,
Minor children, 2-159	2–167 Intent, 2–167
Minor child's rights in mother's estate, 2-160	Renunciation of provision of will,
Nonresident widow, 2-159	2–168
Posthumous children, 2-160	Solvency or insolvency of testator,
Stepchildren, 2-161	2-168
Widow of a nonresident, 2-159	Whether testator can bar allowance
Widow's exclusive benefit, 2-158	by will, 2–168
Children, 2-159	Will disposing of all testator's es-
Death of widow as bar, 2-168	tate, 2-168
Decrease, 2-172	ALL RIGHT, 24-964; 30-138, 156
Delay in making application, 2–163	"ALL RISKS," 19-1022
Desertion, 2-165	ALLUVION, 2-1 See Accretion; Reliction.
Discontinuance, 2–173 Divorce, 2–166	ALMANAC, 2-173
Executors and administrators:	Documentary evidence, 9-890
Credit for support of decedent's family,	Judicial notice, 17-901
11-1269	ALMS, 2-174
Liability on bond of representative,	ALMSHOUSE, 2-174
11-886	See Exemptions from Taxation; Hospi-
Acting in other fiduciary capacities,	TALS; Houses of Refuge and Correction;
11-889	POOR AND POOR LAWS.
Acts and functions covered by bond,	ALONG
11-888	ALONG, 2-175 Along its route, 13-423
Acts of third persons, 11-888 Duties as personal representative,	Along its route, 13-423 Along the line of the railroad, 13-423
11-889	Boundaries:
Duties must be performed, 11-888	Along a highway, 4-813
Presentation of claims, 8-1065	Along the shore, 4-821
	Volume XXXI.
J. 41 J	, Transcription 1

```
ALTERATION OF INSTRUMENTS, cont'd.
ALONG, cont'd.
                                                   Bills of exchange and promissory notes,
  Boundaries, cont'd.
                                                          cont'd.
      Running along non-navigable stream,
                                                       Change in negotiability, see infra, Change
        4-831
                                                          in negotiability.
Railroads, 2-175
ALREADY, 2-177
                                                        Consent of one of the makers, 2-209
                                                        Consent of parties, 2-206
ALSO, 2-177
                                                        Correction of mistakes, 2-211
  Wills, 2-177
                                                        Fraudulent alteration, 4-332
ALTER, 2-179
                                                        Insertion of provision for exchange,
ALTERATION, 2-179
  Highways, 2-180
                                                        Instruments fraudulently altered, 4-332
  Streets and sidewalks, 2-180
                                                        Maker, 2-190
                          INSTRUMENTS,
ALTERATION
                  \mathbf{OF}
   2-181
                                                        Material alteration by payee, 2-190
                                                        Obliterating or placing memorandum on
  See RESCISSION, CANCELLATION, AND RE-
                                                          back of note, 2-228
    FORMATION.
                                                        Ratification of alterations, 2-260
  Aecident, 2-261
                                                                  on original consideration,
  Accommodation paper, 2-196
                                                        Recovery
                                                          2-201
      Accommodation paper altered before ne-
                                                        Right to strike out indorsement, 4-279
        gotiations, 2-196
                                                        Sureties, 2-190
      Alteration by party accommodated and
        transferee, 2-197
                                                        Unauthorized material alteration, 2-190
                                                   Bills of sale, 2-205
      Alterations, 2-196, 197
                                                   Blanks, see FILLING BLANKS.
      Consent of maker but without knowledge
        of indorser, 2-197
                                                   Bona fide purchasers, 2-192
                                                   Bonds (see FILLING BLANKS), 2-189
  Agency:
                                                        Alteration by stranger, 2-215
      Alteration by agent of grantor or prom-
                                                        By obligor in bond, 2-217
        isor, 2-210
      Material alteration by agent of grantee
                                                        Consent of approving officer, 2-219
                                                        Consent of obligor, 2-208
        or obligee, 2-216
  Alteration must be made after execution of
                                                        Public officers, 2-215
                                                        Serial number of instrument, 2-248
        instrument, 2-194
                                                   Brands and marks, 4-879
      Accommodation paper altered before ne-
        gotiations, 2-196
                                                   Burden of proof, 2-272
      Alteration by party accommodated and
                                                        Apparent alterations, 2-272
        transferee, 2-197
                                                            Alteration against interest, 2-275
      Alteration of instrument while in course
                                                              278
        of execution, 2-194
                                                            Alteration in itself suspicious, 2-275
      In general, 2-194
                                                            Bill in equity to cancel altered in-
  Ancient documents:
                                                              strument, 2-279
      Erasures or interlineations, 2-325
                                                            Conflict of authorities, 2-272
  Arbitration and award, see Arbitration and
                                                            General rule, 2-272
                                                            Instances of suspicious alterations,
    AWARD.
  Arrest:
                                                              2-278
      Altered warrants, 2-905
                                                            Instrument itself as evidence, 2-275
  Assignments, 2-192
                                                            Plaintiff must make out case, 2-274
      Bona fide assignee of mortgage, 2-192
                                                            Preliminary inquiry by court, 2-273
      Recovery of original consideration by as-
                                                            Presumption that alteration was
                                                            made after execution, 2-276
Presumption that alteration
        signee of instrument, 2-203
  Attestation, see infra, Change in attestation.
  Attorney and elient:
                                                              made before execution, 2-275
      Altering or stealing records, 3-310
                                                            Proof of signature makes prima
  Attorney's fees:
                                                              facie case, 2-274
      Addition of provision for attorney's fees,
                                                            Question should generally be sub-
        2-238
                                                              mitted to jury, 2-273
  Bail and recognizance (in criminal cases),
                                                            Rebuttal, 2-275
                                                            Suspicious alterations, 2-276
  Ballots, see Elections.
                                                            Suspicious circumstances calling for
  Bank notes, 3-784
                                                              explanation, 2-278
  Bills of exchange and promissory notes
                                                            View that apparent alteration raises
        (see infra, Accommodation paper),
                                                              no presumption, 2-274
        2-190
                                                        Consent, 2-280
      Adding or removing memoranda, 4-
                                                        Nonapparent alterations, 2-272
                                                        Proof of facts avoiding effect of altera-
      Addition of words waiving notice and
                                                          tion, 2-279
                                                        Wills, 2-281
        protest, 2-226
      Alteration by stranger, 2-214
                                                   Change in attestation, 2-245
      Bona fide indorsee, 2-191
                                                        Attestation by mistake, 2-245
      Bona fide purchasers of negotiable in-
                                                        Inserting signature of attesting witness,
        struments, 2-193
                                                          2-245
      By promisor in note, 2-217
                                                        Removing signature of attesting witness,
      Change in date, 2-236, 237
                                                          2-246
```

. 1

```
ALTERATION
                     \mathbf{OF}
                             INSTRUMENTS,
                                                     ALTERATION
                                                                                   INSTRUMENTS,
                                                          cont'd.
    cont'd.
  Change in negotiability, 2-244
                                                        Consent of grantor or promisor, cont'd.
                                                            Consent of some only of the parties,
       Altering negotiable to nonnegotiable in-
         strument, 2-245
                                                            Consent of surety, 2-206
       Altering nonnegotiable to negotiable in-
                                                            Deeds, 2-207
         strument, 2-244
       Change in manner of negotiability, 2-245
                                                             Examples, 2-205
                                                            Implied from conduct, 2-209
  Change in respect to parties, 2-229
       Additional parties to note, effect upon
                                                             In general, 2-205
                                                             Mortgages, 2-208
Negotiable instruments, 2-209
         original maker, 2-233
       Additional surety, effect upon original
         promisor, 2-233
                                                             Negotiable paper, 2-206
       Addition of other makers or sureties,
                                                             Parol consent, 2-209
                                                             Specialties, 2-206
         2-233
       Addition of parties, 2-232
Addition of payee, 2-234
                                                             Unsealed instruments, 2-205
                                                             What consent necessary, 2-209
       Addition of the word "junior," 2-230
                                                        Consideration:
       Addition of the words "& Co.," 2-230
                                                             Change in statement of consideration,
       Addition or erasure of words indicating
                                                               2-242
         representative capacity of party, 2-231
                                                             Right to recover on original considera-
       Changes affecting the relation of the
                                                               tion, see infra, Right to recover on
         parties, 2-235
                                                               original consideration.
                                                        Contracts (see infra, Executed contracts;
Stranger to the contract; Without
       Changing individual contract to partner-
          ship contract, 2-230
       Changing personality of parties by addi-
                                                               consent of grantor or promisor):
                                                             Assignments of contracts, 2-192
          tion or erasure of words, 2-230
        Descriptio personæ, 2-231
                                                        Contracts of affreightment and charter-par-
        Erasure of name of indorser, 2-235
                                                           ties, 7-172
       Erasure of name of parties, 2-234
                                                        Conveyances of property (see infra, Deeds),
       Erasure of name of principal, 2-234
Erasure of name of surety, 2-235
                                                               2-197
                                                             Cancellation or destruction of deeds,
       Erasure or addition of words descriptio
                                                               2-199
          personæ, 2-231
                                                             Conveyances, 2-198
       Formal changes in name of party, 2-232
                                                             Estate in fee simple, 2-198
       In general, 2-229
                                                             In general, 2-197
       Liability of additional promisor, 2-234
                                                             Leases, 2-199
       Substitution of grantee, promisee, 2-230 Substitution of grantor, promisor, 2-229 Substitution of indorsees, 2-230
                                                             Material alterations by grantee, 2-198
                                                             Mortgages, 2-199
                                                             Where estate conveyed does not lie
                                                        wholly in grant, 2-198
Where estate lies in grant, 2-199
Date (see Date), 8-728
       Substitution of sureties in bond, 2-230
   Change legal effect, see infra, Must change legal effect of instrument.
   Checks, 2-191
                                                         Declarations:
       Bona fide purchaser, 2-193
                                                             Declarations of testator, 2-283
       Certified check, 2-192
                                                         Deeds (see FILLING BLANKS; see infra, Con-
       Change in date of check, 2-237
                                                               veyances of property), 2-188, 198
       Effect of material alteration, 2-191
                                                             Alteration by stranger, 2-215
   Consent (see infra, Consent of grantor or
                                                             By grantor in deed, 2-217
          promisor; Without consent of grantor
                                                             Cancellation or destruction of deeds,
                                                               2-199
          or promisor):
       Consent of grantee or promisee, 2-218
                                                             Change
                                                                      in description of property,
   Consent of grantor or promisor, 2-205
                                                               2-242
       Alteration of note with consent of one
                                                             Consent of grantor, 2-207
          of the makers, 2-209
                                                         Definition, 2-184
       Bonds, 2-208
                                                         Description of property, 2-242
                                                             Alteration in description of mortgaged
       Changes to conform instrument to in-
              tention of parties, 2-210
                                                                property, 2-242
                                                             Change in description of property, 2-242
            Bon'ds, 2-212
            Correction of mistakes, 2-211
                                                             Examples, 2-242
                                                        Descriptio personæ, 2-231
Effect of alterations, 2-185
            Date, 2-211
            Equity, 2-210
                                                             Effect of material alterations by grantee
            Examples of corrections, 2-210, 211
            Filling blanks, 2-212
                                                                    or promisec, 2-185
                                                                  Without consent of grantor or promissor, see infra, Without con-
            In general, 2-210
            Mortgages, 2-212
            Must conform to intention of all
                                                                    sent of grantor or promisor.
              parties and not of one only, 2-212
                                                             In general, 2-185
                                                             Material alterations, 2-185
            Supplying omissions, 2-212
       Conforming to terms of consent, 2-205
Consent by personal representative,
                                                         Elections (see Elections):
                                                             Offenses against election laws, 10-852
          2-209
                                                         Erasure, 11-253
```

INSTRUMENTS. ALTERATION \mathbf{OF} INSTRUMENTS, ALTERATION \mathbf{OF} cont'd. cont'd. Evidence, 2-270 Interest: Change in interest, 2-238 Burden of proof, see infra, Burden of Adding interest clause, 2-239 proof. Alteration in periods of payment, Competency of evidence, 2-270 Corroborating circumstances, 2-271 2-240 Alteration of rate, 2-238 Effect of instruments as evidence, 2-204 Alteration of time from which in-Bills of sale, 2-205 terest to run, 2-239 Erasure of interest clause, 2-239 In general, 2-204 Receipts, 2-205 To prove collateral facts, 2-204 Insertion of interest clause, 2-239 Interlineation, 16-1117 To prove original contract, 2-204 To prove title, 2-204 Joint or several nature of contract, 2-236 Expert testimony, 2-271 Junior, 2–230 Material alteration of instruments of Kinds of alterations, 2-184 merely evidential character, 2-192 Leases, 2-189, 199 Similar alterations, 2-271 By grantor in lease, 2-217 Sufficiency of evidence, 2-272 Legacies, devises, see infra, Wills. Exchange and re-exchange: Legal effect of instrument, see infra, Must Insertion of provision for exchange, change legal effect of instrument. Marine insurance, 19-983 Executed contracts, see infra, Consent of Material alterations (see infra, Materiality of grantor or promisor. alterations), 2-185; 20-233 Execution: Effect of alteration by agent of grantor Change in place of execution, 2-236 or promisor, 2-219 Execution of instruments, see infra. Altera-Effect of alteration by trustee, 2-220 tion must be made after execution of in-Effect of material alterations by agent strument. of grantee or obligee, 2-216 Executors and administrators: Effect of material alterations by consent Consent by personal representative, 2of grantor or promisor, see infra, Con-200 sent of grantor or promisor. Executory contracts, see infra, Consent of Effect of material alterations by grantor grantor or promisor. or promisor, see infra, Grantor or Filling blanks, see FILLING BLANKS. Foreclosure of mortgages, 13-811 promisor. Effect of material alterations by stranger Forgery, see Forgery. to the contract, see infra, Stranger to Fraud (see infra, Right to recovery on origithe contract. nal consideration): Essentials of material alterations, 2-222 Actual fraud unnecessary, 2-186. Must change legal effect of instrument, Grantee or promisee: see infra, Must change legal effect of Immaterial alterations, 2-220 instrument. Grantor or promisor, 2-217 Materiality of alterations, 2-222 Alteration by grantor in deed or lease, Affixing or removing seal, 2-246 Change in amount of interest, 2-238 Alteration by grantor or promisor, 2-Change in amount of principal, 2-237 217 Change in attestation, 2-245 Alteration by obligor in bond, 2-217 Change in date, 2-236 Alteration by promisor in note, 2-217 Change in description of property, 2-242 Before delivery to obligee or promisee, Change in insurance policy, 2-248 2-218 Change in joint or several nature of By part only of grantors or promisors, contract, 2-236 2-218 Change in medium of payment, 2-240 Consent of approving officer, 2-219 Change in negotiability, 2-244 Consent of grantee or promisee, 2-218 Change in place of execution, 2-236 Guaranty, see GUARANTY. Change in place of payment, 2-241 Identity of writing, 2–187 Immaterial alterations, 2–220 Change in respect to parties, see infra, Change in respect to parties. By grantee or promisee, 2-220 Change in serial number of instrument, By stranger to the contract, 2-222 2-248 Injunctions: Change in statement of consideration, Fraudulent alteration of judgment, 16-2-242 382 Change in time of payment, 2-240 Ink, 2-283 Insertion of provision for exchange, Innocent third persons, 2-192 2-247 Insurance: Material part of instrument, 2-222 Changes in insurance policy, 2-248 Must be in material part of instrument, Immaterial alterations, 2-248 2-226 Material alterations, 2-248 Adding memorandum of place of Insurance policies, 2-189 payment, 2-228 Intent, see infra, Consent of grantor or Addition or removal of memoranda, promisor. 2-227

ALTERATION

INSTRUMENTS.

 \mathbf{OF}

 \mathbf{OF}

INSTRUMENTS.

ALTERATION

Payment, 2-240

Change in medium of payment, 2-240 Change in place of payment, 2-241

Change in time of payment, 2-240

ceptor of bill, 2-242

Erasure of place of payment, 2-242 Insertion of place of payment by ac-

cont'd. cont'd. Materiality of alterations, cont'd. Payment, cont'd. Must be in material part of instrument, Recovery of money paid on altered incont'd. strument, 2-268 Change in marginal figures, 2-227 Pencil, 2-283 In general, 2-226 Place of execution, change in, 2-236 Memoranda forming part of instru-Pledge and collateral security, 22-872 ment, 2-228 Policies of insurance (see infra, Insurance), Obliterating or placing memorandum on back of note, 2-229 Possession: Reference memoranda, 2-227, 228 Recovery of possession of altered instru-Memoranda, 2-227 ment, 2-268 Presumptions (see infra, Burden of proof): Adding memorandum of place of payment, 2-228 Wills, 2-280 Change affecting some only of parties, Principal: 2-228 Change in amount of principal, 2-237 Collateral or reference memoranda, Public officers, 2-215, 216 Purchaser for value and without notice: 2-227 Obliterating memorandum, 2-229 Memoranda forming part of instrument, Questions of law and fact, 2-268 2-228 Obliterating or placing memorandum on Consent, 2-269 back of note, 2-229 Fact of alteration, 2-268 Removal or addition of memoranda, Intent, 2-270 Materiality of alterations, 2-269 2-227 Preliminary inquiry by court, 2-273 Merger: Merger of simple contract in specialty -Where alteration is presumed from apalteration of latter, 2-203 pearance of instrument, 2-269 Ratification of alterations, 2-259 Mistake, 2-261 General rule, 2-259 Correction of mistakes, 2-211 Negotiable instruments, 2-260 Mortgages, 2-188, 199; 13-811 Alteration by stranger, 2-215 Parol consent to alteration in specialty. Bona fide assignee of mortgage, 2-192 2-259 Consent of the mortgagor, 2-208 Sealed instruments, 2-259 Receipts, 2-205; 23-980 Must change legal effect of instrument, 2-222 Addition of special clauses or new Records, see ALTERATION OF RECORDS. Rescission, reformation, and cancellation of terms, 2-225 Adition of words waiving notice and instruments: protest, 2-226 Bill in equity to cancel altered instru-Addition or removal of condition, 2-226 ment, 2-279 Res judicata, 24-768 Change of phraseology, 2-224 Restoration, 2-262 Changes which enlarge liability of party, 2-225 Alteration made under misapprehension, 2-263 Change whereby liability is reduced, Fraudulent alterations, 2-263 2-225 Correction of spelling, 2-224 Innocent alterations, 2-263 Restoration will not revive validity. In general, 2-222 Inserting name of signer in body of in-2-262 Right to recover on original consideration, strument, 2-226 Insertion of matter which law would 2-200 Alteration by indorsee of negotiable supply, 2-226 Instances of immaterial alterations, paper, 2-201 Alteration without fraudulent intent. 2-223 Retracing indistinct words, 2-224 2~200 Bond, 2-203 Test, 2-225 Fraudulent alteration, 2-202 Mutilation, 21-240 Mutilation by accident, 2-261 In general, 2-200 Name, see infra, Change in respect to parties. Intent, 2-200 Negotiability, see infra, Change in negoti-Merger of simple contract in specialty alteration of latter, 2-203 ability. Negotiable instruments, see infra, Bills of ex-Mortgages, 2-202 change and promissory notes. Recovering against maker of bill of exchange, 2-201 Parties: Change in respect to parties, see infra, Recovery by assignee of instrument, Change in respect to parties. 2-203

Affixing or removing seal, 2-246 Alteration by stranger, 2-214 Consent of parties, 2-205, 206 Volume XXXI.

Where altered writing constitutes the

Return of writing, 2-201

only obligation, 2-203 Seal (see FILLING BLANKS):

ALTERATION OF INSTRUMENTS	s, ALTERATION OF INSTRUMENTS,
Seal, cont'd.	Wills, cont'd. Distinction between ink and pencil alter-
Ratification of alterations, 2-259 Seamen, 25-91	ations, 2-283
Serial number of instrument, 2-248 Signature:	Extrinsic evidence as to date of alteration, 2-283
Change in attestation, 2-245, 246 Spelling:	Presumption as to alterations, 2-280 Without consent of grantor or promisor,
Correction of spelling, 2-224	2-185
Spoliation, 2-185 Alteration by stranger, 2-214	Alteration must be made after execution of instrument, see infra, Alteration
Statute of frauds, 29–875	must be made after execution of in-
Stranger to the contract, 2-213	strument. d Application of rule in general, 2–187
Alteration at time of approval of bon by official, 2-216	Assignments of contracts, 2–192
Bonds, 2-215	Bonds, 2-189
Deeds, 2-215	Conveyance of property, see infra, Conveyances of property.
Effect of alteration by stranger, 2-213 Material alterations, 2-222	Deeds, 2-188
Promissory notes, 2-214	Effect of executed contracts, 2-197
Public officer baving custody of official bond, 2–215	el Effect of executory contracts, 2-185 Actual fraud, 2-186
Public officer required to approve bond	l, Application of rule in general, 2-187
2–216	Doctrine applicable to written in-
Rule in England, 2-213 Rule in the United States, 2-214	struments generally, 2–187 Identity of writing destroyed, 2–187
Sealed and unsealed instruments, 2-21	
Spoliation, 2-214	Nonessential elements, 2-186
Who is to be considered a strange: 2-215	r, Prejudice to grantor or promisor, 2-186
Subscribing witness, see infra, Change in a	
testation. Substitution of parties, see infra, Change i	Sureties, 2–186
respect to parties.	n Effect of instrument as evidence, see infra, Evidence.
Suretyship (see Suretyship; see infre	Effect of right to recover on original
Change in respect to persons	consideration, see infra, Effect of right to recover on original considera-
Consent of grantor, 2-206	tion.
Effect of material alteration, 2-192	Innocent third persons, 2-192
Material alteration by payee of a note 2-190	Instruments of merely evidential character, ~192
Writing avoided by a material alteratio	n Insurance policies, 2-189
innocently made, 2-200 Time at which made, see infra, Alteratio	Leases, 2-189
must be made after execution of instru	
ment. Trusts and trustees:	Sureties, see infra, Suretyship.
Effect of alteration by trustee, 2–220	Witness, see infra, Change in attestation. ALTERATION OF RECORDS, 2-284
Warrants:	Criminal law, 24-211
Altered warrants, 2–905 Wills, 2–264	Foreign judgments, 13-1040
Alterations by a stranger, 2-268	Records, 2-284 ALTERING BILL, 2-180
Alterations by codicil, see Codicil.	ALTHOUGH, 2-285
Alterations by legatee, 2–267 Alterations by ratification, see Wills.	ALWAYS, 2–285
Alterations by the testator, 2-264	ALWAYS AFLOAT, 9-234 A. M.:
Additional provisions or legacies	Abbreviations, 1-99
Alteration in clauses, 2–266	AMALGAMATE, 2-286
Alteration in legacies, 2-266	AMALGAMATION, 2-286 Consolidation of corporations, 6-801
Cancellation of a legacy enlargin others, 2–266	g AMBASSADOR, see Consuls; Ministers
Cancellation of clauses a revoca	AND AMBASSADORS AMBIGUITY, 2-287
tion pro tanto, 2-265	See INTERPRETATION AND CONCERNA
Effect of alteration after execution 2-265	1, Agency, 1–1001
Right of testator to alter 2-264	Auctions and auctioneers, 3-500 Boundaries, 2-300
Will not be revoked by alteration	, Consideration, 2–301
2–265 Burden of proof, 2–281	Declarations, 2–294
Declarations of testator, 2-283	Definition, 2-287 Identification of subject-matter, 2-293
,	70 Volume XXXI.
	· · · · · · · · · · · · · · · · · · ·

AMBIGUITY, cont'd.	AMBIGUOUS, 2-305
Inaccuracy, 2-287	AMBROTYPIST, 2-305
Intermediate class, 2-289	AMENABLE, 2-305
Kind of ambiguity, 2–293	AMEND, 2-305
Latent ambiguity (see infra, Parol evidence),	AMENDMENTS, 2-305
2–288 Mistake :	Acknowledgments, see Acknowledgments.
Mistake as distinguished from latent	Arbitration and award, see Arbitration and Award.
ambiguity, 2–300	Bail and recognizance (in criminal cases),
Parol evidence, 2-289	3-707
Latent ambiguity, 2-295	By-laws, 5-90
Consideration, 2-301	Constitution, see Constitutional Law.
Contracts, 2-203	Corporations, see Corporations.
Conveyances, 2–300 Deeds, 2–300	Decrees, see Final Judgments and Decrees.
Description which may apply to	Deposition, see Deposition. Final judgments and decrees, see Final
more than one person or thing,	JUDGMENTS AND DECREES.
2-300	Grand juries:
General rule as to contracts, 2-303	Power of court to amend indictment
How the ambiguity may he removed,	without concurrence of grand jury,
2-298	17-1308
In general, 2–295 Misdescription in locality of prop-	Power of court to amend record, 17-1301 Highways, see Highways.
erty, 2–302	Judgments and decrees, see Judgments and
Misdescription in name of party,	DECREES; FINAL JUDGMENTS AND DECREES.
2-302	Mandamus, see Mandamus.
Misdescription of a person or thing	Mechanics' liens, see Mechanics' Liens.
in contract, 2–304 Misdescription of object, 2–297	Ordinances, see Ordinances.
Misdescription of subject, 2-297	Patents, see Patents. Prohibition, 23-219
Mistake distinguished from latent	Records, see Records.
ambiguity, 2-300	Religious societies, see Religious Societies.
Parol evidence limited to surround-	Sentence, see SENTENCE AND PUNISHMENT.
ing circumstances, 2–300	Sheriffs' sales, see Sheriffs' Sales.
Reason of the rule, 2–296 Rule in case of misdescription,	Special or local assessments, 25-1226 Statutes, see Statutes.
2-299	Towns and townships, see Towns and Town-
Two deeds applying to the same	SHIPS.
property, 2-301	Variance, 11-534
Two or more monuments, 2-301	AMERCEMENT, 2-306
Two persons answering the descrip- tion, 2–296	AMICABLE, 2-306 AMICABLE ACTION, 2-306
Two persons or things within the	AMICABLE COMPOUNDERS, 2-306
description, 2-297, 298	AMICI CURLÆ:
Two subject-matters to which con-	Attachment, 3-215
tract may apply, 2-303	AMITY:
Two things answering the descrip-	Amity with the United States, 29-298 AMNESTY, see Reprieve, Pardon, and Am-
tion, 2–297 Wills, 2–296	NESTY.
Object of evidence, 2-304	AMONG, 2-308
Patent ambiguity, 2-288, 289	Between, 4-9
Acts of the parties, 2-293	Interstate commerce, 2–308
Deeds, 2-290	AMOTION, 2-310 Represent on homofoid annualations
Effect of patent ambiguity, 2–289 General rule, 2–289	Benevolent or beneficial associations, 3-1071 By-laws, 2-316
Identification of subject-matter,	Charges preferred, 2-315
2-293	Charities and trusts for charitable uses, 2-3rt
Proof of collateral facts and sur-	Common law, 2-310
rounding circumstances, 2–292	Counsel:
Qualification of general rule, 2-291	Right to counsel, 2-316 Defense, opportunity, 2-315
Reputation, 2–292 Usage, 2–292	Definition, 2–310
Verbal declarations to explain con-	Disfranchisement, distinguished, 2-310;
tracts, 2-294	9-478
Patent ambiguity, see infra, Parol evidence.	Effect of amotion, 2-317
Questions of law and fact, 2-288, 289	Recovery of salary, 2-317
Latent ambiguity, 2-288	Reinstatement, 2-317
Patent amhiguity, 2-288 Uncertainty distinguished from, 2-287	When illegal, 2-317 When legal, 2-317
Usages and customs, 2-292	Eleemosynary corporations, 2-311
Wills:	Habitual drunkenness, 2-312
Latent ambiguity, 2-296	Hearing, 2-314

AMOTION, cont'd.	ANCIENT DOCUMENTS, cont'd.
Illegal amotion, 2-317	Age, cont'd.
Interest:	Proof of antiquity required, 2-330
Amoving power interested, 2-314	When insufficiently accounted for, or
Municipal corporations, 2-311	not technically ancient, 2-332
Authority must be strictly pursued, 2-313	Alteration of instruments:
Clause and a strictly purous a 3-5	Erasures or interlineations, 2-325
Charges preferred, 2-315	Bonds, 2-323
Grounds for amotion, 2-311	Boundaries, 2-331; 4-856
Habitnal drunkenness, 2-312	Burden of proof, 2-326
Hearing, 2–314	Computation of time and infer How are of
Implied power, 2-311	Computation of time, see infra, How age of
Manner of exercising power, 2-313	document computed.
Misconduct, 2-312	Copies, 2-323
Modern municipal corporations, 2-311	Custody, see infra, Proper custody.
Notice, 2-314	Deeds, 2-322
Offenses not grounds for amotion, 2-313	Execution of instruments:
Officer holding at will, 2-314	To prove sufficiency of power to execute
	deed, 2-331
Opportunity for defense, 2–315	Expert and opinion evidence:
Original disqualification, 2-313	Proof of age, 2-331
Power of legislature, 2-314	
Pre-existing impediment, 2-313	Fraud or invalidity apparent on face of
Refusing to account for corporate funds,	instrument, 2–325
2-312	Handwriting, 2–325
Removals under statutory or charter	How age of document computed, 2-323
provisions, 2-311	Time reckoned from date of execution,
Right to counsel, 2-316	2-323
Term and tenure certain, 2-314	Time reckoned to day of introduction in
	evidence, 2-324
Notice, 2-314	Identity, 2-331
Private corporations, 2-316	
By-laws governing removal, 2-316	Maps, 2-323
By the common law, 2-316	Pedigree, 2-331
Directors appointed for definite term,	Poor and poor laws:
2-316	Certificates of pauper's settlement, 2-323
In general, 2-316	Possession or action under the document,
Power avoided by contract, 2-317	2-327
Reinstatement, 2-317	Circumstances other than possession,
Salary, recovery of, 2-317	2-330
AMOUNT, 2-318	Doctrine in England, 2-327
Questions of law and fact, 23-582	Doctrine in the United States, 2-328
Tender:	Evidence of possession sufficient, 2-328
Keeping tender good, 28–40	General rule, 2-327
AMOUNT IN CONTROVERSY, 2-318; 7-	Length of possession necessary, 2-330
459	Possession necessary in some States,
Balance, 3-766	2-329
Injunctions, 16–351	Possession of part of premises, 2-330
Justices of the peace, 18-17, 19, 27	Wild and uncultivated lands, 2-330
Prohibition, see Prohibition.	Presumptions in favor of, 2-324
Quo warranto, 23-614	Probate and letters of administration, 23-
Sum, 27-371	118
United States court, see United States	Proof of ancient documents, 2-324
Court.	Erasures or interlineations, 2-325
AMOUNTING, 2-138	Fraud or invalidity apparent on face of
AMUSEMENT, 2-318	instrument, 2-325
See Disorderly Houses; Theatres and	General rule, 2-324
AMUSEMENTS.	Handwriting, 2-325
Public amusement, exhibitions, etc., 23-306	Must come from proper custody, 2-326
AN, 2-319	Possession or action under ancient docu-
ANCESTOR, 2-319	ment, 2-327
See Succession.	Prerequisites, 2-325
Descendant, 9–399	Presumptions, 2-324
Kindred, 2-319	Proof of antiquity required, 2-330
ANCHOR, 2-320	Prove themselves, 2-324
See Ships and Shipping.	When insufficiently accounted for, or not
ANCIENT, 2-321	technically ancient, 2-332
ANCIENT DEED:	
	Proper custody, 2-326
Tax titles, 27–976	Any proper custody sufficient, 2-326
ANCIENT DOCUMENTS, 2-322; 10-258	Attorneys and counsel, 2-327
Adverse possession, see infra, Possession or	Custodian of family letters, books, etc.
action under the document.	2-327
Age (see infra, How age of document com-	Libraries, museums, and private col-
puted; Proof of ancient documents):	lectors, 2-327
Proof of age by expert testimony, 2-331	Parties, 2-327
	72 Volume XXXI.

ANOTENE DOCUMENES cont'd	ANIMALS could
ANCIENT DOCUMENTS, cont'd. Proper custody, cont'd.	ANIMALS, cont'd. Communicating disease, 2-380
Proper custody raises presumption of genuineness, 2-326	Contributory negligence as a defense, 2-383
Purposes for which used in evidence, 2-331	Damages where animals are sold with
Identity, 2-331	contagious disease, 14-184
Illustrations, for what purposes intro- duced, 2-331	Scienter, 2–381 Contributory negligence:
Pedigree, 2-331	Communicating disease, 2-383
To prove sufficiency of power to execute	Injuries by dogs, 2-372
deed, 2-331	General rule, 2–372
Receipts, 2-323	Injury to trespasser, 2-373 Person inciting attack, 2-373
Surveys, 2-323 Time (computation of), see infra, How age	Cow, 8-226
of document computed.	Cruelty to animals, see CRUELTY TO ANIMALS.
Wills, 2–322	Damages:
ANCIENT LIGHTS, 2-332; 19-116, 117 See Light and Air.	Apportionment of damages, 2-376 Contagious disease, 14-184
ANCIENT RENT, 2-332	Double damages, 2-372
ANCIENT STATUTES, see STATUTES.	Injuries by dogs, 2-371
ANCIENT WRITINGS, 15-258	Intervening acts of animals, 8-573
ANCILLARY ADMINISTRATION, see Foreign Executors and Administrators.	Definition, 2-346; 8-445 Distress, see Distress; see infra, Estrays;
ANCILLARY RECEIVERS, see Receivers.	Seizure damage feasant.
AND, 2-332	Dogs (see infra, Abatement of nuisances;
Abbreviations, 1–97 "And" and "or":	see Carriers of Live Stock), 10-1
Statutes, 2-333; 26-612	Baggage: Hunting dogs, 3-531
"And" read as "or" and vice versa, 2-333;	Chattels, 5-1022
30-812	Collar, 6-205
Instruments other than statutes and	Domestic animals, 10-5
wills, 2–338 "And," read as "or" and <i>vice versa, 2</i> –333;	Goods, 14–1080 Harborer of vicious dog, 2–375
17-20, 568; 30-812	Injuries by dogs, 2–366
Penal statutes, 2-337	"Accustomed to bite" defined,
Statutes and wills, 2-333; 26-612	2–366
Under age or without issue, 2-334 Bonds, 2-338	Contributory negligence as a de- fense, 2–372
Deeds, 2-338	Dog killing dog, 2-367
Issue:	General rule as to liability, 2-366
"And" construed "or," 17-568 "Or" construed "and," 17-567	Gist of action, 2–367 Keeping dog with knowledge of
"Or " construed " and," 2-333; 17-20, 567;	viciousness, 2–368
26-612	Liability of harborer of dog, 2-375
ANEW, 2-340	Liability of husband and wife, 2-376
ANGER, 2-340 ANGOSTURA, 2-340	Liability of master, 2-376 "Owner or keeper" defined, 2-376
ANGUISH, 2-340	Prima facie liability, 2-368
ANIMALS, 2-341	Proof of negligence not necessary,
See Accession; Agistment; Fences; Game	2-368
AND GAME LAWS; HERD LAWS; IMPOUNDING.	Sheep, see infra, Injuries to sheep. Trespassing dog, 2-368
Abatement of nuisances:	Vicious dog a nuisance, 2-366
Killing dogs, 1-82, 84	Injuries to sheep, see infra, Injuries to
Accession, see infra, Increase of animals. Accident, 1–274	sheep.
At large, see At Large; see infra, Estrays;	Lorceny, see LARCENY. "Owner or keeper" defined, 2-376
Highways; Trespassing animals.	Police power, see Police Power.
Bailments:	Scienter, 2-369
Liability for injuries as between owner and bailee, 2–354	Evidence of bad reputation of dog competent, 2-370
Becs, 2-343, 345; 3-908	How scienter shown, 2-369
Brands and marks, see Brands and Marks.	Keeping dog confined, 2-370
Carriers of live stock, see Carriers of Live	Keeping dog muzzled, 2-369
STOCK. Cattle (see infra, Trespassing animals),	Notice to servant as notice to master, 2-371
2-346	Proof of good disposition of dog in-
Chattel mortgages (see CHATTEL MORT-	admissible, 2-370
GAGES), 5-977	Proof of scienter necessary, 2-369
Illustrations, 5–977, 978 Increase of animals, 5–977	Proof that dog had before bitten person, 2-370
In general, 5-977	Statutes, 2-369
	73 Volume XXXI.

ANIMALS, cont'd.	ANIMALS, cont'd.
Dogs, cont'd.	Injuries to sheep, 2-374
Street railways, 27-90	At common law, 2-374
Trespass, 28-589	Evidence of previous character of dog,
Using dogs to drive off cattle, 2-357	2-375 Several owners of dogs 2-278
Domestic animals, 10-5	Several owners of dogs, 2-378 Statutes abolishing proof of scienter,
Estrays (see AT Large; Fences; Impound-	2-374
ing; see infra, Highways; Trespassing	Interstate commerce, see Interstate Com-
animals), 2–378 Constitutionality of statutes, 2–379	MERCE.
Definition, 2-378	Joint owners:
Distrainor as trespasser, 2-380	Apportionment of damages, 2-376
Distrainor using estray, 2-380	Judicial notice:
Fences, see Fences.	Nature and characteristics of domestic
Impounding, see Impounding.	animals, 17-900
Larceny, 18-521	Keeping animals, 18-57 Knowledge (see infra, Scienter), 2-353
Statutes must be strictly complied with,	Viciousness of wild animals presumed,
2-379 Statuton regarding a_370	2-351
Statutes regarding, 2-379 Injuries by dogs, 2-371	Larceny (see Larceny):
Exemptions from execution, see Exemptions	Grand larceny, 18-464
FROM EXECUTION.	Killing animals with intent to steal,
Expert and opinion evidence, 12-460	18–467
Value, 12–476	Killing of animals, 18-497
Value of dogs, 12-477	Large, see At Large. Lihel and slander:
Fences, see Fences.	Charge of malicious killing of animals,
Feræ naturæ, see infra, Wild animals.	18–892
Fire insurance, see Fire Insurance. Fires:	License (real property):
Loss of live stock, 13-548	Invitation, 18-1139
Fish, see FISH AND FISHERIES.	Live animals, 19-427
Fixtures:	Live stock insurance, 19-443
Constructive annexation, 13-605	Loans:
Game and game laws, see GAME AND GAME	Keeping and feeding animals for con-
Laws.	venience of lender, 19–464 Loan distinguished from hlring, 19–
Goods, 14–1080	464
Highways, 2-361 Animals unlawfully on highway, 2-363	Loan of domestic animals, 19-461
At common law, 2-361	Malicious mischief, see Malicious Mischief.
Driving animals on street, 2-362	Marks, see Brands and Marks.
General rule, 2–361	Master and servant:
Negligence, 2-363	Liability of master where dog is kept
Horses, see Horses.	by servant, 2-376
Hospitals and asylums: Animal hospital, 15–765	Mortgages: Right to increase of animals between
Husband and wife:	mortgagee and third parties, 2-350
Liability for injuries by dogs, 2-376	Right to increase of animals hetween
Impounding, see IMPOUNDING; see infra,	mortgagor and mortgagee, 2-349
Seizure damage feasant.	Negligence:
Increase of animals, 2-348	Highways, 2-363
Attaching creditors and subsequent mort-	Injuries by dogs, 2-368
gagees, 2-350	Liability for injuries by wild animals,
Between mortgagee and third parties, 2-350	2-352 Presumption, 2-351, 353, 368
Between mortgagor and mortgagee, 2-349	Notice, see infra, Scienter.
General rule, 2-348	Nuisance:
Increase follows dam, 2-348	Dogs, 2-366
Limited ownership in dam, 2-349	Oysters, see Fish and Fisheries.
Sale of unborn animals, 2-348	Pigeons and doves, 2-343, 345
Tenant for life, 2-349	Presumption:
Injuries by animals: Dogs, see infra, Dogs.	Negligence, 2-353, 368
Domestic animals, 2-352	Vicious nature of wild animals, 2-351 Property in animals, 2-342
Gist of action, 2-353	Domestic animals, 2-346
Liability of owner for injuries done hy	Increase of animals, see infra, Increase
domestic animals, 2-352	of animals.
Measure of damages, 2-371	Wild animals, 2-342
Presumption of negligence, 2-352	Absolute property in game when
Viciousness, 2-353	killed, 2–344
Wild animals, see infra, Wild animals. Injuries to animals by railroads, see Injur-	Bees, 2-343
ies to Animals by Railroads, see injur-	Cannot be acquired by trespasser
10 ILLIANDS.	2-345

ANTREATO	ANTHEAT C
ANIMALS, cont'd.	ANIMALS, cont'd.
Property in animals, cont'd.	Trespassing animals, cont'd.
Wild animals, cont'd. How right of property acquired,	Statutory changes, 2-356 Wilful trespass, 2-357
2-342	Trespassing dog, 2-368
In general, 2-342	Trespass on the case:
Killing animals on one's own land,	Liability for injuries by animals, 28-631
2-344	Viciousness (see infra, Dogs; Scienter), 2-
Larceny, see LARCENY.	353, 365
Oysters, 2-343	Warranty, see WARRANTY.
Private right of property may be	Whales, 2-343
acquired, 2-342	What the term includes, 8-445
Pursuit alone gives no right, 2-342	Wild animals (see infra, Property in ani-
Whales, 2-343	mals):
When right of property ceases,	Injuries by animals, 2-351 Knowledge of viciousness presumed,
2-343 Remainders, reversions, and executory in-	2-351
terests:	Liability, 2–351
Right to increase of animals, 2-349	Negligence, 2–352
Replevin, 24-479	ANIMUS DERELINQUENDI, 24-1217
Running at large, see AT LARGE.	ANIMUS FURANDI, see LARCENY; RCB-
Scienter, 2-352, 353, 364	BERY.
Communicating disease, 2-381	ANIMUS MANENDI, 2-383
Dogs, 2-369	ANIMUS REVERTENDI, 24-1216
Evidence of bad reputation of dog	ANNEXATION, 2-383
competent, 2-370	See Fixtures.
How scienter sbown, 2-369 Keeping dog confined, 2-370	ANNEXED, 2-383 ANNOUNCE, 2-384
Keeping dog muzzled, 2-369	ANNOYANCE, 2-384
Notice to servant as notice to	ANNUAL, 2-385
master, 2-371	ANNUALLY, 2-385
Proof of good disposition of dog	Interest, 2-385
inadmissible, 2–370	Per annum, 22-677
Proof of scienter necessary, 2-369	ANNUAL VALUE, 2-385
Proof that dog had before bitten	ANNUITIES, 2-386
. person, 2–370 Statutes, 2–369	Abatement of legacies, see Abatement of Legacies.
Domestic animals rightfully in the place,	Apportionment, 2-400
2-364	Annuity in lieu of dower, 2-401
Evidence of viciousness, 2-364	Exceptions, 2-400
Injuries to sheep, 2-374	General rule, 2-400
Knowledge of servant, 2-365	Statutory changes, 2-401
Requisites of scienter, 2–365 Rule where animal is a trespasser, 2–365	Support of wife living agent from hum
When proof necessary, 2-364	Support of wife living apart from husband, 2-400
Wild animals, 2-351	Arrears, 2-404
Seizure damage feasant, 2-358	Annuity for maintenance, 2-408
Common-law rule, 2-358	Charge on income of estate, 2-406
Constitutionality of statute, 2-360	Corpus to remain intact, 2-407
Fence, 2-359	Fund set apart to pay annuity out of
Statutory regulation, 2-359	dividend, with gift over, 2-406
Test of right to distrain, 2-359 When distrainor liable as trespasser,	In general, 2-404
	Interest on arrears of annuities, 2-407
2-360 Sheep, see infra, Injuries to sheep.	Payable out of surplus income, 2–406 Residuary fund set apart, 2–405
Singing birds, 2-345	When annuity payable out of corpus,
Stock, stock in trade, etc., 26-785	2-405
Stray (see infra, Estrays), 27-1.	When payable out of income, 2-406
Taxation, see TAXATION.	Burden of proof:
Trespass, 28-589	Priority, 2-403
Trespassers cannot acquire property in	Capital sum, right of annuitant to, 2-399 Characteristics, 2-389
wild animals, 2–345 Trespassing animals, 2–354	Consideration, 2–388; 6–707
Common-law rule as to restraining,	Marriage is good consideration, 2-388
2-354	Contract for annuity, 2-388
Degree of force justified in driving off	Consideration, 2-388
trespassing animals, 2-357	In general, 2-388
Duty to confine cattle, 2-355	Specific performance, 2-389
General rule, 2–354	Usury, 2–389
Killing trespassing animals, 2-358 Right to drive off trespassing animals,	Corodies, 7–597 Corpus, see infra, Arrears.
2-357.	Corpus insufficient, 2-404
	5 Volume XXXI.
1	Volume AAAI.

ANNUITIES, cont'd.	ANNUITIES, cont'd.
Creation, 2-388	Joint annuities, 2-395
How created, 2–388 Creditors, rights of, 2–409	Annuitants as joint tenants with right of survivorship, 2-395
Cumulative annuity, 2–387	Annuitants holding as tenants in com-
Deeds:	mon, 2-395
Annuity by deed, 2-388	Husband and wife, 2-395
Definition, 2–387	Illustrations, 2–395 When personal representative will take,
Cumulative annuity, 2–387 Insurance distinguished from, 2–387	2-396
Perpetual, life or years, 2-387	Legacies and devises:
Sum payable quarterly, 2-387	Annuity distinguished from legacy, 2-390
Term defined, 2-387	Demonstrative annuities, 18–722 Interest, 18–796
Demonstrative annuity, 2-398; 18-722 Devise subject to annuity, 2-399	Legacies include annuities, 18-710
Dower:	Legacy distinguished from, 2-390
Apportionment of annuity in lieu of	Life, 2-387, 393
dower, 2–401 Interest on arrears where annuity is in	Limitation of actions, 2–402; 19–211 Limitation, words of, 2–391
lieu of dower, 2-408	Liquidated damages, 19-404, 417
Duration, 2-393	Maintenance, 2-394
Bequest of annuity created de novo,	Apportionment of annuity for mainte-
2-394 Charge on rents or income 2-101	nance, 2–400 Interest on arrears, 2–408
Charge on rents or income, 2–393 Devise in fee simple, 2–394	Marriage:
Direction to purchase, 2-394	Marriage is good consideration, 2-388
During widowhood, 2-393	Marriage settlements, 2-388
Education, 2–394 Failure of issue with limitation over,	Mortality tables, 2–408; 20–884 Mortgages, 2–404
2–394	On what property chargeable, 2-396
For life or perpetual, 2-393	Charge on specific real estate, 2-397
Joint annuities, see infra, Joint an-	Demonstrative annuity, 2-398
nuities. Maintenance, 2–394	Devise subject to annuity, 2–399 In general, 2–396
Mere gift of annuity without more,	Intention governs, 2–396
2-393	Personal estate primarily liable, 2-397
Pur autre vie, 2-393	Primary fund, 2-397
When annuity perpetual, 2–394 Education, 2–394	Partnership, see Partnership. Payment:
Enrolment of memorial, 2-392	From what time, 2-402
Equitable election, 11-87	Arrears, see infra, Arrears.
Executors and administrators:	Burden of proof as to priority,
Annuitant entitled to best security obtainable, 2-410	2-403 How enforced, 2-403
Discretion of executors, 2-410	How value computed, 2-408
Duties of executors, 2-409	Life tables, 2-408
When personal representative will take, 2-396	Monthly or quarterly, 2-402
Expert and opinion evidence, 12-478	Sale or mortgage of property charged, 2-404
Garnishment, 14-767	Statute of limitations, 2-402
How created:	Value, 2–408
Contract for annuity, see infra, Contract for annuity.	When entitled to priority, 2-403
Deeds, 2-388	Presumption of payment, 22-595 Perpetual, 2-387, 393
In general, 2-388	Right of annuitant to capital sum, 2-300
Wills, 2–388	Perpetuities and trusts for accumulation,
Husband and wife, 2-395 Apportionment of annuity for support	2-387 Personal property:
of wife living apart from husband,	Personal estate primarily liable, 2-397
2-400	Whether realty or personalty, 2-391
Income (see infra, Arrears), 16-148	Presumption of payment, 22-505
Income distinguished from annuity, 2-389	Pur autre vie, 2-393 Purchase, direction to, 2-394
Incumbrances:	Quarterly payments, 2-387, 402
Where an annuity is an incumbrance,	Real property, 23-893
2-391	Charge on specific real estate, 2-307
Insurance distinguished from, 2-387 Intention:	Charge upon real estate, 2-306
Charge upon real estate, 2-396	Whether realty or personalty, 2-391 Receivers, 23-1049, 1050
Legacy and annuity, 2-300	Recording acts:
Joint and joint and several contracts, 7-	Enrolment of memorial 2-202
102	Rent-charge distinguished from, 2-391
76	Volume XXXI.

ANNUITIES, cont'd.	APART:
Right of annuitant to capital sum, 2-399	Living apart, 2-420
Sale:	Separate, 2-420
Corpus insufficient, 2-404	APARTMENT, 2-420
Specific performance, 2-389	Suffrage, 2-420
Succession taxes, 2-392	Tenement, 28-45
Support, 2-394	APERTURE, 2-421
Apportionment of annuity for support,	APEX, 2-421 See Mines and Mining Claims.
2–400 Interest on arrears, 2–408	APOTHECARY, 2-422
Taxation, see TAXATION.	See Druggist.
Trusts and trustees:	APPARATUS, 2-422
Duties of trustees, 2-409	See Fixtures; Machinery.
Usury, 2-389; 29-467	Exemptions from execution, 12-120
Value, how computed, 2-408	Gaming apparatus, 2-422
Weekly payments, 2–387	Gaming houses, 14–709
Widowhood, 2–393 Wills:	APPAREL, 2–423 APPARENT, 2–423
Annuity by will, 2-388	APPARENT EASEMENTS, 2-424
Annuity distinguished from legacy, 2-	
390	APPEAL, 2-424
Devise subject to annuity, 2-399	See Documentary Evidence; Judgments
Intention of testator, 2–390	AND DECREES.
Words of limitation, 2-391 Years, 2-387	Action distinguished from, 2-426 Attorney and client, see Attorney and
ANNUITY TABLES, see Mortality Tables	
ANNUL, 2-410	Bail and recognizance (in criminal cases):
ANNULMENT:	After reversal of judgment, 3-676
Mandamus, see Mandamus.	Bonds on appeal from conviction, 3-705
ANNULMENT OF MARRIAGE, see Mar-	
RIAGE. ANOTHER, 2-410	3–656 Remission of forfeiture, 3–724
"Property of another," 10-986	When higher court will interfere, 3-657
Public officers:	Case made on appeal, 5-751
Until another officer is elected or ap-	Constitutional law, see Constitutional Law.
pointed, 2-411	Contempt, 7-33, 34
State, 2–411 Statute of frauds, 2–411	At common law, 7–33, 34
ANOTHER SUIT PENDING, 2-410	Statutes authorizing appeal, 7-35 When appeal lies, 7-34
See Notice of Pendency and Lis Pendens.	Decided against, 9-1
Foreclosure of mortgages, 13-811	Depositions, 9-345
Foreign judgments, 13-1017	Documentary evidence, see Documentary
ANSWER, 2-412	EVIDENCE.
Demurrer, 2-412 Guardian ad litem, see GUARDIAN AD LITEM.	Error, writ of, 2-425 Final judgment and decrees, see Final Judg-
ANTENUPTIAL CONTRACTS, see Hus-	MENTS AND DECREES.
BAND AND WIFE; SEPARATE PROPERTY OF MAR-	
RIEO WOMEN.	Highways, see HIGHWAYS.
ANTENUPTIAL SETTLEMENTS, see	- INTOXICATING
MARRIAGE SETTLEMENTS.	Liquors.
ANTICHRESIS, 2-413 ANTICIPATE, 2-414	Judge: Statement of facts on appeal, 17-723
ANTICIPATION, see PATENTS.	Judicial notice, 17-896, 925
ANTIQUARIAN, 2-414	Mandamus, see Mandamus.
ANTIQUITY, 2-414	Municipal courts, 21-6
ANTI-TRUST LAW, see Monopolies and	
CORPORATE TRUSTS. ANY, 2-414	Probate and letters of administration, 23-138
A, 1-1	Prohibition, see Prohibition. Prosecuting and district attorneys, 23-277
All, 2-142	Res judicata, see Res Judicata.
Any election, 10-589	Statement on appeal, 26-195
At any time, 2-419	Substantial right, 27-287
Comprehensive sense, 2-414	United States courts, see United States
Fellow servants: Any person, 2-418	Courts.
Limited sense, 2-417	Writ of error, 2-425 APPEAL BOND , 2-426
One, 2–419	APPEAL IN CIVIL ACTIONS:
Singular and plural, 2-419	Mandamus, 19–856
Some, 25-1156	APPEAR, 2-427
ANY CAUSE, 2-419	APPEARANCE, 2-427
ANYTHING TO SAY, see SENTENCE AND PUNISHMENT.	Bail (in civil cases), see BAIL (IN CIVIL CASES).
A W =1 & W = 0 / 10 W = 1 W = 1	77 Volume VVVI

```
APPLICATION OF PAYMENTS, cont'd.
APPEARANCE, cont'd.
                                                       By the court, cont'd.
  Bail and recognizance (in criminal cases),
                                                            Unmatured debts, 2-458
    see BAIL AND RECOGNIZANCE (IN CRIMINAL
                                                            When no intention appears, 2-452
                                                                Court will direct equitable applica-
  Garnishment, see GARNISHMENT.
                                                                  tion, 2-452
  Mandamus, 19-860, 861
                                                                General rule, 2-452
  Presumption:
       Presumption as to authority of attorney
                                                                Presumed intention, see infra, Pre-
                                                                  sumed intention.
         to enter appearance, 17-1076
                                                                Question of law, 2-453
  Res judicata:
                                                                Rule necessarily a universal one,
       Voluntary appearance, 24-736
APPELLATE, 2-428
APPELLATE COURT, 2-428
                                                                  2-453
                                                       By the creditor (see infra, Intention of the parties), 2-436
See COURTS; UNITED STATES COURTS.
APPELLATE JURISDICTION, 2-428
                                                            American decisions, 2-442
                                                           Bank deposits, 2-439
APPENDAGE, 2-429
                                                           Civil law followed, 2-442
Civil-law rule, 2-436
APPENDANT, 2-430; 6-232
"Appurtenant," distinguished from, 2-523
                                                           Common-law rule, 2-437
APPERTAINING, 2-431
  Adjoining, 1-637
                                                           Contested and uncontested claims, 2-441
                                                           Contingent claims, 2-442
APPLIANCES, 2-431
  See Fellow Servants; Machinery; Master
                                                           Creditor may consult his own interests
    AND SERVANT.
                                                             largely in making the application,
  Exemptions from execution, 12-119
                                                              2-437
APPLICABLE, 2-431
APPLICATION, 2-432
                                                           Creditor may not make application in-
                                                             jurious or unjust to debtor, 2-439
                                                           Creditor's right of application, 2-437
APPLICATION OF PAYMENTS, 2-433
                                                           Debt barred by limitation, 2-438
  Accounts:
      Open accounts, 2-437, 462
Application to earliest items, 2-462
                                                           Debtor must have had an opportunity
                                                           for making the application, 2-439
Debt secured by mortgage, 2-436
           Bonds with different sureties cover-
             ing different periods, 2-465
                                                           Definite and indefinite claims, 2-441
                                                           Equally dne, 2-436
Equitable and legal demands, 2-438
        - Earliest items, 2-462
           Instances of application, 2-463
           Intention of the parties, 2-464
                                                           Failure of debtor to direct creditor,
           Nature of the account, 2-464
Official bonds, 2-465
                                                             2-437
                                                           Illegal demands, 2-442
           Partnership accounts, 2-463
                                                           Judgment contract, 2-438
           Presumption, 2-466
                                                           Liens, 2-437
           Secured and unsecured items, 2-464
                                                           Matured claims, 2-441
      Running accounts, 2-438, 458
                                                           Mortgage securities, 2-436, 437
  Acquiescence, 2-450
                                                           Open account, 2-437
  Agency, 2-469
                                                           Preferring debts arising after payment
                                                           to those existing at such time, 2-441 Presumed intention of the creditor, see
  Appropriation, 2-515
  Bank deposits, 2-439
  Burden of proof, 2-452
                                                             infra, Presumed intention.
  By the court, 2-447
                                                           Running account, 2-438
                                                           Simple contract, 2-438
Simple contract and specialty, 2-439
      Certain fixed rules, 2-461
      Court effectuating prior agreement be-
        tween parties, 2-457
                                                           Time of application, see infra, Time of
      Court will not interfere with application
                                                             application.
        by the parties, 2-447
                                                           To charge a joint debtor, 2-440
      Earliest matured obligation, 2-461
                                                           To hold a surety, 2-440
      Enforceable debts, 2-458 Illegal contracts, 2-447
                                                           Unmatured claims, 2-441
                                                           Usury, 2-442
      In general, 2-447
Intention of the parties, see infra, Intention of the parties.
                                                      By the debtor (see infra, Intention of the
                                                             parties), 2-435
                                                           General rule, 2-435
                                                           Illegal demands, 2-435
      Interest, see infra, Interest.
      Involuntary payments, see infra, In-
                                                           Preferring principal to interest, 2-435
        voluntary payments.
                                                           Presumed intention of the debtor, see
      Limitations of power, 2-457
                                                             infra, Presumed intention.
          Court effectuating prior agreement
                                                           Qualifications, 2-436
             between parties, 2-457
                                                           Time of application, see infra, Time of
           Enforceable debts, 2-458
                                                             application.
           General rules, 2-457
                                                           Usury, 2-435
           Involuntary payments, see infra,
                                                      By third parties, 2-469
             Involuntary payments.
                                                          Agents, 2-469
           Running account, 2-458
                                                           General rule, 2-469
      Open occounts, see infra, Accounts.
                                                          Joint and several debtors, 2-470
      Particular fund, 2-466
                                                          Joint debtors, 2-470
                                                          Payment in different capacities, 2-470
      Prior agreement, 2-457
                                                                              Volume XXXI.
```

```
APPLICATION OF PAYMENTS, cont'd.
                                                  APPLICATION OF PAYMENTS, cont'd.
  By third parties, cont'd.
                                                    Involuntary payments, cont'd.
      Receipt in different capacities, 2-471
                                                        Dividends from insolvent estate, 2-460
      Right of third parties, 2-469
                                                        In general, 2-459
  Capacity of the parties, 2-470
                                                    Joint and several debtors, 2-470
  Change of application, 2-471
                                                    Joint debtors, 2-470
      Mutual consent necessary to change ap-
                                                         To charge a joint debtor, 2-440
        plication, 2-471
                                                    Joint funds, 2-467
      When change would be injurious to third
                                                    Judgment and simple contracts, 2-438
        parties, 2-472
                                                    Liens, 2-437
  Chattel mortgages, 2-460
                                                    Limitation of actions, 2-438
  Contested and uncontested claims, 2-441
                                                        Debt barred by limitation, 2-438
  Contingent and ascertained indebtedness,
                                                        New starting point created, 2-438
    2-442
                                                         Revival of a harred debt, 2-438
  Courts, see infra, By the court.
Debt arising after the payment, 2-441
                                                    Maritime liens, 19-1136
                                                    Matured and unmatured claims, 2-441
  Debts of decedents:
                                                         Earliest matured obligation, 2-461
       Dividends from insolvent estate, 2-460
                                                    Matured and unmatured debts, 2-458
  Definite and indefinite claims, 2-441
                                                        Acceptance with directions to apply to
  Definition, 2-434
                                                          unmatured obligation, 2-449
  Deposits:
                                                    Mechanics' liens, see MECHANICS' LIENS.
       Bank deposits, 2-439
                                                    Medium of payment, 2-434
  Different claims, 2-460
                                                    Mortgages:
  Different creditors in one fund, 2-461
                                                        Civil-law rule;
  Disputed and undisputed claims, 2-441
                                                             Where debt was secured by mort-
  Equitable and legal demands, 2-438
                                                               gage, 2-436.
  Fund, particular, 2-466
                                                        Common-law rule where debt was se-
  General principles, 2-434
                                                           cured, 2-437
  Illegal contracts, 2-459
                                                         Involuntary payments, 2-459
       Application by debtor, 2-435
                                                         Presumed intention of the creditor,
  Illegal demands, 2-442
  Implied intention, 2-450
                                                         Presumed intention of the debtor, 2-454
       From circumstances, 2-450
                                                        Proceeds of mortgage, 2-466
                                                    Official bonds, 2-465
       From conduct, 2-451
                                                    Oldest item, 2-462, 466
       From course of dealing, 2-451
  Intention of the parties, 2-447
                                                    Particular fund, 2-446
      Acceptance, 2-448
Acceptance with directions to apply to
                                                    Partnership (see Partnership), 22-182
                                                         Partnership accounts, 2-463
                                                         Partnership assets, 2-467
         most onerous debt, 2-449
       Acceptance with directions to apply to
                                                        Partnership transactions, 2-465
        principal instead of interest, 2-449
                                                    Pledge and collateral security, 22-869
       Acceptance with directions to apply to
                                                    Presumed intention, 2-453
        unmatured obligation, 2-449
                                                        General rule, 2-453
       Accepting payment with directions as to
                                                        Presumed intention of the creditor,
        application, 2-448
                                                               <del>2-455</del>
       Accounts, 2-464
                                                             In general, 2-455
                                                             Interests of creditor, 2-455
       Acquiescence, 21-450
      Burden of proof, 2-452
                                                             Least valuable debts, 2-457
      Creditor bound by directions when pay-
                                                             Most precarious security, 2-456
        ment accepted, 2-448
                                                             Partially secured by mortgage, 2-456
      Debtor's ratification of creditor's appli-
                                                        Presumed intention of the debtor, 2-454
                                                             Civil-law rule, 2~454
        cation, 2-450
      Express intention, 2-448
                                                             In general, 2-454
      Form of communication of intention,
                                                             Injury to debtor to be avoided.
        2-448
                                                               2-455
                                                             Interest-bearing debt, 2-455
      Implied intention, see infra, Implied in-
                                                            Mortgage debt, 2-454
        tention.
                                                            Most burdensome debt, 2-454
      In general, 2-447
      Intention controlling, 2-447
                                                    Presumption (see infra, By the creditor;
      Necessity of communication of intention,
                                                          Implied intention; Presumed inten-
                                                          tion):
      Presumed intention, see infra, Presumed
                                                        Direction not made by debtor at time
        intention.
                                                          of payment, 2-444
      Question of fact, 2-452
                                                        Payments made during a certain period,
      Ratification, 2-449
                                                          2-466
                                                    Questions of law and fact, 2-452
      When no intention appears, see infra,
        By the court,
                                                        When no intention of the parties ap-
                                                          pears, 2-453
      Writing, 2-448
 Interest (see Interest), 2-467; 16-1035
                                                    Ratification:
                                                        Debtor's ratification of creditor's ap-
 Involuntary payments, 2-459
                                                          plication, 2-450
      Different claims, 2-460
      Different creditors in one fund, 2-461
                                                   Receiver, 2-465
```

```
APPORTIONMENT ACTS, cont'd.
APPLICATION OF PAYMENTS, cont'd.
                                                  Districts must remain unaltered until new
  Simple contract and judgment, 2-438
                                                       census, cont'd.
Incidental changes in election districts,
  Simple contract and specialty, 2-439
  Specialty:
                                                         2-483
      Simple contract and specialty, 2-439
  Statute of frauds, 29-971
Suretyship, see Suretyship.
                                                       In general, 2-482
                                                       Where new counties or towns have been
                                                        organized, 2-483
  Third parties, see infra, By third parties.
  Time of application, 2-444
                                                  Gerrymandering, 2-484; 14-1004
                                                       Illustrations, 2-484, 485
      When made by creditor, 2-445
                                                       In general, 2-484
          American decisions, 2-445
          Application any time before con-
                                                       Prevention, 2-485
          troversy arisen, 2-446
Application any time before suit
                                                  Judicial notice, 2–485
Jurisdiction of courts, 2–485
          commenced, 2-446
Civil-law rule, 2-445
                                                  Legislature cannot disfranchise, 2-485
                                                  Occupation, business, and privilege taxes,
          English decisions, 2-445
                                                    21-808
      When made by debtor, 2-444
                                                  Population:
                                                      Districts must be equal in population,
          At the time of payment, 2-444
          Before creditor applies, 2-444
                                                         2-480
                                                  Requisities of a valid apportionment, 2-480
          Direction not made by debtor at
          time of payment, 2-444
Exercise of right by creditor im-
                                                  Time of making apportionment, 2-479
                                                  Towns, 2-482
           mediately, 2-444
                                                  Township, see Towns and Townships.
                                                  Who may apportion, 2-478
  Trusts and trustees, 2-465
                                                      County and township elections, 2-479
      Payment in different capacities, 2-470,
                                                      National elections, 2-478
      Receipt in different capacities, 2-471
                                                       State elections, 2-478
  Two or more claims where fund is insuffi-
                                                APPORTIONMENT OF DEBTS:
    cient, 2~460
                                                  Municipal corporations, 20-1226
  Usury (see Usury), 2-435, 442, 459, 468
                                                APPORTIONMENT OF LIABILITIES,
Writing, 2-448
APPLY, 2-472
                                                APPORTIONMENT OF RENT, see Land-
APPOINT, 2-473
                                                  LORD AND TENANT.
  Limit:
                                                APPORTIONMENT OF REPRESENTA-
                                                TIVES, 2-477
APPORTIONMENT OF RIGHTS, 2-477
      Limit and appoint, 19-133
APPOINTING POWER, 2-473
APPOINTMENT, 2-474
                                                APPRAISAL, 2-486
  Election:
                                                  See Executors and Administrators.
      Appointment distinguished from election,
                                                  Succession taxes, see Succession Taxes.
        10-550
                                                APPRAISED, 2-487
  Guardian ad litem, 15-7
                                                APPRAISEMENT, 2-486
  Powers, see Powers.
                                                  See Fire Insurance; Taxation.
  Powers of appointment, see Powers.
                                                  Distress, see DISTRESS.
  Public officers, see Public Officers.
                                                  Exemptions from execution, see Exemptions
APPORTION, 2-476
                                                    FROM EXECUTION.
APPORTIONMENT, 2-476
                                                APPRAISEMENT LAWS:
  See Special or Local Assessments.
                                                  Impairment of obligation of contracts,
  Accretion, see Accretion.
                                                15-1057
APPRAISER, 2-486
  Annuities, see ANNUITIES.
  Boundaries, 4-867
                                                APPRECIATE, 2-487
      Congressional surveys, 4-868
                                                APPREREND, 2-487
      Where a discrepancy exists, 4-868
                                                APPREHENSION, 2-487
      Where a vacant space exists, 4-867
                                                  Rewards, 24-948
  Contracts:
                                                APPRENTICES, 2-488
      Severable contracts, 7-97
                                                  See Master and Servant.
  Counties, see Counties.
                                                  Abandonment by apprentice, 2-498, 502
Abandonment of service, 2-510
  Special or local assessments, see Special Or
    LOCAL ASSESSMENTS.
                                                  Abduction (see ABDUCTION), 2-507
APPORTIONMENT ACTS, 2-478
                                                  Advancements, 1-768
  Apportionment of representatives, 2-477
                                                  Assault and battery, 2-962
  Census, see infra, Districts must remain un-
                                                  Assignments of indenture, 2-498
    altered until new census.
                                                      Acquiring settlement under new service,
  Constitutionality a question for court, 2-485
                                                         2-499
  Contiguous territory, 2-481
                                                      As between assignor and assignee,
  Counties, see Counties.
                                                        2-499
  Districts must be equal in population, 2-480
                                                       Validity as between apprentice and as-
  Districts must consist of compact and con-
                                                        signee, 2-498
    tiguous territory, 2-481
                                                      Where statute is violated, 2-499
  Districts must remain unaltered until new
                                                  Care, 2-496, 512
        census, 2-482
                                                  Charities and trusts for charitable uses,
      Incidental alterations, 2-483
                                                    5-930
```

ADDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDDD	ADDDDVØY ODG
APPRENTICES, cont'd. Conflict of laws:	APPRENTICES, cont'd. Indenture, cont'd.
Indenture made in another state, 2-498	Dissolution of contract, see infra, Dis-
Consideration secured to apprentice, 2-497	solution of contract.
Contract (see infra, Indenture):	Evidence, 2-503
Dissolution of contract, see infra, Dis-	Execution, 2-495
solution of contract.	Liability of father, 2-489
Corporations, 7-808	Made in another state, 2-498
Courts, 2–494	Parties to the indenture, see infra, Parties to the indenture.
Covenants, 2–510, 511 Cruel and unusual punishment, 8–439	Signing, 2-495
Custody, 2-505	Stipulations in indenture, see infra,
Right of master to custody of apprentice,	Stipulations in indenture.
2-505	Validity of indenture, 2-506
Right of master to take apprentice be-	Validity of indenture not conformable to
yond state, 2-505	statute, 2-497
Waiver of condition as to removal, 2-505 Damages, 8-683	Apprentice abandoning service, 2-498
Death of master, 2-501	Avoidance, 2-498
Effect upon apprentice, 2-501	Contracts of indenture not in two
Effect upon covenant to educate, 2-501	parts as required by statute, 2-497
Effect upon covenant to instruct in trade,	Defective indenture held to be void,
2-501	2-497
Effect upon covenant to support, 2-501	Defective indenture held to be void-
In general, 2–501 Return of premium, 2–503	able at instance of apprentice, 2–497
Definition, 2-489	Discharge from defective indenture
Discharge, see infra, Dissolution of contract.	on habeas corpus, 2-498
Dissolution of contract, 2-500	Omission of age of apprentice, 2-497
Abandonment by apprentice, 2-502	Record, 2-497
By expiration of term, 2-500	Writing must be under seal, 2-490 Infants:
By mutual consent, 2-500 Conclusiveness of indenture as to age	Validity of contracts, 16-275
of apprentice, 2-500	Injury to apprentice:
Death of master, see infra, Death of	Master's right to recovery, 2-509
master.	Instruction in trade (see infra, Education),
Discharge by court, 2-502	2-512
Discharge by master, 2-502	Instrument, see infra, Indenture.
For breach of covenant by appren-	Marriage of apprentice, 2-503 Master, see infra, Rights of parties.
tice, 2–502 Marriage of apprentice, 2–503	Master and servant:
Misconduct of apprentice, 2-502,	Contract of apprenticeship as distin-
503	guished from contract of service,
Sickness of apprentice, 2-503	2-495
Misconduct of master, 2-502	Medical attendance, 2-512
Removal of apprentice from common- wealth, 2-502	Mode of binding apprentices, 2-489 Mother, see infra, Parties to the indenture.
Return of premium, 2-503	Next friend, 2-492
Where no definite time named, 2-500	Obligation of parties, 2-509
Where term extends beyond full age of	Of apprentices, 2-509
apprentice, 2-500	Abandonment of service, 2-510
Whether discharge must be under seal,	In general, 2-509
2-500 Farnings	Net bound to perform menial ser-
Earnings: Master's right to, 2–506	vices, 2–509 Punishment, see infra, Punishment.
Education, 2-496, 512, 513	Of father, 2-510
Death of master, 2-501	Indenture not signed by apprentice,
Embezzlement, 10-1001	2-511
Enticing away apprentices, 2-507	Indenture without personal covenant
Evidence:	on part of father, 2-511
Indenture as evidence, 2–503 Father, see infra, Parties to the indenture.	In general, 2–510 Personal covenants of father, 2–510
Guardian and ward, 2-490, 491, 511; 15-53,	Of master, 2-511
78	Education, 2-513
Habeas corpus, 2-498	In general, 2-511
Harboring apprentices, 2-507	Instruction in trade, 2-512
Harbor or conceal, 6-420	Payment of wages, 2-512
Indenture, 2-489 Assignments of indenture, see infra, As-	Performance of covenant, 2-511
signments of indenture, see infra, Assignments of indenture.	Support and maintenance, 2-512 Parent and child, see infra, Parties to the
At common law, 2–480	indenture; Rights of parties.
By statute, 2-489	Liability of father, 2–489
	81 Volume XXXI.

```
APPRENTICES, cont'd.
APPRENTICES, cont'd.
                                                   Services:
  Parties to the indenture, 2-490
                                                       Master consenting to substituted ser-
      Adults, 2-490
                                                         vices, 2-507
      Binding by father alone, 2-490
                                                       Master's right to, 2-506
      Common-law rule, 2-490
                                                  Sickness of apprentice, 2-503
      County court, 2-494
                                                  Statutes, see infra, Indenture.
      Father, 2-491
                                                  Stipulations in indenture, 2-495
      Father, mother, or guardian, with con-
                                                       Care and support, 2-496
        sent of minor, 2-491
                                                       Consideration secured to apprentice,
      Guardians, 2-490
      How minor's consent to be evidenced,
                                                         2-497
                                                       Contract
                                                                of apprenticeship as dis-
        2-491, 492
                                                         tinguished from contract of service,
      Infant joining with parent or guardian,
                                                         2-495
        2-490
                                                       Education, 2-496
      Minor with consent of father, 2-491
                                                       Instruction in art or profession, 2-496
      Mother, 2-490, 491, 492
                                                       On apprentice's part, 2-497
      Next friend, 2-492
      Obligation of parties, see infra, Obli-
                                                       On master's part, 2-495
                                                       Statutes, 2-496
        gation of parties.
      Overseers of the poor, 2-492
                                                       Where the indenture is more ex-
                                                         tensive than that prescribed by stat-
      Partnership taking an apprentice, 2-495
      Probate court, 2-494
                                                         ute, 2-496
                                                  Support, 2-496, 512
      Rights of parties, see infra, Rights of
        parties.
                                                       Death of master, 2-501
      Selectmen, 2-494
                                                   Validity of indenture, see infra, Indenture.
      Signing by master, 2-495
                                                   Wages, 2-512
                                                APPROACHES, 2-513; 4-941
      Statutes, 2-491
                                                Bridges, 2-513; 4-919
APPROBATION, 2-514
APPROPRIATE — APPROPRIATION,
      To whom apprentice may be bound,
        2-495
      Undertaking by infant alone, 2-490
      Who may bind out an apprentice,
                                                     2-514
        2-490
                                                   Application of payments, 2-515
                                                   Appropriated by army or navy, 2-517
      Who may take apprentice, 2-495
  Partnership, 2-495
                                                   Larceny, 18-505
  Poor and poor laws (see Poor and Poor
                                                  Mandamus:
    Laws), 22-967
                                                       Compelling city council to make appro-
  Premium, return of, 2-503
Private international law:
                                                         priation, 19-864
                                                       Compelling levy of tax to pay bonds and
                                                         interest, 19-865
      Indenture as evidence, 2-504
      Indenture made in another state, 2-498
                                                   Reserved, 26-223
                                                   State and public lands, 26-213
Appropriated and reserved, 26-223
  Punishment, 2-505, 510
  Record, 2-497
 Removal of apprentice from common-
wealth, 2-502
Return of premium, 2-503
                                                   States, see STATES.
                                                APPROVAL:
                                                  Sales on approval, see Conditional Sales;
  Rights of parties, 2-504
                                                     SALES.
      Apprentices as regards master, 2-504
                                                   Tickets and fares, 28-162
      Liability of master on his covenants.
                                                APPROVE - APPROVER - APPROVE-
                                                     MENT, 2-519
        2-505
      Of master, 2-505
                                                   Accomplices defined, 2-519
          As to third parties, 2-507
                                                APPROVED PAPER, 2-520
                                                APPROVED SECURITY, 2-520
          Custody, 2-505
          Earnings, 2-506
                                                APPURTENANCE - APPURTENANT,
          Enticement of apprentice, 2-507
                                                     2-520; 6-232; 10-419
          Harboring apprentice, 2-507
                                                  Appendant, distinguished from, 2-523
          Punishment, 2-505
                                                   Appurtenance must be necessary to the prin-
          Recovery for injury to apprentice,
                                                     cipal thing, 2-522
                                                   Appurtenant territory, 29-179
          Recovery from person employing
                                                   Belonging to, 3-917
            apprentice, 2-509
                                                   Dams:
          Services, 2-506
                                                       Grant of a mill and its appurtenances,
      Settlement, see Poor and Poor Laws.
                                                         8-710
      Where the father joins with the ap-
                                                   Deeds, 2-522
        prentice, 2-504
                                                   Easements, see Easements. Homestead, see Homestead.
  Salvage, 24-1190
  Seal, 2-490
                                                   House, 15-771
      Whether discharge must be under seal,
                                                   Improvements, 16-58
        2-500
                                                   Irrigation, 2-527
  Secondary evidence, 2-504
                                                       Water rights appurtenant to land,
  Seduction:
                                                         17-515
      Right of action of father where daugh-
                                                   Land, 2-525, 528
        ter is bound out to service, 25-204
                                                   Landlord and tenant, 18-623
```

```
APPURTENANCE - APPURTENANT,
                                                  ARBITRATION AND AWARD, cont'd.
    cont'd.
                                                     Agency, cont'd.
  Leases, 18-623
                                                         Submission by duly authorized agent,
  Light and air, see LIGHT AND AIR.
                                                           2-622
  Maritime liens, see MARITIME LIENS.
                                                         Sufficiency of authority, 2-624
  Mechanics' lien, 2-529
                                                         Where agent is personally bound, 2-623
  Mills, 2-527
                                                         Where the principal alone is bound,
  Mortgages, 20-970, 971
                                                           2-622
  Personal property, 2-524
                                                         Where the principal is not bound, 2-623
  Popular construction, 2-528
                                                     Agreement not to sue:
  Private ways, see PRIVATE WAYS.
                                                         Agreement not to proceed in court pend-
                                                           ing reference, 2-605
  Real property, 2-525
  Ships and shipping, 2-530; 25-873
                                                         Staying proceedings, 2-605
                                                     Agreement to submit future disputes, see
  Territory appurtenant to United States,
    29-179
                                                       infra, Future disputes.
  Unity of title, 2-529
                                                     A11:
                                                         All controversies, matters, etc., 2-608
  Water, 2-526
  Water and watercourses, 2-528
                                                     Alteration of instruments (see infra, Amend-
  Whether things corporeal may be appurtenant
                                                           ing or altering the submission):
to things corporeal, 2-524 APT TIME, 2-532
                                                         Arbitrator cannot alter award in ac-
                                                         cordance with changed views, 2-699
Correction of errors in award, 2-700
ARABLE:
  Arable land, 18-141
                                                         Recommitment of award, 2-791
ARBITRARILY, 2-532
ARBITRATION AND AWARD, 2-533
                                                     Alternative award, 2-753, 810
                                                     Amending or altering the submission, 2-589
  See Accord and Satisfaction; Referees.
                                                         Altering the rule of reference, not the
  Abutting owners:
                                                           submission, 2-590
       Submission by abutters, 2-621
                                                         Consent of parties, 2-589
  Accident insurance, 1-327
                                                         Correcting errors, 2-589
  Accounts, 1-437
                                                         Effect of altering the submission, 2-593
  Acknowledgment, 2-548
                                                         Enlargement of scope of reference, 2-593
  Actions (see infra, Cases pendente lite):

Conditions precedent to right of action,
                                                         Extending the time for making the
                                                           award, see infra, Extending the time
         see infra, Future disputes.
                                                           for making the award.
                                                         General rule, 2-589
       Effect of agreement not to sue, 2-587
       Submission of present dispute a bar to
                                                         Power of courts, 2-589
                                                         Substitution of new arbitrator, 2-589
         action, 2-569
  Actions at law, 2-561
                                                         Where submission made rule of court,
                                                           2-590
  Adjournment:
                                                         Written submission altered by parol,
       Adjournment upon request of parties,
         2-665
                                                           2-503
       Discretion, 2-666
                                                     Amendments:
       Notice of adjournment, 2-666
                                                         Power of arbitrator to amend, 2-664
       Power of arbitrator, 2-665
                                                             Merits, not technicalities, to govern,
       Power to adjourn the hearing, 2-665
                                                                2-664
                                                             Pleadings and proceedings in hear-
       Record of adjournment, 2-666
  Unreasonable refusal to adjourn, 2-666 Administrators, see infra, Executors and ad-
                                                                ing before arbitrator, 2-664
                                                             Submission of lis pendens, 2-664
                                                     Amicable compounders, 2-306
    ministratora.
  Admissions:
                                                         Amicus curiæ, 2-307
                                                     Amity, 2-307
Amount of award, 2-758
       Arbitrator proving admissions by parties,
                                                         Certainty as to amount of payment
  Affidavit, 2-788
                                                           awarded, 2-758
  Affidavit of mistake, 2-705
                                                         Certainty as to costs, 2-759
Excessive award, 2-774
  Agency, 2-622
      Arbitrator must act as agent of both
        parties, 2-639
                                                         Gross sum, 2-764
       Authority must be strictly pursued,
                                                         Indefinite sums awarded, 2-758
                                                         Rule given by, or means indicated in,
       Express authority to submit necessary,
                                                           award for determining amount, 2-758
                                                     Appeal, 2-785
                                                         Arbitrator judge of law and fact, see
       Extent of authority, 2-624
       General agent, 2-623
                                                           infra, Questions of law and fact.
       General usage, 2-624
                                                         Right of appeal, 2-613, 673
      Mutuality where submission is by un-
                                                             Reservation of right of appeal,
        authorized agent, 2-772
                                                               2-613
                                                             Waiver of right of appeal, 2-613
      Officers and agents of private corpora-
        tions, 2-625
                                                     Appointment of umpire (see infra, Umpire),
      Ratification by agent, 2-808
                                                           2-712
      Ratification by principal, 2-622
                                                         Appointment
                                                                       a condition precedent,
      Reference by agent to arbitration, 1-1031
                                                           2-714
      Seal, 2-624
                                                         Appointment before disagreement, 2-714
```

Arbitration and Award. ARBITRATION AND AWARD, cont'd. Appointment of umpire, cont'd. Consent to appointment by lot, 2-713 Effect of early appointment, 2-715 Form of appointment, 2-714 General rule, 2-712 How appointed, 2-712 Knowledge of parties necessary, 2-713 Selection by lot, 2-713 Submission containing no special provision, 2-714 Submission limiting time, 2-715 Umpire refusing to act, 2-713 When appointment may be made, 2-714 Arbitrator (see infra, Award), 2-632 Affidavit, 2-788 Agent of both parties, 2-639 Arbitrator as a witness, see infra, Wit-Arbitrator as judge of law and fact, see infra, Questions of law and fact. Arbitrators must all act together, 2-641 Majority, 2-641 Presumption as to joint action, 2-643 Refusal of arbitrator to act, 2-642 Refusal to act after submission. 2-642 Rule as to arbitrators acting to-

> gether, 2-641 Arbitrators must all join in the award, 2-643

Agreement upon every question, Concurrence in final award, 2-644 General rule, 2-643

Majority award, 2-645 Rule in public matters, 2-645

Arbitrators must hear all the evidence, see infra, Evidence.

Arbitrators must hear the parties in presence of each other, 2-646 General rule, 2-646

Proceeding ex parte after notice, 2-649

Receiving evidence in absence of one or both parties, 2-648 Waiver and consent, 2-648 When ex parte hearing permitted,

2-649

Authority of arbitrator, 2-669

Arbitrator as a witness, see infra, Witnesses.

Arbitrator as judge of law and fact, see infra, Questions of law and fact.

Arbitrator's right to remuneration, see infra, Compensation of arbitrator.

As to kind of satisfaction awarded, 2-677

Authority over strangers to the submission, see infra, Authority over strangers to the submission.

Award exceeding submission not wholly void, 2-670

Awards as to payment of money, 2-679

Awards in partnership cases, see infra Partnership. Collateral matters, 2-671 Conveyances, 2-682

ARBITRATION AND AWARD, cont'd.

Arbitrator, cont'd.

Authority of arbitrator, cont'd.

Delegation of his authority by the arbitrator, see infra, Delegation of his authority by the arbitrator. Duration of arbitrator's authority, see infra, Duration of the arbitrator's authority.

Future actions of the parties, 2-683 General rule, 2-669

Interest, 2-680

May determine incidental matters, 2-671

Must not exceed his powers, 2-669 No power to award criminal or illegal act, 2-678

Performance of specific acts, 2-678 Power limited to the precise question submitted, 2-671

Power of the arbitrator over costs, see infra, Costs.

Power to award conveyances, 2-682 Power to award releases, see infra, Releases.

Power to direct an indemnity, 2-680 Presumption in favor of award, 2-670

Separable award, 2-742 Source of authority, 2-669 Strangers, see infra, Authority over strangers to the submission.

Collateral matters, 2-671 Condition precedent, 2-658 Corruption, 2-638 Death of arbitrator, 2-601

Definition, 2-632

Duration of the arbitrator's authority, see infra, Duration of the arbitrator's authority.

Duties of arbitrator, 2-638 Exceeding his powers, 2-669, 742
Extension of time for making the award, 2-592

Failure or refusal of arbitrator to act, 2-601, 603, 642, 646

Fraud, 2-638

How appointed, 2-638

Liability of the arbitrator (see infra, Liability of the arbitrator), 17-728 Misconduct, 2-638

Misconduct of arbitrator, see infra, Misconduct of arbitrator.

Mistake in the award, see infra, Mistake in the award.

Notice of the hearing, see infra, Notice

of the hearing. Number of arbitrators, see infra, Number of arbitrators.

Oath of arbitrator, see infra, Oath of arbitrator.

Performance by arbitrators, 2-812 Powers of arbitrator:

Arbitrator as a witness, see infra, Witnesses.

Arbitrators exceeding their authority, 2-742

Arbitrator's right to remuneration, see infra, Compensation of arbitrator.

As to the kind of satisfaction awarded, 2-677

ARBITRATION AND AWARD, cont'd.

Who may be an arbitrator, cont'd.

Arbitrator, cont'd.

```
ARBITRATION AND AWARD, cont'd.
  Arbitrator, cont'd.
      Powers of arbitrator, cont'd.
          Authority over strangers to the
             submission, see infra, Authority
             over strangers to the submission.
           Awards as to payment of money,
             2-679
          Awards in partnership cases, see
             infra, Partnership.
          Conveyances, 2-682
Delegation of his authority by the
             arbitrator, see infra, Delegation
             of his authority by the arbitrator.
          Duration of arbitrator's authority, see infra, Duration of the arbi-
             trator's authority.
           Future actions of the parties, 2-683
           Interest, 2-680
           No power to award criminal or
             illegal act, 2-678
           Performance of specific acts, 2-678
           Power of the arbitrator over costs,
             see infra, Costs.
           Power to award conveyances, 2-682
           Power to award releases, see infra,
             Releases.
           Power to direct an indemnity, 2-680
           Separable award, 2-742
           Strangers, see infra, Authority over
             strangers to the submission.
       Powers of the arbitrator in the proceed-
             ings, 2-658
           Arbitrator controls the proceed-
             ings, 2-658
           How arbitrator should guide his
             conduct, 2-659
           Power to adjourn the hearing, 2-655
           Power to administer oath to wit-
             nesses, 2-659
           Power to admit or reject evidence,
             see infra, Evidence.
           Power to amend, 2-664
           Power to decline to go on with the
             proceedings, 2-666
           Power to enforce the attendance of
             witnesses, 2-659
           Provision as to condition prece-
             dent, 2-658
           Waiver of irregularities in the pro-
             ceedings, 2-667
       Presumption as to joint action, 2-643
       Presumption in favor of award, 2-670
       Recommitment, 2-792
       Remuneration, see infra, Compensation
         of arbitrator.
       Revocation by death, or refusal to act,
         of arbitrator, 2-601
```

Source of authority, 2-669

Umpire, see infra, Umpire. Who may be an arbitrator, 2-633

Examples, 2-633

General rule, 2-633 Interest, 2-634

Mere indebtedness, 2-635

Substitution of new arbitrators, 2-589 Third arbitrator, see infra, Umpire.

Substitute, 2-689

Bias, 2-636

Judges, 2-633 Married woman, 2-633

Relative, 2-637

Secret interest vitiates award, 2-634 Unmarried woman, 2-633 Volenti non fit injuria, 2-635 Waiver of objections, 2-637 Women, 2-633 Witnesses, see infra, Witnesses. Attesting witness, 2-721 . Attorney and client, 2-625 Authority of attorneys, 2-625 Corporations, 2-628 Counsel of the corporation, 2-621 Effect of award on attorney's lien for costs, 2-805 General authority, 2-626 Limitations to the attorney's authority, 2-626 Matters arising in the cause, 2-625 Oral agreement made known in open court, 2-627 Reference under rule of court, 2-626 Rule in England, 2-626 Submission must be a formal one, 2-627 When attorney personally bound, 2-6627 Authority over strangers to the submission, 2-685 Award against stranger, 2-686 Consent of stranger, 2-686 Directing a party to do an act towards stranger, 2-685 Directing stranger himself to do the act, 2-685 Directions in regard to a stranger's property, 2-686 Direction to pay to arbitrator for the use of party, 2-685 Payment to stranger for benefit of party, 2-685 Where act to stranger benefits party, 2-685 Where party submits to award on stranger's behalf, 2-686 Award (see infra, Arbitrator; Publication of the award), 2-719 Alteration, see infra, Alteration of instruments. Alternative award, 2-810 Amount of award, see infra, Amount of award. Arbitrator as a witness, 2-704 Arbitrators must all join in award, see infra, Arbitrator. Authority ended by making award, 2-698 Award must be entire, 2-767 Award must be possible, 2-772 Award must contain the actual decision. 2-725 Bankruptcy of party, 2-804 Certainty, 2-755 Amount of award, 2-758 Award held void for uncertainty, Award must be certain, 2-755 Award not showing whether question submitted has been decided, Award objected to for uncertainty but sustained, 2-757 Boundary lines, 2-762 Certain to a common intent, 2~755 Volume XXXI.

ARBITRATION AND AWARD, cont'd.

ARBITRATION AND AWARD, cont'd. Award, cont'd. Certainty, cont'd. Certainty as to persons, 2-763 Certainty as to subject-matter, 2-760 Certainty as to time, 2-760 Certainty the same as in contracts, Chattels and things referred to must be determined, 2-761 Compliance with conditions not necessarily stated, 2-765 Costs, 2-759 Demurter, 2-767 Description of real property, 2-Designation of acts to be performed, 2-763 Equity, 2-767 Extrinsic aid, 2-765 Failure to object, 2-767 General award without specific directions as to each matter submitted, 2-764 General directions, 2-763 Gross sum, 2-764 How award avoided for uncertainty, 2-767 How questions decided, 2-756 Certum est quod certum reddi potest, 2-765 Indefinite sums, 2-758 Must be certain as to sum awarded, 2-758 Objection, 2-767 Parties, 2-763 Payments to representatives, 2-763 Personal property, 2-760 Place, 2-760 Presumption as to certainty, 2-766 Real property, 2-761 Real property identified by reference to deed, 2-761 Reasons, 2-764 Recommittal of award, 2-756 Results without reasons therefor good, 2-764 Rule given by, or means indicated in, award for determining amount, 2-758 Securities directed to be given, Showing questions decided, 2-756 Subject-matter, 2-760 Time, 2-760 Uncertainty cured by context, 2-765 When and for what purposes extrinsic evidence admitted, 2-766 Clearness, 2-725 Construction of awards, see infra, Conclusiveness of award. Conditional award, 2-751 Consistency, 2-772 Construction of awards, see infra, Construction of awards. Conveyances, 2-682 Costs, see infra, Costs. Criminal act, 2-678 Definition, 2-719 Delivery of the award (see infra, De-

livery of the award), 2-700

```
Award, cont'd.
    Directions of submission must be fol-
           lowed, 2-720
         Attesting witness, 2-721
         Conforming to directions, 2-720
         Formal defects, 2-722
         General rule, 2-720
         No submission, no award, 2-723
         Oral award, 2-722
         Oral award as to boundary lines,
           2-723
         Oral award under written submis-
           sion, 2-723
         Seal, 2-722
         Statutes, 2-723
         Verbal condition, 2-721
    Discontinuance, 2-726
    Effect of the award, see infra, Effect of
      the award.
    Entirety, 2-767
    Excessive award, 2-774
    Extending the time for making the award, see infra, Extending the time
       for making the award.
    Failure of the reference, 2-813
    Finality, 2-749
        Alternative award, 2-753
Award conditional upon determi-
           nation of question of law, 2-752
         Award good, though reservation
           void, 2-754
         Award must be final, 2-750
         Award reserving or delegating judi-
           cial power, 2-753
         Award reserving or delegating min-
           isterial functions, 2-754
         Conditional award, 2-751
         Delegation of power to tax costs,
           2-754
         Dependent award, 2-753
         Effect of award that is not final,
           2-797
         Meaning of finality, 2-749
         Meaning of the rule as to finality
           of award, 2-750
         Ministerial acts unperformed, 2-751
         Presumption as to finality, 2-755
         Recommitment for want of, 2-792
    Findings of law and fact, 2-727
    Formal requisites of award, 2-720
    Form of the award, 2-723
         Awards by promissory notes, 2-724
Clearness, 2-725
         Examples, 2-724, 725
         Introductory recitals, 2-724
         No particular form of words neces-
           sary, 2-723
         Technical term, 2-723
    Future actions of the parties, 2-683
    Grounds for decision, 2-725
How far award must be consistent and
       reasonable, 2-772
    How made, 2-720
    Illegal act, 2-678
    Inconsistent issues, 2-773
    Indemnity, 2-680
    Lien for fees upon award, 2-702, 703
    Mistake in the award, see infra, Mistake
       in the award.
    Must decide all matters submitted, 2-732
        Burden of proof, 2-738
                       Volume XXXI.
```

ARBITRATION AND AWARD, cont'd. Award, cont'd. Must decide all matters submitted, cont'd. Certain awards held good, 2-734 Certain awards held void, 2-734 Conclusiveness, 2-738 Determination by implication, 2-733, 735 Duties of parties to present their claims, 2-736 General rule, 2-732 Intention of parties, 2-733 Matters not presented to arbitrator, 2-736 Must decide as to all parties, 2-736 Omission to pass upon certain matters, 2-736 Presumption that all matters submitted are decided, 2-736 Right of parties to withdraw part of the matters submitted, 2-735 Vacating award, 2-736 Must not decide matters which were not submitted, 2-738 Acquiescence, 2-741 Award containing explanation, 2-740 Consent, 2-741 General rule, 2-738 Oral agreement to add to written submission, 2-741 Presumption that outside matters are not decided, 2-740 Scope of general submission, 2-740 Waiver, 2-741 Who may object, 2-741 Mutuality, 2-768 Infants, 2-771 Married women, 2-771 Modern English rule, 2-769 Old English rule, 2-768 Releases, 2-769 Submission by unauthorized agent, United States rule, 2-769 What constitutes mutuality, 2-770 When persons under disability parties, 2-771 Part bad and part good, 2-741 Action upon divisible award, 2-749 Arbitrators exceeding their authority, 2-742 Award of a gross sum, 2-747 Award void when not separable, 2-746 Costs, 2-746 Excess as to real estate, 2-745 Excess as to releases, 2-744 Excess as to strangers, 2-744 Excess in conditions precedent,

Excess in reserving authority, 2-744

General rule, 2-741 Presumption that award is sepa-

When good and bad parts of award

Where all the acts are to be per-

Where award directs several acts

formed by one party, 2-745

rable, 2-749

are separable, 2-741

to be done, 2-743

When not separable, 2-746

ARBITRATION AND AWARD, cont'd. Award, cont'd. Part bad and part good, cont'd. enforced, 2-748 for the other, 2-747 of money. Possibility, 2-772 670 in the award. 2-700 Release of rights, 2-726 Repudiation, 2-808 2-731 conferred, 2-677 2-726 Signing the award, 2-731 Statutes, 2-722, 723 mission. Umpire, 2-718 Umpire, see infra, Umpire. Void award, 2-797 ties in the proceedings. 2-727 cited, 2-725 Bail (in civil cases): Bail and recognizance, 2-569 RUPTCY. Bar to action, 2-569 Basis for a submission, 2-553

Where consideration could not be Where one part is the consideration Partnership, see infra, Partnership.
Payment of money, see infra, Payment Performance of the award, see infra, Performance of the award. Presumption in favor of award, 2-Publication of the award, see infra, Publication of the award. Ratification, see infra, Ratification. Reasonableness cannot be inquired into, Reasons for award, see infra, Mistake Recommitment of the award, see infra, Recommitment of the award. Refusal to deliver award to parties, Refusal to execute award, 2-812 Releases, see infra, Releases. Return of the award into court, Rule as to consistency, 2-772 Satisfaction awarded, see infra, Satisfac-Satisfaction must be within the authority Separate award upon different items, Compliance with statutory condition. Strangers to the submission, see infra, Authority over strangers to the sub-Time for making the award (see infra, Time for making the award): Waiver of irregularities in the proceedings, see infra, Waiver of irregulari-Waiver of requirements of submission, What award must state, 2-725 What award need not state, 2-725 When fact of decision need not be re-Reference to arbitration, 3-638 When bail discharged, 2-569 When bail not discharged, 2-569 Bankruptcy, see Insolvency and Bank-Appeals to the recollection, 2-557 Bona fide difference of opinion, 2-553 Intention to be bound, 2-556 Volume XXXI.

ARBITRATION AND AWARD, cont'd. Basis for a submission, cont'd. Ministerial acts not a basis for a submission, 2-554 Must be a matter of doubt, 2-553 Beneficiaries in insurance: Requirement of arbitration, 3-1015 Arbitrator, 2-636 Bond, 2-545 Bond or penalty to secure payment, 2--679 By whom and to whom bond given, Construction of conditions, 2-545 Indorsement on bond for extension of time for making award, 2-545 Scope, 2-546 Submission by bond, 2-545 B undaries, 4-862 Award of arbitrators as evidence, 4-858 Certainty, 2-762 Effect of award fixing boundary, 2-802 Effect of oral award fixing boundary, 2-803 Oral award as to boundary lines, 2-723 Building and loan associations, 4-1037
Building contracts, see infra, Working contracts. Burden' of proof: Matters submitted and not decided, 2-738 Cases pendente lite, 2-562 As a discontinuance, see infra, Discon-Discharge of bail, 2-569 Failure of arbitration by fault of one of the parties, 2-563 General rule, 2-562 Jury trial waived, 2-563 Matters embraced by stipulation, 2-563 Release of errors, 2-569 Statute of limitations, 2-564 Suspension of case, 2-568 What included, 2-562 When suspension takes effect, 2568 Civil matters, 2-567 Clerical errors, 2-589 Collateral attack, 17-1055 Collateral matters, 2-799 Common low, see infra, Form of submission at common law. Compensation of arbitrator, 2-701 Arbitrator's misconduct, 2-704 Court settling fees, 2-703 Express promise, 2-701 Fees should be taxed with costs, 2-701 Implied promise, 2-701 Liability in respect to fees, 2-708 Compelling delivery of award held for fees, 2-708

Conditional award, 2-751 of question of law, 2-752 Cor.ditional submissions: Construction, 2-610 Conditions: stated in award, 2-765 Parol condition, 2-721 Conditions precedent: Appointment of umpire, 2-714 Arbitrator, 2-658 Separable award, 2-744 infra, Future disputes. Revocation, 2-597 Consistency, 2-772 Constitutional law: Compulsory arbitration, 2-550 Construction: construed, 2-545 Construction of statutes relating to submissions, 2-612 Construction of awards, 2-774
Construed in light of the submission, 2-775 General rules, 2-774 Liberal construction, 2-774 Sustained by implication, 2-775 Arbitration favored, 2-605 Conditional submissions, 2-610 missions, 2-612 mission, 2-614 Forced construction, 2-606 General rule, 2-605 General submissions, 2-607
"All controversies," 2-608 Remedy for excessive fees paid, 2-708 Lien for fees upon award, 2-702, 703 Right to award compensation to himself, Right to fees generally upheld, 2-702 "All other actions or causes of Right to settle his own fees, 2-703 Rule in England, 2-701 Rule in United States, 2-702 actions," 2-608 Composition with creditors, see Composition 2-607 Examples, 2-607 et seq. WITH CREDITORS. 88

Compulsory arbitration, 2-549 Canadian statutes, 2-550 Constitutionality, 2-550 English statutes enforcing arbitration, Statutes of the various states, 2-550

Conclusiveness of the award, 2-794, 796 Award concludes only questions directly

in issue, 2-796 General submission, 2-800

Matters in difference not presented, 2-799, 800

Matters submitted and not decided, 2-738

Conditional admission of evidence, 2-663

Award conditional upon determination

Compliance with conditions need not be

Conditions precedent to right of action, see

Consent of parties (see infra, Amending or altering the submission; Extending the time for making the award):

Certain conditions in arbitration bond

When question reserved for court, 2-776

Construction of submissions, 2-605

Construction of statutes relating to sub-

Effect of particular terms in the sub-

"All matters, claims, and demands at law or equity," 2-608

"All matters in difference between the parties in the cause," 2-

Controversies of all kinds embraced,

ARBITRATION AND AWARD, cont'd. Construction of submissions, cont'd. ARBITRATION AND AWARD, cont'd. Costs, cont'd. General submissions, cont'd. Power of the arbitrator over the costs, Former disputes already settled, cont'd. 2-609 Judgment for plaintiff, costs for de-Immaterial what terms are used, fendant, 2-695 Power to certify for costs, 2-692 2-608 Matters in which other parties are Provision giving arbitrator power interested, 2-609 over costs, 2-691 Period of time covered, 2-610 Rule in England, 2-689 Rule in the United States, 2-693 What submissions are general, 2-607 Submission of cause pending, 2-695 Indefinite submission, 2-610 Submission silent as to costs, 2-689 Submission under statute, 2-694 Intention, 2-605, 607 Liberal construction, 2-605 View that arbitrator has no implied Merger of oral agreement into written power to award costs, 2-693 View that power to award costs is submission, 2-610 incidental to submission, 2-694 Order of agreements, 2-611 Reference construed as submission, When arbitrator makes no award, 2-691 When arbitrator should give spe-Separate written agreement, 2-610 Stipulations in submissions, 2-612 cific directions, 2-691 Where award as to costs is de-For arbitration on principles of equity, 2-613 Right of appeal, 2-613 fective, 2-692 Where the costs of the cause and Submission of a cause, 2-612 To "abide by" the award, 2-613 reference abide the event, 2-690 Whether costs follow award, 2-695 Waiver of right of appeal, 2-613 Power to tax costs may be delegated, Uncertain submission, 2-610 2-754 Written submission is final, 2-610 Recommitment, 2-792 Separable award, 2-746 Contempt of court: Revocation, 2-598 Counsel, see infra, Attorney and client. Conveyances (see infra, Deeds): Criminal law: Award as to partition should direct con-Award that an act shall be done which veyances, 2-802 is contrary to the law, 2-678 Power to award conveyances, 2-682 Criminal matters, 2-558 Compromises after conviction for mis-Corporations, 7-808, 854 Attorneys, 2-628 demeanor, 2-559 Consent of court, 2-559 Counsel of the corporation, 2-621 Criminal matters are not arbitrable, Submission by corporation, 2-620 Correcting errors, 2-589 2-558 Criminal offense of a personal charac-Correction of mistakes in award, 2-700 Corruption, 2-708, 709 ter, 2-558 Offenses of a public nature, 2-558 Costs: Arbitrator exceeding his authority, What may be submitted, 2-558 Cumulative evidence: 2-746 Arbitrator's fees should be taxed with Cumulative evidence not sufficient ground for setting aside award of arbitrators, costs, 2-701 Award for costs only, 2-738 8-476 Certainty as to costs, 2-759 Damages (see infra, Amount of award), Delegation of authority, 2-754. 2-680 Effect of award on attorney's lien for Death: costs, 2-805 Revocation: Power of the arbitrator over the costs, By death of party, 2-600 2-689 By death, or refusal to act, of arbi-Awarding as to costs, 2-691 trator, 2-601 Award of costs simply in suit pend-De bene esse, 2-663 ing, 2-606 Debts, 2-558 Deeds (see infra, Conveyances): Award of gross sum, 2-696 Common-law rule as to costs be-tween solicitor and client, 2-Award ordering deed, 2-812 Power to award conveyances, 2-682 Definition: 692 Costs fixed by the parties, 2-694 Award, 2-719 Costs of the award, 2-690 Submission, 2-539 Costs of the reference, 2-689 Delegation of authority, 1-976 Costs to abide event, 2-690 Award reserving or delegating judicial Defects as to amount of costs, power, 2-753 Award reserving or delegating ministerial functions, 2-754 2-692 Defendant arrested, 2-691 Effect of the award, 2-690 General rule, 1-976 Excess of authority, 2-694 Power to tax costs may be delegated, Form of the award, 2-696 2-754

ARBITRATION AND AWARD, cont'd.

Effect of agreement to submit:

ARBITRATION AND AWARD, cont'd.

Delegation of authority, cont'd. Cases pendente lite, see infra, Cases Scientific and technical matters, 1pendente lite. 977 Delegation of his authority by the arbitrator, Effect of the award, 2-794 Attorney's lien for costs, 2-805 2-687 Award a final judgment, 2-794 Award based on opinion of stranger, Award as evidence, 2-805 Matters not within submission, Delegating authority to one another, 2-805 Matters within submission, 2-805 Delegating ministerial act, 2-688 Recitals, 2-806 Experts, 2-687 General rule, 2-687 Strangers, 2-806 Matters of skill or science, 2-688 Award not final, 2-797 Changing character of demand, 2-796 May not appoint a substitute, 2-689 May take opinion on question of fact, Claim without scope of submission, 2-798 2-687 Conclusiveness of award, see infra, Conclusiveness of award. Professional aid in framing award, 2-688 Taking opinion on question of law, Effect of award to vest title to prop-2-688 erty, 2-801 Award as to partition should direct Delegatus non potest delegare, 1-976 Delivery, 2-700 conveyances, 2-802 Awards under statutes transferring Delivery of the award, 2-729 Common-law arbitration, 2-730 title, 2-803 Compelling delivery of award held for Boundaries, 2-802 fees, 2-708 Personal property, 2-803 Delivery by day specified, 2-730 Possession follows title, 2-802 Real estate, 2-801 Delivery of award in duplicate, 2-731 Payment of fees, 2-731 Effect of verdict, 2-797 Ready for delivery, 2-729 Effect upon matters in difference not presented, 2-799 Waiver of delivery, 2-730 What constitutes delivery, 2-730 Award bars suit as to all matters Demurrer: within submission although not Uncertainty, 2-767 presented, 2-799 Difference, 9-454 Award not bar as to collateral Discontinuance, 2-564 questions, 2-799 Waiver, 2-567 Conclusiveness, 2-800 When submission operates as discon-Rule in England, 2-799 tinuance of pending cause, 2-565 Rule in the United States, 2-800 Where submission ipso facto operates Matters within submission not decided, as discontinuance, 2-566 2-798 Whether award must direct discontin-Merger, 2-798 uance, 2-726 Pleading award in bar, 2-795 Doubt: Strangers, 2-804 Must be a matter of doubt, 2-553 Void award, 2-797 Dower, 2-562 Ejectment: Duration of the arbitrator's authority, Lands awarded by arbitrators, 10-521 2-696 Errors: Arbitrator cannot set limit to his own Correction of mistakes in award, 2-700 authority, 2-698 Estoppel: Authority ended by making the award, Title, 2-801 2-608 Evidence: Cannot alter award in accordance with Arbitrators must hear all the evidence, changed views, 2-699 2-655 Consent or waiver of terms of submis-Closing the case finally, 2-658 sion as to time, 2-697 Discretion of the arbitrator, 2-656 Correcting mistakes in award, 2-700 General rule, 2-655 Extension of time, 2-697 Opening the case for new evidence, Meaning of terms used in limitations of time, 2-697 Parties as witnesses, 2-656 One award exhausts authority, 2-699 Party causing needless delay, 2-656 Refusal to deliver award to the parties. Award, 2-727 2-700 Award as evidence, 2-727, 805 When arbitrators' authority determined, Informalities, 2-542 2-699 Where first award set aside is void, Matters not within submission, 2-805 Matters within submission, 2-805 Where the submission does not limit the Recitals, 2-806 time, 2-698 Strangers, 2-806 Where time limited by the submission, Extrinsic evidence to aid award, 2-765 2-696 Mistake in the award, 2-782 90 Volume XXXI.

```
ARBITRATION AND AWARD, cont'd.
                                                  ARBITRATION AND AWARD, cont'd.
                                                    Form of submission at common law, cont'd.
  Evidence, cont'd.
      New evidence, 2-791
                                                         Penalty named in bond, 2-545
      Parol evidence, see infra, Parol evi-
                                                         Seal, 2-543, 544
                                                         Sealed instrument the matter in dispute,
       Power of arbitrators to admit or reject
                                                           2-544
           evidence, 2-660
Admission of incompetent witness,
                                                         Statute of frauds, 2543
                                                         Statutes, 2-540
             2-664
                                                         Submission by deed cannot be altered by
           Arbitrator's decision is final, 2-661
                                                           parol, 2-544
                                                         Title to land, 2-543
           Conditional admission, 2-663
           Evidence de bene esse, 2-663
                                                         Waiver of informalities, 2-542
                                                         Who may give bond, 2-545
           Mistake as to scope of submission,
                                                         Writing not under seal, 2-543
             2-662
           Objecting to evidence so admitted,
                                                         Writing under seal, 2-544
                                                         Written
                                                                   submission supersedes oral,
           Referring question to court, 2-662
                                                           2-546
                                                     Fraud (see infra, Mistake in the award),
           Rule in England, 2-660
           Rule in United States, 2-661
                                                       2-708, 709
                                                     Fraud of arbitrator, 2-638
           Rule where arbitrator is officer of
             court, 2-662
                                                     Future actions of the parties, 2-683
       Waiver of objection as to time of pro-
                                                         Discretion, 2-684
   ceedings, 2-668
Executors and administrators (see Execu-
                                                         Examples, 2-684, 685
                                                         Power to direct, 2-683
         TORS AND ADMINISTRATORS), 2-628
                                                         Separable award, 2-744
                                                     Future disputes, 2-570
       Admission of assets, 2-629
       After settlement of estate, 2-628
                                                         Action for breach of stipulation to sub-
       Award for smaller sum than recoverable
                                                           mit, 2–572
         at law, 2-629
                                                         Agreement operates as submission, 2-587
                                                         Agreement to submit future disputes
       Directing payments by executors, 2-679
   Ex parte hearing, 2-649
                                                           does not oust jurisdiction of courts,
   Expert and opinion evidence:
                                                           2-570
       Taking the advice of experts, 2-687, 688
                                                         Award made in pursuance of agreement,
   Extending the time for making the award,
                                                           2-573
                                                         Conditions precedent to right of action,
         2-591
       By consent of parties, 2-591, 693
                                                              General rule, 2-573
       By courts of equity, 2-592
       By courts of law, 2-591
By indorsement on bond, 2-545
                                                             Illustrations, 2-573
Stipulations in building contract,
       By the arbitrator, 2-592
                                                               2-585
                                                             Stipulations in policies of insur-
       Effect of extension of time, 2-593
       Extension should be by instrument of
                                                               ance, see infra, Insurance.
                                                             Submission to arbitration made con-
         equal dignity with original submission,
                                                               dition precedent to right of action,
         2-591
                                                                2-573
       How extension should be evidenced,
                                                             Waiver of arbitration clause, 2-586
         2-591
                                                     General submissions, see infra, Construction
       Manner of making extension prescribed
                                                       of submissions; Submission.
         by submission, 2-593
                                                     Guardian ad litem, 2-630; 15-12
       Parties may extend time, 2-591, 697
       When arbitrator must act with reference
                                                     Guardians, 2-629
         to extension, 2-592
                                                         Guardian ad litem, 2-630
       Where submission contains no power to
                                                         Guardian adversely interested or without
         extend, 2-591
                                                           power to comply with award, 2-630
  Failure or refusal to act, 2-666, 667
                                                         Guardian binding himself, 2-630
  Fees, see infra, Compensation of arbitrator.
                                                         Guardian may enter into a submission.
  Finality, see infra, Award.
                                                           2-629
                                                    Hearing (see infra, Arbitrator; Notice of
  Final judgments and decrees, 2-794
  Fire insurance, see FIRE INSURANCE.
                                                           the hearing):
                                                         Evidence, see infra, Evidence.
Ex parte hearing, 2-649
  Form of submission at common law, 2-539
       Award as evidence, 2-542
       Bond, 2-545
                                                         Power to adjourn the hearing, 2-665
       Construction of bond, 2-545, 546
                                                         Time and place of hearing, 2-653
                                                         Umpire, 2-716
       Effect of statutes, 2-540
                                                    Husband and wife
women), 2-615
       General rule, 2-539
                                                                           (see infra, Married
       Indorsement on bond of extension of
                                                         Acquiescence of wife, 2-616
         time of making award, 2-545
       Intent to submit, 2-539
                                                         Controversies between husband and
                                                           wife, 2-615
       No particular form necessary, 2-539
      Oral submission, 2-541
Parol submission, 2-542
                                                         Feme covert, 2-615
                                                         Property over which wife has absolute
      Parol submission cannot be made a rule
                                                           control, 2-615
        of court, 2-543, $53
                                                         Separate property of wife, 2-616
```

INDEX.

ARBITRATION AND AWARD, cont'd. ARBITRATION AND AWARD, cont'd. Husband and wife, cont'd. Submission requires award according to Statutory enactments, 2-615 law, 2-783 When husband's act binds wife, 2-616 Law and fact (see infra, Questions of law Hypothetical award, 2-785 and fact): Illegal act: Findings of law and fact, 2-727 Award that an illegal act should be Leave of court: done, 2-678 Revocation, 2-598 Liability of the arbitrator, 2-707 Illegal contracts, 2-558 Impeaching the award, see infra, Arbitrator; Arbitrator as party defendant, 2-710 Award), 2-808 Arbitrator impeaching his own award, Compelling delivery of award held for fees, 2-708 2-705 Corruption, 2-708, 709 Award offered as evidence, 2-805 Matters submitted and not decided, Fraud, 2-708, 709 Liability as stakeholder, 2-709 2-738 Liability for misconduct, 2-707 Liability in equity, 2-709 Implication of law, see infra, Revocation by implication of law. Liability in respect of fees, 2-708 Indemnity: Power to direct indemnity, 2-680 Partiality, 2-708 Remedy for excessive fees paid, 2-708 Infants, 2-616 Mutuality, 2-771 When interest necessary to make arbitrator defendant, 2-710 Injunctions: Lien for fees upon award, 2-702, 703 Injunctive relief against awards, 16-Limitation of actions: Effect of submission, 2-564 Insanity: Committees of lunatics, 2-630 Offer to arbitrate, 19-299 Insolvency and bankruptcy (see Insolvency AND BANKRUFTCY), 2-618 Selection of umpire by lot, 2-713 Majority, 2-645 Insurance, 3-1015 Marriage: Burden of proof, 16-959 Revocation, 2-601 Submission to arhitration as a condition precedent to the right to sue, Married women (see infra, Husband and wife): 2-574 Arbitration clause held collateral to Mutuality, 2-771 Mechanics' liens: agreement to pay, 2-582 Arbitration clause not waiver of right to rebuild or repair, 2-582 Effect of submission to arbitration, 20-506 Decisions of architects, engineers, Merger, 2-798 Ministerial acts not a basis for a submission, and others, 2-582 Denial of liability by company, 2-581 2-554 Express words or the necessary Misconduct of arbitrator, 2-638 · implication, 2-581 Fees, 2-704 Failure of arbitration through fault Liability for misconduct, 2-707 of company, 2-581 Mistake in the award, 2-776 General rule, 2-575 Affidavit of mistake, 2-705 Notice, 2-585 Affidavits of arbitrators, 2-788 Total destruction of property, 2-581 Where stipulation held void or Arbitrator expresses an intention to be governed by law, 2-787 arbitration not deemed condition Arbitrator's discretion, 2-785 precedent to right of action, 2-577 Arbitrator to state case for opinion of Intention to be bound, 2-556 court, 2-784 Intention to submit, 2-539
Interest (see infra, Parties to submission): Award containing reasons of arbitrators, 2-786 Award generally binding, 2-778 Award subject to review by court, Arbitrator, 2-634 International law, 16-1139 Interpretation, see infra, Construction; Con-struction of awards; Construction of sub-2-785 Clear and gross mistake admitted by the arbitrators, 2-777 missions. Intoxicating liquors: Courts of equity, 2-776 Status of award for price of liquors, Decision of engineers and architects, .17-314 Effect of acquiescence, 2-789 Joint executors and administrators: Power to submit to arbitration, 17-622 Exceptions to rule, 2-782 Jurisdiction, 17-1055 Extrinsic evidence, 2-782 Agreement to submit future disputes Fraud, 2-781 does not oust jurisdiction of courts, General rule, 2-776 Hypothetical award, 2-785 2-570 Jury trial, waiver of, 2-563 Inquiry of arbitrators as to grounds of Justices of the peace, 18-26 decision, 2-789 In United States, 2-778 Laches: Mistake construed misconduct, 2-777 Award of arbitrators, 18-122 Volume XXXI.

```
ARBITRATION AND AWARD, cont'd.
ARBITRATION AND AWARD, cont'd.
  Mistake in the award, cont'd.
                                                    Oral award, 2-722
      Mistake must be apparent and prejudi-
                                                    Oral condition, 2-721
        cial, 2-782
                                                    Oral submission, see infra, Form of submis-
      Mistake of fact, 2-776, 781
                                                      sion at common law.
      Mistakes not apparent on face of award,
                                                    Parent and child, 2-629, 630
        2-788
                                                    Parol agreement:
      Mistakes of law, 2-783
Qualifications of the rule, 2-783
                                                        Merger of oral agreement into written
                                                           submission, 2-610
      Reasons for decision, 2-789
                                                        Oral agreement to add to written sub-
      Reasons of arbitrators, 2-786
                                                           mission, 2-741
                                                        Revocation, 2-599
      Recommitment, 2-792
      Setting aside awards, 2-780
                                                        Subsequent completed written submis-
       Stating case for court, 2-784
                                                           sion, 2-610
                                                         Written submission altered by parol,
       Stating special case under statute, 2-785
       Submission requires award according to
                                                           2-593
         law, 2-783
                                                     Parol award, 2-722
       What must be shown by party alleging
                                                    Parol condition, 2-721
         mistake, 2-781
                                                    Parol evidence, 11-549
       When evidence of mistake may be ad-
                                                         Admissibility, 2-610
                                                        Extrinsic evidence to aid award, 2-765
Matters submitted and not decided,
         mitted, 2-788
  Mortgagees:
       Submission by mortgagees, 2-622
                                                          2-738
   Municipal corporations, 20-1146
                                                    Parol submission (see infra, Form of sub-
       Submission by corporation, 2-620
                                                           mission at common law), 2-597
                                                         Rule of court, 2-543, 553
   New arbitrators, 2-589
   New evidence, 2-791
                                                     Parties to submission, 2-614
       Opening the case for new evidence,
                                                        Award must decide as to all parties,
         2-657
                                                           2-736
                                                         Certainty of award as to parties, 2-763
   Notice of adjournment, 2-666
                                                         Persons with interest in subject matter,
   Notice of revocation, 2-600
   Notice of the hearing, 2-650
                                                               2-614
       Arbitrators must give parties time to ex-
                                                             Abutters, 2-621
         amine written evidence, 2-655
                                                             Bankrupts, 2-618
       Each party entitled, 2-650
                                                             Corporations, 2-620
       English rule, 2-652
                                                             General rule, 2-614
                                                             Husband and wife, see infra, Hus-
       Failure to meet as appointed, 2-652
       Generally, 2-650
                                                               band and wife.
       How failure to give notice may be
                                                             Infants, 2-616
         availed of, 2-651
                                                             Mortgagees, 2-622
       Omission of notice, 2-652
                                                             Municipal corporations, 2-620
       Presumption as to notice, 2-651
                                                             Nominal and real parties to suit,
       Reasonable notice, 2-651
                                                               2-619
       Submission by act of parties, 2-653
                                                             Parties must have power over sub-
       Sufficiency of notice, 2-651
                                                               ject-matter sufficient to execute
       Time and place of hearing, 2-653
                                                               the award, 2-614
       Umpire, 2-717
Waiver of notice, 2-654
                                                             Parties to pending suit, 2-619
                                                             Partners, 2-617
                                                             Persons bound in severalty, 2-619
       When notice is not required, 2-653
   Nuisances, 2-557
Number of arbitrators:
                                                             Persons jointly interested, 2-618
                                                             Persons legally competent to con-
       Statute, 2-548
                                                               tract, 2-614
   Oath of arbitrator, 2-639
                                                             Strangers to the record, 2-619
       At common law, 2-639
                                                         Persons without interest in subject-mat-
       Directory or mandatory statutes, 2-639,
                                                               ter, 2-622
                                                             Agents, see infra, Agency.
       Form of oath, 2-641
                                                             Assignees of bankrupts, 2-630
       Statutes of various states, 2-639, 640
                                                             Attorneys, see infra, Attorney and
       Waiver of oath, 2-639, 640
                                                               client.
                                                             Committees of lunatics, 2-630
   Oath of umpire, 2-641
   Oath to witnesses, 2-659
                                                             Executors and administrators, see
       Arbitrator's discretion, 2-660
                                                               infra, Executors and administra-
       At common law, 2-659
       Order requiring witnesses to be sworn,
                                                             Guardians, see infra, Guardians.
         2-659
                                                             Parents, 2-629
                                                             Public officers, 2-631
       Parties may waive oath, 2-659
       Statutory powers of arbitrators, 2-660
                                                             Trustees, 2-631
                                                    Partnership, 2-557, 617
       Witnesses sworn before court, 2-660
  Officers and agents of private corporations,
                                                         Awards in partnership cases, 2-681
                                                             Appointing a receiver, 2-681
  Opening the case for new evidence, 2-657
                                                             Awards as to the division of debts
  Oral agreement, see infra, Parol agreement.
                                                               and credits, 2-682
```

ARBITRATION AND AWARD, cont'd.	ARBITRATION AND AWARD, confd.
Partnership, cont'd.	Presumptions, cont'd. Presumption in favor of award, 2–670
Awards in partnership cases, cont'd. Directing a dissolution, 2–681; 22–	Presumption that all matters submitted
211	are decided, 2-736
Discretion vested in arbitrator,	Presumption that award is separable,
2-681	2-749
Settlement of terms of dissolution,	Presumption that outside matters are
2-681	not decided, 2-740
Dissolution, 2-682; 22-211	Private international law, 22-1353
General partnership, 2-617	Probate, 23-113 Proceeding, 23-156
Power of partners to submit to arbitra- tion, 22-155	Publication of the award, 2-727
Submission by partners, 2-617	As to time of setting aside award, 2-729
When partner personally bound, 2-618	As to validity, 2-728
Party walls:	Publication on the Sabbath, 2-729
Determination of value by arbitration,	What constitutes publication, 2-728
22-254	Where required by the submission, 2-727
Direction of unconditional payment of	Public officers:
money, 2–809	Submission by public officers, 2-631
Duty of party directed to pay money, 2-810	Questions of law and fact: Arbitrator judge of law and fact,
Payment to stranger for benefit of	2-672
party, 2-685	Admitting extra legal claim or de-
Payment of money, 2-679	fense, 2-675
Bond or penalty to secure payment, 22-	Appeal, 2-673
679	Arbitrator a lawyer, 2-676
Damages, 2-680	Arbitrators' decision final upon
Directing payments by executors, 2-679	questions of fact, 2-673
Fixing terms of payment, 2-679 Indemnity, 2-680	General rule, 2-672
Interest, 2–680	How far judges of law, 2-673
Setting off cross claims, 2-679	May refer questions of law to the court, 2-676
Terms of payment fixed in excess of	May waive by implication bis right
power, 2-680	to judge the law, 2-677
To whom and how payments to be made,	Power limited by the submission,
2-679	2-676
Pendente lite, see infra, Cases pendente lite.	Whether arbitrator may disregard
Performance of the award, 2-808	rules of law, 2-673
Acts directed on both sides, but inde- pendent of each other, 2-811	Delegation of authority, 2-687, 688
Acts directed on each side mutually de-	Findings of fact and of law, 2-727 Questions of law, 2-561
pendent, 2-811	Quorum:
Acts held breaches of award or other-	Arbitrators must all act together, 2-641
wise, 2-810	Railroads:
Alternative award, 2-810	Contracts for construction, 23-712
Award ordering deed, 2-812	Ratification of the award, 2-806
Direction of unconditional payment of	Accepting benefits under award, 2-807
money, 2-809 Duty of party directed to pay money,	Acquiescence, 2-807
2-810	Effect of ignorance on ratification, 2-808 Effect of ratification, 2-806
Failure to specify time in award, 2-808	Lapse of time, 2-807
Performance by arbitrators, 2-812	Performance a ratification, 2-807
Power of court to direct award to be de-	Ratification by agent, 2-808
livered for cancellation, 2-812	Sleeping on rights, 2-807
Ratification, 2-807	Valid award, 2-806
Refusal to execute award, 2-812	Voidable award, 2–806
Substantial performance, 2-809 Tender of performance, 2-809	Void award, 2–807
Time of performance, 2-808	Real property, 2-559
What is sufficient performance, 2-809	Boundaries, 2–560 Certainty, 2–761
Perjury, 22-684	Description, 2-761
Place:	Ejectments, 2-560
Certainty as to place, 2-760	General submission, 2-560
Presence of arbitrators, see infra, Arbitra-	Land identified by reference to deed,
tor.	2-761
Presumptions: Certainty, 2-766	Matters regarding real property, 2-559
Presumption as to finality, 2-755	Parol submission, 2-560
Presumption as to joint action of arbitra-	Specific submission, 2-560 Where questions of title cannot be sub-
tors, 2-643	Where questions of title cannot be sub- mitted, 2-559
Presumption as to notice, 2-651	Reasonableness, 2-773
	Volume XXXI.
3	Totalic MANI,

ARBITRATION AND AWARD, cont'd. ARBITRATION AND AWARD, cont'd. Revoking the submission, cont'd. Receivers: Effect of revocation, 2-603 Appointing a receiver, 2-681 Recitals, 2-724, 806 Equity, 2-598 Express stipulations that submission Recollection, appeals to, 2-557 Recommitment of the award, 2-790 should be irrevocable, 2-596 Form of revocation, 2-599 Alteration, 2-791 Award good on its face, 2-792 Leave of court, 2-598 Costs, 2-793 Liability for revocation, 2-602 Discovery of new evidence, 2-791 Notice of revocation, 2-600 Discretion as to time, 2-794 One of several persons, who constitute Discretion to recommit, 2-793 Failure of intention, 2-792 but one party, revoking against the will of the others, 2-596 Mistake, 2-792 Parol revocation, 2-599 Parol submission, 2-597 Power and duty of the arbitrator on recommitment, 2-792 Refusal to appoint another arbitrator, Power of courts to recommit, 2-790 Revocable at any time before award, Recommitment as to whole case, 2-794 Rehearing necessary, 2-793 2-594 Return of same award, 2-793 Second recommitment, 2-794 Revocation by implication of law, see infra, Revocation by implication of Want of finality, 2-792 law. When award will be recommitted, 2-791 Revocation by legislature, 2-602 Revocation in equity, 2-598 Record, 2-613 Adjournment, 2-666 Revocation must conform to the submis-Referees, see REFEREES. sion, 2-599 References (see infra, Rule of court): Submission containing other terms to be Altering the rule of reference and not performed by the parties, 2-597 the submission, 2-590 Costs, see infra, Costs. Submission made rule of court, 2-597 Submission under arbitration clause in Effect of the failure of the reference, deed or contract, 2-597 Time of revocation, 2-594 Reference construed as submission, 2-611 Rule of court: Rehearing: Authority of attorney, 2-626 Recommitment, 2-792 Parol submission, 2-543 Umpire, 2-716 Parol submission cannot be made a rule Relative, relation, relationship, 2-637 of court, 2-543 Release of error, 2-569 Revocation, 2-597 Releases, 2-683; 24-302 Form and particulars of instrument, Submissions by rule of court, 2-551 At what time made, 2-552 Distinction between submissions un-In what cases power exists, 2-683 der the statutes and submissions Mutuality, 2-769 by rule of court, 2-551 Mutual release, 2-811 English statutes, 2-552 Power to award releases, 2-683 General submission made a rule of Separable award, 2-744 court, 2-551 Where award need not order release of Parol submission, 2-553 rights, 2–726 Repudiation of award, 2–808 Reference by rule of court, 2-551 Satisfaction: Returns: Awarding a chattel in satisfaction, 2-678 Return of the award into court, 2-731 Illustrations of satisfaction awarded be-Review, 2-785 yond powers, 2-677 Revocation by implication of law, 2-600 Kinds of satisfaction awarded, 2-677 Bankruptcy, 2-602 By death of party, 2-600 Performance of specific acts, 2-678 Schools, 25-45 Death of one of several persons con-Seal, 2-803 stituting but one party, 2-600 Necessity for seal, 2-722 Death or refusal to act, of arbitrator, Submission, 2-543, 544 Submission by agent, 2-624 2-601 Instituting suit, 2-602 Separate property of married women, 2-615, Marriage of female party, 2-601 Revocation implied from circumstances 616 Set-off, recoupment, and counterclaim, 2-679 Setting aside award (see in/ra, Arbitrator; and conduct, 2-602 Stipulation for survival, 2-601 Award; Mistake in award): Revoking the submission, 2-594 What constitutes publication, 2-729 Action for breach of the bond or agree-Setting aside the submission, 2-594 ment, 2-603 Bad faith, 2-594 Compulsory submission, 2-594 After award, 2-597 Agent of officer, 2-596 In general, 2-594 Before award, 2-594 Signature: Common-law rule, 2-594 Arbitrator bound by his signature, 2-705

Umpire, 2-717

Consent of party, 2-597

Arbitration and Award. ARBITRATION AND AWARD, cont'd. Signing the award, 2-731 Specific performance, see Specific Per-FORMANCE. Stakeholder: Liability of arbitrator as stakeholder, 2-709 Stating case to court, see infra, Mistake in the award. Statute of frauds, see Statute of Frauds. Statutes (see infra, Form of submission at common law): Compliance with statutory condition, 2-723 Construction of statutes relating to submissions, 2-612 Effect of agreement not to sue, 2-587 Effect of statutes on common-law submission, 2-540 Matters referred by statute, 2-562 Seal, 2-722 Submission under statutes, see infra, Submission under statutes. Statutory award, 26-763

Staying proceedings, 2-605
Agreement not to proceed in court pending reference, 2-605

Where injury would result were the proceedings allowed, 2-605

Stipulations in submissions, see infra, Construction of submissions.

Stock and produce exchanges, see STOCK AND PRODUCE EXCHANGES.

Strangers:

Award as evidence, 2-806 Effect of the award, 2-804 Separable award, 2-745

Strangers to the submission, see infra, Authority over strangers to the submission.

Streets:

Submission by abutters, 2-621 Submission (see infra, Award), 2-539 Agreement to submit future disputes, see infra, Future disputes.

Amending or altering the submission, see infra, Amending or altering the submission.

Bars in action, 2-569

Cases pendente lite, see infra, Cases pendente lite.

Construction of submission, see infra, Construction of submissions.

Duration of the arbitrator's authority, see infra, Duration of the arbitrator's authority.

Duration of the submission, 2-604 Effect of agreement not to sue, 2-587 Effect of agreement to submit, 2-562 Form of submission at common law, see

infra, Form of submission at common law.

General submission, 2-740

Necessity, 2-723

Parties to submission, see infra, Parties to submission.

Publication, see infra, Publication of the award.

Questions of law and fact, see infra, Questions of law and fact.

Revocation, see infra, Revoking the submission.

ARBITRATION AND AWARD, cont'd.

Submission, cont'd.

Revoking the submission, see infra, Revoking the submission.

Setting aside the submission (see infra, Setting aside the submission), 2-594 Specific performance, 2-604

Specific performance of submission,

2-604

Staying proceedings, 2-605

Stipulations in submissions, see infra, Construction of submissions.

Strangers to the submission, see infra, Authority over strangers to the submission.

Submissions under statutes, see infra, Submission under statute.

Umpire, see infra, Umpire.

Waiver of requirements of the submission, 2-727

What is a proper basis for a submission, see infra. Basis for a submission.

What may be submitted, see infra, What may be submitted.

Who may be parties to submission, see infra, Parties to submission.

Submission under statute, 2-546

Acknowledgment, 2-548

Certain number of arbitrators required, 2-548

Compulsory arbitration, 2-549 Defective statutory submissions, 2-550 General rule, 2-546

Specification of demands, 2-548 Strict compliance with statute necessary, 2-547

Submissions by rule of court, see infra, Rule of court.

Technicality of pleading not requisite, 2-548

Waiver of strict compliance with statute, 2-549

Where parties to an action entered into an agreement out of court, 2-549 Substitute, 2-689

Substitution of new arbitrators, 2-589 Suits in equity, 2-561 Sunday:

Publication, 2-729

Supersedeas and stay of proceedings, 2-605 Agreement not to sue, 2-588

Suspension of case, 2-568

Third arbitrator, see infra, Umpire. Time (see infra, Duration of the arbitrator's authority):

Certainty as to time, 2-760

Time for making the award, see infra, Extending the time for making the award. Time of delivery, 2-729, 730

Time of performance, 2-808

Title to property (see infra, Real property), 2-801

Trial, 28-637

Trusts and trustees:

Submission by trustees, 2-631 Umpire, 2-710, 718

Appointment of umpire, 2-710, 712 Award by umpire before arbitrator's time for award expires, 2-719 Conclusiveness of award, 2-717 Construction of submission, 2-711, 712 Definition of umpire, 2-711

Umpire, cont'd. Duties, 2-715 Notice of hearing, 2-717 Oath, 2-641 Power, 2-715 Power of arbitrators to appoint umpire, 2-710 Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-712 Time limited for making award, 2-718 Time limited for making award, 2-718 Time limited for making award, 2-719 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire sbould not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication bis right to judge the law, 2-677 After an award is made and satisfied, 2-660 Parties may wise woath 2-650 Rescution of and acquiescence in award, 2-660 Parties may waive oth repularities in the proceedings, 2-667 Partee-defings before improper or incomplete set of arbitrators, 2-668 Waiver of orticing 2-654 Civil matters, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Dower, 2-562 General rule, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Suits in equity, 2-561 Suits in equity, 2-561 Suits in equity, 2-561 Suitins on cost of structure, 2-818 Mechanics' liens (see Mcchanics' Len Witnesses, 2-706 Arbitrators a witnesses, 2-706 Cannot be compelled to testify correction or explanation award, 2-705 Explanatory letters written af award, 2-705 Explanatory letters written af award, 2-705 Faplaneticy 2-707 Reasons for decision for the testify correction of arbitrator, 2-707 Reasons for decision for the testify award, 2-705 Subject-matter of award, 2-705 Subject-matter of award, 2-705 Subject-matter of award, 2-705 Subject-matter of oward, 2-705 Subject-ma		2322, 2210020000
Notice of hearing, 2-717 Oath, 2-641 Power, 2-715 Power of arbitrators to appoint umpire, 2-716 Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-712 Time limited for making award, 2-713 Time limited for making award, 2-713 Time limited for making award, 2-714 Umpire appointed by submission 2-711 Umpire should not act as arbitrator, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's actioning award, 2-705 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-720 Waiver of delivery, 2-720 Waiver of objections as to the form of award, 2-668 Effect of waiver, 2-669 Waiver of notice, 2-654 Waiver of oothections as to the form of award, 2-669 Waiver of requirements of the submission, 2-737 Phat may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debtas, 2-558 Debtas, 2-558 Debtas, 2-557 Power, 2-562 General rule, 2-557 Illegal matters, 2-558 Debtas, 2-557 Questions of law, 2-561 Suits in equity, 2-667 Waiters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Questions of law, 2-561 Suits in equity, 2-667 Willesses: Admission of incompetent witness, 664 Arbitrator, 2-524 Verdict, 2-797 Witnesses: Admission of incompetent witness, 664 Arbitrator, 2-552 Willis: Construction by arbitrators, 3-667 Williss: Construction by arbitrators, 3-667 Willesses: Admission of incompetent witness, 2-664 Arbitrator, 2-523 Defective plans, 2-518 Defective plans, 2-518	ARBITRATION AND AWARD, cont'd. Umpire, cont'd.	Witnesses, cont'd.
Cannot be compelled to testify correction or explanation award, 2-704 Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-715 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for making award, 2-718 Time limited for umpirage, 2-719 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 Waiver of actions as 1 submission by agent, 2-624 Verdict, 2-707 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquicscence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of ontice, 2-654 Waiver of oath, 2-659 Waiver of oath, 2-659 Criminal matters, 2-557 Civil matters, 2-558 Dobts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 General rule, 2-557 Questions of law, 2-561 Suits in equity, 2-667 Waivers of continuators, 2-658 Matters referred by statute, 2-557 Questions of law, 2-561 Suits in equity, 2-667 Waivers of contents after conviction for misdemanor, 2-559 Criminal matters, 2-558 Dower, 2-562 General rule, 2-557 Questions of law, 2-561 Wills: Construction by arbitrators, 3-667 Wills: Construction by arbitrators, 3-667 Willis: Construction by arbitrators, 3-667 After an award in a not to impeach award, 2-708 Explanatory letters witte as a ward, 2-708 Attesting ward, 2-709 Reasons for decision of arbitrator, 2-650 Farties may waive cath, 2-595 Subject-matter of award, 2-7	Duties, 2-715	Arbitrator as a witness, 2-704
Power, 2-715 Power of arbitrators to appoint umpire, 2-710 Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-712 Time limited for making award, 2-793 Time limited for making award, 2-799 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-67 After an award is made and satisfied, 2-688 Effect of waiver, 2-667 Effect of waiver, 2-667 Effect of waiver, 2-667 Effect of waiver, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of or frequirements of the submission, 2-727 What may be submitted, 2-557 Compromises after conviction for misdemanor, 2-595 Criminal matters, 2-558 Dobts, 2-558 Dobts, 2-558 Dower, 2-62 General rule, 2-557 Illegal matters, 2-557 Questions of law, 2-561 Suits in equity, 2-667 Reasons for decision of arbitrators as only 2-660 Reasons after conviction for misdemanor, 2-595 Criminal matters, 2-557 Questions of law, 2-561 Wills: Construction by arbitrators, 3-667 Wills: Construction by arbitrators, 3-672 Witnesses: Admission of incompetent witness, 4-664 Arbitrator, 23-42 Arbitrator, 23-42 Arbitrator, 23-42 Arbitrator, 23-42 Arbitrator, 23-42 Arbitrator, 23-42 Evidence admissible to sustain into to impeah award, 2-705 Explanatory letters written af award, 2-705 May prove admissions by part award, 2-705 May prove admissions by part and extrinsic facts, 2-707 Reasons for decision for abartitator, 2-758 Lessimaters, 2-560 Partics may be witnesses, 2-656 Partics may be witnesses, 2-656 Partics may waive oath, 2-650 Partics	Notice of hearing, 2-717	 Affidavit of mistake, 2-705
Power of arbitrators to appoint umpire, 2-710 Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-715 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for making award, 2-718 Time limited for making award, 2-718 Time limited for making award, 2-718 Umpire appointed by submission, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-716 When umpire's authority begins and ends, 2-718 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-669 Forceedings before improper or incomplete set of arbitrators, 2-669 For Execution of ottice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-557 Partnership matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuissances, 2-557 Questions of law, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 2-52	Oath, 2–641	Cannot be compelled to testify in
Power of arbitrators to appoint umpire, 2-710 Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-715 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for making award, 2-718 Time limited for making award, 2-718 Time limited for making award, 2-718 Umpire appointed by submission, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-716 When umpire's authority begins and ends, 2-718 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-669 Forceedings before improper or incomplete set of arbitrators, 2-669 For Execution of ottice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-557 Partnership matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuissances, 2-557 Questions of law, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 2-52	Power, 2-715	correction or explanation of
Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-715 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for making award, 2-799 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-67 After an award is made and satisfied, 2-60 Effection of and acquiescence in award, 2-606 Effection of and acquiescence in award, 2-708 Waiver of or divery, 2-667 Effection of and acquiescence in award, 2-708 Waiver of or faviery, 2-667 Effection of and acquiescence in award, 2-708 Waiver of requirements of the submission, 2-718 Waiver of or fourice, 2-654 Waiver of oath, 2-659 Waiver of or frequirements of the submission, 2-727 What may be submitted, 2-557 Compromises after conviction for misdemanor, 2-599 Criminal matters, 2-558 Dobts, 2-558 Dower, 2-562 General rule, 2-557 Rentership matters, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Waiver of award, 2-709 Expert and extrinsic facts, 2-707 Reasons for decision of arbitrator, 2-660 Parties may be witnesses, 2-656 Parties may be witnesses, 2-656 Parties may de witness, 2-707 Reasons for decision of any avard, 2-708 May be witnesses, 2-707 Reasons for decision of arbitrator, 2-708 May be witnesses, 2-656 Parties may be witnesses, 2-656 Parties may de witnesse, 2-707 Reasons for decision of arbitrator, 2-707 Reasons for decision of arbitrator, 2-660 Parties may be witnesses, 2-656 Parties may be witnesses, 2-656 Parties may be witnesses, 2-656 Parties may be witnesses, 2-659 Privilege of witnesses, 2-656 Parties may be witnesses, 2-656 Parties may be witnesses, 2-659 Privilege of witnesses, 2-659 Privilege of witnesses, 2-659 Privilege of witnesses, 2-659 Statu		
Rehearing de novo, 2-716 Signing award, 2-717 Sitting with arbitrators, 2-713 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for umpirage, 2-719 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-716 When umpire's authority begins and ends, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of and acquiescence in award, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of notice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Dobts, 2-558 Dobts, 2-558 Dobts, 2-558 Dobts, 2-558 Subets are free by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Questions of law, 2-561 Wills: Construction by arbitrators, 3-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
Signing award, 2-717 Sitting with arbitrators, 2-712 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for making award, 2-718 Time limited for making award, 2-718 Time limited for making award, 2-718 Time limited for making award, 2-719 Umpire appointed by submission, 2-711 Umpire's decision final, 2-717 Using his own judgment, 2-715 Waiver by parties of right to reharing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Effect of waiver, 2-668 Waiver of objections as to the form of award, 2-668 Waiver of notice, 2-654 Waiver of ontice, 2-655 Waiver of ontice, 2-655 Waiver of ontice, 2-655 Waiver of requirements of the submission, 2-717 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemenance, 2-559 Criminal matters, 2-557 Compromises after conviction for misdemenance, 2-559 Criminal matters, 2-557 Questions of law, 2-561 Waiters regarding real estate, see infra, Remuneration of chitect, 2-822 Definition, 2-817 Construction by arbitrators, 3-662 Wills: Construction by arbitrators, 3-672 Winesses: Admission of incompetent witness, 2-664 Arbitrator, 2-524 Vergency, 2-525 Vergency, 2-652 Congency, 2-652 Congency, 2-652 Congency, 2-653 Congency, 2-654 Waiter of ontice, 2-654 Matters regarding real estate, see infra, 2-815 Ledgation of authority, 2-822 Disinterested, 2-815 Construction by arbitrators, 3-672 Winesses: Admission of incompetent witness, 2-664 Arbitratory, 2-524 Vergency, 2-652 Congency, 2-652 Congency, 2-652 Congency, 2-652 Congency, 2-652 Congency, 2-652 Congency, 2-652 Con		
Sitting with arbitrators, 2-715 Statutory provisions, 2-710 Third arbitrator, 2-712 Time limited for umpirage, 2-719 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When mmpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of furgularities in the proceedings, 2-669 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Effect of shirt arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of othice, 2-654 Waiver of othice, 2-654 Waiver of othice, 2-654 Civil matters, 2-559 Actions at law, 2-561 Civil matters, 2-557 Actions at law, 2-561 Civil matters, 2-558 Dower, 2-562 General rule, 2-527 Reasons for decision by part and extrinsic facts, 2-708 May prove admissions by part and extrinsic facts, 2-708 May prove admissions by part and extrinsic facts, 2-708 May prove admissions by and extrinsic facts, 2-708 Mater fighting as to proceedings, 2-705 Miscontine for extraction of antifertal prover of authority powers of architect, 2-659 Racell for themselves, 2-659 Waiver of objections as to the form of award, 2-669 Waiver of oath, 2-666 Waiver of oath, 2-658 Waiver of oath, 2-658 Death of the prover of objections, 2-669 Waiver of oath, 2-659 Waiver of oath, 2-6568 Carrice by affidavit, 2-660 Farties may be witnesse, 2-721 Discretion of antiforties, 2-659 Statutory powers of arbitrators as oath, 2-650 ArcHITECTR, 2-815 See Independent Contractors, Working contracts, 2-708 Contract		
Statutory provisions, 2–710 Third arbitrator, 2–712 Time limited for making award, 2–718 Time limited for making award, 2–718 Time limited for making award, 2–718 Time limited for making award, 2–711 Umpire appointed by submission, 2–711 Umpire determines the whole dispute, 2–711 Umpire's decision final, 2–717 Umpire should not act as arbitrator, 2–711 Using his own judgment, 2–715 Waiver by parties of right to rehearing, 2–716 When umpire's authority begins and ends, 2–718 Usages and customs: Submission by agent, 2–624 Verdict, 2–797 Waiver of delivery, 2–730 Waiver of of irregularities in the proceedings, 2–668 Effect of waiver, 2–667 Execution of and acquiescence in award, 2–668 Waiver of notice, 2–658 Waiver of notice, 2–654 Waiver of objections as to the form of award, 2–668 Waiver of objections as to the form of award, 2–669 Waiver of onto, 2–659 Waiver of notice, 2–654 Waiver of notice, 2–655 Waiver of state, 2–557 Compromises after conviction for misdementary, 2–557 Actions at law, 2–551 Actions at law, 2–551 Compromises after conviction for misdementary, 2–552 General rule, 2–557 Questions of law, 2–561 Wills: Construction by arbitrators, 3–662 When the submission of incompetent witness, 2–664 Arbitrator, 23–53 Admission of incompetent witness, 2–664 Arbitrator, 2–53		
Third arbitrator, 2-712 Time limited for umpirage, 2-719 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-730 Waiver of requiarities in the proceedings, 2-669 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Effect of waiver of objections as to the form of award, 2-668 Waiver of notice, 2-654 Waiver of oath, 2-659 Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Dower, 2-562 General rule, 2-557 Actions at law, 2-561 Civil matters, 2-558 Dower, 2-562 General rule, 2-557 Real property. Nuisances, 2-557 Purtnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 3-664 Arbitrator, 2-821 Construction by arbitrators, 2-664 Arbitrator, 2-821 Real property. Nuisances, 2-557 Purtnership matters, 2-558 Dower, 2-562 General rule, 2-557 Admission of incompetent witness, 2-664 Arbitrator, 2-821 Construction by arbitrators, 2-664 Arbitrator, 2-821 Construction by arbitrators, 2-667 Real property. Nuisances, 2-557 Purtnership matters, 2-558 Dower, 2-562 General rule, 2-557 Admission of incompetent witness, 2-664 Arbitrator, 2-821 Construction by arbitrators, 2-668 Real property. Nuisances, 2-557 Purtnership matters, 2-558 Matters referred by statute, 2-652 Real property. Nuisances, 2-557 Purtnership matters, 2-558 Construction by arbitrators, 2-669 Real property. Nuisances, 2-557 Purtnership matters, 2-561 Real property. Nuisances, 2-657 Real property. Nuisances, 2-657 Real property. Nuisances, 2-657 Real property. Nuisances, 2-657 Real proper		General rule 2-704
Time limited for making award, 2-718 Time limited for umpirage, 2-719 Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire's decision final, 2-717 Umpire's decision final, 2-717 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-799 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of ototic, 2-654 Waiver of ototic, 2-654 Waiver of ototic, 2-659 Waiver of ordic, 2-659 Compensation, see infra, Plans. Arbitration: Arbitration: Arbitration: Arbitration: Arbitrator, 2-815 Compensation, see infra, Remuneration of chitect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Rathests as arbitrators, 2-668 Matters referred by statute, 2-552 Matters referred by statute, 2-557 Partnership matters, 2-557 Partnership matters, 2-557 Partnership matters, 2-557 Partnership matters, 2-557 Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		May be witness at hearing before
Time limited for umpirage, 2-719 Umpire appointed by submission. 2-711 Umpire determines the whole dispute, 2-711 Umpire should not act as arbitrator, 2-711 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of waiver, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of of netice, 2-554 Waiver of of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Dobts, 2-538 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
Umpire appointed by submission, 2-711 Umpire determines the whole dispute, 2-711 Umpire's decision final, 2-717 Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rebearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of derivery, 2-730 Waiver of derivery, 2-730 Waiver of objections as the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of of notice, 2-654 Waiver of of oath, 2-659 Waiver of of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Dobers, 2-558 Dobers, 2-558 Dower, 2-562 General rule, 2-557 Real property. Nuisances, 2-557 Partnership matters, 2-558 Matters referred by statute, 2-652 Matters referred by statute, 2-652 Matters referred by statute, 2-652 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		May prove admissions by parties
Umpire determines the whole dispute, 2-711 Umpire's decision final, 2-717 Umpire should not act as arbitrator, 2-718 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of and acquiescence in award, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of of notice, 2-554 Waiver of of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-566 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
2-711 Umpire's decision final, 2-717 Umpire should not act as arbitrator, 2-718 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Waiver of notice, 2-658 Waiver of notice, 2-658 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-559 Criminal matters, 2-558 Debts, 2-559 Criminal matters, 2-558 Debts, 2-559 Criminal matters, 2-557 Illegal matters, 2-558 Debts, 2-559 Criminal matters, 2-557 Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52		
Umpire's decision final, 2-717 Umpire should not act as arbitrator, 2-718 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Froceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of or frequirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-556 Compromises after conviction for misdemenor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 Matters regarding real estate, see infra, Real property. Nuissances, 2-557 Partnership matters, 2-558 Usits in equity, 2-561 Willes: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
Umpire should not act as arbitrator, 2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-669 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-57 Partnership matters, 2-57 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Wintesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52		
2-711 Using his own judgment, 2-715 Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of notice, 2-659 Waiver of notice, 2-659 Waiver of oath, 2-659 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Dober, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Willes: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		Testifying as to proceedings 2-706
Using his own judgment, 2-715 Waiver by parties of right to rebearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-666 After an award is made and satisfied, 2-668 Effect of waiver, 2-666 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-659 Waiver of of notice, 2-654 Waiver of of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52	<u>-</u>	Attesting witness 2-221
Waiver by parties of right to rehearing, 2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of ordice, 2-654 Waiver of ordice, 2-659 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Dober, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statut, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Willes: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
2-716 When umpire's authority begins and ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Waiver of objections as to the form of award, 2-668 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-659 Waiver of objections as to the form of award, 2-660 Waiver of objections, 2-659 Racchitectrons, 2-657 For a proceedings before improper or incomplete set of arbitrators, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-667 Waiver of objections, 2-659 Statutory powers of arbitrators as oth, 2-669 Waiver of objections, 2-659 ARCHITECTS, 2-815 See Indeptor, 2-810 Northing of witnesses, 2-659 Statutory powers of arbitrators as oth, 2-669 Waiver of objections, 2-659 ARCHITECTS, 2-815 See Indeptor, 2-817 In Ann Naward. Arbitration: Architectr as arbitrators, 2-820 Compensation, 2-817 Death of architect, 2-822 Definition, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see MECHANICS' LIEN 2-823; 20-342 Negligence, see inf		
When umpire's authority begins and ends, 2–18 Usages and customs: Submission by agent, 2–624 Verdict, 2–797 Waiver: May waive by implication his right to judge the law, 2–677 Waiver of delivery, 2–730 Waiver of irregularities in the proceedings, 2–668 After an award is made and satisfied, 2–668 Effect of waiver, 2–667 Execution of and acquiescence in award, 2–668 Full knowledge of irregularity, 2–667 Proceedings before improper or incomplete set of arbitrators, 2–668 Waiver of objections as to the form of award, 2–669 Waiver of of oath, 2–659 Waiver of or equirements of the submission, 2–727 What may be submitted, 2–557 Actions at law, 2–561 Civil matters, 2–558 Debts, 2–558 Debts, 2–558 Debts, 2–558 Debts, 2–556 Matters regarding real estate, see infra, Real property. Nuisances, 2–557 Partnership matters, 2–557 Questions of law, 2–561 Suits in equity, 2–561 Suits in equity, 2–561 Wills: Construction by arbitrators, 30–672 Witnesses: Admission of incompetent witness, 2–823 Limitations on cost of structure, 2–818 Mechanics' liens (see MECHANICS' Lien 2–823; 20–342 Negligence, see infra, Submission of plans): Defective plans, 2–818		
ends, 2-718 Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver of delivery, 2-627 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of objections as to the form of award, 2-669 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-684 Arbitrator, 23-52		
Usages and customs: Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Froceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-554 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-58 Debts, 2-58 Debts, 2-58 Debts, 2-58 Debts, 2-58 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52		
Submission by agent, 2-624 Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of ontice, 2-654 Waiver of ontice, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Dower, 2-362 General rule, 2-557 Questions of law, 2-561 Suites in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
Verdict, 2-797 Waiver: May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of notice, 2-657 Actions at law, 2-567 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters referred by statute, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-668 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of ordice, 2-654 Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		
May waive by implication his right to judge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of notice, 2-659 Waiver of notice, 2-657 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 After an award is made and satisfied, 2-667 Waiver of objections, 2-669 Waiver of objections, 2-669 Waiver of objections, 2-659 ARCH, 30-1206 ARCHITECTS, 2-815 See Independent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCHITECTS, 2-815 See Independent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCH, 30-1206 ARCHITECTS, 2-815 See Independent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCH, 30-1206 ARCH, 30-1206 ARCH, 30-1206 ARCHITECTS, 2-815 See Independent Contractors; Working contractors, 2-557, 585; 30-1288 ARCH, 30-1206 ARCHITECTS, 2-815 Seguety, see infra, Powers of architect. Agrex, Agency, see infra, Powers of architect. Agency, see infra, Powers of architect, 2-815 Lagney, see infra, Powers of architect		
yudge the law, 2-677 Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-688 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of objections as to the form of award, 2-669 Waiver of orbice, 2-654 Waiver of orbice, 2-654 Waiver of orgularity, 2-657 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-599 Criminal matters, 2-558 Debts, 2-588 Dower, 2-562 General rule, 2-557 Illegal matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Arbitrator, 2-669 Waiver of objections, 2-659 Waiver of objections, 2-669 Waiver of objections, 2-659 Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 Warching contracts, 2-557, 585; 30-1288 ARCH, 30-1206 Warching contracts, 2-557, 585; 30-1288 ARCH, 30-1206 Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 Warching contracts, 2-557, 585; 30-1288 ARCH, 30-1206 Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 Working contracts, 2-557 See Independent Contractors; Working Contractors, 2-669 Warching contracts, 2-515 See Independent Contractors, 2-820 Compensation, see infra, Powers of architect. Approval, see infra, Plans. Architects as arbitrators, see Arbitration: Architects as arbitrators, see Arbitration: Architects as arbitrators, 2-660 Compensation, see infra, Powers of architect. Approval, see infra, Plans. Architects as arbitrators, 2-620 Compensation, see infra, Powers of architect. Approval, see infra, Sei		
Waiver of delivery, 2-730 Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-659 Waiver of notice, 2-659 Waiver of notice, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Maiters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Waiver of objections, 2-569 ARCHITECTS, 2-815 ARCH, 30-1206 ARCHITECTS, 2-815 See Inperpoent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCHITECTS, 2-815 See Inperpoent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCHITECTS, 2-815 See Inperpoent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCHITECTS, 2-815 See Inperpoent Contractors; Working contracts, 2-557, 585; 30-1288 ARCH, 30-1206 ARCHITECTS, 2-815 See Inperpoent Contractors, 16-205 Skill and care, 2-820 Compensation, see infra, Plans. Arbitration: Architects as arbitrators, see Arbitrators, 2-820 Compensation, see infra, Plans. Arbitration: Architects as arbitrators, 2-820 Compensation, 3-810 Arbitration: Architects as arbitrators,		
Waiver of irregularities in the proceedings, 2-667 After an award is made and satisfied, 2-688 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-590 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-57 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52		Waiver of objections, 2-669
After an award is made and satisfied, 2-688 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 ARCHITECTS, 2-815 See Independent Contractors; Working Contractors, Approval, see infra, Plans. Arbitration: Architects as arbitrators, see Arbitration: Architects as arbitrators, see Arbitration: Architects as arbitrators, 2-820 Compensation, 2-817 Death of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Independent contractors, 16-205 Supervision by architect, Approval, see infra, Plans. Arbitration: Architects as arbitrators, 2-820 Compensation, 2-817 Death of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith,	Waiver of irregularities in the proceedings,	
2-668 Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-556 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52	2–667	ARCH, 30-1206
Effect of waiver, 2-667 Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52	After an award is made and satisfied,	ARCHITECTS, 2-815
Execution of and acquiescence in award, 2-668 Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52	2 –668	See Independent Contractors; Working
Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Dober, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Arbitrator, 2-668 Arbitrator, 2-668 Architects as arbitrators, see Arbitrators. Architects as arbitrators, see Arbitrators. Architects as arbitrators, see Arbitrators. Architects as arbitrators, see Arbitrators, see Arbitrators. Architects as arbitrators, see Arbitrators. Skill and care, 2-820 Compensation, see infra, Remuneration of chitect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Full knowledge of irregularity, 2-667 Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 664 Arbitrator, 23-52 Arbitrator, 2-682 Arbitrator, 2-668 Marchaiters as arbitrators, see Arbitrators, 2-688 Iton Architects as arbitrators, see Arbitrators, 2-688 Marchaiters as arbitrators, see Arbitrators, 2-820 Compensation, see infra, Remuneration of chitect, 2-822 Competition, 2-817 Death of architect, 2-822 Competition, 2-817 Death of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818	Execution of and acquiescence in award,	
Proceedings before improper or incomplete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Debts, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnessee: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Architects as arbitrators, see Arriton and Avarab. Burden of proof: Skill and care, 2-820 Compensation, see infra, Remuneration of chitect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Definition, 2-815 Delegation of authority, 2-822 Definition, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-821 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see MECHANICS' LIEN 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
plete set of arbitrators, 2-668 Waiver of objections as to the form of award, 2-659 Waiver of notice, 2-654 Waiver of coath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-552 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 664 Arbitrator, 23-52 Maiver of objections as to the form of Skill and care, 2-820 Skill and care, 2-820 Compensation, see infra, Remuneration of chitect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Definition, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-816 Independent contractors, 16-205 Supervision by architect, 2-822 Definition, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-816 Independent contractors, 16-205 Supervision by architect, 2-822 Definition, 2-815 Estimate, 11-389 Exemptions of a state, see infra, Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limiters, 2-815 Mec		
Waiver of objections as to the form of award, 2-669 Waiver of notice, 2-654 Waiver of notice, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Dobts, 2-558 Dober, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Remuneration of chitect, 2-822 Competition, 2-817 Death of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens (see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Waiver of notice, 2-654 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Sikil and care, 2-820 Competation, 2-817 Death of architect, 2-822 Definition, 2-817 Delegation of authority, 2-822 Definition, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Waiver of notice, 2-654 Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Compensation, see infra, Remuneration of chitect, 2-822 Competition, 2-817 Death of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Waiver of oath, 2-659 Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Cbitect, 2-822 Competition, 2-815 Delegation of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contracte 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Waiver of requirements of the submission, 2-727 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Competition, 2-817 Death of architect, 2-822 Definition, 2-815 Delegation of architect, 2-822 Definition, 2-815 Delegation of architect, 2-822 Definition, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Death of architect, 2-822 What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Death of architect, 2-822 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
What may be submitted, 2-557 Actions at law, 2-561 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Definition, 2-815 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		Dooth of architect a Sec
Actions at law, 2-501 Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Delegation of authority, 2-822 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contracter 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien vegligence, see infra, Skill and care quired. Plans (see infra, Submission of plans): Defective plans, 2-818		
Civil matters, 2-557 Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Disinterested, 2-815 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see MECHANICS' LIEN 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Compromises after conviction for misdemeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Estimate, 11-383 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
demeanor, 2-559 Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Exemptions from execution, 12-100 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818	Compromises often conviction for mis-	
Criminal matters, 2-558 Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Expert and opinion evidence, 2-822 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see MECHANICS' LIEN 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Debts, 2-558 Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Fraud, 2-817 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see MECHANICS' LIEN 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Dower, 2-562 General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Good faith, 2-816 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
General rule, 2-557 Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52 Accepting commissions from contract 2-816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-92 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Illegal matters, 2-558 Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Z=816 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818	General rule 2-557	Accepting commissions from contractor
Matters referred by statute, 2-562 Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Independent contractors, 16-205 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see MECHANICS' LIEN 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Matters regarding real estate, see infra, Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Supervision by architect, 16-189 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Real property. Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Interest, 2-815 Laborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see infra, Skill and care quired. Plans (see infra, Submission of plans): Defective plans, 2-818		
Nuisances, 2-557 Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 664 Arbitrator, 23-52 Alaborer, 18-72 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Partnership matters, 2-557 Questions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Libel and slander, 18-967 Liens, 2-823 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Ouestions of law, 2-561 Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Arbitrator, 23-52 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Suits in equity, 2-561 Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2-664 Arbitrator, 23-52 Limitations on cost of structure, 2-818 Mechanics' liens (see Mechanics' Liens 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Wills: Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52 Mechanics' liens (see Mechanics' Lien 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		
Construction by arbitrators, 30-672 Witnesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52 Construction by arbitrators, 30-672 2-823; 20-342 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		Mechanics' liens (see Mechanics' Liens).
Witnesses: Admission of incompetent witness, 2- 664 Arbitrator, 23-52 Negligence, see infra, Skill and care quired. Plans (see infra, Submission of plans); Defective plans, 2-818		2-823; 20-342
Admission of incompetent witness, 2-quired. 664 Plans (see infra, Submission of plans); Defective plans, 2-818		Negligence, see infra, Skill and care re-
664 Plans (see infra, Submission of plans); Arbitrator, 23-52 Defective plans, 2-818		
Arbitrator, 23-52 Defective plans, 2-818		
3. O. O. M. J. VILLING AAAI,		** ** ******
The second secon	9. V. V. M 1	A A HIM APARATI

	- marco de t
ARCHITECTS, 2-815	ARMS, cont'd.
Powers of architect, 2-820	Militia, 2-828 ARMS OF WAR, 5-738
Accepting different class of work from	ARMY, 2-829
that required by contract, 2-820	See MILITARY LAW; MILITIA.
Alterations, 2–820	AROMATIC, 2-829
Delegation of authority, 2-822 Employing another contractor, 2-821	AROUND, 2-829
False representations as to authority,	ARRAIGNMENT, 2-829
2-822	Records, 24-167
Illustrations, 2-820	ARRANGEMENT, 2-830
Subcontracts, 2-821	ARRAS, 2-830 ARRAY, 2-830
Terms of authority to be strictly fol-	See Jury and Jury Trial.
lowed, 2–822 To change original contract, 2–820	ARREARS, 2-830
When constituted general agent, 2–821	Due, 10-282
Question of fact:	ARREST, 2-832
Skill and care, 2-820	See Escape; Executions; False Im-
Remuneration of chitect, 2-822	PRISONMENT; HABEAS CORPUS; IMPRISON-
Lien for fees, 2-823	MENT FOR DEBT AND IN CIVIL ACTIONS; WARRANTS.
Rate of compensation, 2-822	Absconding debtor, 1-202
Who liable for, 2-823 Rescission, 2-817	Abuse of process, see Malicious Abuse of
Skill and care required, 2-818	PROCESS; MALICIOUS PROSECUTION.
Burden of proof, 2-820	Actions, see Imprisonment for Debt and in
Care in superintendence, 2-819	CIVIL ACTIONS.
Defective plans, 2-818	Affidavit, 2–840
Plans must be followed, 2-819	Affray (see infra, Offenses in officer's
Question of fact, 2-820	presence), 1-917, 918; 2-888, 889 Affrays in officer's presence, 2-873
Reasonable skill, 2–818 Submission of plans, 2–816	Alteration of instruments:
Acceptance, 2–816	Altered warrants, 2-905
Competition, 2-817	Arrest in civil cases, see IMPRISONMENT FOR
Fraud, 2-817	DEBT AND IN CIVIL ACTIONS.
In general, 2-816	Arrest without warrant, 2-869
Limitations on cost of structure, 2-818	Belief, 2-885
No stipulation as to approval, 2–816	Civil cases, 2–893
Plans subject to approval, 2–817 Rescission, 2–817	Coroners, 2-883 Crime must be felony, 2-872
Trust and confidence, 2-816	Discretion, 2-871
Working contracts, see Working Contracts.	Disposition of person arrested without
Workman, 30-1290	warrant, 2-880
ARCHIVES, 2-825	Fugitives from other states, 2-882
Records, 24–159	Night walkers, 2-881
ARCIFINIES, 2–825 ARDENT SPIRITS, 2–825	Suspicious characters, 2-881
ARE, 2-825	Verbal order of magistrate, 2–881 Disposition of prisoner, 2–867
ARGUED, 2-826	Facts giving rise to reasonable ground
ARGUMENT, 2-826	must be known at time of arrest, 2-871
ARGUMENT OF COUNSEL, 2-826	Felony, 2-870, 872
Judge:	Fugitives from other states (see Extra-
Duty to be present during argument,	DITION), 2-882
17–719 Duty to restrain misrepresentations of	Hue and cry, 2–892
counsel, 17-721	Indictment found, 2–871 Information of third persons, 2–872
Reading law books to jury, 9-889	In general, 2–869
Reading scientific books in argument before	Insanity, see Insanity.
jury, 9-888	Justices of the peace, 2-882
ARISE, 2–826	Master and servant, 2-884
ARMED, 2–827 ARMED VESSEL, 2–827	Mayors, 2-883
ARMISTICES:	Military officers, see infra, Military law.
International law, 16-1158	Misdemeanors, 2-880
War, 16-1158	Night walkers, 2-881
ARM OF THE SEA, 2-827	No danger of escape, 2-871 Nothing to justify belief of guilt, 2-
ARMORIAL BEARINGS, 2-828	871
ARMS, 2-828	Offenses in officer's presence, see infra,
See CARRYING WEAPONS; CONSTITUTIONAL	Offenses in officer's presence.
Law.	Officer's own knowledge, 2–870
Coat of arms, 2–829 Constitutional law, 2–828	Past felony, 2–880, 885
Force and arms, 14-741	Past offenses, 2-879
Loaded arms, 3-267	Peace officers, 2-870 Petit larceny, 2-871
· · · · · · · · · · · · · · · · · · ·	1 cut laiceny, 2-871

ARREST, cont'd.
Breaking doors, cont'd.
Demand of admittance and refusal,
2–856
Every man's house his castle, 2-852
Execution after unlawful entry valid, 2–855
False pretenses, 2-853
Felony committed or dangerous wound
given, 2-857
First arrest illegal, 2-856
Outer door, 2-853
Outer door already open, 2-855
Previous arrest, 2-854
Private person, 2-858
Protection of the outer door, 2-853
Rearrest after escape, 2-856
Re-entry, 2–854 Resisting unlawful entry, 2–853
Search warrants, see SEARCHES AND
Seizures.
Stealth, 2-853
Stores, 2-854
Stratagem, 2-853
To whom privilege extends, 2-853
Bystanders, see infra, Right to summon by-
standers.
Carrying weapons:
Arrest without warrant, 2-875 Civil actions, see Imprisonment for Debt
and in Civil Actions.
Civil arrest, see IMPRISONMENT FOR DEBT
AND IN CIVIL ACTIONS.
Civil cases (see infra, Breaking doors),
2-839, 868
Arrest without warrant, 2-893
Bystanders, 2–859
Discharge of judgment, 2–839 Final process, 2–839
Homicide, 2-850
Officer, 2–850
Private person, 2-850
Mesne process, 2-839
Mode of obtaining, 2-840
Sunday, 2–861, 862
Color of office, 6-214
Comparing footprints, see Experiments in Evidence.
Concurrent writs:
Execution, 2-864
Conspiracy:
Conspiracy to arrest, 2-905
Coroners:
Arrest of accused, 7-610
Power to commit, 7-611
Power to issue warrant, 7-610
Right of accused to a hearing before magistrate, 7-611
Arrest of sheriff, 7-614
Arrest without warrant, 2-883
Privilege of coroner from arrest, 7-615
Criminal cases (see infra, Breaking doors):
Process, 2-841
Cruelty to animals:
Societies for the prevention of cruelty
4
to animals, 8-455
Day, 2-861
Day, 2-861 Dead body:
Day, 2-861 Dead body: Arresting dead body for debt, 8-841
Day, 2-861 Dead body:

Execution of process, cont'd.

ARREST, cont'd.

ARREST, cont'd. Delegation of authority, 2-868 Deputy, 2-865 Liability of deputy sheriff for illegal arrest, 2-904 Showing warrant, 2-843 Surety's deputy, 2-891 Discharge of judgment, 2-839 Disposal of rearrested prisoner, 2-914 Disposition of prisoner (see PRELIMINARY Examination), 2-866 Arrest without warrant, 2-867 Custody of prisoner, 2-868 Prisoner to be taken before magistrate in reasonable time, 2-866 Private person, 2-881 Proper magistrate, 2-867 Statutory arrests without warrant, 2-867 Disturbing meetings: Arrest of defendant without issuance of process, 9-674

Doors, see infra, Breaking doors. Drunkenness: Arrest of drunken person without warrant, 2-876 Duress, see Duress. Escape (see Escape), 2-840 Essentials, 2-834 Evidence: Taking articles from person of prisoner for purposes of evidence, 2-860 Execution by force, 2-847 Breaking doors, see infra, Breaking doors. Excessive force, 2-847 General rule, 2-847 Handcuffing prisoner, 2-848 Killing to effect arrest, see infra, Killing to effect arrest. Preventing escape, 2-847 When force justifiable, 2-847 Execution of process, 2-841 Arrest of person other than the one named in the warrant, 2-845 Delegation of authority, 2-868 Deputy, 2-865 Disposition of prisoner, see infra, Disposition of prisoner. Execution by force, see infra, Execution by force. Execution by officer de facto, 2-865 Execution of concurrent writs, 2-864 Force, see infra, Execution by force. Fraud in executing, 2-864 General rule, 2-841 Mistake, 2-846 Neglect or refusal to execute, 2-842 Notice of officer's authority, see infra, Notice of officer's authority. Possession of warrant, 2-846 Rearrest on same warrant, 2-868 Return of process, see infra, Return of process. Right to summon bystanders, see infra, Right to summon bystanders. Special bailiff, 2-865 Stopping train to execute process, 2-861 Taking articles of property from person, see infra, Taking articles of property from person. Time of making arrest, see infra, Time

of making arrest.

Warrant obtained for an undue purpose, 2-842 Where process must be executed, see infra, Where process must be executed. Exemption from arrest, see Privilege from ARREST. Experiments (in evidence), see Experiments (IN EVIDENCE). Extradition, see EXTRADITION. False imprisonment, see False Imprison-MENT. Felony, see infra; Arrest without warrant; Breaking doors; Homicide. Final process, 2-839 Foot-prints, see Experiments (in Evidence). Force, see infra, Execution by force. Found committing an offense, 13-50 Fraud: Arrest effected by fraud, 2-864 Fresh pursuit: Notice of officer's character, 2-845 Private persons, 2-884 Fugitives from justice, see Extradition. Gambling: Arrest without warrant, 2-876 Habeas corpus, see HABEAS CORPUS. Handcuffing prisoner, 2-848 Homicide: Homicide in resisting arrest, 21-122 Killing an escaping or fleeing felon, 2-851 Killing officer acting illegally, 2-864 Killing officers and others in discharge of public duty, see Murder and Man-SLAUGHTER. Killing to effect arrest, 2-848 Civil cases, 2-850 Escape after actual arrest, 2-852 Escaping or fleeing from arrest, 2-851 Felony, 2-848 Homicide to arrest felon, 2-848 Killing a man after resistance has ceased, 2-849 Killing to prevent felony, 2-848 Misdemeanor, 2-849, 851 Notice to person arrested, 2–849 Not lawful to kill where arrest possible otherwise, 2-849 Officer repelling force with force, 2-851 Private person, 2-850 Resistance to arrest for misdemeanor, 2-849 Submission to an unlawful arrest, 2-852 Unlawful arrest, 2-852 Voluntary escape, 2-851 When justifiable, 2-850

Killing to prevent escape, 2-847

Ignorance of official

Resisting arrest, 2-906

De facto officer, 2-907

2-908

2-905

Killing while attempting illegal arrest,

fleeing from arrest, 2-906 Escaped convict, 2-906

Distinction between resisting and

character.

ARREST, cont'd.	ARREST, cont'd.
Homicide, cont'd.	Intention, 2–834
Resisting arrest, cont'd. In general, 2–906	Judges: Liability of judge for illegal arrest, 2–899
Killing officer while resisting lawful	Jurisdiction:
arreșt, 2-907	Knowledge of want of jurisdiction, 2-842
Murder and manslaughter, 2-909	Lack of jurisdiction, 2-901
Officer making arrest; killed by third	Liability for illegal arrest, 2-900, 90f
person; 2-908 Person assisting officer, 2-907	Justices of the peace: Illegal arrest, 2–896
Private persons, 2-907	Right of justices of the peace to arrest,
Process regular on its face and is-	2-882
sued by court having jurisdiction,	Kidnapping, 18-61
2-910	Killing to effect arrest, see infra, Homicide.
Resisting through ignorance, 2–908 Right of lawful resistance, 2–909	Knowledge of officer, see infra, Arrest with- out warrant.
Standing in way of officer; 2–908	Malicious abuse of process, see Malicious
Unlawful arrest, 2-909	Prosecution.
Self-defense, see Self-defense.	Malicious prosecution, see Malicious Prose-
Hue and cry, 2-892	CUTION.
Illegal arrest, 2–893	Mandamus, 19–851, 856
Altered warrants, 2–905 Blank warrants, 2–905	Manual tötiching, 8–835 Marine insurance, see Marine Insürance.
Conspiracy to arrest, 2-905	Marriage:
In general, 2-893	Duress, 19-1189
Killing while attempting illegal arrest,	Master and servant:
see infra, Homleide.	Master's right at common law, 2–884 Mayor:
Liability for illegal arrest, 2–894 Arrest by mistake, 2–895	Without warrant, 2-883
Attorney, 2–903	Mere words not sufficient, 2-838
Clerk of court, 2-899	Mesne process, 2-839
Complaint on oath or affirmation,	Military law, 2-891; 20-654
2-900 Deputy skatiff 2-004	Arrest of deserter, 20-651
Deputy sheriff, 2–904 Erroneous writ, 2–895	By military officer, 2–891 Citizens, 2–892
Error of judgment of magistrate,	Deserters, 2-891
<i>2</i> −898	Exemption from arrest, 20-661
Formal defects and elerical errors	Misdemeanor, see infra, Arrest without war-
in warrant, 2–901 Inferior magistrates, 2–896	rant; Homicide; Offenses in officer's presence.
Jurisdiction, 2–900, 901	Misriomer, 2-900
Jurisdiction of the person, 2-900	Mistake, 2-846
Justice issuing warrant, 2-896	Liability, 2-895
Lack of jurisdiction, 2-901	Money:
Liability for arrest of privileged person, 2-902	Taking money from prisonet, 2-860 Murder and manslaughter, see Murder and
Misnomer, 2-900	MANSLAUGHTER; see infra, Homicide.
Officer executing, 2-899	Names:
Party well known by two names,	Misnomer, 2-900
2-900 Person procuring warrant, 2-894	Night, 2-861 Night walking, 2-881
Railroad company, 2-905	Notice of officer's authority, 2-842
Service outside of precinct, 2-900	Apprehension in the commission of
Sheriff, 2-904	crime, 2-845
Superior judges, 2–899	Circumstances attending the arrest, 2-845
Voidable process a justification, 2–895	Distinction between arrests for felony
Warrant fair on its face, 2-893	and for other causes, 2-844
Warrant prima fucie regular, 2–901	Duty of officer to make known his war-
Warrant void on its face, 2-899	rant, 2–842
Liability of officers, 2-893 Resisting unlawful arrest, 2-909	Excusable resistance, 2-843 Express or implied notice, 2-842
Second arrest, 2-912	Fresh pursuit, 2–845
Waiver, 2-910	Knowledge of warrant by person ar-
Warrant falt on its face, 2-893	rested, 2-843
Immediate pursuit, 15-1023	Known public officer, 2-843
Impeachment, 15–1071 Information and belief (see infra, Attest	Must show warrant, 2–842 No particular form of words is neces-
without warrant), 2-840	sary, 2-845
Insanity, see Insanity.	Official character, 2-844
Insolvency and bankfuplcy, see Insolvency	Presumptive notice of officer's authority,
AND BANKRUPTCY.	2-844
i	of Volume XXXI.

ARREST, cont'd.
Notice of officer's authority, cont'd. Private person, 2-843 Special deputy, 2-843 Successive steps in arrest, 2-844 Whether warrant must always be shown on demand, 2-843 Offenses in officer's presence, 2-873 Affrays, 2-873 After affray is over, 2-877 Arrest to compel sureties of the peace, 2-874 Breach of the peace necessary, 2-879 Character of the offense to warrant arrest, 2-874 Common-law power to arrest for breach of the peace, 2-873 Concealed weapons, 2-875 Constables, 2-874 Disorderly conduct, 2-874 Drunkenness, 2-876 Extent of power in case of misdemeanor, 2-879 Gambling, 2-876 General power of peace officer to stop criminal act, 2-876 Illustrations, 2-877 Interval of time after commission of offense, 2-877 Municipal ordinances, 2-875 Must be in officer's presence, 2-879 Notice of official character, 2-845 Power to arrest in case of misdemeanor, Preventing breach of the peace, 2-878 Right under statute to arrest without warrant, 2-875 Threatened breach of the peace, 2-878 Time when arrest must be made, 2-876 Vagrancy, 2-876 When an officer may not arrest without warrant, 2-877 Offenses in presence of private individuals, 2-888 Arrest by private individual for affray in his presence, 2-888 Arrest by private person for felony in his presence, 2-884 Attempt to commit a treason or felony, 2-884 Breach of the peace, 2-888 Forcible entry, 2-889 Fresh pursuit, 2-884 Misdemeanor amounting to breach of the peace, 2-889 Past felonies, z-885 Person present presumed guilty, 2-889 To prevent a felony, 2-884 Officer's presence, see infra, Offenses in officer's presence. Ordinances: Arrest without warrant, 2-875 Past felonies, 2-885 Arrest by private individual, 2-885 Past offenses: Arrest without warrant, 2-879 Past riots and affrays, 2-889 Person, see infra, Taking articles of prop-

erty from person.

must be executed.

Physical force, see infra, Execution by force. Place of arrest, see infra, Where process

ARREST, cont'd. Place of execution (see infra, Where process must be executed), 2-862 Possession: Warrant must be in officer's possession, 2-846 Preliminary examination, see Preliminary EXAMINATION. Presence (see infra, Offenses in officer's presence): Offenses in presence of private individual, see infra, Offenses in presence of private individual. Private persons (see infra, Right to summon bystanders), 2-888 Affray, 1-917 Arrest by private individual for affray in his presence, 2-888 Assisting officer, 2–890 Breach of the peace, 2-888 Forcible entry, 2-889 Fresh pursuit, 2-884 Misdemeanor amounting to breach of the peace, 2-889 Offenses in presence of private individual, see infra, Offenses in presence of private individual. Past felonies, 2-885 Distinction between officers and private persons, 2-887 Honest belief not sufficient, 2-886 Personal resemblance, 2-885 Person indicted for felony, 2-887 Person who has been arrested for a felony and escapes, 2-887 Probable cause, 2-886 Reasonable grounds for suspicion, 2-885 Past riots and affrays, 2-889 Person present presumed guilty, 2-889 Presence of officer necessary, 2-890 Private person assisting officer at his demand, 2-890 Privilege from arrest, see False Imprison-MENT; PRIVILEGE FROM ARREST. Probable cause (see Malicious Prosecu-TION; see infra, Arrest without warrant), Process (see infra, Second arrest): Civil cases (see infra, Civil cases), 2-Execution of process, see infra, Execution of process. Right to summon bystanders, see infra, Right to summon bystanders. Stopping train to execute process, 2-861 Taking articles of property from person, see infra, Taking articles of property from person. Property, see infra, Taking articles of property from person. Prostitution: Without warranty, 2-882 Railroads: Liability for illegal arrest, 2-905 Liability of railroad for illegal arrest, 2-905 Rearrest (see infra, Second arrest), 2-913 Disposal of rearrested prisoner, 2-914 Private individual, 2-887 Reasonable ground to suspect, see infra, Ar-

rest without warrant.

Time of making arrest, 2-861 Arrest after escape, 2-862

Contempt, 2-862

Time of making arrest, cont'd. Day or night, 2-861 Rescue, 2-862 Sunday, see infra, Sunday. Train: Stopping train to execute process, 2-861 United States commissioners, see United STATES COMMISSIONERS. Vagrancy: Arrest without warrant, 2-876; 29-572 Warrants (see WARRANTS; see infra, Execution of process; Process): Arrest without warrant, see infra, Arrest without warrant. Blank warrants, 2-905 Fair on its face, 2-893 Illegal arrest, see infra, Illegal arrest. Liability of officer where warrant is fair on its face, 2-893 Necessity, 2-869 Prima facie regular, 2-901 Rearrest on same warrant, 2-868 Retention of warrant by officer, 2-868 Showing warrant, see infra, Notice of officer's authority. Verbal order of magistrate, 2-881 Void on its face, 2-899 Waiver of defects in, 2-910 Warrant must be in officer's possession, Where process must be executed, 2-862 What constitutes, 2-834 Authority, 2-834 In general, 2-834 Intention, 2-834 Manual touching, 2-836 Mere words, 2-838 Restraint necessary, 2-835 Submission, 2-838 Where process must be executed, 2-862 At common law, 2-863 Independent of statute, 2-862 Killing officer acting illegally, 2-864 Statutory provisions, 2-862, 863 Without warrant, see infra, Arrest without warrant. Words, 2-838 ARREST OF JUDGMENT, 2-915; 17-850 See JUDGMENTS AND DECREES. ARRIVAL, 2-915 Arrival in safety, 3-174. Arrival of ship, 4-85 Bill of lading, 2-915 Demurrage, 2-915 Marine insurance, 2-916 Ships and shipping, 2-915 ARRIVE: Sales to arrive, see Conditional Sales. Warranty: Sale of goods to arrive, 30-135 ARROGATION, 2-916 ARSON, 2-917 Accessory, 2-937 Testimony of accomplice, 2-939 Accidental burning, 2-918 Accomplices, see infra, Accessory. Actual burning, see infra, Burning. Actual presence, 2-927 Adjoining, 1-637 Apartments, 2-925

ARREST, cont'd.

ARSON, cont'd.	ARSON, cont'd.
Attempts, 2-937	Elements of the offense, cont'd. Ownership and possession, see infra
Attempts to commit crime, 3-262 Barns, 2-924, 931, 932; 3-856	Ownership and possession.
Buildings (see infra, Dwelling house), 2-931	Property burned, see infra, Property
"Burn," 2-922, 923	burned.
Burning, 2-922	Time, 2-936
Actual burning necessary, 2-922	Escape:
In general, 2-922	Burning bole in jail to escape, 2-919
Merely putting fire into or towards	Evidence, 2-938 Corpus delicti, see infra, Corpus delicti.
a house, 2–922 "Setting fire to" and "burning"	Evidence of defendant's presence, 2-941
distinguished, 2-922	Excessive insurance, 2-941
"Setting fire to" and "burning"	Footprints, 2-942
equivalent, 2-922	Motive, 2-940
Means by which fire is applied, 2-923	Possession of goods, 2-942
Object to which fire is applied, 2–924	Previous attempts, 2–939
What constitutes a burning, 2-923 Burning defined, 2-923	Testimony of accomplice, 2–939 Threats, 2–940
Charring constitutes a burning,	Tracks, 2-942
2-923	Factory, 12-707
Material injury not necessary, 2-	Fences, 2-929, 932
923	Fire, see infra, Burning.
Scorching or discoloration, 2-923	Fire insurance, 2-934; 3-1021, 1022; 13-131
Character in evidence, 5–862	Excessive insurance as evidence, 2-941
Charring, 2–923 Communicating fires, 2–924	Intent to defraud, 2–921 Footprints, 2–942
Corncrib, 2-932; 7-596	Fraud:
Corpus delicti, 7–862	Insurance, 2-921, 934
Circumstances in defendant's favor,	Intent to injure or defraud, 2-920
2-939	Grain, 2-925
Evidence of felonious burning, 2-938	House (see infra, Dwelling house; Property
How proven, 2-938 Must be proven, 2-938	burned):
Previous attempts, 2–939	Burning personal property in building, not arson, 2-922
Testimony of accomplice, 2-939	Incomplete structures, 2-931
What constitutes corpus delicti, 2-938	Merely putting fire into or towards a
Cotton house, 2-932	house, 2-922
Court house, 2-933	Must be intent to hurn a house, 2-919
Curtilage, 2–929 Definition, 2–917	What constitutes a house, 2-931 Husband and wife, 2-934
Degrees of arson, 2-930	Incomplete structures, 2–931
Degrees of offenses:	Infamy and infamous crimes, 16-246
Time, 2-936	Insurance, 2-934; 3-1021, 1022; 13-131
Disused dwelling, 2–926	Excessive insurance as evidence, 2-941
Dwelling house, 2-925 Actual presence in house at time of	Intent to defraud insurance company,
burning, 2-927	2-921 Intent, 2-918
"Adjoining," 2–929	Accidental burning, 2-918
Apartments, 2-925	Burning hole in jail to escape, 2-919
Character of buildings, 2-925	Communicating fires, 2-924
Curtilage, 2-929	Evidence, 2-941
Disused dwelling, 2-926	Intent to burn not specific, 2-919
Fences, 2–929 In general, 2–925	Intent to burn personal property, 2-919 Intent to burn the building, 2-918
Interior communication, 2-925	Intent to defraud insurance company,
Jails, 2-925	2-921
Must be occupied, 2-926	Intent to injure or defraud, 2-920
No interior communication, 2-926	Malicious, 2-918
Outhouses, 2-928	Must be an intent to burn a house,
Stable, 2–928 Statutory occupation, 2–927	Presumption of intent to burn, 2-919
Temporary absence, 2-927	Primary intent to burn one's own house,
Unfinished house, 2-926	2-924
Vacant dwelling house, 2-926, 927	Wilful, 2-918
What constitutes, 2-925	Jails, 2-925, 933
What constitutes outhouse, 2-928	Burning hole in jail to escape, 2-919
Whole building not occupied as dwelling,	Libel and slander see Liber and Stander
2-925 Elements of the offense, 2-918	Libel and slander, see LIBEL AND SLANDER. Malice, see infra, Intent.
Burning, see infra, Burning.	Manufactory, 12-707
Intent, see infra, Intent.	Mills, 2-933
1	04 Volume XXXI.
	·

ARSON, cont'd.	ARSON, cont'd.
Motive:	Scorching, 2-923
Evidence of, 2-940	"Setting fire to," 2-922 Solicitation to commit crime, 25-1154
Murder and manslaughter, 21–147 Night, 2–936	Stable, 2-932
Occupants, 2-935, 536	Štacks, 2-924, 932
Outhouses, 2–928	Storehouse, 2-925, 933
Ownership and possession, 2-934	Temporary absence, 2-927 Threats, 2-940
Actual occupant burning house, 2–936 Hushand or wife hurning the house of	Evidence, 2-941
the other, 2-934	Time, 2-936
Landlord and tenant, 2-936	Title, see infra, Ownership and possession.
Lessee of house, 2-936	Unfinished structures, 2-931
Must be the house of another, 2–934 Occupant considered as owner, 2–	Vacant houses, 2-926, 927 Value of house burned, 2-933
Occupant considered as owner, 2- 935	Wilful, see infra, Intent.
Owner burning house with intent to de-	ART, 2-943
fraud insurance company, see infra,	See Judicial Notice.
Fire insurance.	Patent law, 2-944
Ownership must be proven, 2-935 Primary intent to burn one's own house,	Patents, 22-273 ARTESIAN WELLS, 2-944
2–924	ARTICLE, 2-945; 30-712
Possession, see infra, Ownership and posses-	Carriers of goods, 2-946
sion.	Corporations, see Corporations.
Possession of goods, 2-942	Express companies, 2-946
Presumption: Intent .to burn, 2~919	Markets, 19-1144 ARTICLES DEMANDED, 2-947
Malice, 2-918	ARTICLES OF WAR, see MILITARY LAW.
Prisons, 2-925, 933	ARTICULATE SPEECH, 2-947
Burning hole in jail to escape, 2-919	ARTIFICE, 2-947
Proof of other crimes, 23-252	ARTIFICER, 2–947 ARTIFICIAL, 2–948
Property hurned (see infra, House), 2-924 At common law, 2-924	ARTIFICIAL MONUMENTS, see Bound-
Barns, 2-924	ARIES.
Dwelling house, see infra, Dwelling	
house.	ARTISAN, 2-948; 29-339
Generally, 2–924 Grain, 2–924	ARTIST, 2-949 ART UNION:
Stacks, 2-924	Lotteries, 2-944
Statutes, 2-930	AS, 2-949
Barns, 2-931	As good as, 30-227
Building, 2–931 Church, 2–933	As soon as possible, 25–1158 AS AFORESAÍD, 2–949
Cornerib, 2-932	ASCENDANT, 2-959
Cotton house, 2–932	ASCERTAIN, 2-950
Court house, 2-933	ASPHALT, 2-950
Degrees, 2–930	ASPHYXIA, 2–950 ASPORTATION, 2–950
Fences, 2–932 House defined as used in statutes,	
2-931	ASS, 2-951
Incomplete structures, 2-931	ASSAILANT, 2-951
Jail, 2-933	ASSAULT AND BATTERY, 2-952
Mills, 2–933 Sawmill, 2–933	See Affray; Breach of the Peace; Prize Fight; Riot.
School house, 2-933	Ability in assault, 2-957
Shops, 2-933	Ability and intent must concur, 2-959
Stable, z-93z	Ability apparent only, 2-958
Stacks, 2-932 Statutory changes in law, 2-930	Apparent ability sufficient, 2–958 Assault with pistol, 2–958
Storehouse, 2-933	Present apparent ability, 2-957
Subjects of statutory arson, 2-931	Unloaded pistol, 2-958
Unfinished structures, 2-931	Abusive language:
Value of house buffied, 2-933	Mere words or menaces do not consti-
Warehouse, 2–932 Woods, 2–932	tute an assault, 2–957
Punishment, 2-943	Accessory, 2-975 All participants principals, 2-975
Reasonable doubt, 23-970	Accident, 2-988
Civil case, 13-532	Accidental injury, 2-954
Rewards:	Accord and satisfaction, 1-410
Offer hy towns, 24-945 Riot, 24-975	Actions, see infra, Civil actions. Agency:
School houses, 2-933	Liability of principal, 1-1153
	105 Volume XXXI.

ASSAULT AND BATTERY, cont'd.

```
ASSAULT AND BATTERY, cont'd.
                                                      Consent, cont'd.
  Aggravated assaults, 2-965
                                                           Breach of the peace, 2-987
      Aggravated assault includes common as-
                                                           In common assault, 2-986
        sault, 2-966
                                                      Consideration:
      Assault with intent to commit rape, see
                                                          Liability for assault and battery, 6-
                                                            716
      Assault with intent to kill, see infra,
                                                      Conspiracy:
         Murder and manslaughter.
                                                          Conspiracies to commit assault and bat-
      Child, 5-1083
                                                             tery, 6-853
      Dangerous or deadly weapon, see infra,
Dangerous or deadly weapon.
                                                      Contributory negligence, 2-988
                                                      Corporations:
      Felony, 2-966
                                                          Action against corporation, 2-990
      General rule, 2-965
                                                          Exemplary damages, 2-994
      Indecent assault, see infra, Indecent as-
                                                          Liability of corporations, 7-827
                                                      Cruel and unusual punishment, 8-440
      Meaning of the term aggravated assault,
                                                      Damages, 2-992
                                                          Compensatory damages, 2-992
      Shooting, 2-966
                                                          Evidence in aggravation or mitigation
      Stabbing, 2-966
                                                             of damages, see infra, Evidence.
  Wounding, 2-966
Aggravation of damages, see infra, Evidence.
                                                          Exemplary damages, see infra, Ex-
                                                      emplary damages.

Dangerous or deadly weapon, 2-970
  Aiders and abettors, 2-975
  Apprentices, 2-962
                                                          Aggravated assaults, 2-966
  Arrest, 2-961
                                                          Examples of dangerous or deadly weap-
      Amount of force which officer may use,
                                                          ons, 2-971, 972
Gravamen of the offense, 2-970
        2-966
      Arrest without warrant, 2-961
                                                          Intent, 2-970
Knife, 2-972
      Escaped convict, 2-906
      Excessive force, 2-961
                                                           Pistols, 2-971
      Felony and misdemeanor, 2-906
                                                           Pistol used as club, 2-973
      Officer using lawful force, 2-961
                                                          Pitchfork, 2-973
Proof of wounding or battery not es-
      Resisting arrest, 2-906
      Resisting unlawful arrest, 2-909, 980
                                                            sential, 2-970
      Right of lawful resistance, 2-909
                                                           Questions of law and fact, 2-971, 972
      Self-defense, 2-980
                                                           Statutory offense, 2-970
      Whether officer liable for assault, 2-961
                                                          What constitutes dangerous or deadly
  Assault with intent to rape, see RAPE.
                                                             weapon, 2-971
  Assignments, 2-1023
                                                      Deadly weapon, see infra, Dangerous or
                                                      deadly weapon.

Defense of family, 2–981

Defense of property, 2–981
  Attempts to commit crime, 3-253
      Aiming a gun, 3-266
      Assault with intent to rape, 3-255, 261
      Unlawful wounding, 3-262
                                                           Amount of force, 2-982
  Attorney's fees, 2-995
                                                           Danger must be reasonably apprehended,
  Battery (see infra, Force in battery):
                                                             2-982
      Definition, 2-953
                                                           General rule, 2-981
  Brass knuckles, 4-880
                                                      Defenses:
  Carriers of passengers, see Carriers of Pas-
                                                           Accident, 2-988
    SENGERS.
                                                           Consent, see infra, Consent.
  Character in evidence, 2-1000
                                                           Contributory negligence, 2-988
      Civil actions, 2-1001
                                                           Defense of family, 2-981
           Character of defendant, 2-1001
                                                          Defense of property, 2-981

Ejectment of trespassers, see infra,
           Character of plaintiff, 2-1001
      Criminal prosecution, 2-1002
                                                             Trespassers.
           Character of defendant, 2-1002
                                                           Recapture of property, see infra, Re-
           Character of prosecutor, 2-1002
                                                          capture of property.

Self-defense, see Self-defense.
      Defendant as witness, 2-1003
      Mitigation of damages, 2-999
                                                      Definitions, 2-953
Assault, 2-953
      Specific acts, 2-1002
  Civil actions, 2-989
                                                           Battery, 2-953
      Action against corporation, 2-990
                                                      Disturbing meetings, 9-672
      Action against master for assault by
                                                      Divorce, see DIVORCE.
         servant, 2-990
                                                      Ejectment of trespassers, see infra, Tres-
      Conviction of the crime no defense to
        civil action, 2-989
                                                      Essential elements of an assault or battery,
      Damages, see infra, Damages.
      Injuries inflicted through negligence,
                                                           Ability in assault, see infra, Ability in
         2-989
                                                             assault.
      Record of conviction inadmissible, 2-989
                                                           Force in battery, see infra, Force in
      When it lies, 2-989
                                                             battery.
  Compounding offenses, 6-407
                                                           Intent, see infra, Intent.
  Consent, 2-986; 8-293
                                                           Overt act in assault, see infra, Overt
      Assault with intent to rape, 2-987
                                                             act in assault.
```

ASSAULT AND BATTERY, cont'd.	ASSAULT AND BATTERY, cont'd.
Evidence, 2-999	Indecent assault (see RAPE), 2-973, 975;
Aggravation of damages, 2-995	16–165
Counsel fees, 2–995 General rule, 2–995	Aggravated assault, 2–975 Indecent exposure of person, 2–975
Pecuniary condition of defendant,	Indecent liberties with women, 2-959
2-996	What constitutes indecent assault, 2-975
Character in evidence, see infra, Char-	Indecent exposure of person, 2-975
acter in evidence.	Infants, 2-976; 16-313
Evidence sufficient to convict, 2-999	Indecent assault, 16-315
Generally, 2-999	Liability of infant, 16-307
Intent, 2-1000	Innkeepers, see Inns and Innkeepers.
Mitigation of damages, 2-996	Intent, 2-953
Character of plaintiff and defendant,	Ability and intent must concur, 2-959
2-999 Provocation must have been recent,	Accidental injury, 2–954 Evidence of intent, 2–1000
2-998	How far essential, 2-953
Threats, 2-997	Intent and injury must concur, 2-955
What may be shown in mitigation	Intent to murder, see infra, Murder and
or excuse, 2-997	manslaughter.
When provocation or excuse may	Murder and manslaughter, 21-114
be shown, 2-996	Death caused by chance blow, 21-
Previous assaults, 2–997, 1001	114
Previous threats, 2-997, 1001	Death caused by use of deadly
Exemplary damages, 2-993	weapon, 21-114
Corporations, 2–994 Discretion of the jury, 2–994	Presumptions, 2-954 Rape, see RAPE.
General rule, 2-993	Specific intent need not be executed,
Malice, 2-994, 995	2-955
Exposure of person, 2-975	Intoxication, 17-411, 413
Express companies, 12-560	Assault with intent to commit rape, 17-
False imprisonment, see False Imprison-	411
MENT.	Assault with intent to kill, 17-411
Family: Defense of family, 2–981	Evidence of intoxication not competent,
Firearms (see infra, Dangerous or deadly	Jeopardy:
weapon; Pistol):	Aggravated assault, 17-600
Aiming a gun, 3-266	Assault and contempt, 17-602
Discharging loaded arms, 3-267	Assault and higher offenses comprehend-
Empty gun, 3-268	ing it, 16-600
Shooting, 2-966	Assault and mayhem, 17-600
Force in battery, 2–959	Prosecution for higher as bar to prose-
Lawful force, 2–960 Excessive force by officer, 2–961	cution for lower crime, 17-599 Prosecution for lower as bar for prose-
General rule, 2–960	cution for higher crime, 17-599
Husband and wife, see infra, Hus-	Prosecution for murder or manslaughter
band and wife.	after conviction for assault and death
Master and servant, 2-965	of injured person, 17-600
Master of a vessel, 2-964	Justices of the peace, 18-23
Officers, 2–961	Kidnapping, see Kidnapping.
Officers in army and navy, 2–964 Parents, see infra, Parent and child.	Kill, see infra, Murder and manslaughter. Libel and slander, 18–877
Superintendent of almshouse, -2-	Administration of poison, 18–877
964	Felonious assault charged, 18-877
Unlawful force, 2-959	Illustrations, 18-877
Administering poison or drugs,	Oral words charging assault and battery,
2-960	18-877
False imprisonment, see False Im-	Written words charging assault and bat-
PRISONMENT.	tery, 18–877 Limitation of actions, 19–280
General rule, 2–959 Indecent liberties with women,	Married women:
2–959	Liability, 2-976
Indirect force, 2-960	Master and servant, 20-24
Forcible entry and detainer, 2-984	Action against master for assault by
Great hodily injury, harm, etc., 14-1117	servant, 2–990
Homicide, see infra, Murder and man-	Liability of master for assault and hat-
slaughter.	tery by servant, 20-171
Husband and wife: Chastisement of wife, 2–963	Assaults by servants not within
Liability of feme covert, 2-976	scope of employment, 20–175 Brakemen, 20–173
Imprisonment for deht and in civil actions,	Detectives, 20-172
16-20	General rule, 20-171

•	
ASSAULT AND BATTERY, cont'd. Master and servant, cont'd.	ASSAULT AND BATTERY, cont'd. Property:
Liability of master for assault and bat-	Defense of property, 2-982
tery by servant, cont'd:	Recapture of property, see infra, Re-
Locomotive engineers, 20-173	capture of property.
Railroad companies, 20-172	Pupils; see Schools. Questions of law and fact:
Salesmen, etc., in shops, 20-171 Servants retaking master's property,	Dangerous or deadly weapon, 2-571
20-172	Rape, see Rape.
Street-car drivers, 20-172	Recapture of property, 2-983
Watchmen, 20-172	Examples, 2-983, 984
Master chastising servant, 2-965	General rule, 2–983
Right to chastise servant, 20-51	Limits of the right of recapture, 2-983
Masters of vessels (see Masters of Ves-	Title to property in dispute, 2-984
sels), 2-964	Using force to retake one's own prop-
Mayhem, see MAYHEM.	erty, 2–983 Riot, 24–975
Merger: Homicide and assault and battery, 20-605	Schools (see Schools), 25-24, 62
Military law:	Seamen, 25-135
Officers in army and navy, 2-964	Liability of master, 25-135
Mitigation of damages, see infra, Evidence.	Liability of vessel and owners, 25-135
Murder and manslaughter (see MURDER AND	Self-defense, see Self-defense:
Manslaughter):	Set-off, recoupment, and counterclaim, see
Assault with intent to murder:	SET-OFF; RECOUPMENT; AND COUNTERCLAIM.
Aiming at one and wounding an-	Shooting (see infra, Firearms; Pistol):
other, 2–968	Aggravated assaults, 2-966
Assault with intent to kill, 2-969 Attempt and intent essential, 2-967	Sleeping-ear companies, 25-1115, 1123 Assault by servant, 25-1115
Crime must have been murder had	Assault by third person, 25-1116
death ensued, 2-969	Stabbing, 2-966
Intent inferred from means used,	Teachers, see Schools.
2–968	Theatres and amusements, 28-125
Intent to murder, 2-967	Threats and threatening letters, 2-956, 957
Mutual comhat, 2-969	Mitigation of damages, 2-997
Resulting manslaughter not suffi-	Trespassers:
cient, 2–969	Ejectment of trespassers, 2-984
Shooting with pistol, 2-968	Carriers of passengers, see Carriers
Test that resulting homicide would have been murder, 2-968	of Passengers: Force must be reasonable, 2-985
What intent sufficient, 2-967	Innkeepers, see Innkeepers.
Whether murder in the first or sec-	Using force to eject trespassers,
ond degree immaterial, 2-968	2-984
Homicide and assault and battery, 20-605	Union depots, 29-141
Negligence, 2-988	Weapon, see infra, Dangerous or deadly
Injuries inflicted through negligence,	weapon.
2-989 Overt act in assault (see infra, Force in bat-	Who are criminally liable, 2-975
tery), 2-956	Fight by mutual consent, 2-976 Infants, 2-976
Abusive language, 2-957	In general all participants principals,
Drawing pistol, 2-956	2-975
General rule, 2–956	Prize fights, see PRIZE FIGHTS.
Threats, 2-957	Witnesses:
Threats and demonstrations of violence,	. <u>D</u> efendant as witness, 2–1003
2–956	Former conviction of defendant of a
Unequivocal purpose of violence united	felony, 2-1003
With overt act, 2-956 Parent and child:	Women, see infra, Indecent assault.
Correction of child by parent, 2-962	Wounding, 2-966 ASSEMBLE — ASSEMBLY, 2-1003
Persons in loco parentis, 2-062	ASSEMBLY, see Unlawful Assembly.
Pews and pew rights, 22-763	Criminal law:
Pistol (see infra, Dangerous or deadly	Unlawful assembly, see Unlawful As-
weapon; Firearms):	SEMBLY.
Ability to injure, 2-958	ASSENT, 2-1004
Drawing pistol, 2-956	Consent, 2-1005
Presenting unloaded pistol, 2-958	Consent and assent, 6-663
Poisons and poisoning, 22-912	ASSERT, 2-1005
Administering poison or drugs, 2-960 Presumptions:	ASSES:
Intent, 2–954	Cattle, 5-771 ASSESSMENTS, 2-1006
Relationship of parties, 2-963	See Special or Local Assessments; Stock
Prize fights, see Prize Fights.	AND STOCKHOLDERS; TAXATION.
Proof of other crimes, 23-252	Landlord and tenant, 18-653
	Volume XXXI.
10	volume AAAI.

ASSESSMENTS, cont'd. Manner of assessments, 19-919 Succession taxes, see Succession Taxes. ASSETS, 2-1006 Decedents' estates, see DEBTS of DECEDENTS; MARSHALING DECEDENTS' ESTATES. Estates, 11-358 Marshaling decedents' estates, see MARSHAL-ING DECEDENTS' ESTATES. ASSIGNEE, see Assignments. ASSIGNMENTS, 2-1007 See Assignments for Benefit of Creditors; Bills of Sale; Chattel Mort-GAGES; DEEDS; GIFTS; SALES; VENDOR AND PURCHASER. Accounts: Book accounts, 2-1015 Informal assignment of accounts, 2-1055 Open accounts, 2-1020 Unliquidated balance, 2-1020 Admissions, 2-1090 Assignment of chattel or chose in action, 1-684 Assignor and assignee, 1-681 Adverse possession, 2-1040 Chattels held adversely, z-1040 Land held adversely, 2-1041 Alteration of instruments, 2-192 Bona fide assignee of mortgage, 2-192 Recovery of original consideration by assignee of instrument, 2-203 Apprentices, see Apprentices.
Assault and battery, 2-1023
Assignee (see infra, Parties to assignment; Rights of parties): Grantee, 14-1115 Legal representatives, personal representatives, representatives, etc., 18-816 Res judicata, 24-734 Assignee takes subject to equities, 2-1080 Executory agreement for sale of land, 2-1081 General rule, 2-1080 Latent equities as to non-negotiable instruments, 2-1081 Latent equities of third persons, 2-1081 Assignments by pledgor, 22-879 Assignor, see infra, Parties to assignment. Assigns, 3-156 Attachment, 3-201 Attachment bonds, 2-1042 Attorney and client, 2-1012 Bail (in civil cases): Assignment of bail bond, 3-595 Bail and recognizance (in criminal cases): Bail bonds, 2-1042 Bank books, 2-1060 Gift of deposit in a savings bank by delivery of bank book, 2-1075 Benevolent or beneficial associations: Premium notes, 3-1108
Bills of exchange and promissory notes (see BILLS OF EXCHANGE AND PROMISSORY Notes), 2-1009, 1062 Bona fide purchasers (see Purchasers for VALUE AND WITHOUT NOTICE), 24-1169
Bonds (see DEBENTURES), 2-1009, 1041; 4-648 Appeal bonds, z-1042 "Assigns," 2-1043 At common law, 2-1041 Attachment bonds, 2-1042

ASSIGNMENTS, cont'd. Bonds, cont'd. Bail bonds, 2-1042 Bond for the conveyance of land, 2-1046 Bond may be assigned by delivery alone, Bond with collateral condition, 2-1042 Consideration, 2-1075 Delivery, 2-1058 Injunction bond, 2-1042 Prison-bound bonds, 2-1042 Release by obligee, 2-1041 Replevy bond, 2-1042 Statutes, 2-1041 What bonds may be assigned, 2-1042 Bottomry and respondentia, 4-738, 749 Bounty lands, 2-1045 Building and loan associations, see Building AND LOAN ASSOCIATIONS. Carriers of goods: Claim against carrier, 2-1022 Cause of action, see infra, Choses in action. Champerty and maintenance (see CHAMPERTY AND MAINTENANCE; see infra, Choses in action), 2-1015 Future and contingent interests, 2-1026 Chattel mortgages (see CHATTEL MORT-GAGES), 2-1043, 1087 Checks, 2-1064 Check as assignment pro tanto, z-1072 Payee and attaching creditor, 2-1066 Payee's right to maintain action at law against drawee, 2-1065 Payee's right to sue drawee, z-1066 Whether check operates as assignment, 2-1064 Choses in action, 2-1014 Assault and battery, 2-1023 Assignee stands in the shoes of assignor, Assignee takes subject to equities, see infra, Assignee takes subject to equi-Assignment after verdict, 2-1025 Assignment of debt carries remedy, Assignor's interest passes to assignee, 2-1084 Bill in equity for fraud, 2-1024 Bonds, see infra, Bonds. Book account, 2-1015 Chattel mortgages, see CHATTEL MORT-GAGES. Choses ex contractu, 2-1018 Choses ex delicto, 2-1020 Choses ex delicto connected with right of property, 2-1021 Claim against common carrier, 2-1022

Volume XXXI.

Claims against the United States, see

Claims for services rendered, 2-1019 Commercial paper, 2-1016

Consequential injury to estate, 2-1025

Contracts of guaranty, see GUARANTY.

Equitable rules adopted at law, 2-1016

Conversion of property, 2-1021 Cutting timber, 2-1022

Debts, present and future, 2-1014 Effect of assignment, 2-1079

infra, United States.

Common law, 2-1014

Debt, 2-1020

Equity, 2-1015

ASSIGNMENTS, cont'd. Choses in action, cont'd. Ex contractu, 2-1018 Executory contracts involving personal trust or liability, see infra, Executory contracts involving personal trust or liability. Form of assignment, 2-1055 Accounts, 2-1055 Bills of exchange, see Bills of Ex-CHANGE AND PROMISSORY NOTES. Bond, 2-1058 Checks, see infra, Checks. Delivery, 2-1058, 1059 Delivery necessary where there is a note or other written obligation, Delivery not essential where there is no written evidence of debt, 2-1058 Delivery of evidence of debt, 2-1057 Executory agreement to pay out of particular fund, 2-1068 Insurance policy, 2-1058 form No particular necessary, 2-1055 Open account, 2-1058 Operation of some particular forms as assignments, 2–1059 Order on designated fund, see ORDERS. Parol assignment, 2-1056 Partial assignments, 2-1069 Power of attorney, see infra, Power of attorney. Seal, 2-1057 Separate writing, 2-1056 Fraud, 2-1016 Fraud and deceit, 2-1023 Fraud affecting estate, 2-1024 Fraud in sale of goods, 2-1024 Future and contingent interests, see infra, Future and contingent interests. Gaming, 2-1019 Injuries affecting real estate rather than person assignable, 2-1020 Innkeeper, 2-1022 Instances of claims ex delicto not assignable, 2-1023 Insurance policies, see BENEFICIARIES IN INSURANCE; LIFE INSURANCE. Interests in lands, see infra, Interests in Judgments and decrees, see infra, Judgments and decrees. Killing stock, 2-fo22 Licenses, see infra, License. Liens, see infra. Liens. Malicious prosccution, 2-1023 Modern doctrine, 2-1016 Open accounts, 2-1020 Original doctrine, 2-1014 Personal confidence, 2-1018 Personal injuries, 2-1022, 1023 Private international law, see PRIVATE INTERNATIONAL LAW. Property held adversely, see infra, Adverse possession. Reasons for the common-law rule, 2-1015

Rights arising from contracts founded

on personal confidence, 2-1018

Seduction, 2-1023

Assignments.

ASSIGNMENTS, cont'd. Choses in action, cont'd. Slander, 2-1023 Test of assignability, 2-1017 To what extent common-law rule still prevails, 2-1017 Trespass, 2-1021 Unliquidated balance, 2-1020 Usurious interest, 2-1022 What passes by assignment, 2-1084 Common law, 2-1010 Conditional sales, 6-485 Conditional sales, see Conditional Sales. Consideration, 2-1073; 6-708, 735, 738

As between assignee and party liable for chose in action assigned, 2-1075 Bond, 2-1075 Character of consideration, 2-1074 Consideration as between assignor and assignee, 2-1073 Contracts to convey land, 2~1073 Executed voluntary assignment, 2-1075 In general, 2-1073 Leases, 2-1073 Mortgages, 2-1073 Natural love and affection, 2-1075 Pre-existing debt, 2-1075 Presumptions, 2-1073 Promise of debtor, 2-1097 Security of debt as consideration, 2-1075 Valuable consideration, 2-1074 Contingent interest, see infra, Future and contingent interests. Contracts: Choses ex contractu, 2-1018 Contractor assigning beneficial interest in contract, 2-1028 Contracts for public work, 2-1036 Executory contracts involving personal trust or liability, see infra, Executory contracts involving personal trust or liability. Contracts of affreightment and charter-parties: By whom freight payable, 7-261 Freight, 7-257 Priority among assignees, 7-258 Conversion, see infra, Trover and conversion. Conveyance, 7-492 Copyright, see Copyright. Corporations, 2-1013 Counties: Capacity to take bonds, notes, etc., by assignment, 7-934 Liability to assignee of contract, 7-947 Covenants, 2-1046 Covenant for rent, 2-1046 Covenant of seizin, 2-1047 Covenant of warranty, 2-1047 Covenant to repair, 2-1046 Decisions conflicting, 2-1046 Crops: Future crops, 2-1029 Unharvested crops, 2-1029 Debentures, see Debentures. Debts, see infra, Choses in action. Declarations, 2-1090 Decrees, see Judgments and Decrees. Deeds, 9-100 Definition, 2-1009 Delivery: Bond, 2-1058

ASSIGNMENTS, cont'd.

ASSIGNMENTS, cont'd.

Delivery, cont'd. Form of assignment, cont'd. Debt existing in an open account assign-Interests in lands, 2-1052 able without delivery, 2-1058 Leases, 2-1054 Mortgage, 2-1053 Quitclaim deed, 2-1053 Delivery necessary where there is a note or other written obligation, 2-1059 Delivery not essential where there is no written evidence of debt, 2-1058 Rent, 2-1054 Fraud: Delivery of evidence of debt, 2-1057 Bill in equity for fraud, 2-1024 Delivery of separate paper of assignment, 2-1059 Fraud affecting estate, 2-1024 Fraud in sale of goods, 2-1024 Demurrage, see DEMURRAGE. Diligence of assignee, 2-1093 Fraudulent misrepresentation of solvency of third person, 2-1024 Distress, 9-632 Right of action for fraud and deceit not Dower, see Dower. assignable, 2-1023 Due diligence of assignee, 2-1093 Setting aside assignment, 2-1016 Fraudulent sales and conveyances, Easements: FRAUOULENT SALES AND CONVEYANCES. Burdens and benefits pass to assignees of both servient and dominant tenements, Future and contingent interests, 2-1026 10-400 Contractor assigning beneficial interest in Easements in gross, 2-1045; 10-404 a contract, 2-1028 Effect of assignment, 2-1079 Earnings of a ship, 2-1028 Assignee takes subject to equities, see Equity, 2-1026 infra, Assignee takes subject to Expectancies, 2-1029 equities. Future crops, 2-1029 General rule, 2-1079 Future profits, 2-1027 What passes by assignment, 2-1084 Generally, 2-1026 Interest under a will, 2-1031 Entry, 2-1045 Equitable assignments (see infra, Choses in Money to become due, 2-1027 action; see FIRE INSURANCE), 2-1010; Possibilities, 2-1026 11-56 Unearned wages or salary, see infra, Fires, 13-462 Wages or salary. Gaming: Equitable mortgages, see Equitable Mort-GAGES. Claim against the winner for money lost Equity: at play, 2-1019 Assignee takes subject to equities, Garnishment, see GARNISHMENT. Gifts, see GIFTS. 2-1080 When assignee of legal choses in action, Government, see infra, United States. Guaranty, see GUARANTY. 2-1005 Equity of redemption, 2-1049 History, 2-1010 Illegal contracts, 15-932
Assignees of illegal contracts, 15-1012 Estates, see infra, Interests in lands. Estoppel, 2-1100 Executions, see EXECUTIONS. . Bona fide holder of negotiable paper, Executory agreement to pay out of particular fund, 2-1068 Non-negotiable and past-due securities, Executory contracts involving personal trust 15-1012 Paper assigned after maturity, 15-1012 or liability, 2-1034 Contracts for public work, 2-1036 Implied warranty, 2-1090 Delectus personæ material, 2-1036 Independent contractor: Contractor assigning beneficial interest Delectus personæ not material, 2-1035 General rule, 2-1034 in contract, 2-1028 General test of assignability, 2-1035 Indorsement, 2-1009 Parties may prohibit assignment, 2-Indorser of negotiable paper in assignor, 2-1011 Responsibility and solvency material, Injunctions: Injunction bonds, 2-1042 2-1037 Exemptions from execution, 12-208 Insanity, 2-1012 Insurance, see BENEFICIARIES IN INSUR-Expectancies, 2-1059 ANCE; LIFE INSURANCE. Factors or commission merchants: Interests in lands, 2-1044 Bounty lands, 2-1045 Factor's lien, 2-1050 Ferries: Contracts to convey, see VENDOR AND License, 2-1049 Fire insurance, see FIRE INSURANCE. PURCHASER. Fires: Covenants, see Covenants. Claim for property destroyed by fires, Easement in gross, 2-1045 Form of assignment, 2-1052 2-1022 Form of assignment, 2-1052 General rule, 2-1044 Leases, see LEASES. Chattel mortgages, 2-1054 Choses in action, see infra, Choses in Licenses, see LICENSE (REAL PROP-ERTY). Interest of mortgagor in mortgaged prem-Liens, see LIENS. Mortgages, see Mortgages. ises, 2-1054

111

Volume XXX1.

ASSIGNMENTS, cont'd. ASSIGNMENTS, cont'd. Notice of assignment, 22-524, 525 Interests in lands, cont'd. Occupation, business, and privilege taxes, Rents, 2-1045 Right of entry, 2-1045 Orders, see ORDERS. liquors, see INTOXICATING Intoxicating Parol assignments, 2-1056 LIQUORS. Parol evidence, 11-549 Intoxication, 2-1012 To show purpose of assignment, 21-1113 Joint tenants and tenants in common, 2-1013 Partial assignments, 2-1069 Judgments and decrees (see Judgments and Bill of exchange as assignment pro tanto. Decrees), 2-1042 Judicial sales: 2-1072 Assignee of certificate of purchase, Check as assignment pro tanto, 2-1072 Order for part of debt, 2-1069 17-1031 Rule at law, 2-1069 Landlord and tenant, see LEASES. Lands, see infra, Interests in lands. Rule in equity, 2-1070 Where part assigned is vague and in-Leases, see Leases. definite, 2-1071 Letters of credit, 14-1159 Parties to assignment, 2-1011 Libel and slander, 2-1023 License, 21-825 Agency, 2-1012 Assignee, 2-1011 License (real property), 2-1049; 18-1140, Assignee in fact, 2-1011 1143 Assignee in law, 2-1011 Coupled with an interest, 2-1050 Liens (see infra, Mechanics' liens), 2-1050 Assignor, 2-1011 Attorney at law, 2-1012 Common-law liens, 19-25 Competency of parties, 2-1011 Common-law rule, 2-1050 Corporations, 2-1013 Equitable liens, 19-26 Express lien by agreement, 2-1051 Definitions, 2-1011 Generally, 2-1050 Statutory liens, 19-25 Insanity, 2-1012 Intoxication, 2-1012 Various liens, 2-1050, 1051 Married woman, 2-1012 Limitation of actions: Partners, 2-1012 Tenants in common, 2-1013 Assignee may plead statute, 19-185 Malicions prosecution, 2-1023; 19-650 Partnership (see Partnership), 2-1012 Maritime liens, 2-1050; 19-1136 Patents (see PATENTS): License, 2-1049 Markets: Payment, see PAYMENT. Stalls, 19-1152 Pensions and bounties, 22-669 Married woman, 2-1012 Mechanics' liens (see MECHANICS' LIENS), Personal injuries, 2-1023 Injuries affecting estate rather than per-2-1051 Military law: son, 2-1020 Assignment of unearned pay, 20-644 Personal trust, see infra, Executory contracts Mines and mining claims, see MINES AND involving personal trust or liability. MINING CLAIMS. Personal trust and confidence: Mortgages, see Mortgages. Rights arising from contracts, 2-1018 Municipal aid, see MUNICIPAL AID. Pledge and collateral security, see PLEDGE AND COLLATERAL SECURITY. Municipal corporations, see Municipal Cor-Possibilities, 2-1027 PORATIONS. Power of attorney, 2-1067 Municipal securities, see MUNICIPAL SECURI-Instrument irrevocable in terms, 2-Mutual insurance, see MUTUAL INSURANCE. 1068 Name: Interest must be in subject-matter of the Assignee may sue in his own name on power, 2-1068 Power of attorney operating as assignpromise to pay, 2-1096 Assignee may sue in name of assignor, ment, 2-1067 2-1094 Where coupled with an interest, 2-1067 Assignee of equitable choses may sue Powers, see Powers. Premium notes, 3-1108 in his own name, 2-1096 Statutory right of assignee to sue in his Presumptions: own name, 2-1097 Consideration, 2-1073 National banks, 2-1013 Private international law: Nature of assignment, 2-1009 Assignment of choses in action, 22-1343 Notice, 2-1076 Assignability of claim for damages As between assignor and assignee, 22-1343 2-1076 General rule, 22-1343 As between debtor and assignee, 2-Illustrations, 22-1343, 1344 Privity, 24- 749 1077 Character of notice required, 2-1078 Profit à prendre, 23-188 Choses in action as between assignor Property held adversely, see infra, Adverse and assignee, 2-1076 possession. Mortgages, 2-1079 Public officers, see infra, Wages or salary. Party liable, 2-1099 Public work: Successive assignees, 2-1077 Contracts for public work, 2-1036

112

Volume XXXI.

ASSIGNMENTS, cont'd. ASSIGNMENTS, cont'd. Purchasers for value and without notice, see Seal: PURCHASERS FOR VALUE AND WITHOUT Necessity of sealed instrument, 2-1057 Notice Seamen, see SEAMEN. Railroads, see RAILROADS. Securities, 2-1084 Real party in interest, 2-1098 Security a personal one, 2-1085 Real property, see infra, Interests in lands. What passes by assignment, 2-1084 Receivers, see Receivers. Seduction, 2-1023; 25-226 Separate property of married women, see Separate Property of Married Women. Recording acts, see RECORDING ACTS. Reinsurance, see REINSURANCE. Release: Set-off, recoupment and counterclaim, see Release by assignor inoperative, 2-1089 SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Remedy: Sheriffs' sales, see SHERIFFS' SALES. Assignment of debt carries remedy, Ships and shipping: Earnings of a ship, 2-1028 2-1084 Rents, 2-1045 Share in the profits of a whaling voyage, Covenant to rent, 2-1046 2-1028 Form of assignment, 2-1054 Specific performance, see Specific Per-Replevin: FORMANCE. Replevy bonds, 2-1042 Statutory regulations, 2-1010 Res judicata: Stock: Validity of assignment, 24-768 Claim for killing stock, 2-1022 Rights of parties, 2-1088 Stock and stockholders, see STOCK AND Admissions, 2-1090 STOCKHOLDERS. Assignee having remedy at law cannot Suit, see infra, Name. Surrender, 27-550
Tax titles, see Tax Titles. sue in equity, 2-1095 Assignee's right against the party liable, 2-1094 Tickets and fares, see Tickets and Fares. At law, 2-1094 Timber: In equity, 2-1095 Claim for cutting timber, 2-1022 On promise of debtor, 2-1096 License to cut timber, 2-1049 Under statutes, 2-1097 Tontine insurance, 28-249 Assignee's right to sue in equity in his Torts, 2-1020 own name, 2-1096 Assignment after verdict, 2-1025 Assignee's right to sue in name of as-General doctrine, 2-1020 Instances of what are assignable, 2-1020 signor, 2-1094 Assignee succeeds to rights of assignor, Instances of what are not assignable, 2-1088 2-1023 Assignment a declaration of trust, Statutes, 2-1020 2-1095 Trademarks, trade names, and unfair competition, see TRADEMARKS, TRADE NAMES Assignment of bond for conveyance of AND UNFAIR COMPETITION. land, 2-1093 Assignor cannot interfere with suit, Transfer: 2-1089 Reference to the instrument or to the transfer itself, 2-1010 Assignor held liable on failure to recover Trespass, 28-581 from obligor, 2-1092 Assignor loses control by assignment, Claim for trespass on land, 2-1021 2-1088 Trover and conversion: Claim for conversion of property, 2-1021 Declarations, 2-1090 Default of party liable, 2-1091 Trust deeds and power of sale mortgages, see Due diligence of assignee, 2-1093 TRUSTS DEEDS AND POWER OF SALE MORT-Equitable jurisdiction, 2-1095 GAGES. Equity, 2-1095 Trusts (see infra, Executory contracts in-Party liable, 2-1099 volving personal trust or liability): Release by assignor inoperative, 2-1089 Assignment a declaration of trust, 2-Right of assignee to recover from as-United States (see infra, Wages or salary), signor on failure to realize on subject assigned, 2-1090 29-171, 176 Claims against United States, 2-1038 Rights of the assignee against the as-Effect of establishment of Court of signor, 2-1088 Claims, 2-1040 Title bond, 2-1093 Illustrations, 2-1039, 1040 Warranty, 2-1090, 1091 Statutory enactments, 2-1038 Warranty of title, 2-1090 When statute applies, 2-1039 Warranty of validity of assigned claim, United States courts, see United States 2-1000 COURTS. Salary, see infra, Wages or salary. Usury, see Usury. Sales, see SALES. Fraud, 2-1024
Sales distinguished from assignment, Vendor and purchaser (see VENDOR AND PUR-CHASER): Contracts to convey, see VENDOR AND 24-1025 PURCHASER. Salvage, 24-1220, 1225 Vendor's lien, see Vendor's Lien. Savings banks, 24-1266

113

Volume XXXI.

31 C. of L .-- 8

ASSIGNMENTS FOR THE BENEFIT

ASSIGNMENTS, cont'd.

```
OF CREDITORS, cont'd.
  Verdict:
      Assignment of cause of action for torts,
                                                      Assignee, cont'd.
                                                           Assignee's employment of assignor,
                                                             3-82
      Whether assignable, 2-1025, 1026
                                                           Bonds, see infra, Bonds.
  Wages or salary, 2-1031
Assignment of future wages under ex-
                                                           Coassignee, see infra, Liability for acts
                                                             of coassignee.
        isting employment, 2-1031
                                                           Compensation, 3-90
Compromise of debts, 3-90
      Hiring from day to day, 2-1032
      Municipal officer, 2-1032
Person employed to do piece work,
                                                           Credit, see infra, Credit.
                                                           Death, 3-106, 148
Delegation of powers, 3-114
        2-1032
      Public officers, 2-1033
                                                           Delivery, see infra, Delivery.
      Share in the profits of a whaling voyage,
                                                           Discharge, 3-121
         2-1028
                                                           Discretionary powers to assignee, sec
                  salary of public officers,
      Unearned
                                                             infra, Discretionary powers to as-
        2-1033
      Where there is no subsisting contract of
                                                             signee.
                                                           Duties, powers, and rights of assignee,
         employment, 2-1032
                                                             see infra, Duties, powers, and rights of
      Where the service is continuous, 2-1032
  Warrants, see MUNICIPAL SECURITIES.
                                                             assignee.
                                                           Good faith, see infra, Good faith.
  Warranty, 2-1090, 1091
                                                           Interest, see infra, Interest.
  What passes by assignment, 2-1084
                                                           Liabilities of assignee, 3-121
Liability for business risks, 3-126
  Wills:
      Interest under a will, 2-1031
Witnesses, see WITNESSES.
ASSIGNMENTS FOR THE BENEFIT
                                                           Liability where assignment declared
                                                             void, 3-128
  OF CREDITORS, 3-1
See Composition with Creditors; Fraudu-
                                                           Naming assignee not essential, 3-35
                                                           Nonacceptance, 3-106
    LENT SALES AND CONVEYANCES.
                                                           Removal, see infra, Removal of assignee.
                                                           Rent, see infra, Rents.
  Abolition of assignments, 3-21
                                                           Renunciation by assignee, 3-151
  About, 1-196
  Acceptance (see infra, Bond of assignee):
                                                           Resignation, 3-106, 148.
      Assignee, 3-32, 62
                                                           Sales, see infra, Sales.
      Assignee's acceptance as consideration
                                                           Substitute, see infra, Substitutes.
      for assignment, 3-94
Consideration for assignments, 3-94
                                                       Assignee's bond, see infra, Bond of assignee.
                                                      Assignee's discretion, see infra, Discretionary
      Effect of nonacceptance, 3-106
                                                         powers to assignee.
      Necessity, 3-62
                                                       Assignee's liability for neglect and misman-
  Accounts, 14-404
                                                              agement, 3-121
      Accounting a condition precedent to dis-
                                                           Employment of assignor, 3-122
                                                           General rule, 3-121
         charge, 3–121
                                                           Illustrations, 3-121, 122
Liability for acts of coassignee, 3-123
       Duty of assignee to keep accounts, 3-116
  Acknowledgment, 3-64
       Acknowledgment out of state, 3-65
                                                           Neglect to sue or defend, 3-123
       Defective acknowledgment, 3-66
                                                       Assignee takes subject to equities, 3-46
       Necessity, 3-64
                                                           General rule, 3-46
       Personal acknowledgment, 3-65
                                                           Illustrations, 3-46, 47
  Admissions, 1-689
                                                           Liens, 3-47
  Affidavits, see infra, Verification.
                                                           Offsets against assignee, 3-47
  After-acquired property, 3-44
                                                           Property previously transferred, 3-47 Vendor defrauded, 3-47
       Property acquired subsequently to as-
         signment, 3-44
                                                           Vendors protected where title reserved,
       Rents not accrued or demandable, 3-44
                                                       3-47
Assignor (see infro, Close of trust; Who may
  Agency:
       Assignment by agent, 3-23
                                                             assign):
       Whether assignor's agencies revoked,
                                                           Assignee's
                                                                       employment of assignor,
                                                             3-82
  Assent of creditors, 3-62
                                                           Assignor as assignee, 3-34
       Assignment not presumptively beneficial,
                                                           Assignor's right to select assignee, 3-32
                                                           Discharge of assignor, see infra, Discharge of assignor.
       Assignments manifestly for the advan-
                                                           Employment of assignor, 3-122
         tage of creditors, 3-63
       Consideration for assignments, 3-95
                                                           Oath of assignor mandatory, 3-59
       Creditors executing assignment, 3-64
                                                           Performance of assignor's contracts,
       Implied assent, 3-63
       Onerous assignment, 3-64
                                                           Reconveyance, 3-154
       Presumption, 3-63
                                                           Reservation of trust or use for benefit
       When express assent necessary, 3-64
                                                              of assignor, see infra, Reservation of
       Whether essential to validity, 3-62
                                                              trust or use for benefit of assignor.
  Assignce (see infra, Who may be assignee):
                                                       Attachment, see ATTACHMENT.
       Acceptance, see infra, Acceptance.
                                                       Attestation, 3-55, 64
```

ASSIGNMENTS FOR THE BENEFIT ASSIGNMENTS FOR THE BENEFIT OF CREDITORS, cont'd. OF CREDITORS, cont'd. Attorney: Collections: Assignee's power to employ attorney, Collected money does not pass, 3-45 Power of attorney to collect debts, 3-10 Attorney as assignee, 3-33 Commissions, 3-120 Designation of, 14-403 Common law, 3-5 Employment of, 14-403 Validity, 3-5 Power of attorney to collect debts, Compensation, 3-119; 14-416 Commissions, 3-120 Unauthorized delivery by assignor's at-Fraudulent assignments, 3-120 torney, 3-69 Illustrations, 3-120 Attorneys' fees, 3-118, 432; 14-415, 416 Right of assignee to compensation, 3-119 Available means, 3-517 Rule similar to that concerning execu-Banks and banking, 3-848 tors, 3-119 Bills of sale, see BILLS OF SALE. Composition with creditors, see Composition Bona fide purchaser, 24-1169 WITH CREDITORS. Bond of assignee (see infra, Sureties), Compromise of debts, 3-90 3-70 Conditional sales, 6-494 Acceptance, 3-70 Amount of bond, 3-111 Conditions: Imposing conditions and coercion of Assignee's personal bond, 3-71 creditors, see FRAUDULENT SALES AND Duty of assignee to give bond, 3-110 CONVEYANCES. Amount of bond, 3-111 Confession of judgments, 3-17 Conflict of assignment laws (see PRIVATE Failure to give bond, 3-110 In general, 3-110 International Law), 3-48 Sureties, 3-111 As between parties from same state, 3-51 Failure of assignee to sign bond, 3-71 Assignments of realty governed by law In general, 3-70 Powers of assignee before filing bond, of situs, 3-53 Assignments versus bankruptcy act, 3-54 3-70 As to foreign debts due assignor, 3-52 Removal for failure to furnish bond, As to law of only domestic application, 3-150 3-51 Statutes, 3-70 Construction of statute by state court, Books of assignor: Production, 3-116 Domestic creditors protected, 3-49 Effect of possession by assignee, 3-52 Borrowed money, 3-45 Building and loan associations, 4-1018 Foreign corporations, 3-49 Burden of proof, 14-459 Foreign law violated, 3-49 Business: General rule of comity, 3-48 Continuance of business by assignor, Partnership assignments, 3-48 14-435 Preferences, 3-49, 50 State and federal decisions, 3-54 Power to continue assignor's business, 3-89 United States courts, 3-54, 55 Where assignment is intended to operate Discretion, 3-89 Power to replenish stock, 3-90 first abroad, 3-52 When provision beneficial to cred-Where the highest courts of two states itors, 3-89 differ, 3-55 When provision prejudicial to cred-Confusion of goods: itors, 3-89 Liability for interest where funds are Business risks, 3-126 mingled, 3-125 Cessio bonorum, 3-36 Consent of creditors, see infra, Assent of Chattel mortgages, see CHATTEL MORTGAGES. creditors. Choses in action, 3-40 Consideration for assignments, 3-94 Wife's chose in action, 3-42 Claims, see infra, Creditors' claims and divi-Assent of creditors, 3-95 Assignee's acceptance, 3-94 dends. Nominal consideration, 3-95 Close of trust, 3-151 Pre-existing debts, 3-94 Assignor's resulting trust, 3-153 Sufficiency, 3-94 Assignor's rights, 3-151 Construction, see infra, Interpretation and Discharge of assignor, see infra, Disconstruction. charge of assignor. Constructive assignments, 3-57 Discontinuance, 3-154 Contemplation of insolvency or bankruptcy, Presumption from lapse of time, 3-152 7-23 Reconveyance to assignor, 3-154 Continuance of business, 14-435 Renunciation of assignee, 3-151 Contracts, 3-6 Reopening trust, 3-151 Assignment as contract, 3-6 Statutory limitation, 3-152 Performance of assignor's contracts, Unexecuted trust not to be closed, Control of property, see infra, Reservation of Coassignee, see infra, Liability for acts of trust or use for benefit of assignor.

Volume XXXI.

coassignee.

Property assigned not to exceed debts,

OF CREDITORS, cont'd.

Debts, cont'd.

3-48

ASSIGNMENTS FOR THE BENEFIT ASSIGNMENTS FOR THE BENEFIT OF CREDITORS, cont'd. Conversion: Duty of assignee to convert assigned property, see infra, Duty to convert assigned property. Conveyance, 7-492 Corporations, 3-23; 7-741 Affixing corporate seal, 3-25 Assignment of personal liability of stockholders, 3-24 Board of directors, 3-24 Corporate officer as assignee, 3-34 Debts as to which officers are guarantors, sureties, or indorsers, 7-774 Debts due relatives of officers, 7-745 Effect upon corporate franchise, 3-23 Express statutory prohibition, 7-745 How corporate assignment made, 3-24 In general, 7-741 Power of corporations to make assignments, 3-23 Preferences, 3-72, 78 Preferring creditors, 7-741 Preferring officers and stockholders, 7-743 Statutory restrictions, 3-23 Verification of schedule, 3-60 Credit: Assignee's liability for sale or selling on credit, 3-127 Creditors (see infra, Direct transfers to creditors distinguished): Assent of creditors, see infra, Assent of creditors. Creditors as assignees, 3-33 Rights of creditors, see infra, Rights of creditors. Stipulations for debtor's release, see infra, Release. Creditors' claims and dividends, 3-134 Assignee's decision, 3-139 Compliance by creditor with conditions, 3-136 Contesting other claims, 3-137 Debts due, 3-138 Dividends of assignor's sureties, 3-139 Dividends of secured creditors, 3-141 Judgments, 3-138 Preferred creditors, see infra, Priority and dividends of preferred cred-Presentation of claims, 3-134 Priority and dividends of preferred creditors, see infra, Priority and dividends of preferred creditors. Proof of claims, 3-137 Relief from excusable mistakes, 3-135 Rent accruing after assignment, 3-139 Schedule, 3-137 What acts of creditor debar his claim,

3-136

Credit, sales on, 3-91

3-35

laws):

Crops, 3-38

Date, 3-69

What claims are provable, 3-138

Rights fixed as of date of assignment,

Debts (see infra, Conflict of assignment

Creditors executing assignment, 3-64

Death of assignee, 3-106, 148

```
Provisions for payment of debts, see
      infra, Provisions for payment of debts.
Debts due to the assignor, 3-40
    Fraudulent sales and conveyances, 3-147
Delegation of authority, 3-114
Delivery, 3-68
    Delivery of chattels, 3-70
    Delivery to one of the assignees, 3-69
    Necessity of delivery, 3-68
    Parol evidence to show delivery to have
      been conditional, 3-69
    Sunday, 3-70
    Symbolical delivery, 3-70
     Time of taking effect, 3-69
    Unauthorized delivery by assignor's at-
      torney, 3-69
Description:
    Description of exemptions, 3-83
    Description of persons or property, 3-45
         Misdescribed debts, 3-96
        Description and schedule of prop-
           erty, see FRAUDULENT SALES AND
           CONVEYANCES.
Direct transfers to creditors distinguished,
    General rule, 3-11
    Judgments on confession and attachments
      distinguished from assignments, 3-17
    Mortgage as statutory assignment, 3-15
    Mortgage construed as assignment, 3-16
    Mortgages distinguished from assign-
      ments, 3-14
    Pledge distinguished from assignment,
    Rule in various states, 3-11, 12
    Sales distinguished from assignments,
      3-13
Disabilities, 3-22
Discharge of assignee and sureties, 3-121
Discharge of assignor, 3-154
    Claim for tort, 3-155
    Conditional, 3-154
    Illustrations, 3-155, 156
    Statutes, 3-154
Discontinuance, 3-154
Discretionary powers to assignee, 3-89
    Duty to convert assigned property,
      3-113
    Powers as to sale of trust estate, 3-91
    Power to compromise debts, 3-90
    Power to continue assignor's business,
      3-89
    Power to employ attorneys and clerks,
      3-90
    Power to mortgage, 3-90
    Power to replenish stock, 3-90
    Private sales, 3-93
    Sale of the ossigned property, see infro,
      Sale of the assigned property.
    Sales on credit, 3-91
Distress:
    Goods in the hands of assignee of cred-
      itors, 9-646
Distributing trust property, 3-113
Distribution of assets, see Fraudulent Sales
  AND CONVEYANCES.
                       Volume XXXI.
```

```
ASSIGNMENTS FOR THE BENEFIT
    OF CREDITORS, cont'd.
  Dividends, see infra, Creditors' claims and
    dividends.
  Dividends of preferred creditors, see infra,
    Priority and dividends of preferred cred-
  Dividends of secured creditors, 3-141
      Assignment by principal and surety,
      Direct and contingent claims, 3-142
      Disposition of surplus, 3-142
      Minority rule, 3-141
      Prevailing rule, 3-141
  Dower, 10-155
  Duties, powers, and rights of assignee, 3-109
       As prescribed by statute, 3-109
      As prescribed by the assignment, 3-109
      Assignee not to profit by his position,
         3-117
      Discharge of assignee and sureties, see infra, Discharge of assignees and
         sureties.
       Duty to convert assigned property, see
         infra, Duty to convert assigned prop-
       Duty to file inventory, see infra, Sched-
         ules.
       Duty to give bond, see infra. Bonds.
       Duty to keep and produce accounts,
         3-116
       Duty to take oath, see infra, Oath.
       Incumbrances, 3-116
       Performance of assignor's contracts,
       Right to compensation, see infra, Com-
         pensation.
       Right to reimbursement, see infra, Right
         to reimbursement.
       Right to take possession, see infra, Pos-
         session.
       Sale of the assigned property, see infra,
         Sale of the assigned property.
       Taxes, see infra, Taxation.
  Duty to convert assigned property, 3-113
       Compelling assignee to act, 3-113
       Delegation of authority, 3-114
       Distributing trust property, 3-113
       Investment of proceeds, 3-113
      To avoid unnecessary delay, 3-113
  Effect of assignments, 3-98
      Agency, 3-99
      Assigned property not exempt from taxa-
         tion, see infra, Taxation.
      Assignments versus subsequent attach-
      ments, see infra, Attachment.
Effect of partnership assignment, see in-
         fra, Partnership.
      Effect upon prior liens, see infra, Liens.
      In general, 3-98
      Jurisdiction over assignments, see infra,
        Jurisdiction over assignments.
      Lessor of assignor, 3-99
      Nonacceptance, resignation, or death of
        assignee, 3-106
      Priority of United States, see infra,
        United States.
      Revocability of assignments, see infra,
        Revocability of assignments.
      Revocation of assignor's agencies, 3-99
                                                     Future-acquired property, see infra, After-
      Title to property, 3-98
```

Embezzlement, see Embezzlement.

```
ASSIGNMENTS FOR THE BENEFIT
    OF CREDITORS, cont'd.
  Employment of assignor by assignee, 14-436
  Equitable estate, 3-35
  Equitable jurisdiction, 3-105
  Equitable liens, 3-99
  Equities:
      Assignee takes subject to equities, see
        infra, Assignee takes subject to equi-
        ties.
  Execution liens, 3-100
  Executions, 11-641
      Right of judgment creditors to execu-
            tion, 3-131
          Delivery, 3-131
          Illustrations, 3-131, 132
          Nature of possession required on
             part of assignee, 3-132
           Property remaining in possession of
            assignor, 3-131
      Taking property from assignee, 3-101
  Executors and administrators:
      Commissions as executor, 3-40
  Exemption of assignee from liability, 14-413
      Actual benefits and wilful or neglectful
        defaults, 14-414
      Actual receipts only, 14-414
      Default of agents, 14-414
      Gross negligence, 14-414
      Neglect or default of agents, 14-414
      Provisions as to responsibility of as-
        signee, 14-413
      Wilful defaults, 14-414
  Exemptions:
      Reservation, 14-441
  Exemptions from execution, see Exemptions
    FROM EXECUTION.
  Exemptions from taxation, see TAXATION.
  Expenses (see infra, Right to reimburse-
    ment), 14-415
  Fire insurance, see FIRE INSURANCE.
  Foreign attachments, see infra, Attachment.
  Foreign corporations, 3-49; 13-842
  Formal requisities of assignments, 3-55
      Acceptance, 3-62
      Acknowledgment, see infra, Acknowledg-
      Approved form, 3-57
      Assent of creditors, 3-62
      Assignee as party, 3-62
      Assignee's bond, 3-70
Assignment bad in part, 3-58
      Constructive assignments, 3-57
      Delivery, see infra, Delivery.
      Directory provisions, 3-58
      Form not essential but important, 3-56
      Informal writings, 3-57
      Intention, 3-57
      Inventory, 3-59
      Mandatory provisions, 3-59
      Recording, see infra, Recording.
      Schedules, 3-59
      Several instruments, 3-58
  Fraud:
      Omission from schedule as evidence of
        fraud, 3-60
  Fraudulent assignment, 3-32
 Fraudulent sales and conveyances, see Fraudulent Sales and Conveyances; see
    infra, Right to vacate assignment.
```

acquired property.

ASSIGNMENTS FOR THE BENEFIT ASSIGNMENTS FOR THE BENEFIT

OF CREDITORS, cont a.	OF CREDITORS, cont a.
Future debts:	Interest, cont'd.
Provisions for payment, 3-97	Assignee's liability for interest, cont'd
Garnishment, 14-859	Illustrations, 3-124, 125
General assignments (see infra, Partial as-	Mingling trust funds, 3-125
signments), 3-7; 14-237, 948	Preferred creditors, 3-146
Assignment general on its face, 3-7	Interpretation and construction, 14-458
Assignment not general on its face, 3-8	Inventory (see infra, Schedules), 3-45
In general, 3-7	Judgment liens, 3-100
Intent, 3-8	Judgments:
Release of debtor, 3-7	Proof of judgments, 3-138
Statutes, 3-20	Judicial sales:
Good faith:	Sale by assignee a judicial sale, 17-954
Assignee not to buy at his own sale,	Jurisdiction over assignments, 3-104
3-115	Consument invisition
	Concurrent jurisdiction, 3-105
Assignee not to profit by his position,	Equitable jurisdiction, 3-105
3-117	Exclusive jurisdiction, 3-105
Government (see infra, United States):	Federal jurisdiction, 3-106
Preferring claims of government, 3-81	Statutory jurisdiction, 3-104
Homestead (see Exemptions from Execu-	Laches, 3–152
TION), 14-441; 15-673	Landlord and tenant, see LANDLORD AND
Voluntary surrender to assignee for	TENANT.
creditors, 15-595	Leases (see infra, Rents):
Homestead reservations, 14-441	Covenant against assignment, 18-662
Husband and wife, 3-22	How assignor's lessor affected, 3-99
Assignor's rights in his wife's property,	Lease by assignee, 14-404
3-42	Least by assignee, 14-404
Joinder of wife of assignor, 3-57	Legal representatives, personal representa-
Married women as assignees, 3-34	tives, representatives, etc., 18-816
Implied trusts:	Liabilities of assignee, 3-121
	Liability for acts of coassignee, 3-123
Assignor's resulting trust, 3-153	Assenting to misapplication of estate,
Improvements:	3-123
Liens for improvements, 3-100	Fraud, 3–124
Incumbrances:	General rule, 3–123
Duty of assignee as to incumbrances,	Liens, 3-47; 19-37
3-116	Effect upon prior liens, 3-99
Payment of, 14-403	Consignors' liens, 3-100
Indorsers, 3-96	Equitable liens, 3-99
Infants, 3-22; 16-284	Execution liens, 3–100
Insanity, 3-22	In concept a second
Insolvency and bankruptcy (see Insolvency	In general, 3–99
AND BANKRUPTCY):	Judgment liens, 3-100
Assignee in bankruptcy, 16-733	Liens for improvements, 3-100
Assignments held merely voidable,	Liens on stock, 3-100
	Mortgage liens, see infra, Mort-
16-733	gages.
Illustrations, 15-733, 734	Vendors' liens, see Vendors' Liens.
Invalid as against assignee in bank-	Limitation of actions, 3-152
ruptcy, 16-733	Limited partnership, 3-28; 19-383
Assignee's insolvency, 3-33	All partners must assent, 19-383
Assignment for benefit of creditors an	Assignment by solvent firm, 19-385
act of bankruptcy, 16-669	General liability the penalty for attempt
Assignments versus bankruptcy act, 3-54	to create preference, 19-384
Removal of assignee, 3-140	General partner, 19-384
Similarity of statutes in bankrupt laws,	Nonresident partners, 19-383
3-19	Preference of anniel - artists a
Whether insolvency essential, 3-31	Preference of special partner, 19-384
Belief of debtor in his own sol-	Preferences, 3-78
vency, 3-32	Preferences forbidden; 19-384
Fraudulent assignment, 3-32	Property of special partner, 19-384
Insolvency not ecceptial in the	Ratification, 19-383
Insolvency not essential in the ab-	Special partner as creditor, 19-385
sence of statute, 3-31 Insurance:	What property included, 10-384
	Who may make, 10-383
Insurance by assignee, 14-403	Married women, 3-22
Provisions for payment, 3-98	Married women as assignees, 3-34
Intent:	Mechanics' liens, 20-463
Any informal writing upheld where in-	Partnership:
tention clear, 3-57	Change in name 1 . f
General or partial assignments, 2-8	Change in personnel of partnership,
Interest:	20-505 Mental capacity
Assignee's liability for interest, 3-124	Mental capacity, 3-22
General rule, 3-124	Mingling of trust funds, see infra, Confusion
J 124	of goods.
118	Volume XXXI.

ASSIGNMENTS FOR THE BENEFIT ASSIGNMENTS FOR THE BENEFIT OF CREDITORS, cont'd. Mismanagement (see infra, Assignee's lia-OF CREDITORS, cont'd. Partnership, cont'd. bility for neglect and mismanage-Dividends of partnership creditors, con. Payment of firm and individual ment): Assignee, see infra, Assignee's liability creditors, 3-140 Where firm owes partner, and both for neglect and mismanagement. Mortgages: assign, 3-140 Burden of proof to show mortgage as Effect of partnership assignment, 3-107 Firm and individual assignment, assignment, 3-16 Construing mortgages as assignments, 3-108 3-16 Illustrations, 3-107, 108 Lien of mortgage, 3-101 In general, 3-107 Mortgage as statutory assignment, 3-15 Mortgage by assignee, 14-404 Exaction of release, 14-448 Failure to specify order of payment, Mortgagee as assignee, 3-34 14-427 Mortgages distinguished from assign-Implied power of partner, 3-27 Individual assets of partners, 3–29 Individual debts of partners, 14–424 ments, 3-14 Power to mortgage, 3-90 When mortgage in form is an assign-Individual property of partners, 3-41 Invalid assignment, 3-28 ment, 3-8 Limited partnerships, 3-28 Must convey both the property of firm Mutual insurance: Power to make assessments after voluntary assignment, 21-296 and of individual partners, 3-86 National banks, see NATIONAL BANKS. Necessity to assign all debtor's property, Necessity to assign all debtor's property, see 14-438 FRAUDULENT SALES AND CONVEYANCES. Objection by individual creditor, 14-426 Partnership as assignee, 3-34 Negligence, see infra, Assignee's liability for neglect and mismanagement. Partnership property, 3-41 Partner's individual assignment, 3-41 Nonacceptance of assignee, 3-106 Personalty, 3-25 Notice: Notice as substitute for recording, 3-67 Power of partner, 22-155 Notice of sale, 3-115 Preferences in general, 14-424 Prior dissolution of partnership, 14-426 Number of assignees, 3-32 Ratification, 3-26 Oath: Real property, 3-31 Assignee's oath, 3-111 Assignor's oath mandatory, 3-59 Receiver of an insolvent partnership, 3-41 Duty to take oath, 3-111 Requisites of firm assignments, 3-29 Reservations for benefit of member of Officers and agents of private corporations: firm, 14-433 Corporate officer as assignee, 3-34 Reservations of exemptions, 14-441 Origin, 3-5 Partial assignments, 3-7; 14-236 Reservations of surplus, 14-441 Chattel mortgages executed for the bene-Rights between individual creditors, fit of certain creditors, 3-58 14-427 Stipulations for debtor's release, 3-86 Intent, 3-8 Intention to include all of assignor's Surviving partner, 22-223 What creditors may attack assignment, property, 3-21 Statutes, 3-21 Statutes excluding voluntary assign-3-132 Payment of debts, see infra, Provisions for payment of debts. ments, 3-21 Personal property, 3-39 Surplus, 3-85 Pledge and collateral security: When not general on its face, 3-8 Chattel securities, 3-40 When partial, 3-7 Pledge by assignee, 14-404 Pledge distinguished from assignment, Writing, 3-55 Partnership (see infra, Limited partnership), 3-17 3-25, 41; 14-424 Absconding partner, 3-29, 31 Possession: Assignee, 3-111 Agreement between partners, 3-57 Appropriation of individual property, Actions by assignee, 3-112 Assignee's right as against attach-14-427 Assignment of partner's interest, 3-30 ments, 3-112 Exclusive right, 3-112 Assignments by surviving partners, Property delivered by mistake, 3-112 Right to take possession, 3-111 As to partnership property, 3-41 Authority and assent of partners, 3-26 Reservation of trust or use for benefit of assignor, see infra, Reservation of trust or use for benefit of assignor. Consulting other partners, 3-27, 28 Debt of another firm of which a partner Retention of possession by assignor, see is a member, 14-424 FRAUDULENT SALES AND CONVEYANCES. Debts due partners, 14-424 Power of attorney: Dissolution of partnership, 16-700 Deed of assignment containing power of Dividends of partnership creditors, attorney, 3-10

3-130

ASSIGNMENTS FOR THE BENEFIT

```
ASSIGNMENTS FOR THE BENEFIT
    OF CREDITORS, cont'd.
  Preferences (see Composition with Cred-
        itors), 3-71
      Amount of preferred debt need not be
        given, 14~417
      Assignments by partners, 14-424
           Appropriation of individual prop-
             erty; 14-427
           Debt of another firm of which
             partner is a member; 14-424
           Debts due partners, 14-424
           Failure to specify order of pay-
             nient, 14-427
           Individual debts of partners, 14-424
           Objection by individual creditor,
             14-426
           Preferences in general, 14-424
Prior dissolution of partnership,
             14-426
           Right's between individual creditors,
             14-427
      Common law, 3-71
           Agreement to prefer, 3-72
           Corporations, 3-72
           General rule, 3-71
           Right to create, 3-71
       Conditional preferences, 3-79
       Conflict of assignment laws, 3-49, 50
       Contemporaneous debts, 3-76
       Contingent liabilities, 14-422
       Corporations, 3-78
       Creditors' right to impeach debts, 14-421
       Debts due assignee, 14-421
       Debts due from others, 14-419
       Debts due wife, husband, or relative,
         14-421
       Debts that have been paid, 14-420
       Debts to arise out of future transactions,
         14-422
       Distribution of assets among preferred
         creditors, 14-417
       Dividends of preferred creditors, see
         infra, Priority and dividends of pre-
         ferred creditors.
       Effect of fraudulent or prohibited pref-
       erences, 14-456
Fictitious debts, 14-419
       Form of instrument, 3-74
Future preferences, 74-443
       Giving assignee power to prefer cred-
         itors, 14-418
       Indorsers, 14-422
       Limited partnerships, 3-78
       Misdescription of debts preferred, 14-418
       Mistake in provisions as to debts pay-
         able or preferred, 14-428
       Must be distinctly declared, 3-73
No knowledge of contemplated assign-
         ment on part of creditor, 3-77
       Particular debts payable or preferred,
         14-419
       Preference of debts due to others, 14-420
       Preference of more than is due, 14-420
Preferences distinct from assignment,
       Preferences in pursuance of prior agree-
        ment, 14-418
       Preferences in violation of agreement,
         14-418
       Preferences not favored, 14-388
```

Preferences regarded with disfavor, 3-72

```
OF CREDITORS; 26MPA:
Preferences, cont'd:
     Preferring claims of the state, 3-81
     Previous release, 3-79
     Priority and dividends of preferred cred-
       itors, see infra, Priority and dividends
        of preferred creditors.
    Release as condition, 3-79
Release, exaction of, 14-450
Reservation for benefit of ussignor, see
        FRAUDULENT SALES AND CONVEYANCES;
       see infra, Reservation of trust or use
       for benefit of assignor.
     Reservation of power to declare future
        preferences, 12-443
     Right to make preferences, 14-386
           Fraud, 14-388
           Preferences do not render assign-
             ment fraudulent, 14-386
           Preferences not favored, 14-388
           Private motives of debtor imma-
terial, 14-388
     Secured debts, 14-423
State's priority, 3-81
    · Statute of frauds, 14-422
     Statutes, 3-72
     Statutes prohibiting preferences, 3-18
     Statutes requiring preference of wages,
        3-19
     Sureties, 14-422
     Tendency of legislation, 3-73
     Usurious claims, 14-421
      Wages, 3-19, 86, 144
           Constitutionality of statutes, 3-80
           General rule, 3-80
           Illustrations, 3-80, 81
Omission of the preference from the
             ässignment, 3-80
           Statutes, 3-80
Presentation of claims, 3-134
Presumptions, 14-459
Assent of creditors, 3-63
     Lapse of time, 3-152
Priorities, see infra, Liens; Preferences; United States.
Priority and dividends of preferred creditors,
        3-143
     Assignee's expenses a first fren, 3-143
     Claims for rent, 3-144
     Claims for wages, 3-144
Claims of the United States, 3-143
     Fraudulent assignment, 3-145
      Illegal preferences, 3-146
     Threfest, 3-146
     Payment of
                        assignee as
        3-145
      Preferred creditors at large, 3-145
     State Claims, 3-143
Taxes, 3-143
Waiver of preference, 3-146
Priority of attaching creditors, 3-134
Private international law (see infra, Conflict of assignment laws), 14-458; 22-1337,
   1344
Production of documents, 23-173
Books of assignor, 3-176
Property (see infra, Reservation of trust or use for benefit of assignor):
     Description and schedule of property, see Fraudulent Sales and Conver-
        ANCES.
```

```
ASSIGNMENTS FOR THE BENEFIT
                                                   ASSIGNMENTS FOR THE BENEFIT
    OF CREDITORS, cont'd.
                                                        OF CREDITORS, cont'd.
  Property which passes by assignment, 3-35
                                                      Recording, 3-66
       Assignee takes subject to equifies, see
                                                           By whom deed may be recorded, 3-68
         infra, Assignee takes subject to equi-
                                                           Illustrations, 3-66, 67
Necessity of recording, 3-66
         ties.
       Banking property, 3-39
                                                           Notice as substitute for recording, 3-67
       Borrowed and collected money, 3-45
                                                           Place of record, 3-67
       Cessio bonorum, 3=36
                                                           Pussession accompanies assignment, 3-67
                                                           Time of recording, 3-68
       Chattel securities, 3-40
       Choses in action, 3-40
                                                      Recording acts, 24-77, 90
       Claims for torts, 3-40
                                                           Whether assignee within protection of
                                                             recording acts, 24-130
       Commissions as executor, 3-40
       Crops, 3-38
Debts due to the assignor, 2-49
                                                           Withholding assignment from record,
       Description of persons or property,
                                                      Reimbursement, see infra, Right to reim-
         3-45
                                                         bursement.
       Equitable estate, 3-35
                                                       Relatives:
                                                           Selection of assignor's relatives as as-
       Exempt property, 3-42
                                                      signees, 3-33
Release (see Fraudulent Sales and Con-
       General rule as to what passes by as-
         signment, 3-35
       Illustrations, 3-38, 39
                                                             VEYANCES; see infra, Preferences):
       Inventory, 3-45
                                                           General assignment necessary, 3-7
       Louisiana, 3-36
                                                           Right to dividends, 3-136
       Office of the schedule, 3-36
                                                           Stipulations for debtor's release, 3-85
       Only property within assignment's terms
                                                                Acquiescence of creditors, 3-88
         will pass, 3-36
                                                                Disposition of surplus, 3-87
       Partnership property, 3-41
                                                               General rule as to stipulations for
       Partner's individual assignment, 3-41
                                                               release, 3-85
Limiting time for acceptance and
       Personal estate, 3-38
       Property assigned not to exceed debts,
                                                                  release, 3-87
          3-48
                                                                Partnership assignment, 3-86
                                                               Reasonable time limit, 3-87
Time for acceptance by creditors,
       Real property and interests, 3-37
       Rents, 3-38
       Residuary interests, 3-39
                                                                  3-87
                                                       Religious societies, 24-369
       Rights fixed as of date of assignment,
         3-85
                                                       Removal of assignee, 3-149
        Schedules, 3-45
                                                           Failure to furnish bond and inventory,
                                                             3-150
        Subsequently acquired property, 3-44
                                                           In general, 3-149
        Trust funds, 3-44
                                                           Insolvency, 3-149
        Wife's property, 3-42
                                                           Reservation of power to remove, 14-398
   Provisions as to management and protection
     of assets, see Fraudulent Sales and Con-
                                                           Undue influence of assignor or creditors,
     VEYANCES.
                                                             3-150
                                                      Rents (see infra, Leases), 3-38; 14-403
   Provisions as to sales and collection of assets,
                                                           Assignee's hability for rent, 3-125
     see Fraudulent Sales and Conveyances.
   Provisions for payment of debts, 3-95
Contingent liabilities, 3-96
                                                               Assignee's election not to hold lease,
                                                                  3-125
                                                                General tule, 3-125
        Future debts, 3-97
                                                               Illustrations, 3-125, 126
       Indorsers, 3-96
                                                                Personal liability, 3-126
       In general, 3-95
Misdescribed debts, 3-96
                                                           Priority of claims for rent, 3-144
                                                           Provisions for payment, 3-98
       Rent, taxes, and insurance, 3-98
       Secured debts, 3-96
                                                           Rent accraing after assignment, 3-139
   Sureties, 3-97
Questions of law and fact, 14-459
                                                           Rents not accrued or demandable, 3-44
                                                       Reopening trust, 3-151
                                                       Requisites, see infra, Formal requisites of as-
   Real property, 3-37
                                                         signments.
       Assignment conveys debtor's real prop-
                                                       Resale, 3-148
         erty and his interests therein, 3-37
                                                       Reservation of exempt property, see infra,
       Assignments of realty governed by law
                                                         Exemptions.
       of situs, 3-53
Interest in land which passes, 3-37, 38,
                                                       Reservation of surplus, see infra, Surplus.
Reservation of trust or use for benefit of as-
                                                             signor (see FRAUDULENT SALES AND
       Purchaser's right to a conveyance of
                                                             Conveyances), 3-81
         Hand, 3-37
                                                           Assignee's employment of assignor, 3-82
   Reasonable time, 3-98
   Receivers, see RECEIVERS.
                                                           Assignor assisting in management of
                                                             property, 3-82
  Recital of reasons, 3-94
                                                           Assignor's continued control of the prop-
       Effect of, 3-94
                                                             erty, 3-81
       Limiting effect of general recital, 3-94
                                                           Assignors to retain possession and sell
       Recitals of loss immaterial, 3-94
                                                             under direction of assignee, 3-82
   Reconveyance to assignor, 3-754
                                                                              Volume XXXI.
```

ASSIGNMENTS FOR THE BENEFIT

ASSIGNMENTS FOR THE BENEFIT

OF CREDITORS, cont'd. OF CREDITORS, cant'd. Sale by assignee, cant'd. Reservation of trust or use for benefit of as-Delay of sale, 14-406 signor, cant'd. Failure to fix time of sale, 14-408 General rule, 3–81 Mode of sale, 14-411 Mere continuance of possession, 3-82 Notice of sale, 3-115 Possibility of fraud or mistake, 14-405 Power to appoint substituted assignee, Reservation for support of family, 3-81 Powers that may not be exercised, 14-Residence: 406 Assignee, 3-33 Power to delegate trust, 14-405 Residuary interests, 3-39 Presumption as to discretion, 14-405 Private sale, 14-411 Prohibition of sale, 14-406 Resignation of assignee, 3-106, 148 Resulting trust, 3-153 Retention of passession by assignar, see Fraudulent Sales and Conveyances. Public sale, 14-411 Terms of sale, 14-408 Reversions, 24-420 Time of sale, 14-406 Revocability of assignments, 3-103 Time of sale fixed by statute, 14-406, 407 Vesting discretion in assignee, 14-404 After rights of creditors attach, 3-104 Sales: Assignments held irrevocable, 3-103 Assignments held revocable, 3-103 Assignee as bona fide purchaser, 24-1169 Assignment void on its face, 3-104 Declaration of assignee that trust is Delay on part of creditors, 3-103 terminated, 3-147 Illustrations, 3-103, 104 Resignation or death of assignee, 3-104 Fraud of assignor, 3-147 Fraudulent assignment, 3-147 Powers of assignee, 3-91 Rights fixed as to date of assignment, 3-35 Rights of creditors: Discretion of assignee, 3-91 Attachment, see ATTACHMENT. General principles, 3-91 Creditors' claims and dividends, see in-fra, Creditors' claims and dividends. Private sales, 3-93 Sales on credit, 3-91 Distribution of assets, see FRAUDULENT Purchaser's refusal to consummate sale, SALES AND CONVEYANCES. 3-148 Dividends of partnership creditors, see Resale, 3-148 infra, Partnership. Rights and title of purchaser at as-Dividends of secured creditors, see insignee's sale, 3-146 fra, Dividends of secured creditors. Sale by assignee, 3-91 Sales distinguished from assignments, Priority and dividends of preferred creditars, see infra, Priority and dividends 3-13; 24-1025 of preferred creditors. Savings banks, 24-1274 Right of judgment creditors to execu-Schedules, 3-36, 37, 45 tian, see infra, Executions. Assignments given effect before sched-Right to vacate assignment, see infra, ules annexed, 3-60 Right to vacate assignment. Description of person or property, 3-45 Right to compensation, see infra, Compensa-Duty to file inventory, 3-111 tion. Mandatory provisions, 3-59 Right to reimbursement, 3-117 Necessity, 3-59 Necessity of schedule, 3-36 Office of the schedule, 3-36 Assignee's expenses a first lien, 3-143 Assignee's right to reimbursement, 3-117 Attorneys' fees, 3-118 Omission from schedules, 3-60 Defenses of suits by assignee, 3-119 Omission of schedule as evidence of Effect of fraud, 3-118 fraud, 3-60 Proof of claims, 3-137 Right to vacate assignment, 3-132 Assenting creditors, 3-133 Removal for failure to furnish inven-Creditors receiving benefits, 3-133 tory, 3-150 General rule, 3-132 Verification of schedules to firm or cor-Partnership assignment, 3-132 porate assignments, 3-60 Priority of attacking creditors, 3-134 Secured creditars, see infra, Dividends of What creditors may attack assignment, secured creditors. 3-132 Security, see infra, Pledge and collateral Salary, see infra, Preferences. Sale by assignee, 3-14; 14-404 Assignee not to buy at his own sale, security. Separate property of married women, 3-22 Married women as assignees, 3-34 3-115 Several instruments, 3-58 Assignee's discretion as to mode, 3-114 State: Control of court over discretion, Preferring claims of state, 3-81 3-114; 14-408 General rule, 3-114 State claims, 3-143 Statutes (see infra, Preferences), 3-18 Illustrations, 3-114, 115 As affecting voluntary assignments, 3-18 Carrying on business, 14-411 Abolishing assignments, 3-21 Cash sales, 14-408 Excluding partial assignments, 3-21 Choses in action, 14-413 In effect bankrupt laws, 3-19 Credit sales, 14-408, 409 In general, 3-18

ASSIGNMENTS FOR THE BENEFIT OF CREDITORS, cont'd.	ASSIGNMENTS FOR THE BENEFIT OF CREDITORS, cont'd.
Statutes, cont'd. As affecting voluntary assignments, con. Intention to include all of as-	Trust, 3-8; 28-906 Close of trust, see infra, Close of trust. Express trust, 3-17
signor's property, 3-21	Mortgage in form is an assignment, 3-8
Preferring wages, 3–19 Prohibiting preferences, 3–18	Naming trustee as such not essential,
Relating to general assignments,	3-35 Personal property, 3-17
3-20	Provision as to surplus, 3-9
Requiring preferences, 3-19 Assignment bad in part, 3-58	Reservation of interest in possible sur- plus, 3–9
Directory provisions, 3-58 Duties, powers, and rights of assignee, 3-109	Reservation of trust or use for benefit of assignor, see infra, Reservation of trust or use for benefit of assignor.
Imperative provisions, 3-59	Statute of uses, 3-17
Mandatory provisions, 3–59 Oath of assignor mandatory, 3–59	Transfer in trust to pay debts, 3–8 Trust funds, 3–44
Statutory assignments, 3-5	Borrowed or collected money, 3-45
Stipulations for debtor's release, see infra, Release.	Whether property or funds held in trust passes by assignment, 3-44
Stock and stockholders, see Stock and Stockholders.	Undue influence of assignor or creditors, 3-150
Subsequently acquired property, see infra,	United States, 29-153
After-acquired property. Substitutes:	Claims of United States, 3–143 Priority of United States, 3–108
Power to select substitute assignee, 3-32	General rule, 3-108
Reservation of power to appoint sub- stitute, 3-83	Illustrations, 3-108 Prerequisites to priority, 3-108
Support of family:	United States courts, 3-54, 55
Reservation for support, 3–81	Vacating assignment, see infra, Right to vacate assignment.
Sureties (see <i>infra</i> , Bonds), 3–97 Actions on assignee's bond, 3–129	Validity:
Assignment by principal and surety,	Assignment bad in part, 3-58
3-142 Discharge, 3-121	Vendor and purchaser, 3-46, 47 Verification:
Dividends of assignor's sureties, 3-139	Schedules, 3-61
Liabilities of sureties, 3-121, 128 Necessity of sureties, 3-111	Verification of schedule, 3-60 Void assignments:
Technical defenses, 3-129	Liability of assignee, 3-128
Surplus, 3-76 Disposition of surplus, 3-87	Voluntary assignments, see infra, Statutes. Voluntary transfer, 3-6
Provision as to surplus, 3-9	Assignment commonly understood to
Reservation of interest in possible sur- plus, 3–9	mean voluntary transfer, 3-6 Assignment general on its face, 3-7
Reservation of surplus, 3-84	Assignment not general on its face, 3-8
General rule, 3-84 Intention, 3-84	Distinguished from transfers made by operation of law, 3-7
Where assignment for benefit of	General assignments, 3-7
part of creditors, 3-85 Secured creditors, 3-142	Intent, whether general or partial, 3-8 Partial assignments, 3-7
Stipulations for debtor's release, 3–87	Wages, see infra, Preferences.
Taxation (see Exemptions (from Taxation);	Who may assign, 3-22
TAXATION): Payment, 27-749	Agents, 3-23 Corporations, see infra, Corporations.
Test, 3-11	Disabilities, 3-22
Time for execution of trust, 3-98 Limiting time for execution of trust,	General rule, 3–22 Mental capacity, 3–22
3–98	Partnership, see infra, Partnership.
No time fixed, 3–98 Reasonable time, 3–98	Whether insolvency cssential, see infra, Insolvency and bankruptcy.
Title:	Who may be assignee, 2-32; 14-396
Absolute transfer of title necessary, 3-9 Power of attorney to collect debts, 3-10	Acceptance, 3-32 Assignor as assignee, 3-34
Title to property assigned, 3-98	Assignor's right to select, 3-32; 14-306
Vesting title in successor of assignee,	Attorneys as assignees, 3-33
3–107 Torts, claims for, 3–40	Creditors as assignees, 3-33; 14-396 Disease, 14-397
Trademarks, trade names, and unfair com-	Firm as assignee, 3-34
petition, 3-29; 28-404 Transfers, see infra, Direct transfers to	Illiteracy, 14–397 Insolvency of assignee, 3–33
creditors distinguished.	Insolvent person, 14-396
12	Volume XXXI.

ASSIGNMENTS FOR THE BENEFIT OF CREDITORS, cont'd. Who may be assignee, cont'd. Intemperance, 14-397 Married women as assignees, 3-34 Mortgagee as assignee, 3-34 Necessity that trustee should be named,	ASSUMPSIT, cont'd. Justices of the peace, 18-25 Landlord and tenant: Property subject to lien, 18-350 Special or local assessments, 25-1238 Trespass, 3-165 Trespass on the case, see Trespass on the Case.
3-35 Number of assignees, 3-32 Officer of assigning corporation as assignee, 3-34 Power to appoint substitutes, 3-32 Qualifications of assignee, 3-32 Relationship, 14-397	ASSUMPTION OF DEBTS, 3-166 See Marshaling Decedents' Estates. ASSUMPTION OF RISKS, 3-166 ASSURE — ASSURANCE, 3-166 ASSURED, 3-926 See Beneficiaries in Insurance.
Relatives of assignor, 3-33 Reservation of power to fill vacancy,	Beneficiaries, 3–926 Insurance, 3–926 Insured, 3–166
Reservation of power to remove, 14-398 Residence as qualification, 3-33	ASTRONOMICAL DAY, 3-167 ASTRONOMY:
Writings, 3-55 Attestation, 3-55 Partial assignments of personalty, 3-55	Judicial notice, 17-904 ASYLUM, 3-167 See HOSPITALS AND ASYLUMS; POOR AND
Should be in writing, 3-55 Statute requiring writing, 3-55 Witnessing, 3-55	Poor Laws. Soldiers' home, 3-167 AT , 3-167, 908
ASSIGNMENTS OF ERRORS, 3-156 ASSIGNS, 2-1043; 3-156 Devisee, 3-159	After, 3-170 At and from a port, 3-172; 19-968, 970, 971, 980, 1003
Executors and administrators, 3-156 Fire insurance, 3-159 Forcible entry and detainer, 3-158	At issue, 17–538 At law, 3–172 At sea, 3–177; 19–977; 30–571
Implied power to transfer, 3-157 Mortgagee, 3-157 State and public lands, 3-159	By, 5-82 Death: At his death, 3-171
Swamp lands, 3-159 Trusts and trustees: Power to substitute new trustee, 3-157	Filling blanks, 3-172 In, 3-167; 16-125 Issue (descendants):
ASSIST — ASSISTANT — ASSISTANCE, 3-160 See Deputy.	Gift over expressly limited to take effect on, at, or after decease of first taker, 17-565
Directing or assisting, 9–459 Robbery, 24–1004	Marine insurance, 3-174 At and from, 19-968, 970, 971, 980, 1003
ASSISTANCE, WRIT OF, 3-161 Res judicata, 24-821 ASSIZE — ASSIZES, 3-161	At sea, 3-177; 19-977; 30-571 Near, 3-168; 21-447 On, 3-168
ASSOCIATE, 3-162 ASSOCIATION, 3-162 See Agricultural Societies; Building	Railroads, 3-172, 173 Remainders, reversions, and executory interests, 24-393
AND LOAN ASSOCIATIONS; CORPORATIONS; LLOYD'S ASSOCIATIONS; SOCIETIES AND CLUBS.	Street railways, 27-35 Wills, 30-773 Within, 3-167
Clearing house, see Clearing House. Company, 3-163; 6-358 Disfranchisement; see Disfranchisement.	ATHEIST, 3-178 See WITNESSES. ATLANTIC OCEAN, 3-179
Joint-stock companies, see Joint-stock Com- Panies. Partnership, 3-163	AT LARGE, 18-536 Animals (see Animals), 2-361 Animals running at large, 2-378
ASSUME, 3-163 Mortgages (see Mortgages), 3-165 Vendor and purchaser, 3-164	Meaning of the term, 2-378 Corporations, 18-537 Dog following its owner, 18-536
ASSUMPSIT, 3-164 Agreed, 2-15 Corporations, 7-851	Fences: Common law, 12-1039, 1041
Covenants, 8–208 Debt, 3–166	Effect of law against animals running at large, 12-1075 Injuries to animals by railroads:
Demurrage, 9-272 Exemptions from execution: Seizure of exempt property, 12-254	Company's liability as affected by right of cattle to be at large, 16-494 Animals entering from owner's land
Factors or commission merchants, 12-698 Fraudulent sales and conveyances, 14-351 Implied contracts, see Implied Contracts.	not trespassers, 16-494 Cattle on adjoining land with con- sent of owner, 16-495
Joint tenants and tenants in common, 17-704	General rule, 16–494

AT LARGE, cont'd.	ATTACHMENT, cont'd.
Injuries to animals by railroads, cont'd.	Actions ex contractu, cont'd.
Company's liability as affected by right	What is an action of contract, 3-190
of cattle to be at large, cont'd.	Whether action must be based on con-
Liability irrespective of right of	tract, 3-191
cattle to be at place of entrance,	Actions ex delicto, 3–191
16-495	Debts and obligations criminally con-
Liability of railroad even where	tracted or incurred, 3-192
special law against animals run-	General rule, 3-191
ning at large, 16-496	Goods fraudulently obtained, 3-193
Nonliability of railroad where spe-	Injury to property, 3-193
cial law against animals running	Liabilities criminally incurred, 3-192
at large, 16-496	Penalty for selling liquor, 3-193
Not liable as trespasser, 16-494	Statutes, 3-192
Rightfully on adjoining land, 16-495 Special statute prohibiting animals	Waiver of tort, 3-192 Whether action must be hased on con-
to he at large, 16-495	tract, 3-191
Whether contributory negligence to al-	Wrongful conversion, 3-193
low animals to run at large, 16-478	Actions for debts not due, 3-194
Ordinances:	Actions for money or damages, 3-187
Preventing running at large of cattle,	Damages, 3-188
21-955	In general, 3-187
Police power:	Money demands, 3-188
Stock running at large, 22-930	Recovery of specific property, 3-188.
Suffer cattle to run at large, 27-364	Unliquidated damages, 3-188
AT LAW, 3-172 AT LEAST:	Actions to enforce a lien, 3-193
Time (computation of), 28–220	Affidavit, 3-206 Amendment, 3–221
	Amount, 3-222
AT ONCE, 3-177 ATROCITY, see Murder and Manslaughter.	Amount of debt, 3-207
AT SEA, 3-177; 19-977; 30-571	By whom made, 3-207
ATTACH, 3-179	Contents, 3-207
State and public lands, 3-180; 26-331	Form, 3-207
ATTACHMENT, 3-181	Grounds on which attachment asked for,
See Executions; Garnishment.	3-207
Abandonment, 3-239 Abandonment of possession by officer,	In general, 3–206 Nature of the demand, 3–207
3-240	Necessity, 3-206
Use of property by debtor, 3-241	Statutes, 3-206
What acts of plaintiff constitute aban-	Time of making, 3-206
donment, 3-239	Agency:
About, 1-198	By whom affidavit made, 3-207
Absconding debtor, see infra, Absent, ah-	Seizure of principal's goods under at-
sconding, or concealed debtors. Absence, 3-196	tachment, 1-1175 Amendment:
Absent, absconding, or concealed dehtors,	Time when lien commences, 3-221
1-201; 3-195	Amici curiæ, 3-215
Contemplated departure, 3-196	Amount, 3-222
Flight to avoid criminal prosecution,	Affidavit, 3–222
3-197	Writ, 3-222
Intent, 3-197	Amount for which property bound, 3-222
Meaning of absconding, 3–196 Meaning of absence, 3–196	Amount of bond, 3-207 Amount of the debt:
Meaning of concealment, 3-197	Affidavit, 3-207
Nonresident absconding dehtor, 3-206	Amount of the demand:
Partnership, 3-197	Writ, 3-208
Statutes, 3-195	Ancillary to action, 3-244
Statutes apply to resident debtors only,	Appeal:
3–196	Effect of appeal, 3-242
Actions:	Appearance without service, 3-185
Effect of dissolution, 3-244	Assignments, 3-201
Actions ex contractu, 3–189 Breach of contract of marriage, 3–190	Attachment honds, 2-1042 Assignments for the henefit of creditors.
Contract may be implied as well as ex-	3-17, 201, 212
pressed, 3-189	Assignee's right as against attachments,
Direct payment of money, 3-190	3-112
Judgments, 3-190	Assignments versus subsequent attach-
Payment of money, 3-190	ments, 3-102
Place of payment material, 3-191	Attachments before assignment re-
Secured debts, 3—191 Security worthless, 3—191	corded, 3-102 Foreign attachment 3-102
Vendor of real estate, 3-191	Foreign attachment, 3-102 Nonassenting creditors, 3-102
• • •	Volume XXXI

Volume XXXI.

ATTACHMENT, cont'd.	ATTACHMENT, cont'd.
Assignments for the benefit of creditors, con.	Day (see infra, Priorities):
Dissolution of attachment, 3-235	Fractions of a day, 8-744
Foreign attachments, 3-237	Death of defendant, 3-237
Fraudulent assignment, 3-212	Debts, 8-990, 993
Property in hands of assignee, 3-212 Right of creditors to attachment, 3-129	Actions for debts not due, 3–194 Debts fraudulently contracted, 3–202
Choses in action, 3-130	Burden of proof, 3-204
Foreign attaching creditors, 3-130	Evidence, 3-204
Proceeds of assigned property, 3-130	Intention not to pay for purchases, 3-203
Property considered in custodia	Reports of mercantile agencies, 3-204
legis, 3-130	Separate debts, 3-203
Where assignment is in fraud of	Statutes, 3–202 Value of property misrepresented, 3–203
creditors, 3-129 Attorney and client (see Attorney and	What amounts to fraud, 3-203
CLIENT), 3-238	Deeds:
Auxiliary remedy, 3-184	Priorities, 3-229
Bail, see infra, Recognizance.	Definition, 3-183
Bail bond, 3-230	Delivery bonds, see FORTHCOMING AND DE-
Bailments, 3-213, 756	LIVERY BONDS. Derogation of common law, 3-184
Bank notes, 3-211 Bankrupicy, see Insolvency and Bank-	Dispose, 9-540
'RUPTCY.	Dissolution, 3-230
Barge, 3-855	Appeal, 3-242
Bills of exchange and promissory notes,	Excessive judgment, 3-242
4-282, 307	Nonsuit, 3-241
Bona fide purchasers, 24-1170 Bond (see Forthcoming and Delivery	Personal judgment for plaintiff, 3-242 Plea in abatement, 3-241
Bond (see Forthcoming and Delivery Bonds), 3-207	Referees, 3-242
Action on the bond, 3-208	What will affect dissolution, 3-230
Amount of the bond, 3-207	Abandonment, see infra, Abandon-
In general, 3-207	ment.
Necessity for bond, 3-207	Bail and forthcoming honds, 3-230
Obligee, 3-207	Bankruptcy and insolvency, see INSOLVENCY AND BANKRUPTCY.
Obligors, 3–207 Sureties, 3–207	Death of defendant, 3-237
When filed, 3–207	Execution of bond operates as estop-
Breach of contract of marriage, 3-190	pel, 3-231
Burden of proof:	Failure to sell within statutory
Debts fraudulently contracted, 3-204	time, 3-243
Fraud, 3-202	Issue and levy on Sunday, 3-243
Carriers of goods, see Carriers of Goods. Chattel mortgages, 3-213, 216	Judgment for defendant, see infra, Judgment for defendant.
Common law:	Release by attorney, 3-238
Derogation of common law, 3-184	Repeal of statute, 3-244
Concealed debtor, see infra, Absent, abscond-	Distress:
ing, or concealed debtors.	Goods levied upon on attachment, 9-646
Concealment, see infra, Fraudulent convey-	Goods sold under attachment, 9–647 Domicil:
ance, assignment, or secretion of property. Conditional sales, 6–490	Residence distinguished from domicil,
Effect of attachment, 6-478	3–198
Conflict of laws, 3-186	Effect of attachment of property, 3-215
Consideration, 6-736	Devolution of attached property, 3-216
Constitutional law:	Mortgaging attached chattels, 3-216
Statute dispensing with undertaking in	Right of debtor to transfer and mort-
suits against nonresidents, 6–959 Construction of statutes:	gage the property, 3-215 Rights of officer, 3-215
Strict construction, 3-185	Rights of plaintiff, 3-215
Contingent liability, 3-194	Sale of attached personalty, 3-216
Contracts, see infra, Actions ex contractu.	Equitable actions, 3-193
Conversion, 3-193	Equitable attachment, 11-56
Corporations, 7-849, 853 Foreign corporations, see infra, Foreign	Equitable interest, 3-209 Equitable interest in stock, 3-211
corporations.	Equity, 3-184; 11-211, 212
Creditors, 8-239	Equity of redemption, 3-210; 11-222
Crops, 3-211	Estoppel:
Custodia legis, 3-212	Execution of bond to dissolve attach-
Damages (see infra, Actions for money or	ment, 3-231
damages): Wrongful, 3-247	Evidence: Debts fraudulently contracted 2-204
Date of return, 3-208	Debts fraudulently contracted, 3-204 Ex controctu, see infra, Actions ex contractu.
Date of writ, 3-208	Ex delicto, see infra, Actions ex delicto.

126

Volume XXXI.

ATTACHMENT, cont'd. ATTACHMENT, cont'd. Executions, 3-208 Grounds for attachment, cont'd. Priority of liens, 3-228 Defying an officer, 3-206 Exemplary damages: Fraudulent conveyance, assignment, or Attachment bonds, 12-21 Exemptions (see Exemptions from Execu-TION), 3-213, 214 Extraordinary remedy, 3-184 In general, 3-195 Extraterritorial operation of the proceeding, Insolvency, 3-195 Factors or commission merchants, see FAC-TORS OR COMMISSION MERCHANTS. Fines and penalties, 3-192, 193 Fire insurance, see FIRE INSURANCE. Foreign attachments, 3-183 Custom of foreign attachment in London, 3-186 3-206 Foreign corporations (see infra, Nonresident and foreign corporations), debtors of property. Statutes, 3-195 13-906 Attachment by nonresident creditors, 13-907 15-1054 Corporate stock, 13-907 Exempting corporation from attachment, 13-906 Foreign debtors include foreign corpora-AND BANKRUPTCY. tions, 13-906 Liability to attachment, 13-906 Intent, 3-206 Lien created by levy of attachment, 13-907 ors, 3-197 Property not subject to attachment, 13-906 Foreign judgments, 13-1023 Forthcoming and delivery bonds (see FORTH-COMING AND DELIVERY BONDS), 3-230 Intention: Residence, 3-199 Fraud: Debts fraudulently contracted, see infra, Intervention, 3-214 Debts fraudulently contracted. Definition, 3-214 Fraudulent conveyance, assignment, or secretion of property, see infra, Fraudulent conveyance, assignment, or secretion of property. Fraudulent attachments, 3-226 3-187 Fraudulent conveyance, assignment, or secretion of property, 3-201, 223, 224 ex contractu. Actual frand a necessary element, 3-201 Burden of proof, 3-202 ex delicto. Changing of property into money, 3-201 Exemptions, 3-214 Intent may be inferred from acts, 3-201 Partnership, 3-202 Part of debtor's property, 3-202 Solvency not a defense, 3-201 Statutes, 3-201 Threats to assign, convey, or dispose of actions. property, 3-201 What amounts to a secretion or concealment, 3-202 17-707 When intent need not be shown, 3-201 Judge, 3-208 Whether sufficient to secure equitable rediction, 17-731 lief, 14-328 Fraudulent sales and conveyances, see infra, Judgment liens: Fraudulent conveyance, assignment, or se-Priority, 3-228 cretion of property. Garnishment, see GARNISHMENT. Grounds for attachment, 3-195 Absent, absconding, or concealed debtors, see infra, Absent, absconding, or concealed debtors. Affidavit, 3-207

secretion of property, see infra, Fraudulent conveyance, assignment, or secretion of property. Insufficiency of property, 3-206 Miscellaneous grounds, 3-206 Nonresident creditor, 3-195 Nonresident debtors and foreign corporations, see infra, Nonresident debtors and foreign corporations. Price or value of work or labor unpaid, Removal of property, see infra, Removal Impairment of obligation of contracts, Implied contracts, 3-188, 189 Indebtedness, 16-162, 163 Inhabitant (see Inhabit, Inhabitant), 16-334 Insolvency and bankruptcy, see Insolvency Absent, absconding, or concealed debt-Debts fraudulently contracted, 3-204 Fraudulent conveyance, assignment, or secretion of property, 3-201 Removal of property, 3-205 Junior attaching creditors, 3-215 Who may intervene, 3-214 Intoxicating liquors, 3-193, 213; 17-315 In what causes attachments may be had, Actions ex contractu, see infra, Actions Actions ex delicto, see infra, Actions Actions for debts not due, see infra, Actions for debts not due. Actions for money or damages, see infra, Actions for money or damages. Actions to enforce a lien, see infra, Actions to enforce a lien. Equitable actions, see infra, Equitable Recovery of specific property, 3-188 Joint tenants and tenants in common, 3-210; Liability of judge acting without juris-Judgments and decrees: Actions upon judgments, 3-190 Assignment of judgments, 17-883 Judgment for defendant: Dissolution of attachment, 3-241 Judgment for plaintiff, 3-242 Judicial sales, see JUDICIAL SALES. Junior attachments, see infra. Priorities. Justices of the peace, 3-208; 18-26 Volume XXXI.

Debts fraudulently contracted, see infra, Debts fraudulently contracted.

ATTACHMENT, cont'd. ATTACHMENT, cont'd. Landlord and tenant, see LANDLORD AND Malice, see infra, Liability in tort of attachment plaintiff. TENANT. Malicious abuse of process, 3-245; 19-631 Legacies and devises, 3-210; 18-806 Malicious prosecution, 3-245; 19-651 Legal proceeding, 3-184 Levy (see infra, Priorities), 18-838 Mandamus: Ancillary attachment, 19-856 Essentials of lien, 3-216 Quashing attachment, 19-855 Personal property, 3-209 Marriage: Real property, 3-209 Breach of contract of marriage, 3-100 Wrongful levy where ground for attachment exists, 3-246 Liability in tort of attachment plaintiff, Mechanics' liens: Effect of attachment, 20-501 Waiver by suing out attachment, 20-501 3-245 Attachment wrongful but not malicious, Mercantile agencies, 3-204 Money (see infra, Action for money or dam-3-245 Measure of damages, 3-246
Suing out of writ without just ages), 3-211 Mortgages: cause, 3-245 Interest of mortgagee in land, 3-210 Intervention, 3-215 Wrongful acts of officer, 3-246 Wrongful levy, 3-246 Priorities, 3-229 Malicious attachment, see infra, Ma-Name of state, 3-208 licious abuse of process; Malicious National banks (see National Banks), 21prosecution. 406 Lien: Nature of the proceeding, 3-184 Nonresident, see infra, Absent, absconding, Actions to enforce lien, 3-193 Common-law liens not assignable, 19-25 or concealed debtors. Nonresident absconding debtor, 3-206 Nonresident creditor, 3-195 Nonresident debtors and foreign corpora-Liens and attachments on mesne process distinguished, 19-7 Object of attachment is to create a lien, 3-187 tions (see injra, Foreign corporations), Waiver of lien: 3-197 Attachment at suit or by instiga-Attachment when a nonresident is present, 3-200 tion of lienholder, 19-27 Constitutionality of statutes, 3-198 Lien of attachment (see infra, Priorities), Foreign corporations, 3--200 3-216 Intention as to residence, 3-199 Abandonment of possession, 3-217 Partnership, 3-200 Actual levy, 3-216 Amendment of affidavit, 3-221 Residence and domicil distinguished, Amendment of petition, 3-221 3-198 Statutes, 3-197 Amount for which property bound, Temporary abode in or absence from 3-222 Conditional security, 3-219 state, 3-199 Who is a resident, 3-198 Duration of lien, 3-222 Nonsuit, 3-241 Effect of dissolution, 3-244 Essentials to validity of the lien. Notice of pendency and lis pendens, sec Notice of Pendency and Lis Pendens. Object of the proceeding, 3-186 3-216 Extent of lien, 3-221 Foreign attachment, 3-186 In general, 3-216 Merely a security, 3-218 United States, 3-187 Officers, see infra, Sheriffs. More than a mere expectancy, 3-219 Nature of lien, 3-217 Origin of the proceeding, 3-183 Possession of property by attaching offi-Parties: Writ, 3-208 cer, 3-217 Partnership (see Partnership), 3-212 Pawns and pawnbrokers, 3-213 Property levied upon, 3-221 Recording, 3-217 Retrospective laws, 3-219 Payment, see PAYMENT. Right of legislature to devise lien of Penalties, see infra, Fines and penalties. Person, 3-183, 195 Personal judgment, 3-242 attachment, 3-219 Title to property, 3-218 Valid levy, 3-216 Personal property, 3-211 What property bound, 3-221 Bailments, 3-213 Bank bills, 3-211 When lien commences, 3-220 Whether assignable, 3-220 Chattel mortgages, 3-213 Whether strictly a lien, 3-217 Crops, 3-211 Life insurance, 3-213 Equitable interests, 3-211 Life insurance policy, 3-213 Intoxicating liquors, 3-213 Liquidated damages, 3-188 Levy upon, 3-209 Life insurance policies, 3-213 Lis pendens, see Notice of Pendency and LIS PENDENS. Money, 3-211 Livery stable keepers: Partnership property, 3-212 Lien not lost as against attaching cred-Pawns, 3-213 Perishable goods, 3-213 itor, 19-442

Volume XXXI.

ATTACHMENT, cont'd.	A	ATTACHMENT, cont'd.
Personal property, cont'd.		Real property, cont'd.
Personal property which is not attach-	-	Interest of legatees and devisees, 3-210
able, 3-213		Land may be attached, 3-209
Property in custodia legis, 3-212		Levy upon, 3-209
Property in hands of assignee, 3-212		Mortgagee's interest, 3-210
Salaries of public officers, 3-213		Only subsisting interest attachable, 3-210 Remainders and reversions, 3-210
Stock, 3–211 Tools, 3–211		Tenancy in common, 3-210
Vessels, 3-211		Uncertain interest, 3-210
What personal property can be attached		Receivers (see RECEIVERS), 3-237
3-211	•	Recognizance:
Where attachable, 3-211		Effect of giving recognizance to pay
Pews and pew rights, 22-771		judgment, 3–185
Plea in abatement, 3-241		Recording acts, 3-217; 24-78
Pledge and collateral security, see Pledge	E	Recovery of specific property, 3–188
AND COLLATERAL SECURITY. Possession:		Referees, 3-242
		Relation, 3-223
Abandonment of possession by officer 3-240	,	Release by attorney, 3-238 Remainders, reversions, and executory inter-
Possession of property, 3-217		ests, 3-210; 24-406
Priorities, 3-223		Removal of property, 3-204
Between attachments, 3-224		Enough property left to satisfy claims,
Conditional delivery of writ to)	3-205
officer, 3-226		Grounds for attachment, 3-204
Dissolution of senior attachment	,	How much property removed will justify
3-227		attachment, 3-205
Fraudulent attachments, 3-226		In general, 3-204
Illegality of senior attachments, 3-226	5	Intent, 3-205
In general, 3-224		Removal out of county, 3-204
Levies at different times on the	е	Statutes, 3–204
same day, 3-225 Priority of junior attachment, 3-226		When a debtor may remove property
Rule giving priority in order of de		out of the state, 3-205 Rent (see Landlord and Tenant), 3-193
livery of writ to officer, 3-226		Repeal of statute, 3-244
Settlement of action in which at	-	Replevin, see REPLEVIN.
tachment issued, 3-227		Residence (see infra, Absent, absconding, or
Simultaneous attachments, 3-226		concealed debtors; Nonresident debtors
Successive attachments, 3-224		and foreign corporations), 24-696
Successive levies by the same office	r	Res judicata, 24-828
or his deputies, 3-225		Orders on motion to dissolve attach-
Between attachments and alienations	i,	ment, 24-818, 819
3-229		Retroactive statutes, 3–219
Between attachments and other liens	,	Returns, 3–208, 209 Reversions, 3–210
3-227 Execution liens, 3-228		Sales (see Sheriffs' Sales), 3-216
Illustrations, 3-228, 229		Failure to sell within statutory period,
In general, 3-227		3-243
Judgment liens, 3-228		Priorities, 3-229
Landlord's lien, 3-229		Seal:
Prior judgments, 3-228		Writ, 3-208
Deeds, 3-229		Seamen:
Executions, 11-687		Exemptions, 25-98
Fraudulent sales and conveyances, 3-22;	3	Secrete, 25–176
General principles, 3-223		Secretion of property, see infra, Fraudulent
Mortgages, 3–229 Recording acts, 3–230		conveyance, assignment, or secretion of property.
Relation, 3-223		Secured debts, 3–191
Sales of personalty, 3-229		Security, see infra, Lien of attachment.
Sales of stock, 3-229		Security worthless, 3–191
Private international law, 3-186		Senior attachments, see infra, Priorities.
Proceeding in personam or in rem, 3-185		Separate property of married women, 25-432
Process, see infra, Writ.		Sheriffs:
Prohibition, 23-220		Right of officer, 3-215
Public officers:		Wrongful acts of officer, 3-246
Salary, 3-213		Sheriffs' sales, see Sheriffs' Sales.
Railroads, 23-725		Signature:
Real property, 3-209		Writ, 3-208
Curtesy, 3-210		Statutes:
Dower, 3-210 Equitable interests, 3-209		Strict construction, 3-185
Equity of redemption, 3-210		Statutory remedy, 3-184 Stay laws, see STAY LAWS.
31 C. of L.—9	129	Volume XXXI.

```
ATTACHMENT, cont'd.
                                                     ATTEMPTS TO COMMIT CRIME, cont'd.
                                                       Act, see infra, Overt act.
Adaptation of means employed, 3-267
   Stock and Stockholders, see STOCK AND
     STOCKHOLDERS
   Stoppage in transitu, see Stoppage in Tran-
                                                            Administering harmless medicines with
                                                              intention to produce abortion, 3-268
   Strict construction of statutes, 3-185
                                                            Apparent adaptation enough, 3-267
   Successive attachments, see infra, Priorities.
                                                            Discharging loaded arms, 3-267
   Sunday, 3-243
                                                            Evidence, 3-269
   Suretyship (see Forthcoming and Delivery Bonds; Suretyship), 3-207
                                                            Impossible crimes (see infra, Impossible
                                                              crimes), 3-269
   Tender:
                                                            Instances, 3-268
       Attachment lien, 28-14
                                                            Involuntary abandonment, 3-269
   Time, see infra, Priorities.

Title, see infra, Lien of attachment.
                                                            Means obviously unsuitable, 3-267
                                                            Pointing empty gun, 3-268
                                                            Question for jury, 3-269
   Tools, 3-211
   Tort, see infra, Actions ex delicto; Liability
                                                            Unioreseen obstacle, 3-268
     in tort of attachment plaintiff.
                                                            Voluntary abandonment, 3-269
   Trademarks, trade names, and unfair compe-
                                                       Arson, 2-937; 3-262
                                                       Assault and battery, 3-253
     tition, 28-405
   Trespass, see TRESPASS.
                                                            Aiming a gun, 3-266
   Trespass on the case, 28-620
                                                            Assault with intent to rape, 3-255, 261
   Trover and conversion, see Trover and Con-
                                                            Unlawful wounding, 3-262
                                                       Assault with intent to rape, see RAPE.
     VERSION.
   Unliquidated damages, 3-188
                                                       Blackmail, 3-252
   Vendor and purchaser, 3-191
                                                        Bribery, 3-252, 253, 262, 263; 4-914
  Vessels, 3-211
Waiver of tort, 3-192
Warehouses and warehousemen, 30-54, 64
                                                            Common law, 4-914
                                                            Illustrations, 4-915, 916
                                                            In general, 4-914
                                                            State statutes, 4-914
   Waste, 30-273
                                                            United States, 4-916
   What may be attached, 3-209
       Exemptions, see Exemptions from Ex-
                                                       Burglary, 3-259; 5-69
                                                       Cantharides, 3-260
         ECUTION.
                                                       Cause, 5-774
       In general, 3-209
       Personal property, see infra, Personal
                                                       Cheats, 12-799, 850
                                                       Common-law crimes, 3-252
  Real property, see infra, Real property.
Writ (see infra, Priorities), 3-208
Amount of the demand, 3-208
                                                       Consent of party injured, 3-269
                                                       Conviction for attempt in trial for completed
                                                         crime, 3-255
                                                       Counterfeiting, 3-253
       By whom issued, 3-208
                                                       Definition, 3-250
Degree of crime, 3-251
       Clerk of court, 3-208
      Date of the return, 3-208
       Date of the writ, 3-208
                                                       Divorce, 9-789, 790, 805
                                                       Drunkenness, 3-263
       Execution, 3-208
       Form, 3-208
Judge, 3-208
                                                       Effort, 10-461
                                                       Elections, 10-849
       Justice of the peace, 3-208
                                                       Elements of an attempt, 3-254
       Name of the state, 3-208
                                                            Conviction for attempt in trial for com-
       Parties, 3-208
Return, 3-208, 209
                                                              pleted crime, 3-255
                                                            Elements must co-exist, 3-254
                                                            General rule, 3-254
       Seal, 3-208
                                                           Intent, 3-254
Overt act, 3-254
       Signature, 3-208
       Time of issuing, 3-208
   Wrongful attachment, see infra, Liability in
                                                       Embracery, 10-1041
                                                       Extortion, 3-252
Extortion of evidence, 3-253
     tort of attachment plaintiff.
ATTACK, 3-248
ATTAINDER, 3-248
                                                       False pretenses and cheats, 3-252; 12-799,
  Bill of attainder, 4-56
                                                         850
                                                       Felony, 3-251
  Conviction, 7-497
  Curtesy, 8-526
                                                            Felony not attempted, committed, 3-263
       Attainder of the husband, 8-526
                                                       Firearms:
       Attainder of the wife, 8-526
                                                            Aiming a gun, 3-266
Escheat, 11-321
ATTEMPT, 3-249
ATTEMPTS TO COMMIT CRIME, 3-250
                                                            Discharging loaded arms, 3-267
                                                           Pointing empty gnn, 3-268
                                                       Homicide:
                                                           Killing in perpetration of, or attempt to
  Abandonment:
       Involuntary abandonment, 3-269
                                                              perpetrate, felony, see Murder and
                                                              MANSLAUGHTER.
       Voluntary abandonment, 3-269
                                                       Ignorance of fact, 3-272
  Ahortion, 1-193; 3-252, 261
      Administering harmless medicine with
                                                       Impossible crimes (see infra, Adaptation of
         intent to produce abortion, 3-268
                                                              means employed), 3-270
      Impossibility, 3-262, 271
                                                           Attempt to steal from empty safe, 3-
  Accessories, 3-254
                                                              272
```

130

```
ATTEMPTS TO COMMIT CRIME, cont'd.
                                                 ATTEMPTS TO COMMIT CRIME, cont'd.
  Impossible crimes, cont'd.
                                                   Overt act, cont'd.
      Crime actually and obviously impossible,
                                                        Must fall short of completed crime,
      Crime apparently impossible, 3-270
                                                        Must not be too remote, 3-265
      Ignorant of facts, 3-272
                                                        Necessity, 3-263
      In general, 3-270
                                                        Obscene prints, 3-264
      Instances, 3-271
                                                        Passive acquiescence, 3-264
      Physical incapacity, 3-270
                                                        Poison, 3-265
      Physical incapacity to commit rape,
                                                        Possession of instrument of wrongdoing,
        3-270
                                                          3-265
                                                        Preparations, 3-266
      Picking empty pocket, 3-271
      Unsuitability of object, 3-271
                                                        Preparations
                                                                      far removed from the
                                                          crime, 3-266
  Incest, 16-141
                                                        Proximate act, 3-265
      Generally, 16-141
      Illustrations, 16-141, 142
                                                        Solicitations, 3-264
                                                        Statutes, 3-266
      Solicitation, 16-141
                                                    Picking empty pocket, 3-271
  Intent, 3-254, 255; 16-981
Abortion, 3-261
                                                    Poison, 3-265
      Arson, 3-262
                                                        Harmless substances, 3-268
                                                    Possession of instrument of wrongdoing,
      Attempt to murder, see infra, Murder
        and manslaughter.
                                                      3-265
       Attempt to rape, see infra, Rape.
                                                    Preparations, 3-266
       Bribery, 3-262
                                                    Proof of other crimes, 23-252
                                                    Proximate cause, 3-265
       Distinguished, 3-249
       Drunkenness, 3-263
                                                    Punishment, 25-319
      Felony not attempted, committed, 3-263
                                                    Rape (see RAPE), 3-252, 258
       Implication of law, 3-255
                                                    Remoteness, 3-265
      Instances, 3-256
Intent in the crime attempted, 3-263
                                                    Robbery, 3-262; 24-1006
                                                    Sodomy, 3-251, 252; 25-1146
      Larceny, 3-262
Matter of fact, 3-255
                                                    Solicitation to commit crime (see Solicita-
                                                      TION TO COMMIT CRIME), 3-259, 264
       Mayhem, 3-262
                                                    Suicide, 3-252
       Mental capacity, 3-263
                                                    Treason, 3-251
       Rebuttable presumptions of fact, 3-256
                                                    Two crimes, 3-251
                                                    Words, 3-264
       Robbery, 3-262
       Specific intent essential, 3-255
                                                    Wounding, 3-262
       Unlawful wounging, 3-262
                                                  ATTEND - ATTENDANCE, 3-272
                                                  ATTEST - ATTESTATION, 3-273
  Intent distinguished from attempt, 3-249
                                                    See Authentication; Execution and Proof
  Jeopardy:
       Conviction for attempt bars subsequent
                                                      OF DOCUMENTS; NOTARY PUBLIC; RECORDS.
                                                    Actual presence, 3-274
         prosecution for completed crime, 3-265
  Larceny (see Larceny), 3-252
                                                    Bills of exchange and promissory notes, see
  Libel and slander:
                                                      BILLS OF EXCHANGE AND PROMISSORY
                                                      Notes.
       Charge of attempt, 18-877
       Chastity, 18-940
                                                    Bills of sale, 3-274
   "Loaded arms," 3-267
                                                    Deeds, see DEEDS.
  Mayhem, 3-262
                                                    Delivery:
  Means employed, see infra, Adaptation of
                                                        Mortgages, see Mortgages.
     means employed.
                                                    Foreign judgments, see Foreign Judgments.
                                                    Leases, 18-607
  Misdemeanor:
       Attempt a misdemeanor, 3-251
                                                    Mortgages, see Mortgages.
                                                    Powers (see Powers), 3-275
       Mala prohibita, 3-253
                                                    Proof of execution, see Execution and
      Malum in se, 3-252, 253
                                                      PROOF OF DOCUMENTS.
  Murder and manslaughter, 3-252, 256
                                                    Separate property of married women, 3-275
       Beating another, 3-257
                                                    Tax titles, 27-963 Wills, see WILLS.
       Completed act must be murder, 3-256
       Intent, 3-256
      Killing in perpetration of, or attempt to perpetrate, felony, see Muroer and
                                                  ATTESTING WITNESS, see Notice.
                                                  ATTORN, 3-276
                                                  ATTORNEY, 3-276
         MANSLAUGHTER.
                                                    See Power of Attorney.
       Serious bodily injury, 3-257
                                                  ATTORNEY AND CLIENT, 3-278
       Specific intent necessary, 3-257
                                                   See Attorney General; Prosecuting and District Attorneys; Stock and Stock-
       Unintended victim, 3-258
  Obscenity, 3-264
                                                      HOLDERS.
  Overt act, 3-254, 263
      Adaptation of means employed, see in-
fra, Adaptation of means employed.
                                                    Abandoning case, 3-381
                                                    Accounting:
                                                        Collections, 3-400
      Aiming a gun, 3-266
                                                    Acknowledgments:
      Burglary, 3-264
                                                        Acknowledgment by attorney, 1-508
      Instances, 3-264, 266
                                                        Officer who is attorney of grantor, 1-494
      Mere words, 3-264
```

ATTORNEY AND CLIENT, cont'd. ATTORNEY AND CLIENT, cont'd. Appearances, cont'd. Admission (see Admissions), 3-283 Diplomas from law schools, 3-289 Several defendants, one employing counsel for all, 3-351 Duelling, 3-289 Withdrawal of appearance, 3-351 Eligibility, see infra, Eligibility. Examination, 3-288 Necessity of admission before one can Appointment, see infra, Authority of attorneys; Compensation. Appointment to defend poor criminal: Liability of county for services, 7-945 act as attorney, 3-319 Oath, 3-289 Arbitration and award, see Arbitration and Oath of office, 3-290 Presumption that practicing attorney is AWARD. Arrest: duly admitted, 3-320 Liability of attorney for illegal arrest, Requisites of admission, 3-288 2-903 Serving clerkship, 3-288 Assignments (see infra, Dealings between Test oath, 3-289 attorney and client), 2-1012 Adverse interest, see infra, Representing con-Assignments for the benefit of creditors, see flicting interests. ASSIGNMENTS FOR THE BENEFIT OF CRED-Advice: ITORS. Giving improper advice: Advising as to titles or securities, Assistants, see infra, Associate counsel or assistants. 3-386 Attempting to act for both borrower Associate counsel or assistants, 3-352. Agreement on basis of delegation of and lender, 3-387 General rule, 3-385 Illustrations, 3-385, 386 Representing conflicting interests, power, 3-353 Attorney to collect, 3-353 Authority to employ associate counsel or assistants, 3-352 3-387 Delegation of authority, 3-352 Liability for improper advice, 3-385 Employment of assistant counsel, 3-352 Advice of counsel, see Advice of Counsel. Employment of substitute where original Affidavits: attorney unable to act, 3-353 Authority of attorney to make affidavits, Fees of associate counsel, 3-441 Client employing additional attor-Forging or concocting false affidavits or evidence, 3-311 neys, 3-442 Agency: Obligation of attorney, 3-442 Attorney not mere agent, 3-347 Obligation of client, 3-441 Liability of attorney for acts of substi-Implied agency, 1-958 Notice to attorney notice to client, 3-324 tutes or partners, 3-397 Lien of attorneys, 3-449 Power of agent to collect or appoint Payment to associate attorney, 3-353 counsel, 1-1029 Retainer by agent, 3-318 Ratification, 3-352 Where attorney retained to collect employs another attorney, 3-395 Agreement, see infra, Stipulations. Aliens, 2-70 Qualifications of attorney, 3-284 Attachment, see infra, Release of lien of Alimony, see ALIMONY. attachment, execution, or other security. Alteration of instruments: Attorney-general, see Attorney-General. Altering or stealing records, 3-310 Attorneys' fees, see Attorneys' Fees. Amount of compensation, see infra, Compen-Authority of attorneys (see infra, Relation of sation. attorney and client; see ATTACH-Appeal bonds: MENT), 3-345 Authority of attorney, 3-348 Abandoning appeal, 3-348 Agent distinguished from, 3-347 Appeals: Authority to abandon an appeal, 3-348 Appeal bonds, 3-348 Authority to take an appeal, 3-348 Attorney employed to collect a debt, Stipulations as to appeal, 3-356 3-346 Attorney not mere agent, 3-347 Appearances, 3-349 Appearance equivalent to service of Attorney to defend, 3-345 process, 3-351 Appearance in prosecution in criminal Compromise of client's rights, see infra, Compromise of client's rights. Compromise, settlement, or dismissal, case, 3-351 Authority cannot be attacked collaterally, 3-331, 353, 358 Confession of judgment, see infra, Con-Authority depends on retainer, 3-349 fession of judgment. Authority of attorney, 3-349 Curator, 3-346 Conditions of relief, 3-350 Courts not inclined to interfere where Exclusive control of proceedings, see infra, Exclusive control of proceedremedy against attorney adequate, ings. General rule as to attorney's authority, Presumption of authority, 3-349 3-345 Proof necessary to obtain relief, 3-350 Guardian ad litem, 3-346 Relief from judgment obtained under How determined, 3-345 unauthorized appearance, 3-349 Implied authority, 3-345

Volume XXXI.

ATTORNEY AND CLIENT, cont'd. ATTORNEY AND CLIENT, cont'd. Change of attorneys, cont'd. Authority of attorneys, cont'd. Contingent fee, 3-409 Indemnity honds, 3-348 Liability for unauthorized acts, 3-396 Death, 3-410 Liability of third persons, see infra, Liability of attorney to third persons. Disability, 3-410 Effect of substitution, 3-411 Effect of withdrawal, 3-410 Making affidavits, 3-348 Object of employment determines scope Forfeiture of right to compensation by withdrawal, 3-411 of powers, 3-347 Just cause for withdrawal, 3-411 Vested interest in cause of action, 3-409 Payment, see infra, Payment. Presumption of attorney's authority, see infra, Presumption of attorney's What is reasonable ground for discharge authority. of attorney, 3-410 Printing briefs, 3-348
Ratification of unauthorized acts, see What is sufficient cause for withdrawal, infra, Ratification. Withdrawal of attorney with consent of Satisfaction of judgment, 3-368 client, 3-411 Signing pleadings, 3-348
Surplus proceeds of execution sale, 3-346 Withdrawal of attorney with leave of court, 3-410 Character, 3-283 Taking appeal, 3-348 Termination of authority, see infra, Ter-Chinaman, 3-285 mination of relation. Citizen: To appear and act as counsel, see infra, Women, 3-286 Appearances. Clerk of court: Payment to clerk of court, 3-467 To dismiss a suit, 3-370 To employ associate counsel or assist-ants, see infra, Associate counsel or Liability of attorney for acts of clerk, assistants. 3-398 To issue execution and direct levy, see Clerkship: EXECUTIONS. " Client," 6-146 To make stipulations or agreements, see infra, Stipulations. To release lien of attachment, execution, or other security, see infra, Release of lien of attachment, execution, or other General rule, 3-324 To submit case to arbitration, see Ar-BITRATION AND AWARD. Transfer of judgment, 3-369 Negligence, 3-324 Transfer of notes, 3-269 Transfer of securities, 3-369 Collections, 3-388 Verifying pleadings, 3-348 When authority begins, see infra, Relation of attorney and client. Bail (in civil cases): Attorney as bail, 3-602 Bail and recognizance (in criminal cases): Attorney as surety for client, 3-291 Bankruptcy, see Insolvency and Bank-RUPTCY. Barratry, 3-861 Bills of exchange and promissory notes: 3-353 Defenses, 3-389 Accepting notes in absolute payment, Diligence, 3-388 Assignment for face value, 3-370 Authority to transfer notes, 3-369 Notice of dishonor, 4-409 Bonds (see infra, Lien of attorneys), 4-634 Authority of attorney, 3-348 Bribery, 3-312; 4-910 Briefs: Printing briefs, 3-348 tion, 3-392 Burden of proof: Burden to establish fairness of dealings with client on attorney, 3-333 Champerty and maintenance (see Cham-PERTY AND MAINTENANCE): 3-444 3-389 Attorney as surety for client, 3-291 Instructions, 3-390 Change of attorneys, 3-409 Change of attorney without formal order,

Serving clerkship, 3-288 Client bound by attorney's acts, 3-324 Client liable to third party, 3-325 Directing levy of execution, 3-326 Fraud or collusion, 3-324 Insolvent attorney, 3-325 Liability for unauthorized acts, 3-326 Setting aside judgment by default, 3-325 Collection agency, see Collection Agency. Attorney's agreement to collect securities due debtor and apply on judgment, 3-363 Attorney's duty in paying over money collected, 3-392 Attorney with full discretion, 3-391 Authority of attorney employed to collect debt, 3-346 Authority of attorney to collect, to employ associate or assistant counsel, Disbarment for failure to pay over money, see infra, Disbarment. Duty as to following instructions, 3-390 Duty to pursue remedies before and after judgment, 3-389 Effect of attorney's receipt for collec-Failure to pay over money collected as defense to action for compensation, Failure to reduce claim to judgment, "For collection," 3-392 Liability for money collected and not paid over, 3-393 Attorney liable as garnishee, 3-393 Volume XXXI.

Client's right to change, 3-409

Amount, cont'd.

```
ATTORNEY AND CLIENT, cont'd.
ATTORNEY AND CLIENT, cont'd.
                                                  Compensation, cont'd.
  Collections, cont'd.
      Liability for money collected and not
            paid over, cont'd.
          Attorney liable as trustee for cus-
            tody of money collected, 3-394
          Attorney to collect not guarantor
            of claims, 3-394
          Claim of title by third person, 3-393
          Client must prove a collection, 3-394
          Client must prove demand, 3-396
          Counterclaim in favor of attorney,
          Illustrations, 3-393
          In general, 3-393
          Liability for improper compromise
            of client's claims, 3-394
          Necessity of demand, 3-396
          Statutory penalties for failure to pay
          over, 3-395
Waiver of demand, 3-396
          When chargeable with interest, 3-395
          Where attorney retained to collect
            employs another attorney, 3-395
      Liability in the absence of instructions,
        3-391
      Liability of attorney to collect, 3-388
      Limitation of actions, 3-401
      Loss due to negligence of client, 3-391
      Negligence, 3-388
      Summary jurisdiction over attorneys:
          To compel payment over of money,
               3-411
              Applies only as between attor-
                ney and client, 3-312
              Defenses, 3-412
              General rule, 3-411
              Inherent power in courts of
               record, 3-412
              Money held by attorney as
               proper compensation, 3-412
              Power of court, 3-411
              Relation of attorney and client
                necessary, 3-413
              Relation that of debtor and
               creditor simply, 3-413
              Remedy available to client only,
                3-412
              Rule extends to all cases of pro-
                fessional employment, 3-413
              Statute of limitations, 3-412
              Statutory regulations, 3-412
      What must be proved against attorney,
       3-391
 Commissioner of accounts, 3-297
  Compensation, 3-414
      Amount, 3-419
          Absence of contract, 3-419
          Amount and character of services,
            3-42I
          Amount involved, 3-422
          Character and importance of the
            litigation, 3-421
          Circumstances to be considered in
            determining the compensation,
            3-420
         Compromise of suit by client,
          Contingent or absolute fee, 3-423
          Contract to pay implied, 3-420
         Discharge of attorney for cause,
```

3-428

```
Discharge of attorney without cause.
           3-426
         Action for damages for breach
           of contract, 3-426
        Action on quantum meruit,
          3-426
         Compensation for constructive
           service, 3-427
         Contingent fee, 3-427
         Measure of damages, 3-426
    Evidence, 3-420
    Fees not measured by amount of
      taxable costs, 3-421
    Fees paid to other attorneys, 3-424
    Financial condition of client, 3-423
    Finding as to fees reluctantly dis-
      turbed on appeal, 3-420
    Generally, 3-419
    Infant, 3-417
    Labor, time, and trouble involved,
      3-421
    Local usage as to fees, 3-424
    Opinion of attorneys as evidence.
    Professional standing of plaintiff.
    Question of fact, 3-420
    Reasonable compensation, 3-419
    Result attained, 3-423
    Several cases involving the same
      issues, 3-420
    Skill and experience required, 3-422
    Statutory provisions, 3-420
    Usage, 3-424
    Where employment is prematurely
          ended, 3-425
    By act of attorney, 3-429
    By act of client, 3-425
    By act of God, 3-430
    By act of law, 3-430
        By combined act of client and
          attorney, 3-430
        Death of attorney, 3-430
        Death of client, 3-431
        Discharge of attorney for cause,
          3-428
        Discharge of attorney without
          cause, 3-426
        Fee fixed in mortgage or note,
          3-431
    General rule, 3-425
Whether amount of demand made
      by attorney estops him in subse-
      quent action, 3-424
    Withdrawal of attorney, 3-429
Attorney must prove his employment,
      3-435
    Acts of acceptance or recognition,
      3-436
    Attorney employed by one of several
      interested parties, 3-438
    Attorney's own testimony as proof,
      3-438
    Contract of employment express or
      implied necessary, 3-435
    Facts justifying inference of em-
      ployment, 3-438
    Illustrations, 3-436
    Joint liability, 3-438
                  Volume XXXI.
```

ATTORNEY AND CLIENT, cont'd.

ATTORNEY AND CLIENT, cont'd.

Compensation, cont'd. Compromise of client's rights, cont'd. Agreement to collect securities due Attorney must prove his employment, debtor and apply on judgment, 3-363 cont'd. Amount of compensation where suit is Partition, 3-436 Promise to pay presumed, 3-437 compromised by client, 3-428. Revivor of suit after client's death, Attorney cannot compromise, 3-358 Authority of attorney, 3-331 Attorney must prove performance, 3-439 Cannot accept less than full amount due, Attorney's fees, see ATTORNEY'S FEES.
Constitutionality of statutes providing for gratuitous services, 3-418 3-364 Cannot accept payment in anything but money, 3-363 Contingent fees, 3-440 Client required to satisfy judgment to extent of consideration of compro-Contracts for compensation after relation established, 3-433 mise, 3-359 Compromise voidable only, 3-361 Construction of particular agreements, 3-434 Court reluctant to set aside fair compromise, 3-360 Contracts after litigation ended, Discontinuance, 3-360 Dismissal or discontinuance of suit, 3-433 Fees taxable as costs, 3-435 Statutes, 3-434, 435 3-370 English rule, 3-362 Such contracts jealously guarded, Evidence, 3-361 3-433 Evidence sufficient to show authority to Supported if fair, 3-434 Trustee becoming attorney compromise, 3-361 Executory agreement to compromise, cestui que trust, 3-434 Costs, 3-446 3-360 General rule, 3-358 Death, 3-430 Giving satisfaction of judgment without Defenses to actions for compensation, full payment, 3-364 Liability for improper compromise of Contracts opposed to public policy, client's claims, 3-394 3-445 Lien of attorneys, 3-465 Failure to pay over money collected, New trial, 3-360 3-444 Nonresident clients, 3-360 Negligence or ignorance of attorney, Part payment, 3-364 3-443 Payment in anything but money, 3-363 Statute of limitations, 3-445 Payment part in money and part in Extra compensation, 3-442 securities, 3-364 Fee fixed in mortgage or note, 3-431 Presumptions, 3-361 Fees of associate counsel, 3-441 Ratification, 3-362 Guardian, 3-417 Release of interested witness, 3-360 Infants, 3-416 Remittitur, 3-360 Interest, 3-443 Married women, 3-416 Retraxit, 3-360 Right to set aside compromise, 3-359 Retaining fees, 3-440 Unauthorized compromise followed by Right to compensation, 3-414
Barrister's services honorary, 3-414 judgment by consent, 3-362 Where some degree of authority to com-England, 3-414 promise has been expressly conferred, Generally, 3-414 3-361 United States, 3-414 Who entitled to recover compensa-Confession of judgment, 3-368 Accepting confession of judgment, 3-369 tion, 3-415 Services in defending poor persons, Attorney acting for opposing interests, 3 - 368Services to estates of decedents, 3-417 Attorney's power to confess judgment, 3-368 Stipulations for fee in assignments and Client's rights where confession unaudeeds of trust, 3-432 thorized, 3-369 When entitled to interest, 3-443 Confession of judgment conclusive as to Who entitled to recover compensation: attorney's authority, 3-369 Confessions by counsel, 6-571 Attorney for absent heirs, nonresidents, etc., 3-416 Conflicting interests, see infra, Representing Must have all the qualifications preconflicting interests. scribed by statute, 3-416 Conspiracy: Only attorney duly admitted may re-Criminal liability of attorney, 3-409 cover, 3-415 Constitutional law: Partners, one of whom has not heen Statutes providing for gratuitous serdnly admitted, 3-415 vices, 3-418 Compromise of client's rights, 3-331, 353, Test oath, 3-289, 290 358 Constructive trusts, 15-1199 Accepting notes in absolute payment, Contempt, see Contempt. Contingent fees, 3-440 Accepting part payment as such, 3-365

```
ATTORNEY AND CLIENT, cont'd.
  Contracts (see infra, Dealings between at-
         torney and client):
       Liability of attorney for negligence in
         preparing, 3-387
       Lien of attorneys, 3-455
  Contributory negligence, 7-426
  Conveyances, see infra, Dealings between at-
    torney and client.
  Corporations, 7-855
  Dissolution of corporation, 3-328
Costs (see infra, Liability of attorney for officers' and witness fees), 3-446
       Contract by which attorney is to pay
         costs, 3-344
       Costs belong to party and not to attor-
        ney, 3-446
       Fees taxed as costs, 3-446
       Taxed costs not property of attorney,
         3-446
       United States courts, 3-447
  Counsel (see infra, Associate counsel or as-
         sistants), 7-873
       Authority to act as counsel, 3-349
  Counties:
       Employment of counsel, 7-929
       Liability for attorney's services, 7-943
           Counsel employed by proper authori-
              ties, 7-944
           Illustrations, 7-944, 945
Implied right to employ from cor-
             porate capacity, 7-944
           Services of attorney appointed to de-
              fend poor persons, 7-945
           Unauthorized contracts, 7-944, 945
  County commissioners:
  Power to employ counsel, 7-992
Courts (see infra, Summary jurisdiction
         over attorneys):
      Courts not of record, 3-319
Disbarment, see infra, Disbarment.
       Lien on money in court, 3-458
       Prescribing qualifications, 3-287
  Crime, see infra, Disbarment.
Criminal and civil proceedings arising out of
    the same matter, 3-299
  Criminal law, see infra, Disbarment.
  Criminal liability of attorney, 3-409
  Damages must be proven in action for neg-
    ligence, 3-398
             between attorney and
  Dealings
                                           client,
         3-332
       Actual fraud unnecessary, 3-333
       Assignments and conveyances to attor-
              ney, 3-337
            Assignments by client to attorney,
              3-337
            Client must object within reasonable
              time, 3-339
            Conveyance by client to attorney,
              in fraud of creditors, 3-338
            Good faith and full knowledge
              validate transaction, 3-339
           Taking assignment for fees, 3-
              339
           Titles and assignments taken by
              attorneys subjected to equitable
              rights of client, 3-337
       Attorney acquiring adverse interest in
         subject-matter of litigation, 3-335
       Burden to establish fairness on attor-
         ney, 3-333
```

```
ATTORNEY AND CLIENT, cont'd.
  Dealings between attorney and client, cont'd.
       Cases wherein facts held not to create
         presumption of fraud invalidating
         transaction, 3-336
       Contract by attorney to pay costs, 3-344
      Contracts for compensation after rela-
         tion established, 3-433
      Contracts opposed to public policy, 3-345
      Contracts to indemnify client against loss in suit, 3-344
       Contracts to secure pardon, 3-344
      Dealings between persons who after-
         wards occupy relation of attorney and
         client, 3-336
      Delay of client, 3-339, 342
Duty to communicate information to
         client, 3-334
      Equity will relieve against attorney's
         unconscionable hargain, 3-333
      General doctrine, 3-332
      Gifts, 3-340
           Presumption against fair dealing,
             3-340
           Presumption may be overcome by
             evidence of propriety and good
             faith, 3-340
      Highest good faith required, 3-332
      Judicial sales, 3-340
           Attorney purchasing at judicial sale
             may be treated as trustee for
             client, 3-340
           Diligence required of client, 3-342
Plaintiff's attorney purchasing at
             execution sale, 3-342
           Record as notice of trust, 3-341
           Tax sales, 3-341
           When purchase by attorney valid,
             3-342
      Liability of attorney to account for
         profits, 3-334
       Making profits out of dealings with
         clients, 3-334
       Objection within reasonable time, 3-339
      Purchasing adversely to client, 3-340
           Acts of attorney for client's bene-
             fit, 3-342
           At judicial sale, 3-340
           Attorney employed to examine title,
           Attorney using knowledge acquired
             through
                       professional
              3-343
           Diligence required of client, 3-342
           Execution sales, 3-342
           Illustrations, 3-342
Impeaching client's title, 3-344
           Innocent purchaser from client,
           Property involved in litigation pur-
             chased by attorney impressed with
             trust, 3-343
           Purchaser from attorney with no-
             tice, 3-344
           Purchasing adverse title, 3-344
           Tax sales, 3-341
           When purchase by attorney valid,
             3-342
      Reasonable time within which to object,
```

3-339

Recovery of judgment, 3-336

Relief in equity, 3-333

ATTORNEY AND CLIENT, cont'd. ATTORNEY AND CLIENT, cont'd. Dealings between attorney and client, cont'd. Disbarment, cont'd. Representing conflicting interests, see Appropriating client's funds, cont'd. What constitutes misappropriation, infra, Representing conflicting inter-3-308 ests. Assailing a judge, 3-306 Rule applies wherever relation of attorney and client exists, 3-335 Bribing or tampering with witness, 3-312 To whom rule applies, 3-335 Validity of special contracts, 3-344 Buying demands for suit, 3-305 Champerty and maintenance, 3-305 Commission of a felony, 3-304 What must be shown to entitle client to relief, 3-335 Effect of pardon, 3-305 General rule, 3-304 When transactions between attorney and client will be sustained, 3-334 Whether conviction necessary before Death of attorney, 3-410, 430 disbarment, 3-304 Compensation, 3-430 Whether previous conviction neces-Contingent fee, 3-431 Death of client, 1-1223; 3-328 sary, 3-304 Conduct evidencing unfitness for trust or confidence, 3-302 Compensation, 3-431 Contingent fee, 3-431 Conduct not necessarily in a professional Lien of attorneys, 3-457 capacity, 3-302 Debts of decedent: Conduct which would preclude the ad-Compensation for services to estates of mission of an applicant to the bar, decedents, 3-417 Deeds (see infra, Recording acts): Contempt of court, 3-303; 7-45 Crime, 3-302, 304 Criminal proceedings, 8-259 Liability of attorney for negligence in preparing, 3-387 Lien of attorneys, 3-455 Disharment in another state, 3-315 Defense: Divorce, advertising, 3-312 Duelling, 3-313 Effect of disbarment, 3-314 Client, 6-146 Definition, 3-281 Attorney, 3-276 Forging or concocting false affidavits or evidence, 3-311 Attorney at law, 3-281 Client, 3-282 Grounds, 3-302, 310, 313 England, 3-282 Illustrations, 3-313 Whether attorney implies that the person Improperly advertising to secure diso designated is an attorney at law, vorce, 3-312 3-276, 282 Interfering with other attorneys, 3-313 Legislature, 3-301 Liability of judge, 17-728 Degrees of negligence, 3-384 Delegation of authority, 1-978; 3-352 Employment of attorney, 1-982 Libeling or slandering judge, 3-306 Loss of moral character, 3-313 Depositions: Attorney as commissioner, 9-305 Misconduct by attorney as individual must be gross, 3-303 Misconduct entailing civil or criminal Delegation of powers by commissioner to counsel, 9-307 liability, 3-302 Misconduct out Right to appear by counsel, 9-332 Service of notice, 9-327, 328 outside of professional Unprofessional statements of counsel, duties, 3-302 Nonliability of judge for disharring an 9-307 Deputy: attorney, 3-315 Attorney as deputy, 9-374 Obtaining money by false pretenses, Diligence, see infra, Negligence. 3-311 Disabilities, 3-291 Power of court to disbar, 3-300 Disbarment, 3-300 Appellate and trial courts, 3-301 Altering or stealing documents Courts of limited and special jurisrecords, 3-310 diction, 3-301 Appropriating client's funds, 3-307 General rule, 3-300 How far legislature may limit such Absence of fraud, 3-309 Civil liability of firm for misappropower, 3-301 priation by member, 3-310 Disobeying order for payment to Misconduct not committed before the court disbarring, 3-301 client, 3-309 Statutes providing causes of dis-Effect of payment or tender, 3-309 barment, 3-302 Embezzlement by one partner, Unprofessional or disrespectful conduct on part of attorney, 3-302 3-310 Illustrations, 3-308 Procuring false judgment, 3-313 In general, 3-307 Readmission of disbarred attorney, 3-284 Insolvency, 3-309 Money must have been received in Representing conflicting interests, 3-312 Statute providing causes of disbarment, capacity of attorney, 3-309 3-302 Summary proceedings, 27-375 Only misappropriating partner may Suspension, 3-316 be discharged, 3-310 Payment or tender, 3-309 Threatening judge out of court, 3-306

Volume XXX1.

ATTORNEY AND CLIENT, cont'd. ATTORNEY AND CLIENT, cont'd. Discharge of attorney: Expert and opinion evidence, cont'd. Opinions of attorneys as to value of Amount of compensation where attorney attorney's services, 3-423 is discharged for cause, 3-428 Value of legal services, 12-486 Amount of compensation where attorney Extortion: is discharged without cause, 3-426 Officer's attorney, 12-579 Action for damages for breach of Whether attorney may commit extortion, contract, 3-426 Action on quantum meruit, 3-426 12-577 Fairness, see infra, Dealings between attor-Compensation for constructive serney and client. vice, 3-427 Contingent fees, 3-427 False imprisonment, see False Imprison-Measure of damages, 3-426 MENT. Client's right, 3-409 False representations, 3-311 Discontinuance, 3-360, 370 Fees, see infra, Compensation. Felony, see infra, Disbarment. Discretion of court: Fiduciary capacity, see infra, Dealings be-Admission, 3-287 tween attorney and client. Readmission of disbarred attorney. Fines and penalties: 3-284 Lien of attorneys, 3-452 Dismissal of suit, 3-370 "For collection," see infra, Collections. Divorce: Disbarment for improperly advertising Forgery: Forging or concocting false affidavits or to secure divorces, 3-312 Lien of attorneys, 3-456 evidence, 3-311 Former client, see infra, Representing con-Duelling, 3-290, 313 Duty of attorney, see infra, Negligence. flicting interests. Fraud and deceit (see infra, Dealings be-Eligibility, 3-283 Aliens, 3-284 Appeal, 3-288 tween attorney and client), 14-20 Duty to disclose material fact, 14-70 By whom qualifications are prescribed, Fraudulent sales and conveyances: Conveyance by client to attorney in fraud 3-287 Discretion of court, 3-287 of creditors, 3-338 Fund, see infra, Lien of attorneys. Minors, 3-285 Nonresidents, 3-284 Garnishment, see GARNISHMENT. Persons of good moral character, 3-283 Gifts, 3-340 Power of court to prescribe qualifica-Gifts to attorney, 14-1013 Presumption against fair dealings, 3-340 tions, 3-287 Readmission of attorney, 3-284 Presumption may be overcome by evi-Women, see infra, Women. dence of propriety and good faith, Embezzlement, see infra, Disbarment; see 3-340 Giving improper advice, see infra, Advice. Good faith (see infra, Dealings between at-Embezzlement. Employee, 11-5 torney and client; Representing con-Escape: flicting interests): Where prisoner escapes through acts of attorney, II-277 Contracts for compensation after relation established, 3-433 Evidence (see infra, Compensation): Employment, 3-435 Disbarment for representing conflicting Forging or concocting false affidavits or interests, 3-312 evidence, 3-311 Governor: Employment of counsel, 14-1100 Privileged communications, see Privi-LEGED COMMUNICATIONS. Guardian ad litem (see GUARDIAN AD LITEM), Proof of authority, see infra, Presump-3-346 tion of attorney's authority. Guardian and ward: Stipulations as to evidence, 3-355 Guardian may contract for attorney for Examination of applicant, 3-288 infant, 3-417 Exclusive control of proceedings, 3-357 Right to contract to pay contingent fees, Attorney's right to control proceedings, 15-56 Habitual drunkards, see Habitual Drunk-3-357 Limits of attorney's authority, 3-358 Husband and wife: Executions, see Executions; see infra, Release of lien of attachment, execution, or Married woman's attorney's right to compensation, 3-416 other security. Execution sales, see Sheriffs' Sales.
Executors and administrators, see Execu-Illegal contracts, see ILLEGAL CONTRACTS. Implied trust, see infra, Dealings between TORS AND ADMINISTRATORS. attorney and client. Exemptions from arrest, see Privilege from Imprisonment for debt and in civil actions, ARREST. 16-30, 38 Exemptions from execution, see Exemptions Discharge, 16-54 FROM EXECUTION. · Inconsistent relations, see infra, Representing

conflicting interests.

Authority of attorney, 3-348

Indemnity contracts:

Expert and opinion evidence:

Attorney at law as expert:

Foreign laws, 12-431

ATTORNEY AND CLIENT, cont'd. Indemnity contracts, cont'd. Contracts to indemnify client against loss in suit, 3-344 Infants: Amount of compensation, 3-417

Compensation of attorney for infant,

Qualifications of attorney, 3-285 Services of attorney as necessaries, 16-277, 279

Injunctions:

Attorney's authority to execute injunction bonds, 3-348

Judgment obtained by fraud, 16-381 Judgments obtained through negligence, incompetence, or mistake of attorney, 16-392

Judgments obtained through unauthorized appearance of attorney, 16-391 Violation by attorney, 16-437

Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY.

Insurance:

Lien of attorneys, 3-455

Interest:

Compensation, 3-443

When attorney chargeable with interest, 3-395

When attorney entitled to interest on -amount of his compensation, 3-443 Interpreters, 17-32

Investments, see Investments.

Judge (see infra, Disbarment):

Disqualification of judge who has acted as counsel, see Judge.

Judge acting as solicitor in his own

court, 3-299

Judge cannot act as attorney, 3-319 Judgments and decrees (see *infra*, Confession

of judgment; Lien of attorneys; Satisfaction of judgment): Assignment for face value, 3-370

Authority to assign judgment, 3-369 Effect of rendering and entering judgment, 3-329

Medium of payment, 17-861

Payment:

Attorney of judgment creditor, 17-859

Relief from judgment obtained upon unauthorized appearance, 3-349 Vacating entry of satisfaction,

Vacation of judgment:

Unauthorized appearance by attorney, 17-836

Judicial notice:

Judicial notice of attorneys, 17-924 Judicial sales, see infra, Dealings between attorney and client; see JUDICIAL SALES. Jurisdiction, see infra, Summary jurisdiction over attorneys.

Jury and jury trial (see Jury AND Jury TRIAL):

Exemption of attorney from jury service, 3-291

Waiving jury trial, 3-355

Justices of 'the peace:

Attorney for either party, 18-43 Disqualification to appear as attorney on appeal, 18-43

ATTORNEY AND CLIENT, cont'd.

Knowledge, see infra, Dealings between attorney and client.

Laches:

Negligence or error of attorney, 18-111 Liability of attorney:

Erroneous advice, see Advice of Coun-

Liability of attorney for officers' and witness fees, 3-405; 25-736

Agreement with client to pay costs, 3-407 Attorney appearing for himself, 3-408 Attorney's ignorance or carelessness, 3-408

Fees of officers, 3-405

General rule, 3-405

Impertinent or scandalous matter, 3-408 Liability thereunder that of guarantor,

Nonresident plaintiffs, 3-407

On ground of indorsement of the writ, 3-408

On ground of misconduct or negligence, 3-408

Rules of practice, 3-407 Special liability of attorney for fees, 3-407

Statutes, 3-407

Stenographer's fees, 3-406 Witness fees, 3-406

Liability of attorney to client, 3-379 Collections, see infra, Collections. Damage must be proven, 3-398

Defenses in actions for negligence, see infra, Negligence.

For acts of substitutes or partners, 3-397 For money collected and not paid over, see infra, Collections.

For unauthorized acts, 3-396 Giving improper advice, see infra, Advice.

In making collections, 3-388

In preparing and recording contracts or conveyances, 3-387 Negligence, see infra, Negligence.

Relationship must be shown to exist, 3–398

Liability of attorney to third persons, 3-401 Acting under client's direction, 3-402 Attorney appearing without authority, 3-404

Causing illegal execution to issue, 3-403 False imprisonment, see FALSE IM-PRISONMENT.

For officers' and witness fees, see infra, Liability of attorney for officers' and witness fees.

In general, 3-401

Malicious act, 3-401
Malicious prosecution, see Malicious PROSECUTION.

To refund excess collected of a defendant, 3-405

When acting without authority, 3-402 Wrongful act, 3-401

Libel and slander, see LIBEL AND SLANDER. Lien of attorneys, 3-447

Alimony, 3-456 Amount actually due, 3449 Cause of action, 3-462 Compromise, 3-465 Costs and disbursements, 3-449

Volume XXXI.

ATTORNEY AND CLIENT, cont'd. ATTORNEY AND CLIENT, cont'd. Lien of attorneys, cont'd. Lien of attorneys, cont'd. Distinction between lien on judgment On money or a fund, cont'd. Fund in court, 3-458 Funds must be in hands of attorney and that on money and papers, 3-447 Divorce cases, 3-456 Enforcement of lien, 3-464 Amount must be fixed, 3-464 or adverse party, 3-457 General balance due attorney, 3-457 General rule, 3-456 Lien on papers, 3-464 Money in hands of adverse party, Retaining lien, 3-464 3-458 What law governs, 3-464 Money in hands of sheriff, 3-458 Fund in court, 3-458 Money received for special pur-General character, 3-447 pose, 3-457 General lien, 14-1002 Statutes, 3-457 How affected by settlement between the parties, 3-465 On what lien exists, 3-450 Papers, notes, bonds, and the like, 3-454 Attorney's remedies, 3-468 Bonds, 3-455 Before judgment, 3-465 Continuing action in name of client, Contracts, receipts, deeds, and the like, 3-455 3-469 Extent of lien, 3-448 Defendant satisfying judgment with General rule, 3-454 notice of lien, 3-467 Illustrations, 3-456 Defendant's attorney, 3-470 Leave of court to prosecute, 3-470 Insurance policy, 3-455 Notes, 3-454 Particular fund in equity, 3-458 Parties may compromise and exclude attorney's lien, 3-465 After executor or administrator Payment to clerk of court, 3-467 Settlement or compromise after judgment, 3-466 Where fund is impounded, 3-465 appointed, 3-459 Attorney's services must have produced or preserved fund, 3-459 In whose favor lien exists, 3-449 General rule, 3-458 Illustrations, 3-460, 461 Associate counsel, 3-449 Insolvent corporations, 3-450 Partition, 3-453 Partition proceedings, 3-453 Several attorneys, 3-450 Substitution of attorneys, 3-450 Statutes, 3-454 When lien arises, 3-454 Voluntary withdrawal from case, Services to be rendered in future, 3-449 3-450 Judgment, 3-447 Surplus money in foreclosure proceed-Extent of lien, 3-448 ings, 3-451 Judgments, decrees, and awards, 3-450 To what extent lien exists, 3-448 Assignee of judgment, 3-453 United States courts, 3-447 At common law, 3-450 Waiver of lien, 3-463 Attorney regarded as equitable as-Liens, see infra, Release of lien of attachsignee, 3-452 ment, execution, or other security. By statute, 3-451 Limitation of actions, 3-331 Action for compensation, 3-445 Actions against attorney for negligence, Fines, 3-452 Property purchased with judgment, 3-399 Statements of the rule, 3-451 Action for failure to pay over money Surplus money in foreclosure procollected, 3-401 ceedings, 3-451 Actions on notes or claims, 3-400 What judgments embraced, 3-452 As to matters of account, 3-400 Laches, 3-463 In general, 3-399 Land, 3-461 Reasonable time, 3-400 Lien on judgments, 3447 When statute begins to run, 3-399 Notice of lien, 3-470 Attorney's compensation, 19-210 Actual notice required, 3-471 Summary jurisdiction over attorneys to As between attorney and assignees compel payment over of money, 3-412 of judgment, 3-472 Waiver and agreements not to plead As between attorney and creditors statute, 19-283 of client, 3-473 Malicious prosecution, see Malicious Prose-As between attorney and judgment debtor, 3-470 Malpractice (see infra, Liability of attorney to client; Negligence), 19-704 Between attorney and judgment debtor, 3-470 Mandamus: By whom not e should be given, Admission, 3-287 Disbarment of attorney, 19-815 3-472 Character of notice required, 3-471 Master in chancery, 3-297 Necessity of notice, 3-470 Misconduct, see infra, Disbarment. To whom notice should be given, Money (see infra, Lien of attorneys): 3-472 Accepting payment in anything but On money or a fund, 3-456 money, 3-363 Death of client, 3-457 Moral character, 3-283

ATTORNEY AND CLIENT, cont'd.

Mortgages:

Fee fixed in mortgage or note, 3-431 Municipal corporations, see MUNICIPAL COR-PORATIONS.

Negligence, 3-379

Abandoning case, 3-381

Attorney not liable where reasonable skill and diligence employed, 3-380 Collections, see infra, Collections.

Compensation, 3-443

Damages must be proven, 3-398

Defenses to action for compensation, 3-443

Defenses to action for negligence, 3-399 Client's failure to instruct as to

defense, 3-399 Illustrations, 3-399

In general, 3-399 Statute of limitations, 3-399

Degrees of negligence, 3-384

Duty of attorney, 3-381 Duty of attorney to prosecute suit, 3-381

Duty of preparation for trial, 3-382 Duty to attend personally to client's matters, 3-383

Duty to prepare pleadings and take necessary steps in case, 3-382

Duty with respect to papers committed to attorney, 3-383

Error as to doubtful questions of law, 3-380

Error as to well-settled point of law, 3-380

Failure to be prepared for trial, 3-382 Giving improper advice, see infra, Ad-

Liability for acts of substitutes or part-

ners, 3-397 Liability for officers' and witness fees,

3-408 Liability for unauthorized acts, 3-396

Liability of attorney generally, 3-379 Liability of attorney to third persons, see infra, Liability of attorney to third persons.

Negligence question of fact, 3-385

Preparing and recording contracts or conveyances, 3-387

Presumptions, 3-384

Proof of negligence, 3-384 Proper knowledge of law question for court, 3-385

Proximate cause, 3-385

Reasonable skill and diligence, 3-379 Relationship must be shown to exist,

3-398

Statute of limitations, 3-399

Nonresidence:

Qualifications of attorney, 3-284 Notes (see infra, Lien of attorneys):

Fee fixed in mortgage or note, 3-432 Notice (see infra, Dealings between attorney and client):

Partnership, 3-473

Notice of lien, see infra, Lien of attorneys. Notice to attorney notice to client, 3-320

Attorney employed by collection agency,

Authority to admit service of process, 3-323

ATTORNEY AND CLIENT, cont'd.

Notice to attorney notice to client, cont'd.

Dealings between attorney and client as to extrinsic matters, 3-322

General rule, 3-320

Knowledge must be acquired during existence of relation, 3-322

Notice after judgment, 3-322 Notice must be as to matters wherein relation of attorney and client exists,

Notice must be served on attorney of record, 3-324

Service of original process, 3-323

Oath, 3-289

Officer of court, 3-282

Officers, see infra, Liability of attorney for officers' and witness fees.

Officers and agents of private corporations: Discretionary power cannot be delegated,

21-856

Employment of attorneys, 21-856 Papers, see infra, Lien of attorneys.

Contracts to secure pardon, 3-344

Partition: Lien of attorneys, 3-453

Partition proceedings, 3-453 Statutes, 3-454

When lien arises, 3-454 Partnership, see PARTNERSHIP.

Party, 22-233

Patents, see PATENTS.

Payment:

Accepting part payment such 3-365

Attorney's authority to demand payment, 3-367

Authority to receive payment, 3-365 Cannot accept less than full amount due. 3-364

Cannot accept payment in anything but money, 3-363

Accepting notes in absolute payment, 3-363

Payment must be made in money, 3-363

Payment part in money and part in securities, 3-364

Receiving securities from debtor to be collected and applied on judgment, 3-363

Demand, 3-367

Disbarment for failure to pay over money, see infra, Disbarment.

Extending time of payment, 3-373

Implied power to receive payment of claim to be collected, 3-365

Implied power to receive payment of judgment recovered, 3-365

Liability for money collected and not paid over, see infra, Collections.

Part payment, 3-365

Part payment in discharge, 3-364 Presumption of authority arising from possession of claim, 3-366

Revocation of authority to receive pay-

ment, 3-367 Secret instructions limiting attorney's authority, 3-367

Sheriff justified in paying attorney, 3-367

ATTORNEY AND CLIENT, cont'd.

```
ATTORNEY AND CLIENT, cont'd.
  Payment, cont'd.
      Summary jurisdiction over attorneys:
           To compel payment over of money,
            see infra, Collections.
  Pensions, see Pensions and Bounties.
  Person:
      Women, 3-286
  Pleadings:
      Duty to prepare pleadings, 3-382
      Signing pleadings, 3-348
       Verifying pleadings, 3-348
      Waiving verification of pleadings, 3-355
  Police power, 22-932
  Poor and poor laws:
      Duty to defend gratuitously, 3-417
       Statute providing for gratuitous service
         constitutional, 3-418
  Poor debtor, 3-417
  Presumption:
       Performance of official duty and regu-
         larity of official acts, 22-1270
  Presumption of attorney's authority, 3-375
      Cannot be compelled to produce authority
      in first instance, 3-376
Court may demand proof of authority,
         3-378
      Illustrations, 3-376
      Laches, 3-377
      Manner and sufficiency of proof, 3-378
Objection too late in appellate court,
        3-377
      Presumption in favor of attorney's
        authority, 3-375
      Presumption not conclusive, 3-377
      Proof of authority, 3-378
      Statutory requirement of written author-
        ity, 3-377
      Sufficiency of proof, 3-378
      Want of authority must be shown prima
        facie, 3-377
  Privileged communications, see Privileged
    COMMUNICATIONS.
  Privilege from arrest, see Privilege from
    ARREST.
  Privileges, 3-291
      Suit, 3-291
  Proceedings, see infra, Exclusive control of
    proceedings.
  Prosecuting and district attorneys (see Prose-
        CUTING OR DISTRICT ATTORNEYS), 3-
                   attorney
      Defendant's
                              appearing
        prosecution, 3-299
      Public prosecutor appearing for defend-
        ant, 3-299
  Proximate cause, 3-385
  Public officers, 3-282; 23-325
  Public policy:
      Compensation, 3-445
  Qualifications, see infra, Eligibility. Questions of law and fact:
      Negligence of attorney, 3-385
      Value of attorney's services, 3-420
  Ratification, 3-374
      Acquiescence with knowledge, 3-375
      Compromise, 3-362
      Employment of assistant counsel, 3-352
      Express or implied ratification, 3-374
```

General rule as to ratification, 3-374

Unauthorized acts, 3-374

Readmission of attorney, 3-284

```
Reasonable skill and diligence, 3-379
Receipts:
    Lien of attorneys, 3-455
Receivers, see RECEIVERS.
Recording, 3-387, 388
Recording acts:
     Duty as to recording deeds, 3-388
    Liability of attorney for negligence,
       3-387
Records:
     Altering or stealing records, 3-310
Referees, see REFEREES.
Relation of attorney and client (see infra,
       Authority of attorneys; Compensation;
Discharge of attorney; Withdrawal of
       attorney):
    Consequence of relation, 3-320
         Admissions by attorney, see infra,
           Admission.
         Client bound by attorney's acts, see
           infra, Client bound by attorney's
           acts.
         Notice to attorney notice to client,
           see infra, Notice to attorney no-
           tice to client.
    Relationship must be shown to exist in
           order to recover for negligence,
           3-398
    Summary jurisdiction over attorneys to
           compel payment over of money,
           3-413
    Termination
       ermination of relation, see infra,
Termination of relation
     When relation exists, 3-316
         Acting without retainer or author-
           ity, 3-317
         Competency of persons, 3-317
Contract of employment, 3-316
         In general, 3-316
         Necessary parties, 3-317
         Offer and acceptance, 3-316
         Retainer, see infra, Retainer.
    Who may act as attorney, 3-319
         Admission to bar essential, 3-319
         Attorney cannot be enrolled nunc
           pro tunc, 3-319
         Courts not of record, 3-319
         Illustrations, 3-319, 320
         One may appear on his own behalf,
           3-319
         Presumption that practicing attorney
           duly admitted, 3-320
         Prohibition to judges to act as at-
           torneys, 3-319
                            attorney waives
         Recognition of
           want of admission at appearance,
           3-319
Release and discharge, 24-296
    Release of interested witness, 3-360
Release of lien of attachment, execution, or
      other security, 3-372
    Authority of attorney, 3-372
    Distinction between judgment and at-
      tachment, 3-374
    Extending time of payment, 3-373
    Implied power, 3-372
    Stay of execution, 3-373
Representing conflicting interests, 3-295, 387
Agreement to represent void, 3-296
    Attorney in cause acting as commis-
      sioner, 3-297
                       Volume XXXI.
```

```
ATTORNEY AND CLIENT, cont'd.
  Representing conflicting interests, cont'd.
       Consequence of attorney's representing
         conflicting interests, 3-299
       Consequences of former retainer, 3-296
       Criminal and civil proceedings arising
       out of same matter, 3-299
Criterion as to whether interests adverse
         or inconsistent, 3-297
       Former public prosecutor appearing for
         defendant, 3-299
       General rule as to representing conflict-
         ing interests, 3-295
       Information acquired not to be used to
         prejudice of former client, 3-296
       Judge acting as solicitor in his own
         court, 3-299
       Liability of attorney for breach of duty
         to either party, 3-300
       Objections must be timely, 3-300
       Power and duty of trial court, 3-300
       Relations not inconsistent, 3-297
       Rights of former client, 3-296
       Rule not confined to professional mat-
         ters, 3-298
       Separate employments not conflicting,
          3-298
       Umpire, 3-297
   Reprieve, pardon, and amnesty:
       Effect of pardon where attorney has
          been disbarred, 3-305
   Res judicata:
       Withdrawal of attorney, 24-813
   Retainer, 3-316; 24-876
       Acting without retainer or authority,
         3-317
       Ordinary scope of retainer, 3-317
       Parol retainer by municipal corporation,
       Partnership, 3-473
       Retainer by agent, 3-318
       Retainer confers authority to perform acts incidentally necessary to accom-
         plish end, 3-318
       Retainer does not authorize appearance
          in collateral matters, 3-317
   Retaining fees, 3-440
  Retraxit, 3-360
Sales, see infra, Dealings between attorney
     and client.
   Satisfaction of judgment, 3-368
       Acknowledging satisfaction, 3-368
       Authority of attorney, 3-368
Giving satisfaction of judgment without
          full payment, 3-304
       Unauthorized satisfaction, 3-368
   Separate property of married women, 25-422
   Service of process:
       Authority to admit service of process,
         3-323
  Set-off, recoupment, and counterclaim:
       Counterclaim in favor of attorney,
       Lien of attorney for costs, 25-616
  Sheriffs (see infra, Liability of attorney for officers' and witness fees):

Lien on money in hands of sheriff,
         3-458
  Sheriffs' sales, see SHERIFFS' SALES.
  Silence, 14-70
  Skill, see infra, Negligence.
  Statute of frauds, see STATUTE OF FRAUDS.
```

ATTORNEY AND CLIENT, cont'd. Stay of execution, see infra, Supersedeas and stay of proceedings. Stenographers, 26-778 Stipulations, 3-353 Authority of attorney, 3-353 Compromise of client's rights, see infra, Compromise of client's rights. Conclusiveness of stipulation, 3-357 Exclusive control of case, 3-354 General rule, 3-353 Instances of stipulations within power of attorney, 3-355 Opening default, 3-356 Particular cases, 3-356 Relief against attorney's stipulations, 3-357 Special statutes, 3-355 Statutes requiring written stipulations, 3-355 Stipulations as to evidence, 3-355 Stipulations as to the law of the case, 3-357 Stipulations in progress of cause, 3-354 Stipulations unreasonable on face, 3-357 Stipulation that one trial shall determine cases involving same issues, 3-354 Waiving jury trial, 3-355 Waiving right of appeal, 3-356 Waiving verification of pleadings, 3-355 Subrogation, 27-269 Summary jurisdiction over attorneys, 3-411 Delivery of client's papers, 3-414 How long liability continues, 3-414 Illustrations, 3-414 In general, 3-413 Limits of the rule, 3-414 To compel payment over of money, see infra, Collections. Summary proceedings: Disbarment of attorneys, 27-375 Supersedeas and stay of proceedings: Authority of attorney to grant stay, 3-373 Suretyship, 4-654 Attorney as surety for client, 3-291 Surplus money: Lien of attorneys, 3-451 Survival of actions: Negligence of attorney, 8-1031 Suspension, see infra, Disbarment. Tax sales: Purchase by attorney at tax sale, 3-341 Tax titles, see Tax TITLES. Tender, see TENDER Termination of relation (see infra, Discharge of attorney; Withdrawal of attorney), 3-327 Acts done in obtaining satisfaction of judgment, 3-330 Authority to issue execution, 3-330 Client may settle or compromise, 3-331 Client may terminate relation, 3-328 Client's right to settle or dismiss action over attorney's objection, 3-331 Continues to end of litigation, 3-327 Death of client, 3-328 Dissolution of corporation, 3-328 Effect of compromise, settlement, or dismissal, 3-331 Effect of rendering and entering judgment, 3-329

ATTORNEY-GENERAL, cont'd.

ATTORNEY AND CLIENT, cont'd.

Termination of relation, cont'd. Grand juries: Presence in grand jury room, 17-1292 Rule where attorney represents the plaintiff, 3-330 Statute of limitations, 3-331 Injunctions: Nuisances, 3-481 Purpresture, 3-481 Restraining unlawful exercise of power When right to compensation inures, 3-331 Threats and threatening letters: by municipal corporation, 3-482 -Restraining unlawful exercise of power Disbarment for threatening judge out by private corporations, 3-483 Mandamus, 3-483, 485; 19-781 of court, 2-306 Title, see infra, Dealings between attorney Municipal corporations, 3-482 and client. Nolle prosequi, 3-476, 484 Torts, see infra, Liability of attorney to client; Liability of attorney to third per-Nuisances, 21-708, 709 Enjoining or abating, 3-481 Trespass on the case, 28-626 Opinions (see infra, United States): Trust, see infra, Dealings between attorney Official opinion as a defense, 3-485 and client. Prohibition, 23-221 Trust deeds and power of sale mortgages, see Public officers: TRUST - DEEDS AND POWER OF SALE MORT-Quo warranto, 3-482 Purpresture, 3-481 GAGES. Umpire, 3-297 Undue influence, 29-124 Quo warronto, see Quo WARRANTO. State attorney-general, 3-479 Transactions inter vivos, 29-124 Abating nuisance, 3-481 Against usurper of public office, 3-482 Who is attorney, 29-125 Courts will not control discretion, 3-484 Wills, 29-124 United States courts, see United States Criterion of right to maintain action, Courts. 3-481 Definition, 3-479 Usages and customs: Compensation, 3-424 Waiver, see infra, Stipulations. Employment of counsel, 3-484 Enjoining nuisance, 3-481 Warrant of attorney, see WARRANT OF AT-General statutory authority, 3-480 Injury public as well as private, 3-481 Who may act as attorney, see infra, Relation Liability for costs, 3-485 Mandamus to compel action, 3-485 of attorney and client. Withdrawal of attorney, 3-410 Nolle prosequi, 3-484 Official opinion as a defense, 3-485 Compensation, 3-429 Consent of client, 3-411 Powers and duties generally, 3-479 Leave of court, 3-410 Presumed to do his duty, 3-480 Lien, 3-464 Witnesses (see Witnesses; see infra, Liability of attorney for officers' and Protection of public trusts and charities, 3-482 Restraining unlawful exercise of power witness fees): by municipal corporation, 3-482 Release of interested witness, 3-360 Restraining unlawful exercise of power Women, 3-286 "Citizen," 3-286 by private corporations, 3-483 Right to maintain action, 3-480 States, 3-476 United States, 3-475, 476 Common-law rule, 3-285 Exception to the general rule, 3-287 Federal Constitution, 3-286 Decides questions of law only, 3-478 Duties classified, 3-477 Federal courts, 3-286 Legislature may authorize admission, Opinion on questions of law, 3-477 Powers and duties in general, 3-477 3-286 Objections to admission of women to the Question must actually arise in departbar, 3-286 ment submitting it, 3-478 "Person," 3-286 Relation to departments, 3-478 Special laws admitting women, 3-287 Settled statement of facts must be sub-Women ineligible in absence of enabling mitted, 3-478 statute, 3-285 Subordinate officers, 3-478 ATTORNEY-GENERAL, 3-475 Will not advise Congress, 3-479 See Prosecuting and District Attorneys. ATTORNEY IN FACT, 3-276; 12-613 See Agency; Power of Attorney; Powers. Charities and trusts for charitable uses, 3-482 Agency, 12-613 Corporations, 3-483 ATTORNEY'S FEES: Costs: Alimony, see ALIMONY. Liability for costs, 3-485 Alteration of instruments, see Alterations Counsel: OF INSTRUMENTS. Right to employ counsel, 3-484 Assault and battery, 2-995 Definition, 3-475 Assignments for the benefit of creditors, Discretion, 3-484 Dominion of Canada, 10-56 3-118, 432; 14-415, 416 Bills of exchange and promissory notes, see England, 3-475, 476 BILLS OF EXCHANGE AND PROMISSORY Powers, 3-476 Notes. 144

31 C. of L .- 19

```
ATTORNEY'S FEES, cont'd.
                                                    AUCTIONS AND AUCTIONEERS, cont'd.
  Carriers of goods, 5-381
                                                      Agency:
                                                          Agency inferred from purchaser's con-
  Constitutional law:
      Injuries to animals by railroads, 16-
                                                            duct, 3-509
        475
                                                          Auctioneer agent for both vendor and
  Damages, 8-673
                                                            vendee, 3-509
                                                           When agent of vendee, 3-509
  Expense, 12-394
  False imprisonment, 12-785
                                                           When agent of vendor, 3-509
  Fees:
                                                      Agreements not to bid, see infra, Bids.
      Trust deeds and power of sale mort-
                                                      Ambiguity, 3-500
                                                      Assistants, 3-495
Authority of auctioneer, 3-491
        gages, 3-432
  Fences:
      Attorney's fees against railroads, 12-1066
                                                           How revoked, 3-491
  Fire insurance, 13-377
                                                           Parol, 3-491
                                                          Ratification, 3-591
  Fires, 13-547
  Foreclosure of mortgages (see Foreclosure
                                                          Termination, 3-491
    of Mortgages), 13-781; 20-934
                                                      Bidding, see ILLEGAL CONTRACTS.
  Fraudulent sales and conveyances, 3-432
                                                      Bids, 3-492
                                                          Absentee, 3-493
  Garnishment, 14-898
  Husband and wife, 15-877, 878
                                                          Agreements not to bid, 3-506
Fraud a question of fact, 3-507
  Indemnity contracts, 16-182
  Indians, 16-238
                                                               Fraud by auctioneer, 3-507
  Injunctions, see Injunctions.
                                                               Illustrations, 3-507
                                                               Legal agreements not to bid, 3-507
  Injuries to animals by railroads:
                                                               Sale invalid when the object is to
       Statutes awarding attorney's fees to per-
             sons recovering judgment,
                                                                 chill the bidding, 3-506
                                                               When sale valid, 3-507
                                                          Appeal to sympathy, 3-504
Authority to accept bids, 3-492
Authority to reject bids, 3-492
           Constitutionality of statutes, 16-475
           Generally, 16-474
  Insanity, 16-592
                                                          Bidder using improper influence, 3-504
Cannot bid for himself or another,
  Insolvency and bankruptcy, 16-692, 695
      Preference, 16-666
  Landlord and tenant:
                                                             3-493
                                                           Chilling bidding, 3-506
      Lien, 18-336
  Libel and slander, 18-1117
                                                           Improper conduct of purchaser, 3-504
  Master and servant, 20-39
                                                           Infanțs, 3-492
  Mechanics' liens, see MECHANICS' LIENS.
                                                           Insanity, 3-492
                                                           Limitation of bid, 3-493
  Mortgages (see Foreclosure of Mortgages),
    3-431; 20-934
                                                           Manner of bidding, 3-500
                                                               General rule, 3-500
  Partition, 21-1177
                                                          Secret signs, 3-500
Property claimed by two bidders, 3-492
  Patents, 22-499
  Pledge and collateral security, 22-870
  Privileged communications, 23-74
                                                           Puffing, see infra, Puffing.
                                                           Rejecting bid of vendor or his agent,
  Promissory notes, 3-432
  Referees, 24-225
Replevin, 24-542
                                                           Rejection of bids of persons under dis-
  Special or local assessments, 25-1232
                                                             ability, 3-492
                                                           Retraction of bids, 3-501
Fall of hammer, 3-501
  Statutes, 3-432
  Suretyship, 27-480
Towns and townships, 28-331
                                                               In general, 3-501
                                                               Nature of bid, 3-501
  Trust deeds and power of sale mortgages,
    see Trust Deeds and Power of Sale
                                                               Statute of frauds, 3-501
                                                      Bona fide purchasers, 24-1169
     MORTGAGES.
                                                      Bond of auctioneer, 3-490
  Trusts and trustees, 28-1090
  United States:
                                                           Failure to account for funds received,
                    contingent-fee
                                     agreement,
                                                             3-490
       Attorneys'
                                                           General rule, 3-490
         29-177
                                                           Liability upon bond, 3-490
  Usury, 29-515
                                                      Brokers:
  Warrants of attorney, 30-121
                                                           Distinction between auctioneer and
ATTORNMENT, 3-276, 485
  Distress, 9-632
Landlord and tenant, see LANDLORD AND
                                                             broker, 3-489
                                                      Care and skill required, 3-496
                                                      Care of property, 3-496
                                                      Cash, 3-494
  Stoppage in transitu, see Stoppage in Tran-
                                                      Catalogues or particulars of sale, 3-498
    SITU.
                                                           Changes in catalogue or particulars,
AUCTION POOLS, 3-486
AUCTIONS AND AUCTIONEERS, 3-487
                                                           Contents of catalogue and particulars,
       Duty to account, 3-497
       Failure to account for funds received,
                                                           Contract of sale, 3-498
                                                           Description of property, see infra, De-
                                                            scription of property.
  Actions by auctioneer, 3-495
                                                145
                                                                             Volume XXXI.
```

```
AUCTIONS AND AUCTIONEERS, cont'd.
                                                  AUCTIONS AND AUCTIONEERS, cont'd.
  Catalogues or particulars of sale, cont'd.
                                                     Drunkenness, 3-492
      Distinguished from conditions of sale,
                                                     Dutch auction, 3-488
                                                     Duties, 3-496
        3-498
      General rule, 3-498
                                                     Estoppel:
  Catching bargain, see CATCHING BARGAIN.
                                                         Auctioneer cannot deny principal's title,
  Checks, 3-494
Chilling bidding, 3-506; 15-952
                                                           3-494
                                                     Executors and administrators:
                                                         Employment of auctioneer, 11-1108
      Memorandum signed by clerk, 3-511
                                                     Expenses, 3-512
  Collections:
                                                     Fire insurance:
      Authority of auctioneer, 3-494
                                                         Duty of auctioneer to insurer, 3-497
  Commission, 3-511
Compensation of auctioneer, 3-511
                                                     Fraud:
                                                         Advertisements to sell at auction, 14-152
      Deposit taken for fees, 3-513
                                                         Agreement not to bid, see infra, Bids.
      Illustrations, 3-512
                                                         Effect of fraud or other improper con-
      Indemnity for expenses and damages,
                                                           duct upon sale, 3-504
                                                         Goods obtained by fraud, 3-498
        3-512
                                                         Improper conduct of purchaser, 3-504
      In general, 3-511
      License, 3-512
                                                         Puffing, see infra, Puffing.
      Lien for fees, 3-513
                                                         Sale rescinded because of auctioneer's
      Purchaser induced to bid by auction-
                                                          fraud, 3-503
        eer, 3-512
                                                     Frauds, statute of, see infra, Statute of
  Completion of sale, 3-503
                                                       frauds.
  Conditions of sales, see infra, Catalogues or
                                                     Good faith:
    particulars of sale.
                                                         Auctioneer cannot bid for himself or
  Corporations:
                                                           another, 3-493
      Stockholder or officer of corporation as
                                                     Indemnity for expenses, 3-512
        auctioneer, 3-489
                                                     Infants, 3-492
  Credit, 3-494
                                                     Insanity, 3-492
  Definition, 3-488
                                                     Instructions:
                                                         Instructions as to price, 3-496
      Auction, 3-488
      Auctioneer, 3-488
                                                         Obedience to instructions, 3-496
  Delegation of authority, 1-979
                                                     Insurance, see infra, Fire insurance.
  Deposit, 3-501
                                                     Interest, 3-497
                                                         Interest on deposit, 3-503
      Auctioneer as stakeholder, 3-502
      Deposit taken for fees, 3-513
                                                     Judicial sales, 17-962
      Duty of auctioneer as to deposit, 3-502
                                                         Sale by auctioneer, 17-962
      Failure of vendee to make title, recov-
                                                     Larceny:
        ery of deposit, 3-502
                                                         Receiving stolen goods, 3-497
      Forfeiture of deposit, 3-502
                                                     Licenses, 3-489
      Interest on deposit, 3-503
                                                         Commissions:
      Liability of purchaser, 3-503
Lien of purchaser, 3-502
                                                             When selling without license, 3-512
                                                         Construction of statute, 3-489
      Nature of deposit, 3-501
                                                         Illustrations, 3-489, 490
      Sale rescinded because of auctioneer's
                                                         In general, 3-489
        fraud, 3-503
                                                         Object of license, 3-489
      To whom payable, 3-502
                                                         Validity of sale, 3-490
      When vendor receives deposit, 3-503
                                                    Liens:
  Description of property, 3-498
                                                         Lien of auctioneer for commission,
      Ambiguity, 3-500 Changes in catalogue or particulars,
                                                           3-495
                                                         Lien of auctioneer for fees, 3-513
                                                         Lien of purchaser upon deposit, 3-502
        3-500
      Compensation for errors in description,
                                                     More or less, 3-500
                                                    Negligence, 3-496, 497
Occupation, business, and privilege taxes,
      Condition that errors and misdescrip-
        tion shall not vitiate, 3-499
                                                           21-810
      Contents of catalogue, 3-498
                                                         Auctioneer's license, 3-489
                                                     Parol authority, 3-491
      Correction of errors and omissions,
        3-500
                                                     Particulars of sale, see infra. Catalogues or
      General rule, 3-498
                                                      particulars of sale.
      Misdescription in material point, 3-499
                                                     Pawnbrokers:
      More or less, 3-500
                                                         Distinction between auctioneer and
      Qualifying clauses, 3-500
                                                           pawnbroker, 3-489
      Slight misdescription, 3-499
                                                     Pledge and collateral security, see PLEDGE
                                                       AND COLLATERAL SECURITY.
      Statements of praise and opinion, 3-500
      Thereabouts, 3-500
                                                     Powers of auctioneer, 3-491
  Disclaimer, 3-494
                                                         Accepting bids, 3-492
  Disclosure:
                                                         Actions by auctioneers, 3-495
      Duty to disclose principal, 3-498
                                                         Assistants, 3-495
                                                         Bid by absentee, 3-493
  Distress:
                                                         Cannot bid for himself or another, 3-493
      Goods sent to be sold at auction, 9-645
                                               146
                                                                            Volume XXXI.
```

```
AUCTIONS AND AUCTIONEERS, cont'd:
                                                AUCTIONS AND AUCTIONEERS, cont'd.
                                                   Statute of frauds, cont'd.
  Powers of auctioneer, cont'd.
                                                        Terms of sale, 29-873
      Cannot sell at private sale, 3-491
      Cash, 3-494
                                                        Vendor acting as auctioneer, 3-509
                                                        What auction sales within, 3-508
      Checks, 3-494
      Collections, 3-494
                                                        What the memorandum of sale must con-
      Delegation of authority, 3-494
                                                         tain, 3-510
      Delegation of ministerial duties, 3-495
                                                   Statutes, see infra, Who may be an auc-
      Denying principal's title, 3-494
                                                       tioneer.
      In general, 3-491
                                                   Stolen goods, 3-497
      Liability of bidder whose bid is refused,
                                                   Struck off, 27-190
        3-492
                                                   Survey, 3-488
      Lien for commission, 3-495
                                                   Sympathy, appeal to, 3-504
      Private sale, 3-491
                                                   Taxation:
      Rejecting bids, 3-492
                                                       Collection of auction duty, 3-496
                                                   The auction, 3-498
      Rejecting bids of vendor or his agent,
                                                       Catalogues or particulars of sale, see
      Suit for deposit, 3-495
                                                         infra, Catalogues or particulars of sale.
      Warranty, 3-491
                                                       Deposit, see infra, Deposit.
  Principal:
                                                       Manner of bidding, see infra, Bids.
      Duty to disclose principal, 3-498
                                                       Resale, see infra, Resale.
  Private sales, 3-491
                                                   Thereabouts, 3-500
  Property, see infra, Description of property.
                                                   Title:
  Property after sale, 3-503
Puffing (see Illegal Contracts), 3-504
                                                       Auctioneer cannot deny principal's title,
                                                         3-494
      Chancery doctrine, 3-505
                                                       Property after sale, 3-503
                                                        Recovery of deposit on failure of vendee
      Definition, 3-504
      English common-law doctrine, 3-504
                                                         to make title, 3-502
      Purchaser must act promptly, 3-506
                                                   Trover and conversion, 28-689
                                                   Trust deeds and power of sale mortgages,
      Statutes as to puffing, 3-505
      Vendee himself avoiding the sale, 3-505
                                                     see Trust Deeds and Power of Sale
      When purchaser is prejudiced, 3-506
                                                     MORTGAGES.
  Ratification, 3-491
                                                   Undisclosed principal, 3-498
                                                   Warranty, see WARRANTY.
  Receiving stolen property:
      Selling stolen goods, 3-497
                                                   Who may be an auctioneer, 3-489
  Resale, 3-503
                                                       Auctioneer's bond, see infra, Bond of
      Liability of former purchaser, 3-504
                                                         auctioneer.
      Purchaser not complying with terms of
                                                       Auctioneer's license, see infra, Licenses.
                                                       In general, 3-489
        sale, 3-503
      Second sale must be fair and after reasonable notice, 3-503
                                                       Stockholder and officer of a corpora-
                                                         tion, 3-489
      Terms, 3-504
                                                       Vendor acting as auctioneer, 3-509
  Reserve, see infra, Sales without reserve.
                                                   Written authority, 3-491
                                                 AUDIT, 3-513
Judicial discretion, 3-513
  Retraction of bids, 3-501
  Revocation of authority, 3-491
                                                 AUDITA QUERELA, 3-513
  Roup, 3-488
  Sales:
                                                   Executions, 11-718
                                                 AUDITOR, 3-514
See Referees; Towns and Townships.
      Bona fide purchasers, 24-1169
  Sales without reserve:
      Rejecting bids of vendor or his agent,
                                                 AUGMENTATION, 3-516
        3-492
                                                 AUNT, 3-516
  Sheritts, see SHERIFFS' SALES.
                                                 AUSTRALIAN BALLOT SYSTEM, see
  Stakeholders, 3-502
                                                   ELECTIONS
  Statute of frauds, 3-501, 507
                                                 AUTHENTIC - AUTHENTICATE, 3-516
      Agency inferred from purchaser's conduct, 3-509
                                                 AUTHENTICATION, 3-516
                                                   See Acknowledgments; Attestation; Ex-
      Auctioneer agent for both vendor and
                                                     EMPLIFICATION; RECORDING ACTS; RECORDS.
                                                   Foreign laws, 13-1064 Taxation, see Taxation.
        vendee, 3-509
      Auctioneer's entry, 29-852, 855
Auctioneer's entry must show vendor,
                                                 AUTHENTICITY:
                                                   Recording acts, 24-102
      Contents of memorandum of sale, 3-510
                                                 AUTHOR, see Copyright.
      Contracts for the sale of goods, wares,
                                                 AUTHORITY - AUTHORIZE, 3-516
       or merchandises, 29-957
                                                   See AGENCY.
      In general, 3-507
                                                   Corporate authority, 7-618
      Memorandum need not be contained in
                                                   Direct:
        one paper, 3-510
                                                       Direct and authorize distinguished,
      Memorandum signed by auctioneer's
                                                         9-459
      clerk, 3-511
Sale of land, 29-887
                                                 AUTOMATIC, 3-517
                                                 AUTOPSY, see Coroners.
      Sales book, 3-510
                                               AUTREFOIS ACQUIT OR CONVICT,
      Sales by order of court, 3-508
                                                   see JEOPARDY,
```

Autrefois Acquit or Convict.

AVAILABLE, 3-517	PAGGAGE, cont'd.
Available site, 30-1206	Beginning and termination of liability, cont'd.
Insolvency and bankruptcy, 3-518	When liability begins, $cont'd$.
AVAILABLE CAPITAL, 3-518	Delivery, 3-560
AVAILABLE FUNDS:	Issning check not necessary, 3-561
Savings banks, 24-1268, 1272	Purchase of ticket unnecessary,
AVAILS, 3-518	3-561
AVARIES, 3-521	What constitutes delivery, see infra,
AVER — AVERMENT, 3-519	Delivery.
Libel and slander, 3-520	When liability ends, 3-564
AVERAGE, 3-520	Baggage remaining in depot by car-
See General Average.	rier's fault, 3-565
	Baggage remaining in depot for pas-
AVOCATION, 3-522	
AVOIDANCE, 3-523	senger's accommodation, 3–566
AVOWED, 3-523	Connecting lines, 3-569
AVOWRY, 3-523. AVULSION, 3-523	Contributory negligence of passen-
AVUISION, 3-523	ger, 3-569
AWARD (see Arbitration and Award):	Custom, 3-568
Allot and award, 2-151	Delivery at wrong station, 3-569
Postliminy, 22-1082	Delivery upon forged order, 3-569
AWAY:	Immediate demand not necessary,
Carrying away, 5-724	3-568
Cast away, 5-761	Passenger's duty to call for and re-
AWAY-GOING CROPS, see Crops; Land-	move his baggage, 3-567
LORD AND TENANT.	Reasonable time for delivery, 3-564
AWNINGS, see Abutting Owners; Streets	Reasonable time for removal of bag-
AND SIDEWALKS.	gage, 3-567
AX, 3-524	What constitutes reasonable time,
BACK, 3-524	3-565
BACKGAMMON, 3-525; 9-451	Bicycles, 4-30; 19-601
BACKING, 3-525	Books, 3-531, 534
BACKWARDS, 3-524	Burden of proof, 3-583
BAD, 3-525	Connecting lines, 3–584
Libel and slander, 3-525, 526	Charles of salesman, 3-534
BAD FAITH, 3-526	Check:
BADGE OF FRAUD, 3-526	When liability begins, 3-561
See Fraudulent Sales and Conveyances.	Checking, 3-545, 580
Limitation of actions, 19-251	Check is prima facie evidence of receipt
BAD HOUSE:	and nondelivery, 3-580
Libel and slander, 18–900	Check prima facie evidence of ownership
BAD MANNERS, see LIBEL AND SLANDER.	of baggage, 3-581
BAD WOMAN, see LIBEL AND SLANDER.	Connecting lines, 3-573, 575, 576
BAGATELLE, 3-527	Duty of carrier, 3-545
BAGGAGE, 3-528	Evidence of delivery to connecting car-
See Bailments; Innkeepers.	rier, 3-581
Act of God, 3-547	Judicial notice, 3-581
Admissions, 3-582, 583	Presumptions arising from possession of
Agency:	check, 3-580
Admission of agents of carrier, 3-582	Reasonableness of regulation, 3-545
Authority of agent to accept or reject	When question for jury, 3-545
	Statutes imposing penalty for refusal to
property as baggage, 3-542	check baggage, 3-545
Delivery to agent of passenger, 3-568.	Taking a mere receipt, 3-580
Delivery to agent other than baggage	Commercial travelers or drummers (see in-
master, 3-562	fra, Drummers' samples), 6-228
Delivery to ticket agent, 3-563	
Regulation that passenger shal, deliver	Common carriers, 6–253
baggage to designated agent, 3-552	Compensation, 3-545
Amount (see infra, Limitation of liability):	Concealment by passenger of full value of
Notice limiting amount of baggage,	articles, 3-543
5-612	Connecting lines and through tickets, 3-563,
Another person's property, 3-533, 537	564, 569, 571
Another train, see infra, Trains.	Burden of proof, 3-584
Baggage master, 3-562	Connecting lines constituting one system,
Beds and bedclothes, 3-530	3-57 ^I
Beginning and termination of liability, 3-560	Connecting lines distinct, 3-572
Warehouseman, see infra, Warehouse-	Effect of agreement as to selling through
man.	tickets between distinct roads, 3-572
When liability begins, 3-560	Georgia statute, 6-620
Baggage left at depot subject to	Liability generally, 3-571
further orders, 3-561	Liability of initial carrier, 3-573
Delay in transportation due to car-	Baggage lost through neglect of ini-
rier's fault, 3-562	tial carrier in checking, 3-575
11c1 9 1au.t, 3-502	
11	Volume VVVI

BAGGAGE, cont'd.	BAGGAGE, cont'd.
Connecting lines and through tickets, cont'd.	Delivery, cont'd. Delivery to ticket agent, 3-563
Liability of initial carrier, cont'd. Conditions on tickets limiting lia-	Delivery upon forged order, 3-569
bility, 3-576	Notice to agent, 3-563
English doctrine, 3-574, 575	Porters, 3-563
Release of connecting carrier, 3-575	Reasonable time for delivery, 3-564, 565,
Through tickets with separate	567
coupons, 3-575	To whom made, 3-562
View that initial carrier is liable	What constitutes delivery, 3-562
only for losses on its own line,	When liability begins, 3-560
3–576 View that initial carrier is liable	Delivery into company's keeping, 3-537 Where passenger retains custody of
throughout the journey, 3-573	property, see infra, Liability of carrier
Where baggage checked through un-	for loss of baggage.
der through ticket, 3-573	Different trains, see infra, Trains.
Liability of intermediate carriers, 3-577	Dogs:
Effect of proof of receipt without	Hunting dogs, 3-531
proof of delivery over, 3-578	Drummers' samples, 3-533; 6-288
Final delivery damaged raises pre- sumption against last carrier only,	Acceptance by carrier with knowledge,
3-579	3-533 Catalogue of salesman, 3-534
Liability exists though initial carrier	Custom, 3-534
also liable, 3-578	Grounds of liability, 3-533
Liable for loss upon their own	Samples carried by traveling salesmen,
lines, 3-577	3-533
Proof of delivery to initial carrier,	Duty to carry, 3-543
3-578 What constitutes a safe delivery,	Carriage of baggage incident to carriage of passenger, 3-543
3-579	Checking baggage, see infra, Checking.
Liability of last carrier:	Duty of passenger sending baggage by
Delivery damaged, 3-579	another train, 3-544
Failure to deliver, 3-579	Lien on baggage, see infra, Liens.
General rule, 3-579	Limitation as to trains, 3-544
Proof of receipt, 3–579 Limitations inure to benefit of connect	Limiting amount of baggage, 3-544 Penalty for refusing to check, 3-545
ing lines, 3-573	When carrier should object to receiving
Scope and effect of contract of initial	baggage, 3-544
carrier, 3-573	Easel, 3-531
Consideration, 3-543, 546	Evidence, 3-582
Liability of carrier for loss of baggage,	Admissibility in certain particulars,
3-546 No distinct price for baggage necessary,	3-582 Admissions of agents of carrier, 3-582
3-546	Burden of proof, 3-583
Contributory negligence, 3-548, 552, 568	Offer to compromise not admission of
Conversion, 3-553	liability, 3-583
Custody of property, see infra, Liability of	Witness, see WITNESSES.
carrier for loss of baggage.	Extra charges, 3-533, 543, 553
Damages, 3-584 Actual value alone recoverable, 3-584	Forged order, 3-569 Free passes, 3-556
Delay, 3-585	General average, 14-988
Exemplary damages, 3-586	Goods, 14-1080
Expenses of searching, 3-585	Goods carried on passenger trains, 6-254
Illustrations, 3-585, 586	Household goods, 3-537, 538
Measure of damages, 3-584	Household utensils, 3-530
Speculative damages, 3-586	Hunting dogs, 3-531 Hunting outfits, 3-531
Definition (see <i>infra</i> , What constitutes bag- gage), 3-529	Husband and wife:
Baggage defined and illustrated, 3-529	Competency as witnesses, 3-582
Luggage, 3-529	Immigrant, 3-530
Delay, 3-553	Inevitable accident, 3–547
Carrier's fault, 3-562	Jewelry, 3-532, 534, 537, 538
Damages, 3-585 Delivery (see <i>infra</i> , Connecting lines and	Jewelry belonging to another or for sale,
through tickets), 3-560	3-534 Passenger's personal use, 3-534
Baggage received by mistake at connect-	Value question for jury, 3-535
ing line, 3-564	Watches, 3-535
Custom, 3-563	Judicial notice:
Delivery must be at proper station, 3-569	System of checking, 3-581
Delivery to agent other than baggage	Knowledge, see infra, Merchandise as bag-
master, 3-562 Delivery to stranger, 3-563	gage. Laces, 3-532
Delivery to stranger, 3-503	₽acca, ე−ეე2

BAGGAGE, cont'd.

BAGGAGE, cont'd.
Limitation of liability, cont'd. Liability (see infra, Beginning and termination of liability; Liability of carrier Limitation must be by special contract, for loss of baggage; Limitation of liacont'd. bility): Question for jury, 3-559 Ticket containing restriction, 3-557 Connecting lines and through tickets. see infra, Connecting lines and Limiting liability to negligence, 3-547 May limit its liability as insurer, 3-555 through tickets. Liability of carrier for loss of baggage, Necessity of special contract, 3-557 3-546 Negligence, 3-556 Act of God, 3-547 Notice to passenger, 3-557 Character of liability, 3-546 Passenger must assent before cars start, Conversion, 3-553 3-558 Delay, 3-553 Liable as insurer for baggage, 3-546 Passenger's contract ticket, 3-560 Passenger unable to read, 3-558 Limitation of liability, see infra, Limita-Posting printed copies of certain regulations, 3-558 Question for jury, 3-559 tion of liability. Limiting liability for negligence, see infra, Limitation of liability. Ticket containing restriction, 3-557 Limiting amount of baggage, 5-612

Loss of baggage, see infra, Liability of car-No distinct price tor baggage necessary, Passenger on different train from bagrier for loss of baggage. gage, see infra, Trains. Luggage, 19-601 Public enemy, 3-547 Measure of damages, see infra, Damages. Members of the same family, 3-533 Where passenger retains custody of property, 3-547 Merchandise as baggage, 3-539 Articles left in train, 3-549, 550 Carrier liable only for negligence Acceptance with notice of character of articles, 3-540 in absence of exclusive control. Articles carried for purposes of trade, 3-539 Contributory negligence of passen-Authority of agent, 3-542 ger, 3-548, 552 Concealment by passenger of full value General rule, 3-547 of articles, 3-543 Money carried by passenger, 3-550 Gratuitous bailment, 3-542 Liability of carrier, 3-539 l'assenger's negligence proximate cause, 3-548 Necessity of inquiry by carrier, 3-541 Regulation that passenger shall de-Notice from outward appearance of liver baggage to designated agent, package, 3-541 Notice of character of articles, 3-540' Steamship companies, 3-551 Notice question of fact, 3-542 Liens: Passenger not bound to declare value of Carrier's lien on baggage, 3-545 baggage, 3-543 Limitation of liability, 3-554; 5-611 Payment of extra charges, 3-543 Acceptance of receipt for baggage, 3-Proof of actual knowledge, 3-541 559 Rule of carrier requiring passenger to As to amount, 3-554 declare value and character of articles, Passenger's fraud or misrepresenta-3-543 Stored merchandise, 3-543 tion, 3-554 True character of articles not disclosed, Reasonableness of regulation, 3-555 Right to limit liability as to amount, 3-539 Waiver by carrier, 3-540 3-554 Waiver of limitation, 3-554 Warehouseman, 3-542 Character of liability, 3-555 Money: Connecting lines, 3-572, 576 Amount beyond reasonable expenses, Construction, 3-559 3-537 Contract tickets, 3-560 Articles retained in passenger's posses-Excursion trains, 3-559 sion, 3-537 Illustrations, 3-536, 537 Liability of carrier for loss of money Free passes, 3-556 Limitation must be by special contract, carried by passenger, 3-550 3-557 Money as baggage, 3-535 Acceptance of receipt for baggage, Money with which to buy stock of merchandise, 3-536 Passenger having money of another, Construction, 3-559 Contract tickets, 3-560 Excursion train, 3-559 Reasonable expenses, 3-535 Necessity of special contract, 3-557 Notice to passenger, 3-557 What traveling expenses embrace, 3-536 Negligence (see infra, Liability of carrier for loss of baggage): Passenger must assent before cars start, 3-558 Passenger unable to read, 3-558 Connecting lines and through tickets, see infra, Connecting lines and through Posting printed copy of certain regutickets. lations, 3-558

```
BAGGAGE, cont'd.
                                                    BAGGAGE, cont'd.
                                                       Usages and customs, cont'd.
  Negligence, cont'd.
                                                       Drummers, 3-534
Value (see infra, Damages):
      Limitation of liability, see infra, Limita-
        tion of liability.
  Notice (see infra, Limitation of liability;
                                                           Concealment by passenger of full value
        Merchandise as baggage):
                                                              of articles, 3-543
      Limiting amount of baggage, 5-612
                                                           Passenger not bound to declare value
  Other persons' jewelry, 3-534
Other persons' property, 3-533
                                                              of baggage, 3-543
                                                            Rule of carrier requiring passenger to
  Passenger robbed of money, 3-551
                                                              declare value and character of articles,
  Passes, 3-556
                                                              3-543
  Payment of extra charges, 3-533, 543
                                                       Warehouseman, 3-569
                                                           Baggage must first be safely stored,
  Porters, 3-563
  Possession, see infra, Liability of carrier for
                                                              3-571
    loss of baggage,
                                                            Burden of proof, 3-584
  Public enemy, 3-547
Questions of law and fact, 3-538; 23-578
                                                           Gratuitous bailee where no storage is
                                                              charged, 3~570
      Limitation of liability, 3-559
                                                            Liability of carrier for stored merchan-
      Notice of contents, 3-542
                                                              dise, 3-542
      Question for court, 3-538
                                                           Liability of warehouseman, 3-569
Neglect of servants to rescue property
      Question for jury, 3-538
                                                              from fire, 3-571
      Reasonableness of regulation
                                                           Passenger stopping over, 3-570
Precautions carrier should take, 3-751
        amount, 3-555
      Reasonableness
                       of regulations
        checking, 3-545
                                                            Want of ordinary care, 3-570
      Value of jewelry, 3-535
                                                            When storage charged, 3-569
       What passenger entitled to carry, 3-538
                                                            When storage not charged, 3-570
  Reasonable time for delivery, 3-565, 567, 569
                                                       Watches, 3-535
  Receipts, see infra, Checking.
                                                       What constitutes baggage, 3-529
  Robbery, 3-551
Samples, see infra, Drummers' samples.
                                                            Articles not delivered into the company's
                                                              keeping, 3-537
  Ships and shipping:
                                                            Articles of personal comfort and con-
       Limitation of vessel owner's liability,
                                                              venience, 3-530
                                                            Articles retained in passenger's posses-
  Sleeping car companies (see Sleeping Car
                                                              sion, 3-537
     COMPANIES), 3-581
                                                            Beds and bedclothes, 3-530
  Sportsman's hunting outfit, 3-531
                                                            Books, 3-531
                                                           Criterion, 3-529
Drummers' samples, see infra, Drummers'
  Stations:
      Delivery must be at proper station, 3-569
  Steamship companies:
                                                              samples.
      Liability for loss of baggage, 3-551
                                                            Easel, 3-531
                                                            General rule, 3-529
  Storage, see infra, Warehouseman.
  Surgical instruments, 3-532
Through tickets, see infra, Connecting lines
                                                            Household goods not necessary during
                                                              the journey, 3-530
    and through tickets.
                                                            Household utensils, 3-530
                                                            Hunting dogs, 3-531
  Ticket agent, see infra, Agency.
  Tickets and fares (see infra, Connecting lines
                                                            Hunting outfit, 3-531
                                                            Illustrations, 3-531
Illustrations of things held not to be
         and through tickets; Limitation of lia-
         bility):
       Contract tickets, 3-560
                                                              baggage, 3-538
       Passes, 3-556
                                                            Illustrations of things which have been
                                                              held as baggage, 3-537
       When liability begins, 3-561
                                                            Immigrant, 3-530
  Tools, 3-532
                                                            Jewelry, see infra, Jewelry.
 Trains:
                                                            Laces, 3-532
       Duty of passenger sending baggage on
         another train, 3-544
                                                            Merchandise as baggage, see infra, Mer-
       Liability of carrier where baggage goes
                                                              chandise as baggage.
                                                            Money see infra, Money.
         on another train, 3-544
                                                            Particular articles, 3-537
       Limitation as to trains, 3-544
                                                            Payment of extra charges, 3-533
       Passenger on different train from bag-
                                                            Property of other persons, 3-533
           gage, 3-553
Carrier's fault, 3-553
                                                            Question for the jury, see infra. Ques-
                                                              tions of law and fact.
           Extra compensation, 3-553
           Freight, 3-553
                                                            Sportman's outfit, 3-531
                                                            Tools of mechanics, 3-532
           Liability of carrier for loss, 3-553
                                                       Witnesses, see WITNESSES.
  Transfer companies, 3-581
                                                     BAIL, see Bail (in Civil Cases); Bail and
  Traveling expenses, see infra, Money.
                                                       RECOGNIZANCE (IN CRIMINAL CASES).
  Traveling salesmen, see infra, Drummers'
                                                     BAIL (IN CIVIL CASES), 3-587
See Bail and Recognizance (in Criminal
  Trover and conversion, 3-553
                                                         CASES); INDEMNITY CONTRACTS; SURETY-
  Usages and customs, 3-569
                                                         SHIP.
      Delivery of baggage, 3-563
```

```
BAIL (IN CIVIL CASES), cont'd.
                                                   BAIL (IN CIVIL CASES), cont'd.
  Absolute, see infra, Rendering the bail abso-
                                                     Arrest, cont'd.
                                                          Right to arrest principal, cont'd.
                                                              Following principal jurisdiction, 3-626
  Acknowledgment, 3-614
                                                                                     into foreign
  Act of God:
                                                              Force, 3-625
      Discharge of bail, 2-629
                                                               General rule, 3-624
  Act of law:
      Discharge of bail, 3-630
                                                              Illustrations, 3-625
  Affidavit:
                                                              Sunday, 3-625
      Affidavit to hold to bail, 3-599
                                                     Assignments:
      Insufficiency of affidavit, 3-600
                                                          Assignment of bail bond, 3-595
      Sufficiency of affidavit, 3-600
                                                     Attorney and client:
      Variance between declaration and affi-
                                                          Attorney as bail, 3-602
                                                     Rail:
        davit, 3-637
                                                        Validity of bond executed by insufficient
      Waiver of irregularities, 3-600
                                                            bail, 3-605
  Agency:
      Surrender by agent or representative,
                                                     Bail above, 3-591
                                                     Bail below, 3-591
Bail bond, 3-590, 607, 609
        3-640
 Alteration of contract, 3-635
                                                          Acknowledgment, 3-614
      Amendment changing or adding cause
                                                          Amount for which bail undertake, 3-605
        of action, 3-637
                                                          Appearance bail, see infra, Appearance
      Amendment increasing ad
                                      damnum,
                                                           bail.
        3-637
                                                          Condition, 3-610
      Bail discharged by whatever changes
                                                              Conditions prescribed by statute
       contract, 3-635
                                                                necessary, 3-613
      Cognovit, 3-636
      Discharge or exoneration of bail, 3-635
                                                              Formal departure from prescribed
                                                                conditions, 3-614
      Discontinuance of action, 3-638
                                                              In general, 3-610
Insertion of unauthorized conditions
      Giving time to principal, 3-635
     Invalid agreement giving time to prin-
                                                                beneficial to bail, 3-614
       cipal, 3-635
                                                              Recital describing the action, 3-611
     Reference to arbitration, 3-638
     Removal of cause, 3-638
                                                              Recital of amount of debt or dam-
                                                              ages, 3-612
Recital of defendant's arrest, 3-612
     Variance between declaration and affi-
        davit to hold to bail, 3-637
                                                              Recital of names of parties to the
     Variance between declaration and writ,
                                                                action, 3-611
       3-637
                                                              Recital of nature of action, 3-611
 Amount for which bail undertake, 3-605
                                                              Recitals in condition, 3-610
     Reduction of excessive bail, 3-606
 Appearance bail, 3-592
                                                              Substantial departure from pre-
                                                                scribed conditions, 3-613
     Appearance of defendant, 3-596
                                                              Terms of the condition, 3-612
     Assignment of bail bond, 3-595
                                                              The conditions proper, 3-612
          Bail bond, 3-593
Condition for appearance, 3-594
                                                         Definitions, 3-590
                                                         Delivery, 3-614
          In general, 3-593
          Liability of appearance bail, 3-596
Sealing, 3-594
                                                         Filing bond, 3-614
                                                         Giving bond where arrest is illegal, 3-599
          The condition, 3-594
                                                         In general, 3-609
                                                         Instruments executed in lieu of bail
          The obligee, 3-593
     Discharge of appearance bail, 3-596
Entry of special bail as discharge,
                                                           bonds, 3-649
                                                         Obligee, 3-610
       3-596
                                                         Obligors, 3-609
     Liability of appearance bail, 3-596
                                                         Penalty, 3-610
     Measure of damages, 3-596
                                                         Seal, 3-614
                                                         Signature, 3-614
Validity of bond executed by insufficient
     Obligation of defendant to enter special
       bail, 3-594, 596
                                                           bail, 3-605
     Right to give appearance bail, 3-593
                                                    Bail to the action, 3-598
     Right to require appearance bail, 3-592
                                                         Amount for which bail undertake, 3-605
     Surrender of principal, 3-597
     The bail, 3-593
                                                         Bail bond, see infra, Bail bond.
     Waiver of performance by acceptance of
                                                         Competency of certain persons, see
pleas, 3-597
Approval of bail, 3-608
                                                           infra, Competency of certain persons.
                                                         Fixing bail, see infra, Fixing bail.
 Arbitration and award:
                                                         Liabilities of bail, see infra, Liabilities
     Reference to arbitration, 3-638
                                                           of bail.
                                                         Number required, 3-601
 Arrest (see Arrest; Imprisonment for
       DEBT AND IN CIVIL ACTIONS):
                                                         Putting in and perfecting bail, see infra,
     Legal arrest as prerequisite, see infra,
                                                           Putting in and perfecting bail.
       Right to hold to bail.
                                                         Qualifications of persons otherwise com-
     Persons privileged from arrest, 3-603
                                                           petent, see infra, Qualifications of per-
                                                           sons otherwise competent.
     Right to arrest principal (see infra, Sur-
                                                         Recognizance, 3-609
           render of principal), 3-624
```

```
BAIL (IN CIVIL CASES), cont'd.
                                                     BAIL (IN CIVIL CASES), cont'd.
                                                       Discharge or exoneration of bail, cont'd.
  Bail to the action, cont'd.
      Rights of bail, see infra, Rights of bail.
Right to give bail, see infra, Right to
                                                           Alteration of contract, see infra, Altera-
                                                              tion of contract.
        give bail.
                                                            Appearance bail, 3–596
                                                           By giving new bail, 3-638
      Right to hold to bail, see infra, Right to
         hold to bail.
                                                           By performance of the conditions, 3-626
      Surrender of principal, see infra, Sur-
                                                                General rule, 3-626
        render of principal.
                                                                Payment of debt, 3-627
      The bail, 3-601
                                                                Surrender of principal, 3-628
      Validity of bond executed by insufficient
                                                                What constitutes performance, 3-626
                                                           By taking principal in execution, 3-638
        bail, 3-605
  Before whom bail taken, 3-606
                                                           Delay by plaintiff, 3-634, 635
                                                            Entry of exoneretur, 3-638
  Bills of exchange and promissory notes:
      Indorser or drawer of bill in suit as bail,
                                                           In general, 3-626
Payment of debt or claim, 3-627
      Plaintiff taking bill of exchange from
                                                            Without performance, 3-628
  defendant, 3-636
Bond, see infra, Bail bond.
                                                                Act of God, 3-629
                                                                Act of law, 3-630
                                                                Act of obligee, 3-634
By alteration of contract, see infra,
  Cognovit:
      Giving cognovit, 3-636
  Common hail, 3-590, 592
Competency of certain persons (see infra,
                                                                  Alteration of contract.
                                                                Death of principal, 3-629
         Qualifications of persons otherwise
                                                                Discharge of principal, 3-632
         competent), 3-602
                                                                Discharge of principal by judgment,
      Attorneys and articled clerks, 3-602
                                                                  3–633
      Indorser or drawer of bill in suit, 3-602
                                                                Discharge of principal under bank-
      Persons indemnified by defendant's at-
                                                                  ruptcy or insolvency laws, 3-633
                                                                Fraudulent conduct of obligee,
        torney, 3-603
      Persons previously rejected, 3-603
Persons privileged from arrest, 3-603
                                                                  3-634
                                                                General rule, 3-628
                                                                Impressment of principal, 3-632
Imprisonment in another sta
      Sheriffs, 3-603
  Conditions (see infra, Bail hond; Discharge
                                                                  3-631
        or exoneration of bail):
      Appearance bail, 3-594
                                                                Imprisonment in
                                                                                    state's prison,
                                                                  3–631
  Contribution, 3-624
                                                                Imprisonment not preventing sur-
  County, 3-619
  Damages, see infra, Liabilities of bail;
                                                                  render, 3-631
                                                                Imprisonment of principal, 3-630
    Sheriffs.
                                                                Laches of obligee, 3-634
  Death of principal:
      Discharge of bail, 3-629
                                                                Performance rendered impossible,
                                                                  3-628
  Definitions, 3-590
      Bail, 3-590
Bail above, 3-591
                                                                Performance rendered useless, 3-629
                                                       Discontinuance, 3-638
                                                       Duress, 3-599
      Bail below, 3-591
                                                       Escape, see Escape.
      Bail bond, 3-590
                                                       Evidence:
      Bail in the sense of sureties, 3-590
                                                           Of damages, 3-650
      Bail piece, 3-590
      Civil bail, 3-590
                                                           Of principal's arrest in execution, 3-650
                                                           Of recognizance, 3-650
      Common bail, 3-590, 592
                                                           Of surrender, 3-650
      Kinds of bail, 3-590
Kinds of bail in the United States,
                                                       Exceptions to bail, 3-607
                                                       Excessive bail:
      Meaning of bond or recognizance, 3-590
                                                           Reduction of excessive bail, 3-606
                                                       Executions (see infra, Fixing bail; Surrender
      Meaning to deliver from arrest or go
                                                              of principal):
         hail, 3-590
                                                           Discharge of bail by delay in issuing ex-
      Right to hold to bail, 3-598
      Special bail, 3-591, 592
                                                              ecution, 3-635
                                                            Discharge of bail by premature return of
  Delivery, 3-614
                                                              execution, 3-635
  Deposit of money in lieu of bail, 3-645
                                                       Executors and administrators:
      Application of deposit, 3-645
                                                           Surrender of principal, 3-640
      Giving special bail, 3-646
                                                       Exoneration of bail, see infra, Discharge or
      Repayment of money deposited by third
                                                         exoneration of bail.
         person, 3-646
                                                       Exoneretur, 3-638
      Return of deposit, 3-645
      Statutory enactments, 3-645
                                                       False personation:
      Surrender of defendant after judgment,
                                                           Personating bail, 12-789
                                                       Filing bond, 3-614
         3-646
      Surrender of defendant before judgment,
                                                       Fixing bail, 3-617
                                                           Bail fixed by return of execution not
         3-646
                                                              found, 3-617
  Discharge or exoneration of bail (see infra,
                                                           County to which directed, 3-619
         Surrender of principal), 3-626
                                                                              Volume XXXI.
                                                 153
```

BAIL (IN CIVIL CASES), cont'd.	BAIL (IN CIVIL CASES), cont'd.
Fixing bail, cont'd.	Limitation of actions, 19-202
	Measure of damages, see infra, Liabilities of
Illustrations, 3-617, 618	
Irregular and voidable executions, 3-618	bail; Sheriffs.
Lodgment of execution with officer, 3-620	Money, see infra, Deposit of money in lieu
Necessity of execution returned not	of bail.
found, 3-617	New bail (see infra, Substitution of new
Residence of defendant, 3-619	bail):
Service of writ, 3-620	Discharge by giving new bail, 3-638
Sheriff's return conclusive upon bail,	Notice of bail, 3-607
_	Notice of surrender, 3-645
3-623	
Sufficiency of return, 3-621	Number required, 3-601
Sufficiency of writ and return, 3-618	Payment (see infra, Deposit of money in lieu
Time of issuing the writ, 3-618	of bail), 3-627
Time of making return, 3-621	Perfecting bail, see infra, Putting in and per-
At adjourned term, 3-621	fecting bail.
Before return day, 3-622	Performance, see infra, Discharge or exon-
	eration of bail.
Delay in making return, 3-622	
On return day, 3–621	Privileged from arrest, 3-603
Fraud:	Putting in and perfecting bail, 3-606
Discharge of bail by plaintiff's fraudu-	Before whom bail taken, 3-606
lent conduct, 3-634	By bond, 3-607
Freeholder, 3-604	By recognizance, 3-607
Giving time to principal, 3-635	Definition, 3-606
Habeas corpus, 15–189	Indorsement on writ, 3-607
Housekeepers, 3-604	Manner of entering bail, 3-607
Imprisonment for debt, see Imprisonment	Rendering the bail absolute, see infra,
FOR DEBT AND IN CIVIL ACTIONS.	Rendering the bail absolute.
Imprisonment of principal:	Substitution of new bail, 3-609
Discharge of bail, 3-630	Time of putting in bail, 3-606
Expiration of imprisonment before	Qualifications of persons otherwise com-
period for surrender, 3-632	petent, 3-603
General rule, 3-630	Competency to make contracts, 3-603
Imprisonment in state's prison,	Freeholders, 3-604
3-631	General rule, 3–603
Imprisonment not preventing sur-	Housekeepers, 3-604
render, 3-631	Property qualifications, 3-604
Imprisonment of principal in an-	Residence in county, 3-604 Recitals:
other state, 3-631	
Surrender where principal is imprisoned	Recitals in bail bond, 3-610
for a crime, 3-645	In general, 3-610
Indemnification of bail, 3–649	Recital describing the action, 3-611
Indemnity contracts, 16-172	Recital of amount of debt or dam-
Rights against principal, 3-623	ages, 3-612
Indorsement on writ, 3-607	Recital of defendant's arrest, 3-612
Insolvency and bankruptcy:	Recital of names of parties to the
Discharge of bail, 3-633	action, 3-611
Instruments executed in lieu of bail bonds,	Recital of nature of action, 3-611
3-649	Recognizance, 3-607, 609
Joint debtors, 3-616, 623	Reduction of excessive bail, 3-606
Justification by bail, 3-608	Removal of causes, 3-638
Kinds of bail, 3-590	Rendering the bail absolute, 3-607
Kinds of bail in the United States, 3-591	Approval of bail, 3-608
Laches:	Exceptions to bail, 3-607
Discharge of bail by plaintiff's laches,	In general, 3-607
3-634	Justification by bail, 3-608
Liabilities of bail, 3-615	Notice of bail, 3-607
Amount of actual damages, 3-616	Residence, 3-604, 619
Appearance bail, 3-596	Return, see infra, Fixing bail; Surrender of
Extent of liability, 3-615	principal.
In general, 3-615	Rights of bail, 3-623
Interest on judgment against principal,	Against person fraudulently aiding prin-
3-615	cipal to abscond, 3–624
In what cases, 3-615	Against person jointly indebted with
Liable to principal's surety, 3-616	principal, 3-623
Measure of damages a sec Co-	Against the principal a Kas
Measure of damages, 3-596, 615	Against the principal, 3-623
Mitigation of damages, 3-616	Contribution, 3-624
Not liable as surety of principal's joint	Implied indemnity, 3-623
defendant, 3-616	Right to arrest principal, see infra,
To whom liable, 3-616	Arrest.
Liability of bail as surety of principal's joint	Right to defend suit against principal,
defendant, 3-616	3-626
	• •

BAIL (IN CIVIL CASES), cont'd.	BAIL (IN CIVIL CASES), cont'à.
Right to give bail, 3-601	Statutory special bail, cont'd.
General rule, 3–601 Giving new bail, 3–601	Rights of bail, see infra, Rights of bail. Right to give bail, see infra, Right to
Liability of sheriff for refusing bail-	give bail.
3–601	Right to hold to bail, see infra, Right to
Right to hold to bail, 3-598	hold to bail.
lmproper cases, 3–598 In what cases, 3–598	Surrender of principal, see infra, Sur-
Jurisdiction of subject-matter, 3-599	render of principal. The bail, 3–601
Legal arrest, 3-599	Validity of bond executed by insufficient
Affidavit to hold to bail, 3-599	bail, 3-605
Duress, 3-599	Straw bail, 26–1127
Giving bond when arrest is illegal, 3–599	S 'stitution of new bail, 3-609 Sunday:
In general, 3-599	Arrest of principal, 3-625
Order for arrest, 3-600	Suretyship:
Process, 3-600	Liability of bail as surety of principal's
Waiver of irregularities, 3-600 Prerequisites, 3-599	joint defendant, 3-616 Liability to principal's surety, 3-616
Scire facias:	Surrender of principal, 3-639
Delay in bringing scire facias, 3-635	After execution against principal,
Seal, 3-614	3-641
Bail bond, 3–594 Sheriffs:	Appearance bail, 3-597 By agent or personal representative of
Liability for not taking sufficient bail,	bail, 3-640
3–646	By principal, 3-640
In England, 3-646	By whom made, 3-639
Insolvency of defendant in mitiga- tion of damages, 3–648	Court, 3-640 Delivery of principal's body necessary,
In United States, 3-647	3-644
Liability for amount of plaintiff's	Deposit of money in lieu of bail, 3-646
judgment, 3-648	Discharge or exoneration of bail, 3-628
Liability to action for damages, 3-647	Evidence, 3-650 Extending time for surrender, 3-644
Liable as bail, 3-648	Imprisonment of principal (see infra,
Measure of damages, 3-647	Imprisonment of principal), 3-645
Liability of sheriff for refusing bail,	Mode of surrender, 3-644
3-601 Rights of sheriff who becomes liable as	Notice to plaintiff, 3-645 Right of bail to surrender, 3-643
bail, 3-646	Right of bail to surrender principal,
Arrest and surrender, 3-649	3-639
General rule, 3–649 Sheriff as bail, 3–603	Right to arrest principal, see infra, Arrest.
Signature, 3-614	Sheriff's right to surrender, 3-649
Special bail (see infra, Statutory special	Statutes giving right, 3-643
bail), 3-591, 592	Strict right, 3-643
Deposit of money in lieu of bail, 3-646 Obligation of defendant giving a bail	Surrender after commencement of suit against bail, 3-642
bond for his appearance to enter spe-	Surrender after return of non est by
cial bail, 3-594	favor of court, 3-641
Statutes giving bail bond the effect of	Surrender before execution, 3-642
special bail, 3-595 Statutory special bail, 3-592, 598	Surrender before return of non est a matter of right, 3-641
Amount for which bail undertake,	Time of surrender, 3-641
3-605	Time of surrender in England, 3-641
Bail bond, see infra, Bail bond.	Time of surrender in the United States,
Competency of certain persons, see infra, Competency of certain persons.	To whom made, 3-640
Discharge or exoneration of bail, see	The bail:
infra, Discharge or exoneration of	Amount for which hail undertake, 3-605
bail.	Appearance bail, 3-593 Competency of certain persons, see
Fixing bail, see infra, Fixing bail. Liabilities of bail, see infra, Liabilities	infra, Competency of certain persons.
of bail.	Definitions, 3-590
Number required, 3-601	Liabilities of bail, see infra, Liabilities
Putting in and perfecting bail, see infra,	of bail. Number required, 3-601
Putting in and perfecting bail. Qualifications of persons otherwise	Time:
competent, see infra, Qualifications of	Giving time to principal, 3-635
persons otherwise competent.	Time of putting in bail, 3-606
Recognizance, 3-609	United States commissioners, 29-192

BAIL (IN CIVIL CASES), cont'd. Venue, 3-619 Witnesses:	BAIL AND RECOGNIZANCE (IN CRIM- INAL CASES), cont'd. Arrest, cont'd.
Competency, 30-928 Writ, see infra, Fixing bail.	Bail may arrest principal without war- rant, 3-708
BAIL AND RECOGNIZANCE (IN CRIMINAL CASES), 3-651; 8-258 See Bail (IN CIVIL CASES); HABEAS CORPUS.	Breaking into house, 3-709 Exoneration of bail, see infra, Exoneration of bail,
Abuse of power, 3-664 Acknowledgment, 3-702	Right of bail to arrest principal, 3-708 Surety in bail bond, 2-890
Acquittal on similar indictment, 3-670 Act of God, 3-717 Additions 600	Assignment: Bail bonds, 2–1042 Attachment (see Attachment), 3-230
Additions, 3–692 After conviction, see infra, Conviction. Agency:	Attorney and client: Attorney and surety for client, 3-291
Arrest of principal by agent, 3-708 Alteration of instruments, 3-707	Bail: Discharge of bail, see infra, Exonera-
Amendments, 3–707 Amount of bail, 3–680 Excessive bail, 3–680	tion of bail. Exoneration of boil, see infra, Exoneration of bail.
Fixing amount, 3-680 Increase, 3-681	Liability of bail, see infra, Liability of bail.
In general, 3–680 Reduction of amount, 3–681	Rights of bail, see infra, Rights of bail. Bail bond (see infra, The undertaking),
Sheriff fixing amount of bail, 3-661 Amount of penalty, 3-700 Conformity to order of court, 3-700	3-687 Bond must conform to order of court, 3-689
Illustrations, 3-700, 701 Necessity of statement in bond or recog-	Conditions, 3–691 Conformity to statute, 3–691 Date, 3–687
nizance, 3-700 Appeals: After reversal of judgment, 3-676	Delivery, 3–703 Distinguished from recognizance, 3–687
Bonds on appeal from conviction, 3-705 Power of Supreme Court upon appeal, 3-656	Immaterial omissions or additions, 3–692 Lien, 3–716
Remission of forfeiture, 3-724 When higher court will interfere, 3-657	One bond for several indictments, 3-689 Seal, 3-702
Appearance, 3–693 In general, 3–693 <i>Liability of bail,</i> see <i>infra,</i> Liability of bail.	Signature, 3-702 Void if taken without authority, 3-688 Whether unauthorized bond good as a common-law obligation, 3-689
Onerous conditions, 3–693 Time and place, 3–693 Clerical error, 3–696	Bonds, see infra, Bail bond. Bonds of prosecutor and witnesses, 3–729 Capital offense, 3–670
Court or place of appearance, 3-694 Description of court or place, 3-695	Change of venue, 3-723 Liability of bail, 3-714
No court authorized by law to be held at time fixed, 3-694	Circumstances of prisoner, 3–676 Circumstantial evidence, 3–669
Reasonable certainty, 3–693 Substantial compliance with statute, 3–694	Clerks of court, 3–659 Cognizee, 3–701 Commissioners, 3–662
Term, 3-694 Time of appearance, 3-693	Power to take, 3-662 State commissioners, 3-662
Application, see infra, Stage of the proceeding when application made.	United States commissioners, 3-662 Commitment:
Approval, 3-703 Illustrations, 3-703, 704 Indorsement of approval not a requisite	After final commitment, 3–654 Conditions, 3–691 Conditions more onerous, 3–691
to validity, 3–703 In general, 3–703	Onerous condition, 3–693 Superadded words, 3–691
Seal, 3–704 Sheriff, 3–661 Arbitration and award, 2–569	Surplusage, 3–691 Conduct of prisoner, 3–676 Considerations governing the granting of bail,
When bail discharged, 2-569 When bail not discharged, 2-569	3-666 Circumstances of prisoner, 3-676
Arrest: Arrest made by agent, 3-708 Arrest made in another state or country,	Conduct of prisoner, 3-676 Considerations generally applicable, 3-666
3-708 Arrest on Sunday, 3-709	Delay of trial, 3–678 Extradition, 3–679
Authority to make arrest of principal, 3~708	Extraordinary considerations controlling particular cases, 3-677 Volume XXXI.
15	volume AAAI,

BAIL AND RECOGNIZANCE (IN CRIMINAL CASES), cont'd.	BAIL AND RECOGNIZANCE (IN CRIM-
Considerations governing the granting of bail,	INAL CASES), cont'd. Discharge of bail, see infra, Exoneration of
cont'd.	bail.
Gravity of the offense, see infra, Gravity of the offense.	Discretion: Abuse of power, 3-664
Illness of prisoner, 3-677	Considerations governing the granting of
Severity of the punishment, see infra,	bail, see infra, Considerations govern-
Severity of the punishment. Special considerations, 3–676	ing the granting of bail. Legal discretion, 3–665
Stage of the proceeding when applica-	Matter of judicial discretion, 3-654, 664
tion made, see infra, Stage of the pro-	Principle upon which bail received, 3-666
ceeding when application made.	Right to give bail at common law, 3-664
Strength of the evidence, see infra, Strength of the evidence.	Duress, 3-689 Escape, see Escape.
Constitutional law, 3-665	Essentials, 3-688
Bail as matter of right, 3-657, 665	Evidence, see infra, Strength of the evi-
Constitutional provisions, 3–665 Delegation of authority to clerk, 6–1056	dence. Evident, 3–668, 669
Power to take bail after conviction,	Excessive bail, 3–680
3-674	Execution, 3-706
Speedy trial, 3–678 Construction, 3–707	Estoppel by, 3-707 Illustrations, 3-706, 707
Conviction:	In general, 3–706
After conviction, 3-673	Sunday, 3-706
Circumstances warranting bail after	Exemptions from execution:
'conviction, 3–676 Constitutional provisions, 3–674	Bonds and recognizances in legal pro- ceedings, 12-172
In England, 3-674	Exoneration of bail, 3-717
In the United States, 3-675	Acquittal of principal, 3-721
Power to take bail, 3–673 Statutory provisions, 3–674	Act of God, 3-717 Act of law, 3-718
When bail allowable after convic-	Act of obligee, 3-717
tion, 3-674	Arrest after conviction, 3-721
Arrest after conviction, 3–721 Bonds on appeal from conviction, 3–705	Arrest under fodoral authority a gar
Exoneration of bail, 3-721	Arrest under federal authority, 3–721 Conviction of principal, 3–721
Statement of offense after conviction,	Death of principal, 3-717
3-700	Discharge of principal by court, 3-721
Subsequent trial and conviction of prin- cipal after forfeiture of recognizance,	Executive act, 3–717 Failure to indict principal, 3–720
3-727	Federal authority, 3-721
Costs, 3-685, 715	Imprisonment of principal in another
Remission of a forfeiture, 3-728 Courts (see <i>infra</i> , Power to take bail; Re-	state, 3-718 Inconsistent agreement with principal,
mission of forfeiture):	3-720
Abiding order of court, 3-715	In general, 3-717
At what court principal must appear,	Legislative act, 3-717
3-711 Bond must conform to order of court,	Military authority, 3–722 Nolle prosequi, 3–720
3-689	Quashing indictment, 3-720
Crime, see infra, Offense charged.	Rearrest must be legal, 3-718
Dates, 3–687 Day:	State authority, 3-718 Subsequent arrest of principal on differ-
Appearance from day to day, 3-713	ent charge, 3-719
Death of principal, 3-717, 728	Subsequent arrest of principal on same
De facto officers, 3-688 Recognizance taken by de facto officer,	charge, 3-718 Subsequent release of principal, 3-718
8–820	Extradition, 3-679
Definitions, 3-653, 686	False personation:
Bail bond, 3–687	Personating bail, 12-789
Dates, 3–687 Essentials, 3–688	Felonies, 3–667 Filing and recording, 3–704
Recognizance, 686	In general, 3-704
Delay of trial, 3-678	Memorandum in minutes, 3-705
Fault or conseut of accused, 3–679 Unavoidable delay, 3–679	Name of court, 3-705 Time of filing, 3-705
Unnecessary delay, 3-678	Fines and penalties:
Delegation of authority, 3-655, 659	Informer, 3-728
Delivery, 3-703	Liability of bail for fine imposed,
Bail bond, 3-702, 703 Deposit, see infra, Money in lieu of bail.	3-715 Title to forfeited penalty, 3-728
•	57 Volume XXXI.

E	SAIL AND RECOGNIZANCE (IN CRIMINAL CASES), cont'd. Forfeiture of bail, 3-722	E	BAIL AND RECOGNIZANCE (IN CRIM- INAL CASES), cont'd. Jurisdiction, cont'd.
	Change of venue, 3-723		Co-ordinate courts in the United States
	Grounds of forfeiture, 3–723 Power to adjudge, 3–722		Exclusive jurisdiction, 3-654
	Remission of forfeiture, see infra, Re-		Presumption of jurisdiction, 3-654
	mission of forfeiture.		Territorial jurisdiction of court taking
	Title to forfeited penalty, 3-728		bail, see infra, Territorial jurisdiction
	Exoneration of bail, 3-718		of court taking bail.
	Commonwealth attorney, 3-728		Jury and jury trial:
	Informers, 3-728		Effect of disagreement of trial jury,
	Rights of counties, 3-728		3–669
	Governor: Remission of forfeiture, 3-725		Justices of the peace, 3-657; 18-37 Authority strictly construed, 3-658
	Grant, see infra, Considerations governing		Docket, 3-705
	the granting of bail.		Power of justice exhausted by disposi-
	Gravity of the offense, 3-666		tion of case, 3-658
	Felonies, 3-667		Power of justices of the peace, 3-657
	Homicide, 3-667		Upon adjournment of the examination
	Misdemeanors, 3-666		or trial, 3-658
	Severity of punishment, 3-670		Justification of sureties, 3-684
	Habeas corpus, see Habeas Corpus. Homicide, 3-677		Liability, see infra, Liability of bail, 3-714 Liability of bail, 3-710
	Husband and wife:		Abiding order of court, 3-715
	Married woman as bail, 3-710		Amount of liability, see infra, Amount
	Identity, 3-692		of bail.
	Failure to identify accused, 3-669		Appearance of principal, 3-711
	Illegal contracts, 15-981		Appearance by attorney, 3-714
	Illness of prisoner, 3-677		Appearance for one term only,
	Impeachment, 15-1071		3-714
	Imprisonment, see infra, Exoneration of bail. Indemnification of sureties, 3-684		Appearance from day to day, 3–713 Appearance from term to term,
	By principal, 3-684		3-714
	By third parties, 3-686		Change of venue, 3-714
	Contract to indemnify sureties, 3-685		Court, 3-711
	Costs and expenses, 3-685		Failure to indict, 3-712
	For amount of penalty, 3-684		Indictment against principal, 3-712
	Indemnity contracts, 16-172		Misdemeanors, 3-715
	Indictment: Acquittal on similar indictment, 3-670		Sufficiency of indictment, 3-713 Term designated, 3-711
	After indictment, 3-671		Time of appearance, 3-711
	Before indictment, 3-671		Extent of obligation, 3-710
	Failure to indict principal, 3-720		Fine imposed, 3-715
	Invalid indictment, 3-690		Infants, 3–710
	Liability of bail, 3-712		Joint and several liability, see infra,
	Failure to indict principal not		Joint and several nature of lia- bility.
	an excuse for nonappearance, 3-712		Liability for fine imposed, 3-715
	Offense not charged in under-		Liability of principal leaving state,
	taking, 3-712		3-710
	Sufficiency of indictment, 3-713		Lien of recognizance, see infra, Lien of
	One bond for several indictments, 3-689		recognizance.
	Presumption raised by indictment, 3-		Married women, 3-710
	672 Quashing indictment, 3–720		Obligation of bail, 3-710
	Statement of offense after indictment,		Who may be liable, 3-710 Lien of bail bond, 3-716
	3–699		Lien of recognizance, 3-716
	Infants, 3-710		Limitation of actions, 19-202
	Necessaries, 16-279		Mandamus, 19–851
	Informer, 3-728		Married women, 3-710
	Interpretation, 3-707		Memorandum in minutes, 3-705
	Judgment rendered on recognizance.		Military law, 3–722
	Judgment rendered on recognizance,		Minutes, memorandum in, 3-705 Misdemeanors, 3-666
	Joint and several nature of liability, 3-716		Liability of bail for appearance, 3-715
	Fixed by statute, 3-716		Mistrial, 3-670
	Fixed by the undertaking, 3-716		Money in lien of bail, 3-682
	Jurisdiction (see infra. Clerks of court: Com-		How regarded, 3-682
	missioners; Courts; Justices of the		Statutory authority, 3-682
	peace; Power to take bail; Sheriffs):		Title to deposit, 3-682
	Abuse of power, 3-664		Treated as recognizance, 3-682
	1	58	Volume XXXI,

```
BAIL AND RECOGNIZANCE (IN CRIM-
                                                    BAIL AND RECOGNIZANCE (IN CRIM-
    INAL CASES), cont'd.
                                                         INAL CASES), cont'd.
                                                      Presumption great, 3-657, 668
Presumption of jurisdiction, 3-655
  Murder and manslaughter, 3-667
      Bail accepted unless killing premeditated
         and deliberate, 3-667
                                                           Effect of presumption raised by indict-
       When bail refused, 3-668
                                                             ment, 3-672
  Name of accused, 3-692
                                                       Process, 3-688
      Illustrations, 3-692, 693
                                                           Duress, 3-689
       In general, 3-692
                                                           Validity of process, 3-689
       Mistake in name, 3-692
                                                       Proof evident, 3-657, 668
  Proof of identity, 3-692
Name of cognizee or obligee, 3-701
                                                       Proof evident or presumption great, 3-657,
  Name of court, 3-705
                                                       Prosecuting and district attorneys:
  Name of offense, 3-697
                                                           Remission, 3-725
  Nolle prosequi, 3-720
                                                           Telling accused that he need not appear,
  Number of sureties, 3-683
Object of requiring bail, 3-654
                                                             3-721
                                                           Title to forfeited penalty, 3-728
  Obligation, see infra, Liability of bail.
                                                       Prosecutor:
  Obligee, 3-701
                                                           Bonds of prosecutor, 3-729
   Offense, see infra, Gravity of the offense.
                                                       Punishment, see infra, Severity of the pun-
   Offense charged, 3-696
                                                         ishment.
       Accuracy necessary in indictment not
                                                       Qualifications of sureties, 3-683
         required, 3-696
                                                       Recitals, 24-69
       After conviction, 3-700
                                                       Recognizance (see infra, The undertaking),
       After indictment, 3-699
                                                              3-686
                                                            Date, 3-687
       Disjunctive statements, 3-700
       Indictment not for offense charged in
                                                           Distinguished from bail bond, 3-687
         undertaking, 3-712
                                                            Lien, 3-716
       In general, 3-696
                                                            Seal, 3-702
       Must state punishable offense, 3-698
                                                            Signature, 3-701
                                                       Recording, see infra, Filing and recording.
       Name of the offense, 3-697
       Statement of offense, 3-696
                                                       Reduction of amount, 3-681
       Statutory ingredients, 3-698
                                                       Remission of forfeiture, 3-723
       Variance between charge and recog-
                                                            Courts, 3-724
         nizance, 3-699
                                                            Governor, 3-725
                                                            Grounds of remission, 3-725
   Omissions, 3-692
   Penalty, see infra, Amount of penalty.
                                                            in general, 3-723
   Perjury, 22-684
                                                            Power to remit, 3-724
   Place of appearance, 3-693
                                                            Remission in part, 3-723
   Power to take bail, 3-654
                                                            Surrender of principal, 3-725
       Abuse of power, 3-664
                                                                Appearance of principal a prerequi-
       After conviction, 3-673
                                                                   site to relief, 3-725
       After final commitment, 3-654
                                                                Costs, 3-728
       Authority essential to validity of bail
                                                                Default must not have been wilful
         bond, 3-688
                                                                   or negligent, 3-726
       Authority of officer taking need not be recited, 3-690 Clerks of court, 3-659
                                                                 Discretion, 3-726
                                                                Discretionary relief, 3-725
                                                                 Effect of subsequent trial, 3-727
                                                                Remission not granted until after
       Commissioners, see infra, Commis-
                                                                   trial of principal, 3-727
         sioners.
       Considerations governing the granting
                                                                 Sickness of principal, 3-726
                                                                Statutory relief, 3-725
Subsequent trial and conviction of
          of bail, see infra, Considerations gov-
          erning the granting of bail.
                                                                   principal, 3-727
       Courts of record, 3-655
                                                       Reversal of judgment, 3-676
            Co-ordinate courts in the United
            States, 3-656
Effect of statutory and constitu-
                                                        Rights of bail, 3-708
                                                            Arrest of principal, see infra, Arrest.
              tional provisions, 3-657
                                                            In general, 3-708
Surrender of principal, see infra, Sur-
            In general, 3-655
       Delegation of power, 3-655
                                                             render of principal.
                                                       Right to give bail (see infra, Considera-
       Discretionary powers, 3-654
       Exclusive jurisdiction, 3-654
                                                              tions governing the granting of bail),
        Incident of power to try, 3-654
                                                              3-664
       In general, 3-655
                                                            At common law, 3-664
                                                            Under state constitutions, see infra, Con-
       Justices of the peace, see infra, Justices
                                                              stitutional law.
          of the peace.
        Presumption of jurisdiction, 3-655
                                                        Seal:
                                                            Approval, 3-704
       Regulated by law-making power, 3-654
       Sheriffs, see infra, Sheriffs.
                                                            Bail bond, 3-702
       Territorial jurisdiction of court taking bail, see infra, Territorial jurisdiction
                                                        Sealing:
                                                            Bail bond, 3-702
          of court taking bail.
                                                            Recognizance, 3-702, 703
```

Volume XXXI,

BAIL AND RECOGNIZANCE (IN CRIM-BAIL AND RECOGNIZANCE (IN CRIM-INAL CASES), cont'd. INAL CASES), cont'd. Territorial jurisdiction of court taking bail, Severity of the punishment, 3-670 cont'd. Capital offense, 3-670 Illustrations, 3-663, 664 Capital punishment, 3-670 Where granted, 3-663 Possibility of milder punishment, commutation, or pardon, 3-670 The bail, 3-654 Discharge of bail, see infra, Exoneration of bail. Sheriffs, 3-660 Approving bail after amount indorsed on Exoneration of bail, see infra, Exonerawrit, 3-661 tion of bail. Common law, 3-660 Liability of bail, see infra, Liability of Fixing amount of bail, 3-661 bail. Ministerial duties, 3-662 Rights of bail, see infra, Rights of bail. Statutes, 3-660, 661 The undertaking, 3-686 Surrender to sheriff, 3-709 Acknowledgment, see infra, Acknowledg-Sickness, 3-677 ment. Sickness of principal, 3-726 Alterations, see infra, Alteration of in-Signature, 3-701 struments. Bail bond, 3-702 Signature regarded as surplusage, 3-Amendments, see infra, Amendments. Amount of penalty, 3-700 Appearance, see infra, Appearance. Signature unnecessary, 3-701 Approval, see infra, Approval. Statutes, 3-701 Authority and process under which Speedy trial, 3-678 Stage of the proceeding when application made, 3-670 taken, 3-688 Bonds on appeal from conviction, see infra, Appeals. After conviction, 3-673 After indictment, 3-671 Conditions, 3-691 Conditions more onerous, 3-691 Before indictment, 3-671 Construction, see infra, Construction. In general, 3-670 State commissioners, 3-662 Delivery, see infra, Delivery. Designation of cognizee or obligee, Statutes of frauds, 3-701 Strength of the evidence, 3-668 3-701 Execution, see infra, Execution. Filing and recording, see infra, Filing Acquittal on similar indictment, 3-670 Circumstantial evidence, 3-669 Effect of disagreement of trial jury, and recording. Formal requisites of the instrument, 3-669 3-690 Identity of accused, 3-669 How far authority must appear, 3-691 In general, 3-668 Mistrial, 3-670 Immaterial omissions or additions, 3-692 Name of accused, see infra, Name of Prima facie case necessary, 3-669 Proof is evident or presumption strong, accused. Offense charged, see infra, Offense 3-668 charged. Rule at common law, 3-668 Sealing, see infra, Sealing. Rule in the United States, 3-668 Subrogation, 27-229 Signing, see infra, Signature. Superadded words, 3-691 Sunday, 3-706 Arrest of principal, 3-709 Time of appearance, 3-693, 711 Time of filing, 3-705 Sureties, see infra, Liability of bail. Indemnification of sureties, see infra, In-Time of making opplication, see infra, Stage demnification of sureties. of the proceeding when application made. Treason, 28-470 Justification of sureties, 3-684 Number of sureties, 3-683 Undertaking, see infra, The undertaking. Qualifications of sureties, 3-683 United States commissioners, 3-662 Rights, see infra, Liability of bail. Warrants: Sureties to keep the peace, 3-729 Validity of warrant, 3-689 Surrender of principal, 3-709 Witnesses: Constructive surrender, 3-709 Bonds of witnesses, 3-729 Effect of surrender, 3-710 Competency, 30-928 Illustrations, 3-709, 710 BAILIFF, 3-750 Manner of making, 3-709 Joint tenants and tenants in common, 3-730 Remission of forfeiture, see infra, Remission of forfeiture. Special bailiffs, 3-731 BAILMENTS, 3-732 Right of bail to arrest and surrender See Accession; Agistment; Negligence; WAREHOUSES AND WAREHOUSEMEN. principal, 3-708 Accessorial bailments, 3-742 To whom made, 3-709 Act of God, 3-748, 751 Term: Agistment, see AGISTMENT. Appearance from term to term, 3-714 Liability of bail, 3-711 Territorial jurisdiction of court taking bail, Liability for injuries as between owner and bailee, 2-354 Attachment, 3-213, 756 For appearance in another court, 3-663

BAILMENTS, cont'd. BAILMENTS, cont'd. Auctions and auctioneers, see Auctions and Duties, liabilities, and rights of parties, con. Auctioneers. Of the bailee in respect to third persons, Baggage, see BAGGAGE. Bailee's means of protection against rival Of the bailor in respect to the bailee, claimants, 3-762 Demanding indemnity, 3-763 3-760 Of the bailor in respect to third persons, In general, 3-762 3-763 Requiring claimants to interplead, 3-762 Responsibility for care of thing bailed, Bailments for benefit of bailee, 3-741, 746 see infra, Responsibility for care of Bailments for benefit of bailor, 3-741, 745 thing bailed. Embezzlement (see Embezzlement), 3-749 Deposit, 3-741 Mandate, 3-741 Estoppel, 11-445 Bailments for benefit of both parties, 3-742 Executions: Bankruptcy, see Insolvency and Bank-Property held on bailment or by agents, RUPTCY. 11-625 Banks and banking, see Banks and Bank-Expenses: Liability for expenses incurred by bailee, ING. Boom companies, 4-717 Borrow, 4-731 Express companies, see Express Companies. Burden of proof of negligence, 3-750 Finder of lost property, see Lost Property. Burden upon bailor to establish negli-Fire, 3-748, 751 gence, 3~750 Fire insurance, see FIRE INSURANCE. In general, 3-750 Free, 14-529 Presumption of negligence, 3-750 Gratuitous bailee liable for gross negligence, Proof of loss from inevitable accident 3-745 Gross negligence, 3-743, 745 or irresistible force, 3-751 Proof that bailee took same care of Hiring, see Contracts of Hire. bailed goods as his own, 3-752 Indemnity contracts, 3-763 Burglary, 3-749, 751
Care, see infra, Responsibility for care of Inevitable accident, 3-748, 751 Infants: Conversion of things bailed, 16-309 thing bailed. Carriers of goods, see Carriers of Goods.
Carriers of live stock, see Carriers of Live Inns and innkeepers, see INNS AND INNKEEP-Insolvency and bankruptcy, see Insolvency. STOCK. AND BANKRUPTCY. Commission merchants, see Factors or Com-MISSION MERCHANTS. Insurer: Bailee not an insurer, 3-747 Commodatum, 6-230 Common carriers, see Common Carriers. Interpleader, 3-762 Irresistible force, 3-749, 751 Compensation, 3-759 Labor and services, see Contracts of Hire. Right of bailee to compensation, 3-759 Right to lien for compensation, 3-759 Conditional sales, see Conditional Sales. Larceny, see LARCENY. Leases: Lease of chattels, 3-734 Confusion of goods, see Confusion of Liability by special agreement, 3-749 Goods. Agreements enlarging liability, 3-749 Consent of bailee essential, 3-735 Construction of agreements enlarging lia-Consideration, 6-736 Contracts of hire, see Contracts of Hire. bility, 3-750 Contract limiting liability, 3-750 Contributory negligence, 7-426 Liability of bail, see infra, Responsibility for Conversion, see Trover and Conversion. care of thing bailed. Corporations, 7-730 Liens (see Liens; Mechanics' Liens), 3-759 Definition, 3-723 Contract inconsistent with lien, 19-11 Degrees of negligence, 3-743; 6-364 Extends to all goods delivered under one Delivery: contract, 3-760 Delivery to true owner, 3-755 Delivery under process of law, 3-756 Goods delivered under different contracts, 3-760 Duty of bailee to deliver, 3-757 Misdelivery of chattel, 3-754 Refusal to deliver, 3-758 Independent of agreement for compensation, 3-760 In general, 3-759 Demand, 9-208 Lien for services, 19-8 Deposit, see DEPOSIT. Loss of possession, 3-760 Detention of chattel, 3-757 Diligence, see infra, Responsibility for care When bailee has general lien on thing bailed, 19-9 of thing bailed. Livery stable keepers, see LIVERY STABLE Disclaimer, 3-758 KEEPERS. Duties, liabilities, and rights of parties, 3-742 Loans, see Loans. Compensation, see infra, Compensation. Loan, trust, and safe-deposit companies, see Liability for conversion, see TROVER AND LOAN, TRUST, AND SAFE-DEPOSIT COM-CONVERSION. PANIES. Liens, see infra, Liens. Lost property, see Lost Property. Of the bailee in respect to the bailor,

161

3-742 31 C. of L.—11 Mandate, see MANDATE (BAILMENT).

Volume XXXI.

BAILMENTS, cont'd. Manufactures: Materials furnished to be manufactured, see Contracts of Hire. Mechanics' liens, see MECHANICS' LIENS. Military law, 3-749 Mutuum, 21-302 National banks, see NATIONAL BANKS. Negligence (see infra, Responsibility for care of thing bailed; see Negligence): Burden of proof, see infra, Burden of proof of negligence. Contract limiting liability for negligence, Owner, see infra, True owner of chattel. Pawn and pawnbroker, see Pawn and Pawn-BROKER. Perils of the sea, 3-748 Pledge and collateral security, see Pledge AND COLLATERAL SECURITY. Privity, 24-750 Process of law, 3-756 Questions of law and fact: Diligence or negligence, 3-744 Replevin, 24-485, 507, 518 Res adjudicata: Privity between bailor and bailee, 24-750 Responsibility for care of thing bailed, 3-742 Bailee not an insurer, 3-747 Bailment for sole benefit of bailee, 3-746 Bailment for sole benefit of bailor, 3-745 Bailment reciprocally beneficial to both parties, 3-746 Burden of proof of negligence, see infra, Burden of proof of negligence. Degrees of negligence, 3-743 Diligence classified and defined, 3-742 Diligence or negligence a question of fact, 3-744 Extraordinary diligence, 3-743 Fire, 3-748 General liability of several classes of bailees, 3-745 Gratuitous bailee liable for gross negligence, 3-745 Great diligence, 3-743 Inevitable accident, 3-748 In general, 3-742 Liability by special agreement, see infra, Liability by special agreement. Liability for conversion, see TROVER AND CONVERSION. Ordinary diligence, 3-743 Perils of the sea, 3-748 Several degrees of diligence and negligence considered, 3-742 Slight diligence, 3-743 Restaurant keepers, 3-747 Return: Duty of bailee to return, 3-757 Return must be unqualified, 3-758 Rival claims, see infra, Bailee's means of protection against rival claimants. Sales, see SALES. Scope of title, 3-733 Searches and seizures, 3-756 Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sheriffs, 3-756 Shopkeepers, liability of, 3-747

Sleeping car companies, see Sleeping Car

COMPANIES,

BAILMENTS, cont'd.
Sundays and holidays, 27-409 Torts arising out of Sunday contracts of bailment, 27-412
Telegraphs and telephones, see Telegraphs AND TELEPHONES. Tender, see TENDER. Termination of bailment, 3-764 Theatres and amusements, 28-126 Third persons: By authority of third persons, 3-759 Injury or loss of chattel, 3-761 Rights, duties, and liabilities of the bailor in respect to third persons, 3-763 Unlawful act of bailee, 3-763 Title: Denying bailor's title, 3-758 Towage, tugs, and tows, see Towage, Tugs, AND Tows. Trespass, see Trespass. Trover and conversion, see Trover and Con-VERSION. True owner of chattel (see infra, Bailee's means of protection against rival' claimants): Bailee's liability to true owner of chattel, 3-762 Bailee's right to reasonable delay before delivering goods to third party, 3-762 Delivery to true owner, 3-755 Various kinds of bailments, 3-741 Warehousemen, see WAREHOUSEMEN. Wharves and wharfingers, see WHARVES AND WHARFINGERS. Witnesses, see WITNESSES.
Wrongful detention of chattel, 3-757 BAIT, 3-765 BAKER, 3-765 Sundays and holidays, 27-402 BALANCE, 3-765 Amount in controversy, 3-766 Wills, 3-767 BALANCE SHEET, 3-767 BALE, 3-768 BALL, 3-768 BALLAST, 3-768 BALLET, 3-768 BALLOT, 3-768 See ELECTIONS. BALLOT BOX, 3-769 See Elections. BALLROOM, 3-769 BALTIC, 3-769 BALUSTRADE, 3-770 BANC, 3-770 BAND, 3-770; 28-641 BAND, TRIBE, OR NATION, 29-298 BANISHMENT, 3-770 BANJO, 3-770 BANK, 3-784; 25-1060 Bed: Bed distinguished from bank, 3-905 Boundaries: Bank of non-navigable stream, 4-830 Lakes and ponds, 4-837 BANKABLE, 3-770 BANK ACCOUNTS, 1-436 BANK BILLS, see BANK NOTES. BANK BOOKS (see BANKS AND BANKING; SAVINGS BANKS): Admissions, 1-718

Assignments, 2-1060

162

Assignments, cont'd. Gift of deposit in a savings bank by delivery of bank book, 2-1075 BANK DEPOSITS, 3-770 See BANKS AND BANKING; DEPOSITS. BANK EXAMINERS, see NATIONAL BANKS. BANKING CUSTOMS, 3-770 BANKING GAME, see GAMING. BANK NOTES, 3-771; 4-50; 21-578 Holder, cont'd. Rights as to lost or stolen notes, 3-7 3-777 Finder of a lost bank note, 3-77 General rule, 3-776 Negligence on part of holder, 3-7 Ordinary negligence on part	iip, 7 776
delivery of bank book, 2-1075 BANK DEPOSITS, 3-770 See BANKS AND BANKING; DEPOSITS. BANK EXAMINERS, see NATIONAL BANKS. BANKING CUSTOMS, 3-770 BANKING GAME, see GAMING. BANKING GAME, see GAMING. BANKING GAME, see GAMING. BUTCH OF proof as to ownersh 3-777 Finder of a lost bank note, 3-77 General rule, 3-776 Negligence on part of holder, 3-7 Ordinary negligence on part	7
See BANKS AND BANKING; DEPOSITS. BANK EXAMINERS, see NATIONAL BANKS. BANKING CUSTOMS, 3-770 BANKING GAME, see GAMING. Finder of a lost bank note, 3-772 General rule, 3-776 Negligence on part of holder, 3-78 Ordinary negligence on part	776
BANK EXAMINERS, see NATIONAL BANKS. BANKING CUSTOMS, 3-770 BANKING GAME, see GAMING. General rule, 3-776 Negligence on part of holder, 3-70 Ordinary negligence on part	776
BANKING GAME, see GAMING. Ordinary negligence on part	
	OI
See Bills of Credit; Certificates of De- Usual course of business, 3-776	
POSIT. Valuable consideration, 3-776 Alteration of instruments, 3-784 Statute of limitations, 3-778	
Altering bill, 2-180 Insolvency and bankruptcy:	
Amount recoverable, 3-778 Bank notes treated as money, 3-775 Attachment, 3-211 Liability of transferrer, 3-780	
Bank bills synonymous with bank notes, 3-772 Demand, 3-781	
Bank powers, 3-793, 794 Warranty of solvency of ba	nk,
Bills of credit, 3-772 Bills of exchange and promissory notes, 4-107 When transferrer knows that ba	nk
Form, 3-773 is insolvent, 3-780	
Like promissory notes, 3-773 Where both transferrer and tra Promissory notes distinguished from, feree are ignorant, 3-780	ns-
Promissory notes distinguished from, feree are ignorant, 3-780 3-773 Set-off, 3-779	
Bona fide holder, see infra, Holder. Interest, 3-777	
Burden of proof: Ownership of lost or stolen notes, 3-777 Increased interest a penalty, 3-778 When bank notes begin to draw interest	est.
Cash, 5-758 3-777	,
Cash notes, 3-772 Issuance of notes, 3-792	
Certificates of deposit, 3-773 Checks (see Checks), 3-773 Issue, 17-539 Judgments:	
Constitutional law: Whether bank notes will satisfy jud	lg-
Assent of voters to confer banking ments for money, 3-776 powers, 3-793 Larceny:	
Issuance of bank notes, 3-793 Rights of holder of stolen notes, 3-7	76
Counterfeiting, 7-881 Legal tender, 3-775 Payment in counterfeit bank notes, 3-780 Doctrine in the United States, 3-775	,
Possession, 7–886 English bank notes, 3–776	•
Currency, 8-498, 499 Liability of transferrer, 3-780	
Date, 3-773 Forged or counterfeit notes, 3-780 Definition, 3-771 Notes of an insolvent bank, see inf	ra.
Delivery: Insolvency and bankruptcy.	
Pass by delivery, 3-775 Limitation of actions, 3-778 Demand, 3-777, 778, 781 Lost or destroyed bank notes, 3-782;	0-
Destroyed bank notes, see infra, Lost and 582	9-
destroyed bank notes. Bank note cut in two, 3-783	
Devise, 3-775 Execution, 3-773 Bona fide holder, 3-776 Evidence, 3-784	
Bank notes may be taken on execution, Indemnity bond, 3-782, 783	
3-775 Note wholly destroyed, 3-782 Exemptions from taxation, 12-373 Note wholly lost, 3-782	
False pretenses and cheats, 12-809 Who should bear loss, 3-782	
Proof of worthless bank notes, 12-861 Figures on bank notes, 3-774 Money, 3-774; 20-841 Bank notes treated as money, 3-774	
Forgery, 13-1097 Bank notes treated as money, 3-//4 Bankruptcy, 3-775	
Forged notes constitute no payment, 3-780 Devise or gift of bank notes, 3-775	
Liability of transferrer, 3-780 Execution, 3-775 Transferrer must give notice within a General similarity to money, 3-774	
reasonable time, 3-780 Pass by delivery, 3-775	
Form, 3-773 Whether bank notes will satisfy ju General average, 14-088 ments for money, 3-776	dg-
Gifts, 3-775 Mutilated bank notes, 3-784	
Holder: Nature and character of bank notes, 3-77	4
Amount of recovery, 3-778 Notes, 21-578 Demand, 3-777, 778 Payment:	
Interest, 3-777 Amount recoverable, 3-778	
Payment of debts due bank in its own notes, see infra, Payment of debts due Counterfeit or forged notes, 3-780 Payment of debts due bank in its own counterfeit or forged notes, 3-780	70140
bank in its own notes. notes, see infra, Payment of debts	
Preference, 3-777 bank in its own notes.	
Presentation, 3-777, 778 Redemption, 3-777 Redemption, 3-777 Redemption, 3-777	
Volume XXXI.	

BANK NOTES, cont'd. BANKS AND BANKING, cont'd. Payment of debts due bank in its own notes, Bank notes, see BANK Notes. Bankruptcy, see Insolvency and Bank-At common law, 3-779 RUPTCY. Bank's power to issue notes, 3-792 Insolvent bank, 3-779 Statutes, 3-779 In general, 3-792 Subscription to capital stock, 3-779 Issuance of notes by private bankers for-When bank has no interest in the debt, bidden, 3-793 State control, 3-792 3-779 Post notes, 3-772 Bills of credit, see BILLS OF CREDIT. Bills of exchange and promissory notes (see Preference, 3-777 BILLS OF EXCHANGE AND PROMISSORY Presentation, 3-777, 778 Notes; see infra, Collections): Printing, 3-733 Hour of presentment, 4-370, 371 Promissory notes distinguished from, 3-773 Instruments negotiable at designated Property, 23-265 Purchasers for value and without notice, see banks, 4-135 Notice to bank officers, 4-307 infra, Holder. Receiving stolen property, 24-49 Notice to drawee or maker that paper is in bank, 4-360 Redemption, 3-777 Delay in redemption, 3-777 Presumption in favor of presence in bank Demand, 3-777 of note or bill, 4-362 Statute as to notes payable to bank, 4-132 Presentation, 3-777 Books of account, 3-840 Robbery, 24-994 Admissibility as evidence, 3-841; 9-940 Sales, 24-1040, 1041 Set-off, recoupment, and counterclaim, 3-779 Correction of errors, 3-840 Bank insolvent, 3-779 Diligence by depositor, 3-840 General rule, 3-779 Discovery of taxable property, 3-840 Judgment necessary, 3-779 In general, 3-840 Signature, 3-773 Right of examination, 3-840 Stolen notes (see infra, Lost or destroyed bank notes), 3-776 Borrowing money and securing the same, 3-789, 796 Tender, 28-25, 26 Implied power to borrow. 3-796: Tenor, 28-46 7-773 Wills: Power of banks to mortgage property, Bank notes pass by bequest of money, Securing money borrowed by note or 3-775 BANK OF A RIVER, 3-784, 905; 4-830 otherwise, 3-797 Boundaries, 3-784 Brokers: Shore, 25-1060 Power to act as agent or broker in pur-BANKRUPTCY, see Insolvency and Bankchases and loans, 3-801 RUPTCY. Business in which banks may engage, 7-704 BANKS AND BANKING, 3-787 Canada, 10-86 See BAILMENTS; DE FACTO CORPORATIONS; Cashier, 5-761; 21-875 DEPOSIT; ULTRA VIRES; USURY. Care and diligence, 21-875 Accommodation paper: Liability for negligence, 21-875 Accommodation indorsement by bank, Liability of directors for defalcation of 3-800, 801 cashier, 21–894 Overdrafts, 21-875 Accounting, see infra, Books of account. Agency (see infra, Collections): Power of cashier, 21-862 Agent's duty to deposit principal's money Certificates of deposit, see CERTIFICATES OF in bank, 1-1090 DEPOSIT. Commercial paper, 1-1049 Certified checks, see CHECKS. Charter, 3-795 Forfeiture, 3-850 Deposit, 3-826, 831 Deposit by agent in his own name, 1-1090 Chattels, 3-798 Power to act as agent or broker in pur-Checks (see CHECKS; see infra, Title to chases and loans, 3-801 paper deposited for collection), 3-830 When cashier and when bank bound by Classes of banks, 3-790 negotiable paper, 1-1049 Clearing house, see CLEARING HOUSE. Assignments: Collection agency, see Collection Agency. Bank book, 2-1060 Collections, 3-802 Assignments for the benefit of creditors, Accounting, 3-807 3-848 Actions, 3-808 Bailments, see infra, Deposits. Authority of the bank to receive pay-Bank book, 3-840 ment, 3-803 Admissibility in evidence, 9-940 Bank as maker's or acceptor's agent, Admissibility of pass book, 3-841; 9-940 3-803 Bank's books of account, see infra, Books Bank as payee's agent, 3-803 of account.
"Banking powers" (see infra, Powers), 3-789 Generally, 3-803 Medium of payment, 3-804 Banking principles and usages: Must accept only money in pay-Definition, 3-843 ment, 3-804

Credit:

Power to lend credit, 3-800

BANKS AND BANKING, cont'd. BANKS AND BANKING, cont'd. Collections, cont'd. Creditors, see infra, Title to paper deposited Authority of the bank to receive payfor collection. Criminal law, 21-896 ment, cont'd. Paper payable at particular bank, Damages: 3–803 Collections, 3-814 Bank's agency to collect, 3-802 Deal, 8-848 Bank's duties and liabilities in making Definition, 3-789 Demand (see infra, Deposits), 3-806 Deposits (see Deposits), 3-822: collections, 3-805 Collecting commercial paper an incident of banking, 3-802 Bank may not apply deposit to another Consideration of contract to collect, purpose, 3-822 Clerks, 3-826, 831 3-802 Demand, 3-838; 9-200 Necessity of demand, 3-838 Damages, 3-814 Delegation of authority, 1-980 Demand, 3-806 When demand dispensed with, Duty, 3-805 Duty to institute suit, 3-808 "For collection," 3-816 3-839 Deposit for collection, see infra, Collec-Insolvency of collecting bank, 3-820 Deposit for investment, 3-824 Keeping and accounting for money collected, 3-807 Deposits for specific purpose, 3-822 Deposit to meet maturing indebtedness, Liability, 3-805 Liability for acts of correspondent bank, 3-824 "For deposit," 3-817 General deposits, 3-826 3-809 Application of payments, 3-828 Collecting bank liable directly to de-Assignment, 3-828 positor, 3-812 Correspondent bank liable directly Bank may require written authority, 3-830 to depositor, 3-812 Bank's lien or set-off, 3-835 Default of correspondent bank, 3-810 Check, 3-830 Forwarding bank liable for corre-Deposits by trustees, agents, and sponding bank, 3-810 officials, 3-831 Effect of depreciation, 3-829 Forwarding draft to drawee bank held not to create agency, 3-810 Fraud, 3-829 General deposits the property of Generally, 3-809 Limitation of liability by express bank, 3-827 agreement, 3-812
Selection of correspondent bank, How transferred and withdrawn, 3-830 3-809 In general, 3-826 Necessity of demand, 3-838 Selection of drawee bank as agent, Negligence, 3-830 Liability for conduct of notary, 3-808 Obligation of bank, 3-828 Overdrafts, 3-834 Measure of damages for negligence, Presumptions, 3-828 3-814 Relation between bank and general Medium of payment, 3-804 Mitigation of damages, 3-814 depositor, 3-826 Set-off, 3-828 Notice, 3-806 Insolvency, 3-847 Judge of probate, 3-826, 831 Ordinary diligence, 3-805 Payment, 3-803 Presentment, 3-806 Lien of bank (see infra, Lien of bank), 3-835 Protest, 3-806 Partial payment by bank, 3-835 Reasonable skill, 3-805 Purpose, 3-822 . Termination of agency, 3-804 Insolvency of bank as termination, Revocability of agency, 3-822 Securities deposited as collateral, 3-823 3-805 Right to revocation, 3-804
Title to paper deposited for collection, Special deposits, 3-822 Embezzlement of special deposit by see infra, Title to paper deposited for cashier, 3-749 Liability of bank for unauthorized acceptance of special deposits, collection. Consideration: Forbearance of depositor to withdraw Special deposits for safe keeping, 3-824 deposits, 6-744 Change of character or bailment, Constitutional law: Banks incorporated under unconstitu-3-825 Definition, 3-824 tional law, 3-791 Gross negligence, 3-825 Contracts of hire: Liability, 3-825 Bank or merchant accepting commercial Title remains in depositor, 3-826 paper for collection, 7-301 Title to paper deposited for collection, Correspondent bank, see infra, Collections. see infra, Title to paper deposited for

collection,

BANKS AND BANKING, cont'd. BANKS AND BANKING, cont'd. Lien of bank, cont'd. Deposits, cont'd. Sureties and indorsers, 3-838 Transference, 3-830 Trust deposits, 3-837 Trustees, 3-826, 831 Waiver of lien, 3-838 Withdrawal, 3-830 Directors, see infra, Officers and employees. Limitation of actions: Deposits, 19-204 Discount, 9-468 Limited partnership, 19-344 Discounting, 3-841 Carrying on business of banking by dis-Loans, 3-841 Negotiating loans, 3-801 counting, 3-842 General power of discounting, savings banks, 3-842 Loan, trust, and safe-deposit companies (see LOAN, TRUST, AND SAPE-DEPOSIT COM-Illustrations, 3-843 PANIES): Purchase of notes outright, 3-842 What is meant by the term discounting, Banks and trust companies distinguished, 3-791 Mandamus, 19-826 3-841 Discovery, 3-840 Dissolution (see Insolvency and Bank-Measure of damages: Collections, 3-814 RUPTCY), 3-847 Money, 20-839 Documentary evidence, see infro, Books of Mortgages, 3-799, 800 account. Power of banks to mortgage property to secure debt, 3-797
National banks, see National Banks. Dominion of Canada, 10-86 Draft, 10-218 Embezzlement, see Embezzlement. Negligence (see infra, Collections): Deposits, 3-825 Estoppel, 11-445 Notary public (see NOTARY PUBLIC): Exchange and re-exchange, see Exchange Liability for conduct of notary, 3-808 AND RE-EXCHANGE. Expert and opinion evidence: Officers or stockholders, 21-557 Bankers as experts, 12-432 "For collection," see infra, Collections. Notes, see BANK NOTES. Notice: "For deposit," 3-817 Notice to cashier, 1-1148 Forfeiture of charter, 3-850 Notice to officer is notice to bank, 3-845 Forwarding banks, see infra, Collections. Officers and employees (see Officers and Franchises, 14-10 AGENTS OF PRIVATE CORPORATIONS), Forfeiture, 3-850 3-843 How far banking a franchise, 3-792 Acts within scope of usage and duty bind bank, 3-843 Bank officer liable for misappropriation General deposits (see infra, Deposits), 14-Gifts. see GIFTS. of funds, 21-877 Cashier, see infra, Cashier. Guaranty: Power to become guarantor, 3-800 Change in duties of office may release Husband and wife: sureties on bond, 3-845 Ownership of deposit, 25-366 Contracts by officer in his own interest, Incorporation, 3-791 3-847 In general, 3-791 Criminal liability, 21-896 Unconstitutional law, 3-791 Deposits, 3-826, 831 Whether act of incorporation a public or Director with knowledge of insolvency not entitled to preference, 3-845 private statute, 3-792 Insolvency and bankruptcy (see Insolvency General principles as to authority and liability, 3-843 AND BANKRUPTCY), 16-730 Insurance: Liability of bank officers to depositors, Power of company to engage in banking, 21-882 Notice to officer is notice to bank, 16-892 Investment: Deposit for investment, 3-824 Presumed knowledge of officers, 3-843 Issuance of notes, see BANK Notes. Responsibility for abuse of powers, Larceny: 3-845 Scope of treatment, 3-843 Receiving deposits by officer of insolvent bank, 18-467 Teller, 27-1096 Legislative control, 3-792, 793 Teller certifying check of drawer with-Libel and slander, 18-967 out funds, 3-844
Organization, see infra, Incorporation. Lien of bank, 3-835 Overdrafts, 3-834 Application of deposits, 3-838 Bank's lien against deposit, 3-835 Pass book, 3-840 Checks outstanding, 3-836 Admissible in evidence, 9-940
Payment (see infra, Collections; Title to Debt must he due, 3-836 Deposits received after indebtedness inpaper deposited for collection): Deposits, 9-200 curred, 3-838 Mistake, 22-623 General rule, 3-835 Insolvency of depositor, 3-836 Personal property: Partnership indebtedness, 3-837 Acquiring and conveying personal prop-

Special deposits, 3-837

erty, 3-798

Volume XXXI.

```
BANKS AND BANKING, cont'd.
                                                    BANKS AND BANKING, cont'd.
  Pledge and collateral security:
                                                       Set-off, recoupment, and counterclaim, 3-828
      Deposit of collateral, 3-823
                                                           Bank's lien or set-off, 3-835
  Police power, 22-933
                                                       Skill and diligence required of banks, 1-1065
  Powers, 3-795; 7-704
                                                       Special deposits, see infra, Deposits.
      Acquiring and conveying personal prop-
                                                       Speculation, 3-802
         erty, 3-798
                                                       State control, 3-792
                                                           Illustrations, 3-793, 794
      Borrowing money and securing the same,
         see infra, Borrowing money and secur-
                                                           In general, 3-792
         ing the same.
                                                       Stock:
       Buying, selling, and exchanging stocks,
                                                           Buying, selling, and exchanging stock,
         3-802
                                                              3-802
       Charters, 3-795
Collections, see infro, Collections.
                                                           Purchasing stock as broker, 3-801
                                                       Taxation:
       Corporate banking powers limited by
                                                           Discovery of taxable property, 3-840
                                                           Tax on other issues of circulating notes,
         charter, 3-795
      Deposits, see infra, Deposits.
                                                              21-326
       Express powers, 3-796
                                                       Teller (see infra, Officers and employees),
       General statutory limitations on banking
                                                         27-1095
      powers, 3-795
Powers of bank in general, 7-704
                                                       Tender, see TENDER.
                                                       Title to paper deposited for collection, 3-
      Prohibition on general trading and specu-
                                                             815
                                                           As between bank and depositor, 3-815 Check indorsed "for deposit," 3-817
         lation, 3-802
       Purchase and hold property and deal
         therein, 3-798
                                                            Crediting check deposited in bank where
       Real property, 3-798
                                                              payable, 3-817
                                                            Effect of crediting paper when received
       Statutes governing private banking,
                                                           as cash, 3-817
"For collection," 3-816
"For deposit," 3-817
         3-796
       To act as agent or broker in purchases
         and loans, 3-801
                                                           Insolvency of forwarding bank, 3-818
View that collecting bank cannot
       To lend credit or become guarantor, 3-800
       To prefer depositors, 3-801
                                                                  credit on past indebtedness, 3-818
   Preferences, 3-845
   Preferring depositors, 3-801
                                                                View that collecting bank is entitled
   Presentment, 3-806
                                                                  to credit on past indebtedness,
                                                                   3-818
   President, see infra, Officers and employees.
                                                                Whether balance on account in col-
   Presumptions:
                                                                  lecting bank's favor entitles it to
       Deposit presumed general, 3-828
       Ownership, 3-831
                                                                  retain proceeds, 3-818
                                                            Paper indorsed "for collection," 3-816
   Private bankers, 22-1313
                                                            Recovery of money paid to collecting bank under mistake of fact, 3-815
   Privileged communications, 23-100
   Prohibition against banking, 7-711
   Protest, 3-806
                                                            Title after collection completed, 3-819
                                                                Forwarding bank has no preference
   Public officers:
       Deposits, 3-826, 831, 833
Designation of bank as depository
                                                                  on insolvency of collecting bank,
                                                                   3-820
              of public funds, 3-834
                                                                Paper forwarded with direction to
                                                                  remit in particular currency, 3-822
           In general, 3-831
            Presumption of ownersbip, 3-831
                                                                Relation of debtor and creditor es-
                                                                   tablished, 3-819
           Right of successor in office, 3-834
                                                            Title to check deposited, 3-817
   Quo warranto, 23-643
   Railroads, 23-680
                                                            Where rights of third parties intervene,
                                                              3-815
   Real property, 3-799; 7-718
                                                       Trust companies, see LOAN, TRUST, AND SAFE-
       Buying and selling land, 3-802
                                                          DEPOSIT COMPANIES.
       Holding real estate and dealing therein,
                                                       Trusts and trustees:
                                                            Bank acting as trustee, 3-801
       Illustrations, 3-799, 800
                                                            Deposits by trustees, 3-826, 831
   Receivers, 3-849
                                                                Bank participating in misappropria-
       Loss of money deposited in bank,
                                                                   tion, 3-832
         23-1097
                                                                 Following trust deposits, 3-833
   Report:
       Failure to transmit to state auditor state-
                                                                How presumption overcome, 3-832
                                                                Presumption of ownership, 3-831
Question of ownership as between
         ment of condition, 9-571
   Safe-deposit companies, see LOAN, TRUST,
                                                                   depositor and bank, 3-833
     AND SAFE-DEPOSIT COMPANIES.
   Savings banks, see Savings Banks.
                                                       Ultra vires contracts, 7-758
                                                       United States (see NATIONAL BANKS), 29-150
   Scope of title, 3-789
Security (see infra, Borrowing money and
                                                        Usages and customs, see Usages and Cus-
                                                          TOMS.
         securing the same):
                                                       Usury (see Usury), 3-843
       Deposit of collateral, 3-823
                                                        What corporations may engage in banking,
   Separate property of married women:
       Ownership of deposit, 25-366
                                                          7-704
```

167

CATE, see Pedigree.	Maritime law, cont'd.
BAR, 3-851	Attempt to rescue vessel lawfully de-
See RES JUDICATA.	tained, 3-864
Boundaries, 3-851	Breach of blockade, 3-864
BARBAROUS, see DIVORCE.	By whom committed, 3–866
BARBED-WIRE FENCE, see Fences.	Charterers, 3–867 Criminal acts intended to advance
BARBER (see SUNDAY):	Criminal acts intended to advance owner's interest, 3–863
Mechanic, 20–254 Contracts of hire, 7–322	Definition, 3-860
BARE, 3-852	Delays, 3-866
BARE TRUSTEE, 3-852	Deviations, 3-865
BARGAIN, 3-852	Effect of concurrence or gross negligence
See Catching Bargain.	of owner, 3-864
Agreement, 3-852	Embezzlement, 3-865
Contracts, 3-852	Essentials, 3-862
Deeds, 9–137 Sales, 3–854	General owner employing master and crew, 3–867
Statute of frauds, 3-853	Gross malversation, 3-863
Vendor and purchaser, 3-852	Gross negligence, 3-863
BARGAIN AND SALE, 3-854	Ignorance, 3-862
See Deeds.	Intent, 3-862
BARGE, 3-855	Larceny, 3-865
See Maritime Liens.	Master of vessel, 3-866
Attachment, 3–855	Master who is owner, 3-867
Boat, 4-609 BARKING DOG:	Master who is part owner, 3–867 Mode of proving intent, 3–863
Nuisances, 21-698	Negligence, 3-863, 864
BARLEY, 3-856	Negligence in case of barratry by
BARN, 3-856; 30-712	mariners, 3-864
Arson, 3-856	Owner, 3-866, 867
Burglary, 5-57	Seamen, 3–866
Curtilage, 8–529 Dwelling house, 10–357	Selling cargo, 3–865
Fire insurance (see Fire Insurance), 13-	Smuggling, 3-865 Specific acts, 3-864
120	The wrongful act, 3-862
BARON, 3-857	The wrongful intent, 3-862
BARQUE, 3-858	Unlawful trading, 3-864
BARRATRY (see CHAMPERTY AND MAINTE-	Master of vessels, 3-866
NANCE; CONSPIRACY): Attorney and client, 3-861	Origin, 3–859 Revenue laws, 3–865
Blockade, 3-864	Seamen, 3-866
Carriers of goods, 5-336	Smuggling, 3-865
Champerty and maintenance, 3-860	BARREL, 3-868
Criminal law:	BARRENNESS, 3-868
Attorney at law, 3-861	BARRICADE, 3-868
Definition, 3–859	BARRISTER, 3-868
Information of an outstanding title, 3-860	BARROOM, 3-868 BARTER, 3-869
Kindred offenses, 3–860	See Exchange of Property.
Number of acts requisite, 3-860	Agency, 1-1004
Punishment, 3-861	Intoxicating liquors, see Intoxicating
Statutes, 3–860	Liquors.
The motive, 3-860	Sell and exchange:
Who may commit, 3-861.	Power to sell and exchange lands, 11-
Definition, 3–859 Deviations, 3–865	570 BASE 2.960
Embezzlement, 3–865	BASE, 3-869 See Libel and Slander.
Jettison, see Jettison.	BASE BALL, 3-869
Justice of the peace, 3-861	Sundays and holidays, 3-869; 28-118
Kindred offenses, 3–860	BASE FEE, 3-869; 11-368
Larceny, 3-865	See Estates.
Marine insurance:	BASEMENT:
Barratry must be specified, 19–1034 Master as part owner, 19–1035	Landlord and tenant, 18-623
Proximate cause of loss, 19-1035	Leases, 18-623 BASIN, 3-870
Usual risk, 19–1034	BASTARDY, 3-871
Maritime law, 3-862	See Seduction.
Acts of known illegality, 3-863	Access, see infra, Nonaccess.
Acts with fraudulent intent, 3-862	Action:
Against whom it may be committed,	Presumption of intercourse, 3-877
3-867	Ademption of legacies, 1-615
:	168 Volume XXXI.

BASTARDY, cont'd.

BASTARDY, cont'd.

Admissions:	Evidence, cont'd.
Admissions by putative father, 3-881	Declarations of mother, see infra, Dec-
Adoption of children, see Adoption of Chil-	larations of mother.
DREN.	Gestation, 3-884
Adultery, 3-892	Hearsay evidence, 3-881
Affiliation proceedings, 3-886	Impregnation, 3-884
Character of parent, 3-882	Preponderance of evidence, 4-874
Previous affiliation proceedings, 3-886	Presumption of legitimacy, see infra,
Arrest, see Imprisonment for Debt and in	Presumption of legitimacy.
Civil Actions.	Previous affiliation proceedings, 3-886
Baptismal register, 3-885	Resemblance of child to putative father,
Bigamy, 3-872, 873	3-885
Durden of aroof a Sec	Exemptions from execution:
Burden of proof, 3-874	
Character of parents, 3-882	Judgment in bastardy proceedings, 12-172
Associations of mother, 3-884	Expert and opinion evidence, 3-885
Character of father, 3-884	Foreign judgments, 13-1005
Intercourse of mother with other men,	Fornication:
3-882	Bastardy distinguished from fornication,
Of mother, 3-882	13-1122
Proof of reputation, 3-882	Gestation, 3-884
Child — Children, see Child — Children.	Guardian and ward, see Guardian and
Civil and criminal proceedings, 3-874, 875	WARD.
Compromise:	Hearsay evidence, 3-881
Compromise of bastardy suits, 6-717	Heir, heirs, and the like, 15-331
Concealment of birth, see Concealment of	Homestead, see Homestead.
BIRTH OR DEATH.	Husband and wife, see infra, Nonaccess.
Conflict of laws, 3-897	Illegal contracts, 4-661
Consideration, 6-717	Impregnation, 3-884
Contract of maintenance by father,	Imprisonment, see Imprisonment for Debt
3–890	and in Civil Actions.
Death of child after compromise, 6-717	Incest, 16–137
Putative father after compromise cannot	Infants:
dispute his paternity, 6-717	Bond for support of bastard child, 16-
Control, 3–888	Nanagarias af and
Corroborative evidence, 3-886	Necessaries, 16–279
Letters of the respondent, 3-887	Insanity:
Necessity for, 3-886	Support of lunatic's illegitimate children,
Previous intimacy and intercourse of	16-581, 582
parties, 3-887	Insolvency and bankruptcy:
Crime, 8-258	Maintenance of children, 16-771
Custody, 3-888	Inspection and physical examination, 16-819
Death by wrongful act, 8–895, 897	Issue (descendants), 17-544
Declarations of mother, 3-879	Justices of the peace, 18-26
During travail, 3-880	Legacies and devises, see LEGACIES AND
During travail, 3-880 Impeachment of mother's testimony,	Legacies and devises, see Legacies and Devises.
	Legacies and devises, see Legacies and Devises.
Impeachment of mother's testimony, 3-879	Legacies and devises, see LEGACIES AND
Impeachment of mother's testimony,	Legacies and devises, see Legacies and Devises. Legitimation, 3-895; 18-825
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent AND	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION.	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities.	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce:	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil:	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander:
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domi-	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domi-	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612;
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Distribution. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and Distribution. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294 Escheat, 11-321	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889 By statute, 3-889
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294 Escheat, 11-321 Evidence:	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889 By statute, 3-889 Consideration for contract of main-
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and Distribution. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294 Escheat, 11-321	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889 By statute, 3-889 Consideration for contract of maintenance, 3-890
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see DESCENT AND DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294 Escheat, 11-321 Evidence:	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889 By statute, 3-889 Consideration for contract of maintenance, 3-890 Contract of maintenance by father,
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294 Escheat, 11-321 Evidence: Admissions by putative father, 3-881	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889 By statute, 3-889 Consideration for contract of maintenance, 3-890 Contract of maintenance by father, 3-890
Impeachment of mother's testimony, 3-879 In general, 3-879 To whom accusation made, 3-880 Descent and distribution, see Descent and DISTRIBUTION. Disabilities, see infra, Rights and disabilities. Divorce: Children born after divorce, 3-872 Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of subsequent marriage upon issue, 3-872 Domicil: Domicil of origin, 10-11 Illegitimate child has mother's domicil, 10-11 Legitimated child has father's domicil, 10-11 Escape, 11-273 Damages, 11-294 Escheat, 11-321 Evidence: Admissions by putative father, 3-881 Baptismal register, 3-885	Legacies and devises, see LEGACIES AND DEVISES. Legitimation, 3-895; 18-825 Acknowledgment without marriage, 3-897 By what law governed, 3-897 Defined, 3-895 Effect of legitimation, 3-897 General law, 3-895 Law of domicil, 3-897 Marriage, 3-897 Special act, 3-896 Succession, 3-892 Libel and slander: Charging illegitimacy, 18-912 Charging woman with having given birth to bastard child, 18-939 Limitation of actions, 19-165 Maintenance and support, 3-889; 19-612; 27-421 At common law, 3-889 By statute, 3-889 Consideration for contract of maintenance, 3-890 Contract of maintenance by father,

BASTARDY, cont'd.

BASTARDY, cont'd.	BASTARDY, cont'd.
Maintenance and support, cont'd.	Reputation, see infra, Character of parents.
Forbearance and compromise of suit,	Resemblance of child to putative father.
Liability of husband for maintenance,	3-885
3–891 Liability of public for maintenance,	General rule, 3–885 Illustrations, 3–885, 886
3–891	Immaturity of child, 3-885
Promise in consideration of cohabita-	Reason of rule, 3-885
tion, 27-421 Promise to pay for support of bastard,	Res judicata, 24–821 Rights and disabilities, 3–891
27-421	As legatee or devisee, see Legacies and
Statute of frauds, 3-891	Devises.
Statutory liability, 27–421 Surrender of child, 27–422	Common law, 3–891 In general, 3–891
Where father acknowledges or adopts	Marriage within prohibited degrees,
child, 27-421	3-892
Marriage (see Marriage): Decree of annulment, 19–1221	Name of bastard, 3-894 Rights of inheritance, see Succession.
Marriage of bastard within prohibited	Seduction:
degrees, 3-892	Action by mother of bastard daughter,
Statutes legitimizing offspring of void	25-195
marriage, 3–873 Name:	Separation of husband and wife, see infra, Nonaccess.
Name of bastard, 3-894	Settlement of bastard, see Poor and Poor
Nature of proceedings, 3-874	Laws.
Nephew, 21–529 Niece, 21–529	Single man, 25–1069 Single woman, 25–1069
Nonaccess, 3-875, 876, 877, 878; 22-1283	Statute of frauds:
Husband or wife as witness, 3–878	Contract for support, 3-891
Nonaccess not provable by husband and wife, 3~878	Succession, see Succession. Succession taxes, 27-350
Presumption, 22-1283	Support, see infra, Maintenance and support.
Pardon, 24-594	Transmitting inheritance, 28-452
Paternity: Comparison of child with putative	Travail: Definition, 3-881
father, 20-537	Unmarried, 29-348
Illustrations, 20–537	Void marriage, see infra, Marriage.
Presumption as to death without issue,	Who are bastards, 3–872 At common law, 3–872
Pedigree, 22-648	Children born after divorce, 3-872
Period of gestation, 3-884	Roman law, 3-872
Poor and poor laws, see Poor and Poor Laws.	Void marriage, 3-873 Wills, see Wills.
Powers, see Powers.	BATHING, see Exposure of Person.
Preponderance of evidence, 3-874	BATHING ESTABLISHMENT:
Presumption of intercourse, 3-877 In general, 3-877	Contracts of hire, 7-322 BATTEL, see Wager of Battel.
Nonaccess not provable by husband and	BATTERY, 3-898
wife, 3–878	See Assault and Battery. BATTURE, 3-898
Presumption of continuance of illicit intercourse, 3–882	BAWD, 3-899
Separation of husband and wife, 3-	BAWDY HOUSE, 3-899
877	See DISORDERLY HOUSES. BAY, 3-899
Presumption of legitimacy, 3-873; 22-1283; 25-208	River:
Doctrine of infra quatuor maria, 3-	Bay distinguished from river, 3-899
875 Impotence: 2 826	BAY WINDOW, 3–900 BE, 3–900
Impotency, 3-876 In general, 3-873	Be and become, 3-904
Modification of rule, 3-876	Can be, 5–110
Nonaccess, 3-875, 876; 22-1283	May be, 20-244 BEACH, 3-901
Presumptions, 22-1283 Legitimacy of children, 3-873; 22-1282,	See Shore.
1283; 25-208	Boundaries (see Boundaries), 3-902
Nonaccess, .22-1283, 1284	Foreshore, 13-1072
Private international law: Legitimation, 3-897	Shore, 3–901 BEACON, 3–902
Putative father, 3-885	BEACONAGE, 3-903
Reasonable doubt, 3-874; 23-970	BEANS, 3-903
Register of baptism, 3-885 Relatives, 24-280	BEAR, see Gambling Contracts. BEAR ARMS, 3-903
200000100, 24 200	or And

```
BEARER, 3-903
                                                 BELOW, 1-200; 3-919
                                                   Beyond, 3-919
  See BILLS OF EXCHANGE AND PROMISSORY
                                                 BELTING, see FIXTURES.
                                                 BENCH, 3-920
BENCH WARRANT, 3-920; 30-88
BEARER OF CHALLENGE, 3-903
BEARING, 3-903
BEARING ARMS, see Constitutional Law.
                                                 BENEFICIAL — BENEFICIALLY, 3-920
BEARING THE SURNAME, 3-903
BEASTLINESS, see LIBEL AND SLANDER.
                                                 BENEFICIAL ASSOCIATIONS, see Be-
NEVOLENT OR BENEFICIAL ASSOCIATIONS.
REASTS, 3-903
                                                 BENEFICIARIES (IN INSURANCE),
  See Animals; Cruelty to Animals; Mali-
    CIOUS MISCHIEF; SODOMY.
  Cow, 8-227
                                                   Acknowledgment, 3-994
BEAT, 3-904
                                                   Adopted child, 3-967
                                                   Adoption, 3-939
  Cruelty to animals, 3-904
  Malicious mischief, 19-641
                                                   Affinity:
                                                       Insurable interest, 3-936
BECOME, 3-904
  Be and become, 3-904
                                                   Arbitration and award:
BED, 3–905; 24–984
                                                       Requirement of arbitration, 3-1015
  See BAGGAGE.
                                                   Arson, 3-1021, 1022
  Bank:
                                                   Assessments, 3-1000
      Bed distinguished from bank, 3-905
                                                   Assignments (see infra, Right of disposi-
  Boundaries, 4-831, 832
                                                         tion):
                                                       Beneficiaries by assignment, see infra,
  Feather bed, 12-888
  Necessary to constitute a watercourse, 3-906
                                                         Beneficiaries by assignment.
                                                       Delivery of policy operating as assignment, 2-1058
BED OF A RIVER, 3-905; 24-984
BEDROOM, 3-906
BEEF, 3-906
                                                       Insurance policies, 2-1044
BEER, 3-906
                                                       What passes by assignment, 2-1084
                                                   Assigns, 3-976
"Assured," 3-926
Attestation, 3-963, 994
  See Intoxicating Liquors; Searches and
    SEIZURES.
  Judicial notice, 3-907
BEERHOUSE, 3-908
                                                   Attorney's fees:
BEERSHOP, 3-908
                                                       Rights to damages and attorney's fees
                                                         upon insurer's failure to pay costs,
BEES, 3-908
  See Animals.
                                                         3-1008
BEE TREE, 3-908
                                                   Beneficiaries by assignment, 3-1025
BEFORE, 3-908
                                                       Equities, 3-1031
  Inclusive or exclusive, 3-908
                                                       Liabilities of assignees, 3-1031
  On or before, 3-909; 29-359
                                                       Right of action, 3-1033
                                                       Rights of assignees, 3-1031
  Time (computation of), see TIME (COMPU-
    TATION OF).
                                                       Subject to equities, 3-1031
BEFORE SAID COURT, 3-909
                                                       Who may become assignees, 3-1025
BEFORE TRIAL, 3-909
                                                           Assignee entitled to interest, 3-1031
BEG - BEGGING, 3-909
                                                           Assignee without interest entitled to
  See VAGRANCY.
                                                             reimbursement, 3-1030
                                                           Contrary doctrine, 3-1028
BEGIN - BEGINNING, 3-910
BEGOTTEN, 3-910
                                                           Controversy
                                                                          between
                                                                                     assignees.
Lawfully begotten, 18-576 BEHALF, 3-910
                                                             3-1028
                                                           Criticisms of the doctrine, 3-1029
  For or in behalf of, 13-733
                                                           Effect of assignment to one without
  In behalf of, 16-126
                                                             interest, 3-1029
                                                           Endowment policies, 3-1031
General assignment of insurance
  On behalf, 29-359
BEHAVIOR, 3-911
BEHIND, 3-911
                                                           policies, 3-1029
Insurable interest requisite to re-
BEHOOF, 3-911
                                                             cover full amount of policy,
BEING, 3-900, 911
In being, 16-126
BEING A TRADER, 3-900
                                                             3-1028
                                                           Insurer not relieved from liability
                                                             to pay, 3-1030
BELIEF - BELIEVE, 3-911
  Affidavit, 3-913, 914
Jury and jury trial, 3-913
                                                           Mutual benefit certificates, 3-1026,
                                                           Prevailing rule, 3-1025
Qualifications of the doctrine, 3-1029
  Knowledge, 18-68
  Knowledge distinguished from, 3-912
                                                            Who may object, 3-1030
  Questions of law and fact, 23-575
                                                   Benevolent or beneficial associations:
  Suspect and believe, 3-912
BELL, 3-912
                                                       Jurisdiction over beneficiaries, 3-1110
                                                   Bigamous wife, 3-968
BELLIGERENT, 3-913
                                                   Brother, 4-990
  See International Law.
BELLROPE, 3-915
BELONG - BELONGING, 3-915
                                                   By-laws:
                                                       Testamentary designation, 3-962, 963
                                                   Change of beneficiaries (see infra, Exercise
BELONGING TO:
                                                     of the right of divestiture), 3-985
  Appurtenant, 3-917
```

```
BENEFICIARIES (IN INSURANCE),
BENEFICIARIES (IN INSURANCE),
                                                        cont'd.
    cont'd.
  Child -- children, 3-965
                                                      Designation, cont'd.
      Adopted child, 3-967
                                                          Terms of the designation, 3-968
      Designation, 3-965
                                                          Testamentary designation, 3-962, 979
      Effect of beneficiary's predecease, 3-988,
                                                          Wife - widow, see infra, Wife -
                                                             widow.
                                                      Devisees, 3-977
      Grandchild, 3-966
      Heirs, 3-971
                                                          Construction of the term, 3-977
                                                          Designation, 3-977
      Illustrations, 3-966, 967
       Issue of other marriages, 3-965
                                                          Heirs, 3-974
      Wife and children, 3-966
                                                          Where there are no devisees, 3-977
  Classes, 3-927, 960
Beneficiary must be of the prescribed
                                                      Disposition, see infra, Right of disposition.
                                                      Divestiture, see infra, Exercise of the right
                                                        of divestiture.
        class, 3-960
  Concubine, 3-965, 970
                                                      Divorce, 3-968, 969
  Consanguinity, 3-936
                                                          Divorced wife's interest, 3-943
  Corporations, 3-928
                                                      Effect of beneficiary's predecease, 3-987
                                                          Children as contingent beneficiaries,
  Creditors (see infra, Insurable interest):
      Dependents, 3-970
Relative rights of beneficiaries and cred-
                                                            3-988
                                                          Endowment policies, 3-989
                                                          Grandchildren, 3-988
Minority rule, 3-989
             itors, 3-1022
           At common law, 3-1022
          Endowment policies, 3-1023
                                                          Prevailing rule, 3-987
                                                          Proceeds belong to devisees in case of
           Fraud on creditors, 3-1022
           Statutes, 3-1022
                                                             will, 3-987
                                                          Reversion by death of beneficiary, 3-989
  Damages:
      Right to damages and attorney's fees
                                                          When proceeds go to heirs, 3-987
        upon insurer's failure to pay loss,
                                                          When proceeds go to personal repre-
                                                             sentative, 3-987
  Death (see infra, Effect of beneficiary's pre-
                                                          Wife and children as joint beneficiaries,
        decease):
                                                             3-989
       Waiver of proof of death, 3-1001
                                                      Employers' liability insurance, 3-954
  Declarations, 3-1018
                                                          Accrual of liability, 3-954
  Definition, 3-926
                                                          Not a mere contract of indemnity, 3-
  Delivery, 3-962
                                                          Scope of the contract, 3-955
  Dependents, 3-969
      Concubine, 3-970
                                                      Endowment policies:
      Creditors, 3-970
                                                          Assignment, 3-986, 1031
      Designation, 3-969
                                                          Effect of beneficiary's predecease, 3-989
      Fiancée, 3-969
                                                          Insurable interest of assignee, 3-1031
      Strictly construed, 3-969
                                                          Relative rights of beneficiaries and cred-
       Widow, 3-970
                                                             itors, 3-1023
  Designation, 3-961
Absence of designation, 3-978
                                                          Vested rights, 3-985
                                                      Equity of redemption, 3-1004
       Ambiguity, 3-978
                                                      Estate of insured, 3-928
       Attestation, 3-963
                                                      Estates, 3-978
      By-laws, 3-962
Children, see infra, Child — children.
                                                          Construction of the term, 3-978
                                                          Death of original beneficiary, 3-978
       Delivery, 3-962
                                                          Designation of estate as beneficiary,
       Dependents, see infra, Dependents.
                                                             3-978
       Devisees, see infra, Devisces.
                                                          Minor child, 3-978
      Estate, see infra, Estates.
                                                      Estoppel:
       Evidence to explain designation, 3-980
                                                           Assignment, 3-1007
      Failure to make assignment as required,
                                                      Evidence:
                                                          Proof of insurable interest, 3-958
         3-979
      Family, see infra, Family.
                                                          To explain designation, 3-980
      Forfeiture for invalid designation, 3-961
                                                      Executors and administrators (see Execu-
       Form of designation, 3-961
                                                             TORS AND ADMINISTRATORS; see infra,
                                                             Legal representatives, personal repre-
       Heirs, see infra, Heirs.
       Indorsement, 3-962
                                                             sentatives, representatives, etc.), 3-927
       Insurable interest, 3-957
                                                          Effect of beneficiary's predecease, 3-987
       Intention, 3-961
                                                          Legal representatives, personal repre-
      Intestacy, 3-979
                                                             sentatives, representatives, etc., 3-975
       Invalid designation, 3-963
                                                      Exercise of the right of divestiture, 3-993
      Parol evidence, 3-980
Payment subject to insured's will, 3-979
                                                          Attestation, 3-994
                                                          Attestation of company's officer, 3-994
      Power of appointment, 3-978
                                                          Compliance with prescribed formalities,
       Probate, 3-963
                                                             3-995
                                                          Conditional surrender, 3-994
      Reforming certificate, 3-961
      Relatives — relations, see infra, Relatives, relation, relationship.
                                                          Consent of company required, 3-993
                                                          Death of member pending change, 3-999
```

```
BENEFICIARIES (IN INSURANCE),
                                                   BENEFICIARIES (IN INSURANCE),
                                                        cont'd.
                                                      Insurable interest, cont'd.
  Exercise of the right of divestiture, cont'd.
      Entry on record of designated official,
                                                          Assignments, see infra, Beneficiaries by
        3-994
                                                             assignment.
                                                           Basis of insurable interest, 3-936
      Exceptions, 3-996
      Impossibility of compliance, 3-998
Indorsement on certificate, 3-994
                                                           Beneficiaries by assignment, see infra,
                                                            Beneficiaries by assignment.
       New designation required, 3-995
                                                           Bottomry and respondentia, 4-746
       Prescribed form generally imperative,
                                                           Brother's interest in life of brother,
       Refusal of original beneficiary to de-
                                                           Brother's interest in life of sister, 3-939
         liver up certificate, 3-999
                                                           Consanguineal relationship, 3-936
       Restrictions in charters and by-laws,
                                                           Continuous, 3-960
        3-993
                                                           Contracts between insurer and insured,
       Right recognized in charter, 3-996
                                                             3-959
       Right strictly construed, 3-993
                                                           Contractual relation, 3-957
       Signature, 3-994
                                                           Contractual relationship, 3-946
       Substantial compliance with rule, 3-996
                                                           Cousin's interest in life of cousin, 3-941
       Surrender of certificate, 3-994
                                                           Creditor's interest in life of debtor,
       Testamentary changes, 3-995
                                                                 3-946
                                                               Cessation of interest, 3-947
       Waiver, 3-997
                                                               Creditor excluded by charter, 3-947
Creditor has insurable interest,
       Who may question mode of divestiture,
         3-999
   Expectancies:
                                                                  3-946
       Mutual benefit certificates, 3-990
                                                               Debt barred by statute of limitation,
  Family, 3-963
Adult son included, 3-964
                                                                  3-948
                                                               Dishursements, 3-952
                                                               Discharge in bankruptcy, 3-949
       Designation, 3-963
       "Families and heirs," 3-964, 973
                                                               Disproportion between debt and
       Illustrations, 3-974, 975
                                                               policy, 3-950
Enforceability, 3-947
       Parties not related, 3-964
       Who excluded, 3-964, 965
                                                               Illustrations, 3-946 et seq.
       Who included, 3-964
                                                               In general, 3-946
  Fiancée, 3-969
                                                                Intention to vest title to proceeds in
  Gifts, 3-1004
                                                                  creditor, 3-952
   Grandchildren, 3-966, 973, 988
                                                               Limit of recovery, 3-951
   Heirs, 3-971
                                                               Mutual benefit certificates, 3-947
       Children, 3-971
                                                                Policy intended as collateral se-
       Dependents, 3-973
                                                               curity, 3-952
Rights of insured's representatives,
       Designation, 3-971
       Devisees, 3-974
                                                                  3-952
       Executors, 3-973
Family and heirs, 3-964, 973
                                                           Daughter-in-law, 3-945
Daughter's interest in life of parent,
       Heirs of husband intended, 3-973
                                                              3-939
       Illustrations, 3-971 et seq.
                                                           Definition, 3-933
                                                               In general, 3-933
Pecuniary interest, 3-934
       Next of kin, 3-973
       Representatives, 3-973
       Statute of descent and distribution re-
                                                                Reasons for the rule as to insurable
         ferred to, 3-971
                                                                  interest, .3-934
       Survivorship in common disaster, 3-974
                                                           Effect of designating beneficiary with-
                                                             ont insurable interest, 3-957
       Where there are no children, 3-972
       Widow, 3-971
                                                           Employer and employee, 3-953
                                                           English statutes, 3-931
   Homicide:
       Forfeiture by murder, 3-1021
                                                           Exceptions, 3-960
   Husband and wife (see infra, Insurable in-
                                                           Father's interest in life of child, 3-936
                                                                Illustrations, 3-937
                                                                Minor son, 3-936
       Assignment of policy by husband taken
         out for wife, 3-1007
                                                                Rule in England, 3-937
                                                                Rule in United States, 3-936
       Designation of wife or widow, see infra,
          Wife - widow.
                                                           Fraternal insurance, 3-959
                                                           General doctrine, 3-929
       Disposition of policy taken out by hus-
                                                           Grandchild's interest in life of grand-
         band in favor of wife, 3-1007
   Insolvency and bankruptcy, 3-956
                                                              father, 3-941
       Discharged in bankruptcy, 3-949
                                                           Husband and wife, 3-941
                                                                Bigamous wife, 3-943
Divorced wife's interest, 3-943
       Rights of beneficiary in case of in-
         solvency of company, 3-999
                                                                Husband's interest in life of wife,
   Insurable interest, 3-929
       Accident insurance, 3-932
                                                                  3-945
                                                                Illegal wife's interest, 3-942
       Accident policies, 3-960
       Adopted child, 3-939
                                                                In general, 3-941
                                                                Intended wife's interest, 3-944
       Affinity, 3-936, 945
                                                                              Volume XXXI.
```

```
BENEFICIARIES (IN INSURANCE),
                                                    BENEFICIARIES (IN INSURANCE).
  Insurable interest, cont'd.

Husband and wife, cont'd.
                                                       Legal representatives, personal representa-
                                                              tives, representatives, etc. (see infra,
           Matrimonial contract, 3-944
                                                              Executors and administrators), 3-975
           Statutory provisions, 3-942
                                                            Assigns, 3-976
           Wife's interest in life of husband,
                                                           Designation, 3-975
                                                           Effect of beneficiary's predecease, 3-987
             3-946
      Insurable interest need not be con-
                                                           Executors and administrators ordinarily
        tinuous, 3-960
                                                             intended, 3-975
      In the United States, 3-932
                                                           Heirs, executors, administrators, or as-
      Life insurance, 3-930
                                                             signs, 3-976
      Marine insurance, 3-930, 931, 932
                                                           Illustrations, 3-976, 977
Next of kin, 3-976
      Master and servant, 3-954
      Matrimonial contract, 3-944
                                                           Ordinary meaning, 3-975
      Mother-in-law, 3-945
Mother's interest in life of child,
                                                      Life insurance, 3-1016
As against the beneficiary, 3-1016
        3-937
                                                           Assignee for value; 3-1017
      Mutual benefit certificates, 3-930
                                                           Assignments, 3-1017, 1018
                                                           Excepting suicide but protecting bene-
      Mutual insurance, 3-959
      Necessity of insurable interest, 3-929
                                                             ficiary, 3-1017
      Nephew's interest in life of aunt or
                                                           No forfeiture by implication, 3-1016
      uncle, 3-941
Origin of the doctrine, 3-930
                                                           Suicide excepted, 3-1017
                                                      Limitation of actions:
      Partnership, 3-955
                                                           Debt barred by statute of limitations,
      Pecuniary element, 3-934
                                                             3-948
      Person in loco parentis, 3-939
                                                      Loss:
      Principal and surety, 3-953
                                                           Right to damages and attorney's fees upon insurer's failure to pay loss,
      Proof of interest, 3-958
      Protégé excluded, 3-936
                                                             3-1008
      Qualifications of the doctrine, 3-958
                                                      Marriage, see infra, Insurable interest.
      Questions of law and fact, 3-930
                                                      Master and servant, 3-954
     Reasons for the rule, 3-934
                                                      Mortgages, 3-1002, 1003
      Relationship, 3-936
                                                      Murder:
      Relationship
                    arising
                             from
                                      marriage.
                                                          Forfeiture by murder, 3-1020, 1021
        3-945
                                                      Nature of beneficiary's interest, 3-980
     Sister's interest in life of brother,
                                                          Mutual benefit certificates, 3-990
                                                               Amendment of by-laws, 3-991
        3-940
     Son-in-law, 3-945
Son's interest in life of parent, 3-937
                                                               A mere expectancy, 3-990
                                                               Effect of beneficiary paying assess-
     Statute requiring insurable interest,
                                                               ments, 3-992
Effect of possession of certificate by
        3-931, 932
     Stepchildren, 3-945, 946
                                                                 beneficiary, 3-992
     Stepgrandchild, 3-940
                                                               Exercise of the right of divestiture, see infra, Exercise of the right of
     Stepgrandson, 3-941
     Stepsister, 3-940
                                                                 divestiture.
     Stepson, 3-938
                                                               General doctrine, 3-990
     Uncle's interest in life of nephew, 3-941
                                                               Grounds of the doctrine, 3-991
     Want of insurable interest as defense:
                                                               Incidents of the doctrine, 3-992
         Actions on policies, 19-105
                                                               Mere expectancies, 3-990
 Insurance policy, 3-1004
                                                               Modifications of the doctrine, 3-993
 Insured as beneficiary, 3-928
                                                               Paying assessments, 3-992
 Insured's estate, 3-928
                                                               Statutes, 3-991
 Intention, 3-961
                                                               Vested rights, 3-990
 Interest, 3-1012; 19-105, 106
                                                          Ordinary life insurance policies, 3-980
     Garnishment, 3-1013
                                                               Assignment, 3-986
Assignment by insured forbidden,
     Interest on proceeds of policy, 3-1012
     Proofs of death, 31013
                                                                 3-984
     Right to recover interest, 3-1012
                                                               Change of beneficiaries, 3-985
     Time reckoned from waiver, 3-1014
                                                               Effect of beneficiary's predecease, see infra, Effect of beneficiary's
     When interest begins to run, 3-1013
     When interest is allowable, 3-1012
                                                                 predecease.
Interest of beneficiary, see infra, Nature of
                                                               Effect of the prevailing doctrine,
   beneficiary's interest.
Intestacy, 3-979
                                                               Endowment policies, 3-985
Introductory, 3-925
                                                               General doctrine, 3-980
Joint beneficiaries, 3-1014
Equal shares, 3-1014
                                                               Missouri, 3-984
                                                               Present basis of the doctrine, 3-982
Landlord and tenant, 3-956
                                                               Probable statutory origin of the
Larceny:
                                                                 rule, 3-981
     Premiums paid with stolen money,
                                                               Statutes, 3-981
       3-1016
                                                              Surrender prohibited, 3-985
                                               174
                                                                             Volume XXXI.
```

```
BENEFICIARIES (IN INSURANCE),
                                                   BENEFICIARIES (IN INSURANCE),
    cont'd.
                                                       cont'd.
  Nature of beneficiary's interest, cont'd.
                                                     Right of disposition, cont'd.
      Ordinary life insurance policies, cont'd.
                                                          Wife's policy, 3-1007
          Tennessee rule, 3-982
                                                         Writing, 3-1006
          Tontine policies, 3-986
                                                     Rights, powers, and prerogatives of bene-
           Vested right, 3-980
                                                            ficiaries, 3-999
           Wisconsin, 3-983
                                                          Arbitration, 3-1015
                                                          Assessments, 3-1000
  Next of kin, 3-973
  Parent and child (see infra, Child - chil-
                                                          Assignments, see infra, Beneficiaries by
        dren; Insurable interest):
                                                            assignment; Right of disposition.
      Father's life insurance, son named as
                                                          Attorney's fees upon insurer's failure to
        beneficiary, 3-927
                                                            pay loss, 3-1008
  Parol evidence, 3-980
                                                          Beneficiaries by assignment, see infra,
  Partnership, 3-955
Payment of assessment by beneficiary, 3-992
                                                            Beneficiaries by assignment.
                                                          Beneficiaries' rights as affected by acts
                                                            and omissions of the insured, 3-1015
  Pledge as collateral, 3-1002
      Assignment as collateral valid, 3-1002
                                                          Damages upon insurer's failure to pay
      Creditor entitled to amount of debt only,
                                                            loss, 3-1008
                                                                          insured's declarations,
         3-1002
                                                          Evidence
                                                                     of
      Illustrations, 3-1002, 1003
                                                            3-1018
      Pledge and mortgage of policy distin-
                                                          Illustrations, 3-1000, 1001
                                                          In general, 3-999
Insolvency of company, 3-999
  guished, 3-1003
Power of appointment, 3-978
                                                          Premiums paid with stolen money,
      Failure of insured to exercise power,
        3-978
                                                            3-1016
      In general, 3-978
                                                          Relative rights of beneficiaries and cred-
  Private international law, 22-1351
                                                            itors (see infra, Creditors), 3-1022
  Probate and letters of administration,
                                                          Right of disposition, see infra, Right of
    3-963
                                                            disposition.
  Protégé, 3-936
                                                          Rights of beneficiaries where accrual of
  Questions of law and fact:
                                                            policy is effected by his own act,
      Insurable interest, 3-930
                                                            3-1020
  Relatives, relation, relationship (see infra,
                                                          Right to recover interest, see infra, In-
        Insurable interest), 3-970
                                                            terest.
      Designation, 3-970
                                                          Shares of joint beneficiaries, 3-1014
      Liberal construction, 3-970
                                                          Suicide of insured, 3-1016
                                                          Waiver of proof of death, 3-1001
      Step-relationship, 3-970
                                                          Where accrual of policy is effected by
  Rescission, reformation, and cancellation,
    3-961
                                                            his own act, 3-1020
                                                     Scope of title, 3-925
  Res gestæ, 3-1019
  Right of disposition (see infra, Beneficiaries
                                                     Shares of joint beneficiaries, 3-1014
        by assignment), 3-1001
                                                     Statutes:
      Acquiescence, 3-1007
                                                          Right to damages and attorney's fees
      Assignment by insured forbidden, 3-
                                                            upon insurer's failure to pay loss,
                                                            3-1008
                                                     Stepfather, 3-970
      Beneficiary's consent, 3-1007
                                                     Suicide, 3-1016
      Consent of beneficiary, 3-1007
      Consent of insured, 3-1005
                                                          Declarations, 3-1018
      Delivery, 3-1006
                                                          Fraudulent intent, 3-1019
      Endowment policies, 3-986
                                                         Res gestæ, 3-1019
                                                     Suretyship, 3-953
      Estoppel, 3-1007
                                                     Surrender of certificate, 3-994
      Exceptions, 3-1007
      Exercise of the right of disposition,
                                                     Surrender of policy, 3-985
                                                     Testamentary changes, 3-995
        3-1005
                                                     Testamentary designation, see infra, Designa-
      Form of assignment, 3-1006
      Gift, 3-1004
                                                       tion.
                                                     Tontine policies:
      In general, 3-1001
                                                          Assignment, 3-986
      Insurer's consent, 3-1005
                                                     Transfer, see infra, Right of disposition.
Vested rights (see infra, Nature of bene-
      Life insurance, see LIFE INSURANCE.
      Manner of exercise, 3-1005
      Methods of disposition, 3-1002
                                                            ficiary's interest):
                                                         Mutual benefit certificates, 3-990
      Mortgage, 3-1002, 1003
                                                     Wager policy, see infra, Insurable interest.
      Notice, 3-1005
                                                     Waiver, 3–961
      Pledge and collateral security, 3-1002
      Policy generally assignable, 3-1001
                                                     Waiver of proof of death, 3-1001
                                                     Who may become beneficiaries, 3-928
      Proof of character of assignment, 3-1003
      Reservation of right, 3-985
                                                         Beneficiary must be of a prescribed class,
                                                           3-960
      Sale, 3-1002
      Surplus after payment of debtor belongs
                                                         In general, 3-928
                                                     Wife — widow, 3-967
        to pledgor, 3-1002
                                                         Bigamous wife, 3-968
      Tontine policies, 3-986
```

Benevolent or Beneficial Associations.

```
RENEVOLENT OR BENEFICIAL AS-
BENEFICIARIES (IN INSURANCE),
                                                        SOCIATIONS, cont'd.
                                                      Assessments, cont'd.
  Wife — widow, cont'd.

Confined to lawful marital relations,
                                                           Mode of levy, 3-1093
                                                          Necessity for levy, 3-1094
Notice of assessment, see infra, Notice
         3-967
      Designation, 3-967
       Designation of wife and children, 3-966
                                                             of assessment.
      Divorce, 3-968
Effect of beneficiary's predecease, 3-989
                                                           Notice that loss has occurred, 3-1094.
                                                           Officers, 3-1095
                                                           On premium notes, see infra, Premium
       Heirs, 3-971
                                                            notes.
       Illustrations, 3-967, 968
                                                           Payment of assessments, see infra, Pay-
      Separation, 3-968
Unfaithful wife, 3-969
                                                             ment of assessments.
                                                          Reasonable allowance, 3-1994
  Wills, 3-979
                                                          Waiver of forfeiture, 3-1092
       Testamentary changes, 3-995
                                                      Assignments:
      Testamentary designation, 3-962
                                                          Premium notes, 3-1108
                                                      Beneficial association, 3-1043
      Assignment of policy, 3-1006
                                                      Beneficiaries, see BENEFICIARIES (IN INSUR-
  Wrong:
      Policy forfeited by beneficiary's wrong,
                                                      Benevolent and beneficial, 3-1043
         3-1020
BENEFICIARY, 3-1034
                                                      By-laws, 3-1059
  See BENEFICIARIES (IN INSURANCE); TRUSTS
                                                           Alteration and amendment, 3-1064
    AND TRUSTEES.
                                                               Acquiescence, 3-1066
BENEFICIARY INSURANCE, 3-1034
                                                               Agreement of member, 3-1066
  See Beneficiaries in Insurance; Benevo-
                                                               Impairment of vested rights, 3-1065
    LENT AND BENEFICIAL ASSOCIATIONS.
                                                               Limitations, 3-1065
Power implied, 3-1064
BENEFIT, 3-1034
                                                               Prospective benefits, 3-1065
Retroactive by-laws, 3-1065
  See EMINENT DOMAIN.
  Benefit and use, 3-1034
                                                               Rights accruing, 3-1066
  Eminent domain, 3-1035
  Public use or benefit, 3-1035
                                                               Snicide, 3-1067
  Separate property of married women, 3-1035
Use and benefit, 29-439
                                                           Assessments, 3-1085
                                                           By-laws considered as part of contract,
BENEFIT OF CLERGY, 3-1035
                                                           3-1085
By-laws forbidding suit by members,
Sentence and punishment, 25-318
BENEFIT OF SURVIVORSHIP, 3-1037
BENEFIT SOCIETIES, see BENEFICIARIES
                                                           By-laws held reasonable, 3-1063
  IN INSURANCE; BENEVOLENT AND BENEFICIAL
                                                           By-laws held unreasonable, 3-1063
  ASSOCIATIONS.
                                                           Certificate, 3-1083
BENEVOLENCE, 3-1038
                                                           Conflict between certificate and by-laws,
BENEVOLENT, 3-1038; 5-913
                                                             3-1083
  See Charities and Trusts for Charitable
                                                           Consistent
                                                                       with associate purposes,
    USES.
                                                             3-1062
  Beneficial, 3-1043
                                                           Construction of by-laws, 3-1067
  Charities, 12-343
                                                                Forfeiture, 3-1067
BENEVOLENT OBJECT, 20-872
BENEVOLENT OR BENEFICIAL AS-
                                                                Illustrations, 3-1068
                                                                Reasonable construction, 3-1067
   SOCIATIONS, 3-1041
See Alcoholism, Intemperance, and Nar-
                                                                Rights of members, 3-1067
                                                                When construed liberally, 3-1067
     COTICS (IN INSURANCE); BUILDING AND LOAN ASSOCIATIONS; CHARITIES AND
                                                                Whether valid, 3-1067
                                                           Corporate bodies, 3-1060
     TRUSTS FOR CHARITABLE USES; MUTUAL
                                                           Delegation of power, 3-1060
     INSURANCE.
                                                           Enforcement, 5-104
   Agency:
                                                           Existing laws, 3-1061
       Unincorporated associations, 3-1056
                                                           Expulsion, 3-1063
Force and effect, 3-1060
       Waiver of by-laws, 3-1083
   Amendment:
                                                           General rule, 3-1059
       By-laws, 3-1064
                                                           Internal regulations, 3-1084
   Amendment of charter or articles, 3-1049
                                                           Irregular by-laws, 3-1085
   Amotion, 3-1071
                                                           Limitations of power, 3-1061
   Articles, see infra, Charter and articles.
                                                           Mortgage of property, 3-1085
   Articles of association, see infra, Charter and
                                                           Must operate uniformly, 3-1064
                                                           Notice of by-laws, 3-1081
Power of officers to waive by-laws,
   Assessments (see infra, Payment of benefits),
                                                              3-1069
         3-1093.
                                                           Power to enact, 3-1060
       Anticipated losses, 3-1094
       Delegation of authority, 3-1095
                                                           Public policy, 3-1061
       Discretionary power, 3-1095
                                                           Reasonableness, 3-1062
       Former unpaid assessments, 3-1095
                                                           Retroactive by-laws, 3-1065, 1084
                                                           Transfer of property insured, 3-1085
       Generally, 3-1093
       Levying assessments, 3-1085
                                                           Unincorporated bodies, 3-1060
```

```
BENEVOLENT OR BENEFICIAL AS-
BENEVOLENT OR BENEFICIAL AS-
    SOCIATIONS, cont'd.
  By-laws, cont'd.
      Unincorporated societies, 3-1063, 1064
      Unreasonable by-laws invalid, 3-1062
      Void by-laws, 3-1085
      Voting by proxy, 3-1061
  Waiver by officers, 3-1069
Waiver of by-laws, 3-1083
Certificate (see infra, Forfeiture of mem-
                                                             3-1072
        bership), 3-1082
      Certificate prima facie evidence of good
         standing, 3-1083
      Certificates
                    are
                          insurance
                                        policies,
        3-1082
      Conflict between certificate and by-laws,
        3-1083
      Contracts and effects, 3-1083
      Illustration of certificate, 3-1082
  Charities and trusts for charitable uses:
      Charities distinguished from, 3-1043
  Charter and articles, 3-1048
      Alteration, 3-1049
      Amendment, 3-1049
Charter and articles closely scrutinized,
        3-1050
      Constitution, 3-1059
                            fundamental
      Constitution the
                                            law,
         3-1059
      Form and scope of insurance, 3-1048
      General laws part of charter, 3-1049
      Implied powers, 3-1049
      In general, 3-1048
      Members must take notice of laws of
        association, 3-1081
      Power to legislate, 3-1049
      Unincorporated associations, 3-1056
           Amendment and repeal of articles,
             3-1058
           Determining rights and duties of
            members, 3-1056
           Interference of courts, 3-1058
           Long continued usage of members,
             3-1057
           Mutual fraternities and benefits,
             3-1056
                    relief and benevolence,
           Mutual
            3-1056
           No articles of association, 3-1057
                                                             3-1089
           Power
                  to
                         change constitution,
             3-1057
           Property rights, 3-1058
           Religious societies, 3-1059
           When nature of association in ques-
            tion, 3-1057
  Checks, 3-1101
  Constitution, see infra, Charter and articles.
 Construction of by-laws, see infra, By-laws.
 Contract of insurance, 3-1080
Corporations, see infra, Incorporation.
                                                             cles):
 Courts, see infra, Jurisdiction of courts.
 Customs, 3-1082
 De facto corporations, 3-1047
 Definition, 3-1043
 Delegation of authority, 3-1071
 Disability, 3-1110
 Dissolution, 3-1044

Drunkenness, see Alcoholism, Intemperance, and Narcotics (in Insurance).
 Election of officers, 3-1070
 Endowment insurance:
     Existing authority, 3-1051
```

```
SOCIATIONS, cont'd.
Endowment insurance, cont'd.
    Power to carry on endowment insur-
ance, 3-1051
Estoppel, 3-1089
Exemptions from taxation (see Exemptions
FROM TAXATION), 3-1043
Expulsion (see infra, Jurisdiction of courts),
    Benefits, 3-1074
    Difference between forfeiture and ex-
       pulsion, 3-1086
    Endowments, 3-1074
    For causes not specified, 3-1072
    For specified causes, 3-1072
    Notice and right to be heard, 3-1073
    Power of officers, 3-1069
    Property rights of members, 3-1074
    Reasonableness of by-laws, 3-1063
Foreign corporations, see Foreign Corpora-
Forfeiture of membership, 3-1086
    Acceptances of arrears as waiver of for-
           feiture, 3-1090
         Acceptance after death, 3-1091
         Acceptance on condition, 3-1092
         Actual payment and acceptance not
           always essential, 3-1092
         Customary acceptance, 3-1091
         Illustrations, 3-1091, 1092
         In general, 3-1090
Knowledge of breach of condition,
           3-1091
         Payments on premium notes, 3-1092
         Sending
                     reinstatement
           3-1002
         Unwarranted acceptance, 3-1091
    Causes of forfeiture, 3-1087
    Construction of by-laws, 3-1067
Declaration of forfeiture, 3-1087
    Difference between forfeiture and ex-
       pulsion, 3-1086
    Effect upon certificate, 3-1088
    Estoppel, 3-1089
    Express waiver, 3-1088
    General principles, 3-1086
    Illustrations, 3-1088
    Intention to waive, a question of fact,
    Necessity of affirmative action, 3-1086
    Suicide, 3–1087
Waiver by subordinate lodge, 3–1090
    Waiver of forfeiture, 3-1088
    What constitutes waiver, 3-1089
Gambling contracts, 3-1047
Good standing, 14-1077
Governing officers, see infra, Officers.
Government (see infra, Charter and arti-
    By-laws, see infra, By-laws.
    Jurisdiction of the association, see infra,
      Jurisdiction of association,
Implied powers, 3-1049
Incorporation, 3-1047
    Charter and articles, see infra, Charter
      and articles.
    Compliance with general laws, 3-1049
    Construction of statutes, 3-1054
    De facto corporation, 3-1047
    Distinction between insurance company
      and benevolent association, 3-1052
```

BENEVOLENT OR BENEFICIAL AS- ; BENEVOLENT OR BENEFICIAL AS-

```
SOCIATIONS, cont'd.
  SOCIATIONS, cont'd.
                                                       Membership, cont'd.
Incorporation, cont'd.
                                                            Nature of contract, 3-1080
     Endowment insurance, 3-1051
                                                            Notice of by-laws, 3-1081
    Foreign benevolent corporation, 3-1051
General corporation laws, 3-1047
                                                            Notice of constitution, 3-1081
                                                            Number of members limited, 3-1078
     General laws part of charter, 3-1049
                                                            Payment of benefits, 3-1085
     Profit, 3-1054
    Question of profit, 3-1054
Special acts of incorporation, 3-1048
                                                           Power of association, 3-1083
                                                            Power to regulate, 3-1078
                                                           Retroactive by-laws, 3-1084
    Statutes favoring mutual henefit organi-
                                                            Subsequent acts, 3-1084
       zations, 3-1051
     Statutory provisions restricting insur-
                                                            Void by-laws, 3-1085
                                                            Waiver of rules by agents, 3-1083
       ance companies, 3-1050
                                                            What the contract includes, 3-1081
Insanity, 3-1102
                                                       Mortgage of property, 3-1085
Mutual aid associations, 3-1043
Insolvency, 3-1103
Insurance company and benevolent associa-
                                                       Mutual benefits, 3-1046
  tion distinguished, 3-1052
Intemperance, see Alcoholism, Intemper-
                                                       Mutual benefit societies, 3-1043
ANCE, AND NARCOTICS (IN INSURANCE).
Interpretation of by-laws, see infra, By-
                                                       Mutual insurance, 3-1046
                                                           Methods employed, 3-1046
                                                       Nature, 3-1045
Notice of assessment, 3-1096
  laws.
Jurisdiction of association, 3-1071
     Board of directors, 3-1071
                                                            Dues payable periodically, 3-1096
                                                           Mailing notice, 3-1098
    Designated ruler, 3-1072
                                                           Necessity of notice, 3-1096
Personal service, 3-1099
    Expulsion, see infra, Expulsion.
    General rule, 3-1071
     Power of majority, 3-1071
                                                            Proper address, 3-1098
                                                           Publication, 3-1098
Question of fact, 3-1097
    Property rights of members, 3-1074
    Specially constituted tribunal, 3-1072
    Suspension, see infra, Suspension.
                                                           Sufficiency of notice, 3-1097
Waiver of notice, 3-1099
Jurisdiction of courts, 3-1075
    Associate remedy, 3-1076
                                                            When notice necessary, 3-1096
    Expulsion, 3-1075
                                                           When notice unnecessary, 3-1096
    Failure to appeal, 3-1076
                                                       Notice of laws of association, 3-1081
    Illegal expulsion, 3-1075
                                                       Objects, 3-1045
    In general, 3-1075
                                                       Officers, 3-1068
    Interference with associate tribunals,
                                                            Acts in excess of authority, 3-1069
                                                           Amotion, 3-1071
Authority generally, 3-1068
Election, 3-1070
       3-1075
    Manner of discipline, 3-1077
    Privileges, rights, and immunities gen-
                                                           Expulsion, 3-1069
       erally, 3-1077
     Property rights, 3-1077
                                                           Jurisdiction, 3-1071, 1072
    Restoration to membership, 3-to77
                                                           Personal liability, 3-1070
Jurisdiction over beneficiaries, 3-1110
                                                            Powers, 3-1068, 1069
                                                           Suspension, 3-1069
Waiver of by-laws, 3-1069
Waiver of forfeiture, 3-1089, 1090
Jury and jury trial:
     Disqualification, 17-1132
Masons, see FREEMASONS.
                                                       Organization, 3-1046
Gambling insurance, 3-1047
Membership (see infra, Expulsion; Jurisdic-
       tion of courts; Suspension), 3-1078
                                                            Methods, 3-1046
     Admissions, 3–1078
    Beneficiary, a member, 3-1110
                                                           Public policy, 3-1047
    By-laws considered as part of contract,
                                                            Purpose, 3-1047
       3-1085
                                                            When incorporated, see infra, Incorpo-
     Certificate
                   and by-laws conflicting,
       3-1083
                                                            When unincorporated, see infra, Unin-
    Certificate or policy, 3-1082
                                                             corporated associations.
    Certificate prima facie evidence of good
                                                       Origin, 3-1045
                                                       Partnership:
       standing, 3-1083
     Constitutional provisions, 3-to79
                                                            Whether unincorporated association a
     Contract of insurance, 3-1080
                                                              partnership, 3-1056
     Contract of membership, 3-1080
                                                       Payment:
    Customs, 3-1082
Effect of contract, 3-1083
                                                            Acceptance of arrears as waiver of for-
                                                              feiture, see infra, Forfeiture of mem-
    Forfeiture of membership, see infra,
                                                              bership.
       Forfeiture of membership.
                                                       Payment of assessments, 3-1099
     Fraud on part of applicant, 3-1079
                                                           Computation of time, 3-1101
    Generally, 3-1078
                                                           Excuse for nonpayment, 3-1102
                                                           Extent of liability, 3-1100
    Internal regulations, 3-1084
                                                           Mode of payment, 3-1100
Nature of liability, 3-1099
Payment by check, 3-1101
    lrregular by-laws, 3-1085
    Jurisdiction of association, see infra,
Jurisdiction of association.
```

```
BENEVOLENT OR BENEFICIAL AS-
BENEVOLENT OR BENEFICIAL AS-
    SOCIATIONS, cont'd.
                                                       SOCIATIONS, cont'd.
  Payment of assessments, cont'd.
                                                     Statutes, cont'd.
      Sickness, 3-1103
                                                          Question of profit, 3-1054
  Waiver, 3-1102
Payment of benefits, 3-1085, 1108
                                                          Statute enlarging powers of association,
      Amount payable, 3-1111

Amount payable not contingent on as-
                                                      Stock and produce exchanges, 26-806
                                                      Suicide, 3-1087
        sessment, 3-1111
                                                          Amendment of by-law, 3-1067
      Bill in equity, 3-1111
                                                      Suspension (see infra, Jurisdiction of courts),
      Disability, 3-1109, 1110
                                                            3-1072
      Generally, 3-1108
                                                          Benefits, 3-1074
      Jurisdiction over beneficiaries, 3-11to
                                                          Endowments, 3-1074
      Performance of condition precedent,
                                                          For causes not specified, 3-1072
                                                          For specified causes, 3-1072
      Proof of death, 3-1109
Proof of disability or sickness, 3-1109
                                                          Notice and right to be heard, 3-1073
                                                          Power of officers, 3-1069
Property rights of members, 3-1074
      Refusal to levy assessment, 3-1111
                                                      Time (computation of), 3-1101
      Vested right, 3-1108
                                                      Tontine insurance, 28-247
      When beneficiary becomes entitled, 3-1108
  Policy, see infra, Certificate.
                                                      Transfer of property insured, 3-1085
  Predominating feature, 3-1045
                                                      Unincorporated associations, 3-1055
  Premium notes, 3-1103
                                                          Agency, 3-1056
      Action on notes, 3-1106
Amount expressly limited, 3-1105
                                                          Articles of association, see infra, Charter
                                                            and articles.
                                                          Associate purposes, 3-1055
      Amount of liability, 3-1104
                                                          Incorporation the shield of individual
      Amount of note the limit of liability,
                                                          liability, 3-1055
In general, 3-1055
        3-1105
      Assignee of policy, 3-1104
      Assignments of particular classes, 3-1to4
                                                          Policy, 3-1055
                                                          Property rights, 3-1055
      Definition, 3-1103
      Evidence of loss, 3-1105
Generally, 3-1103
                                                          Purposes of adventure, 3-1055
Purposes of business, 3-1055
      Independent membership, 3-1103
                                                          Purposes of profit, 3-1055
                                                          Purposes of trade, 3-1055
      Insolvency, 3-1103
Insufficient defenses, 3-1107
                                                          Whether partnerships, 3-1055
      Liability, 3-1103
Measure of liability, 3-1105
                                                      Usages and customs, 3-1082
                                                      Vested rights, 5-97
                                                      Waiver, see infra, Forfeiture of membership.
      Necessity for regular assessment, 3-1107
                                                      Waiver of notice, 3-1099
       Period, 3-1106
                                                   BENZINE, 4-1
      Premium notes assignable, 3-1108
                                                      Judicial notice, 17-910
       Subsequent assessments, 3-1106
                                                   BEQUEATH - BEQUEST, 4-1
       Valid defenses, 3-1107
       Withdrawal of membership, 3-1103
                                                      See LEGACIES AND DEVISES.
                                                      Give and bequeath, 14-1070
  Presumptions:
                                                    BEREFT, 4-3
      Absence raising presumption of death,
                                                    BERME BANK, 4-3
         3-1109
  Profit, 3-1054
Proof of death, 3-1109
                                                    BERRIES, 4-3
                                                   BESEECH, 4-3
                                                    BESET, 4-3
  Proof of disability or sickness, 3-1109
                                                    BESIDES, 4-3
  Public policy, 3-1047, 1061
  Reasonableness of by-law, see infra, By-
                                                    BESOT, 4-3
                                                    BEST, 4-3
    laws.
  Religious societies, 3-1059
                                                      Best appliances, 13-474
                                                      Best capacity, 30-1206
  Restraint of trade, 3-1047, 1061
  Retroactive by-laws, 3-1065
                                                      Best efforts, 24-1261
                                                      Best French plate glass, 30-1206
  Sickness, 3-1103, 1109
                                                   Best lumber, 30-1206
Best product of mill, 30-1206
BEST EVIDENCE, 4-3
  Societies and clubs, see infra, Unincorporated
     associations.
  Statutes (see infra, Charter and articles;
                                                    BESTIALITY, 4-4
         Incorporation), 3-1049
       Benevolent and not speculative, 3-1053
                                                    BESTOW:
                                                      Mechanics' liens, 20-340
       Compliance with general laws, 3-1050
                                                    BET - BETTING, 4-5; 14-666
       Construction of statutes, 3-1054
                                                      See GAMBLING CONTRACTS; GAMING.
       Distinction between insurance company
                                                      Gaming, 4-5; 14-666
        and benevolent association, 3-1052
                                                          Betting on elections not gaming, 14-
       Favoring mutual benefit organizations,
         3-1051
                                                      Lotteries:
       General law restricting insurance com-
                                                          Lottery and bet distinguished, 19-588
         panies, 3-1050
       General laws part of charter, 3-1049
                                                      Wager, 4-6
                                                    BETTER EQUITY, 4-6
       Profit, 3-1054
                                                                             Volume XXXI.
                                                179
```

DECEMBENT 4-7	BICYCLES, cont'd.
BETTERMENT, 4-7 See Improvements.	Speed:
BETWEEN, 4-8	Duty to use moderate speed, 4-29
Among, 4-9	Street, 27-166
Boundaries, 4-805	Leaving wheel in street, 4-25 Street railways:
Joint tenancy and tenancy in common, 4-11 Street railways, 27-34	Injuries to bicyclists, 27–89
Time (computation of), 4-9; 28-222	Riding on car tracks, 4-24
BEVERAGE, 4-11	Streets and sidewalks, 27–166
BEYOND, 4-11	Sunday, 4–19
Below, 3-919	Taxation, 4-31 Toll, 4-30; 29-24
BEYOND A REASONABLE DOUBT, see REASONABLE DOUBT.	Transportation, 4-30
BEYOND THE SEAS, 19-237	Turnpikes:
See LIMITATION OF ACTIONS.	Payment of toll, 4-30
Bigamy, 4-42	Use of highway, 4-18
BIAS, 4-13	Contributory negligence, 4–19
See Jury and Jury Trial.	Duty of municipality, 4–18 Duty of quasi municipality, 4–19
Justices of the peace, 18–41 Prejudice, 4–13	Riding on sidewalks, see infra, Riding
BIBLE (see HEARSAY EVIDENCE; PEDIGREE):	on sidewalks.
Schools, 25-30	Riding on Sunday, 4-19
BICYCLES, 4-15	Right to safe roads, 4-18
Accident insurance, 4-32	Vehicles, 4-16; 29-581 BID — BIDDING , 4-32
As obstructions, 4-21 Fine and imprisonment, 4-22, 23	See Auctions and Auctioneers; Illegal
Municipality licensing bicycles on side-	CONTRACTS; JUDICIAL SALES.
walk, 4-22	Partition, 21-1167
Ordinance imposing fine, 4-22	Railroad securities, see RAILROAD SECURITIES.
Baggage, 4-30	Sheriffs' sales, see Sheriffs' Sales.
Bells, 4-29	BIDDER: Lowest bidder, 19-599
Bridges: Riding on bridges, 4-23	Responsible bidder, 24–839
Carriage, 4-16; 5-151	BIENNIAL, 4-23
Car tracks:	BIENS, 4-33; 14-1080
Riding on car tracks, 4-24	See Goods.
Contributory negligence:	BIG, 4-33
Contributory negligence of wheelman,	BIGAMY, 4-34 Absence for statutory period, 4-45
4-19 Duty to use moderate speed, 4-29	Defendant's knowledge of absent party's
Frightening horses, 4–28	life, 4-46
Highway:	What defendant must prove, 4-46
Legal status of the bicycle on the high-	What prosecution must prove, 4-45
way, 4-16 Horses:	Accessories, 4-48 Admissions, 4-43
Frightening horses, 4-28	Adultery:
Introductory, 4-15	Bigamy distinguished from adultery,
Lamps, 4-29	4-35
Law of the road, 4-25; 18-582	Advice of counsel, 4-41
English rule, 4–27	Bastardy, 3-872, 873
Illustration, 4–26 Overtaking and passing, 4–28	Beyond the seas, 4-42 Canonical offense, 4-35
Qualification of rule, 4-27	Circumstantial evidence, 4–43
United States, 4-25	Cohabitation, 4-48
Leaving wheel in street, 4-25	Conflict of laws, see infra, Private interna-
Legal status of the bicycle on the highway,	tional law.
4–16 Development of the doctrine, 4–17	Constitutional laws: Acts of Congress, 4-36
Present doctrine, 4-16	Death:
License, 4-23	Absence for statutory period, 4-41, 45
Locomotive, 4–17	Conflicting presumptions of life and
Meeting other travelers, 4-25	innocence, 4-45
Municipal corporations, 4-17, 18, 20	Defendant's knowledge of absent
Occupation, business, and privilege tax, 4-31,	party's life, 4–46 What defendant must prove, 4–46
Overtaking, 4-28	What prosecution must prove, 4-45
Passing, 4-28	Belief in death of absent consort, 4-40
Property, 4-30	First husband or wife, 4-36
Riding on sidewalks, 4-30; 27-166	Presumption of death from abandon-
General rule, 4–20 Ordinances, 4–20, 21	ment, 4–38 Defenses :
Sidewalks, see infra, Riding on sidewalks.	Advice of counsel, 4-41
, ,,	
T	Bo Volume XXXI.

BIGAMY, cont'd.	BIGAMY, cont'd. Marriage, cont'd.
Defenses, cont'd. Belief in death of absent consort, see	Validity of bigamous marriage:
infra, Presumptions.	Marriage, see MARRIAGE.
Belief in legal divorce, 4-41	Mistake of law, 4-41
Divorce from first husband or wife, see	Origin, 4-35
infra, Divorce from first husband or	Place of former marriage, 4-38
wife.	Place of subsequent marriage, 4-39
Mistake of law, 4-41	Polygamy, 4-35
Religious belief, 4-41	Acts of Congress, 4-36 Presumptions:
Definition, 4-35	Absence for statutory period, 4-41, 45
Divorce: Belief in legal divorce, 4-41	Conflicting presumptions of life and
Charge of bigamy, 9-799	innocence, 4-45
Evidence, 4-45	Defendant's knowledge of absent
Divorce from first husband or wife, 4-36	party's life, 4-46
Divorce is a defense, 4-36	What defendant must prove, 4-46 What prosecution must prove, 4-45
English law as to foreign divorce, 4-37	Belief in death of absent consort, 4–40
Fraud or want of jurisdiction, 4-37 Guilty party remarrying, 4-37	Presumption of death from abandon-
When divorce must be obtained, 4-37	ment, 4-38
Duress, 4-39	Prior marriage, 4-36
Elements of the offense, 4-36	Abandonment, 4-38
Intent, see infra, Intent.	Ceremony, 4-37
Prior marriage, see infra, Prior marriage.	Conflict of laws, 4–38 Death of first husband or wife, 4–36
Subsequent marriage, see infra, Subse-	Divorce from first husband or wife, see
sequent marriage. Evidence (see infra, Presumptions; Wit-	infra, Divorce from first husband or
nesses):	wife.
Absence for statutory period, 4-45	Effect of place of prior marriage, 4-38
Conflicting presumptions of life and	Evidence, 4-42
innocence, 4-45	Former slaves, 4–38 Marriage between aunt and nephew,
Defendant's knowledge of absent	4-38
party's life, 4–46 What defendant must pro ve, 4–46	Person who solemnized marriage, 4-37
What prosecution must prove, 4-45	Presumption of death from abandon-
Divorce, 4-45	ment, 4-38
Identity, 4-47	Prior marriage must be valid, 4-37
Marriage, 4-42	Solemnization of marriage, 4-37
Admissions, 4-43	Subsisting prior marriage, 4–36 Three marriages, 4–38
Circumstantial evidence, 4-43	Validity of prior marriage, 4-37
Clergyman, 4-42	Voidable marriage, 4-38
Foreign marriages, 4–44 License, 4–42	When prior marriage valid, 4-37
Prior marriage, 4-42	Private international law:
Prior marriage proved, 4-42	Divorce, 4-37
Records, 4-42	Place of prior marriage, 4–38 Place of subsequent marriage, 4–39
Witnesses, 4-42, 45	Records, 4-42, 43, 45
Fear, 4-39	Religious belief, 4-41
Fornication: Bigamy distinguished from fornication,	Second marriage, see infra, Subsequent
13-1122	marriage.
History, 4-35	Solemnization of marriage, 4-37 Statutes (see <i>infra</i> , Presumptions), 4-35
Identity, 4-47	Acts of Congress, 4–36
Infants, 16-264	Early statutes, 4–35
Intent, 4-40	English statutes in the United States,
Advice of counsel, 4-41	4-35
Belief in death of absent consort, 4-40 Belief in legal divorce, 4-41	State statutes, 4–36
General rule, 4–40	Statutes in the United States, 4-36 Subsequent marriage, 4-38
Mistake of law, 4-41	Completion of offense, 4-39
Religious belief, 4-41	Effect of place of subsequent marriage
Libel and slander:	4-39
Charge of bigamy, 18-878	Marriage contracted through fear, 4-39
License, 4-42	Meaning of the word marries, 4-39
Limitation of actions, 4-42 Marriage (see infra, Evidence; Prior mar-	Parties incompetent, 4-39 Second marriage an essential element
riage; Subsequent marriage):	4-38
Presumption against bigamy, 19-1206,	What constitutes subsequent marriage
1207	4-39

BILLS OF CREDIT, cont'd. BIGAMY, cont'd.
United States, see infra, Polygamy. Constitutional prohibition, cont'd. Contracts, 4-63 Unlawful cohabitation, 4-48 Witnesses, 4-42, 44, 45, 46; 30-956, 968 Coupons, 4-62 Illustrations, 4-62, 63 First husband or wife, 4-46 Second husband or wife, 4-47 In general, 4-61 Municipal securities, 21-33 Power of Congress, 4-62 BIG WITH CHILD, 4-33 BIJOU, 4-49 BILAN, 4-49 Promissory note which has for its con-BILATERAL, 4-49 sideration a bill of credit, 4-62 What constitutes bills of credit, 4-62 BILGED, 4-49 BILGING, see MARINE INSURANCE. Where two or more states together issue bills of credit, 4-61 BILL, 1-575; 4-49 See STATUTES. Coupons, 4-62; 8-2 Definition, 4-61 Municipal securities, 21-33 Law, 18-570 Waybill, 30-440
BILL AND NOTE BROKERS, 4-51 BILLS OF EXCHANGE AND PROMIS-SORY NOTES, 4-65 Definition, 4-51, 961 Principal disclosed, 4-51 See ACCOMMODATION PAPER; BILLS OF LAD-ING; LIMITATION OF ACTIONS; ORDERS. Rights and liabilities, 4-51 Absconding maker or acceptor, 4-450 Undisclosed principal, 4-51 BILLA VERA, 4-54 Absolute acceptance, see infra, Qualified and BILLBOARDS: conditional acceptances. Police power, 22-924 Acceptance, 4-207 BILL DE BENE ESSE, see BILL TO TAKE Absolute acceptance, see infra, Qualified and conditional acceptances. TESTIMONY DE BENE ESSE. BILLIARDS, 4-54; 14-704, 710 See Gaming; Gaming Houses. Acceptances supra protest or for honor, 4-232 Gaming houses, 14-700 Acceptor's liability, see infra, Liability of drawee and acceptor of a bill. Nuisances, 14-701 Occupation, business, and privilege taxes, Definition, 4-207 21-810 Delivery, 4-265 Police power, 22-932 BILL IN EQUITY: General principles, 4-208 Holder's right to demand absolute ac-Premises, 22-1176 ceptance, 4-208 BILL OBLIGATORY, 4-56 Implied and constructive acceptances, BILL OF ATTAINDER, 3-248; 4-56 see infra, Implied and constructive ac-Impeachment, 15-1062
BILL OF COSTS, 4-56 ceptances. Liability, see infra, Liability of drawee BILL OF DISCOVERY, 4-57 and acceptor of a bill. BILL OF EXCEPTIONS, 4-57 Must be for the payment of money, Judge: 4-213 Settlement and signature of bills of Notice of qualified acceptance, 4-397 exceptions, 17-722 Obligation of drawee to accept, 4-469 Mandamus, see Mandamus. Parol evidence, 4-474 BILL OF HEALTH, 4-58 BILL OF INTERPLEADER, 4-58 Part acceptance, 4-228
Presentment for acceptance, see infra, BILL OF LADING, see Bills of Lading. Presentment for acceptance. BILL OF PAINS AND PENALTIES, Promise to accept, see infra, Promises to 3-248 accept. See BILL OF ATTAINDER. Qualified and conditional acceptances, BILL OF PARTICULARS, 4-58 see infra, Qualified and conditional ac-BILL OF PEACE, 4-58; 22-638 BILL OF REVIEW, 4-59 Final judgments and decrees, 13-43 ceptances. Question of law, 4-208 Redelivery, 4-212 Decrees attacked by bill of review or Revocation, 4-212 original bill for fraud, 13-32 Statute of frauds, 4-244; 29-911 BILL OF REVIVOR, 4-59 Supra protest, 4-232 BILL OF REVIVOR AND SUPPLE-Time of acceptance, see infra, Time of MENT, 4-59 acceptance. BILL OF RIGHTS, 4-59 See Constitutional Law. Verbal acceptance, see infra, Written and verbal acceptances. BILL OF SALE, see BILLS OF SALE. When the contract of acceptance is com-BILL PAYABLE, 4-60 plete, 4-212 BILL QUIA TIMET, 4-60 BILL RECEIVABLE, 4-60 Acceptance is contract of place where name written, 4-212 BILLS OF CREDIT, 4-57, 61 Necessity for redelivery to holder, See Bank Notes; Certificates of Deposit; 4-212 Redelivery unnecessary, 4-213 Revocable until redelivery, 4-212 LETTERS OF CREDIT. Bank notes, 3-772 Constitutional prohibition, 4-61 Who may accept, 4-210 Bills of bank chartered by state, 4-63 Acceptance by adopted name, 4-210 Volume XXXI.

```
BILLS OF EXCHANGE AND PROMIS-
                                                     BILLS OF EXCHANGE AND PROMIS-
    SORY NOTES, cont'd.
                                                          SORY NOTES, cont'd.
  Acceptance, cont'd.
                                                        Agency, cont'd.
    Who may accept, cont'd.
                                                            Name, cont'd.
           Acceptance by agent, 4-211
                                                                 Corporate seal, 1-1047
           Acceptance by successor of official,
                                                                 Descriptio personæ, 1-1023
                                                                 Name of principal printed on instru-
           Acceptance must be by drawee,
                                                                   ment, 1-1047
                                                                 Principal impliedly disclosed,
             4-210
           Acceptance supra protest or for
                                                                   1047
             honor, 4-232
                                                                 Signature followed by official desig-
           Alternative address, 4-211
                                                                   nation, 1-1043
           More than one acceptor, 4-211
                                                                 Signature in agent's name, 1-1044
           Where several drawees are named,
                                                                 Signature in principal's name, 1-1046
             4-211
                                                                 Undisclosed principal, 1-1046
                                                                 When agent bound, when principal
       Written and verbal acceptances (see
             infra, Written and verbal accept-
                                                                   bound, 1-1042
                                                            Notice of dishonor by agent, 4-409
Notice of dishonor to agent, 4-413
             ances):
           Statute of frauds, 4-244
  Acceptor, see infra, Liability of drawee and acceptor of a bill.
                                                            Notice to agents, 4-306
                                                            Parol appointment, 1-956
                                                            Parol evidence, 1-1052
  Accommodation paper, see Accommodation
                                                                 Action between original parties,
  Accord and satisfaction:
                                                                   1-1052
                                                                 Action by bona fide holder, 1-1054
       Part payment, 1-416, 417
  Accounts:
                                                                 Instrument not indicating principal,
       Direction to place to account, 4-137
       Giving bill or note as admission, 1-447
                                                                 Parol evidence not admissible to dis-
                                                                   charge agent, 1-1053
       Notes for balance settled, 1-459
  Actions, see infra, Holder's right of action and proof thereof.

Act of God:
                                                                 When parol evidence admissible,
                                                                   1-1052
                                                            Presentment for payment, 4-356
                                                            Restrictive indorsement, 1-1177
       Performance of conditions, 4-231
                                                            Right of action of agent where negotia-
ble instrument is indorsed in blank
  Address, 4-415
       Inaccuracies and omissions, 4-415
                                                               to agent for collection, 1-1164
       Inaccuracy immaterial where notice re-
       ceived, 4-416
Notice of dishonor, 4-415
Particularity of address required, 4-415
                                                             Right of action where paper is made
                                                               payable to agents, 1-1163
                                                             Strict interpretation, 1-1033
  Place of address, 4-415
Where address follows address designated by party, 4-416
Address of letters, 1-609
                                                             Time of giving notice of dishonor, 4-434,
                                                               435
                                                             To draw and indorse negotiable instru-
                                                               ments, 1-1032
                                                             Undisclosed principal maintaining ac-
  Admissions (see Admissions), 1-671, 718
                                                             tion, 1-1171
Waiver, 4-454
  Aged persons, 4-329
   Agency:
                                                             Wife as agent, 4-170
       Acceptance, 4-211
                                                        Aliens, see ALIENS.
       Accommodation paper, 1-1034
                                                        Allonge, 2-150; 4-259
       Agent as payee and indorser, 1-1047
                                                        Alteration of instruments, 2-190
       Authority of agent to collect or receive notes, drafts, and checks, 1-1027
                                                             Adding or removing memoranda, 4-142
       Authority of agent to indorse, 1-1030
                                                             Alteration by stranger, 2-214
                                                             Bona fide purchasers of negotiable in-
       Authority of agent to manage business
                                                               struments, 2-193
       or property and execute notes, 1-1025
Authority of agent to purchase or exe-
                                                             By promisor in note, 2-217
                                                             Consent of one of the makers, 2-209
         cute negotiable notes, 1-1022
                                                             Consent of parties, 2-206
Correction of mistakes, 2-211
       Authority strictly pursued, 1-1033
       Dealing with agent's notes as ratifica-
                                                             Fraudulent alteration, 4-332
         tion, 1-1201
                                                             Instruments fraudulently altered, 4-332
Recovery on original consideration,
       Delegation of authority, 1-979
       Delivery by agent, 4-264
                                                               2-201
       Express power, 1-1032
                                                             Right to strike out indorsements, 4-279
       Filling up indorsement, 4-272
                                                        Ambiguous instruments, 4-122
       Fraudulent diversion by agent, 4-335
                                                        Amount (see infra, Certain in amount):
       Implied power, 1-1032
                                                             Expression of amount, 4-130
       Liability of undisclosed principal, 1-1141
                                                                  Amount left blank, 4-130 "Dollars," 4-131
       Must be for benefit of principal, 1-1034
       Name, 1-1042
            Agent as payee and indorser, 1-1047
                                                                  General rule, 4-130
                                                                  Marginal figures, 4-130
            Bank officers, 1-1049
            Consideration moving to principal,
                                                                  Omission of words expressing de-
                                                                   nomination of figures, 4-131
                                                                                 Volume XXXI.
```

```
BILLS OF EXCHANGE AND PROMIS-
                                                  BILLS OF EXCHANGE AND PROMIS-
                                                       SORY NOTES, cont'd.
    SORY NOTES, cont'd.
                                                     Attorney's fees and costs of collection, cont'd.
  Amount, cont'd.
      Expression of amount, cont'd.
"Sterling," 4-131
                                                         Doctrine of non-negotiability, 4-100
                                                         Effect of stipulation, 4-98
                                                         How recoverable, 4-103
           Variance between amount in body
                                                         Not conclusive in amount, 4-102
             and margin, 4-130
      Notice of dishonor, 4-418
                                                         Public policy, 4-101
      Parol contemporaneous conditions as to
                                                         stipulation available to holder, 4-99
        amount, 4-149
                                                         Stipulation enforceable, 4-99
      Parol evidence to show mistake, 4-153
                                                         Stipulation held valid, 4-102
      Parol stipulations for additions and de-
                                                         Stipulation void, 4-99
        ductions from amount expressed,
                                                         Usurious, 4-102
                                                         Validity of stipulation, 4-101
        4-149
  Amount of acceptance:
                                                         Whether the provision for attorney's
                                                           fees affects negotiability, 4-98
      Acceptance of part, 4-228
  Amount of recovery, 4-345
                                                    Authority of parties, see infra, Parties.
                                                    Bad faith, see infra, Holder.
      Against remote parties, 4-345
      By transferee for less than face value,
                                                    Bail in civil cases:
                                                         Indorser or drawer of bill in suit as
        4-345
      Fraudulent or illegal instrument, 4-346
                                                           bail, 3-602
      Full face value recoverable, 4-346
                                                         Plaintiff taking bill of exchange from
      Immediate transferrer, 4-347
                                                           defendant, 3-636
                                                    Banknotes (see BANK NOTES), 4-107
      In case of want or failure of consider-
       ation, 4-345
                                                    Bankrupts, see Insolvency and Bank-
      Non-negotiable notes, 4-347
                                                       RUPTCY.
      Pledgee, 4-347
                                                    Banks and banking (see BANKS AND BANK-
      Want or failure of consideration does
                                                           ING):
        not limit the recovery, 4-347
                                                         Hour of presentment, 4-370, 371
Instruments negotiable at designated
  Approved paper, 2-520
  Arrival of ship, 4-85
"As per advice," 4-137
                                                           bank, 4-135
                                                         Notice to bank officer, 4-307
Notice to drawee or maker that paper
  Assignments, 2-1009, 1062
      Bill of exchange as an equitable as-
                                                         is in bank, 4-360
Presumption in favor of presence in
        signment, 2-1062
      Bill of exchange as assignment pro
                                                           bank of note or bill, 4-362
        tanto, 2-1072
                                                         Statutes as to notes payable to banks,
      Bill of exchange when accepted, 2-1062
                                                          4-132
      Bill of exchange when not accepted,
                                                    Bearer (see infra, Indorsement; Words of
        2-1062
                                                           negotiability), 3-903; 4-78
      Delivery, see infra, Negotiation and
                                                         Fictitious payee equivalent to bearer,
        assignment by delivery.
                                                           4-115
      Draft as evidence of assignment, 2-1064
                                                         Indorsement of instrument payable to
      Indorser of negotiable note not an as-
                                                           bearer, 4-478
        signor, 2-1011
                                                         Negotiation, see infra, Negotiation and
      Indorsement, 2-1009
Indorsement in the form of assignment,
                                                           assignment by delivery.
                                                     Bills of credit, see BILLS OF CREDIT.
                                                     Bill of exchange, 476
      Non-negotiable instruments, 4-479
                                                         Analogy between bills and notes, 4-79
      Separate writing without indorsement of
                                                         Non-negotiable bills, 4-80
         delivery on bill, 2-1058
                                                         Origin, 4-79
      Where a particular fund for reimburse-
                                                     Bills of lading:
        ment is designated, 2-1063
                                                         Contents, 4-513
  Assigns, see infra, Words of negotiability.
                                                     Blanks:
  At:
                                                         Indorsement in blank, see infra, Indorse-
      Drawee's name preceded by "at," 4-123
  Attachment, 4-282, 307
                                                         Instruments delivered in blank and
  Attestation, 4-138
General rule, 4-138
                                                                completed fraudulently, 4-337
                                                              Amount in excess of agreement,
      Proof by subscribing witness, 4-138
                                                               4-337
      Statutes, 4-138
                                                             Authority to fill blanks in general,
      Statutes providing longer period for suit
                                                                4-337
        on attested note, 4-138
                                                              Bona fide holder, 4-337
      When proof by subscribing witness not
                                                             Existing
                                                                        authority no
        essential, 4-138
                                                                against bona fide holder, 4-337
  Where maker signs by mark, 4-138
Attorney and client, see Attorney and
                                                             Filling interest blank, 4-338
                                                              Holder with notice, 4-338
    CLIENT.
                                                             Illustrations, 4-338
Signature on blank paper, 4-339
  Attorney's fees and costs of collection, 4-98
```

Negotiation, see infra, Negotiation and

assignment by delivery.

Agreement for penalty, 4-101

Argument against negotiability, 4-101

Argument for negotiability, 4-100

Bills of Exchange BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Blanks, cont'd. Right of action on note indorsed in blank, 4-342 Bohemian oats and Red Lion wheat notes, 4-192 Bona fide holder (see infra, Fraud; Holder): Drunkards, 4-165. Lunatic's paper, 4-164 Maker estopped to deny fictitious character of payee, 4-117 Bona fide purchasers, see infra, Holder; see Purchasers for Value and Without Bought and sold notes, see Bought and SOLD NOTES. Brokers, see BILL AND NOTE BROKERS. Building and loan associations: Buying and selling commercial paper, 4-1016 Executing commercial paper, 4-1024 Officers, 4-1016 Burden of proof (see infra, Presumptions in holder's favor and burden of proof): Consideration, 4–200 Existence of other paper to which

notice of dishonor might apply, 4-420 Knowledge of laches, 4-465 Performance of conditions, 4-232 Unstamped instrument, 4-161 Business hours, 5-77 Canada, 10-87

Cancellation, 4-503 Discharge, 4-503 Mistake, 4-504

Cancellation of indorsement, 4-280 Capacity of parties, see infra, Parties. Cash, 5-759

Certain in amount, 4-95

Amount as interest on definite sum, 4-95 Amount expressed by reference to bill for merchandise, 4-95 Attorney's fees, 4-98 Capability of being ascertained, 4-95

Costs of collection, 4-98 Exchange, 4-96

General principles, 4-95

Increase of interest after maturity, 4-98 Memorandum rendering certain, 4-95

Payable with exchange, 4-96

Provision for exchange without more, 4-97

Stipulation for definite attorney's fees, 4-102

Stipulation for exchange destroys negotiability, 4-96

Sum certain plus indefinite charges, 4-96 Sum indefinite, 4-96

Certain in time, 4-90

After marriage or majority, 4-91 Bills payable when in funds, 4-91 Contingency as to time, 4-91 Event which must happen sooner or later, 4-92

Expressions interpreted to mean reasonable time, 4-92

General principles, 4-90 Happening of uncertain event, 4-91 Note payable at or after death, 4-92

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Certain in time, cont'd.

Notes payable at day certain or on happening of some event, 4-93 Notes payable in instalments, 4-90

Payment by instalments, 4-94 Payment ultimately certain, 4-92 Provisions which may extend time,

4-94 When in funds from certain source,

4-91 When maker may extend time indefinitely, 4-91

Whole amount due on failure of interest,

Whole amount to be due on failure of instalment, 4-94

Certainty of parties, 4-108 Certainty of payment, 4-84

Ambiguous reference to agreement, 4-86 Amount, see infra, Certain in amount. Bill must carry whole credit of drawer, 4-84

Bills or notes must be such at inception, 4-84

Certain in amount, see infra, Certain in amount.

Certain in fact, 4-84

Certain in time, see infra, Certain in time.

Collateral security, 4-85

Conditional instruments as contracts, 4-84

Conditional promises, 4-84 Contingent instruments, 4-85

Expression of condition necessarily implied, 4-86

Illustrations of notes payable upon condition, 4-85

Illustrations of notes to be void upon condition, 4-85

In general, 4-84

Instrument subject to conditions of another agreement, 4-86

No contingency other than failure of credit allowed, 4-84

On arrival of ship, 4-85 Particular fund, 4-87

Drafts on

account of particular funds, 4-87 General rule, 4-87

Illustrations, 4-87

Order to pay over certain funds. 4-88

Words which refer to whole estate of maker, 4-88

Reference to method of reimbursement or payment, 4-88

Method of drawee's reimbursement or payment, 4-88

Source of maker's expected means of payment indicated, 4-89 Test, 4-89

Statement of consideration, 4-89 Executory consideration, 4-90

Note conditioned upon realization of executory consideration, 4-90 Whether statement of consideration affects negotiability, 4-89

Time, see infra, Certain in time.

BILLS OF EXCHANGE AND PROMIS-

Conditional delivery, 4-204

Instrument delivered conditionally and

fraudulently circulated, 4-335

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. SORY NOTES, cont'd. Certificates of deposit, see CERTIFICATES OF Conditional delivery, cont'd. Parol evidence, 4-487 DEPOSIT. Conditional indorsement, see infra, Indorse-Certificates of protest, see infra, Protest. Checks, see CHECKS. ment. Conditional sales: Choses in action, 6-4, 5 City, see infra, Foreign bills. Payment by note, 6-456 Conditions, see infra, Certainty of payment: Clauses, see infra, Orderly parts and special Contingency; Qualified and conditional acceptances; Separate written and oral clauses in bills and notes. Clearing house, see Clearing House. Collateral agreements, 4-124 agreements. Confession of judgment: Ancillary provisions as to payment, Whether authority to confess judgment 4-126 affects negotiability, 4-126 Authority to confess judgment, 4-126 Conflict of laws, see PRIVATE INTERNATIONAL Deposit of security, 4-127 General principles, 4-124 Instruments encumbered with collateral Consideration (see infro, Debt), 4-135, 186 Amount of recovery, see infra, Amount stipulations, 4-124 of recovery, Memorandum of collateral agreement, Becoming surety or guarantor after delivery of note, 6-693 Multiplication of independent provisions, Burden of proof, 4-200, 325; 6-763 Cancellation or surrender of note of Note given as set-off, 4-125 Notes for -chattels - vendor retaining third person, 4-188 Collateral for pre-existing debt, see infra, title, 4-127 Power of sale at maturity, 4-127 Provision by which note may be de-Collateral for pre-existing debt. Conditional instruments, 4-84 clared due before maturity, 4-127 Debts barred by statute of limitations, Waiver of exemptions, 4-126 4-189 Debts discharged by bankruptcy, 4-189 Waiver of valuation laws, 4-126 Collateral for contemporaneously contracted Delivery, 4-194 debt, 4-289 Donor's own note a mere promise, Bill or note of third person, 4-290 4-194 Bona fide holder, 4-289 Effect of signing or indorsing after nego-In general, 4-289 tiation, 4-186 Entire want of consideration, 4-193 Collateral for pre-existing debt, 4-290 Debt of third person, 4-297 New consideration at time of transfer, Exchange of promissory notes, 6-728 Executory consideration, 4-90 4-296 Extension of time, 4-188 Extension of time upon debt as a con-Pre-existing debt a valuable considerasideration for, 6-746 Failure of consideration, 4-193 tion, 4-290 Right of holder against subsequent at-Forbearance, 4-188 Gifts of bills and notes, 4-194 taching creditor of payee, 4-295 Where some new and valuable consid-Good considerations, 4-189
Illegal, immoral, and fraudulent considerations eration passes, 4-295 Where the holder is holder for value, 4-290 Collateral security, see infra, Pledge and col-. erations, see infra, Illegal, immoral, lateral security. and fraudulent considerations. Collections (see BANKS AND BANKING; see infra, Attorney's fees and costs of col-Illustrations, 4-188 Inadequacy of consideration, 4-189 lection): Instrument need not express considera-Notice of dishonor by agents for collection, 4-135 Irregular indorser, 6-687 tion, 4-410 Liability upon bills and notes as con-Parol evidence to show that indorsement was for collection, 4-487 sideration, 6-709 Restrictive indorsement, 4-274
Time of giving notice of dishonor, 4-434, Meaning of phrase "value received," 4-136 Missouri statute, 4-136 435 Commission merchants, see Factors or Com-Moral considerations, 4-189 MISSION MERCHANTS. Natural love and affection, 4-189 Competency of party to negotiable instru-ment to impeach its validity, see Wit-Necessity of consideration, 4-186 Nominal consideration as evidence of NESSES. bad faith, 4-302 Non-negotiable notes import a consider-Compromise: Compromise of suits and claims as conation, 4-80 sideration, 4-188 Note conditioned upon realization of Conditional acceptance, see infra, Qualified executory consideration, 4-90 Notice, 4-305 Notice of dishonor to fix liability of and conditional acceptances.

186

person not party to paper, but liable

on the consideration, 4-408

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Consideration, cont'd. Overdue paper, 4-314 Parol agreement that note should be conditioned on return or failure of consideration, 4-148 Parol evidence, 4-199 Parol evidence of consideration, 6-765

Partial failure, 4-195 Partial failure of consideration as a defense to bills and notes, 6-791 Breach of warranty, 6-793, 794 English rule as to unliquidated

damages, 6-791 Fraud in sale, 6-792 Liquidated damages, 6-791 Partial failure of title, 6-792 Partial failure of title to land, 6-793

Rule in the United States, 6-792 Partial want, 4-195

Patent-right notes, 4-136 Presumption, 4-186; 6-762

Production of prima facie evidence of consideration, 6-763

Proof of want or failure of consideration, 4-325

Restrictive indorsement, 4-273

Services, 4-188 Stamps, 4-162

Sufficiency of consideration, 4-188

Total failure, 4-195 Total want of consideration, 4-193

Waiver, 4-457

Want of consideration, 4-193

Warranty against illegal consideration,

When want or failure of consideration may be shown, 4-196

Acceptance after transfer, 4-199 Between drawer and acceptor, 4-

Between immediate parties, 4-196 Between indorsee and immediate

indorser, 4-197 Between payee and maker, 4-197 Consideration given by intermediate

party, 4-198 Consideration may not be inquired into hetween remote parties,

4-198 Fraud upon acceptor does not affect rights of payee, 4-199

Original parties, 4-196

Payee and acceptor remote parties, 4-199

Proof of real relation of parties, 4-197

Remote parties, 4-198

Remote party who has notice, 4-108

Whether statement of consideration affects negotiability, 4-89

Conspiracy:

Fraudulently combining to procure the acceptance of a bill of exchange, 6-855

Constitutional law:

Patent-right notes, 4-137 Stamp acts, 4-160

Construction, see infra, Interpretation.

```
BILLS OF EXCHANGE AND PROMIS-
   SORY NOTES, cont'd.
```

Constructive acceptances, see infra, Implied and constructive acceptances.

Contemporaneous agreements, see infra, Liability of drawer and indorsers.

Contemporary writings, see infra, Separate written and oral agreements.

Contingency (see infra, Separate written and oral agreements):

Memorandum introducing contingency, 4-141

Parol contemporary agreement that payment should be contingent, 4-147

Contracts, see infra, Acceptance, Contracts evidenced by bill or note, 4-81

Capacity and authority of parties, see infra, Parties.

Consideration, see infra, Consideration. Execution of the instruments, see infra, Execution of the instrument.

Formal essentials, see infra, Formal essentials.

Memoranda on bills or notes, see infra, Memoranda on bills and notes.

Order or promise and special clauses in bills and notes, see infra, Order or promise; Orderly parts and special clauses in bills and notes.

Separate writing and oral agreements. see infra, Separate writings and oral agreements.

Sets of foreign hills, 4-155 Stamps, see infra, Stamps. Contribution and exoneration, 7-359

Corporations, see Corporations; see infra, Ultra vires.

Costs, 4-348
Costs of collection, see infra, Attorney's fees and costs of collection.

Counterfeiting, 7-881

Counties:

Capacity to take bonds, notes, etc., by assignment, 7-934

County commissioners, 7-991

Coupled with collateral agreements, sec infra, Collateral agreements.

Coupons, see Coupons.

Cross-bills or notes, see ACCOMMODATION PAPER.

Currency, 4-106

Currency and current funds distinguished, 4-107

Damages, 4-348

Charges, 4-348 Costs, 4-348

Interest, 4-348

Measure of damages arising from drawer's failure to accept, 4-470

Protest charges, 4-348

Re-exchange, see Exchange or Re-ex-CHANGE.

Date (see infra, Certain in time), 4-128 Acceptance, 4-215

Antedated, 4-129

Bills and notes presumed to be made on day of date, 8-731

Date not essential to validity, 8-728 Expression of date of making, 4-128

How far expressed date conclusive. 4-128 Indorsement, 4-281

BILLS OF EXCHANGE AND PROMIS-

Indorsement, see infra, Indorsement.

Incomplete instrument, 4-331

Instruments never delivered, 4-330

SORY NOTES, cont'd.

Delivery, cont'd.

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Date, cont'd. Instrument dated on Sunday, 4-129 May be antedated or postdated, 8-728 Not essential, 4-128 Notice of dishonor, 4-415 Parol evidence, 4-153 Position of date on paper, 4-128 Postdated, 4-129 Presumptions, 4-215 Bills and notes presumed to be made on day of date, 8-731 Indorsement without date, 8-731 Presumptions of transference at date, 4-319 Where no date is expressed, 4-128 Days of grace, see Days of Grace. Death: Death of maker or acceptor as excuse for demand and notice, 4-468 Note payable at or after death, 4-92 Notice of dishonor where holder is dead, 4-409 Notice of dishonor where party to be notified is dead, 4-410 Death of drawer, 4-209 Liability of acceptor, 4-474 Obligation to accept, 4-470 Debentures, see DEBENTURES. Debt: Collateral for contemporaneously contracted debt, 4-289 Collateral for pre-existing debt, see infra, Collateral for pre-existing debt. Payment of contemporaneously contracted debt, 4-284 Payment of pre-existing debt, see infra, Payment of pre-existing debt. Declarations: Waiver, 4-454 Defenses, see infra, Overdue paper. Definition, 4-76 Bill of exchange, 4-76 Conditional acceptances, 4-224 Negotiability, 4-77 Promissory note, 4-77 Qualified acceptances, 4-224 Del credere agency:

Worthless bill of exchange, 9-187, 188

Bill negotiated to person other than

Bills and notes executed or delivered on

Conditional delivery to promisee.

Delivery upon condition is effectual,

Note invalid until condition hap-

Notes given by surety to maker to

obtain additional security, 4-206

Formal delivery in escrow, 4-204

Essential to validity of bill or note,

Delivery, 4-201

payee, 4-202

Sunday, 4-203

4-205

4-204

Illustrations, 4-203

pens, 4-205

Execution includes, 4-200

Inchoate bill or note, 4-207

Conditional delivery, 4-204

Negligence, 4-332 View that a bona fide holder may recover, 4-330 Lex loci contractus, 4-204. Liability of transferrer by delivery, see infra, Liability of transferrer by delivery. Meaning of delivery, 4-202 Negotiation and assignment by delivery, see NEGOTIATION AND ASSIGNMENT BY DELIVERY. Parol evidence to show time, 4-204 Partnership note, 4~204 Presumption as to place of delivery, 4-204 Proof of intent, 4-202 Revocable until delivery, 4-201 Takes effect after delivery, 4-203 What is sufficient delivery, 4-202 Demand (see infra, Presentment for payment): Contracts to pay in specific articles, 9-201, 202 Liability for failure to make demands, 21-573 Maturity of paper payable at sight or on demand, 4-248 Demand bills and notes: Days of grace, 4-368 Presentment for acceptance, 4-348 Presentment for payment, 4-354 Time of presentment for payment, 4-363, 364 Time of presentment for payment of sight draft, 4-365 When right of action accrues, 4-343 Destruction of bill, see infra, Implied and constructive acceptances. Diligence required of holder, 4-348 Excuses for want of presentment, protest, and notice, see infra, Excuses for want of presentment, protest, and notice. Notice of dishonor, see infra, Notice of dishonor. Presentment for acceptance, see infra, Presentment for acceptance. Presentment for payment, see infra, Presentment for payment. Protest, see infra, Protest.

Discharge (see infra, Payment), 4-495

Discharge of indorsers as sureties, 4-505 Discharge of parties to a bill or note, 4-495 Joint parties, 4-506 Merger, 4-504 Nature and method of discharge, 4-495 Operation of law, 4-504 Disclosure: Nondisclosure in negotiating commercial paper, 14~78 Discount:

Crediting depositor with proceeds of dis-

counted paper, 4-298

Estoppel:

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Dishonor: Notice of dishonor, see infra, Notice of dishonor. Protest as evidence, 4-388 Dollars, 4-131; 10-2 Dominion of Canada, 10-87 Draft, 10-218 Drawee (see infra, Drawer and drawee same person; Liability of drawee and acceptor of a bill): Acceptance, see infra, Acceptance. Accepted bill without drawee, 4-111 Bill of exchange without drawee, 4-83 Direction to drawee, 4-111 Alternative designation, 4-112 "At" for "to" before drawee's name, 4-112 Descriptive designation, 4-112 General rule, 4-111 Parol evidence, 4-112
Drawee and payee same person, 4-122
Drawee's name preceded by "at," 4-123 Drawing without having effects in hands of drawee, see infra, Excuses for want of presentment, protest, and notice. Necessity of drawee, 4-111 Drawer (see infra, Drawer and drawee same person; Drawer or maker and payee same person; Liability of drawer and indorsers): Signature of drawer, see infro, Signature of drawer or maker. Drawer and drawee same person, 4-119 Instrument drawn by officer on corporation, 4-119 May be treated as bill, 4-119 May be treated as note, 4-119 Drawer or maker and payee same person, Bills of exchange, 4-120 Indorsed note of firm to partner, 4-122 Indorsed note payable to maker, 4-120 Indorsement in blank, 4-120 Notes by A to A and B, and vice versa, 4-121 Notes by firm to partner, or corporation to officer, 4-121 Promissory notes, 4-120 Drawing without having effects in hands of drawee, see infra, Excuses for want of presentment, protest, and notice. Drunkenness, see Intoxication. Duebill, 10-309 Due course of trade, see infra, Holder. Duress, 4-334 Between immediate parties, 4-334 Between remote parties, 4-334 Burden of proof, 4-322 Rights of bona fide purchaser, 10-335 Earmarks: Memoranda, 4-142 Effects, 10-451, 452 Equitable mortgages: Indorsement on notes, 11-124 Equities, see infra, Overdue paper. Escrow, 4-204 Instruments circulated fraudulently,

Acceptor for honor supra protest, 4-475

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. Estoppel, cont'd. Maker estopped to deny fictitious character of payee, 4-117 Married women, 4-172 Evidence (see *infra*, Holder's right of action and proof thereof; Presumptions in holder's favor and burden of proof; Stamps): Postmark, 4-432 Protest as evidence, see infra, Protest. Excepted for accepted, 4-216 Exchange (see Exchange and Re-exchange; see infra, Bill of exchange): Stipulation for exchange destroys negotiability, 4-96 Excuses for want of presentment, protest, and notice (see infra, Waiver): Absconding in case of paper payable at specified place, 4-451 Absconding maker or acceptor, 4-450 Appointment of drawer or indorser as acceptor's or maker's personal representative, 4-450 Bankruptcy or insolvency of acceptor or maker, 4-468 Circumstances inoperative as excuses, 4-467 Death of maker or acceptor, 4-468 Drawing without having effects in hands of drawee, 4-444 Acceptance as evidence of reasonable expectation, 4-445 Bills of drawer previously honored without regard to state of accounts, 4-446 Burden of proof as to existence of effects or reasonable expectation of payment, 4-446 Funds in hands of drawee less than amount of bill, 4-445 Indorser of bill, 4-444 Running account between drawer and drawee, 4-445 Time when ground of expectation of payment must exist, 4-446 Want of notice excused by want of effects in hands of drawee, 4-444 Want of presentment excused by want of effects in hands of drawee, Where drawer has reasonable expectation that bill will be honored, 4-445 Withdrawing funds from hands of drawee, 4-444 Identity of drawer and drawee, 4-449 Inability of holder to make presentment or give notice, 4-451 Due diligence, 4-452 Where paper is transferred too near maturity, 4-453 Where place for presentment or notice cannot be found, 4-451 Where place for presentment or notice is closed, 4-452 Where specified place of payment has ceased to exist, 4-453 Insolvency, 4-468 Loss or destruction of paper, 4-468 Parties occupying double relation, 4-449 Volume XXXI.

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Excuses for want of presentment, protest,

and notice, cont'd.

Prejudice to drawer or indorser, 4-467 Receiving funds or assets of acceptor or maker, 4-447

Adequacy of security immaterial, 4-448

General assignment of maker's property, 4-448

Receiving security without agreement to assume primary liability,

Security consisting of acceptor's or maker's entire property, 4-448 Taking mortgage on maker's entire property by indorser, 4-448

Where by agreement the drawer or indorser assumes primary liability, 4-447

Removal in case of paper payable at specified place, 4-451

Removal of maker or acceptor into another jurisdiction, 4-450

Removal to new residence within same jurisdiction, 4-451

Securities in hands of drawer, 4-447

Temporary absence, 4-451 Time of giving notice of dishonor,

4-430 Excuses or delay, 4-436 Inability to find party to be notified,

Prevalence of malignant disease,

4-437 Prevalence of war, 4-437

Transfer of invalid paper, 4-447 Want of prejudice to drawer or indorser, 4-467

Where drawer or indorser and drawee or maker are partners, 4-449

Execution, 4-282; 11-623

Execution of the instrument, 4-200

Delivery, see infra, Delivery. Execution includes signing and delivery, 4-200

In general, 4-200

Proof of execution, 4-345 Signing, see infra, Signing.

Executors and administrators, see Execu-TORS AND ADMINISTRATORS.

Exemptions from execution, 4-126; 12-148

Note given for labor, 12-177 Notes for purchase money, 12-176

Extension of time:

Waiver of demand and notice, 4-462 Extension of time as consideration, 4-188 Extinguishment, see infra, Discharge; Payment.

Extortion:

Receiving promissory note for illegal fees, 12-583

Factors or commission merchants, see Fac-TORS OR COMMISSION MERCHANTS.

Failure of consideration, see infra, Consid-

False representations, see FRAUD AND DE-CEIT.

Fictitious payee, 4-115

Estoppel in favor of bona fide holder, 4-117

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Fictitious payee, cont'd.

Fictitious payee equivalent to bearer,

4-115

General rule, 4-115 Intention and knowledge control, 4-116 Name of real person, 4-116

Test as to fictitious character of payec 4-116

Filling blanks, 4-130

Authority to fill blanks, 4-337

Bona fide holder, 4-337 Filling interest blanks, 4-338

Holder with notice, 4-338 Instruments delivered in blank and completed fraudulently, 4-337 Signature on blank paper, 4-339

Fire insurance:

Insurable interest of indorsers, 13-150

Fixed, 13-592

Forbearance:

Request for forbearance as waiver of demand and notice, 4-463

Foreign bills (see infra, Inland bills; Sets of foreign bills), 4-78

Bill dated at a foreign city, 4-79

Bills drawn in one state and payable in another, 4-78

In general, 4-78 Note maker and indorser in different states, 4-79

Testimony to prove a bill an inland bill, 4-79

Foreign corporations:

Rights of innocent third parties who have purchased notes given to noncomplying company, 13-881

Foreign executors and administrators:

Actions by foreign executors and administrators, 13-952

Power to transfer choses in action, 13-952

Forgery, see Forgery. Formal essentials, 4-81

In general, 4-81

Order or promise, see infra, Order or promise.

Parties, see infra, Parties to bills and

Payment, see infra, Certainty of payment; Medium of payment.

Writing, see infra, Writing.

Formal omissions, 4-139
Fraud (see Fraud And Deceit; see infra, Duress; Misappropriation and breach of trust):

Damages:

Procuring execution of note, 14-187

Sale of note, 14-187 False assumption of authority to accept

bill, 14-151

False representations as to solvency of maker, 14-146

Fraud as a personal defense, 4-325 Between remote parties fraud is

not a defense, 4-325 Fraud upon payee, 4-326 Holder with notice, 4-326

Innocent payee may recover from surety, 4-326

BILLS OF EXCHANGE AND PROMIS-

```
BILLS OF EXCHANGE AND PROMIS-
    SORY NOTES, cont'd.
  Fraud, cont'd.
      Fraud upon acceptor does not affect
the rights of payee, 4-199
Instruments delivered conditionally and
         circulated fraudulently, 4-335
      Instruments delivered in blank and com-
             pleted fraudulently, 4-337
           Amount in excess of agreement,
           Authority to fill blanks in general,
             4-337
           Bona fide holder, 4-337
           Existing authority no defense
             against bona fide holder, 4-337
           Filling interest blank, 4-338
           Holder with notice, 4-338
           Illustrations, 4-338
Signature on blank paper, 4-339
      Instruments fraudulently altered, 4-332
           Drawing paper so as to facilitate
             alteration, 4-333
           Effect of drawer's negligence, 4-332
           General rule, 4-332
           Part of instrument easily detached,
             4-333
      Instruments procured by deceit and
           misrepresentation, 4-326
Aged, ignorant, and illiterate per-
             sons, 4-329
           Defendant liable whether negligent
           or not, 4-327
Failure to call on bystanders, 4-329
           Failure to read or have read, 4-328
           General rule, 4-326
           Misrepresentation as a defense,
             4-327
           Negligence in signing, 4-327
           Negligence not superinduced by
             fraud, 4-328
           Statute, 4-329
           What amounts to negligence, 4-328
           When held a defense against a
             bona fide holder, 4-326
      Non-disclosure in negotiating commer-
        cial paper, 14-78
      Overdue paper, 4-314
      Presumptions in holder's favor and bur-
        den of proof, see infra, Presumptions in holder's favor and burden of
        proof.
      Showing that indorsers are insolvent
        14-146
  Fraudulent considerations, see infra, Illegal,
    immoral, and fraudulent considerations.
  Fraudulent sales and conveyances:
      Note of insolvent debtor, 4-193
      Indorsement in full, see infra, Indorse-
  Funds (see infra, Certainty of payment):
      Bills payable when in funds, 4-9r
      When in funds, 4-229, 230
  Funds of drawer in acceptor's hands:
      Admissions by acceptance, 4-473
      Excuses for want of presentment, pro-
        test, or notice, 4-444
 Futures, 4-190
```

Gambling contracts (see Gambling Con-

TRACTS), 4-190

```
SORY NOTES, cont'd.
Garnishment, see GARNISHMENT.
Gifts, see GIFTS.
Good faith, see infra, Holder.
Good note, 14-1077
Guaranty:
    Guarantor's right of waiver, 4-454
    Guaranty by payee, 14-1158
    Guaranty by third person, 14-1158
    Guaranty indorsed on note, 14-1158
    Guaranty of notes by a separate instru-
    ment, 14-1157
Indorsement in blank, 4-268, 270
    Indorsement in the form of guaranty,
      4-479
    Indorsement of non-negotiable instru-
     ments, 4-479
    Irregular indorser liable as guarantor,
    Necessity of presentment for payment as
      against guarantor, 4-354
    Negotiability, 14-1157
    Notice of dishonor to fix liability of
      guarantor, 4-404
    Rule that transferee cannot sue in his
      own name, 14-1158
    Rule that transferee may hold in his
      own name, 14-1158
Guardian and ward, see GUARDIAN AND
  WARD.
Habitual drunkards, 4-165
Holder (see Purchasers for Value and
      WITHOUT NOTICE; see infra, Bona
      fide holder), 4-78, 282; 15-509
    Amount of recovery, see infra, Amount
      of recovery.
    Bona fides, 4-299
        Circumstances indicating bad faith,
          4-302
        Circumstances of suspicion, 4-299
        Consideration, 4-302
        Good faith the original criterion,
          4-299
        Gross negligence, 4-300
        In general, 4-299
        Lord Tenterden's rule, 4-299
        Nominal consideration as evidence
          of mala fides, 4-302
        Rule of American courts, 4-300
        Suspicion, 4-300
    Damages, see infra, Damages.
    Definition, 4-282
    Due course of trade, 4-310
        In general, 4-310
        Purchase from acceptor, maker, or
          drawer, 4-312
        Transfer by operation of law, 4-311
        Transfer without delivery, 4-310
        Transfer without indorsement, 4-311
        What transactions within rule,
          4-310
    Duress, 4-334
    Forged paper, 4-334
    Fraud, see infra, Fraud.
    Holder in due course, 4-282
        Necessity of value, 4-283
        Value at any time given for the
          paper, 4-284
        What constitutes holder in due
          course, 4-282
```

Bills of Exchange BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Holder, cant'd. Holder's right of action and proof thereof, see infra, Holder's right of action and proof thereof. Holder's right to demand absolute acceptance, 4-208 Instruments never delivered, 4-330 Incomplete instruments, 4-331 Negligence, 4-332 View that a bona fide holder may recover, 4-330 Liability of transferrer by delivery, see infro, Liability of transferrer by de-Misappropriation and breach of trust, see infra, Misappropriation and breach of trust. Notice, 4-302 Attachment, 4-307 Consideration, 4-305 Constructive indorsement, 4-304 Constructive notice, 4-304 Executory consideration, 4-305 Express notice, 4-303 Extrinsic facts as notice, 4-306 Form of indorsement as notice, 4-304 Fraud, illegality, and defect of title, 4-302 Holder with notice, 4-326 Implied notice, 4-304 Indorsement as notice, 4-304 Indorsement by trustee, syndic, or guardian, 4-305 Lis pendens, 4-307 Means knowledge, 4-303 Notice defined, 4-303 Notice equivalent to knowledge, 4-303 Notice implied from face of paper, Notice must be confined to time of

transaction or recently received, 4-309 Notice need not particularize the defect, 4-303 Notice of dishonor, 4-302 Notice to agent, 4-306 Notice to bank officer, 4-307 Notice to partner, 4-307 Overdue interest, 4-305 Part payment before notice, 4-310 Public records, 4-307 Purchaser with notice from holder in due course, 4-308 Records, 4-307 Refrainment by holder to make inquiry, 4-308 Subrogation, 4-308 Time of notice, 4-309 Poper transferred overdue, see infra, Overdue paper.

in holder's favor and burden of proof. Qualified and conditional acceptances,

Presumption in holder's favor and bur-

den of proof, see infra, Presumption

4-208 Renewal bill or note, 4-339 BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd.

Holder, cont'd.

Rights of holder where instrument is ambiguous, 4-122

Value, 4-283

Accommodation paper, 4-299

Collateral for contemporaneously

contracted debt, 4-289

Collateral for pre-existing debt, see infra, Collateral for pre-existing

Crediting depositor with proceeds of

discounted paper, 4-298 Necessity of value, 4-283

Nominal payment and collateral security distinguished, 4-297

Payment of contemporaneously contracted debt, 4-284

Payment of pre-existing debt, see infra, Payment of pre-existing debt.

Value at any time given for the paper, 4-284

What constitutes a holder in due course, 4-282

Bona fides, 4-299

Crediting depositor with proceeds of discounted paper, 4-298 Due course of trade, 4-310

In general, 4-282

Notice, 4-302 Value, 4-283

What is meant by holder generally, 4-282 Holder's right of action and proof thereof, 4-342

Amount of recovery, see infra, Amount of recovery.

Damages, see infra. Damages. Proof of cause of action, 4-344

Execution, 4-345 Identity of parties, 4-345

Indorsement, 4-345 Parties as witnesses, 4-345

Production of instrument, 4-344 Signature of maker or acceptor, 4-345

Rights of action, 4-342 Against whom a action may brought, 4-343

Bill or note payable after demand, 4-343

Immediate right of action on de-

mand bill or note, 4-343 Note or bill payable to bearer or in-

dorsed in blank, 4-342

Note or hill especially payable, 4-342

On day due or next day, 4-344 When bill not accepted, 4-343

When right of action accrues, 4-343

Who may bring action, 4-342 Halidays, see infra, Legal holidays. Homestead:

Provision for waiver of homestead, 4-126 Honor, see infra, Supra protest. Husband and wife, see Husband and Wife.

Identity of parties, 4-345

Drawee and payee same person (see infra, Drawer and drawee same person), 4-122, 449

BILLS OF EXCHANGE AND PROMIS-BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. SORY NOTES, cont'd. Identity of parties, cont'd. Indorsee, 4-78 Indorsement (see Suretyship; see infra. Drawer or maker and payee same per-Waiver), 4-256 son, see infra, Drawer or maker and payee same person. Allonge, 4-259 Presumption against identity, 4-118 Assignments, 2-1009 Illegal, immoral, and fraudulent considera-Indorsements in the form of, 4-479 tions, 4-189 Bearer, 4-257 Cancellation, 4-279, 280 Commercial law, 4-256 Bobemian oats and Red Lion wheat notes, 4-192 Compounding felonies, 4-191 Conditional indorsement, 4-277 In general, 4-277 Considerations against public policy, Negotiability, 4-278 Fraudulent considerations, 4-193 Notes delivered in violation of Fraud upon creditors, 4-193 authority, 4-336 Gaming, 4-190, 193 Illegality avoiding instruments between immediate parties, 4-189 Constructive indorsement: Notice, 4-304 Contract of indorsement considered: Illegality rendering instrument abso-Indorsement considered as a writlutely void, 4-192 Illegal sale of liquors, 4-191 ten contract, 4-485 Definition of indorsement, 4-256 Delivery (see infra, Negotiation and Immoral consideration, 4-193 assignment by delivery), 4-263 Negotiable paper for contracts in aid Acceptance, 4-265 Conditional delivery, 4-265 of rebellion, 4-191 Note of insolvent debtor, 4-193 Partial illegality, 4-192 Presumptions in holder's favor and bur-Delivery by agent, 4-264: Delivery necessary to complete den of proof, see infra, Presumptions indorsement, 4-263 in holder's favor and burden of proof. Executor or executrix, 4-265 Repayment of money embezzled or What is sufficient delivery, 4-264 stolen, 4-191 Distinguished from suretyship, 4-478 Essentials, 4-258 Following the tenor of the instrument, Statutory illegalities, 4-190 Usury, 4-190, 193 Wagers, 4-190 4-259 Illiterate persons, 4-329 Forged indorsement, 4-117 Formal essentials, 4-258 Form of contract of indorsement, 4-258 Implied and constructive acceptances, 4-219 Course of dealings between the parties, Indemnity contracts, 4-482 Effect of drawee's discounting bill, 4-223 Indorsee, 4-257, 263 Indorsement considered as a transfer of Effect of retention of bill by drawee, title, 4-481 4-220 Explaining retention of bill, 4-221 Indorsement in blank, 4-266 Illustrations, 4-219 Agent filling up indorsement, 4-272 Collateral security, 4-267 In general, 4-219 Definition, 4-266 Notice by holder that retention regarded Effect, 4-267 as acceptance, 4-222 Filling up indorsement after death Part payment or payment as acceptance, of indorsee, 4-272 4-224 Period of retention, 4-223 Filling up indorsement at trial, Refusal to return or wilful destruction 4-271 of bill, 4-222 Guaranty, 4-268, 270 Holder cannot enlarge liability of Period of retention, 4-223 indorser, 4-270 Statutes contemplate only tortious Holder may fill up blank indorseacts, 4-222 ment with indorsement in full, Statutes providing for retention only, 4-222 Indorsement in full, 4-268, 269 Statutory provisions, 4-222 Retention for conditional acceptance, Indorsement may be filled up with any consistent contract, 4-268 4-221 Non-negotiable notes, 4-271 Retention in connection with statement Right of action, 4-342 of drawee, 4-221 Retention of bill, 4-220, 222 Right to fill up indorsement, 4-268 Retention of funds or property against Right to sue, 4-267 Time of filling up indorsement. which bill is drawn, 4-223 What sufficient generally, 4-219 Writing on bill an order upon third Transfer of legal title, 4-267 Who may fill up indorsement, 4-272 person to pay it, 4-223 Indorsement in full, 4-266 Implied warranties, 15-1241 Blank indorsement, 4-268, 269 In, 16-124 Definition, 4-266 Inadequacy of consideration, 4-189 Effect, 4-266

Indemnity contracts, 4-482

BILLS OF EXCHANGE AND PROMIS-BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Indorsement, cont'd. Indorsement in full, cont'd. Examples, 4-266 Use of the words "or order" not essential, 4-266 Indorsement must be by legal holder, Indorsement on face of instrument, Indorsement properly on back of instrument, 4-259 Indorsement to prior indorser, 4-263 Indorser, 4-257, 261 Indorser of negotiable paper in assignor, 2-1011 Indorsers as creditors, 8-244 Infants, 4-167 Instruments payable to bearer, 4-257 Instruments payable to order, 4-257 Irregular indorsement, 4-278, 488 Joint payees, 4-262 Liability of drawer and indorsers, see infra, Liability of drawer and indorsers. Mark, 4-261 Name, 4-260, 261 Negotiation and assignment by de→ livery, see infra, Negotiation and assignment by delivery. Non-negotiable instruments, 4-258 No particular words essential to indorsement, 4-260 Notice, 4-304 Order, 4-257 Parol evidence, see infra, Liability of drawer and indorsers. Partial indorsement, 2-278 Illustrations, 4-278 Indorsement must transfer whole interest, 4-278 Joint indorsees, 4-278 Parties to indorsement, 4-261 Pencil, 4-258 Position of indorsement, 4-259 Proof of indorsement, 4-345 Properly applicable only to negotiable instruments, 4-256 Qualified indorsement, 4-276 Definition, 4-276 Effect on negotiability, 4-276 Indorsement enlarging liability. Indorsement transferring all rights of indorser, 4-277 Indorsement without recourse, 4-276 Qualification must be express, 4-277 Restrictive indorsement, 4-272 Definition, 4-272 Effect, 4-273 Examples, 4-273 For collection, 4-274 Indorsee agent of indorser, 4-274 Indorsement for collection, 4-273 Mention of consideration, 4-273 Notice to subsequent holders, 4-275 Omission of words "or order, " Pay to A only," 4-273, 274

Revival of negotiability, 4-275

Right of indorsee to sue, 4-274

```
SORY NOTES, cont'd.
Indorsement, cont'd.
    Right to strike out indorsement, 4-279
         Cancellation of indorsement before
           delivery, 4-280
         Cancellation of indorsement not
         necessary, 4-280
Erasing indorsee's name and sub-
         stituting another, 4-280
Holder may strike out his own or
           subsequent indorsements, 4-279
         Indorsement may be stricken out
           before delivery, 4-280
         Indorsers discharged, 4-280
Instrument indorsed in blank, 4-279
         Instrument returned to indorser.
          4-279
    Signature, 4-260
Suretyship distinguished from indorse-
      ment, 27-432
    Tenor, 4-259
    The contract of indorsement considered,
         Assignor liable as irregular indorser,
           4~480
         Assignor of non-negotiable note held
           liable as transferrer only, 4-479
         Dual nature of contract, 4-478
         Indorsement an independent con-
           tract, 4-477
         Indorsement in the form of assign-
           ment, 4-479
         Indorsement in the form of guar-
           anty, 4-479
        Indorsement of instrument payable
         to bearer, 4-478
Indorsement without recourse, 4-478
         Indorser liable as guarantor, 4-479
         Non-negotiable instruments, 4-479
         Statutes, 4-481
    Suretyship, 4-478
Time of indorsement, 4-281
    Transfer and promise, 4-257
    Various kinds of indorsements, 4-265
    What language amounts to indorsement,
       4-260
    What paper passes by indorsement, 4-257
    Who may be indorsee, 4-263
    Who may be indorser, 4-263
    Without recourse, 4-276
Indorsement of non-negotiable instruments,
      4-479
    Assignor of non-negotiable note liable
      as irregular indorser, 4-480
    Assignor of non-negotiable note liable
      as transferrer only, 4-479
    In general, 4-479
    Statutes, 4-481
    Whether a guaranty of payment is in-
      cluded, 4-479
Indorser (see infra, Liability of drawer and
      indorser), 4-78
    Irregular indorsers see infra, Irregulat
      indorsers.
Infants, see INFANTS.
Initial, 4-109
Inland bills (see infra, Foreign bills), 4-78;
  16-502
Insanity, see Insanity.
Insolvency and bankruptcy, see Insolvency
 AND BANKRUPTCY.
                       Volume XXXI.
```

4-488

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Instalments, 4-94 Negotiability, 4-94 Notes due by instalments, 4-94 Notes payable in instalments, as payee shall direct, 4-90 Statute of Anne, 4-94 Whole amount due on failure of interest, 4-94 Whole count to be due on failure of instalment, 4-94 Instrument: Writing, 4-258 Allonge, 4-259 Mode of writing, 4-258 Necessity of writing, 4-258 Pencil, 4-258 Position of indorsement, 4-259 Printed indorsement, 4-258 Insurance, see INSURANCE. Intent, see infra, Delivery. Interest (see infra, Overdue interest), 16-1008 Increase of interest after maturity, 4-98 Provision for interest after maturity valid, 4-98 Whole amount due on failure of interest, 4-94 Interpretation, see infra, Waiver. Construed in connection with contemporaneous agreement, 17-10 Language construed most strongly against user thereof, 17-16 Note and mortgage securing it construed as one instrument, 17-11 Separate writings and oral agreements, see infra, Separate writings and oral agreements. Intoxicating liquors, see INTOXICATING LIQUORS. Intoxication, see Intoxication. Irregular indorsers, 4-278, 488 Admissibility of extraneous evidence to show true purpose, 4-492 Assumption of liability to payee, 4-489, 49 I Delivery, 4-489, 494 Effect of indorsement, 4-488 Evidence admissible to rebut liability as indorser, 4-493 Evidence admissible to show liability to payee, 4-493 Evidence admissible to vary character of liability, 4-493 Indorsement after delivery, 4-494 Indorsement before delivery, 4-489 In negotiable instruments, 4-489 Irregular indorser liable as guarantor, 4-491 Irregular indorser liable as indorser, 4-490 Irregular indorser prima facie liable as original promisor, 4-489 Irregular indorser prima facie liable as second indorser, 4-492 Liability determined by relation to the instrument, 4-488 Death of drawer, 4-470 Non-negotiable instruments, 4-494 Effect of acceptance, 4-470 Parol evidence to show time of indorse-Express promises to accept, 4-469 ment, 4-489 Implied promise to accept, 4-469 Presumptions as to time of indorsement,

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Irregular indorsers, cont'd. Presumptive purpose, 4-489 Relation assumed by an irregular indorser, 4-488 Time of indorsement, 4-488 When liability to payee is presumed, When no liability to payee is presumed, 4-493 Irregularities merely formal, 4-139 Joint and several notes, 4-110, 111 Illustrations, 4-110, 111
"I promise" signed by two or more, 4-110 Joint note, 4-110 Note in form joint signed by one only, Note signed by several in representative capacity, 4-111 Quality of survivorship, 4-110 Joint executors and administrators (see JOINT EXECUTORS AND ADMINISTRA-TORS): Notes, etc., made payable to joint representative, 17-622 Judgment notes, see JUDGMENT NOTES; WAR-RANTS OF ATTORNEY. Judgments and decrees: Conclusiveness of judgment of persons responsible over, 24-743 Negotiable instrument no satisfaction unless so agreed, 17-861 Judicial notice: Bill dated at a foreign city, 4-79 Court will take notice of state of currency, 4-104 Knowledge, see infra, Holder. Knowledge of laches, 4-464, 465 Laches (see infra, Negligence): Burden of proof, 4-464, 465 Knowledge of laches, 4-465 Laches of one party operating as discharge of all prior parties, 4-435 Recovery back of money paid under mistake, 4-502 Larceny, 18-515, 517 Worthless draft, 18-468 Legal holidays: Time of giving notice of dishonor, 4-436 Letters of credit: Promise to accept bills, 4-235 Liability of acceptor for honor supra protest, 4-475 Engagement, 4-475 Estoppel, 4-475 · Liability of drawee and acceptor of a bill, 4-469 Acceptor becomes primary debtor, 4-470 Acceptor's liability, 4-474 Acceptor's liability same as that of maker of note, 4-470 Admissions by acceptance, see ADMIS-SIONS. Conditional promise to accept, 4-469

Liability of acceptor, 4-474

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Liability of drawee and acceptor of a bill, con. Liability of drawee for nonacceptance, Measure of damage for nonacceptance, Obligation of the drawee to accept, 4-460 Withdrawal of offer to accept, 4-470 Liability of drawer and indorsers, 4-477 Admissibility of contemporaneous agreements, 4-484 Admissibility between the parties to the agreement, 4-484 Inadmissibility to affect right of bona fide holder without notice, 4-484 Indorsement considered as evidence of contract, 4-485 Indorsement considered as written contract, 4-485 Indorsement for collection, 4-487 Parol agreements, 4-484 Parol agreements between drawer and payee, 4-484 Parol agreements between indorser indorsee, 4-485 Parol evidence inadmissible to show indorsement was without recourse, 4-486 Parol evidence to show conditional delivery, 4-487 Parol evidence to show that indorsement was a receipt for payment, 4-487 What may be shown by parol agreements, 4-487 What may be shown by parol agreements, 4-485 Written agreements, 4-484 Capacity of parties, 4-481 Engagement of drawer and indorsers, 4-483 Genuineness of signatures, 4-481 Indorsement considered as a contract of indemnity, 4-482 Indorsement considered as transfer of title, 4-481 Irregular indorsers, see infra, Irregular indorsers. Order of liability, 4-483

The contract of indorsement considered,

Dual nature of contract, 4-478

tract, 4-477

ment, 4-479

anty, 4-479

Statutes, 4-481

to bearer, 4-478

Assignor liable as irregular indorser,

Assignor of non-negotiable note held

Indorsement an independent con-

Indorsement in the form of assign-

Indorsement in the form of guar-

Indorsement of instrument payable

Indorsement without recourse, 4-478

Indorser liable as guarantor, 4-479

Non-negotiable instruments, 4-479

liable as transferrer only, 4-479 .

The contract of indorsement considered, cont'd. Suretyship, 4-478 Warranties in respect to the validity of instrument, 4-481 Liability of maker of note, 4-474 Admissions by execution, 4-474 Engagement of the maker, 4-474 Liability of transferrer by delivery, 4-475 Authorities of parties, 4-476 Express warranty of solvency of parties, 4-477 Genuineness of signature, 4-477 Incurs no liability on the instrument, 4-475 Warranties as vendor, 4-476 Liens: Agreement that property shall be held as security for acceptance or payment of bill, 19-18 No lien created by ordinary bill of exchange until acceptance, 19-18 Reference on face of bill to cargo or consignment, 19-18 When debtor's note will constitute payment, 19-32 When securities held by acceptor against his acceptance are available to billholder, 19-18 Life insurance, see LIFE INSURANCE. Limitation of actions, (see LIMITATION OF Actions), 19-269 Action against indorser, 19-269 Debts barred by statute as consideration, Note for loan of funds held in chancery, 19-269 Time of limitation in general, 19-269 Limited partnership, 19-356 Lis pendens, 4-307 Lost papers and records, see Lost Papers AND RECORDS. Lunatics, see Insanity. Made, 19-618 Mail: Address, see infra, Address. Forwarding bill or note by mail, 4-360 Miscarriage of mails, 4-366 Place of giving notice of dishonor, see infra, Notice of dishonor. Recital in certificate of protest of mailing notice, 4-391 Service of notice of dishonor by mail, 4-424 Delivery to letter carrier, 4-429 Deposited in street letter-box, 4-429 Deposit of notice in post office by direction of party to be charged, 4-427 Effect of usage permitting notice to be deposited in post office, 4-427 Notice by letter carrier, 4-427 Notice to one indorser inclosed in notice to another, 4-428 Notice to person residing beyond town limits, 4-425 Parties residing in distinct villages of the same municipality, 4-425 Volume XXXI.

and Promissory Notes.

BILLS OF EXCHANGE AND PROMIS-

Liability of drawer and indorsers, cont'd.

SORY NOTES, cont'd.

BİLLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. Mail, cont'd. Service of notice of dishonor by mail, con.

Receipt of notice in due time, 4-427 What amounts to service by mail, 4-428

Where parties reside in different towns, 4-424

Where parties reside in same town or village, 4-426

Where residence or place of business cannot be found, 4-427

Time of giving notice of dishonor, 4-432

Majority:

Note payable on majority, 4-91

Maker (see infra, Drawer; Liability of maker of note), 19-621 Signature of drawer or maker, see infra,

Signature of drawer or maker.

Marginal figures, 4-130

Marginal memorandum, 4-133 Marine insurance, 19-960

Maritime liens, see MARITIME LIENS.

Mark (see infra, Attestation; Signature),

4-109 Indorsement, 4-261

Marriage:

Effect of marriage between parties to note, 4-169

Note payable after marriage, 4-91 Presentment of paper indorsed after

maturity, 4-365

Married women, see Husband and Wife. Masters of vessels, 20-223

Maturity (see infra, Time of negotiation):

Acceptance after maturity, 4-209 Indorsement after maturity or notice,

4-254 paper, see infra, Overdue Overdue

paper. Provision by which note may be declared due before maturity, 4-127

Measure of damages, see infra, Damages. Mechanics' liens, see Mechanics' Liens.

Medium of payment, 4-103
Acceptance must be for the payment of money, 4-213

Banknotes and bank bills, 4-107 Court will take judicial notice of currency, 4-104

Currency, 4-106

Currency of particular place, 4-107 Current funds, 4-106

Current money, 4-104

Foreign money, 4-105

General principles, 4-103

Lawful money, 4-104

Legal tender, 4-103

Memorandum, 4-141

Mistake, 4-153

Omissions, 4-153

Parol agreement as to medium of pay-

ment, 4-149 Payable in securities, 4-105

Payment of money only, 4-103

Promise to pay in specific articles, 4-105

Provision calling for particular denomination of money, 4-104

Usage to show negotiability, 4-106

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd.

Memoranda on bills and notes, 4-139

Adding memorandum as to place of payment, 4-142

Adding or removing memoranda, 4-142 Contemporaneous memoranda modifying instrument, 4-140

Fraudulent misrepresentation as to contents, 4-142

General principles, 4-139

Illustrations of memoranda not affecting instrument, 4-143 Memoranda intended as earmarks.

4-142

Memoranda introducing contingency. 4-141

Memoranda not affecting instrument, 4-142

Memorandum adding option for limited time, 4-144

Memorandum as to medium of payment, 4-141

Memorandum as to terms of payment,

Memorandum correcting mistake, 4-143 Memorandum may affect with notice, 4-140

Memorandum of collateral agreement,

Parol evidence as to memorandum, 4-139 Parol evidence to show that promissory note was intended as a memorandum, 4-147

Presumption as to time of making, 4-140 When a part of instrument, 4-140 Merger, 4-504

Misappropriation and breach of trust, 4-335 Conditional indorser or surety, 4-336 Delivered in blank and completed fraud-

ulently, 4-337 Fraudulent diversion by agent, 4-335 Instrument deposited as an escrow, 4-

335 Instruments delivered conditionally and

circulated fraudulently, 4-335 Misrepresentation, see infra, Fraud.

Mistake, 20-829

Cancellation, 4-504 Corrections, 20-829 General rules, 20-829 Illustrations, 20-829

Memorandum correcting mistake, 4-143 Mistake in name of payee, 4-118

Name of payee, 4-118

Recovery back of money paid under mis-

take, 4–501 Forged instruments, 4–502 In general, 4-501

Laches, 4-502 Negligence, 4-502

Reforming indorsements, 20-830

Money (see infra, Medium of payment), 20-839

Mortgages:

Assignee takes subject to equities, 20-1043

Extinguishment by taking new note or mortgage, 20-1063

Note and mortgage securing it construed as one instrument, 17-11 Payment after assignment, 20-1060

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Mortgages, cont'd.

Priority as between notes secured by single mortgage, 20-1048

Priority of mortgage securing negotiable paper, 20-1048

Release of mortgage, 20-1045

Separate written and oral agreements, see infra, Separate writings and oral agreements.

Taking new note or mortgage, 20-1063 Municipal corporations, see MUNICIPAL SE-CURITIES.

Name, 4-109

Adopted name, 4-210

Fictitious payee, see infra, Fictitious payee.

Indorsement, 4-260

Mistake in name of payee, 4-118

Notice of dishonor, 4-418, 419, 423, 424 Two payees of the same name, 4-117

National banks, see NATIONAL BANKS. Natural love and affection, 4-189

Need, provision in case of, 4-137

Negligence (see infra, Holder):
Aged, ignorant, and illiterate persons,

4-329 Burden of proof, 4-324

Failure to call on bystanders, 4-329

Failure to read or have read, 4-328

Fraud, 4-327

Fraudulent alteration of instruments, 4-332

Instruments fraudulently altered, 4-332 Instruments never delivered, 4-332 Negligence not superinduced by fraud, 4-328

Recovery back of money paid under mistake, 4-502

Signing, 4-201, 327

What amounts to negligence, 4-328

Negotiable notes:

Amount of recovery, 4-347

Value received, 4-136

Negotiability (see infra, Words of negotiability), 4-77

Absence of seal, 4-123

Certain in amount, see infra, Certain in amount.

Certain in time, see infra, Certain in time.

Certainty of payment, see infra, Certainty of payment.

Collateral agreements, see infra. Collat-

eral agreements.

Indorsement, 4-278

Medium of payment, see infra, Medium of payment.

Negotiability not essential, 4-80

Non-negotiable bills and notes, see infra. Non-negotiable bills and notes.

Order or promise, see infra, Order or promise.

Origin of negotiability, 4-79

Qualified indorsement, 4-276 Statute of Anne, 4-79

Negotiation:

Indorsement, see infra, Indorsement. Negotiation and assignment by delivery, see infra, Negotiation and assignment by delivery.

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Negotiation, cont'd.

Restrictive indorsement, see infra, Indorsement.

Time of negotiation, see infra, Time of negotiation.

Negotiation and assignment by delivery, 4-250

Indorsement of instruments indorsed in blank, 4-252

Indorsement originally payable to bearer.

Instrument indorsed in blank, 4-251 Instruments payable to bearer, 4-250 Nonnegotiable instruments, 4-256 Of instruments payable to order, 4-252

Delivery passes equitable title, 4-

Delivery to payor for bonor, 4-256 Delivery to prior holder or person discharging instrument for honor, 4-255

Extent of title acquired, 4-253 Holder has same title as assignee of chose in action, 4-253

Holder may sue in his own name under statutes, 4-253

Holder may sue in name of party

holding legal title, 4-253 Holder takes only title of trans-

ferrer, 4-253 Indorsement after maturity or no-

tice, 4-254 Indorsement necessary to pass legal title, 4-252

Right to compel indorsement, 4-254 Subsequent indorsement, 4-254

Nonnegotiable bills and notes, 4-80

Days of grace, 4-80, 367

Illustrations, 4-80

Indorsee cannot sue maker, 4-80

Indorsement, 4-258

Indorsement of nonnegotiable instruments, 4-479

Assignor of nonnegotiable note liable as irregular indorser, 4-480

Assignor of nonnegotiable note liable as transferrer only, 4-479

In general, 4-479 Statutes, 4-481

Whether a guaranty of payment is included, 4-479

Irregular indorsers, 4-494 Negotiability not essential, 4-80

Negotiation and assignment by delivery, 4-256

Nonnegotiable notes import a consideration, 4-80

Notice of dishonor, 4-403

Payment, 4-496

Presentment for payment, 4-353

Notary public (see Notary Public; see infra, Protest):

Failure to give notice of protest or dishonor, 21-573

Defenses, 21-574

Failure to keep record of protest and notice, 21-574

Liberality in general, 21-573 Measure of damages, 21-574

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. Notary public, cont'd. Failure to keep record of protest and notice, 21-574 Fees, 4-396 Liability for failure to make protest, 21-573 Defenses for failure to make protest, 21-573 Failure to give notice of protest, 21-573 Failure to keep record of protest and notice, 21-574 General rule as to liability, 21-573 Notice of dishonor by notary, 4-409 Presentment for payment, 4-357 Presentment for payment by notary's clerk, 4-357 Notes (see infra, Promissory notes): Liability for failure to make demand, 21-573 Notice: Bona fide holder, see infra, Holder. Burden of proof, 4-323 Dishonor, see infra, Notice of dishonor. Knowledge of laches, 4-465 Memorandum as notice, 4-140 Notice to drawee or maker that note is in bank, 4-360 Remote party with notice of want or failure of consideration, 4-198 Restrictive indorsement, 4-275 Notice of dishonor, 4-397 Address, 4-415 Amount, 4-418 Bona fide holder, see infra, Holder. Burden of proof as to other paper, 4-420 By whom notice may be given, 4-408 Agents, 4-409 Agents for collection, 4-410 Attorney, 4-409 In general, 4-408 May come from any party to paper, 4-408 Notaries as agents to give notice, Notice by acceptor or maker, 4-409 Notice by holder inuring to benefit of prior indorser, 4-408 Notice by prior indorser inuring to benefit of holder, 4-408 Notice of dishonor where holder is dead, 4-409 Notice of nonacceptance given by drawee, 4-409 Strangers, 4-410 Contents, 4-416 Date, 4-415 Date omitted, 4-417 Definition, 4-397 Description of paper, 4-417 Drawer, 4-419 Excuses for want of, see infra, Excuses for want of presentment, protest, and notice. Formal requisites, 4-414 Indorser, 4-419 Misdescription, 4-417 Misdescription of maker, 4-418 Mistake, 4-418

```
BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd.
Notice of dishonor, cont'd.
       Mistake or omission as to amount, 4-418
       Mode of giving notice, 4-424
       Name of drawer, 4-419
       Name of indorser, 4-419
       Name of maker, 4-418
       Necessity of notice to fix liability of
              drawer or indorser, 4-397
            As between second indorser taking
              up paper without notice and prior
              indorser, 4-401
            Failure to give notice to drawer or
              indorser, 4-403
            Fixed indorser reissuing paper after
              dishonor, 4-403
            Generally, 4-397
            Indorser after maturity, 4-402
            Indorser after maturity charged
              with notice of dishonor prior to
              transfer, 4-402
            Indorser considered as guarantor,
              4-402
            Indorser considered as maker, 4-401
            Indorser of note before delivery.
            Nonnegotiable paper, 4-403
            Notice of dishonor by nonpayment,
              4-397
            Notice of nonacceptance, 4-397
            Notice of nonacceptance essential,
              though presentment for accept-
              ance unnecessary, 4-400
            Notice of qualified acceptance, 4-397
            Notice of second dishonor insuffi-
            cient, 4-400
Notice to drawer unnecessary to
              charge indorser, 4-399
            Notice to prior indorser may be
              given by immediate indorsee,
              4-400
            Notice to successive indorsers, 4-399
            Presumption as to damage, 4-399
            Second dishonor, 4-400
            What instruments require notice,
              4-403
       Necessity of notice to fix liability of
            guarantor, 4-404
Damage by the holder's neglect
            necessary, 4-407
Doctrine in England, 4-404
            Doctrine in United States, 4-405
            Guaranty considered as absolute contract, 4-405
            Guaranty considered as conditional
              contract, 4-406
            Guaranty of collectibility, 4-405
            Guaranty of payment, 4-405
Loss or injury must be sustained,
              4-405
       Maker solvent at maturity, 4-407
Necessity of notice to fix liability of
         maker or acceptor, 4-404
       Necessity of notice to fix liability of
         person not party to paper, but liable
       on the consideration, 4-408
No particular form of language neces-
         sary, 4-414
       Notice may be verbal or in writing,
         4-414
       Omissions, 4-417
```

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. Notice of dishonor, cont'd. Paper imperfectly described, 4-419

Parties, 4-418

Payee, 4-419 Personal service, 4-429

Place of giving notice of dishonor, 4-437 Deposit in holder's post office, 4-442 Former place of business, 4-440 Former residence, 4-440

Instances of lack of diligence, 4-441 Mail, 4-438

Notice addressed to place of date of paper, 4-443

Notice of residence of party to be charged, 4-437 Notice on information of keeper of

hotel patronized by party, 4-441 Notice sent on information of party

to paper, 4-441 Notice sent to wrong place after due inquiry, 4-441

Party directing notice to be sent to certain place, 4-442

Permanent domicil, 4-440

Place immaterial where notice is re-

ceived, 4-443 Place of business of party to be charged, 4-438

Place of date, 4-443 Place specified in conjunction with indorsement, 4-442

Place visited for temporary or special purpose, 4-440

Remote post office, 4-439 Residence cannot be found, 4-442

Second notice, 4-442

Temporary residence, 4-439

Two places of residence, 4-439 Two post offices in same town, 4-439

What amounts to place of business, 4-438

Where notice is verbal or by delivery, 4-437

Where service is by mail, 4-438

Place of payment, 4-417 Protest as evidence, see infra, Protest. Service by delivery, 4-429

In general, 4-429 Notice left at place of business,

Notice left at place of residence, 4-429

What will be a sufficient delivery, 4-429

Service by mail, see infra, Mail. Statement as to responsibility of party

to be notified, 4-423 Communication of fact of protest. 4-423

Name of holder of paper, 4-424 Name of sender of notice, 4-423

Signature of sender, 4-423 Statement of fact of dishonor, 4-420 Generally, 4-420

Misstatement as to time of dishonor,

Notice given by notary, 4-421 Notice that paper is due and unpaid without more, 4-421

Notice that paper was "protested," 4-422

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd.

Notice of dishonor, cont'd.

Statement of fact of dishonor, cont'd. Paper payable at bank, 4-421 "Returned unpaid," 4-421 Specific statements, 4-420 Statement as to presentment necessary, 4-421

Time of giving notice, 4-430

Agents for collection, 4-434, 435 Any mail of day after dishonor held sufficient, 4-432

Branch banks, 4-434 Burden of proof, 4-432

Day following dishonor, 4-431

Delivery of notice prior to dishonor, 4-430

Distant countries, 4-433
Each party entitled to his day where successive notices are given, 4-434 Exclusion of holidays, 4-436

Excuses for delay, 4-436 First mail leaving before business

hours, 4-433 First mail of day after dishonor required, 4-433

Holder giving direct notice to remote indorser, 4-435

Holidays, 4-436

Hour of giving notice, 4-437

Inability to find party to be notified, 4-436

Laches of one party operating as a discharge of prior parties, 4-435 Mail, 4-432

Mail leaving before business hours, 4-433

Malignant disease, 4-437

Notice between successive parties, 4-434

Notice on day of dishonor, 4-430 Notice on day of dishonor where parties reside in different places, 4-431

Notice prior to dishonor, 4-430 Notice to indorser after maturity, 4-436

Parties residing in different places, 4-431, 432

Parties residing in same place, 4-431 Posting in time for mail of day after dishonor, 4-432

Postmark as evidence, 4-432 Prevalence of malignant disease,

4-437

Prior to dishonor, 4-430

Reasonable time after dishonor, 4-431

Sundays, 4-436

Transmission by means other than mail, 4-433

War, 4-437 Within what time after dishonor

notice may be given, 4-431 Time of payment, 4-417

To whom notice may be given, 4-410

Agents, 4-413 Assignee in bankruptcy, 4-412 Death of drawer or indorser un-known to holder, 4-411

Executors and administrators, 4-411, 412

BILLS OF EXCHANGE AND PROMIS-

```
BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd.
  SORY NOTES, cont'd.
Notice of dishonor, cont'd.
                                                   Overdue paper (see infra, Time of negotia-
                                                        tion), 4-312
Absolute lack of title, 4-316
    To whom notice may be given, cont'd.
         In general, 4-410
         Joint drawers or indorsers, 4-414
                                                        Collateral equities, 4-316
                                                        Counterclaim, 4-316
        No personal representative qualified,
          4-411
                                                        Equities against intermediate holders,
        Notice to executor named in will,
          though not qualified, 4-412
                                                        Equities arising subsequent to transfer,
        Partners, 4-413
Personal representative, 4-410
                                                          4-317
                                                        Holder takes subject to equities and de-
         Where party notified is bankrupt,
                                                              fenses, 4-312
                                                            Consideration, 4-314
           4-412
         Where party to be notified is dead,
                                                            Equities and defenses, 4-312
          4-410
                                                            Fraud, 4-314
    Verbal notice, 4-430
                                                            Illegality, 4-314
    Waiver, see infra, Waiver.
                                                            Illustrations, 4-314
Notice of pendency and lis pendens, 21-
                                                            Paper transferred overdue, 4-312
  628
                                                            Payment, 4-314
Noting, 4-384
                                                            Transferee succeeds to rights of
Officers and agents of private corporations, see Officers and Agents of Private
                                                              transferrer, 4-315
                                                            Transferrer himself having good
  CORPORATIONS
                                                              title, 4-315
Omissions merely formal, 4-139
                                                        Notice of dishonor, 4-402
On or before, 3-909
                                                        Notice to indorsers after maturity, 4-436
Options, 4-190
                                                            Diligence required as to indorser of
Oral agreements, see infra, Separate writings
                                                              overdue paper, 4-436
  and oral agreements.
                                                            Notice immediately after demand,
Orderly parts and special clauses in bills and
                                                              4-436
      notes, 4-128
                                                             Time within which notice of dis-
    Amount, see infra, Amount.
                                                              honor should be given, 4-436
    Attestation, see infra, Attestation.
                                                        Presentment for payment of bill or note indorsed after maturity, 4-353
    Date, see infra, Date.
                                                        Presumption as to overdue paper, 4-320
    Designation of parties, 4-133
    Direction to place to account, 4-137
                                                        Reasonable time for presentment, 4-365
    Effect of omissions and irregularities
                                                        Rule that only inherent equities attach,
      merely formal, 4-139
                                                          4-315
    Expression of consideration, see infra,
                                                        Set-off, 4-316
      Consideration.
                                                        To what equities subject, 4-315
    Place of making, see infra, Place of
                                                        Waiver, 4-456, 457
      making.
                                                   Ownership, 25-367
    Place of payment, see infra, Place of
                                                   Parol:
      payment.
                                                        Promise to accept, see infra, Promise to
    Provision in case of need, 4-137
                                                          accept.
    Time of payment, see infra, Time of pay-
                                                   Parol agreement, see infra, Liability of
                                                      drawer and indorsers; Separate writings
      ment.
    Words of advice, 4-137
                                                      and oral agreements.
Words of negotiability, 4-133
Order or promise (see infra, Words of negotiability; Negotiation of orders
                                                   Parol evidence (see infra, Liability of drawer
                                                          and indorsers), 8-734; 11-549
                                                        Acceptance, 4-214, 474
    payable in full), 4-81
Acknowledgment of indebtedness not
                                                        Consideration, 4-199
                                                        Drawee, 4-112
      sufficient, 4-83
                                                        Irregular indorsement, see infra, Irregu-
    Alternative order or promise, 4-84
                                                          lar indorsers.
    Bill of exchange must contain an order
                                                        Memorandum, 4-139
      to pay, 4-81
                                                        Time of delivery, 4-204
                                                    Parol evidence to ascertain payee, 4-117
    Bill of exchange without drawee, 4-83
    Duebills held notes, 4-83
                                                    Part acceptance, 4-228
    Illustrations, 4-82
                                                    Partial indorsement, see infra, Indorsement.
                                                    Particular fund (see infra, Certainty of pay-
    Indorsement, see infra, Indorsement.
    Note must contain a promise to pay,
                                                          ment):
      4-82
                                                        Parol agreement that note shall be paid
                                                          out of particular fund, 4-148
    Obligation which may be discharged
      otherwise than by payment, 4-84
                                                    Parties (see infra, Drawee), 22-233
                                                        Capacity and authority of parties, 4-78.
    Option with holder, 4-84
    Promise contained in a promissory note,
                                                               162
                                                            Agency, see Agency.
      4-82
    Words of civility, 4-82
                                                            Aliens, see ALIENS.
                                                            Bankrupts, see Insolvency and
Orders, see ORDERS.
                                                               BANKRUPTCY.
Overdue interest:
                                                            Corporations, see Corporations.
    Notice, 4-305
```

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Parties, cont'd.

Capacity and authority of parties, cont'd. Drawee, see infra, Drawee.

Drunken persons, see Intoxication. Executors and administrators, see EXECUTORS AND ADMINISTRATORS.

General rule as to who may become

parties, 4-162

General statement, 4-162

Infants, see INFANTS. Lunatics, see INSANITY.

Married women, see HUSBAND AND WIFE.

Municipal corporations, see MUNICI-PAL CORPORATIONS.

Partners, see PARTNERSHIP.

Persons under disability or with limited power, 4-163

Persons under guardianship, 4-168 Certainty of parties, see infra, Certainty of parties.

Defective as to parties, 4-118
Ambiguous instruments, 4-122

Bill upon drawer payable to his own order, 4-118

Drawee and payee same person, 4-122

Drawee's name preceded by "at,"

Drawer and drawee same person, see infra. Drawer and drawee same person.

Drawer or maker and payee same person, see infra, Drawer or maker and payee same person.

General principles, 4-118

Presumption against identity of parties, 4-118

Rights of holder of ambiguous instrument, 4-123

Designation of parties, 4-133 Designation of payee, 4-112

Direction to drawee, 4-111

Holder, 4-78 Notice of dishonor, 4-418, 419

Original parties, 4-78

Parties introduced by transfer, 4-78

Payee, see infra, Payee.

Signature of drawer or maker, see infra, Signature of drawer or maker.

Partnership, see Partnership.

Part payment:

Acceptance, 4-224

Part payment as acceptance, 4-224 Part payment before notice, 4-310 Waiver, 4-464

Parts, see infra, Orderly parts and special clauses in bills and notes.

Patents:

Patent-right notes, 4-136

Constitutionality of statutes, 4-137 "Given for a patent right," 4-136 Illustrations, 4-136, 137 Negotiability, 4-136

Statutes, 4-136
Payee (see infra, Drawer or maker and payee same person):

Designation of payee, 4-112 Alternative payees, 4-114 Fictitious payee, 4-115

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Payee, cont'd.

Designation of payee, cont'd.

Fictitious payee equivalent bearer, 4-115

Impersonal payee, 4-114

In general, 4-112

Mistake in name of payee, 4-118 Note payable to two jointly, 4-115

Note to A or B, 4-113

Parol evidence to ascertain payee, 4-117

Payee designated by business name, 4-115
Payee irregularly but sufficiently

pointed out, 4-114

Payee must be ascertained, 4-112 Payee need not be named as such, 4-114

Presumptions, 4-117 Successors, 4-114

Two payees of the same name,

4-117 Drawee and payee same person, 4-122

Payment (see PAYMENT): Acceptance, 4-224

> Ancillary provisions as to payment, 4-126 Bills and notes payable any time on the

> last day of grace, 8-741 By whom payment must be made, 4-497 Effect of payment by drawer upon action against acceptor, 4-498

Generally, 4-497 Joint acceptors or makers, 4-497 Payment by a drawer or indorser, 4-497

Payment by party ultimately liable, 4-497

Certainty of payment, see infra, Certainty of payment.

Drawing without naving effects in hands of drawee, see infra, Excuses for want of presentment, protest, and notice.

Excuses for want of presentment, protest, and notice, see infra, Excuses for want of presentment, protest, and notice.

Fractions of a day, 8-741

Fund, see infra, Certainty of payment. Medium of payment, see infra, Medium of payment.

Memorandum as to terms of payment, 4-141

Nominal payment and collateral security distinguished, 4-297

Order or promise, see infra, Order or promise.

Parol agreement that payment shall be conditional on payment of other instrument or debt, 4-148

Parol contemporary agreement that payment should be contingent, 4-147

Particular fund, see infra, Certainty of payment.

Part payment, see infra, Part payment. Payment as aceptance, 4-224

Payment by bill or note, see PAYMENT. Payment of contemporaneously con-tracted debt, 4-284

Payment supra protest or for honor, see infra, Supra protest.

BILLS OF EXCHANGE AND PROMIS- BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. SORY NOTES, cont'd. Payment, cant'd. Place of making, 4-129 Expression of place of making, 4-129 Place of payment, 4-131 Presentment for payment, see infra, Presentment for payment. Illustrations, 4-129 Place of notice of dishonor, see infra, Notice Promise of payment as waiver, see infra, of dishonor. Place of payment, 4-130 Waiver. Expression of place of payment, 4-131 Promise to pay, see infra, Promises to Notice of dishonor, 4-417 accept. Promise to pay as waiver of demand, Qualified and conditional acceptances, notice, etc., 4-461 4-228 Purchaser of overdue paper, 4-314 Acceptance payable at particular Qualified and conditional acceptances, place, 4-228 Effect of making acceptance payable 4-227 Recavery back of money paid under misat bank upon authority of banker, take, see infra, Mistake. 4-228 Statutes, 4-229 Reference to method of reimbursement or payment, 4-88 Statutes as to notes payable to banks, Right to reissue paper after payment, 4-131 Place of presentment (see infra, Present-4-409 ment for payment), 4-352 Acceptor or maker paying before maturity, 4-501 Protest, 4-382 Extinguishment, 4-501 Pledge and collateral security: Amount of recovery by pledgee, 4-347 Joint note paid by one maker before Collateral for contemporaneously conmaturity, 4-501 tracted debt, 4-289 Paper retained by maker or acceptor after payment until maturity, Collateral for pre-existing debt, 4-290 4-501 Nominal payment and collateral security Payment before maturity, 4-500 distinguished, 4-297 Subsequent indorsers, 4-500 Note stating that it is given as col-When payment has been made at lateral security, 4-85 maturity, 4-499 Sets of foreign bills, 4-157 Stappage in transitu, see Stoppage in Position: Indorsement, 4-258 Post, see infra, Mail. Postmark, 4-432 TRANSITU. Suretyship, 27-471 Post notes, 22-1082 Pounds, 4-131 Taxation, 27-752 Time of payment, see infra, Time of Pre-existing debt (see infra, Payment of pre-existing debt): payment. Collateral for pre-existing debt, see infra, Collateral for pre-existing debt. To whom payment must be made, 4-496 Presentment for acceptance, 4-348 Holder or agent, 4-496 Actual exhibition of bill, 4-350 Illustrations, 4-496, 497 Paper payable to order or indorsed Bills payable after sight, 4-348 Bills payable at a fixed time, 4-349 ın full, 4–496 Paper payable to the bearer or in-By whom presentment should be made, dorsed in blank, 4-497 4-349 rcuses for want of presentment, see infra, Excuses for want of present-Payment of pre-existing debt, 4-285 Absolute payment and extinguishment, Excuses 4-285 ment, protest, and notice. Meaning of the term, 4-350 Mode of presentment, 4-350 Additional value, 4-287 Bill or note of debtor, 4-287 Necessity of presentment, 4-348 Debt of maker or drawer, 4-287 Notice of dishanor, see infra, Notice of Debt of third person, 4-288 dishonor. Effect of acceptance of debtor's bill or One of a set of two or more parts, 4-350 note, 4-287 Place of presentment, 4-352 Express agreement to receive in pay-Protest, see infra, Protest. Second presentment, 4-348 Time of presentment, 4-350 ment, 4-286 Forbearance, 4-285 Holder in due course, 4-285 Illustrations, 4-351, 352 In general, 4-285 Mixed question of law and fact, Nominal payment, 4-288 4-351 Parting with value at time of transfer, Must be within reasonable time, 4-286 Release of collateral, 4-285 4-350 Release of original evidence of debt, What constitutes reasonable time, 4-350 Pencil, 4-81 Where bill is put in circulation, Performance, see infra, Written and verbal 4-351 acceptances. To whom presentment should be made.

4-349

Place of business, 4-438

BILLS OF EXCHANGE AND PROMIS-BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Presentment for acceptance, cont'd. What bills must be presented, 4-348 Presentment for payment, 4-352 By whom presentment should be made, 4-356 Agent, 4-356 Foreign bills, 4-357 Holder, 4-356 Inland bills, 4-356 Notary, 4-357 Notary's clerk, 4-357 Notes, 4-356 Personal representative, 4-357 Days of grace, see Days of Grace. Demand according to tenor of paper required, 4-360 Excuses for want of presentment, see infra, Excuses for want of presentment, protest, and notice. Forwarding bill or note by mail, 4-360 Instruments payable on demand, 4-354 Lost or destroyed paper, 4-360 Necessity of presentment as against acceptor or maker, 4-354 Necessity of presentment as against drawer or indorser, 4-352 Acceptor for honor, 4-352 Bill or note indorsed after maturity, 4-353 Effect of failure to present, 4-353 General rule, 4-352 Note transferred after dishonor with protest attached, 4-353 Whether presentment is required in the case of nonnegotiable instruments, 4-353 Necessity of presentment as against guarantor, 4-354 Guarantor restricts his liability, Guarantor's liability held absolute by some authorities, 4-355 Guarantor's liability held conditional, 4-355 Necessity of presentment as against person not party to paper, but liable on consideration, 4-356 Notice a substitute for presentment, 4-361 Notice of dishonor, see infra, Notice of dishonor. Notice to drawee or maker that paper is in bank, 4-360 Place of presentment, 4-371 Agreement as to place of payment, 4-376 Where instrument is payable at specified place, 4-371 As between holder and acceptor of bill, 4-375 As between holder and drawer or indorser, 4-371 As between holder and maker

of bill, 4-373 Demand notes, 4-374

Designation of locality without

place therein, 4-372

specification of particular

```
SORY NOTES, cont'd.
Presentment for payment, cont'd.

Place of presentment, cont'd.
         Where instrument is payable at
               specified place, cont'd.
             Drawer of bill, 4-372
             Indorser of bill, 4-372
             Indorser of note, 4-371
             Notes payable on demand, 4-
               374
             Place of payment designated in
               acceptance, 4-373
             Presentment at place designated
               unnecessary as to maker.
               4-373
             Specification of different places
               in the alternative, 4-372
             Want of demand as bar to dam-
               ages against maker, 4-373
             Want of demand as ground of
               recovery by maker for loss
               sustained, 4-374
        Where instrument is payable gener-
               ally, 4-376
             General rule, 4–376
             Illustrations, 4-377
             Inquiry at place of date, 4-377
             Place of business, 4-376
             Place of residence, 4-376
             Presentment at place or address
               of bill, 4-378
             Presentment personally, 4-377
            Residence unknown, 4-377
             Where acceptor has no place of
               business, 4-376
    Possession of instrument by party pre-
      senting necessary, 4-359
    Presumption in favor of presence in
      bank of note or bill, 4-362
    Protest, see infra, Protest.
    Protest as evidence, 4-387
    Time of presentment, 4-362
        Day of presentment, 4-362
            As against drawee or maker,
               4-362
            As against drawer or indorser,
              4-362
            Bills indorsed overdue, 4-365
            Circumstances excusing delay,
               4-365
            Demand bills or notes, 4-363,
               364
            Excuses, 4-365
             Holder dead and no personal
              representative appointed, 4-
               366
            Loss of bill or note, 4-366
            Miscarriage of mails, 4-366
            Notes indorsed overdue, 4-365
            Overdue paper, 4-365
Paper indorsed after maturity,
               4-365
            Presentment after maturity,
              4-362
            Reasonable time, 4-363
            Removal of obstruction, 4-366
            Sickness of holder, 4-366
            Sight drafts, 4-365
            War, 4-365
```

```
BILLS OF EXCHANGE AND PROMIS-
    SORY NOTES, cont'd.
  Presentment for payment, cont'd.

Time of presentment, cont'd.
          Day of presentment, cont'd.
               Where instrument is not pay-
                 able on day certain, 4-363
               Where instrument is payable on
                 day certain, 4-362
          Days of grace, see DAYS OF GRACE.
          Hour of presentment, 4-370
               Bank, 4-370
               General rule, 4-370
               Place of business, 4-370
               Presentment to officers of bank,
                 4-371
      To whom presentment should be made,
            4-358
          General rule, 4-358
Joint makers or drawees, 4-359
          Partners, 4-359
          Personal representative, 4-358
          Presentment to clerk, 4-358
      Waiver, see infra, Waiver.
Where instrument is payable at holder's
        residence or place of business, 4-361
  Presumptions:
      Date, 4-215; 22-1276
      Irregular indorsers, see infra, Irregular
        indorsers.
      Memorandum presumed contemporary,
      Presumption against identity of parties,
      Presumption in favor of presence in
        bank of note or bill, 4-362
      Two payees of the same name, 4-117
  Presumptions in holder's favor and burden
        of proof, 4-318
      Burden of proof in general, 4-320
      Burden of proof of illegality, fraud, or
        loss, 4-320
      Burden shifted by proof of fraud or
        illegality in inception of instrument,
        4-321
      Burden shifted by suspicious circum-
        stances; 4-324
      Burden shifted to defendant to show
        notice of specific invalidity, 4-323
      Circumstances of taking must be shown,
      Diverted paper, 4-324
Effect of proof of want or failure of
        consideration, 4-325
      Fraud in subsequent negotiations, 4-322
      Gross negligence, 4-324
      In general, 4-318
      Instrument obtained by misrepresenta-
       tions, threats, etc., 4-322
      Nonnegotiable notes, 4-320
     Note payable to order and not indorsed,
       4-319
      Overdue paper, 4-320
      Presumption of transference at date,
      Presumptions as to title, 4-318
      Proof of value merely, 4-323
      Suspicion of fraud, 4-324
      Suspicious conduct of holder, 4-324
```

Taking before maturity for value prima

facie bona fide, 4-323

```
BILLS OF EXCHANGE AND PROMIS-
    SORY NOTES, cont'd.
  Presumptions in holder's favor and burden
        of proof, cont'd.
  Time of transfer, 4-319
Private international law, see PRIVATE IN-
    TERNATIONAL LAW.
  Procuration, 4-163
Production of documents, 4-344
  Promise (see infra, Order or promise), 4-82
  Promises to accept, 4-233
      Acceptance only in favor of party giving
        credit on faith of promise, 4-234
      Action held maintainable by holder,
         4-237
      Action held maintainable by promisee
        only, 4-238
      Authority to draw equivalent to promise
        to pay or accept, 4-242
      Authorization to draw at so many days,
      Bill must be described in letter, 4-236
      Construction of promises to pay or ac-
      cept, 4-242
Credit must be imparted by promise,
        4-236
      Doctrine in the United States, 4-235
      English doctrine, 4-234
      Existing bill, 4-234
      Fact of credit given by promise unim-
        portant, 4-234
      General letter of credit, 4-235
      Introductory, 4-233
      Language construed in the light of cir-
        cumstances, 4-242
      Statute of frauds, 4-244
      Statutes as to promises to accept, 4-240
      To what bills the doctrine of virtual ac-
        ceptances is applicable, 4-241
      Unconditional promise in writing to ac-
        cept, 4-240
      Variance as to amount, 4-242
      Variance between authority and bill,
        4-243
      Verbal and written promises to accept
        existing bills, 4-238
      Verbal promise to accept nonexisting
        bills, 4-238
      View that credit must be imparted by
        promise, 4-239
      View that credit need not be imparted
        by promise, 4-238
      Virtual acceptance by written promise to
        accept nonexisting bill, 4-235
      Whether promise must describe bill,
        4-240
      Whole writing must be looked to, 4-242
      Written promise to accept nonexisting
        bills not amounting to acceptance,
        4-237
  Promissory notes, 4-77
      Analogy between bills and notes, 4-79
      Origin, 4-79
  Property, 23-265
  Protest, 4-378
      Acceptance after protest for nonpay-
        ment, 4-209
      Acceptance for part, protest for residue,
      Acceptance supra protest or for honor,
        4-232
      By whom protest should be made, 4-385
```

```
BILLS OF EXCHANGE AND PROMIS-
    SORY NOTES, cont'd.
  Protest, cont'd.
      Certificate of protest, 4-381
           Annexation of original instrument,
           Contents, 4-381
           Copy of instrument, 4-381
           Demand of payment, 4-383
           Description of instrument, 4-381
           Fact and mode of presentment,
             4-381
           Immaterial variance, 4-381
           Lost or destroyed certificates, 4-394
           Person by whom presentment is
             made, 4-382
           Person requesting protest, 4-383
           Person to whom presentment is made, 4-381
           Place of presentment, 4-382
           Presentment, 4-381
           Refusal of acceptance or payment,
             4-383
           Seal, 4-383
          Signature, 4-383
Statement of due diligence, 4-381
           Statement of fact of presentment
             necessary, 4-381
          Time of presentment, 4-382
      Conflict of laws, 4-380, 386
      Excuses for want of protest, see infra.
        Excuses for want of presentment, pro-
        test, and notice.
      Fees of notary, 4-396
      Formalities, 4-380
      Notarial fees, 4-396
      Notary, 4-385
Notice of dishonor, 4-423
      Noting, 4-384
      Protest as evidence (see infra, Protest
          as evidence), 4-385
Admissibility of extrinsic evidence
            in aid of protest, 4-396
          Bill payable in another state, 4-387
          Collateral facts, 4-393
          Copy of original protest, 4-386
          Demand, 4-387
          Dishonor, 4-388
Foreign bills and notes, 4-387
          Inland bills, 4-387
          Law controlling admissibility in evi-
            dence of protest of note, 4-386
          Memoranda of private citizen, 4-
          Necessity of witnesses, 4-385
          Notary's memoranda, 4-395
Of facts therein, 4-386
          Of its own authenticity, 4-385
          Presentment, 4-387
          Protest as secondary evidence, 4-394
          Protest of foreign bill evidence at
            common law, 4-386
          Protest of foreign note as evidence,
          Protest of inland bills, 4-387
          Protest used to assist notary's mem-
          ory, 4-395
Where certificate of protest is lost
            or destroyed, 4-394
```

Protest by private citizen, 4-385

Protest defined, 4-378

```
BILLS OF EXCHANGE AND PROMIS-
SORY NOTES, cont'd.
  Protest, cont'd.
       Protest waived and payment guaranteed,
         4-216
       Supra protest, see infra, Supra protest. Waiver, see infra, Waiver.
       What instruments must be protested,
           Foreign bills of exchange, 4-379
           Inland bills of exchange, 4-379
           Occasion of the protest, 4-379
           Promissory notes, 4-380
      What law controls, 4-380
When protest should be made, 4-384
      Where notary cannot be found, 4-385
       Where protest should be made, 4-384
  Protest as evidence (see infra, Protest):
      Notice of dishonor, 4-389
           Contents of notice, 4-393
           Fact of notice, 4-390
           Indorsement of notice on certificate.
           Manner of giving notice, 4-390
           Necessity of notary's affidavit, 4-390
           Nonreceipt of notice in rebuttal,
             4-391
           No place named, 4-392
           Particular place named not presumed
             to be residence or place of busi-
             ness, 4-392
           Person by whom notice is given,
             4-393
           Place of giving notice, 4-391
           Recital in protest of delivery at residence or place of business,
           4-391
Recital of mailing notice to place
             of residence or business, 4-391
           Rule at common law, 4-389
           Rule under statute, 4-389
           Separate certificate, 4-390
           Time of giving notice, 4-391
           Time when statement as to notice
             should be made in certificate,
 4-390
"Protested," 4-422
  Provision in case of need, 4-137
  Public officers:
      Liability of officer, 1-1056
  Purchasers for value and without notice (see
        PURCHASERS FOR VALUE AND WITHOUT
        Notice; see infra, Holder):
      Giving negotiable promissory note suf-
        ficient security, 23-490
 Qualified and conditional acceptances, 4-224
      Acceptance for part, protest for residue,
      Acceptance payable at happening of in-
        dependent event, 4-229
      Acceptance payable at particular place,
      Acceptance payable when in funds, 4-229
      Agreement, after refusal, to pay if again presented, 4-229
      Amount of acceptance, 4-228
      Antecedent parties, 4-226
      Bills drawn or indorsed conditionally,
        4-225
      Conditional acceptance, 4-224
      Definitions, 4-224
                          Volume XXXI.
```

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd. Qualified and conditional acceptances, cont'd. Renewal, cont'd. Holder's right to demand absolute ac-Renewal of paper secured by collateral, ceptance, 4-208 Instances of qualifications and condi-Renewal with forged paper, 4-341 tions, 4-227 Usury, 4-341 Liability of acceptor to holder, 4-227 Voluntary renewal of usurious paper, Mode of payment, 4-228 4-340 Renunciation, 4-503 Necessity for fulfilment of condition, 4-229 Replevin, 24-480 Burden of proof to show perform-Repugnant provisions, 4-145 ance, 4-232 Rescission, cancellation, and reformation, Condition of acceptance to pay 4-503 when in funds, 4-230 Cancellation, 23-636 Fulfilment rendered impossible by Reformation, 24-653 act of God or of the law, 4-231 Res judicata: General rule, 4-229 Necessity of assent of antecedent par-Conclusiveness of judgment of persons responsible over, 24-743 ties, 4-226 Liability upon note, 24-770 Place of payment, 44-228 Notes of a series, 24-779 Promise to accept bills drawn according Restrictive indorsement, see infra, Indorseto conditions, 4-229 ment. "Returned unpaid," 4-421 Qualification or condition must be dis-Revocation of acceptance, 4-212 tinct, 4-225 Qualified acceptance binds as between Rights of holder (see infra, Holder): holder and acceptor, 4-227 Amount of recovery, see infra, Amount Time of payment, 4-227 of recovery. Verbal acceptance, 4-219
Where no time of payment is named, Damages, see infra, Damages. Holder's right of action and proof thereof, see infra, Holder's right of 4-227 Whether conditional or absolute, 4-224 action and proof thereof. Words indicative of nature of considera-Negotiation and assignment by delivery, tion, 4-226 Words in memorandum of acceptance see infra, Negotiation and assignment by delivery. contradicting terms of bill, 4-226 Overdue paper, see infra, Overdue paper. Written acceptance cannot be proved Presumption in holder's favor and burconditional by parol, 4-226 den of proof, see infra, Presumption Qualified indorsement, see infra, Indorsein bolder's favor and burden of proof. Renewal bill or note, 4-339 Questions of law and fact: Sales (see SALES), 24-1040 Acceptance, 4-208 Conditional and absolute acceptances, Savings banks: Cashier or treasurer, 24-1252 Schools, 25-58 4-230 Time of presentment for acceptance, Seal: Absence of seal, 4-123 4-351 Waiver, 4-457 Certificate of protest, 4-383 Railroads, 23-841 Secondary evidence: Ratification: Protest, 4-394 Infants, '4-166 Separate property of married women, 25-421. Reasonable time: Ownership of property, 25-367 Presentment for acceptance, 4-355 Receipts: Separate writings and oral agreements, 4-Parol evidence to show that note was 144 intended as a receipt, 4-147 Parol agreements intended to control Records, 4-307 bills and notes, 4-146 Re-exchange, see Exchange and Re-ex-Ambiguous instruments, 4-154 CHANGE. Amount, 4-153 Reissue: Conditional delivery, 4-151 Right to reissue paper after payment, sec Contemporary parol agreements coninfra, Payment. trolling terms inadmissible, Release, 4-503 Renewal, 4-339; 24-339, 465 4-146 Agreement for renewal, 4-149 Agreement to renew as waiver of notice Agreement making payment contingent, 4-147 and demand, 4-462 Conditions in time, 4-149 Change of parties as purgation, 4-341 Holder of renewal bill or note, 4-339 General rule, 4-146 Illegality, 4-340 In general, 4-339 Illustrations of the rule against parol agreements, 4-147 Mere change of securities, 4-341 Note conditional on return or failure of consideration, 4-148 Parol contemporaneous agreement for

Not payable to payee, 4-147 Volume XXXI.

renewal, 4-149

BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.

Separate writings and oral agreements, cont'd. Parol agreements intended to control bills and notes, cont'd.

Contemporary parol agreements conterms inadmissible, trolling cont'd.

> Parol agreements as to medium of payment, 4-149

Parol condition as to amount, 4-149

Payable from particular fund, 4-148

Payment conditional on payment of other instruments or debts, 4-148

Stipulations for additions or deductions from amount expressed, 4-149

Date, 4-153

Executed parol agreements as to satisfaction, 4-152

Instruments to become void on con-

dition subsequent, 4-152 Limitations of rule against parol agreements, 4-150

Medium of payment, 4-153

Omissions and erroneous terms in bills and notes, 4-153

Parol evidence as to incomplete, erroneously framed, or ambiguous instruments, 4-152

Parol evidence as to matters or agreements collateral to instrument, 4-154

Parol evidence to show failure of, or conditional delivery, 4-151

Provisions uncertain in meaning, 4-154

Words of negotiability, 4-153

Separate written agreements to control bills and notes, 4-144

General rule as to construing together separate instruments, 4-

General rule of construction applied to bills and notes, 4-144

Provisions of contemporary writings held controlling, 4-145

Repugnant provisions in contemporary instruments, 4-145 Separate instruments construed with

bill or note, 4-144

Trust deeds or mortgages and notes, 4-146

Subsequent written or oral agreements controlling bills and notes, 4-154

Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sets of foreign bills, 4-155

Acceptor or drawer liable to different holders of parts, 4-156 Between two holders of different parts.

4-156 Holder must produce part protested,

Indorsee need not produce all parts,

In general, 4-155 Loss of part by holder, 4-157 Negotiation of set, 4-156

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd.

Sets of foreign bills, cont'd.

Part dishonored or protested must be produced on suit, 4-157

Parts make one hill, 4-155 Payment of one part operates as payment of whole bill, 4-157

Purpose of the custom, 4-155 ·

Transfer of one part creates liability, 4-156

Sight (see infra, Demand), 4-132

Sight drafts, see infra, Demand bills and notes.

Signature (see infra, Attestation):

Acceptance, 4-217

Admission of genuineness of signature, 4-471

Signature of drawer, 4-471

Signatures of payee and indorsers, 4-471

Blank paper, 4-339

Certificate of protest, 4-383

Indorsement, 4-260

Proof of signature of maker or acceptor, 4-345

Warranty of genuineness of signature,

4-477, 481 Signature of drawer or maker, 4-108

Adopted name, 4-109 In general, 4-108

Initial, 4-109

Joint and several notes, 4-110

Joint note, 4-110

Mark, 4-109

Need not be subscribed, 4-109

Note in form joint signed by one only, 4-111

Note signed by several in representative capacity, 4-111

Note signed in the alternative, 4-109

Pencil signature, 4-109 Printed signature, 4-109

Proof of signature, 4-109

Signing essential, 4-109

Signing, 4-200

Negligence in signing, 4-201

Signature affixed in ignorance of the character of paper, 4-200

Signature must be affixed with intention to contract, 4-200

Special acceptance, 25-1162

Special clauses, see infra, Orderly parts and special clauses in bills and notes.

Specific performance, see Specific Perform-ANCE.

Stamps, 4-157

Affixing stamp, 4-158 Burden of proof, 4-161

By whom and when stamp affixed, 4-158 Cancellation of stamp, 4-159

Consequences of omitting stamp, 4-159

Constitutionality of laws, 4-160

Forgery of unstamped instrument, 4-162 Historical, 4-157

How and by whom the want of stamp may be set up, 4-162

In general, 4-157

Instrument admissible without stamp when omission innocent, 4-161 Intent, 4-161

31 C. of L .- 14

```
BILLS OF EXCHANGE AND PROMIS-
                                                 BILLS OF EXCHANGE AND PROMIS-
    SORY NOTES, cont'd.
                                                      SORY NOTES, cont'd.
  Stamps, cont'd.
                                                    Time of negotiation, cont'd.
      Omission of stamp, 4-161
                                                        Overdue paper, cont'd.
                                                            In general, 4-246
      Provision for stamping in court, 4-159
      Provision for stamping on application to
                                                            Maturity of paper payable at sight
        collector, 4-159
                                                              or on demand, 4-248
      Recovery on original consideration,
                                                            Notes bearing interest, 4-247
                                                            Notes payable in instalments, 4-248
        4-162
                                                            Paper transferred on last day of
      Requirements of statutes, 4-158
      Retroactive effect of stamping, 4-159
                                                              grace, 4-249
                                                            When paper deemed overdue, 4-247
      Stamp innocently omitted, 4-161
                                                    Time of payment, 4-132, 495
Expression of time of payment, 4-132
      Statutes, 4-158
      Where two instruments constitute but
                                                        How time of payment usually expressed,
        one transaction, 4-158
                                                          4-132
  Statute of frauds:
                                                        Importance of taking up instrument,
      Acceptance, 29-911
      Promises to accept, 4-244
                                                          4-496
                                                        Notice of dishonor, 4-417
      Verhal acceptances, 4-244
                                                        No time of payment specified, 4-133
  Sterling, 4-131
                                                        Parol contemporaneous agreement as to
  Stock and stockholders, see STOCK AND
                                                          time of payment, 4-149
    STOCKHOLDERS.
                                                        Payment before maturity, 4-495
  Subrogation, see Subrogation.
                                                        Payment in due course, 4-495
Qualified and conditional acceptances,
  Subscribing witness, see infra, Attestation.
  Subscription, 4-109
                                                          4-227
  Summary proceedings, 27-378
                                                        Sight, 4-132
  Sunday, 4-203; 27-404, 405
Notice of dishonor, 4-436
                                                        Usances, 4-132
Variance between note and marginal
      Time of giving notice of dishonor, 4-436
                                                          memorandum, 4-133
  Supra protest, 4-232
                                                    Time of presentment (see infra, Present-
      Liability of acceptor, 4-475
                                                          ment for acceptance):
      Payment supra protest or for honor,
                                                        Presentment for payment, see infra,
            4-498
                                                          Presentment for payment.
          Effect of payment supra protest,
                                                        Protest, 4-382
             4-499
                                                    Time of transfer:
          Illustrations, 4-498, 499
                                                        Presumption, 4-319
          In general, 4-498
                                                    Title:
          Payor for honor succeeds to holder's
                                                        Notes for chattels - vendor retaining
            title, 4-499
                                                          title, 4-127
          Presentment for payment, 4-352
                                                    Towns and townships, see Towns and Town-
  Suretyship (see infra, Indorsement; see
                                                      SHIPS.
        SURETYSHIP):
                                                    Transfer, 4-246
      Discharge of indorsers as sureties, 4-505
                                                        Assignments, 4-246
      Indorsement distinguished from surety-
                                                        Devolution in cases of death, marriage,
        ship, 4-478
                                                          or bankruptcy, 4-282
  Suspicion (see infra, Presumptions in hold-
                                                        Indorsement, see infra, Indorsement.
    er's favor and burden of proof), 4-299
                                                        In general, 4-246
Liability of transferrer by delivery, see
  Tender, see TENDER.
  Time, see infra, Certain in time.
                                                          infra, Liability of transferrer by de-
      Omission of word expressing time, 4-139
                                                          livery.
  Time (computation of), see Time (Compu-
                                                        Negotiation, see infra, Negotiation.
                                                        Negotiation and assignment by delivery,
    TATION OF).
  Time of acceptance, 4-209
                                                          see infra, Negotiation and assignment
      After death of drawer, 4-209
                                                          by delivery.
                                                        Operation of law, 4-282
      After maturity, 4-209
      After previous refusal to accept, 4-209
                                                        Overdue paper, see infra, Overdue
      Before completion of bill, 4-209
                                                          paper.
      When contract of acceptance is com-
                                                    Transferrer by delivery, see infra, Liability
                                                      of transferrer by delivery.
        plete, 4-212
  Time of filling up indorsement, 4-272
                                                    Trusts and trustees:
                                                        Misappropriation and breach of trust,
  Time of giving notice of dishonor, see infra,
                                                          see infra, Misappropriation and breach
    Notice of dishonor.
                                                          of trust.
  Time of indorsement, 4-281
      Irregular indorsement, 4-488
                                                    Ultra vires (see ULTRA VIRES), 4-184
  Time of making:
                                                        Discount, 29-61
                                                        Issuing commercial paper, 29-66
      Memorandum presumed contemporary,
                                                        Mala prohibita, 29-61
        4-140
                                                        Payable on demand without interest,
  Time of negotiation, 4-246
                                                          29-61
      In general, 4-246
                                                        Recovery by corporation on promissory
      Overdue paper, 4-246
          Apparent maturity, 4-247
                                                          note, 29-58
                                                                          Volume XXXI.
```

200

BILLS OF EXCHANGE AND PROMISSORY NOTES, cont'd. BILLS OF EXCHANGE AND PROMIS-SORY NOTES, cont'd.
United States, see United States. Waiver, cont'd. Usages and customs, see Usages and Cus-Renunciation of waiver, 4-503 TOMS. Strangers, 4-454 Usances, 4-132 Subsequent holder or indorsee, 4-454 Usual course of business, 29-446 Time of making waiver, 4-456 Usury (see Usury), 4-190, 192 To whom waiver may be given, 4-454 Value, see infra, Holder.
"Value received," 4-136
Verbal acceptance, see infra, Written and Verbal waiver, 4-458 Waiver after dissolution of partnership. 4-455 verbal acceptances. Waiver after exception and before ma-Verbal promises, see infra, Promises to acturity, 4-456 cept. Waiver after maturity, 4-457, 458 Waiver, 4-453 Waiver at time of execution or indorse-By whom waiver may be given, 4-454 ment, 4-456 Consideration of waiver, 4-457 Waiver before maturity, 4-456 Construction of waiver of notice, 4-460 Waiver by agent, 4-454 Construction of waiver of protest, 4-459 Waiver by partners, 4-455 Waiver given to strangers invalid, Declarations to show waiver, 4-454 Waiver Direct waiver, 4-459 4-454 Express waiver, 4-459 Waiver in body of instrument, 4-455. Guarantor's right of waiver, 4-454 457 Implied waiver, 4-457 Implied waiver before and at maturity, Waiver in indorsement, 4-458 Waiver in separate writing, 4-458 4-460 Waiver in the form of an indorsement, Acts and language, 4-460 4-456 Agreement to extend time for bring-Waiver inuring to subsequent indorsee, ing suit, 4-462 Agreement to extend time of pay-Waiver of notice construed, 4-460 ment, 4-462 Waiver of notice of protest, 4-459 Agreement to renew paper, 4-462 Waiver of protest construed, 4-459 Drawer ordering drawee not to pay, Waiver of protest construed as equiva-4-461 lent to waiver of demand and notice, Extension of time, 4-462 4-459 Generally, 4-460 What amounts to a waiver, 4-457 Promise to pay bill or note, 4-46r Want of consideration, see infra, Considera-Request for forbearance, 4-463 Waiver of notice no excuse for War: want of presentment, 4-460 Notice of dishonor, 4-437 Indorsement, 4-456, 458 Presentment, 4-365 Mode of making waiver, 4-457 Warrants of attorney, see WARRANTS OF AT-Notice, 4-453 TORNEY. Parol waiver, 4-458 Warranty, 4-476; 30-158 Parties affected by waiver in written Capacity of parties, 4-481 Illegal consideration, 4-482 instrument, 4-455 Partly by parol and partly in writing, Indorsement, 4-481 4-458 Signatures, see infra, Signatures. Part payment, 4-464 When in funds, 4-229, 230 Presentment, 4-453 Who may accept, see infra, Acceptance. Promise to pay made after maturity, Wills: 4-463 Burden of proof, 4-465 Corporations, 4-124 Notes payable by executors to avoid Drawer or indorser must know of laches, 4-464, 465 Ignorance of laches, 4-466 duty, 30-573 Without recourse, 4-276, 478 In general, 4-463 Parol evidence, 4-486 Knowledge, 4-465 Witnesses, see WITNESSES. Attestation, see infra, Attestation. Language amounting to admission of liability, 4-464 Parties as witnesses, 4-345 Part payment, 4-464 Words of advice, 4-137 Words of negotiability, 4-133 Promise to pay as evidence of due A, or bearer, equivalent to bearer, 4-134 diligence, 4-464 Promise to pay part of bill or note, Assigns, 4-133 Bearer, 4-134 General rule, 4-133 4-464 Rebuttal of evidence, 4-464 Illustrations, 4-134 Necessity of negotiable words, 4-134 Unaccepted conditional promise, 4-467 Negotiable at particular bank, 4-135 Unequivocal promise necessary, 4-466 Order, 4-133 Order of A, 4-135 Protest, 4-453 Supplying omissions, 5-153 Questions of law and fact, 4-457

```
BILLS OF EXCHANGE AND PROMIS-
                                                  BILLS OF LADING, cont'd.
    SORY NOTES, cont'd.
                                                     Assent of consignor, cont'd.
  Words of negotiability, cont'd.
                                                         Receiving and retaining instrument, con.
      What are sufficient words of negoti-
                                                              Accepting bill under circumstances
        ability, 4-134
                                                                inducing the shipper to mistake
  Writing, 4-81
                                                                its nature, 4-517
      Indorsement, see infra, Indorsement.
                                                              Assent presumed from acceptance of
                                                                bill, 4-516
      Material of the instrument, 4-81
                                                              Circumstances rebutting presump-
      Necessity of writing, 4-81
                                                                tion of assent, 4-517
      Pencil, 4-81
                                                              Express assent, 4-519
  Written and verbal acceptances, 4-213
                                                              Inability to read, 4-516
      Verbal acceptance at common law, 4-217
                                                              In general, 4-516
           Bill need not be shown to drawee,
                                                              Question of fact, 4-519
             4-218
                                                              Receiving bill after shipment of
           Necessity for assent of holder, 4-219
                                                                goods under oral contract, 4-517
           Validity of parol acceptance, 4-217
                                                              Stipulations not calculated to arrest
           Verbal offer to accept conditionally,
                                                                shipper's attention, 4-517
             4-219
                                                              Stipulations printed in fine type,
           What words amount to acceptance,
             4-218
                                                              View that possession of bill by ship-
           Words addressed to stranger to bill
                                                                per is prima facie evidence of as-
             not an acceptance, 4-219
                                                                sent, 4-519
           Words must not be ambiguous or
                                                              When assent not presumed from ac-
             equivocal, 4-218
                                                               ceptance of bill, 4-518
      Written acceptance on a paper other
                                                         Signing instrument, 4-515
        than the bill itself, 4-217
                                                     Assignment:
       Written acceptance on bill itself, 4-213
                                                         Freight, 7-264
           Any words importing an undertak-
                                                     Bona fide purchasers, 4-549
             ing to pay sufficient, 4-215
                                                         Duplicate copies, 4-552
           Any words not negativing an inten-
                                                         Exceptions to rule, 4-550
             tion sufficient, 4-216
                                                         Factor's act, 4-550
           Expression of date, 4-215
                                                         Limitations of the rule, 4-550
Purchasers from agent of owner, 4-550
           Express refusal to accept, 4-216
           Illustrations of sufficient accept-
                                                         Purchasers of bills delivered by carrier
             ances, 4-216
                                                           to person without title, 4-550
           In general, 4-213
                                                         Purchasers of bills obtained from owner
           Not to be varied by parol, 4-214
                                                         by fraud, 4-550
Purchasers of lost or stolen bill, 4-550
           Presumption as to date, 4-215
           Protest waived and payment guaran-
                                                         Successive transfers of bills of goods,
             teed, 4-216
                                                           4-553
           Signature of drawee, 4-217
                                                         Successive transfers of different parts
           Statutes requiring acceptances in
                                                           of bill, 4-552
             writing on bill, 4-213
                                                         Transfer by agent of owner, 4-551
           Words importing an undertaking to
                                                         Transfer by apparent owner, 4-551
pay, 4-215
BILLS OF LADING, 4-507
                                                         Transfer by consignee invested with ap-
                                                           parent ownership, 4-551
  See Bills of Exchange and Promissory
                                                         Transfer by fraudulent vendee, 4-551
    Notes; Carriers of Goods; Contracts of
                                                         Transferee acquires title of transferrer,
    Affreightment and Charter-parties.
                                                            4-549
  Acceptance of bill, see infra, Assent of con-
                                                         Where bill of lading has been issued, but
    signor.
                                                           goods have not been delivered to car-
  Agency, 1-1034
                                                           rier, 5-188
      Bona fide purchasers, 4-551
                                                     Carriers by land, 4-509
      Purchasers from agent of owner, 4-550
                                                     Carriers by water, 4-509
Carriers of goods (see Carriers of Goods),
  Arrival, 2-915
  Assent of consignor, 4-515
                                                           5-204
      Acceptance of instrument with knowl-
                                                         Delivery to holder of bill of lading, see
        edge of contents, 4-520
                                                           CARRIERS OF GOODS.
      Assent conclusively presumed from sig-
                                                         Proof of delivery, 5-190
When carrier's liability commences,
        nature, 4-515
      Assent to conditions on back of instru-
                                                           5-187
      ment, 4-521
Back of instrument, 4-521
                                                         Whether bill of lading essential to com-
                                                           plete delivery, 5-187
                                                     Carriers of live stock, see CARRIERS OF LIVE
      Conditions indorsed on instrument held
        no part of contract, 4-521
                                                       STOCK.
                                                     Cattle cars, 4-542
Change of consignee, 5-199
      How given, 4-515
      In general, 4-515
      Making out instrument, 4-520
                                                     Charter parties (see Contracts of Af-
      Necessity of assent, 4-515
                                                           FREIGHTMENT AND CHARTER PARTIES),
      Receiving and retaining
                                  instrument,
                                                           7-183
                                                         "Bills of lading" as presented, 7-183
        4-516
```

BILLS OF LADING, cont'd. BILLS OF LADING, cont'd. Delivery of goods, cont'd. Charter parties, cont'd. Delivery of goods to holder of bill of Clean bill of lading, 7-184 lading, see CARRIERS OF GOODS. Conflict between charter party and bill In general, 5-187 of lading, 7-191 Between shipowner and charterer, Proof of delivery, 5-190 Statutes prohibiting issuance of bill of 7-191 lading before actual delivery of goods, Between shipowner and person other than charterer, 7-192 Charter party controls bill of lading, Demurrage, see DEMURRAGE. Draft: Bill of lading attached to draft, 5-206 Duplicate bills of lading, 5-207 Construed together where possible, 7-192 When shipper is a stranger, 7-193 Duplicate copies, 4-552 Effect, 4-521 General rule, 7-183 Estoppel, 4-531, 5-207 Bills acknowledging payment of freight Lien for charter-party freight and charges: not in fact paid, 4-536 Bills for quantity larger than shipped, When there is a bill of lading, 7-268 As against a shipper other than 4-535 Bills issued without receiving goods, the charterer, 7-268 Charterers as indorsers, 7-270 4 - 532Carrier estopped, 4-534 Charterer to fix the freight, Carrier's liability on bill of goods in hands of shipper, 4-532 7-270 Effect of reference to charter party, 7-271 Doctrine in the United States. General rule, 7-268 Shipper agent of the charterer, English doctrine exempting carrier from liability, 4-533 7-269 In hands of shipper, 4-532 Transferee agent of the char-Statutory enactments, 4-534 terer, 7-270 Where goods are afterwards received, 4-535 Transferee with notice, 7-269 Transferee without notice, 7-269 Stipulation that master shall sign bill Consignor as agent of consignee, 4-532 Estoppel of master of a vessel, 4-531 of lading, .7-183 View that master signs bills of lading as Estoppel of shipowner or carrier, 4-531 the charterer's agent, 7-200 Original parties, 4-531 "Without prejudice to the charter-party," 7-183
Clean bills of lading, 4-510, 541; 7-184
C. O. D., see C. O. D. Shipper, 4-531 Shipper's liability to master for misrepresenting goods, 4-531 Evidence (see infra, Negotiability), 4-522 Common carriers: Bill containing qualifying clauses, 4-Necessity of bill of lading, 7-203 523 Condition, see infra, Assent of consignor. Bill of lading as evidence, 4-522 Condition of goods, 4-522, 530 Condition of goods, 4-522, 523 "Contents and weight unknown," 4-525 Parol evidence, 4-529 "Contents unknown," 4-523 Connecting carriers, see Connecting Car-In general, 4-522 Of what facts evidence, 4-522 Consent, see infra, Assent of consignor. Ownership of goods, 4-525 Consideration: Parol evidence, 4-530 Parol evidence, see infra, Parol evidence. "Quantity and quality unknown," 4-524 Consignor, see infra, Assent of consignor. Quantity of goods, 4-522 Constructive delivery, 24-1085 Contents unknown, 4-523, 524, 525 Contracts (see infra, Assent of consignor): Shipment of goods, 4-522 Terms of contract, 4-525 "Weight and contents unknown," 4-524 Evidence of the terms of the contract, Weight of goods, 4-522 Parol, 4-538 Execution, 4-513 Execution in triplicate, 4-513 Parol evidence, see infra, Parol evidence. Receipt and contract, 4-521 Express receipts, 4-509 Writing, 4-538 Factors or commission merchants: Copies, 4-513, 552 Advances by third persons on hills of Definition, 4-509 lading, 12-689 Delivery (see infra, Negotiability), 4-514 Bona fide purchasers, 4-550, 551 Bills delivered after shipment under oral Fire insurance: agreement, 4-538 Insurable interest of indorser and in-Bills not delivered to consignor, 4-538 dorsee of bill of lading, '13-159 Parol evidence as to time of delivery, Force, 4-521 Form, 4-513 4-542 Delivery of goods, 5-187 Fraud: Bill of lading as evidence of delivery, Bona fide purchasers, 4-551 Parol evidence, 4-543 5-188

212

```
BILLS OF LADING, cont'd.
  Freight:
       Bills acknowledging payment of freight
         not in fact paid, 4-536
       Parol evidence, 4-540, 541
  Freight bills, 4-509
  Functions, 4-521
  Good order, 4-530
Indorsement, 4-546
Indorsement of bill of lading, 5-208
  In good order, 4-530
Issuing bills of lading, 4-510
       By whom issued, 4-512
       Connecting carriers, 4-512
       Duty of carrier to issue, 4-510
       Master of vessel, 4-512
       Statutes, 4-511
Time of issuing, 4-511
  Jus disponendi, see SALES.
  Knowledge, see infra, Assent of consignor.
  Laches:
       Laches of holder of bill of lading,
         5-203
  Limitation of liability, 5-292
       Parol evidence, 4-540
  Lost papers and instruments, 4-550
  Manifest, 19-917
  Masters of vessels, see Masters of Vessels.
  Mistake:
       Parol evidence, 4-543
  " More or less," 4-528
  Negotiability, 4-545; 5-201
As evidence of contract of carriage,
              4-553
            At common law, 4-553
            By statute, 4-553
In the United States, 4-554
       Bills issued without receiving goods, see
          infra, Estoppel.
       Consignee transferring, 4-546
       Consignor transferring, 4-546
       Delivery, 4-546, 547
       Delivery alone, 4-547
       Duration of negotiability, 4-548
       General rule, 4-546
       Indorsement, 4-546
Indorsement without delivery, 4-547
       In general, 4–545
Limitations of negotiability, 4–549
       Mode of transfer, 4-546
       Negotiable instruments proper distin-
         guished, 4-549
       Quasi-negotiability, 4-545
       Rights of bona fide purchasers, see
         infra, Bona fide purchasers.
       Statutory provisions, 4-548, 554
       Symbols of property, 4-546
Transfer as collateral security, 4-548
       Transfer of bill of lading passes title to
         property, 4-546
       Who may transfer, 4-546
Words of negotiability, 4-547
  Notice, see infra, Assent of consignor.
  Ownership (see infra, Bona fide purchasers):
       Presumptions as to ownership, 4-536
  Ownership of goods, 4-525
  Parol contract, 4-538
  Parol evidence, 4-525; 11-550
       Admissibility of parol evidence to vary
         or contradict, 4-525
       Ambiguities, 4-543
       C. O. D., 4-544
```

```
BILLS OF LADING, cont'd.
  Parol evidence, cont'd.
       Contractual stipulations, 4-536
           Application of the general rule,
              4-536
            Bills delivered after shipment under
            oral agreement, 4-538
Bills not delivered to consignor,
            Cattle cars, 4-542
            Common-law liability for loss, 4-542
            Contract to transport goods may be
              by parol or in writing, 4-538
            Controversies between strangers or
              parties to instrument, 4-543
            Evidence showing true parties to the
              contract, 4-539
            Exceptions to the rule, 4-543
            Express stipulations in bill, 4-539
            General rule, 4-536
Goods shipped under prior parol
              agreement, 4-538
            Implied obligation as to freight,
              4-541
            Implied obligation as to mode of
              carriage, 4-541
            Implied obligation as to route, 4-542
            Implied obligation as to time of de-
              livery, 4-542
            Implied obligations of bill, 4-540
            Limitations of the rule, 4-543
            Limiting carrier's liability, 4-540
            Merger of prior and contemporane-
              ous agreements in bill of lading,
              4-536
            Place of delivery, 4-540
Rule applied only where bill repre-
              sents the contract, 4-538
            Stipulation as to freight, 4-540
            Stowage, 4-540
            Strangers, 4-543
            Terms cannot be extended or con-
              tradicted by parol, 4-536
       Estoppel, see infra, Estoppel.
       Evidence of supplementary parol con-
         tract, 4-545
       Fraud, 4-543
Freight, 4-540, 541
       Legal operation of bill, 4-541
       Limitation of liability, 4-540
       Mistake, 4-543
Mode of carriage, 4-541
       Place of delivery, 4-540
       Presumptions as to ownership, 4-536
       Receipt clauses, 4-526
Clause acknowledging the receipt of
              goods, 4-526
            Clause stating weight and quantity
              of goods, 4-527
            Consideration, 4-530
            Estoppel, see infra, Estoppel.
            Express agreement binding carrier
              by statement of quantity, 4-529
            General rule, 4-526
"In good order," 4-530
"More or less," 4-528
            Parol evidence admissible to ex-
              plain, 4-526
            Quantity, 4-527
            "Quantity guaranteed," 4-529
"Underbilled," 4-528
            "Weight unknown," 4-528
```

BILLS OF LADING, cont'd.

Time of issuing, 4-511 Title (see infra, Bona fide purchasers; Ne-

BILLS OF LADING, cont'd. Parol evidence, cont'd. Receipt clauses, cont'd. What are receipt clauses, 4-526 Route, 4-542 Time of delivery, 4-542 True parties to the contract, 4-539 Usages and customs, 4-544 Place of delivery: Parol evidence, 4-540 Pledge and collateral security, 22-858 Transfer as collateral security, 4-548 Possession (see infra, Negotiability): Bills issued without receiving goods, see infra, Estoppel. Possession of bill, see infra, Assent of consignor. Presumptions: Assent of consignor, see infra, Assent of consignor. Ownership, 4-536 Property: Ownership of goods, 4-525 Symbol of property (see infra, Negotiability), 4-522 Purchasers for value and without notice, see infra, Bona fide purchasers. Quality: Parol evidence, 4-527
"Quality unknown," 4-524 Quantity, 4-522 Estoppel, 4-535 Parol evidence, 4-527 Statement in bill of lading as to quantity, 7-254 "Quantity and quality unknown," 4-524 Questions of law and fact: Assent of consignor, 4-519 Receipt: Receipt and contract, 4-521 Receipt clauses, see infra, Parol evidence. Receipt of goods: Bills issued without receiving goods, see infra, Estoppel. Receiving and retaining instrument, see infra, Assent of consignor. Reservation of jus disponendi, see SALES. Route: Parol evidence, 4-541 Shipment of goods, 4-522 Shipping note, 4-510 Ships and shipping, 4-510 Signature, 4-513 Assent of consignor conclusively presumed from signature, 4-515 In general, 4-513 Master of a vessel, 4-513 Owner of vessel, 4-514 Spent bills of lading, 26-150 Stipulations, see infra, Assent of consignor. Stoppage in transitu, see Stoppage in Tran-SITU. Stowage, 4-540 Subject to correction, 27-195 Symbolical delivery, 24-1085 Symbol of property (see infra, Negotiability), 4-522 Theft, 28-135 Thief, 28-135 Tickets and fares: Bill of lading distinguished from passen-

ger ticket, 28-156

gotiability): Ownership of goods, 4-525 Transfer, see infra, Bona fide purchasers; Negotiability. Triplicate copies, 4-513, 552 Unavoidable, unavoidable accident, etc., 29-92 Unknown contents, quality, and quantity, 4-523, 524 Usages and customs, 4-544 Indorsement, 5-209 Waybill, 4-510 Weight, 4-522, 524 Parol evidence, 4-527, 528 Weight and contents unknown, 4-524 "Weight unknown," 4-528 Writing, 4-538 **BILLS OF QUANTITIES**, 30-1203 BILLS OF SALE, 4-555 See CHATTEL MORTGAGES. Absolute sales treated as mortgages, see infra, When treated as a mortgage. Affidavit of good faith, 4-557 Alteration of instruments, 2-205 Assignments for the benefit of creditors, 5-556 Assignments in the form of bill of sale, 3-56 Attestation, 3-274 Chattel mortgages, see CHATTEL MORTGAGES; see infra. When treated as a mortgage. Consideration, 4-572 Prima facie, 4-572 Statement of consideration and acknowledgment of payment, 6-759 Constructive delivery, 24-1085 Defeasance, see infra, When treated as a mortgage. Definition, 4-555 Delivery, 4-557 Delivery of instrument passes title to property, 4-558 Effect of delivery, 4-558 Instrument must be delivered, 4-557 Vendee has right to possession of property, 4-559 Delivery of possession of the property, 4-558 Burden of proof to show fraud, 4-559 Common-law rule, 4-558 Fraud as to creditors, 4-558 Illustrations of delivery, 4-560, 561 Property and vessels at sea, 4-561 Property incapable of actual delivery, 4-561 Recording acts, 4-559 Registration, 4-571 Statutes, 4-559 What constitutes delivery, 4-560 Delivery of property equivalent to registration, 4-571 Description of property, 4-557 Description of the parties, 4-556 Election acts, see infra, Registration. Evidence: Consideration, 4-672 Instrument treated as evidence, 4-572 Execution: Vendee's interest sold on execution, •4-563 . Factors' acts, see FACTORS' ACTS. Volume XXXI. 214

```
BILLS OF SALE, cont'd.
                                                BILLS OF SALE, cont'd.
  Fire insurance, see FIRE INSURANCE.
                                                   When treated as a mortgage, cont'd.
  Fraud, see infra, Delivery of possession of
                                                       Third party may show instrument to be
    the property.
                                                         a mortgage, 4-565
                                                       Vendee's interest may be sold on exe-
  Gentleman, 14-1003
                                                cution, 4-563
BILL TO ENFORCE A DECREE, 4-573
  Good faith, affidavit of, 4-557
  Grand bill of sale, 14-1110
                                                BILL TO IMPEACH DECREES, 4-573
  Impeaching, 4-573
  Mortgages, see infra, When treated as a
                                                 BILL TO PERPETUATE TESTIMONY,
    mortgage.
  Parol evidence, 4-565; 11-550
                                                 BILL TO REMOVE CLOUD, see CLOUD ON
      At law, 4-566
                                                   TITLE.
                                                 BILL TO TAKE TESTIMONY DE BENE
      Is intended as security for debt, 4-565
                                                   ESSE, 4-573
      Parol evidence to show whether contract
        is a sale or security, 21-1112
                                                BIND, 4-573
BIND OUT, 4-574
      To contradict the instrument, 4-566
                                                BIND OVER, 4-574
BIOGRAPHY, 4-574
      To show that a bill of sale is absolute
        on its face, 4-565
                                                   Privacy, right of, 4-574
      Warranty, 4-568
                                                 BIPARTITE, 4-575
  Possession, see infra, Delivery of possession
                                                BIRDS, 4-575
BIRTH, see Born; Concealment of Birth
    of the property.
  Property, description of, 4-557
                                                   OR DEATH : PEDIGREE.
  Receipt:
                                                 BISHOP, 4-576
      Parol evidence to prove a contemporane-
                                                 BISSEXTILE, see LEAP YEAR.
        ous warranty, 4-569
                                                 BITCH, 4-576
  Recitals, 24-65
                                                   See LIBEL AND SLANDER.
  Recording acts, 24-86
                                                   Divorce, 9-799
      Bill of sale intended as mortgage, 24-
                                                 BITE, 4-576
        89
                                                BITTERS, 4-576
  Registration, 4-569
                                                 BK., 4-576
      Delivery of property equivalent to regis-
                                                   Abbreviations, 1-97
        tration, 4-571
                                                 BLACK, 4-576
      In general, 4-569
                                                 BLACKLEG, 4-577
      Retention of possession, 4-559
                                                   See LIBEL AND SLANDER.
      Sale of live stock, 4-571
                                                BLACKLISTING EMPLOYEES, 4-577
      Unauthorized registration
                                      nullity,
                                                BLACKMAIL, 4-577
See Extortion; Threats and Threatening
      When instrument a mortgage, may be re-
                                                     LETTERS.
        corded as such, 4-570
                                                Libel and slander, 4-577
BLACK PERSON, see Colored Person.
      When instrument void if not recorded,
        4-570
                                                 BLACKSMITH:
  Retention of possession, see infra, Delivery
                                                   Expert and opinion evidence, 12-432
    of possession of the property.
                                                BLACKSMITH SHOP, 4-579
BLANC SEIGN, 4-579
BLAND'S TABLES, see Mortality Tables.
  Security, see infra, When treated as a mort-
  Ships and shipping, 25-872
                                                 BLANKET BALLOT, see Elections.
      Delivery of possession, 4-561
                                                 BLANKET POLICY:
  Symbolical delivery, 24-1085
                                                 Insurance, 4-579
BLANKET VEIN, 4-579
  Title:
      Delivery of instrument passes title to
                                                 BLANKS, 4-579
        property, 4-558
                                                   See FILLING BLANKS; FORGERY.
  Warranty, see WARRANTY.
                                                   Debentures:
  When treated as a mortgage, 4-562
                                                       Execution and delivery in blank, 8-966
      Admissibility of parol evidence, 4-565
                                                   Forthcoming
                                                                and
                                                                       delivery
                                                                                  bonds,
      As to third parties, 4-564
                                                     1138
      Defeasance, 4-564
                                                   Proxies, 23-298
      Degree of proof required, 4-566
                                                   Stock and stockholders, see Stock and Stock-
      Doubtful cases, 4-568
                                                     HOLDERS.
      Foreclosure, 4-563
                                                 BLASPHEMY AND PROFANITY, 4-580
      General rule, 4-562
Illustrations of instruments held to be
                                                   See OBSCENITY.
                                                   Common law, 4-581
        mortgages, 4-563
                                                       Blasphemy, 4-581
      Instrument with no defeasance, 4-564
                                                       Profanity, 4-581
      Parol evidence at law, 4-566
                                                   Definitions, 4-580
      Parol evidence to contradict instrument,
                                                       Blasphemy defined, 4-580
        4-566
                                                       Language held to be
                                                                                  blasphemous,
      Presumption that instrument is what it
                                                         4-580
        purports to be, 4-567
                                                       Profanity defined, 4-580
      Registration, 4-570
                                                   Denying, 9-274
      " Security," 4-566
                                                   Disorderly houses, 9-515
      Separate written defeasance, 4-564
                                                   Disturbing meetings, 9-671
      Test, 4-563
```

```
BOARDS OF HEALTH, 4-596
BLASPHEMY AND PROFANITY, cont'd.
                                                   See Drains and Sewers; Hospitals and Asylums; Physicians and Surgeons;
  Divorce, 9-801
  Libel and slander, 18-918
                                                     QUARANTINE.
  Malice, 4-581
  Must be malicious, 4-581
                                                   Abatement of nuisances, 4-601
                                                       Exceeding powers, 4-602
  Offense classified, 4-580
  Publicity, 4-582
Single act of profanity, 4-582
                                                       General order for removal, 4-602
                                                       In general, 4-601
  Statutes regarding, 4-581
                                                       Injunction, 4-602
  Use of profane and vulgar language, 4-582
                                                       Notice, 4-601, 604
                                                       Specifying manner of abatement, 4-
BLASTING:
  Explosions and explosives, 12-510
                                                         601
  Independent contractors, 16-198, 208
                                                       Summary action, 4-601
  Police power, 22-925
                                                       Ultra vires act, 4-602
                                                   Adulteration, see Adulteration.
  Railroads, 23-715
BLENDED FUND,
                                                   Constitutional law, 4-600
                        see Confusion
  GOODS; TROVER AND CONVERSION.
                                                   Definition, 4-596
                                                  Employment of professional aid, 5-604
Amount of compensation, 4-605
BLIND, see DEAF, DUMB, AND BLIND PER-
BLIND STATION, 4-582
                                                       Health officer, 5-605
BLIND TIGER, 28-207
                                                       Patient able to pay for services, 5-605
BLOCK, 4-582
                                                       Power, 5-604
  See Special or Local Assessments; Towns
                                                  Extent of powers, 4-599
    AND TOWNSHIPS.
                                                   Health officer, 4-605
                                                   Hospitals, 4-606
BLOCKADE, see International Law.
RLOCKED FROG, see Frog.
                                                   Injunction:
BLOCK SYSTEM, 4-584
                                                       Exceeding powers, 4-602
BLOOD, 4-585
                                                  Liability for decision, 17-728
  See HALF-BLOOD.
                                                  Liability of board, 4-607
  In blood, 16-126
                                                       Errors of judgment, 4-607
  Of the blood, 21-830
                                                       Liability in tort, 4-607
  Spitting blood, 4-586; 19-64
                                                       Negligence, 4-607
BLOOD STAINS, 4-587; 20-541
                                                       Statute in general terms, 4-607
                                                       Wrongful acts, 4-607
  Articles with stains thereon resembling
                                                  Liability of municipality, 4-607
    blood, 4-588
  Chemical test, 20-541
                                                       General rule, 4-607
  Color, 20-541
                                                       Municipality not liable, 4-608
  Evidence, 4-587; 20-541
                                                       Unskilful treatment by hospital physi-
  Evidence of crime, 4-587
                                                         cian, 4-608
  Expert testimony, 4-588
                                                  Limitation of powers, 4-599
                                                  Local boards, 4-598
  Medical jurisprudence, 20-541
  Microscopic test, 20-542
                                                  Mandamus, 19-825
  Spectroscopic test, 20-542
                                                  Municipal corporations:
  Testimony of ordinary witnesses, 4-587
                                                      Liability of municipality, 4-607
BLOW, 4-588
                                                  National boards of health, 4-597
BLUBBER, 4-589
RLUDGEON, 4-589
                                                  Notice:
                                                       Abatement of nuisances, 5-604
BOARD, 4-589
                                                  Nuisances (see infra, Abatement of mi-
  See INNS AND INNKEEPERS.
                                                         sances):
  County board, 4-593
                                                       Power to conclusively declare naisance,
  Deck of a ship, 4-594
                                                         see infra, Abatement of nuisances.
  False pretenses, 4-589
Free on board, 14-528
                                                  Occupation, business, and privilege taxes, 21-
  Master and servant, 20-18
                                                   Organization, 4-597
  Occupation, business, and privilege taxes, see
                                                  Physicians and surgeons, see infra, Em-
    OCCUPATION, BUSINESS, AND PRIVILEGE
                                                     ployment of professional aid.
    TAXES.
                                                   Police power, 4-597; 22-920
  Quorum, see Quorum.
                                                   Power to make regulations and ordinances,
BOARDERS (see INNS AND INNKEEPERS):
                                                     4-599
  Householder, 15-775
                                                   Private residences, 4-606
BOARDING HOUSE, see INNS AND INN-
                                                  Quarantine:
  KEEPERS.
                                                      Establishment of quarantine, 4-606
BOARD OF ALDERMEN, see MUNICIPAL
                                                       Regulations conflicting with powers con-
  Corporations; Ordinances; Public Offi-
                                                         ferred upon quarantine officers, 4-
  CERS.
BOARD OF HEALTH, see BOARDS OF
                                                  Regulations and ordinances, 4-599
  HEALTH.
                                                      Confined to sanitary and police regu-
BOARD OF SUPERVISORS, see COUNTY
                                                         lations, 4-60
COMMISSIONERS; TOWNS AND TOWNSHIP.

BOARD OF TRADE OR PRODUCE
                                                       Constitutionality, 4-600
                                                       Enactment, 4-599
  EXCHANGE, see STOCK AND PRODUCE
                                                      Implied power, 4-600
 Exchanges.
                                                       Power to make, 4-599
```

BONDS, 4-618

TICE):

STOCKHOLDERS.

BOARDS OF HEALTH, cont'd. Regulations and ordinances, . cont'd. Publication, 4-601 Reasonableness, 4-600 Residences, 4-606 Sanitary districts, 4-599 State boards, 4-598 Ultra vires, 4-602 BOAT, 4-609 See SHIPS AND SHIPPING. Barge, 4-609 Canal boats, 4-610 Disorderly houses, 9-512 Ferryboat, 4-611 Gaming houses, 14-698 Maritime liens, 4-610 Steamboats, 4-609 Vessel, 4-609 BOAT BUILDING: Exemptions from taxation, 12-351 BODILY HARM, 4-611 See CARRYING WEAPONS. BODILY HEIRS, 4-611 BODILY INFIRMITY, see Infirmity. BODY, 4-611 See DEAD BODY. Murder and manslaughter: Indictment for homicide, 4-611 Of the body, 21-830 BODY EXECUTION, see ARREST; IM-PRISONMENT FOR DEBT AND IN CIVIL CASES. BODY OF THE COUNTY, 4-612 Grand juries, 4-612 BODY OF WATER: River, 4-612 BODY SNATCHING, 8-839, 840 BOGUS, 4-613 BOHEA, 4-613 BOHEMIAN OATS, 14-613 Gambling contracts, 14-613 Illegal contracts, 15-944 BOILER, 4-614 Mechanics' liens, see MECHANICS' LIENS. BOILER EXPLOSIONS, see Explosions AND EXPLOSIVES. BOILER INSURANCE, 4-614 BOILING, 4-614 BOILING WATER, 4-614 BOLT, 4-614 BOMBAZINE, 4-615 BONA, 4-615 BONA FIDE, 4-615 See GOOD FAITH. BONA FIDE CREDITORS: Creditor, 8-242 Recording acts, 8-242 BONA FIDE HOLDER (see BILLS OF Ex-CHANGE AND PROMISSORY NOTES; PURCHASERS FOR VALUE AND WITHOUT NO-TICE): Bank notes, see BANK NOTES. Coupons, see Coupons. Usury, 29-521 BONA FIDE POSSESSOR, 4-616
BONA FIDE PURCHASERS (see Fraudu-LENT SALES AND CONVEYANCES; PUR-CHASERS FOR VALUE AND WITHOUT NO-

Stock and stockholders, see STOCK AND

BONDED WAREHOUSE, see REVENUE

LAWS; WAREHOUSE AND WAREHOUSEMAN.

COGNIZANCE (IN CRIMINAL CASES); DE-BENTURES; JOINT EXECUTORS AND ADMIN-ISTRATORS: OFFICERS AND AGENTS OF PRIVATE CORPORATIONS; PUBLIC OFFICERS. Acceptance, 4-624 Accord and satisfaction: Distinction between bond with a condition, and covenant, 1-411 Act of God, 4-686 Conditions annexed to bonds, 1-600 Act of law, 4-689 Abrogating old duties, 4-691 Act of a court not an act of the law, 4-690 Act of public officials, 4-690 Changing official duties, 4-690 Performance made impossible by act of law, 4-689, 690 Administration bonds, see Executors and ADMINISTRATORS. Admissions: Admissions of obligee of a bond, 1-686 Agency: Execution by agent, 4-622 Performance rendered impossible by obligor or his agent, 4-686 Ratification, 4-638 Special authorization, 4-637 Aliens, 4–642 Alteration of instruments, 2-189 Alteration by stranger, 2-215 By obligor in bond, 2-217 Consent of obligor, 2-208 Official bonds, 2-215 Public officers, 2-215 And, 2-338 Arbitration and award, see Arbitration and AWARD. Assignments, 2-1009, 1041; 4-648 Appeal bonds, 2-1042 "Assigns," 2-1043 At common law, 2-1041 Attachment bonds, 2-1042 Bail bonds, 2-1042 Bond for the conveyance of land, 2-1046 Bond may be assigned by delivery alone, 2-1058 Bond with collateral condition, 2-1042 Consideration, 2-1075 Delivery, 2-ro58 Injunction bond, 2-1042 Prison-bound bonds, 2-1042 Release by obligee, 2-1041 Replevy bond, 2-1042 Statutes, 2-1041 What bonds may be assigned, 2-1042 Assignments for the benefit of creditors, see Assignments for the Benefit of CREDITORS. Attachment, see ATTACHMENT. Attorney and client, 4-634 Authority of attorney, 3-348 Auctions and auctioneers, see Auctions and AUCTIONEERS. Bail bonds, see BAIL (IN CIVIL CASES); BAIL AND RECOGNIZANCE (IN CRIMINAL CASES). Beneficial obligees, 4-651 In general, 4-651 Private bonds, 4-653 Public bonds, 4-652 Volume XXXL

See Bail (IN CIVIL CASES); Bail and Re-

BONDS, cont'd.	BONDS, cont'd.
Bottomry, see Bottomry and Respondentia.	Conditions, cont'd.
Bound, 4-755	Partially invalid considerations, 4-676
Breach of condition, 4-676	Release, 4-693
Act of law, see infra, Act of law.	Consideration, 4-664; 6-734 Absence of consideration may be shown
Alternative conditions, 4–677 Breach of condition to indemnify,	in equity, 4-665
4-694	Burden of proof, 4-667
Contingency specified in the bond,	Conditions without consideration, 4-664
4–696	Creditors showing want of consideration,
Distinction between condition to in-	4-666
demnify and condition to do spe-	Effect of failure of consideration, 4-675
cific thing, 4-695	At law, 4-675
Events causing breach of condition	In equity, 4-675
to indemnify, 4-695	Effect of no consideration, 4-665
Events held not breaches of condi-	Effect of seal, 4-664
tion, 4–696	Fraud affecting the consideration, 4-632
Generally, 4-694	Gift, 4-665
Illustrations, 4–696, 697	Itlegal consideration, see infra, Unlaw-
Indemnity against loss by judg-	ful conditions.
ment, 4-697	' Instances of no consideration, 4-666
Injunction bond, 4-697	Instances of sufficient consideration,
Judgment by default, 4-697	4–666 Intention, 4–665
No specific contingency, 4–695	Parol evidence to show consideration,
Condition to pay money, 4–677 Condition to perform a separate con-	6-766
tract, 4-685	Seal in equity, 4-665
Failure of performance, 4-676	Seal raises prima facie presumption of
Mixed questions of law and fact, 4-677	consideration, 4-664
Nonperformance excused, 4-686	Statutory considerations, 4-67
Act of God, 4-686	Bond exceeding statutory require-
Act of obligee, see infra, Perform-	ments, 4-668
ance rendered impossible by act	Bonds in judicial proceedings, 4-673
of obligee.	Excessive conditions have been held
Generally, 4-686	valid, 4-668
Performance rendered impossible by	Excessive penalty, 4-669
obligor or his agent, 4-686	Immaterial nonconformity, 4-670
Official bonds, see Official Bonds.	Irregularities, 4-674
Place of performance, 4-677	Judicial proceedings valid, 4-674
Substantial performance, 4-678 Bribery, 4-660	Noncompliance with statutory for- malities, 4–667
Burden of proof:	Not statutory but common-law bond,
Consideration, 4-667	4-672
Change of obligee, 4-648	Omission of sureties, 4-670
By assignment, 4-648	Omissions in execution, 4-669
Assignment of debt for which bond	Provisions requiring official ap-
is security, 4-648	proval of bonds, 4-669
Assignment recognized in equity and	Requirements as to sureties, 4-668
under reformed procedure, 4-648	Special statutory bonds, 4-672
At common law, 4-648	Statutory bonds void for material
In equity, 4-648	nonconformity to the statute if
Rights of assignee, 4-648	not supported by another consid-
Death, 4–649	eration, 4-670
Insolvency, 4–649 Termination of office, 4–650	Unconstitutional statute, 4–667 Valid, if voluntary and another con-
Clerks of court, see Clerks of Court.	sideration exists, 4-671
Compounding felonies, 4–659	Variance in time of execution, 4-669
Conditions (see Conditions), 4-621, 655	Constitutional law:
Breach of condition, see infra, Breach	Statutory bonds, 4-667
of condition.	Unconstitutional statutes, 4-667
Condition precedent to performance,	Construction:
4-691	Defects supplied by construction, 4-663
In general, 4-091	Corporations, see Corporations.
Performance prevented by obligor,	Counties:
4-692	As to power to issue bonds and other
Waiver, 4-692	securities, see MUNICIPAL AID; MU-
Definition, 4-655	NICIPAL SECURITIES.
Discharge, 4-693	Capacity to take bonds, notes, etc., by
Generally, 4-655	assignment, 7-934
Invalid conditions, see infra, Invalid conditions.	Coupons, see Coupons. Coverture, 4–625
Parol condition, 4-655	Common law, 4-625
- aron condition, 4-055	Vol VXXX

BONDS, cont'd.	BONDS, cont'd.
Coverture, cont'd.	Filling blanks, see FILLING BLANKS.
Evidence aliunde to show that married	Foreign executors and administrators, see
woman intended to charge her sepa-	Foreign Executors and Administrators.
rate estate, 4-626	Forgery, 13-1098
Separate estate, 4–626 Statutes, 4–626	Forthcoming bonds, see FORTHCOMING AND DELIVERY BONDS.
Damages, 4-698	Fraud, 4-631
Death, 4-649, 686	Common-law rule, 4-631
Debentures, see DEBENTURES.	Fraud affecting execution of bond, 4-632
De facto officers, see DE FACTO OFFICERS.	Fraud affecting the consideration, 4-632
Defeasance, 4-621	Fraud of third person, 4-634
Defective conditions, 4-663	Modification of doctrine, 4-633
Defects supplied by construction, 4–663	Statutes, 4-633
Definition, 4–520	Garnishment, see GARNISHMENT.
Delivery, 4-622	General average, 14–1000
Acceptance, 4-624 Delivery by sureties to principal obligor,	Gifts, 4–665; 14–1029, 1062 Goods, 14–1084
4-624	Guaranty:
Delivery essential, 4-622	Assignment, 14-1159
Delivery need not be to obligee, 4-623	Guardian and ward, see GUARDIAN AND
Escrow, 4-623	Ward.
Formal delivery, 4–622	Husband and wife, see infra, Coverture.
Illustrations, 4-624	Illegal contracts, see ILLEGAL CONTRACTS;
In general, 4-622	see infra, Unlawful conditions.
Instrument must pass beyond obligor's	Implied warranties, 15–1242
power, 4–622 Intention, 4–622, 624	Impossible conditions, 4–686 Act of God, 4–686
Possession prima facie evidence of de-	Performance rendered impossible by act
livery, 4-624	of law, see infra, Act of law.
Repudiation, 4-624	Performance rendered impossible by act
Several obligees, 4-623	of obligee, see infra, Performance
Sunday, 4–624	rendered impossible by act of obligee.
Time of acceptance, 4-624	Performance rendered impossible by
Unauthorized delivery, 4–623	obligor or his agent, 4–686
What constitutes delivery, 4-622 Delivery bonds, see Forthcoming and De-	Indennity bonds, see Indemnity Contracts. Indennity contracts, see Indemnity Con-
LIVERY BONDS.	TRACTS.
Deputy, see DEPUTY.	Infants, 4-626
Designation, see infra, Obligee.	Bond required by law, 4-626
Drunkenness, 4-627	Illustrations, 4-626
Duress, 4-627	In general, 4-626
Duress of goods, 4-628	Necessaries, 4-626
Duress of person, 4-628	Obligee, 4-642
Extortion colore officii, see Extortion. General rule, 4-627	Injunctions, see Injunctions. Insanity, 4-627
Joint obligors, 4-627	Insolvency and bankruptcy, 4-649
Putting in fear, 4-628	Intention, 4-622, 624
Threats of restraint, 4-628	Interest (see Interest), 4-701
Unlawful restraint, 4-628	Interstate commerce:
Each, 10-393	Taxation, 17-115
Equitable election, 11-65	Intoxicating liquors, see Intoxicating
Escape, 4–660	Liquors. Invalid conditions:
Estoppel, 4–687	Conditions without consideration, see
Execution, 4-521; 11-623 Executors and administrators (see Execu-	infra, Consideration.
TORS AND ADMINISTRATORS), 4-649	Defective conditions, 4–663
Exemplary damages:	Unlawful conditions, see infra, Unlaw-
Statutory bonds, 12-21	ful conditions.
Exemptions from executions:	Issue:
Judgments and liabilities on bonds,	What constitutes an issue of bonds, 7-788
12-172	Joint executors and administrators, see Joint
Extortion, 4-628	Executors and Administrators. Joint obligees, 4-654
Bonds given to United States, 4-630	General rule, 4–654
Bonds voluntarily given, 4–629 Court having no jurisdiction, 4–629	Jurisdictional purposes, 4-654
General rule, 4-628	Joint obligors, 4-638
Illustrations, 4–629, 630	Duress, 4-627
Joint obligors, 4–629	Exception, 4-629
Mere irregularities, 4-631	Sureties, 4-640
Separable conditions, 4-630	Sureties in joint bonds, 4-639
False pretenses and cheats, 12-844	Survivorship, 4-640
210	y Volume XXXI.

BONDS, cont'd.

BONDS, cont'd.	BONDS, cont'd.
Joint obligors, cont'd.	Obligee, cont'd.
Whether joint or joint and several, 4-638	Nominal obligee, trustee for person actually damnified, 4-646
Whether several or joint, 4-640 Judicial sales, see Judicial Sales.	Obligee different from that designated
Justices of the peace, see Justices of the	by law, 4-645
Peace.	Obligee must be a person, 4-642
Legacies and devises, see LEGACIES AND DE-	Omission or mistake cured, 4-645
VISES.	Partial designation, 4-643
Liability, see infra, Obligation. Limitation of actions, 19–268	Particularity of designation, 4-642 Performance rendered impossible by act
Limited partnership, 19-356	of obligee, see infra, Performance ren-
Liquidated domages, see Liquidated Dam-	dered impossible by act of obligee.
AGES.	Promissory notes, 4-645
Last papers and records, see Lost Papers	Reformation, 4-645
and Records. Lotteries, 4–660	Statutory designation, 4-645 United States, 4-642
Mondomus, see Mandamus.	Obligor, 4-624
Marriage:	Attorneys, 4-634
Restraint and procurement of marriage,	By what law capacity to contract gov-
4-657	erns, 4-625
Married women, see infra, Coverture.	Capacity to contract, 4–625 Conflict of laws, 4–625
Measure of damages, 4–698 Ministers and ambassadors, 20–795	Corporate restrictions, 4-635
Mistake, 4-644, 645; 20-830	Caverture, see infra, Coverture.
Money, 20-839	Drunkenness, 4-627
Municipal corporations, see Municipal Se-	Duress, see infro, Duress.
CURITIES. Name:	Fraud, see infra, Fraud. Generally, 4-624
Designation by description, 4-644	Infancy, see infra, Infants.
Identity, 4-642	Insanity, 4-627
Mistake in name of obligee, 4-644, 645	Joint obligors, see infra, Joint obligors.
Name of obligor need not appear in	Name of obligor need not appear in body
body of bond, 4–624 Obligee, 4–641	of bond, 4-624 Partnership authority, see Partnership.
Nonperformance, see infra, Breach of con-	Performance rendered impossible by
dition.	obligor or his agent, 4-686
Notes, 21-578	Public officers, 4-635
Obligation, 4–698	Special authorization, see infra, Agency.
Defective obligations, 4–698 Extent of liability, 4–701	Statutory requirements, 4-634 Official bonds, see Official Bonds.
Generally, 4-698	Omission:
Liability in bonds for security, 4-699	Supplying omitted words, 4-663
Liability in common-law bonds, 4-698	Parol evidence, 11-549
Liability in statutory bonds, 4–700 Penalty, 4–698	Partnership, see Partnership. Payment, see Pavment.
Statutory penalty, 4-698	Penalty (see Liquidated Damages; see in-
Obligee, 4-641	fra, Obligation), 4-698
Aliens, 4-642	Amount of penalty, 4-701
Appeal bond, 4-647	Equity cannot relieve against statutory
Beneficial obligees, see infra, Beneficial obligees.	penalty, 4–700 Interest allowed beyond penalty, 4–701
Change of obligee, see infra, Change of	Liability in common-law bonds, 4-698
obligee.	Liability in statutory bonds, 4-700
Corporation sole, 4-642	Performance, see infra. Breach of condition.
Description, 4–644 Designation, 4–644	Performance rendered impossible by act of obligee, 4-687
Distinct obligee essential, 4-64r	Acceptance of benefits, 4–687
Filling blanks, 4-642	Generally, 4-687
General characteristics, 4-641	Performance by estoppel, 4-687
Identity, 4-642	Waiver by party injured, 4-689
Idiots, 4–642 Infants, 4–642	Waiver by public agents, 4–688
Intention of statute, 4-647	Personal property, 22-750 Possession:
Joint obligees, 4-654	Possession prima facie evidence of de-
Judicial order, 4–647	livery, 4-624
Mandatory provisions of statutes, 4-647	Postmoster, see Postal Laws.
Married woman, 4-642	Power to issue bonds:
Mistake cured, 4-645 Mistake in designation, 4-644	Funding and renewal bonds, see infra, Funding and renewal bonds.
Mistake in name does not bar recovery,	Subscriptions and donations to railway
4-644	companies, see Municipal Aid.

BONDS, cont'd. BONDS, cont'd. Unlawful conditions, cont'd. Presumptions: Breach of official duty, 4-660 Date, 22-1276 Private international law: Breach of public duty, 4-660 Bribery, 4-660 Conflict of laws, 4-625 Compounding felony, 4-659 Property, 23-265 Consideration, 4-659 Public officers, see Official Bonds. Contrary to statute provisions, 4-658 Putting in fear, see infra, Duress. Corporations failing to comply with the Questions of law and fact: law, 4-658 Breach of condition, 4-677 Failure to perfect execution, 4-660 Incapacity from intoxication, 4-627 Illicit cohabitation, 4-659 Railroad bonds, see RAILROAD SECURITIES. Immaterial whether illegality appears Ratification, 4-638 prima facie or extrinsically, 4-656 Recitals, see RECITALS. Immoral consideration, 4-659 Reformation, see RESCISSION, CANCELLATION, In consideration of unlawful acts by AND REFORMATION. obligee, 4-659 Indemnifying innocent parties, 4-661 Replevin bonds, see Replevin. Representation, 4-649 Indemnity against past unlawful acts, Repudiation, 4-624 4-661 Rescission, cancellation, and reformation, Indemnity against unlawful acts, 4-660 4-645 In general, 4-655 Respondentia, see BOTTOMRY AND RESPONDEN-Instances of illegal conditions, 4-657 In violation of the common law, 4-656 Restraint of trade, see Restraint of Trade. Revenue laws, see Revenue Laws. Permitting an escape, 4-660 Prior illegal agreement, 4-662 Scope of title, 4-521 Procurement of marriage, 4-657 Seal, 4-521 Promotion of immorality, 4-657 Consideration, 4-664 Restraint of marriage, 4-657 Restraint of trade, 4-656 Security: Liability in bonds for security, 4-699 Secret business, 4-656 Seduction, 4-661 Seduction, 4-661 Separate property of married women, 4-626 To do unlawful acts, 4-656 Set-off, recoupment, and counterclaim, see Unauthorized corporate acts, 4-662 SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Unlawful cohabitation, 4-661 Signature, 4-621 Various unlawful considerations, 4-659 Execution by agent, 4-622 Usury, see Usury. In general, 4-621 Waiver of conditions, 4-687, 692 Place of signature, 4-621 Warranty, 30-158 Situs, 27-346 BONDSMAN, 4-701 Specific performance, see Specific Perform-BONE, 4-701 ANCE. BONNET, 4-701 BONUM VACANS, 4-701 States, see STATES. Statute of frauds, see STATUTE OF FRAUDS. BONUS, 4-701 Statutory bonds, see infra, Consideration. See Building and Loan Associations; Divi-Statutory penalty, 4-698 DENDS. Stock and stockholders, see STOCK AND Gratuity, 4-701 STOCKHOLDERS. Remainders, reversions, and executory in-Sunday: terests, 4-703 Delivery where bond is signed on Sun-Taxation: day, 4-624 Bonus distinguished from tax, 4-702 Signature on Sunday, 4-624 BOODLE, 4-703 Suretyship, see Suretyship. BOOK, 4-703 Survivorship, 4-640 Tender, see Tender. See BAGGAGE. Newspaper, 4-704 Threats, see infra, Duress. Obscenity, 4-704 BOOK ACCOUNTS, 1-436 Time of acceptance, 4-624 Trover and conversion, see Trover and Con-See Accounts. BOOK DEBTS, 4-705 BOOK ENTRY, see Documentary Evidence. VERSION. Trusts and trustees, see Trusts and Trus-BOOKKEEPER: TEES. Undertaking, 29-98 Laborer, 18-73 United States, 4-630, 642
United States courts, see United States BOOKKEEPING, 4-704 BOOKMAKING, 14-702 BOOKS, 30-712 BOOKS AS EVIDENCE, see DOCUMENTARY COURTS. Unlawful conditions, 4-655 Acts mala in se and mala prohibita, EVIDENCE. BOOKSELLER, 4-706 4-656 Aiding in defrauding creditors, 4-660 BOOM, 4-706 BOOMAGE, 4-706 Aiding rebellion, 4-659 BOOM COMPANIES, 4-707 Appointing to office for pay, 4-660

Bastardy, 4-660

See Logs and Lumber.

BOOM COMPANIES, cont'd.	BOOM COMPANIES, cont'd.
Admiralty jurisdiction, 4-708	Navigation, cont'd.
Authority of legislature with respect to boom	Obstruction, cont'd.
companies, 4-708	Needlessly obstructing stream, 4-
Bailment for hire, 4-717	711
Banks of stream, 4-708, 712	Relative rights, 4-711
Boom, 4-706	Streams may be used for floating logs just as they may be used for
Boundaries:	vessels, 4-710
State boundary streams, 4-709 Charges, see infra, Tolls.	Use of stream for booming not
Common carriers, 6-260	paramount to other uses, 4-711
Compensation, see infra, Tolls.	Obstruction of navigation, see infra, Navi-
Constitutional law, 4-708	gation.
Authority of legislature with respect to	Ordinary care, 4-718
boom companies, 4-708	Overflowing lands of riparian owners, 4-
Exclusive grants, 4-709	708
Contributory negligence, 4-718	Piers, 4-710
Dams, 4-714	Erecting stone pier in navigable river,
Injuries to dams from floating logs,	4-710 Right to erect piers, 4-710
8-719 Definitions 4 707	Powers, 4-709
Definitions, 4–707 Boom, 4–706, 707	Quasi-public character, 4-708
Boom company, 4-707	Retarding the stream, 4-713
Degree of care, 4-717	Right, 4-709
Delay of rafts, 4-710	Right of boom companies limited, 4-710
Diverting the stream, 4-713	Right to erect booms, 4-710
Driving:	Right to float logs, 21-439
Driving logs of nonconsenting owners,	Right to improve streams, 4-708
4-716	Riparian rights, 4-708
Duty as to, 4-718	Flooding lands, 4-711; 13-692
Duty as to receiving and driving logs,	Interference with rights of riparian pro-
_ 4-718	prietors, 4-711
Easements:	By constructing improper works,
Easement of private person, 4-709	4-712
Eminent domain, 4-708; 10-1081	By flooding lands, 4-711; 13-692
Exclusive grants, 4-709	Flooding caused by authorized and
Flooding lands, 4-711, 713; 13-692	properly constructed boom, 4-713
Floods, 13-692	Right to use of banks of stream,
Boom companies not insurers against	4-712
injuries to riparian owners, 13–692 Charter will not protect from injuries	Scaling, see Logs and Lumber. Set-off, recoupment, and counterclaim,
by erection of booms, 13-694	4-715
Erection of booms, 13-693	Sluice dam, 25-1126
Illustrations, 13-692, 693	State boundary streams, 4-709
Liability for flooding lands where there	Tolls, 4-714
is an extraordinary flood, 13-696	Accrual of rights, 4-714
Log jams, 13-603	Driving logs for nonconsenting owners
"Forever free," 4-709	4-716
General character, 4–707	Generally, 4–714
Improvement of streams, 4-708	Lien for charges, see infra, Liens.
Improving the stream, 4-713	Owner actually driving his own logs
Insurers, 4-717	4-717
Legislative authority necessary, 4-713	Regulation of charges, 4-715
Legislature, 4-708	Right to charge toll, 4-708
Liability for delay of rafts, 4–710 Liens, 4–715	Use of banks without compensation, 4-708
	Wharves and wharfingers, 4-710
Driving logs for nonconsenting owners, 4-716	BOOMING FACILITIES, 4-706 BOOTH, 4-178
Lien for charges, 4-715	BOOTY, 4-718
Waiver of lien, 4-716	BORAX, 4-718
Log jams, 13-693	BORN, 4-719
Marks, see Logs and Lumber.	Curtesy, 4-719
Nature, 4-707	Death by wrongful act, 4-719
Navigable waters, 4-708	BORN AND TO BE BORN, 4-720
Navigation:	BORN OR TO BE BORN, 4-720
Obstruction, 4-709, 710	BOROUGH ENGLISH, 4-720
Blockading stream with logs, 4-711	BOROUGH OFFICE, 4-720
Erection of stone pier, 4-710	BOROUGHS, 4-721
Illustrations, 4–711	See MUNICIPAL CORPORATIONS.
In general, 4-710	Abatement of nuisances, 4-728
Injury to navigable capacity of	Adjustment of liabilities, 4-727
stream, 4-711	Annexation of territory, 4-725
8	Volume XXXI.

BOROUGHS, cont'd.	BOTH, 4-734
Boundaries, 4–724	Either or both, 9-432
Annexation of territory, 4-725	On both sides of its road, 24-988
Division into wards, 4-725	BOTTLE , 4–735
Extent of territory, 4-725	Expert and opinion evidence, 12-478
In general, 4-724 Two or more distinct villages, 4-724	BOTTOM, 4-735
Bounty bonds, 4-727	BOTTOMRY AND RESPONDENTIA,
Borough officers, 4-728, 729	4-736 Abandonment and total loss, 1-38; 4-747
Burgess, 4-728	Advances made on credit of owner, 4-745
Change of name, 4-722	Agency:
Chosen freeholders, 6-2	Agent of vessel, 4-745
Common council, 4-727, 728	Assignments, 4-738, 749
Constitutional law, 4-722	Bona fide holder, 4-749
Creation, 4-722	Bottomry by the owner, 4-740
Application for incorporation, 4-723	Illustrations, 4–740, 741
Certificate of grand jury, 4–723 Constitutionality of acts, 4–722	In general, 4-740
Courts of quarter sessions in Pennsyl-	Bottomry contracts, 4–736
vania, 4-723	Burden of proof, 4–746 Interest, 4–746
Decree of incorporation, 4-724	Shifting, 4-747
Facts warranting incorporation, 4-724	Capture, 4-747
Failure to record decree, 4-724	Cargo (see infra, What property bound),
Incorporation by courts, 4-723	4-737
Notice, 3-724	Bottomry by the owner, 4-741
Petitioners for borough commissioners,	Owner of cargo, 4-745
4-722	Power of master, 4-744
Special act, 4-722	Carrier of goods:
Statute of incorporation strictly con-	Lien of carrier, 5-411
strued, 4–723 Definition, 4–721	Communication with owner, 4-742, 744
Division into wards, 4–725	Consignee, 4–745 Construction, 4–737
Commissioners, 4–726	Contract good in part and bad in part, 4-738
In general, 4-725	Debt for which ship is detained, 4-743
Manner of procedure, 4-726	Definition, 4-736
Duties, 4-726	Deviation in marine insurance (see DEVIA-
Extent of territory, 4-725	tion (in Marine Insurance), 4-747; 9-
Farming lands, 4-724	420
Fire limits, 4–726	Fænus, 13-727
Governing bodies, 4–727	Formal requisites, 4-737
Grand jury, 4–723	Form of agreement, 4-737
History, 4–721, 722 Interstate commerce, 4–731	Freight, see infra, What property bound. General average, 4-747; 14-982, 984, 989
Liabilities, 4–726	General nature of the contract, 4-737
Notice, 4-724	Good faith, 4-746
Occupation, business, and privilege taxes,	Insurable interest, 4-746
4-730, 731	Insurance, 4–737
Ordinances, 4-726	Interest, 4-740
Powers, 4-726	Laches, 4-749
Public officers, 4-728, 729	Lender on bottomry, 4-745
Streets and sidewalks, 4–729 Liability for condition of streets, 4–	Agent of vessel, 4-745 Burden of proof, 4-747
729	Burden of proving necessity, 4-746
Notice, 4-730	Consignee, 4-745
Taxation, 4-730, 731	Duties of lender, 4-745
Two or more distinct villages, 4-724	Good faith, 4-746
Wards, see infra, Division into wards.	Insurable interest, 4–746
BORROW, 4-731	Lender is chargeable with notice, 4-746
See Loans.	Obligations of lender, 4-745
Bailments, 4-731	Owner of cargo, 4-745 Part owner, 4-745
Obligation to return, 4-731 Power to borrow, 4-733	Rights of the lender, 4-745
BORROWER (see Loans):	Shifting burden of proof, 4-747
Usury, 4-733	Who may loan, 4-745
BORROWING, 7-776	Liens, 4-739
BOSS, 4-732	Nature of the lien, 4-749
BOTANISTS:	Priority, 19-1123
Expert and opinion evidence, 12-432	Marine insurance, see Marine Insurance.
BOTE , 4-734	Maritime interest, 4-740
See Estovers.	Maritime liens: Priority, 19–1123
Housebote, 15-773	1 11011ty, 19-1123

```
RESPONDENTIA.
                                                   BOTTOMRY AND
                                                                             RESPONDENTIA,
BOTTOMRY AND
                                                        cont'd.
    cont'd.
                                                      Time of loan, 4-744
  Maritime risk, 4-739
      Illustrations, 4-739, 740
                                                      Usury, 29-467
      Maritime risk essential, 4-739
Sufficient description of marine risk,
                                                      Wages, 4-743
                                                      What property bound, 4-748
                                                          Freight, 4-748
  Master, 4-741
                                                          Ship and cargo, 4-748
                                                          Ship and cargo property of different per-
      Advances on freight and passage money,
                                                          sons, 4-748
Ship and cargo property of one owner,
        4-741
      Authority, 4-741
      Bottomry of the cargo, 4-744
                                                            4-748
      Cargo for benefit of ship, 4-744
                                                          Where only part of cargo arrives safely,
      Circumstances not justifying hypotheca-
                                                            4-749
                                                   Writing, 4-737
BOUGHT, 4-749
        tion, 4-743
      Communication with owner, 4-742
      Conditions of case should be communi-
                                                     Buy, 4-749
                                                   BOUGHT AND SOLD NOTES, 4-751
        cated to owner, 4-742
      Consignee or agent of owner with funds,
                                                     Broker agent for both parties, 4-751
                                                     Definition, 4-751
        4-742
      Debt for which ship is detained, 4-743
                                                     Notes not the original contract, 4-751
      Discharging old bond, 4-743
                                                     Sales:
      Express authority, 4-741
                                                          Delivery creates a binding contract of
      For what purposes justified, 4-742
                                                     sale, 24-1028
Statute of frauds, 4-752; 29-852, 874
      Freight money in master's possession,
                                                          Immaterial variance, 4-753
        4-741
      Funds on owner's credit, 4-741
                                                          Material alterations, 4-754
      In general, 4-741
                                                          Material variance between notes, 4-753
      Master's authority over cargo, 4-744
                                                          Notes differing or imperfect, 4-753
      Master's own funds, 4-741
                                                          Where notes agree and there is no
      Necessity, 4-742
                                                            signed entry in broker's book, 4-752
      Person acting as master, 4-741
                                                   BOULEVARD, 4-754
      Port of owner's residence, 4-741
                                                   BOUND, 4-754
      Repairs to ship, 4-743
                                                     Bonds, 4-755
                                                   BOUNDARIES, 4-756; 21-549
See Abutting Owners; Fences.
      Return home when voyage broken up,
        4-743
      Rights of owner of cargo, 4-744
                                                     Accident (in equity), 1-282
      Supplies, 4-743
                                                     Accretion, see Accretion.
     Under what circumstances justified,
                                                     Acknowledgment, 4-803
        4-741
                                                     Acquiescence, 4-863
     Wages, 4-743
                                                         Boundaries erroneously marked, 4-864
Conflict of authority, 4-864
 Necessity, 4-742
     Burden of proof, 4-746
                                                         For period greater than statutory period
                                                            of limitation, 4-863
     Lender is chargeable with notice, 4-746
                                                         How acquiescence operates, 4-864
                                                         In general, 4-859
Knowledge required to give effect to
 Owner, see infra, Bottomry by the owner.
 Ownership:
     Extent of owner's liability, 4-748
                                                           acquiescence, 4-865
 Parol evidence, 4-737
                                                     Ad filum aquæ, 1-633
 Part owner, 4-745
Payment, see infra, Repayment of advances.
Personal liability of owner, 4-739
                                                    Adjoining surveys, 4-780
                                                         Adjoining surveys calling for known
                                                           line as boundary, 4-783
 Pledge and collateral security, 4-738
                                                         Agreement by adjoining owners upon
 Presumptions, 4-737
                                                           line, 4-782
 Private international law:
                                                         Boundaries of junior grant, 4-782
     Conflict of laws, 4-738
                                                         Calls for adjoining surveys, 4-787
 Repairs, 4-743
                                                         Courses and distances, 4-787
 Repayment of advances, 4-747
                                                         Determining lines of old surveys when
     Abandonment, 4-747
                                                           no monument found, 4-783
     Capture, 4-747
                                                         Excess in one or both of adjoining sur-
     Deviation, 4-747
                                                         veys, 4-783
General rule, 4-780
     General average, 4-747
     Misconduct of borrower's agent or mas-
                                                         Immaterial whether line marked or un-
       ter, 4-747
                                                           marked, 4-781
     Total loss, 4-747
                                                         Junior grant, 4-782
     What is payable, 4-748
                                                         Jury look at calls in a patent, 4-782
     When due and payable, 4-747
                                                         Line called for indefinite, 4-781
Respondentia bond; 4-737
                                                         Surrounding surveys, 4-783
Risk, see infra, Maritime risk.
                                                         Township boundary line, 4-782
True line intended, not a supposed line,
Salvage, 4-747
Supplies, 4-743
```

BOUNDARIES, cont'd.	BOUNDARIES, cont'd.
Adjoining surveys, cont'd.	Artificial monuments, cont'd.
Where neither corners nor lines of surveys are found, 4-783	Meander lines, cont'd.
Admissions, 1–683; 4–853	Stakes, 4-778 Natural monuments conflicting with
Calls in the deed, 4-853	4-770
Erroneous boundary line, 4-853	Relative value, 4-760, 771, 784
Evidence of admissions, 4-853	When they control, see infra, Course
Former owner, 4-854	and distances.
Adverse possession, see Adverse Possession.	Artificial watercourses, 4-832
Agreement, 4–860 Arbitration and award, 4–862	Bank:
Courts reluctant to disturb settled	Bank of nonnavigable stream, 4–830 Bank of river, 3–784
boundaries, 4-863	Lakes and ponds, 4-837
Erroneous line agreed on by mistake,	Bar, 3-851
4-862	Beach, 3-902
In general, 4-859	Bed of stream, 4-831, 832
Line fixed by surveyors, 4-862	Beginning corner, 4-762
Parol agreement, 4–862	Beginning corner of no greater dignity
Statute of frauds, 4–861 Where boundary is in doubt, 4–860	than any other corner, 4–763 Courses and distances, 4–763
Along, 2-175	Intention of the parties, 4-763
Along a highway, 4-813	Reversion of course, 4-789
Along the shore, 4-821	Survey must be commenced at beginning
Running along nonnavigable stream,	corner, 4-762
4-831	Between, 4-805
Ambiguity (see infra, Parol evidence), 2-300	Boom companies:
Ancient documents (see Ancient Documents), 4-856	State boundary streams, 4-709 Boroughs, 4-724
Apportionment, 4–867	Annexation of territory, 4-725
Congressional surveys, 4-868	Division into wards, 4-725
Where a vacant space exists, 4-867	Extent of territory, 4-725
Arbitration and award, 4-862	In general, 4-724
Award of arbitrators as evidence, 4–858	Two or more distinct villages, 4-724
Certainty, 2–762 Effect of award fixing boundary, 2–802	"Bounding on," 4-831 Bounds, 4-869
Effect of oral award fixing boundary,	By, 4-805; 5-82
2-803	By a highway, 4-813
Oral award as to boundary lines, 2-723	By the line, 4-814
Artificial boundaries, 4-759, 771	By the margin, 4-814
Government surveys, 4-773	By the shore, 4-821
Identification of land, 4-776	By the side, 4-814
Identification of line, 4–772 Land marked only part of way, 4–776	Calls must be made to close, 4-808 Canals, 4-832; 5-113
Lines not actually run and marked,	Closing calls, 4-808
4-776	Concerning boundaries, 6-431
Marked line, 4-771	Conflicting descriptions, 4-80r
Monuments erected by government sur-	Conflicting monuments, 4-761
veyors, 4-776	Consideration:
Next in importance to natural monu- ments, 4-771	Compromise of boundary disputes, 6-713 Construction, see infra, Interpretation.
Patent covers land actually surveyed,	Contemporanea expositio est optima, etc.
4-774	4-796
Relative value, 4-789	Corners, see infra, Artificial monuments
Resurvey, 4-775	Beginning corner; Lost corners and mon-
Sections independent of each other,	uments; Monuments; Natural monuments Counties, see Counties.
4-775 Survey of government cannot be cor-	
rected by individuals or under state	
statutes, 4-775	bounds), 4-784
Artificial lake or pond, 4-836	Beginning corner, 4-763
Artificial monuments:	Courses control distances, 4-788
Meander lines, 4-776	Courses may be reversed, 4-789
Erection without notice, 4-777 Lost corners and monuments, see	Definition, 4–784 Intention :
infra, Lost corners and monu-	Beginning corner, 4-763
ments.	Lost corners and monuments, 4-787
Monuments conflicting with plan,	Magnetic variation, 4-784
4-777	Northerly, 4–784
Monuments subsequently erected,	One monument coinciding with courses
4–777 Parol evidence, 4–777	and distances, and another which does not, 4–762
31 C, of L.—15	225 Volume XXXI.

Boundaries.

BOUNDARIES, cont'd.	BOUNDARIES, cont'd.
Courses and distances, cont'd.	Description, cont'd.
Relative value, 4–760, 784, 789	Two leading methods of description,
Southerly, 4–784 Straight line, 4–806	4-759 Discovery, 4-840
Used to locate monuments and lost cor-	Distances (see infra, Courses and distances):
ners, 4-787	Measurement of distance, 9-614
When they control, 4-784	Distress, 4-841
Calls for adjoining surveys, 4-787	Ditches, 4-832
Conflicting calls, 4-786	Division fences:
Controlling fixed and visible monu-	Joint property, 4–818
ment, 4-787 Courses and distances shown to be	Presumption as to character of fence intended, 4-817
more reliable than monuments,	Property in, 4–818
786	State laws as to, 4-817
Courses control distances, 4-788	Documentary evidence, see infra, Field notes,
Error in calling for monument,	plats, and maps.
4-784	Due, 10-282
General rule, 4-784	Entry:
General rule as to controlling effect of courses and distances, 4–785	Conflict between patent and entry, 4–807 Estimated quantity, 4–793
Incidental calls for monuments,	Estimated quantity, 4-793 Estoppel, 4-865
4-786	Adjoining owners equally chargeable
Monuments called for by conjecture,	with notice, 4-866
4-787	Illustrations, 4-865, 867
No marked object found, 4-784	In general, 4-859, 865
Places where monuments once stood	Knowledge requisite to estoppel, 4-866
not identified, 4-785 Where monuments are called for by	Mistake discovered in survey, 4–867
mistake, 4-784	Privity, 4–867 Re-marking, 4–866
Where no monument called for,	Estuaries, see infra, Seashore, estuaries, tidal
4-784	rivers.
Where to adhere to monument	Evidence:
would defeat grant, 4-787	Acts of ownership, 4-858
Declarations, 4-851	Ancient deeds, extents, surveys, and pat-
Declarations against interest, 4–852 Declarations of deceased persons, 4–851	ents, 4-856
Declarations of deceased surveyor, 4-85.2	Ancient fences, 4-858 Award of arbitrators, 4-858
Declarations of former owners, 4-852	Best evidence, 4–847
Interest, 4-852	Decrees, 4-857
Limitations of the rule, 4-853	Field notes, plats, and maps, see infra,
Dedication, 9-76	Field notes, plats, and maps.
Deed: Where deed refers to another deed or	Hearsay evidence, see infra, Hearsay
map, 4-803	evidence.
Define, 9-178	Judgments, 4-857 Parol evidence, see infra, Parol evi-
Definition, 4-758	dence.
Artificial boundaries, see infra, Artificial	Possession, 4-859
boundaries.	Verdicts, 4-857
Courses and distances, 4-784	Weight of evidence, 4-858
Natural boundaries, see infra, Natural boundaries.	Expert and opinion evidence, 12-455
Description, 4-759	Extent, 4–856
Act of Congress, 4-759	Falsa demonstratio non nocet, 4-797 In general, 4-797
Adjoining surveys, see infra, Adjoining	Intention of parties that all elements be
surveys.	necessary to identification, 4-799
All elements of description not neces-	Most material element controls, 4-800
sary, 4–761 Calls false, mistaken, or repugnant.	Particular description controls general,
Calls false, mistaken, or repugnant, 4–761	4-799
Construction, see infra, Interpretation.	Reasonable construction, 4–798 Repugnant clauses, 4–800
Courses and distances, see infra, Courses	Some demonstrations true, some false,
and distances.	4-799
Designation by particular name, 4-761	Fences (see Fences), 4-817; 12-1061
Elements of description, 4-760	Field notes, plats, and maps, 4-855
Methods of description, 4–759 Monuments, see infra, Monuments.	By United States statutes, 4-855
Name, 4-761	Field notes of surrounding surveys, 4–856
Quantity, see infra, Quantity.	4-050 Maps, 4-856
Relative value of natural and artificial	Private survey, 4-856
monuments, courses and distances, and	Special calls control general and direct-
the quantity of land, 4-760.	ory calls, 4-855
,226	Volume XXXI,

BOUNDARIES, cont'd. BOUNDARIES, cont'd. Interpretation, cont'd. Field notes, plats, and maps, cont'd. Surveyors for both plaintiff and defend-Calls must be made to close, 4-808 Certainty, 4-793, 794 Closing calls, 4-808 ant, 4-855 Filum aqua, 13-19 Conflict between patent and entry, 4-807 Flats, see infra, Seashore, estuaries, tidal Conflicting descriptions, 4-801 Construed against grantor, 4-801 Fraud and deceit, see FRAUD AND DECEIT. Public grants, 4-801 From, 4-805 Front, 14-558 Qualification of rule in favor of grantee, 4-802 General repute, 4-854 Construed against grantor, 4-801 Government surveys, see infra, Surveys. Construed in favor of grantee, 4-801 Great lakes, 4-835 Contemporanea expositio est optima, Habeas corpus, 15-156 etc., 4-796 Hearsay evidence, 4-850 Contemporaneous circumstances, 4-796 Admissions made by predecessor in title, Description hopelessly uncertain, instrument void, 4-802 Admissions of former owner, 4-854 Disregarding mistakes, 4-798 Admissions that boundary line is errone-Extrinsic evidence, 4-795 ous, 4-853 Falsa demonstratio non nocet, see infra, Declarations against deceased surveyor, Falsa demonstratio non nocet.
"From," 4-805
General principles, 4-793 4-852 Declarations against interest, 4-852 Declarations of deceased persons, 4-851 House as boundary, 4-807 Declarations of former owners, 4-852 Id certum est quod certum reddi potest, General repute, 4-854 4-794 In general, 4-850 Intention, 4-793 Limitation of rule as to declarations Intention to make all elements necesmade ante litem motam, 4-853 sary to identification, 4-799 Particular facts, 4-850 Line deflected, 4-807 Reputation, 4-854 Material calls, 4-800 Rule in England, 4-850 Material element prevails, 4-800 Rule in United States, 4-850 No part rejected if effect can be given Where no better evidence is procurable, it, 4-798 Overlapping surveys, 4-808 High-water mark, see infra, Navigable rivers; Parol evidence to explain latent am-Seashore, estuaries, tidal rivers. biguity, 4-795 Parol evidence to vary description, 4-795 Highways, 4-809 "Along a highway," 4-813 Particular description controls general, Boundary at centre of highway, 4-812 4-799 Boundary at side of highway, 4-812
"By a highway," 4-813
"By the line," 4-814
"By the margin," 4-814 Patent and entry, 4-807 Questions of law and fact, 4-809 Reasonable construction, 4-708 Intention of parties that all ele-" By the side," 4-814 ments be necessary to identifica-Definition, 4-809 tion, 4-799 Easement of public, 4-813 Repugnant clauses, 4-800 Fee vested in oublic, 4-813 Recitals, 4-801 General rule, 4-809 Repugnant elements of the description Highway as opened, not as platted, 4-815 rejected, 4-799 Highway vested in public, 4-812 "On a highway," 4-913 Some demonstrations true, some false, 4-799 Straight line: Presumption as to extent of ownership, 4-809, 810 Course and distance not specified, Presumption as to extent of ownership 4-806 rebuttable, 4-811 Substitution of words, 4-794 Trees along roadside, 4-811 Supplying words, 4-794 "To," 4-805 Waste land along roadside, 4-811 Where highway indefinite, 4-817 Where land inclosed up to highway and Where deed refers to another deed or map, 4-803 the latter impassable, 4-817 Acknowledgment and registry of House as boundary, 4-807 deed, 4-803 Identification of boundary (see infra, Arti-Deed referring to lines as laid down ficial monuments), 4-868 in map or plat, 4-804 General rule, 4-868 General rule, 4-803 Miscellaneous rules, 4-869 Illustrations, 4-803 Reference to lots by number, 4-805 Where a discrepancy exists, 4-868 Interpretation, 4-793 "Between," 4-805 Reference to plan controls metes and bounds, 4-804 Block surveys, 4-809 Intersection of lines, 4-780 " By," 4-805 Interstate boundaries, 4-838 227 Volume XXXI,

DOUNDABLES cont'd	BOUNDARIES, cont'd.
BOUNDARIES, cont'd. Judgments and decrees:	Meander lines, cont'd.
Evidence, 4-857	Nonnavigable lakes, 4-835
Judicial notice, see Judicial Notice.	Nonnavigable stream, 4-831
Jurisdiction:	Measurement: Fixed standard of measurement estab-
At law, 4–838	lished by the government, 4-770
Conflict of laws, 4–839	Metes and bounds (see infra, Courses and
Equity, 4–839 Copyholders, 4–841	distances; Quantity), 4-763, 20-611
Distress, 4-841	In general, 4-763
Fraud, 4-840	Reference to plan controls metes and
Landlord and tenant, 4-841	bounds, 4–763, 804
Multiplicity of suits, 4–841	Where quantity exceeds or falls below that specified, 4-764
Necessity for superinduced equity,	Mexican land grants, see Treaties of Ces-
4–839 Neglect of duty founded on peculiar	SION.
relationship, 4–841	Mines and mining claims, see MINES AND
Right of discovery, 4-840	Mining Claims.
Statutory provisions for determining	Mistake, 20-816, 826, 827
boundaries, see infra, Statutory	Acquiescence, 4-864
provisions for determining bound-	Disregarding mistake, 4–798
aries.	Erroneous line agreed on by mistake, 4-862
Interstate boundaries, 4–838 Justices of the peace, 4–839	Estoppel, 4-866
Justices of the peace, 4-839	Monuments (see infra, Artificial monuments;
Change of boundaries, 18-53	Natural monuments), 4-761; 20-
Lakes and ponds, 4-832	870
Bank of lake or pond, 4-837	Adjoining surveys, 4–780
Boundary on artificial lake or pond,	Beginning corner, 4-762 Conflicting monuments, 4-761
4–836 Boundary on the Great Lakes, 4–835	Definition, 4–761
Calls for natural lake or pond, 4-833	General principles, 4-761
General rule, 4–832	Intention of parties, 4-763
Meander lines on nonnavigable lakes,	Metes and bounds, 4-763
1 4-835.	Monuments corresponding with courses
Nonnavigable lakes, 4–834 Side lines on foreshore of navigable	and distances, 4-762 Preference between conflicting monu-
lakes, 4-837	ments, 4-761
Landlord and tenant, 18-622	Quantity exceeding or falling below that
Equitable jurisdiction, 4-841	specified in deed, 4-764
Latent ambiguities, see infra, Parol evidence.	Record controlling, 4-762
Leases, 18-622	Relative value, see infra, Courses and
Limitation of actions, 4–863 Line, 19–389	distances. Survey must commence at beginning cor-
By the line, 4-814	ner, 4-762
Line trees, 28-538	When they control, see infra, Courses
Local option:	and distances.
Effect of change of boundaries, 19-511	More or less, 4-792
Lost corners and monuments, 4-778	Multiplicity of suits, 4-841
Adjoining surveys, see infra, Adjoining surveys.	Municipal corporations, see Municipal Corporations.
Courses and distances, 4-787	Name:
General rule, 4-778	Designation by particular name as
Intersection of lines, 4-780	"Mount Vernon," "White Acre," etc.,
Parol evidence, 4-850	4~761
Two known monuments, 4-799	Natural boundaries, 4-758, 764
Lots:	Beaches, 4-764
Reference to lots by number, 4-759, 805 Low-water mark, see infra, Navigable rivers;	Definition, 4–764 Fences, 4–764
Seashore, estuaries, tidal rivers.	Hédges, 4-764
Magnetic variation, 4-784	Highways, 4-764
Maps:	Lakes and ponds, 4-764
Evidence, see infra, Field notes, plats,	Rocks, 4-764
and maps. Where deed refers to another deed or	Shores, 4-764
map, 4-803	Springs, 4-764
Margin, 19-928	Stream, 4–764 Streets, 4–764
By the margin, 4-814	Trees, 4-764
Marked lands, see infra, Artificial monu-	Walls, 4-764
ments.	Natural monuments:
Meander lines, 4-776; 20-252	Actual fixed monuments, 4-769
Navigable rivers, 4-828	Calls for natural monuments, 4-770
2:	Volume XXXI.

BOUNDARIES, cont'd.	BOUNDARIES, cont'd.
Natural monuments, cont'd.	Parol evidence, cont'd.
Fixed standard of measurement estab-	Latent ambiguities, 4–848
lished by government, 4-770	To establish lost corners, 4-850
Lines called for of doubtful identity,	To explain latent ambiguities, 4–795 To prove location on the ground, 4–849
4–769 Monuments need not have been seen by	To vary description, 4-795
the parties, 4-767	When admissible, 4-848
Natural and artificial monuments, 4-770	Partition, 21-1164
Natural monuments when found fix the	Partition fences, see Fences.
limits, 4–765	Party walls, 4-818
Necessity for actual fixed monuments,	Patents (see infra, State and public lands;
4-769	Surveys):
Places determined, 4–769 Reference to township and section, 4–770	Conflict between patent and entry, 4–807 Evidence, 4–856
Relative value, 4-760, 784, 789	Plans (see infra, Field notes, plats, and
Variance, 4-769	maps):
Variance between monuments and other	Evidence, see infra, Field notes, plats,
elements of description, 4-770	and maps.
When they control, see infra, Courses	Highway as opened, not as platted, 4-815
and distances.	Monuments conflicting with plan, 4-777
Navigable rivers (see infra, Seashore, estuaries, tidal rivers), 4-822; 16-	Reference to plan controls metes and bounds, 4-804
1131; 24–984	Where deed refers to another deed or
Centre thread of river, 4-823	map, 4–803
Conflict of authorities, 4-823	Plats (see infra, Plans):
Deed conveys as far as grantor owns,	Evidence, see infra, Field notes, plats,
4-823	and maps.
Definition, 4–822	Ponds, see infra, Lakes and ponds.
Distance on navigable rivers measured, 4–828	Possession: Evidence, 4—859
General rule, 4-823	Private international law, 4-839
High-water mark, 4-825	Private ways, 4-816
Low-water mark, 4-826	General rule, 4-816
Meanders, 4–828	Grantee of private way, 4-817
Middle of river, 4-823	Highway indefinite, 4-817
Presumptions, 4–823 Side lines of foreshore owners, 4–828	Land inclosed up to highway and latter impassable, 4–817
Straight line, 4–828	Mesne conveyances, 4-817
Summary of authorities, 4-827	Public lands, see STATE AND PUBLIC LANDS
Navigable waters (see infra, Navigable riv-	see infra, State and public lands; Surveys
ers; Seashore, estuaries, tidal rivers):	Quantity (see infra, Metes and bounds)
Lakes and ponds, see infra, Lakes and ponds.	4–789 Aid in defining boundary, 4–790
Nonnavigable streams, 4-828; 16-1131; 24-	Definite quantity, 4-792
984	Estimated quantity, 4-793
Artificial watercourses, 4–832	Least reliable element of description
Bank of a stream, 4-830	4-789
Bed of stream, 4–832	Merely descriptive, 4-789
Bounding on, 4–831 Canal, 4–832	Mexican grants, 4-792 More or less, see infra, More or less.
Ditch, 4-832	Quantity to be ascertained from instru-
General rule, 4–828	ment, 4-793
Meander line, 4-831	Relative value, 4-760, 789
Running along, 4-831	When land can be taken in a square
Shore of stream, 4–830	4-792
Side lines fronting on nonnavigable	When quantity controls, 4–790 Essence of the contract, 4–790
river, 4–832 Upland, 4–832	Intention to convey certain quantity
Northerly, 4–784 .	clear, 4-791
Number, see infra, Lots.	Other parts of description uncertain
On, 4-813, 814; 29-361	4-791
Bounding on nonnavigable stream, 4-830	Questions of law and fact, 4-809; 23-583
On a highway, 4–813	Quo warranto, 23–638 Record:
Overlapping boundaries, see Adverse Possession.	Record controlling, 4-762
Overlapping surveys, 4–808	Two objects, one of record and anothe
Parks and public squares, 4-817	not, 4-762
Parol agreement, 4-862	Recording acts, 4-803
Parol evidence, 4-795, 847	Remarking, 4-775, 866
General rule, 4–847	Repugnant clauses, see infra, Interpretation
In general, 4-795	Reputation, 4–854
	Volume XXXI.

BOUNDARIES, cont'd. BOUNDARIES, cont'd. Surveys, cont'd. Res judicata, 24-825 Government surveys grossly inaccurate, Resurvey, 4-775 Rivers (see infra, Navigable rivers; Non-4-774 Lines not actually run and marked, navigable streams; Seashore, estuaries, 4-776 tidal rivers), 16-1131; 24-984 Lost corners, 4-788 Running along nonnavigable stream, 4-831 Seashore, estuaries, tidal rivers, 4-818 No monument erected by government surveyors, 4-776 Along the shore, 4-821 Boundary of lands abutting on the sea, Overlapping surveys, 4-808 Patent covers land actually surveyed, 4-820 By the shore, 4-821 Centre thread of stream, 4-821 4-774 Remarking, 4-775 Resurvey, 4-775 Flats, 4-820 Surveys by federal government, 4-773 Grant, 4-819 High-water mark, 4-819, 820, 821 Where line has been marked only part of the way, 4-776 In general, 4-818 Swamps, 4-759 Low-water mark, 4-819, 820, 821 Tidal rivers, see infra, Seashore, estuaries, Navigable rivers, see infra, Navigable tidal rivers. rivers. To, 4-805; 28-239, 240 Prescription, 4-819 Right of the crown, 4-819 To the shore, 4-821 Township (see infra, Surveys): Shore, 4-819 Side lines of flats on tide waters, Adjoining surveys, see infra, Adjoining 4-822 surveys. To the shore, 4-821 Reference to township, 4-770 Tract of land, 4-758 United States, 4-819 Uplands, 4-820 Trees: Uplands or flats may be conveyed sepa-Call for marked tree, 4-773 rately, 4-820 Line trees, 28-538 Upon the shore, 4-821 Ownership of trees along roadside, 4-Secondary evidence, 4-847 Sections, see *infra*, Surveys. Uplands, see infra, Seashore, estuaries, tidal Reference to section, 4-770 rivers. Upon, 4-813, 814; 29-361 Shore (see infra, Seashore, estuaries, tidal Upon the shore, 4-821 rivers); Shore of nonnavigable stream, 4-830 Verdict: Evidence, 4-857 Side: By the side, 4-814 Southerly, 4-784; 25-1160 Waters as boundaries, see infra, Lakes and ponds; Navigable rivers; Nonnavi-Spanish grants, see TREATIES OF CESSION. gable streams; Seashore, estuaries, tidal rivers. Stakes, 4-778 Location of stakes, 4-850 Weight of evidence, 4-858 West, westerly, etc., 30-466 State and public lands (see STATE AND PUB-LIC LANDS; see infra, Surveys): BOUNDS, 4-869 Boundaries, 4-869
BOUNTIES, see Pensions and Bounties.
BOWKETT: Conflict between patent and entry, 4-807 Construed in favor of grantee, 4-801 States, see STATES. Statute of frauds, 4-759 Building and loan associations, 4-1005 BOWLING (see GAMING HOUSES): Agreement, 4-861 Statutory provisions for determining Gaming houses, 14-700 Nuisances, 14-701 boundaries, 4-842 England, 4-846 **BOWLING ALLEY:** United States, 4-842 Disorderly houses, 9-523, 524 Straight line, 4-805 Navigable rivers, 4-828 BOX, 4-872 BOX CAR, 4-872 Nonnavigable stream, 4-831 BOXING MATCH, see PRIZE FIGHTS. BOY, 4-872 Stream, see infra, Navigable rivers; Non-BOYCOTT (see Conspiracy; Labor Comnavigable streams; Seashore, estuaries, tidal rivers. BINATIONS): Streets and sidewalks, see infra, Highways. Labor combinations, 18-85, 87, 90 Surveys, 4-773 Origin of the term, 18-87 Adjoining surveys, see infra, Adjoining BR., 4-872 Abbreviations, 1-97 survevs. Agreements, see infra, Agreement. BRACERY, 4-872 Block surveys, 4-809 See Champerty and Maintenance. BRACKETS, 4-872 Conflict between patent and entry, BRAKEMAN, 4-873 4-807 Corrections by private surveys or sur-See Coupling Cars; Death by Wrongful veys under state authority, 4-775 Act; Fellow Servants; Master and Evidence (see infra, Field notes, plats. SERVANT. and maps), 4-856 Expert and opinion evidence, 12-470

230

```
BREACH OF PROMISE OF MAR-
RIAGE, 4-882
BRANCH, 4-873
  Constitutional law, 4-873
                                                    Acceptance, 4-885
Inferred from circumstances, 4-885
  River, 4-873
BRANCH RAILROADS, see LATERAL OR
  BRANCH RAILROADS.
                                                        Must be known to other party, 4-885
BRANDS AND MARKS, 4-874
                                                        Necessity, 4-885
  See TRADEMARKS.
                                                        Promise under seal, 4-885
  Alteration of instruments, 4-879
                                                    Attentions, see infra, Implied contract.
                                                    Breach, see infra, The breach.
  Certified copy, 4-877
  Criminal offenses connected with brands and
                                                   Burden of proof, 4-891
                                                   Capacity of parties, 4-883
Certified copy of decree of divorce, 4-884
        marks, 4-878
      Alteration, 4-879
      General rule, 4-878
                                                        Deceit, 4-884
      Illegal branding, 4-879
                                                        General rule, 4-883
                                                        Impotency, 4-883
      Illustrations, 4-878
                                                        Infants, 4-883
Married persons, 4-883
  Definitions, 4-874
      Brand, 4-874
                                                        Presumption of capacity, 4-884
      Brands upon animals, 4-874
                                                        Prior engagement, 4-884
      Ear marks, 4-875
      Logs and lumber, 4-875
                                                        Promise conditioned on divorce or death
  Ear marks, 4-875
                                                          of consort, 4-883
                                                        Promise while decree of divorce for-
  Evidence, 4-875
      Evidence of ownership, 4-875
                                                          bidding second marriage operative,
      Intention to defraud, 4-879
                                                          4-883
                                                    Character and habits, 4-892
      Recorded brands, see infra, Recorded
        brands.
                                                        Bad habits as defense, 4-892, 893
                                                        Illustrations, 4-893
  Fraud, 4-878, 879
  Intention to defraud, 4-879
                                                        Unchastity known to defendant, 4-892
                                                        Unchastity unknown to defendant, 4-892
  Larceny:
                                                    Character in evidence, 5-865
      Marks as means of identifying owner,
                                                        Period to which evidence should relate,
        18-522
                                                          5–860
      Removing marks and brands, 18-495
  Logs, see Logs and Lumber.
                                                    Chastity, see infra, Character and habits;
                                                      Damages.
  Lumber, see Logs and Lumber.
  Recorded brands, 4-875
                                                    Conditional promise, 4-889
                                                        General rule, 4-889
       Certified copy, 4-877
      Constructive notice of ownership, 4-
                                                        Illustrations, 4-889, 890
                                                    Conduct, see infra, Implied contract.
        876
      Horses or cattle, 4-877
                                                    Consideration, 4-889
      Identity of animal, 4-876
                                                        Future intercourse, 4-889
                                                    Contract, 4-883
      Illustrations, 4-876
                                                        Acceptance, see infra, Acceptance.
Capacity of parties, see infra, Capacity
      Only one brand to be used by one per-
         son, 4-878
       Only recorded brands evidence, 4-875
                                                          of parties.
                                                        Conditional promises, 4-889
      Prima facie evidence, 4-876
                                                        Consideration, 4-889
      Proof of ownership by unrecorded marks,
                                                        Form and proof of contract, 4-884
         4-876
                                                        Implied, 4-886
      Proof of record, 4-877
                                                        Mutuality, 4-844
Offer, see infra, Offer.
Statute of frauds, 4-888
      Provisions and regulations as to re-
         cording brands, 4-877
      Statutes regulating use as evidence, 4-
                                                    Corroborative evidence, 7-868
        875
  Sale of stock animals by brands and marks,
                                                    Damages, 4-896
    4-878
                                                        Aggravation, 4-898
  Stamp, 4-874
                                                        Alleging plaintiff's unchaste conduct,
BRANDY, 4-879
                                                          4-899
                                                        Bad faith, 4-899
  See Intoxicating Liquors.
BRASS, 4-880
BRASS KNUCKLES, 4-880; 5-737
                                                        Bad motives, 4-899
                                                        Chastity, 4-899, 900
BRAWLS, 4-880
                                                        Circumstances to be considered in esti-
  See Affray.
                                                          mating damages, 4-897
  Breach of the peace, 4-880
                                                        Cruel and insulting conduct of defendant,
BREACH, 4-881
                                                          4-899
BREACH OF BOND:
                                                        Declarations of plaintiff after breach.
  Executors and administrators, 11-893
                                                          4-901
BREACH OF CLOSE, 4-881
                                                        Discretion of jury, 4-896
BREACH OF CONTRACT:
                                                        Disease, 4-900
  Tort, 28-255
                                                        Exemplary damages, 4-897
BREACH OF LAW, see Accident Insur-
                                                        Family opposition, 4~900
  ANCE; LIFE INSURANCE.
                                                        Fraud, 4-899
BREACH OF POUND, see IMPOUNDING.
                                                        General rule, 4-896
BREACH OF PRISON, see ESCAPE.
                                                        Health, 4-900
```

```
BREACH OF PROMISE OF
                                       MAR-
                                                   BREACH OF PROMISE OF MAR.
                                                        RIAGE, cont'd.
    RIAGE, cont'd.
  Damages, cont'd.
                                                     Implied contract, cont'd.
      Illustrations of matters of mitigation,
                                                          Defendant's attentions to other women.
        4-900, 901
                                                            4-888
                                                          Illustrations, 4-887, 888
      Intoxication, 4-900
                                                          Letters expressive of affection, 4-886
      Mitigation, 4-900
                                                          Preparation for marriage, 4-887
      Motive, 4-900
                                                          Presents, 4-887
Reception of parties by respective fami-
      Property, 4-897
      Seduction, 4-898
                                                          lies, 4–887
Sexual intercourse, 4–887
Understanding of friends and relations,
      Social position, 4-897
      Unchastity, 4-899, 900
      Wealth, 4-897
                                                            4-887
 Death, 8-1029
      Death of defendant, 8-1009
                                                          Visits, 4-887
                                                     Implied representations in marrying, 14-31
      Promise conditioned on divorce or death
        of consort, 4-883
                                                     Impotency, 4-883
                                                     Imprisonment for debt and in civil actions,
 Deceit, 4-884
 Declarations, 4-901
                                                       16-32
 Defenses:
                                                     Infants, 4-883; 16-265, 273
      Character and habits, see infra, Charac-
                                                          Necessaries, 16-279
        ter and habits.
                                                     Intention to offer, 4-884
                                                     Intoxication, 4-899, 900
      Disease, see infra, Disease.
      Duress, 4-894
                                                     Letters expressive of affection, 4-886
      Fraud, see infra, Fraud and deceit.
                                                     Limitation of actions, 19-278
      Release, 4-895
Renewal, 4-895
                                                     Marriage brokers, 4-890
                                                     Married persons, 4-883
  Definition, 4-882
                                                     Measure of damages, see infra, Damages.
                                                     Mutuality, 4-884, 885
Mutual promise the consideration, 4-889
 Disease, 4-893, 900
     Defense, 4-893
     Illustrations, 4-893, 894
                                                     Nephew and aunt, 4-883
     In general, 4-893
                                                     Offer, 4-884
      Physical condition of woman, 4-894
                                                          Acceptance, 4-885
      Where marriage would be dangerous to
                                                          Express words, 4-884
        life of defendant, 4-893
                                                          Must be an offer, 4-884
 Divorce:
                                                          Offer need not be made personally, 4-884
     Certified copy of a decree of divorce,
                                                     Place of performance, 4-892
        4-884
                                                     Presumption of capacity, 4-884
     Married persons, 4-883
                                                     Questions of law and fact, 4-801
     Promise conditioned on divorce or death
                                                     Reasonable time, 4-890, 891
        of consort, 4-883
                                                     Refusal, 4-891
      Promise while decree of divorce for-
                                                     Relatives, relation, etc., 4-883, 901
        bidding second marriage operative,
                                                     Release, 4-895
        4-883
                                                          Fraud of third person in procuring re-
 Drunkenness, 4-899, 900
                                                            lease, 4-896
 Duress:
                                                          Release need not be expressed, 4-896
     Defenses, 4-894
                                                     Religion, 4-889, 890
 Engagement (see infra, Implied contracts):
                                                     Renewal, 4-895
     Engagement broken, 4-891
                                                     Repudiation of promise, 4-891
     Prior engagement, 4-884
                                                     Request, 4-891
     Return of engagement ring, 4-895
                                                     Request made through third party, 4-891
 Exemplary damages, 12-21
                                                     Request unnecessary, 4-891
     Financial condition, 12-50
                                                     Return of engagement ring, 4-895
 Exemptions from execution, 12-171
                                                     Ring, return of, 4-895
 Fraud and deceit, 4-884
                                                     Sexual intercourse (see infra, Implied con-
     Defenses, 4-894
Fraud of third person in procuring re-
                                                           tract):
                                                          Consideration, 4-889
        lease, 4-896
                                                     Statute of frauds, 4-888; 29-940, 946
 Fraudulent sales and conveyances, 14-253
                                                          "Agreements made in consideration of
 Friendship, see infra, Implied contract.
                                                           marriage," 4-888
 Habits, see infra, Character and habits. Health, see infra, Disease.
                                                         Illustrations, 4-888
Promise in consideration of marriage,
 History, 4-882
                                                            4-888
 Homestead, 15-616
                                                          When not to be performed within a
 Implied acceptance, 4-885
                                                     year, 4-888
Survival of actions, see infra, Death.
 Implied contract, 4-886
     Acts denoting friendship merely, 4-
                                                     Telegraphs and telephones, 27-1073
                                                     The breach, 4-890
     Attentions for immoral purposes, 4-888
                                                         Burden of proof, 4-891
     Attentions merely, 4-886
Contract inferred from circumstances,
                                                         Engagement broken, 4-891
                                                         Illustrations, 4-800, 801
       4-886
                                                         Place of performance, 4-892
```

```
BREACH OF PROMISE OF MAR-
                                                 BREWING COMPANIES:
    RIAGE, cont'd.
                                                   Corporations:
  The breach, cont'd.
                                                       Keeping of saloon by brewing company,
      Questions of law and fact, 4-891
      Reasonable time, 4-890, 891
                                                 BRIBERY (see Extortion):
      Refusal, 4-891
                                                   Accessories, 4-909
                                                   Accomplices, 4-909
Act induced, 4-908
      Religion, 4-890
      Repudiation of promise, 4-891
                                                   Aggravated bribery at common law, 4-909
      Request, 4--891
      Request made through third party,
                                                   Aldermen, 4-910
                                                   Attempts to commit crime, 3-252, 253, 262,
      Request unnecessary, 4-891
                                                         263; 4-914
                                                       Common law, 4-914
      Time of performance, 4-890
  Time of performance, 4-890
                                                       Illustrations, 4-915, 916
Visits, 4-887
BREACH OF THE PEACE, 4-902
                                                       In general, 4-914
                                                       State statutes, 4-915
  See Affray; Assault and Battery; Carry-
                                                       United States, 4-916
    ING WEAPONS.
                                                   Attorney and client, 3-312; 4-910
  Abatement of nuisances, 1-86
                                                   Bonds, 4-660
  Accessories, 4-905
Acts tending to breach of the peace, 4-903
                                                   Candidate, 5-130
                                                   Common-law, 4-909
      Illustrations, 4-903, 904
                                                   Contempt, 7-65
                                                   Conviction, 7-500
      In general, 4-903
      Statutes directed against disturbance of
                                                   Corroboration, 4-909
                                                   County seat:
        the peace, 4-904
  Actual violence, 4-902
                                                       Offer to county seat of buildings or
                                                         property to secure removal, 10-789
  Affray, see Affray.
  Arrest, see ARREST.
                                                   Definition, 4-907
  Assault and battery, see Assault and Bat-
                                                   Disqualification to hold office, 4-913
    TERY.
                                                   Elections (see Elections), 4-911
  Brawls, 4-880
                                                   Embracery, see Embracery.
                                                   Executory officers, 4-910
  Definition, 4-902
                                                   Intent, 4-907
  Distress, 9-642
  Disturbing meetings, see DISTURBING MEET-
                                                   Intoxication, 17-413
                                                   Judicial officers, 4-910
    INGS.
                                                   Jury and jury trial, 17-1230
  Forcible entry and detainer, see FORCIBLE
                                                   Legislators, 4-911
Libel and slander:
    ENTRY AND DETAINER.
   Generic term, 4-903
                                                       Charge of bribery, 18-878
  Jeopardy:
                                                   Misdemeanor at common law, 4-909
      Doctrine not applicable to proceedings
                                                   Municipal aid, 20-1113
        for surety of the peace, 17-583
                                                   Nature of the offense, 4-909
  Malicious mischief, see Malicious Mis-
                                                   Public officers:
    CHIEF.
                                                       Removal, 23-448
   Questions of law and fact, 4-904
   Riot, see RIOT.
                                                   Removal of public officers, 23-448
                                                   Selling offices, 4-910
  Rout, see Rout.
                                                   Sheriffs, 4-911
   Specific offense, 4-903
                                                   Solicitation to commit crime, 25-1154
   Surety of the peace:
Jeopardy, 17-583

BREACH OF TRUST, see Trusts and
                                                   Statutes, 4-910
                                                   Then and there, 28-131
   TRUSTEES.
                                                    Towns and township:
                                                        Township officer, 4-911
BREACH OF WARRANTY, see IMPLIED
   WARRANTY; WARRANTY.
                                                    Value of thing offered as bribe, 4-908
BREACHY, 4-905
                                                   Voter, see Elections.
  Not extraordinarily breachy, 12-1038
                                                   Witnesses, 4-914
                                                 BRICK, 4-916
BREAD, 4-905
                                                    Fire in arance, 13-119
  Fancy bread, 12-880
BREAK, 4-905
BREAKAGE, 4-905
                                                 Revenue laws, 4-917 BRICK HOUSE:
                                                   Expert and opinion evidence, 12-429
BREAK BULK, 4-905
   See EMBEZZLEMENT; LARCENY; TROVER AND
                                                 BRICKMAKERS:
                                                   Expert and opinion evidence, 12-432
     Conversion.
                                                 BRICK MASON, 4-917
BREAKING, see BURGLARY.
BREAK OR DESTROY, see DESTROY.
                                                 BRICK WALL, see Fellow Servants.
BREAK PRISON, see Escape.
                                                 BRICKWORK, see Usages and Customs.
                                                 BRIDGES, 4-918
Ahutments, 4-919
BRED, 4-905
BREED, 4-905
BREEDING, 4-905
BRETHREN, 4-906
                                                   Abutting owners, 4-933
                                                    Admiralty jurisdiction, 1-657
BREVET, 4-906
                                                   Agency:
                                                        Neglect to repair, 4-940
  See MILITARY LAW.
                                                    Alterations, 4-940
BREWER, 4-906
```

NOTE ALL	TOTO CITE AND I
BRIDGES, cont'd. Apportionment of expenses, 4-929, 930	BRIDGES, cont'd. Dams:
Approaches, 4-919	Repairs to bridge erected by dam owner
Duty to repair includes approaches,	across a flooded highway, 8-719
4-941	Dedication (see Dedication), 4-922
Illustrations, 4–941, 942 Repairs, 4–941	Definition, 4–919 Delegation of authority, 4–933
Approaches must be made safe, 4-941	Drawbridges (see infra, Navigable waters),
Building, 4-996	4-926
Canals, 5-122	Obstruction of navigation, 4-934
Duty of canal company, 5-122 Illustrations, 5-122, 123	Duties and liabilities of owners and con- structors, 4-933
Liability for personal injuries, 5-123	Toll bridges, 4-951
Private roads, 5-123	Embankments, 4-919
Care required of railroad company in con-	Eminent domain, 4-932; 10-1080
structing bridges, 4-933 Carriers of passengers, 5-520, 628	lllustrations, 4-932 In general, 4-932
Charities and trusts for charitable uses,	Toll bridges, 4-932
5-933	Erection (see infra, Construction), 4-027
Charter requirements, 4-936	Authorities required by statute to erect,
Common carriers, 6-260 Construction (see infra, Erection):	4–927 Bridge erected near public toll bridge,
Duties and liabilities of owners and	4-927
constructors, 4-933	Bridges between states, 4-930
Bridge must be safe for travel and	Concurrent authority of county and
passage, 4-934	municipality, 4–928
Care required of railroad company in constructing bridges, 4-933	Counties, 4–927, 928, 929 County court, 4–928
Charter provisions must be fol-	Legislative powers and discretion, 4-
lowed, 4-936	929
Construction within limited time,	Apportioning expenses, 4-292
4-936 Degree of strength required, 4-935	Illustrations, 4–929 In general, 4–929
Drawbridges, 4-934	Providing for expenses of construc-
Duty to construct safely, 4-933	tion, 4–929
Extraordinary use of bridge, 4-	Restrictions, 4-929
935 Height of bridges over railroads,	Municipal corporations, 4-927, 929 Powers incident to power to construct,
4-936	4-931
Injuries to abutting land, 4-933	Rebuilding, 4-928
Navigation, see infra, Navigable waters.	Statute limiting cost of construction,
Railroad bridges, 4-934	4–933 Towns, 4–927, 929
Repairs, see infra, Repairs.	Who may erect, 4-927
Width of bridge, 4-935	Executions, 11-620
Contiguous embankment, 4–919 Counties, 4–929	Expert and opinion evidence, 12-435 Value, 12-483
Bridges between counties, 4-929	Franchises (see infra, Toll bridges), 14-10
Bridges between counties and munici-	Highways, see Highways.
palities, 4-930	Illustrations of what have been held bridges,
Liability for injuries for lack of re- pair, 4-938	Impeachment of obligation of contracts,
Liability of county for injuries caused	4-946
by defective highways or bridges,	Injuries to abutting land, 4-933
7–950 Common law, 7–950	Insurer, 4–943 Internal improvement, 16–1119
Defective sidewalk, 7-951	Interstate commerce, 17-49, 113
Directory provision, 7-951	Bridge tolls, 17-50
Express statute, 7-950, 952	Legalizing or declaring bridge to be
In absence of express statute,	nuisance, 17–49 Where Interstate Commerce Act applies
Jurisdictions holding county liable,	to bridges, 17-131
7-951	Legislative authority, 4-927
Prevailing doctrine, 7-950 Repairs, 4-927, 928, 936	Legislative powers and discretion, 4-929 Liabilities of owners and constructors, see
County commissioners, 7–997	infra, Duties and liabilities of owners and
Authority not to be delegated, 7-998	constructors.
Discretion of commissioners as to erec-	Maintenance:
tion of bridges, 7-998	Public bridges, 4-920 Mandamus, see Mandamus.
Powers in general, 7–997 Unauthorized act, 7–997	Master and servant, see Master and Ser-
Crossings, see Crossings.	VANT.
2	Volume XXXI.

BRIDGES, cont'd.	BRIDGES, cont'd.
Mechanics' liens, 20-291	Public bridges, cont'd.
Public property, 20-296	A part of highway, 4-920
Municipal corporations, 4-929	Bridges belonging to the county, 4-920
Liability for drawbridges, 4–927 Repairs, 4–927, 928, 937	Dedication, 4–922 General public use necessary, 4–920
Municipal securities, 21-40	General use may be limited to special
Navigable waters, 4-922	occasions, 4-920
Bridge erected in unlawful manner,	Maintenance, 4-920
4-926 Phidge unlawfully exected a nuisance	Necessary connection with public high-
Bridge unlawfully erected a nuisance, 4-925	way a question of fact, 4–920 Ownership, 4–921
Charter provision as to channel for navi-	Prescription, 4-922
gation, 4-925	Private bridges adopted by public, 4-921
Construction must not needlessly ob-	Repairs, 4-920, 936
struct navigation, 4–924	What constitutes a public bridge, 4–920 Public officers:
Drawbridge, 4–926 Apparatus for using draw, 4–926	Neglect to repair, 4-940
Delay in passing draw, 4-926	Questions of law and fact:
Duty of drawbridge proprietors, 4-926	Public bridges, 4-920
Illustrations, 4-926, 927	Quo warranto, 23-643
Liability for negligence of bridge	Railings, 4–942
officials, 4–927	Between driveway and footway, 4-943
Liability of municipality, 4-927 Freedom of navigation to be preserved	Duty to maintain bridge railing, 4-942 Leaning on railings, 4-942
as far as possible, 4-924	Proximate cause, 4-942
Notice requiring alteration, 4-923	Railroad bridges, see RAILROADS.
Power exists though navigation partly	Real property, 4-919
obstructed, 4–922	Rebuilding, 4-928, 940
Power of Congress to construct and regu- late, 4-922	Repairs: Agents, 4-940
Power to lay out public highway does	Alterations, 4–940
not authorize obstruction, 4-924	Approaches, see infra, Approaches.
Public bridge erected without license, or	Artificial watercourses, 4-939
for unlawful purpose, 4-925	Authorities required to repair, 4-927
Right of Congress to alter bridges if ob- structive to navigation, 4–923	Belief in safety, 4-943 Bridge must be altered where public
Right of navigation superior to bridge	necessity requires it, 4-940
right, 21-441	Bridges between counties and munici-
Should not needlessly obstruct naviga-	pâlities, 4-930
tion, 4–924, 934	Common-law, 4-936
State authority to authorize bridges over navigable waters, 4–923	Counties, 4–927, 928, 929, 930, 936 Degree of care required, 4–943
Unavoidable obstruction, 4-925	Belief in safety no defense, 4-943
Navigation, see infra, Navigable waters.	Bridge owner not insurer, 4-943
Necessity of watercourses, 4-919	Duty to ascertain and repair de-
Negligence (see infra, Duties and habilities of owners and constructors; Repairs):	fects, 4–943 In general, 4–943
Drawbridges, 4-927	Lack of funds, 4-943
Notice of defects, 4-944	Individuals and private corporations,
Evidence of notice, 4-945	4-939
Gradual decay, 4-945	Liability for injuries for lack of repair.
In general, 4–944 Leaving open hole for several days,	4-938 Liability of public to repair private
4-945	bridges, 4-921
Notice of defects must be brought home	Bridges adopted by public, 4-921 Bridges erected and continued for
to proprietors, 4-944	Bridges erected and continued for
Reasonable expectation of decay, 4-945	private benefit, 4-921
Obstruction of navigation (see infra, Navigable waters), 4-934	Construction required by private act, 4-922
Ownership:	Dedication, 4-922
Public bridges, 4-920	Prescription, 4-922
Prescription, 4-922	Municipalities, 4-927, 928, 929, 930
Private bridges, 4-921	New use of bridge carries new duties,
Liability of public to repair, see infra, Repairs.	4–940 Notice of defects, 4–944
Liability of public to repair private	Private bridges, 4–939
bridge, 4-921	Public bridges, 4-920, 936
Repairs, 4-939	Railings, 4-942
What is a private bridge, 4-921	Railroad required to maintain bridge
Public bridges, 4–920	over its road, 4-938 Rebuilding, see infra, Rebuilding.
Action for injury to bridges, 4-921	Revuluing, see infia, Reduring.

BRIDGES, cont'd.	BRIDGES, cont'd.
Repairs, cont'd.	Toll bridges, cont'd.
Small bridges, 4-937	Right to enjoyment of terminus subject
Statutes regulating maintenance and re-	to public right, 4-951 Right to maintain is a franchise,
pair, 4-937	4-945
Towns, 4-927, 930	Right to take toll, 4-948
Road, 24–985 Safety, see infra, Duties and liabilities of	Tolls on bridges between states, 4-949
owners and constructors.	Towns, 4-929
Shipping and navigation, see infra, Navi-	Repairs, 4-927, 937
gable waters.	Turnpikes and toll roads (see infra, Toll
Special or local assessments, 25-1183	bridges), 29–9
States (see infra, Navigable waters):	Repairs, 29-15
Bridges between states, 4-930	Right to build bridge, 29-7
Tolls on bridges between states, 4-949	Watercourses, necessity of, 4-919
Street railways, 27-35	Width of bridges, 4-935 BRIEF, 4-951
Toll bridges, 4-951	Attorney and client:
Streets and sidewalks, 27-102, 104, 119, 136 Part of street, 4-920	Printing briefs, 3-348
Strength, see infra, Duties and liabilities of	Object, 4-952
owners and constructors.	Points and authorities, 4-952
Super flumen vel cursum aquæ, 4-919	Requisites, 4-952
Support, 4-919	BRIEF OF TITLE, 4-952
Taxation, see Taxation.	See Abstract of Title.
Toll bridges, 4-945	BRIEF STATEMENT, 4-953
Amount of toll, 4-950	BRIG, see British.
In general, 4-950	BRING, 4-953 BRING IN, 4-955
Bridge erected near public toll bridge,	Revenue laws, 4-955
4-927 Compliance with requirements of charter,	BRING SUIT, 4-954
4–949	BRING UP, 4-853
Contract, 4-950	BRISTLES, 4-957
Discrimination, 4-950	BRITISH, 4-957
Eminent domain, 4-932	BROKEN , 4–958
Exclusive franchise, 4-946	BROKERAGE, 4-961
Bridge in vicinity unlawful, 4-947	BROKERS, 4-959
Bridge too near existing bridge a	See Agency; Factors and Commission
nuisance, 4–948	Merchants; Real Estate Brokers; Stock Brokers.
Building railroad bridge, 4–948	Acting as agent for both parties, 4-966
Charter prohibiting toll bridges within certain limits, 4–947	Acting for both parties, 4-984
Collateral impeachment of franchise,	Amount of compensation, 4-970
4-947	Auctions and auctioneers:
Crossing in one's own boat or on	Distinction between auctioneer and
ice, 4-947	broker, 3-489
Effect of grant, 4-947	Authority of brokers, 4-962, 965
Erection of free bridge in vicinity	Contract in his own name, 4-965
of toll bridge, 4-946	Delegation of authority, see infra, Dele-
Exclusive franchise will not be im- plied, 4-948	gation of authority. Implied authority, see infra, Implied
General rule, 4-946	authority.
Illustrations, 4-947, 948	In general, 4-962
Impairment of contract, 4-946	Revocation of authority, see infra, Revo-
Measurement of prescribed distance,	cation of authority.
4-947	To act as agent of both parties, 4-966
Private bridge or ferry in vicinity,	To buy from or sell to himself, 4-966
4-947	To receive payment, 4-965
Proprietors suffering erection of an-	Usages and customs, see infra, Usages and customs.
other bridge, 4–948 Provision prohibiting neighboring	Bankruptcy, see Insolvency and Bank-
bridges construed as part of fran-	RUPTCY.
chise, 4-948	Bill and note brokers, see BILL AND NOTE
State legislature may make exclu-	Brokers,
sive grants, 4-946	Bought and sold notes, see BOUGHT AND SOLD
Exemptions, 4-950	Notes.
Franchise, 4-945	Brokerage, 4-961
Generally, 4-945	Burden of proof:
Liability of proprietors, 4-951	Responsibility of customer, 4-975
Posting rates of toll, 4–950	Buying from or selling to himself, 4-966 Class of brokers, 4-961
Public highway, 4-945 Recognition of bridge built without	Commercial broker, 4–960
authority, 4-949	Commissions, see infra, Compensation.
~	, ,

DROWEDSVI	DDOXIDO/1
BROKERS, cont'd. Compensation, 4-969	BROKERS, cont'd. Compensation, cont'd.
Amount of compensation, 4-970	Revocation of authority, 4-980
Availability of customer, 4-974	After reasonable time to complete
Burden of proof, 4-975	transaction, 4-981
Customer must be ready to buy on	In general, 4-980
terms stipulated, 4-974	Part performance, 4-981
Customer must be responsible,	Several brokers, 4-983
4-975 Broker acting for both parties — double	Usages, 4-969 Completion of transaction, see infra, Com-
commissions, 4-984	pensation.
Broker acting as middleman, 4-985	Contract in his own name, 4-965
Can recover by consent of both	Credit:
parties, 4–985	Broker cannot sell on credit, 4-964
Double agency unknown to one	Unauthorized sale on credit, 4-987
party, 4–984 Good faith immaterial, 4–984	Custom-house brokers, 8-533
Public policy, 4–984	Dealing with subject-matter of agency for his own benefit, see infra, Good faith.
Broker entitled to compensation, 4-969	Death, 4-967
Broker fraudulently dealing with subject	Definition, 4-960
matter of agency, 4-971	Del credere, see Del Credere Agency.
Broker must act in good faith, 4-971	Delegation of authority, 1-978; 4-967
Broker must act under employment,	In general, 4–967
4-970 Broker must be procuring cause, 4-977	Ministerial duties, 4–967 Usage, 4–967
Contract completed by another,	Expert and opinion evidence, 12-432
4-977	Factors and commission merchants:
In general, 4–977	Broker distinguished from factor, 4-961
Unsuccessful attempt, 4-978	Fraud (see infra, Good faith), 4-989
Where broker has been allowed	Gambling contracts, see GAMBLING CON-
reasonable time, 4–978 Broker must obey instructions, 4–971	TRACTS. Good faith, 4–968, 971
Broker purchasing for himself, 4-972	Acting as agent for both parties, 4-966
Completion of transaction, 4-972	Broker acting for both parties - double
Broker entitled to compensation	commissions, 4-984
when purchaser procured, 4-972	Broker acting as middleman, 4-985
General rule, 4–972	Can recover by consent of both
Part performance, 4–972 Shipbroker, 4–973	parties, 4–985 Double agency unknown to one
Special contract defeating broker's	party, 4-984
recovery, 4-973	Good faith immaterial, 4-984
Usage, 4-973	Public policy, 4-984
Consideration affecting broker's right to	Broker fraudulently dealing with sub-
recover, 4–970 Division of commissions, 4–983	ject-matter of agency, 4–971 Broker purchasing for himself, 4–972
Employer a trustee, 4-969	Buying from or selling to himself, 4-966
Employment of several brokers, 4-983	Compensation, 4-971
Failure of customer to complete con-	Illegal contracts, 4-969
tract, 4-976	Illegality of transaction, 4-981
Failure of principal to complete con-	Gambling contracts, 4–981
tract, 4-975 Illegality of transaction, see infra, Ille-	Illustrations, 4–981, 982 In general, 4–981
gality of transaction.	Reimbursement, 4-986
Must be contract express or implied,	Implied authority, 4-964
4-970	Examples, 4-964
Negotiation by principal, 4-979	In general, 4–964
Broker finding purchaser within reasonable time, 4–979	Rescind, 4-964 Sale by sample, 4-964
Ignorance of broker's services im-	Warranty, 4–964
material, 4-980	Imprisonment for debt and in civil actions,
Principal completing sale on dif-	see Imprisonment for Debt and in Civil
ferent terms, 4-980	Actions.
Sale completed by principal with	Insolvency and bankruptcy, see Insolvency
customer found by broker, 4– 979	and Bankruptcy. Instructions:
Without intervention of broker,	Compensation, 4-971
4-979	Good faith, 4-968
Procuring cause, 4-978, 979	Liability of principal to third parties,
Ratification, 4-970	4-987
Reasonable compensation, 4-970	Special private instructions, 4–987
Reimbursement, see infra, Reimburse- ment.	Usages and customs, 4-964, 968 Insurance brokers, see Insurance Brokers.
*******	answitter of oners, See INSURANCE DRUKERS.

Sales: Duty to account for profits, 4-968 Broker must exercise reasonable skill and diligence, 4-968 Broker must obey instructions, 4-968 Duty to account for profits, 4-969 Codo faith, 4-968 Broker final for from the skill and diligence, 4-968 Illegality of transaction, 4-969 Illustrations, 4-968, 969 Liability of broker to third persons, 4-988 Broker liable for frand, 4-969 When principal is disclosed, 4-988 Khen principal to third parties, 4-988 Liability of principal to third parties, 4-988 Liability of principal to third parties, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerace Merchandise brokers, 4-962 Municipal securities: Sale or sand diligence required, 1-1065 Skill and diligence required, 1-1065 Skil	DDOKEDS and	BROKERS, cont'd.
Judicial notice, 17-934 Liability of broker to principal, 4-968 Broker must exercise reasonable skill and diligence, 4-968 Broker must obey instructions, 4-968 Broker must obey instructions, 4-969 Good faith, 4-968 Illegality of transaction, 4-969 Illustrations, 4-968, 969 Liability of broker to third persons, 4-988 Broker liable for fraud, 4-989 When principal is disclosed, 4-988 When principal is ont disclosed, 4-988 When principal is not disclosed, 4-988 Liability of principal to third parties, 4-986 Special rivate instruction, 4-987 Unauthorized sale on credit, 4-987 Middleman: Contract illegal, 4-982 Double commissions, 4-965 Namic: Contract in his own name, 4-905 Namic: Contract in his own name, 4-905 Namic: Sale or negotiation of bonds, 21-59 Namic: Contract in his own name, 4-905 Saling in his own name, 4-905 Participal, see infra, Compensation, Occupation, business, and privilege taxes, 21-810 Partnership between brokers, 22-62 Part performance, 4-992, 981 Paroubroker, see Pawn and Pawnbrokers. Payment: Authority to receive payment, 4-965 Principal, see infra, Compensation, 4-964 Compensation, 4-969 Broker and make a proposed and privilege taxes, 21-810 Robert participal against third parties, 4-968 Broker and privilege taxes, 21-810 Robert participal against third parties, 4-968 Rrober participal see infra, Compensation, 4-968 Rrober participal see infra, Compensation, 4-968 Rrober participal see infra, Compensation, 4-969 Responsibility of broker, 4-968 Rrober participal see infra, Compensation, 4-969 Responsibility of broker, 4-969 Responsibility of broker, 4-967 Custom-house biokers, 4-968 Rrober participal see infra, Compensation, 4-969 Responsibility of broker, 4-969	BROKERS, cont'd.	
Liability of broker to principal, 4-968 Broker must case with the parties, 4-968 Droy to account for profits, 4-969 Codo faith, 4-968 Droy to account for profits, 4-969 Codo faith, 4-968 Illegality of transaction, 4-969 Illustrations, 4-968, 969 Liability of broker to third persons, 4-988 Broker liable for fraud, 4-989 When principal is oft disclosed, 4-988 Liability of principal to third parties, 4-988 Liability of principal to third parties, 4-988 Contracts of broker, 4-982 Double commissions, 4-965 Middleman; lilegal, 4-982 Double commissions, 4-965 Name: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Namicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Namicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Namicipal securities: Sale or negotiation of bonds, 21-59 Name: Partnership between brokers, 22-62 Part performance, 4-972, 981 Parumbroker, see Paws And Pawsbrokers, 22-62 Part performance, 4-972, 981 Partnership: Partnership: Partnership: Authority to receive payment, 4-965 Broker acting without license, 4-966 Rescission, 4-966 Rescission, 4-966 Rescission, 4-966 Rescission, 4-967 Ingeneral, 4-967 Ingeneral, 4-967 Ingeneral, 4-967 Ingeneral, 4-967 Ingeneral, 4-967 Responsibility of broker, 4-956 Responsibility of broker, 4-967 Responsibility of broker, 4-968 Responsibility of broker, 4-967 Responsibility of broker, 4-		
Broker must obey instructions, 4-968 Broker must obey instructions, 4-968 Broker must obey instructions, 4-969 Good faith, 4-968 Illegality of transaction, 4-969 Illustrations, 4-968, 969 Elability of principal is included, 4-988 When principal is disclosed, 4-988 When principal is disclosed, 4-988 When principal is not disclosed, 4-988 Liability of principal to third parties, 4-968 Section of principal to third parties, 4-968 Section of principal to third parties, 4-967 Licenses: Broker acting without license, 4-982 Marvinge broker, see 982 Marvinge broker, 4-968 Sale by sample, 4-964 Sele-off, recoupment, and counterclain, 24-557 Ship brokers, see SITI BROKERS. Undisclosed principal, 1-1107; 4-968, 969 Usages and customs, 4-967 Indisclosed principal, 1-1107; 4-968, 969 Usages and customs, 4-967 Name: Contract illegal, 4-982 Double commissions, 4-965 Salie by sample, 4-966 Set-off, recoupment, and counterclain, 24-557 Ship brokers, see SITIF BROKERS. Undisclosed principal, 1-1107; 4-968, 969 Usages and customs, 4-967 Indication of bonds, 21-59 Name: Contract illegal, 4-982 Double commissions, 4-985 Minicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Suing in his own name, 4-905 Salie by sample, 4-966 Set-off, recoupment, and counterclain, 24-557 Ship brokers, see SITIF BROKERS. Recomber ship broker, see Sonth BROKERS. Region of title, 4-968 Interest in his own name, 4-982 Usage cannot control instructions, 4-964 Usage changing character of contract, 4-996 Illegal transaction, 4-965 Illegal transaction, 4-966 Responsibility of broker, 4-968 Rescission, 4-967 Interest in proceeds, 4-969 Responsibility of broker, 4-967 Responsibilit		
Broker must obey instructions, 4-968 Duty to account for profits, 4-969 Good faith, 4-968 Illegality of transaction, 4-969 Illustrations, 4-968, 969 Liability of broker to third persons, 4-988 Broker liable for fraud, 4-989 When principal is ont disclosed, 4-988 Liability of principal to third parties, 4-988 Contracts of broker, 4-986 Agency disclosed, 4-987 Licenses: Broker acting without license, 4-982 Mrichardise brokers, 4-968 Contracts of broker, 4-985 Licenses: Broker acting without license, 4-982 Mrichardise brokers, 4-961 Contract in lies own name, 4-965 Suing in his own name, 4-966 Part performance, 4-972, 981 Parumbroker, see Pawn And Pawnbroker, see 2 Pawn And Pawnbroker, see pawn And Pawnbroker, see pawn And Pawnbroker, see flyer, compensation. Procuring cause, see infra, Compensation. Procuring cause, see infra, Compensation of borders, see Real-Estatts Brokers, Reimbursement, 4-988 Expenses where unsuccessful, 4-986 Responsibility of brokers, 4-967 Custom-house brokers, 4-962 Responsibility of broker, 4-967 In general, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-969 Repensibility of broker, 4-967 Repensibility of broker, 4-967 Repensibility of broker, 4-967 Repensibility of broker, 4-967 Repensibility of broker, 4-966 Resclosion, 4-966 Resclosion, 4-967 Repensibility of broker, 4-967 Repensibility of broker, 4-967 Repensibility of broker, 4-966 Resclosion, 4-966 Resclosion, 4-967 Repensibility of broker, 4-966 Resclosion, 4-967 Repensibility of broker, 4-967 R	Design when the principal, 4-906	
Broker must obey instructions, 4–969 Good faith, 4–968 Glugality of transaction, 4–969 Glustity of transaction, 4–969 Illustrations, 4–968, 969 Liability of broker to third persons, 4–988 Broker liable for fraud, 4–989 When principal is disclosed, 4–988 When principal is disclosed, 4–988 Liability of principal to third parties, 4–986 Agency disclosed, but principal's name withheld, 4–988 Liability of principal to third parties, 4–986 Agency disclosed, but principal's name withheld, 4–988 Contracts of broker, 4–986 Special private instruction, 4–967 Licenses: Broker acting without license, 4–982 Marriage broker, see Marriage Brokerace. Merchandise brokers, 4–961 Middleman: Contract illegal, 4–982 Double commissions, 4–985 Municipal securities: Sale or negotiation of bonds, 21–59 Name: Contract in his own name, 4–965 Suing in his own name, 4–965 Partnership between brokers, 22–62 Part performance, 4–972, 981 Fausnbroker, see Ranl-Estate Brokers. Reimbursement, 4–985 Frenchipal, see infra, Liability of principal to third parties, 4–966 Illegal transaction, 4–966 Custom-house brokers, 4–967 Custom-house brokers, 4–962 Revocation of authority (see infra, 2–966 Recsission, 4–966 Custom-house brokers, 4–967 Death, 4–967 In general, 4–967 In general, 4–9667 In general, 4–967 Several brokers employed, 4–967 Several brokers employed, 4–967 Rights of broker, 4–967 Rights of broker against third parties, 4–980 Agency disclosed, 4–989 Agency di		
Duty to account for profits, 4-969 Good faith, 4-968 Illegality of transaction, 4-968 Illegality of transaction, 4-968 Illegality of transaction, 4-968 Broker liable for fraud, 4-989 When principal is ont disclosed, 4-988 When principal is not disclosed, 4-988 Liability of principal to third parties, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale on negotiation of bonds, 21-59 Name: Contract in his own name, 4-995 Suing in his own name, 4-995 Namic: Contract in his own name, 4-995 Namic: Contract in his own name, 4-995 Namic: Partnership: Partnership between brokers, 4-967 Partnership in principal, see infro, Compensation. Cocupation, business, and privilege taxes, 21-810 Partnership in third parties; Rights of principal against third parties; Rights of principal against third parties. Procuring cause, see infro, Compensation. Real-estate brokers, see Real-Estate Brokers, 4-965 Illegal transaction, 4-967 Lessenses where unsuccessful, 4-986 Illegal transaction, 4-967 Repossibility of broker, 4-995 Revenue laws, 4-967 Custom-house brokers, 4-967 Custom-house brokers, 4-967 Custom-house brokers, 4-967 Repossibility of broker 4-967 Repossibility of broker 4-967 Repossibility of broker, 4-995 Revenue laws, 4-967 Lineness: Repossibility of broker 4-967 Repossibility of broker 4-967 Repossibility of broker 4-967 Repossibility of brokers, 4-967 Repossibility of broker 4-967 Repossibility of brokers, 4-967 Repos		
Good faith, 4-968 Illegality of transaction, 4-969 Illustrations, 4-968, 969 Illustrations, 4-968, 969 Liability of broker to third persons, 4-988 Broker liable for fraud, 4-989 When principal is disclosed, 4-988 When principal is disclosed, 4-988 Liability of principal is to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Liability of principal to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerace. Merchandise brokers, 4-967 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Partnership between brokers, 22-62 Part performance, 4-972, 981 Parmbroker, see Pawn and Pawneroker. Payment: Partnership between brokers, 22-62 Part performance, 4-972, 981 Parmbroker, see Rral-Estate Brokers. Reimbursement, 4-986 Illegal transaction, 4-986 Responsibility of broker, 4-957 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation. Real-estate brokers, 4-967 Licenses: Broker entitled to reimbursement, 4-986 Illegal transaction, 4-986 Responsibility of broker, 4-957 Revenue laws, 4-967 Licenses: Broker entitled to reimbursement, 4-986 Illegal transaction, 4-967 In general, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Rights of broker, 4-967 Report brokers employed, 4-967 Report b		
Illegality of transaction, 4-969, 969 Liability of broker to third persons, 4-988 Broker liable for fraud, 4-989 When principal is disclosed, 4-988 When principal is ont disclosed, 4-988 When principal is not disclosed, 4-988 Liability of principal to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Markerage Brokerage Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-955 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Namicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Suing in his own name, 4-905 Namicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Suing in his own name, 4-906 National banks, see National Banks. Negotiation by principal, see infra, Compensation Occupation, business, and privilege taxes, 21-810 Partmership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Poumbroker, see Pawn And Pawnbrokers. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties, Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, 4-967 Custom-house brokers, 4-967 Expenses where unsuccessful, 4-986 Illegal transaction, 4-967 Death, 4-967 In general, 4-967 Custom-house brokers, 4-967 Several brokers employed, 4-967 Rights of brokers in third parties, 4-969 Agency disclosed, 4-969 Agency disclosed, 4-969 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency suddisclosed, 4-989 Agency undisclosed, 4-989 Agency discl		
Illustrations, 4–968, 969 Liability of broker to third persons, 4–988 Broker liable for fraud, 4–989 When principal is disclosed, 4–988 When principal is disclosed, 4–988 When principal is not disclosed, 4–988 Liability of principal to third parties, 4–986 Agency disclosed, but principal's name withheld, 4–988 Contracts of broker, 4–986 Special private instruction, 4–987 Licenses: Broker acting without license, 4–982 Marriage broker, see Marriage broker, see Marriage broker, see Marriage broker, see Marriage Broker acting without license, 4–982 Marriage broker, see Marriage Broker acting without license, 4–982 Marriage broker, see Marriage Broker acting without license, 4–985 Minicipal securities: Sale or negotiation of bonds, 21–59 Name Contract inlegal, 4–982 Double commissions, 4–985 Suing in his own name, 4–990 Notional banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21–810 Partnership: Partnership: Partnership between brokers, 22–62 Part performance, 4–972, 981 Paumbroker, see Pawn AND Pawnbroker. Payment: Authority to receive payment, 4–965 Principal, see infra, Liability of principal to third parties, 4–986 Ilegal transaction, 4–968 Expenses where unsuccessful, 4–986 Ilegal transaction, 4–967 Custom-house brokers, 4–967 Custom-house brokers, 4–967 Responsibility of broker, 4–995 Death, 4–967 Interest in proceeds, 4–967 Responsibility of broker, 4–967 Responsibility of broker, 4–967 Interest in proceeds, 4–967 Responsibility of broker, 4–967 Responsibility of pri		
Liability of broker to third persons, 4-988 Broker liable for fraud, 4-999 When principal is disclosed, 4-988 When principal is ont disclosed, 4-988 Liability of principal to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marklage Brokerace Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-960 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see Pawn and Pawnbrokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see Pawn and Pawnbrokers, 24-965 Broker buying in his own name, 4-962 Unaislactions of trace, 4-962 Unaislactions of trace, 4-962 Unaislactions of trace, 4-962 Usage cannot control instructions, 4-964 Compensation, 4-966, 969, 970, 973 Delegation of authority, 4-967 Interest in proceeds, 4-967 Responsibility of broker, 4-957 Revenue laws, 4-967 Interest in proceeds, 4-967 Responsibility of broker against third parties, 4-968 Rescission, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-990 Repeated brokers, see See Pagainst third parties, 4-990 Repeated brokers		
Broker liable for fraud, 4-989 When principal is disclosed, 4-988 When principal is disclosed, 4-988 Liability of principal to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerage. Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Minicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-967 Suing in his own name, 4-969 Part performance, 4-972, 981 Partmership between brokers, 22-62 Part performance, 4-972, 981 Partmership is the see infra, Compensation. Real-state brokers, see Real-state Brokers, 4-986 Illegal transaction, 4-968 Expenses where unsuccessful, 4-986 Illegal transaction, 4-968 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-957 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 In general, 4-967 Interest in proceeds, 4-967 Reportability of broker, 4-978 Revenue laws, 4-967 Interest in proceeds, 4-967 Repossibility of broker, 4-967 Repossibility of broker, 4-967 Reveral brokers employed, 4-969 Reveral brokers employ	Liability of broker to third persons, 4-988	
When principal is disclosed, 4-988 When principal is not disclosed, 4-988 Liability of principal to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerace. Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-995 Nume: Contract in his own name, 4-995 Suing in his own name, 4-995 Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see Pawn and Pawnbroker, see Pawn An		
When principal is not disclosed, 4-988 Liability of principal to third parties, 4-986 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerage. Merchandise brokers, 4-982 Double commissions, 4-985 Municipal securities: Sale on negotiation of bonds, 21-99 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pownbroker, see Pawn and Pawnbrokers. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties, third parties, respect to the principal seems third parties, respectively. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-Estrate Brokers. Reimbursement, 4-968 Broker acting without license, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-956 Revenuel alwa, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation: Real-estate brokers, see Real-Estrate Brokers. Reimbursement, 4-988 Broker acting without license, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-956 Revenuel laws, 4-967 Custom-house brokers, 4-967 Custom-house brokers, 4-967 Revenuel laws, 4-967 In general, 4-967 In general, 4-968 Undisciosed furtile, 4-962 Unalifications of the rule, 4-963 Unreasonable usages, 4-962 Commenced and customs, 4-962 Unalifications of the rule, 4-963 Unreasonable usages, 4-962 Commenced of undority, 4-963 Unreasonable usages, 4-962 Commenced of undority, 4-967 Responsibility of principal to third parties, 4-969 Responsibility of principal to third parties, 4-966 Commenced, 4-954 When suit is brought, 4-954 BRUISE, 4-991 See Assault and Estate from bu	When principal is disclosed, 4-988	
Liability of principal to third parties, 4-988 Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Broker acting without license, 4-982 Marriage broker, see Marriage Broker acting without license, 4-982 Marriage broker, see Marriage Broker acting without license, 4-982 Marriage broker, see Marriage Broker acting without license, 4-982 Marriage broker, see Marriage Broker acting without license, 4-985 Minicipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-962 Marriage of usage not necessary, 4-962 Usage cannot control instructions, 4-964 Usage changing character of contract, 4-963 Usage to deal in unlawful manner, 4-964 Compensation, 4-969, 970, 973 Usage to deal in unlawful manner, 4-964 Compensation, 4-969, 970, 973 Delegation of authority, 4-965 Principal, see infra, Compensation. Real-estate brokers, see Real-ESTATE BROKERS. Reimbursement, 4-985 Erockers lawful actions of trade, 4-962 Instructions, 4-964 Prower to rescind sale, 4-964 Responsibility of principal against third parties, 4-969 Licenses: Broker acting without license, 4-982 Marriage broker, 4-965 Ingeneral, 4-962 Ingeneral, 4-962 Instructions, 4-969, 970, 973 Delegation of authority, 4-965 Instructions, 4-964 Responsibility of principal to third parties, 4-964 Responsibility of broker, 4-975 Revenue lawws, 4-961 Custom-house brokers, 4-964 Responsibility of broker, 4-967 In general, 4-967 In general, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Rights of broker, 4-967 Rights of principal against third parties, 4-969 Agency disclosed, 4-989 Ag	When principal is not disclosed, 4-988	
Agency disclosed, but principal's name withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unanthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerrage. Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-965 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Partnership between brokers, 8-98 Rebertoal deal in unlawful manner, 4-965 Iliability of principal to third parties, 4-996 ROTHER, 4-996 ROTHER, 4-990 ROTHER, 4-990 ROTHER, 4-990 ROTHER, 4-990 ROUGHLE, 4-990 ROUGHLE, 4-990 ROUGHLE, 4-990 ROTHER, 4-990 ROUGHLE, 4-990 R	Liability of principal to third parties, 4-	Usages and customs, 4-967
Agency disclosed, but principal's name withheld, 4–988 Contracts of broker, 4–986 Special private instruction, 4–987 Unauthorized sale on credit, 4–987 Licenses: Broker acting without license, 4–982 Marriage broker, see Marriage Brokerace. Merchandise brokers, 4–961 Middleman: Contract illegal, 4–982 Double commissions, 4–985 Municipal securities: Sale or negotiation of bonds, 21–59 Name: Contract in his own name, 4–965 Suing accuse, see for a control instructions, 4–964 Power his principal, see infra, Compensation. Real-estate brokers, see Pawn and Pawnbrokers. Reimbursement, 4–985 Broker entitled to reimbursement, 4–986 Rescission, 4–964 Power to rescind sale, 4–964 Responsibility of broker, 4–975 Revenue laws, 4–961 Custom-house brokers, 4–962 Revocation of authority (see infra, Compensation). Real-estate brokers, see Real-estate Brokers, se	986	Authority defined by usage, 4-962
withheld, 4-988 Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokers. Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-905 Suing in his own name, 4-905 Partnership between brokers, 22-62 Part performance, 4-972, 981 Parwabroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties, Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see REAL-ESTATE BROKERS. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Illegal transaction, 4-966 Rescission, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation, Keal-estate brokers, see infra, Compensation, 4-966 Rescission, 4-967 Ingeneral, 4-967 In general, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Several brokers employed, 4-967 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-990 Replaced of usage ton encessary, 4-962 Compensation, 4-963 Unreasonable usages, 4-963 Unreasonable usages, 4-963 Unreasonable usages, 4-963 Unreasonable usage of trade, 4-963 Unreasonable usages on tnecessary, 4-962 Compensation, 4-963 Unreasonable usage canaging character of contract, 4-963 Unreasonable usage canaging character of contract, 4-964 Compensation, 4-966 BROTHERI, 4-990 BROTHERIOD, see Beneficiaries in insurance, 4-990 BENEFICAL Associations, 4-990 BENEFICAL Associations, 4-966 Responsibility of principal against ust	Agency disclosed, but principal's name	Broker buying in his own name,
Contracts of broker, 4-986 Special private instruction, 4-987 Unauthorized sale on credit, 4-987 Unauthorized sale on credit, 4-987 Enchanged broker, see Markhage Brokerace. Marriage broker, see Markhage Brokerace. Middleman: Contract illegal, 4-982 Double commissions, 4-982 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Paumbroker, see Pawn and Pawnbroker. Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, 4-965 Responsibility of broker, 4-975 Revenue laws, 4-961 Remployment presumed made with reference to usage of trade, 4-962 Unalifications of the rule, 4-962 Usage cannot control instructions, 4-964 Usage changing character of contract, 4-963 Usage to deal in unlawful manner, 4-964 Compensation, 4-966, 4-966 Renother, 4-966 Shights of principal against third parties, 4-966 Renother and the parties, 4-966 Renother and the principal to third parties, 4-968 Illegal transaction, 4-968 Responsibility of broker, 4-975 Revenue laws, 4-967 In general, 4-962 Renomable usages, 4-963 Usage cannot control instructions, 4-964 Compensation, 4-966, 4-966 Renother of deal in unlawful manner, 4-964 Compensation, 4-966, 4-966 Renother of authority, 4-967 Failure of principal to third parties, 4-968 Usage to deal in unlawful manner, 4-9664 Compensation, 4-966, 4-966 Renother of authority, 4-967 Failure of principal to third parties, 4-966 Renother of authority (see infra, Compensation, 4-965 Renother of third parties, 4-990 Renother of third parties, 4-990 Renother of third parties, 4-990 Renother of usage of usages, 4-962 Renother of usage of usages of usages of deal in unlawful manner, 4-966 Renother of usages, 4-966 Renother of usages,		4–963
Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerage. Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-900 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, eac Real-Estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Power to rescind sale, 4-967 Interest in proceeds, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-980 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Interest in proceeds, 4-967 Brother entitled to reimbursement, 4-985 Brother entitled to reimbursement, 4-985 Brother entitled to reimbursement, 4-986 Rescission, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Roother entitled to reimbursement, 4-986 Responsibility of broker, 4-975 Revenue laws, 4-967 Interest in proceeds, 4-967 Revenue laws, 4-966 Revenue laws, 4-967 Revenue laws, 4-966 Revenue laws, 4-967 Revenue laws, 4-96	Contracts of broker, 4-986	Employment presumed made with
Unauthorized sale on credit, 4-987 Licenses: Broker acting without license, 4-982 Marriage broker, see Marriage Brokerage. Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-900 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, eac Real-Estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Power to rescind sale, 4-967 Interest in proceeds, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-980 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Interest in proceeds, 4-967 Brother entitled to reimbursement, 4-985 Brother entitled to reimbursement, 4-985 Brother entitled to reimbursement, 4-986 Rescission, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Roother entitled to reimbursement, 4-986 Responsibility of broker, 4-975 Revenue laws, 4-967 Interest in proceeds, 4-967 Revenue laws, 4-966 Revenue laws, 4-967 Revenue laws, 4-966 Revenue laws, 4-967 Revenue laws, 4-96	Special private instruction, 4-987	reference to usage of trade, 4-962
Broker acting without license, 4–982 Marriage broker, see MARRIAGE BROKERAGE. Merchandise brokers, 4–961 Middleman: Contract illegal, 4–982 Double commissions, 4–985 Municipal securities: Sale or negotiation of bonds, 21–59 Name: Contract in his own name, 4–965 Suing in his own name, 4–965 Suing in his own name, 4–900 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21–810 Partnership: Partnership between brokers, 22–62 Part performance, 4–972, 881 Pawnbroker, see Pawn and Pawnbrokers. Payment: Authority to receive payment, 4–965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-Estate Brokers. Reimbursement, 4–985 Broker entitled to reimbursement, 4–985 Expenses where unsuccessful, 4–986 Resessibility of broker, 4–967 Interest in proceeds, 4–967 Several brokers employed, 4–967 Interest in proceeds, 4–967 Seights of broker against third parties, 4–990 Rights of principal against third parties, 4–990 Report of principal against third parties, 4–990 Report of rescind sale, 4–967 Interest in proceeds, 4–967 Several brokers employed, 4–967 Rights of principal against third parties, 4–990 Report of principal to complete contract, 4–966 Reponsibility of broker, 4–985 BROTHELL, 4–990 Report of principal to third parties, 4–996	Unauthorized sale on credit, 4-987	In general, 4-962
Marriage broker, see MARRIAGE BROKERAGE. Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-990 National banks, see NATIONAL BANKS. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see? REAL-SITATE BROKERS. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation) Custom-house brokers, 4-967 In general, 4-966 Interest in proceeds, 4-967 Seights of principal against third parties, 4-990 Rights of principal against third parties, 4-990 Repairs of principal against third parties, 4-990 Report of custom-house brokers, 4-962 Reponsibility of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Repairs: Agency disclosed, 4-989 Agency disclosed, 4-989 Agency unisclosed, 4-989 Agency unisclosed, 4-989 Agency unisclosed, 4-989 See Notepensont Contractors; Master and		Knowledge of usage not necessary,
Merchandise brokers, 4-961 Middleman: Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-990 National banks, see NATIONAL BANKS. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see REAL-ESTATE BROKERS. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation). See Assault AND BATTERY; Homicide; Wound. Ruble, 4-991 RUCKET SHOP, 4-991; 14-703 BUFFALO, 4-992 BUFFFALO, 4-992 BUFFFALO, 4-992 BUFFFALO, 4-992 Ruble, 4-991 RUCKET SHOP, 4-991; 14-703 BUFFFALO, 4-992 Ruble, 4-992 Rexemptions from executions, 4-992 Wagon, 29-1087 Repair distinguished from build, 4-993 To build, 30-1226 Sale cannot control instructions, 4-964 Compensation, 4-966 Compensation, 4-967 BROTHER, 4-996 BROTHERHOOD, see Beneficiaries in insurance, 4-990 BROTHERHOOD, see Beneficiaries in insurance, 4-996 BROTHERHOOD, see Beneficiaries in insurance, 4	Broker acting without license, 4-982	4-962
Middleman: Contract illegal, 4–982 Double commissions, 4–985 Municipal securities: Sale or negotiation of bonds, 21–59 Name: Contract in his own name, 4–965 Suing in his own name, 4–990 National banks, see NATIONAL BANKS. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21–810 Partnership: Partnership between brokers, 22–62 Part performance, 4–92, 981 Pawnbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4–965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties; Rights of principal against third parties, 4–996 Expenses where unsuccessful, 4–986 Expenses where unsuccessful, 4–986 Receission, 4–964 Responsibility of broker, 4–967 Revenue laws, 4–967 Custom-house brokers, 4–962 Revocation of authority (see infra, Compensation, 4–964 Responsibility of broker, 4–967 Revenue laws, 4–967 In general, 4–967 In general, 4–967 Rights of broker against third parties, 4–990 Rights of principal against third parties, 4–990 Rights of principal against third parties, 4–980 Agency undisclosed, 4–989 See Note Proposed to complete contract, 4–966 Usage changing character of contract, 4–967 Usage changing character of contract, 4–966 Usage changing character of contract, 4–963 Usage changing character of contract, 4–966 Compensation, 4–969, 970, 973 Delegation of authority, 4–966, 970 Rational Principal against third parties, 4–996 Recording the involved in unlawful manner, 4–966 Reposition of participal to complete contract, 4–964 Responsible to or principal to third parties, 4–990 RROTHERHOOD, see Beneficiaries in insurance, 4–990 Half blood, 4–990 BROTHERHOOD, see Beneficiaries in insurance, 4–990 BROTHERHOOD, see Beneficiaries in insurance, 4–990 Revenue laws, 4–966 Commenced, 4–		
Contract illegal, 4-982 Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-990 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-Estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Ellegation parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-Estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Ellegation of authority (see infra, Compensation) Real-estate brokers, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation) See Assault and Bankful manner, 4-964 Compensation, 4-966, Warranty, 4-964, 30-166 BROTHER, 4-990 BROTHERHOOD, see Beneficiaries in insurance, 4-990 Half blood, 4-990 BROTHERHOOD, see Beneficiaries and Clubs. BROUGHT (see Bring): Brought before the justice or magistrate, 4-956 Commenced, 4-954 When suit is brought, 4-954 BRUISE, 4-991 See Assault and Banterry; Homicides, 4-964 Responsibility of broker, 4-967 In general, 4-967 In general, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-990 Received the principal against third parties, 4-990 Received the principal to complete contract, 4-976 Compensation, 4-964 Warranty, 4-964; 30-166 RROTHERHOOD, see Beneficiaries in insurance, 4-990 BROTHERHOOD, see Beneficiaries in insurance, 4-990 BROTHERHOOD, see Beneficiaries in lingurance, 4-996 Commenced, 4-954		
Double commissions, 4-985 Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-990 National banks, see NATIONAL BANKS. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see REAL-ESTATE BROKERS. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation). Revenue laws, 4-967 Death, 4-967 Ingeneral, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Repairs: Repair distinguished from build, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 RULDP, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 RULDP, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 RULDP, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 RootHERH-OOD, see Beneficiaries in insurance, 4-990 Half blood, 4-990 RROTHERHOOD, see Beneficiaries (IN INSURANCE); FREEMASONS; BENEVOLENT OR BENEFICAL Associations; Societies And Usage to deal in unlawful manner, 4-966 Compensation, 4-966 Compensation, 4-966 Warranty, 4-967 Instructions, 4-966 Warranty, 4-967 Instructions, 4-966 BROTHERHOOD, see Beneficiaries (IN INSURANCE); FREEMASONS; BENEVOLENT OR BENEFICAL Associations; Societies And Cluss. BROUGHT (see Brinc). RUBBLE, 4-991 See Assault and Battery; Homicipe; A-956 Commenced, 4-954 RUID, 4-992; Free Asso		
Municipal securities: Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-990 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties, 4-986 Principal, see infra, Liability of principal to third parties, 14-967 Principal, see infra, Liability of principal to third parties, 14-968 Principal, see infra, Liability of principal to third parties, 14-988 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Reseission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Responsibility of broker, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several broker against third parties, 4-990 Rights of principal against third parties, 4-990 Repay undisclosed, 4-989 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Nassaulty and laminer, 4-966 Compensation, 4-966, 5 Failure of principal to complete contract, 4-976, 5 Instructions, 4-966, 5 Warranty, 4-964, 30-166 BROTHEL, 4-990 Beneficiaries in insurance, 4-990 Half blood, 4-990 Beneficiaries in insurance, 4-964 Insuranty, 4-964; 30-166 BROTHEL, 4-990 Beneficiaries in insurance, 4-964 Insuranty, 4-964; 30-166 BROTHEL, 4-990 Beneficiaries in insurance, 4-964 Insuranty, 4-964; 30-166 BROTHEL, 4-990 Beneficiaries in insurance, 4-964 Warranty, 4-964; 30-166 BROTHEL, 4-990 Beneficiaries in insurance, 4-964 Insuranty, 4-964 Insuranty, 4-964 Insuranty, 4-965 Instructions, 4-966 Rother devices in principal to third p		
Sale or negotiation of bonds, 21-59 Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-966 National banks, see NATIONAL BANKS. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties; Procuring cause, see infra, Compensation. Real-estate brokers, see REAL-ESTATE BROKERS. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation, 4-967 In general, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Repay undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Nortenation. See National Authority, 4-964; 30-166 BROTHEL, 4-990 BROTHEL, 4-990 BROTHER, 4		
Name: Contract in his own name, 4-965 Suing in his own name, 4-965 Suing in his own name, 4-965 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties, Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties, third parties, Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-967 Responsibility of broker, 4-967 Responsibility of broker, 4-967 Revenue laws, 4-961 Custom-house brokers, 4-962 Responsibility of broker, 4-967 In general, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Repency undisclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Insperson of authority, 4-967 Instructions, 4-968 Warranty, 4-964; 30-166 BROTHEL, 4-990 BROTHER, 4-990		
Contract in his own name, 4-995 Suing in his own name, 4-990 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 In general, 4-967 In general, 4-967 In general, 4-967 Rights of broker against third parties, 4-990 Reights of principal against third parties, 4-990 Agency undisclosed, 4-989 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Compensation, 4-966, Failure of principal to complete contract, 4-976 Failure of principal to complete contract, 4-976 Instructions, 4-964, 968 Liability of principal to third parties, 4-986 BROTHER, 4-990 BROTHER, 4-		
Suing in his own name, 4-990 National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties; Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation. Real-estate brokers, see Real-estate broke		
National banks, see National Banks. Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21-810 Partnership: Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency midsclosed, 4-989 Agency undisclosed, 4-989 Failure of principal to complete contract, 4-976 Instructions, 4-964, 968 Liability of principal to third parties, 4-986 Warranty, 4-964; 30-166 BROTHEL, 4-990 BROTHER, 4-		
Negotiation by principal, see infra, Compensation. Occupation, business, and privilege taxes, 21–810 Partnership: Partnership between brokers, 22–62 Part performance, 4–972, 981 Pawnbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4–965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-Estate Brokers. Reimbursement, 4–985 Broker entitled to reimbursement, 4–986 Rescission, 4–966 Responsibility of broker, 4–967 Revenue laws, 4–967 Loustom-house brokers, 4–962 Revocation of authority (see infra, Compensation), 4–967 Loustom-house brokers, 4–967 In general, 4–967 Interest in proceeds, 4–967 Several brokers employed, 4–967 Rights of broker against third parties, 4–990 Rights of principal against third parties, 4–990 Rights of principal against third parties, 4–989 Agency disclosed, 4–989 Agency disclosed, 4–989 Agency disclosed, 4–989 Agency undisclosed, 4–989 Agency undisclosed, 4–989 Agency undisclosed, 4–989 Agency undisclosed, 4–989 Liability of principal to third parties, 4–990 ROTHER, 4–990 BROTHER, 4–990		
Sation. Occupation, business, and privilege taxes, 21–810 Partnership: Partnership between brokers, 22–62 Part performance, 4–972, 981 Pawnbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4–965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-Estate Brokers. Reimbursement, 4–964 Power to rescind sale, 4–964 Responsibility of broker, 4–975 Revenue laws, 4–961 Custom-house brokers, 4–962 Revocation of authority (see infra, Compensation), 4–967 Death, 4–967 In general, 4–967 Several brokers employed, 4–967 Rights of broker against third parties, 4–990 Rights of principal against third parties, 4–980 Agency disclosed, 4–989 Agency disclosed, 4–989 Agency undisclosed, 4–989 Agency undisclosed, 4–989 Agency undisclosed, 4–989 Agency disclosed, 4–989 Agency disclosed, 4–989 Agency disclosed, 4–989 Agency undisclosed, 4–989 Instructions, 4–964 Warranty, 4–964; 30–166 BROTHER, 4–990 Beneficiaries in insurance, 4–990 Beneficiaries in i		
Occupation, business, and privilege taxes, 21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Partmership between brokers, 22-62 Part performance, 4-972, 981 Rattleft, 4-990 RROTHEL, 4-990 BROTHEH, 4-990 Beneficiaries in insurance, 4-990 Half blood, 4-990 Beneficiaries in insurance, 4-990 Beneficiaries in insu		· · · · · · · · · · · · · · · · · · ·
21-810 Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawnbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-990 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Independent Contractors; Master and		
Partnership: Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency disclosed, 4-989 Agen		
Partnership between brokers, 22-62 Part performance, 4-972, 981 Pawmbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 See Independent Lt, 4-990 BROTHER, 4-990 BROTH		
Part performance, 4-972, 981 Pawnbroker, see PAWN AND PAWNBROKER. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 In general, 4-967 In general, 4-967 Ingeneral, 4-967 Several brokers employed, 4-967 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-990 Agency disclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Inspecticaties in insurance, 4-990 Beneficiaries in insurance, 4-990 Beneficiares in insurance, 4-99		
Pawmbroker, see Pawn and Pawnbroker. Payment: Authority to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 In general, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 See Independent in insurance, 4-990 Half blood, 4-990 BROTHERHOOD, see Beneficiaries in insurance, 4-990 BENEFICIAL Associations; Societies and Dulla despendent or associations; Societies and Dulla despendent or associations and Despendent or a		
Half blood, 4-990 Rotherty to receive payment, 4-965 Principal, see infra, Liability of principal to third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 Interest in proceeds, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 All blood, 4-990 BROTHERHOOD, see Beneficiaries (in Insurance); Freemasons; Benevolent or Beneficial Associations; Clubs. BROUGHT (see Bring): Brought before the justice or magistrate, 4-956 Commenced, 4-954 Wen suit is brought, 4-954 BRUISE, 4-991 See Assault And Battery; Homicide; Wound. BUBBLE, 4-991 BUGGERY, see Sodomy. BUGGERY, see Sodomy. BUGGERY, 5-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993 See Independent Contractors; Master and		
Principal, see infra, Liability of principal to third parties; Rights of principal against third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brakers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Independent Contractors; Master and	Payment:	
third parties; Rights of principal against third parties. Procuring cause, see infra, Compensation. Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-967 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 BENEFICAL ASSOCIATIONS; SOCIETIES AND CLUBS. BROUGHT (see BRING): Brought before the justice or magistrate, 4-956 Commenced, 4-954 When suit is brought, 4-954 BRUISE, 4-991 See Assault and Battery; Homicide; Wound. BUBBLE, 4-991 BUCKET SHOP, 4-991; 14-703 BUFFALO, 4-992 BUFFERS, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and	Authority to receive payment, 4-965	BROTHERHOOD, see BENEFICIARIES (IN
third parties. Procuring cause, see infra, Compensation. Real-estate brakers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 In general, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-990 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 CLUBS. BROUGHT (see Bring): Brought before the justice or magistrate, 4-956 Commenced, 4-954 When suit is brought, 4-954 BRUISE, 4-991 BUCKET SHOP, 4-991; 14-703 BUFFALO, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and	Principal, see infra, Liability of principal to	Insurance); Freemasons; Benevolent or
Procuring cause, see infra, Compensation. Real-estate brokers, see REAL-ESTATE BROKERS. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 BROUGHT (see BRING): Brought before the justice or magistrate, 4-956 Commenced, 4-954 When suit is brought, 4-954 BRUISE, 4-991 BUCKET SHOP, 4-991; 14-703 BUFFERS, 4-992 BUFFERS, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and	third parties; Rights of principal against	Benefical Associations; Societies and
Real-estate brokers, see Real-estate Brokers. Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Brought before the justice or magistrate, 4-956 Commenced, 4-954 When suit is brought, 4-954 BRUISE, 4-991 See Assault and Battery; Homicide; Wound. Bughts, 4-991 Bucket Shop, 4-991; 14-703 Bufferalo, 4-992 Exemptions from executions, 4-992 Exemptions from executions, 4-992 Exemptions from executions, 4-992 Exemptions from executions, 4-992 Faving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 Buildder, 4-954 When suit is brought, 4-954 BRUISE, 4-991 Bucket Shop, 4-991; 14-703 Bufferalo, 4-991 Bufferalo, 4-991 Bucket Shop, 4-991; 14-703 Bufferalo, 4-992 Exemptions from executions, 4-992 Exemptions from executions, 4-992 Faving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 Buildder, 4-954 Bruise, 4-991 Bucket Shop, 4-991; 14-703 Bufferalo, 4-991 Bufferalo, 4-991 Bucket Shop, 4-991; 14-703 Bufferalo, 4-992 Exemptions from executions, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repairs: Repair distinguished from build, 4-993 To build, 30-1206 Buildder, 4-993 See Independent Contractors; Master and		
Reimbursement, 4-985 Broker entitled to reimbursement, 4-985 Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Independent Contractors; Master and		
Broker entitled to reimbursement, 4–985 Expenses where unsuccessful, 4–986 Illegal transaction, 4–986 Rescission, 4–964 Power to rescind sale, 4–964 Responsibility of broker, 4–975 Revenue laws, 4–967 Custom-house brokers, 4–962 Revocation of authority (see infra, Compensation), 4–967 Death, 4–967 In general, 4–967 Interest in proceeds, 4–967 Several brokers employed, 4–967 Rights of broker against third parties, 4–990 Rights of principal against third parties, 4–990 Rights of principal against third parties, 4–989 Agency disclosed, 4–989 Agency undisclosed, 4–989 Agency undisclosed, 4–989 See Independent Contractors; Master and		
Expenses where unsuccessful, 4-986 Illegal transaction, 4-986 Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 When suit is brought, 4-954 BRUISE, 4-991 See Assault and Battery; Homicide; Wound. BUBBLE, 4-991 BUCKET SHOP, 4-991; 14-703 BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and		
Illegal transaction, 4-986 Rescission, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Rescission, 4-964 See Assault and Battery; Homicide; Wound. BUBBLE, 4-991 BUCKET SHOP, 4-991; 14-703 BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and		
Rescission, 4-964 Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See Assault and Battery; Homicide; Wound. BUBBLE, 4-991 BUCKET SHOP, 4-991; 14-703 BUFFERS, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and		
Power to rescind sale, 4-964 Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Revocation of authority (see infra, Compensation), 4-992 BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and		
Responsibility of broker, 4-975 Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Revocation of authority (see infra, Compensation), 4-992 BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-108, 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and		
Revenue laws, 4-961 Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 BUCKET SHOP, 4-991; 14-703 BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See INDEPENDENT CONTRACTORS; MASTER AND		
Custom-house brokers, 4-962 Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-980 Agency disclosed, 4-989 Agency undisclosed, 4-989 Revocation of authority (see infra, Compensation) BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See INDEPENDENT CONTRACTORS; MASTER AND		BUCKET SHOP 4-001: 14-702
Revocation of authority (see infra, Compensation), 4-967 Death, 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 BUFFERS, 4-992 BUGGERY, see Sodomy. BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and		BUFFALO 4-002
sation), 4-967 Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 See Independent Contractors; Master and		
Death, 4-967 In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 BUGGY, 4-992 Exemptions from executions, 4-992 Wagon, 29-1087 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See INDEPENDENT CONTRACTORS; MASTER AND		
In general, 4-967 Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 Several brokers employed, 4-967 BUILD, 4-992; 7-1; 11-253 Paving, 4-993 Repairs: Repair distinguished from build, 4-993 To build, 30-1206 BUILDER, 4-993; 20-339 See INDEPENDENT CONTRACTORS; MASTER AND		
Interest in proceeds, 4-967 Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 See INDEPENDENT CONTRACTORS; MASTER AND		
Several brokers employed, 4-967 Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 See INDEPENDENT CONTRACTORS; MASTER AND		Wagon, 29-1087
Rights of broker against third parties, 4-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See INDEPENDENT CONTRACTORS; MASTER AND		BUILD, 4-992; 7-1; 11-253
A-990 Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See INDEPENDENT CONTRACTORS; MASTER AND	Rights of broker against third parties.	
Rights of principal against third parties, 4-989 Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 See INDEPENDENT CONTRACTORS; MASTER AND		
Agency disclosed, 4-989 Agency undisclosed, 4-989 Agency undisclosed, 4-989 To build, 30-1206 BUILDER, 4-993; 20-339 See Independent Contractors; Master and	Rights of principal against third parties,	
Agency undisclosed, 4-989 See Independent Contractors; Master and	4-989	To build, 30–1206
Agency undisclosed, 4-989 See Independent Contractors; Master and		
Flaud, 4-989 Servant; Working Contracts.		See Independent Contractors; Master AND
	Fraud, 4-989	SERVANT; WORKING CONTRACTS.

BUILDING, 4-994; 30-1206 BUILDING AND LOAN ASSOCIATIONS, See Dwelling House; House; Mechanics' cont'd. LIENS; WORKING CONTRACTS. Borrowing money, cont'd. Abutting owners, see Abutting Owners; Pledging liability of members, 4-1024 LATERAL AND SUBJACENT SUPPORT. Power to borrow, 4-1021 Addition to a building, 4-997
Adjoining owners, see LATERAL AND SUBJA-Purpose of borrowing, 4-1023 Relation between lender and borrower, CENT SUPPORT. 4-1023 Arson, 2-931 Rule in the United States, 4-1022 Bridge, 4-996 Security, 4-1024 Building lots, 19-586 Unauthorizing borrowing, 4-1024 Buildings for public worship, 12-328 Bowkett, 4-1005 Definition, 4-994 Disorderly houses, 9-512 Building association as a corporation, 4-1008 Charter, see infra, Charter. Elections, 4-995 Expert and opinion evidence: In general, 4-1008 Subscription of stock as a prerequisite Value, 12-484 of the right to do business, see infra, Stock. Fences, 4-996 Taxation, see Taxation (Corporate). Fire insurance, see FIRE INSURANCE. Fire limits, see FIRE LIMITS. When proof of corporate character neces-Fixtures, see FIXTURES. sary, see infra, Proof of corporate Frame building, 14-3 Gaming houses, 14-699 character. Burden of proof: Highways (see HIGHWAYS), 4-996 Maturity of stock, 4-1033 Illustrations, 4-995 et seq. Usury, 4-1071 By-laws, 4-1019 Improvement: Binding on members, 4-1020 Building and improvement when synonymous, 20-279 Consistent with charter, 4-1019 Land, 18-142 Construction, 4-1020 Lateral and subjacent support, see LATERAL Enactment, 4-1020 AND SUBJACENT SUPPORT. In general, 4-1019 Leases, 18-643 Mortgages, 4-1066 Line of buildings, 19-389 Notice to members, 4-1020 Machinery, 4-997
Mechanics' liens, see Mechanics' Liens. Power to make by-laws, 4-1019 Vested rights, 4-1020 Calls, 4-1039 Charter, 4-1009 Public buildings, see Public Building or PROPERTY. Real property, 23-893 Alterations of charter, 4-1009 Tenement, 28-44 By-laws, 4-1010 Construction of charter, 4-1009 Unfinished structure, 4-994 Vault, 4-996 Contract, 4-1009 Powers dependent on charter, 4-1017 Waste, see WASTE. Requisites, 4-1010 Retroactive legislation, 4-1009 BUILDING AND LOAN ASSOCIATIONS, Agency, see infra, Officers and agents. Statutory provisions, 4-1010 Vested rights, 4-1010 Arbitration and award, 4-1037 Assignment of sbares, 4-1062 Assignments for the benefit of creditors, Commercial paper, see infra, Bills of exchange and promissory notes. Conflict of laws (see Private International 4-1018 LAW), 4-1072 Association fund, 4–1004 Constitutional law, 4-1008 Benevolent institutions, 4-1003 Corporation (see infra, Building association Bills of exchange and promissory notes: Buying and selling commercial paper, as a corporation): 4-1016 Membership, 4-1028 Death of member, 4-1029 Executing commercial paper, 4-1024 De facto corporations, 4-1010 Making commercial paper, 4-1018 Definition, 4-1001 Officers, 4-1016 Freehold societies, 4-1002 Power to issue negotiable instruments, In general, 4-1001 7-781 No exact legal significance, 4-1001 Bonds, 4-1016 Bonus, 4-1067 Nonborrowing members, 4-1002 Bonus paid by later members, 4-1006 Statutes, 4-1001 Synonymous terms, 4-1001 Borrowing money, 4-1021 Commercial paper, 4-1024 Whether a benevolent institution. Directors' liability, 4-1025 4-1003 English rule, 4-1021 Whether a building and loan association English statutes, 4-1021 a question of fact, 4-1002 Estoppel, 4-1024
Existence of such power denied, 4-1023 Discount, 9-470 Dissolution and winding up, 4-1079 Borrower credited with dues, 4-1081 Implied power, 4-1022; 7-773 Cause of dissolution, 4-1079 Loans by members, 4-1023 Overdrawing, 4-1025 Dues, 4-1038

```
BUILDING AND LOAN ASSOCIATIONS,
                                                    BUILDING AND LOAN ASSOCIATIONS.
                                                        cont'd.
    cont'd.
                                                      Fines, cont'd.
  Dissolution and winding up, cont'd.
                                                           Úsury, 4-1040
Whether penalties, 4-1040
       Effect on assets and liabilities, 4-1080
       Expiration of term, 4-1079
      In general, 4-1079
Interest and premium, 4-1081
                                                      Foreign corporations, 4-1008
                                                      Forfeitures (see infra, Fines), 4-1044
                                                           Enforcement discretionary, 4-1045
       Priority of claims, 4-1080
       Settlements with members, 4-1081
                                                           In general, 4-1044
                                                           Notice, 4-1045
Remedy for wrongful forfeiture, 4-1046
       Withdrawals, 4-1051
  Dues, 4-1037
Calls, 4-1039
                                                           Settlement upon forfeiture, 4-1045
      Collection, 4-1039
Collection by action, 4-1039
                                                           Strictly construed, 4-1044
                                                      Freehold societies, 4-1002, 1025
       Definition, 4-1037
                                                      Fund, 4-1004
                                                      General scheme, 4-1003
       Dissolution of association, 4-1038
       Dues an entire sum, 4-1037
                                                      History, 4-1003
Husband and wife:
       Effect of loan, 4-1038
       Effect of pursuing remedies on mort-
                                                           Married women as members, 4-1027,
         gages, 4-1038
      Fines, 4-1039
                                                      Incorporation, 4-1007, 1008
       Liens, 4-1039
                                                      Infants, 4-1027
                                                      Insolvency and bankruptcy:
       Mortgage sale and application of stock
                                                           Right of member to be paid, 4-1034
         payments, 4-1038
       Object of dues, 4-1037
                                                           Withdrawal, 4-1051
                                                      Instalments, 4-1004
Interest (see infra, Usury):
       Obligation
                   ends with
                                  membership,
         4-1038
      Payment, 4-1039
Payment in cash only, 4-1039
                                                           Applying stock payments on loans.
                                                             4-1060
                                                           Fines, 4-1040
Fines on interest, 4-1041
       Secured by mortgage, 4-1039
       Time and place of payment, 4-1039
       When liability to pay ends, 4-1038
                                                           Loan, 4-1061
       When liability to pay exists, 4-1038
                                                           Premium, 4-1070
  Estoppel:
                                                      Land, see infra, Real property.
       Corporate character, 4-1011
                                                      Legality, 4-1005
       Membership, 4-1028
                                                      Liens:
       Subscription of stock as a prerequisite
                                                           Stock of member, 4-1032
         of the right to do business, 4-1010
                                                       Life insurance, 4-1005
  Unauthorized borrowing, 4-1024
Evidence (see infra, Proof of corporate
                                                       Limitation of actions:
                                                           Notes to building and loan associations,
         character):
                                                             19-199
       Proof of membership, see infra, Proof
                                                      Liquidated damages, 4-1040
         of membership.
                                                      Loans, 4-1020, 1054
Assignment of shares, 4-1062
  Executors and administrators, 4-1020
  Exemptions from taxation, 4-1012
Fines (see infra, Forfeitures), 4-1040, 1061
                                                           Auctioning funds, 4-1054
                                                           Effect on membership, 4-1057
       Amount, 4-1040
                                                           Effect upon liability for dues, 4-1038
       Cash, 4-1039
                                                           Fines, 4-1061
       Certain and reasonable, 4-1042
                                                           Incidents of the loan, 4-1061
       Definition, 4-1040
                                                           Interest, 4-1061
       Double fines, 4-1043
                                                           Member's right to receive loan, 4-1035
       Fines, 4-1040
                                                           Method of making, 4-1054
       How liability is enforced, 4-1044
                                                           Mortgages, 4-1063
       Illegal in amount, 4-1043
                                                           Partnership fund theory, 4-1055
Power of association to borrow money,
       Interest, 4-1040
       Liquidated damages, 4-1040
                                                             see infra, Borrowing money.
       Nature, 4-1040
                                                           Premiums, see infra, Premiums.
       Nonmembers and depositors, 4-1040
                                                           Relation of stock payments and loans,
       Object of fine, 4-1040
                                                                  4-1057
       Payable in cash, 4-1040
                                                                Assigned shares, 4-1060
       Power to impose, 4-1041
                                                                Entrance fees, 4-1059
           Fines on interest, 4-1041
                                                                In general, 4-1057
           Implied power, 4-1041
                                                                Interest and profits, 4-1060
           Statutory
                         authority
                                                                Mortgagor's vendee, 4-1060
                                       necessary, >
                                                                Right to apply stock payments on
              4-1041
       Reasonable, 4-1042
                                                                  loans, 4-1059
       Remitting fines, 4-1044
                                                                Statutory changes, 4-1058
       Requisites, 4-1042
Secured by mortgage, 4-1044
                                                                Stock payments not payments on
                                                                loan, 4-1057
Usury, 4-1058
       Strict construction, 4-1042
       Time and place of payment, 4-1039
                                                                Who may apply stock payments on
       Unreasonable fines are penalties, 4-1040
                                                                  loans, 4-1059
                                                                               Volume XXX1.
```

BUILDING AND LOAN ASSOCIATIONS, BUILDING AND LOAN ASSOCIATIONS, Mortgages, cont'd. Loans, cont'd. Satisfaction of the loan, see infra, Satis-Illustrations, 4-1063 faction of the loan. In general, 4-1063 Security, see infra, Security. Instruments construed as mortgages, Settlements with members on dissolu-4-1065 tion, 4-1081 Marshaling securities, 4-1066 Stock payments, 4-1061 Member as witness, 4-1063 Mortgage of married woman, 4-1063 To members, 4-1020 To nonmembers, 4-1021 Mortgage of outside party, 4-1063 Transaction a sale of borrower's shares, Power of sale mortgages, 4-1064 Reference to rules or by-laws, 4-1066 Satisfaction of the loan, see infra, Satisfaction of the loan. Transaction regarded as an advance out of partnership funds, 4-1055 Usury, 4-1055, 1056, 1057 Second mortgage, 4-1063 Statutes, 4-1064 Terms of mortgage, 4-1064 Whether association must see to application of loan, 4-1002 Local associations, 4-1007 Married women as members, 4-1027, 1028 National associations, 4-1007 Nonborrowing members, 4-1002 Marshaling assets, 4-1066 Notice of withdrawal, 4-1049 Marshaling securities, 4-1066 Object, 4-1002 Freehold societies, 4-1002 Need not see to application of loan, Maturity of stock (see infra, Stock): Matured shares, 4-1031 Membership, 4-1026 4-1002 Acquisition, 4-1026 Nonborrowing members, 4-1002 Contract essential, 4-1027 Primary object, 4-1002 Officers and agents, 4-1012 Formalities, 4-1026 Accounting, 4-1016 How acquired, 4-1026 Illustrations, 4-1027 By-laws binding on members, 4-1020 Dues, see infra, Dues. Acting beyond authority, 4-1015 Acts of officers binding, 4-1014 Appointment of agents, 4-1013 Effect of suit, 4-1078 Authority, 4-1014 Fines, see infra, Fines. Bonds, 4-1016 Forfeitures, see infra, Forfeitures. Commercial paper, 4-1016 Loan, 4-1057 Compensation, 4-1013 Delegation of authority, 4-1016 Loan to members, 4-1020 Nonborrowing members, 4-1002 Directors, 4-1012 Notice to members, 4-1020 Duties, 4-1015 Estoppel, 4-1014 Premiums, see infra, Premiums. Proof of membership, see infra, Proof Executive officers, 4-1012 In general, 4-1012 of membership. Qualifications, 4-1027 Liability, 4-1015 Corporations, 4-1028 Misconduct and negligence, 4-1015 Enabling statutes, 4-1028 Mistake of judgment, 4-1015 Infants, 4-1027 Officers not the corporation, 4-1013 In general, 4-1027 Officers quasi trustees, 4-1013 Married women, 4-1027, 1028 Ratification, 4-1014 Purpose, 4-1027 Treasurer, 4-1012 Trustees, 4-1013 Rights of members, 4-1034; 26-946 Official bonds, 4-1016 Amount of loan, 4-1035 Arbitration, 4-1037 Origin, 4-1003 Determination of disputes between Payment, 4-1039 Dues, 4-1039 association and member, 4-1036 Duties, 4-1035 Order of payment, 4-1049 Duty to contribute to losses and Relation of stock payments and loans, see infra, Loans. expenses, 4-1035 Satisfaction of the loan, see infra, Satis-In general, 4-1034 faction of the loan. Insolvency of association, 4-1034 Liabilities, 4-1035 Payment on shares, see infra, Dues. Liability limited to losses sustained Permanent association, 4-1006 during membership, 4-1036 Powers, 4-1017 To be paid on maturity, 4-1034 Assignment for benefit of creditors, To receive a loan, 4-1035 4-1018 Borrowing money, see infra, Borrowing Settlements with members on dissolution, 4-1081 money. Termination, see infra, Termination of Buying and selling commercial paper, 4-1018 membership. Withdrawals, see infra, Withdrawals. By-laws, see infra, By-laws. Mortgages, 4-1063 Compromise, 4-1018 Effect of departure from proper func-Accelerated payments, 4-1064, 1065 Certain sum, 4-1064 tion, 4-1026 31 C. of L.-16 Volume XXXI. 241

```
BUILDING AND LOAN ASSOCIATIONS,
BUILDING AND LOAN ASSOCIATIONS,
  Powers, cont'd.
                                                       Satisfaction of the loan, cont'd.
      Enumeration of general powers, 4-1017
                                                           Payment before maturity, cont'd.
                                                                Special provisions, 4-1078
      Holding land, see infra, Real property.
      Loans, see infra, Loans.
                                                                Stock payments credited, 4-1076
      Powers dependent on charter, 4-1017
                                                       Security, 4-1061
      Power to contract generally, 4-1018
                                                           Illustrations, 4-1062
      Power to take security, 4-1017
                                                           Loans, 4-1061
      Ultra vires, 4-1018
                                                           Marshaling securities, 4-1066
                                                           Member must offer security, 4-1035
  Premium, 4-1067; 22-1177
                                                           Power to take security, 4-1017
      Authority to receive premium, 4-1069
                                                           Power to take security implied, 4-1061
      Definition, 4-1067
                                                       Serial association members, 4-1006
      In general, 4-1067
      Interest, 4-1068
                                                       Shares (see infra, Stock), 4-1003
      Interest on premiums, 4-1070
                                                       Starr-Bowkett, 4-1005
      Legalized by statute, 4-1069
                                                       Stock, 4-1003, 1030
      Lump sum, 4-1069
                                                           Assignment of shares, 4-1062
      Minimum premiums, 4-1069
                                                           Free shares, 4-1031
      Nature, 4-1068
                                                           In general, 4-1003, 1030
      Recovery on repayment of loan, 4-1069
                                                           Lien of association, 4-1032
      Usury, 4-1068
                                                           Matured shares, 4-1031
  Prepaid stock, see infra, Stock.
                                                           Maturity of stock, 4-1032
                                                                Burden of proof, 4-1033
  Priority of claims, 4-1080
Private international law (see PRIVATE IN-
                                                                Defense to claim for dues, 4-1033
    TERNATIONAL LAW), 4-1072
                                                                In general, 4-1032
Methods of determining, 4-1032
  Profits, 4-1004
      Serial association, 4-1006
                                                                Satisfaction of the loan, see infra,
  Proof of corporate character, 4-1010
                                                                 Satisfaction of the loan.
      Collateral attack, 4-1011
                                                           Measure of damages for refusal to
      Corporate character directly in issue,
                                                             transfer, 4-1031
        4-1010
                                                           Par value of shares, 4-1003
      De facto corporations, 4-1010
                                                           Pledged shares, 4-1031
Preferred stock, 4-1031
      Estoppel of one who has dealt with as-
      sociation, 4-1011
Estoppel to deny corporate character,
                                                           Premium, see infra, Premium.
                                                           Prepaid and paid-up stock, 4-1030
        4-1011
                                                           Relation of stock payments and loans, see infra, Loans.
      In general, 4-1010
                                                           Remedies for refusal to transfer, 4-1031
      Junior mortgagee, 4-1011
      Member mortgagor, 4-1011
                                                           Remedies of members, 4-1031, 1032
                                                           Satisfaction of the loan, see infra, Satisfaction of the loan.
      When necessary, 4-1010
 Proof of membership, 4-1028
      Association estopped, 4-1029
                                                           Subscription of stock as a prerequisite
      Estoppel, 4-1028
In general, 4-1028
                                                                  of the right to do business, 4-1010
                                                               Estoppel, 4-1010
In general, 4-1010
      Mortgagor estopped, 4-1028
 Qualifications, see infra, Membership. Questions of law and fact:
                                                           Transfer, 4-1031
                                                           Uniform payment on all stocks, 4-1006
      Usury, 4-1071
                                                      Stock payments, see infra, Loans.
Subscription of stock as a prerequisite of
 Real property, 4-1025
      American rule, 4-1025
                                                         the right to do business, see infra, Stock.
      English rule, 4-1025
Investing in land, 4-1025
                                                      Taxation, see Taxation (Corporate).
                                                      Terminating societies, 4-1005
      Power to hold land, 4-1025
                                                      Termination of membership, 4-1029
 Release, 4-1075
                                                           Death of member, 4-1029
 Satisfaction of the loan, 4-1074
                                                           Generally, 4-1029
     At maturity of stock, 4-1074
                                                          Representatives of members, 4-1029
          Declaration of maturity, 4-1074
                                                      Transfer of stock, see infra, Stock.
          In general, 4-1074
                                                      Trust deeds and power of sale mortgages,
     Collection by suit, 4-1078
                                                        4-1064
      Foreclosure, 4-1079
                                                      Ultra vires, 4-1018
     Payment before maturity, 4-1074
                                                      Unincorporated associations, 4-1007
          Amount due ou voluntary payment
                                                           In general, 4-1007
            or foreclosure, 4-1075
                                                          Partnerships, 4-1007
          Discounting future payments, 4-1077
                                                          Powers, 4-1007
Special privileges, 4-1007
          In general, 4-1074
          Loan treated as debt, 4-1076
                                                          Subsequent incorporation, 4-1007
                                                     Usury, 4-1071; 29-456, 469
Burden of proof, 4-1071
Combining dues and interest, 4-1071
          Obligation to pay dues, 4-1076
          Probable life considered, 4-1077
          Provisions of mortgage followed,
            4-1075
                                                           Compromise, 4-1073
          Release, 4-1075
                                                          Effect of usury on the contract, 4-1072
```

```
BUILDING AND LOAN ASSOCIATIONS,
                                                 BUILDING RESTRICTIONS AND RE-
                                                     STRICTIVE AGREEMENTS, cont'd.
    cont'd.
  Usury, cont'd.
                                                   Consideration, 5-11
      Exemptions from usury law, 4-1073
                                                   Cost, 5-7
      Exemptions strictly construed, 4-1074
                                                   Covenants:
                                                        Covenant against incumbrances, 8-129
      Fines, 4-1040
      How usury determined, 4-1071
                                                        Creation of covenants by restrictions
      In general, 4-1071; 29-469
                                                          upon use of property, 8-61
      Law of place, 4-1072
Minority rule, 29-470
Monthly interest, 4-1072
                                                   Creation, 5-3
                                                        At law, 5-3
                                                        Conditions subsequent, 5-3
      Premiums, 4-1068
                                                        In equity, 5-3
Method of creation, 5-3
      Question of fact, 4-1071
      Recovery of payments, 29-545
                                                   Damages, 8-188
      Recovery of usurious interest, 4-1073
                                                        Awarding damages for breach, 5-17
      Statutory sanction, 29-471
                                                   Defenses, 5-15
      Substance and not form the criterion,
                                                    Discretion of court, 5-15
                                                    Distance from the street, 5-7
        4-1071
      Transaction between association and
                                                    Easements;
        members, 29-469
                                                        Restrictive agreements create rights in
      Unlawful interest on default, 4-1072
                                                          nature of easements, 5-4
      Usurious interest applied to principal,
                                                   Education, 10-444
                                                    Enforcement in equity, 5-9
        4-1072
      Whether the loan is usurious, 4-1055,
                                                        General rule, 5-9
        1056, 1057
                                                        Restrictions presumed to enter into
                                                          consideration, 5-11
      Who may set up usury, 4-1072
   Varieties, 4-1005
                                                    Equitable defenses, 5-15
  Winding up, see infra, Dissolution and wind-
                                                    Equitable enforcement, 8-140
    ing up.
                                                    Erection of structure, 5-6
   Withdrawals, 4-1046
                                                    Extent of restrictions, 5-6
      Amount of withdrawal, 4-1052
                                                    General plan, 5-13, 14
      Changing hy-law allowing withdrawal,
                                                    Height of structure, 5-7
                                                    Illegal contracts, 5-6
        4-1047
      Common law, 4-1046
                                                    Incumbrance, 5-6; 16-158
       Death of member, 4-1046
                                                    Injunctions, 8-218
      Dissolution of corporation, 4-1051
                                                    Intent presumed, 5-13
       Enforcement of rights, 4-1054
                                                    Intoxicating liquors, 17-316
      Insolvency, 4-1051
Matter of contract, 4-1048
                                                    Introductory, 5-2
                                                    Laches, 5-15
      Net value, 4-1052
                                                    Landlord and tenant, see LEASES.
                                                    Leases, see LEASES.
       Notice, 4-1049
      Order of payment, 4-1049
                                                    Liquidated damages, 5-18
                                                    Material, 5-7
       Origin of the right, 4-1046
                                                    Negative agreements only enforced, 5-15
       Prerequisites, 4-1047
       Provision that only certain fund shall
                                                    Nuisances, 5-8
      he used, 4-1048
Reasonable regulations, 4-1047
                                                    Occupation, 5-9
Plaintiff need not show damage, 5-17
       Shares must be free, 4-1050
                                                    Plan, 5-13, 14
       Status of withdrawing member, 4-1052
                                                    Porches, 5-7; 22-1027
                                                    Presumed intention, 5-13
           Between notice and payment, 4-1053
           Perfected withdrawal, 4-1052
                                                    Prohibited trades or occupations, 5-9
           Quasi creditor, 4-1053
                                                    Projecting structures, 5-7
       Statute controls charter, 4-1046
                                                    Public policy, 5-6
                                                    Purpose, how determined, 5-12
       Voluntary act, 4-1046
                                                    Purpose need not be expressed in deed,
       Waiver after notice, 4-1050
       When right exists, 4-1050
                                                      5-1.3
       Withdrawing member, 4-1052
                                                    Purpose of restrictions controlling, 5-11
 BUILDING CONTRACTS, see Working
                                                    Purposes for which to he used, 5-8
                                                    Reciprocal covenant, 5-13
 BUILDING PERMITS, 30-1218
                                                    Restrictions in absence of general plan, 5-14
 BUILDING RESTRICTIONS AND RE-
                                                    Restrictions in form of condition, 5-14
    STRICTIVE AGREEMENTS, 5-2
                                                    Restrictions pursuant to general plan, 5-13
   Acquiescence, 5-15
                                                    Running with the land, 5-3, 11; 8-140
   Against erection of any structure, 5-6
                                                        Benefit of covenant, 5-4
   Benefit of party enforcing it, 5-12
                                                        Burden of covenant, 5-4
   Burden of proof, 5-11
                                                    Specific performance, 5-9
  Business, 5-9, 78
Carry on business, 5-725
                                                    Street, distance from, 5-7
                                                    Style, 5-7
  Change of circumstances, 5-15, 17
                                                    Trades, 5-9
   Character of restrictions, 5-6
                                                    Validity, 6-513
                                                    Vendor and purchaser, see Vendor and Purchaser.
  Conditions, 6-513
      Restriction in form of condition, 5-14
```

BUILDING RESTRICTIONS AND RE-BURDEN OF PROOF, cont'd. STRICTIVE AGREEMENTS, cont'd. Carrying weapons: Exemption from statute, 5-745 Vested rights, 5-16 Civil damage acts, see CIVIL DAMAGE ACTS. Windows, 5-7 Common carrier: BULK, 5-18 BULL, 5-18 Proof that defendant is common car-See Gambling Contracts; Stock Brokers. rier, 5-357 Composition with creditors, see Composition BULLION, 5-19 WITH CREDITORS. BUNDLING, 5-19 Confession and avoidance, 5-25 Seduction, 25-216 BURDEN, 5-20
BURDEN OF PROOF, 5-21
See Libel and Slander; Masters of Ves-Voluntary character, 6-553, 554 Connecting carriers, see Connecting Car-Consideration, see Consideration. SELS; PRESUMPTIONS. Contracts of affreightment and charter-par-ties, see Contracts of Affreightment Abortion, 1-195 Accommodation paper, see ACCOMMODATION AND CHARTER-PARTIES. PAPER. Contracts of hire: Accounts: Negligence, 7-303 Impeaching settled or stated accounts, Contributory negligence, see Contributory 1-461 NEGLIGENCE. Acknowledgments: Conversion and reconversion, 7-483 Impeaching certificate, 1-561 Act of God, 1-597 Copyright: Existence of copyright, 7-594 Admissions: Criminal cases, 5-34 Corpus delicti, 7-862 Covenants, see Covenants. Effect of admissions, 5-42 Adverse possession, 1-887
Affirmative (see infra, Determining who Criminal case: Repelling prima facie case, 5-42 holds the affirmative), 5-23 Criminal law (see infra, Shifting the burden of proof), 5-33 Agency, 1-968 * Agistment, 2-8 Crossings: Alibi, 5-34, 37, 38 Evidence as to signals, 8-418 Definition, see infra, Meaning of term. Alteration of instruments, see ALTERATION OF Deposit, 9-291 INSTRUMENTS. Amending complaint, 5-26 Determining who holds the affirmative, 5-24 Annuities: Priority, 2-403 As to particular fact, 5-24 General tests, 5-24 Application of payments, 2-452 Pleadings, see infra, Pleadings. Arbitration and award, see Arbitration and Proof of negative, see infra, Proving a AWARD. negative. Architects, see ARCHITECTS. Divorce, see DIVORCE. Assignments for benefit of creditors, 14-459 Druggist, 10-269 Attachment, see ATTACHMENT. Ejectment, see Ejectment. Attorney and client, see ATTORNEY AND Election, see Equitable Election. CLIENT. Baggage, 3-583 Elections, see Elections. Embezzlement, 10-1028 Bailments, see BAILMENTS. Bastardy, 3-874 Equitable election, see Equitable Election. Exemplary damages, 12-51 Bills of exchange and promissory notes, see BILLS OF EXCHANGE AND PROMISSORY Exemptions from execution, see Exemptions (FROM EXECUTION). Express companies, 12-549 Bona fide purchasers, see Purchasers for VALUE AND WITHOUT NOTICE. False imprisanment, see FALSE IMPRISON-Bonds: MENT. Consideration, 4-667 False pretenses and cheats, see False Pre-Bottomry and respondentia, 4-746 TENSES AND CHEATS. Necessity, 4-746 Fellow servants, see Fellow Servants. Shifting, 4-747 Fire insurance, see FIRE INSURANCE. Fires, see FIRES. Brokers: Responsibility of customer, 4-975 Foreign judgments: Building and loan associations: Fraud, 13-1048 Maturity of stock, 4-1033 Lack of jurisdiction, 13-1029

Possession of burglar's tools, 5-64, 65 Carriers of goods, see Carriers of Goods. Carriers of live stack, see Carriers of Live Stock.

Building restrictions and restrictive agree-

Usury, 4-1071

ments, 5-11

Burglary:

Carriers of passengers, see Carriers of Passengers.

Fraud and deceit, see FRAUD AND DECEIT.

Fraudulent Sales and Conveyances.

General denial and affirmative answer, 5-27

Fraudulent sales and conveyances,

Fundamental rule, 5-23

General denial, 5-25

General issue, 5-25

Gambling contracts, 14-618

Garnishment, see Garnishment.
Gas companies, see Gas Companies.

BURDEN OF PROOF, cont'd. BURDEN OF PROOF, cont'd. Gifts, see GIFTS. Mines and mining claims, see MINES AND Going forward with evidence, 5-39 MINING CLAIMS. After a prima facie case, 5-39 Monopolies and corporate trusts, 20-862, At the beginning, 5-39 Criminal cases, 5-37 Mortgages, see Mortgages. Effect of admissions, see infra, Admis-Municipal securities, see MUNICIPAL SEsions. CURITIES. Effect of presumptions, see infra, Pre-Murder and manslaughter: sumptions. Infanticide, 20-539 General effect of prima facie case, 5-39 Mutual insurance, see Mutual Insurance. Generally, 5-39 Navigable waters, see NAVIGABLE WATERS. What constitutes prima facie case, 5-Negative, see infra, Proving a negative. Negative claims provable only by opposite Grand juries, see GRAND JURIES. party, 5-42 Guaranty, see GUARANTY. Negligence (see Negligence), 5-630 Homestead, see Homestead. Notice, 21-589 Illegal contracts, 15-1016 Novation, 21-671 Implied trusts, see IMPLIED TRUSTS. Onus on affirmative, 5-23 Improvements, 16-75 Ordinances, see Ordinances. Partnership, see PARTNERSHIP.
Patents, see PATENTS. Infants: Age, 16-314 Capacity to commit crime, 16-314 Payment, see PAYMENT. Insanity, see Insanity; Testamentary Ca-Peculiar knowledge of adversary, 5-41 Physicians and surgeons, see Physicians PACITY. Insurance, see Insurance. AND SURGEONS. Pleadings, 5-25 Intoxicating liquors, see INTOXICATING LIQUORS. Failure to form an issue, 5-27 General denial and affirmative answer, Judgments and decrees: Evidence of payment, 17-866 Rebutting presumption of satisfaction, Real issue not appearing of record, 17-867 5-26 Vacation of judgment, 17-843 Ejectment from mining claim, 5-26 Jury and jury trial, see JURY AND JURY TRIAL. Payment, 5-27 Record showing the issue, 5-25 Laches, see Laches. Allegation of facts in avoidance, Larceny, see LARCENY. 5-25 Legacies and devises, see LEGACIES AND Amending complaint, 5-26 Confession and avoidance, 5-25 DEVISES. Legislature: Election petition, 5-26 Power to determine burden of proof, General denial, 5-25 11-551 General issue, 5-25 In general, 5-25 License (real property), 18-1150; 28-564 Replication to plead, 5-26 Life insurance, see LIFE INSURANCE. Light and air, 19-126
Limitation of actions, see Limitation of Set-off, recoupment, and counterclaim, 5-26

Poor and poor laws, see Poor and Poor ACTIONS. Liquidated damages, 19-397 Laws. Prescription, see Prescription. Lis pendens, see Notice of Pendency and LIS PENDENS. Presumptions, 5-40 Burden of establishing not changed by Loans, see LOANS. Local aption, see LOCAL OPTION. presumptions, 5-40 Malice, see LIBEL AND SLANGER. Effect of presumptions, 5-40 Malicious prosecution, see Malicious Pros-Presumptions assisting to make prima facie case, 5-40 ECUTION. Presumptions assisting to repel prima Mandate (bailment), 19-916 Marine insurance, see Marine Insurance. facie case, 5-40 Marriage, see MARRIAGE. Shifting burden of proof, 5-40 Prima facie case, 5-31, 39 Marriage settlements: Effect of admissions, 5-42 Proof of fraud, 19-1251 Recording, 19-1238 Effect of peculiar knowledge, 5-41
Effect of presumptions, see infra, Pre-Marshaling assets, see Marshaling Assets. Master and servant, see Master and Sersumptions. General effect of prima facie case, 5-39 VANT. Mayhem, 20-250 Meaning of term, 5-21 Repelling prima facie case, 5-42 What constitutes a prima facie case, 5-39 Illustrations, 5-22 Privileged cammunications, see Privileged COMMUNICATIONS. Term used in two senses, 5-21 Two uses stated, 5-22 Promaters, see Promoters. When a case is closed and submitted, Proving a negative, 5-28 Form of allegations of no consequence, 5-23 5-28 Mechanics' liens, see Mechanics' Liens.

BURDEN OF PROOF, cont'd. BURDEN OF PROOF, cont'd. Testamentary capacity, see Testamentary Proving a negative, cont'd. In general, 5-28
Meaning of "affirmative of the issue," CAPACITY. Towage, tugs, and tows, see Towage, Tugs, AND Tows. 5-28 Negative matter in affirmative actions, Treason, 28-466 Trespass, see Trespass. Trespass to try title, 28-634 Negative matter in affirmative defenses, Trover and conversion, see TROVER AND CON-VERSION. Substance and not form material, 5-28 Purchasers for value and without notice Trusts and trustees, see Trusts and Trus-(see Purchasers for Value and With-TEES. Undue influence, see Undue Influence. OUT NOTICE), 1-368 Usages and customs, see Usages and Cus-Quo warranto, see Quo WARRANTO. TOMS. Railroads, see RAILROADS. Usury, 29-541 Rape, see RAPE. Vendor and purchaser, see VENDOR AND PUR-Real-estate brokers, see REAL-ESTATE BRO-CHASER. Vendor's lien, see VENDOR'S LIEN. Reasonable doubt, 5-33, 35 Waiver, see WAIVER. Receipts, see RECEIPTS. Warehouses and warehousemen, see WARE-Recording acts, see Recording Acts. HOUSES AND WAREHOUSEMEN. Records, see infra, Pleadings. Warranty, see WARRANTY. Replevin, see REPLEVIN. Wills, see WILLS. Replication, 5-26 BURGAGE TENURE, 5-43 Res judicata, 24-834 BURGESS, 5-43 Resulting trusts, see IMPLIED TRUSTS. BURGLAR, 5-44 Rewards, 24-961 **BURGLAR-PROOF:** Rule of convenience, 5-24 Warehouses and warehousemen, 30-46 Sales, see SALES. Warranty, 30-214 Salvage, see Salvage. BURGLARY, 5-44 School warrants or orders, see School WAR-See LARCENY. RANTS OR ORDERS. Absence of occupant, 5-53 Scope of title, 5-21 Accomplices, 5-49 Seduction, see SEDUCTION. Actual breaking, see infra, Breaking. Self-defense, 5-34, 38; 25-284 Adultery: Set-off, recoupment, and counterclaim, see Intention to commit adultery, 5-60 SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Animo revertendi, 5-53 Sheriffs and constables, see Sheriffs and Attempts, 3-259; 5-69 CONSTABLES. Acts held to constitute an attempt, 5-69 Sheriffs' sales, see SHERIFFS' SALES. In general, 5-69 Shifting the burden of proof, 5-30 Bailments, 3-749, 751 Abandonment of conspiracy, 5-33 Barn, 5-57 Admissions not effective, 5-34 Breaking (see infra, Entry): Alibi, 5-34, 37, 38 Actual breaking, 5-45 Ambiguity, 5-30 Apparent shifting of burden of proof, Entrance through open door or window, 5-45 Injury to building not essential, 5-46 Burden never shifts, 5-33 Lifting a latch or drawing a bolt, Civil cases, 5-32 5-46 Criminal cases, 5-33 Necessity, 4-45 Establishing prima facie case, 5-31 Raising a window, 5-46 Generally, 5-30 Breaking out, 5-49 Going forward, 5-37, 39 Constructive breaking, 5-47 Insanity, 5-38 Accomplices, 5-49 Presumptions, 5-40 Fraud, 5-47 Prima facie case, 5-31, 37, 39 Illustrations, 5-47, 48 Reasonable doubt eliminated, 5-35 Pretense of business or social inter-Self-defense, 5-34, 38 course, 5-48 True burden does not shift, 5-30 Entry without breaking, 5-48 Unnecessary allegation of matters of de-Evidence, 5-67 fense, 5-32 Breaking out, 5-49 Ships and shipping, see SHIPS AND SHIPPING. Buildings, see infra, Premises subject to Specific performance, see Specific Performburglary. Chicken house, 5-55 State and public lands, see STATE AND PUBLIC Chimney, entry by, 5-47 LANDS. Conspiracy: Stock and stockholders, see STOCK AND Conspiracies to commit burglary, 6-854 STOCKHOLDERS. Evidence of conspiracy, 5-68 Street railways, see Street RAILWAYS. Constructive breaking, see infra, Breaking.

Volume XXXI.

Corncrib, 7-596

Court house, 5-54

Suretyship, see SURETYSHIP.

Tender, 28-42

BURGLARY, cont'd.	BURGLARY, cont'd.
Criminal law, see infra, Degrees of crime.	Evidence, cont'd.
Cruel and unusual punishment, 8-440	Possession of stolen property, cont'd.
Declarations, 5-65	Production of stolen goods on trial
Degrees of crime, 5-\$4, 59	5-64
Detective:	Sufficiency of evidence, 5-63
Entry by collusion of detective, 5-51	When prima facie evidence of bur-
Drawing a bolt, 5-46	glary, 5-61
Dwelling house, 5-57; 10-355	Proof of time, 5-65 Sufficiency, 5-68
Elements of the offense, 5-45 Breaking, see infra, Breaking.	Tools of burglar, 5-64, 65
Entry, see infra, Entry.	Evidence of another offense, 5-67
Intent, see infra, Intent.	Factory, 5-56
Premises subject to burglary, see infra,	Fraud and deceit, 5-48
Premises subject to burglary.	House (see infra, Premisés subject to bur-
Time, see infra, Time.	glary), 5-55
Entry (see infra, Breaking), 5-50	Infamy and infamous crimes, 16-246
Breaking and entry need not be simul-	Infants, 16–313
taneous, 5-51	Inns and innkeepers, 16-536
Consent, 5–51 Entry by collusion of detective, 5–51	Guest at lnn, 5-47 Intent, 5-59
Entry essential, 5-50	Breaking by two persons, one with and
Evidence, 5-67	one without felonious intention, 5-60
Illustrations, 5-50, 51	Commission of the felony not essential,
Introduction of firearms or other instru-	5–61
ments, 5-50	Evidence, 5-65
Mere knowledge on part of owner, 5-51	Actual commission of felony, 5-66
Pretended collusion of servant, 5-51	Evidence held insufficient to prove
Putting hand through broken pane of	intent, 5–66
glass, 5–50	Not necessary to prove two intents, 5-66
Evidence, 5–61 Breaking, 5–67	Presumption, 5-66
Conspiracy, 5-68	Presumption from breaking and en-
Enterling, 5-67	tering, 5-66
Hour of the night, 5-65	Question of fact for jury, 5-66
Intent, 5-65	Rebuttable presumption, 5-66
Actual commission of felony, 5-66	Felonious intent essential ingredient of
Evidence held insufficient to prove	offense, 5-59
intent, 5-66	Intention must be to commit felony
Not necessary to prove two intents, 5-66	5-60 Intent must co-exist with breaking, 5-60
Presumption, 5-66	Intent to commit adultery, 5-60
Presumption from breaking and	Possession of burglar's tools, 5-70
entering, 5-66	Intoxication, 17-412
Question of fact for jury, 5-66	Larceny:
Rebuttable presumption, 5-66	Burglary a compound of larceny, 18-
Possession of burglar's tools, 5-64, 65	461
Possession of stolen property, 5-61	Jeopardy, 18–530 Libel and slander:
Burden of proof, 5-64 Burglary and larceny committed by	Charge of burglary, 18-879
the same person at the same time,	Lifting a latch, 5-46
5-62	Mansion (see infra, Premises subject to
Declarations admissible as res gesta,	burglary), 5-52
5-65	Master and servant:
Declarations of accused made after	Domestic servant, 5-47
commission of crime, 5-65	Pretended collusion of servant, 5-51
Evidence explanatory of possession	Murder and manslaughter, 21-164
of property, 5-64 Evidence of possession of stolen	Nature of the offense, 5-44 Night (see infra, Evidence; Time), 5-83
goods admissible, 5-63	Occupancy in the night, 5-53
Exhibition of burglar's tools in evi-	Night-time, see infra, Time.
dence, 5-65	Occupancy, 5-53
Explanation of possession, 5-64	Office, 5-55, 56
Illustrations, 5-63	Open door, 5-45
Indicatory evidence on collateral	Other buildings, 5–54
point, 5-62	Out, breaking, 5-49
Onus of explanation cast upon ac-	Outhouse, 5–52, 56
cused, 5–62 Possession must be personal and	Place of business, 5-57
exclusive, 5-63	Possession of burglar's tools, 5-64, 69 In general, 5-69
Possession must be recent, 5-62	Intent, 5-70
Possession of burglar's tools, 5-64	Keys, 5-70

BURGLARY, cont'd. Possession of burglar's tools, cont'd. Purpose for which implements originally intended, 5-69 Statutes, 5-69 Possession of stolen property, 5-61 Post office, 5-67 Premises subject to burglary, 5-52 Barn, 5-57 Building used for domestic purposes, 5-52 Cemetery vault, 5-55 Chicken house, 5-55 Churches, 5-53 Court house, 5-54	BURGLARY, cont'd. Transom, pushing open, 5-46 Vault, 29-580 Warchouse, 5-56 Window, see infra, Breaking. BURIAL, 5-70 See Cemeteries; Dead Body; Separate Property of Married Women. Funeral expenses, see Executors and Administrators; Funeral Expenses. Interment, 16-1119 BURIAP, 5-70 BURN, 5-70 Libel and slander, 18-877 BURNING, 2-922, 923
Degrees of the crime, 5-54 Dwelling house, 5-52, 53, 57 Factory, 5-56 House, 5-55	See Arson; Fires; Marine Insurance; Wills. Malicious mischief, 19-639 BURNING-FLUID, 5-70
House into which owner intends to move, 5-53 Illustratious, 5-52, 53, 54, 55 Occupancy, 5-53 Occupancy at night determines charac-	BURSTING, 5-70 BUSHEL, 5-71 BUSHWHACKER, 5-71 BUSINESS, 5-71 See Employment; Good Will; Labor;
ter of house, 5-53 Occupation by servant, 5-53 Office, 5-55, 56 Other building, 5-54	Livelihood; Occupation; Trade. Banks and banking: Business of banking, 5-79 Calling, 5-72
Outhouse, 5–56 Place of business, 5–57 Railroad depot, 5–56 Rented rooms, 5–53 Shop, 5–57	Capital, 5-73 Carrying on business (see Occupation, Business and Privilege Taxes), 5-724, 725 Children: Employment of children in a dangerous
Smokehouse, 5–52 Statutes, 5–54 Store, 5–55, 56 Storehouse, 5–52, 56	business or vocation, 5-73 Course of business, 8-19 Dies non juridicus, 5-78 Doing business (see Foreign Corporations;
Tobacco house, 5–56 Walled towns, 5–53 Warehouse, 5–56 What mansion includes, 5–52 Presumptions:	Occupation, Business, and Privilege Taxes), 10-1 Eminent domain, see Eminent Domain. Employment, 5-72; 11-4 Exemption from execution, see Exemption
Intent, 5-66 Question of law and fact: Intent, 5-66 Night or day, 5-58	FROM EXECUTION. Farming, 5-75, 76 Foreign corporations, see Foreign Corporations.
Time, 5-58 Railroad depot, 5-55, 56 Railroads, 23-794 Receiving stolen property, 24-46	Holidays, 5–78 Husband and wife, 15–798 Insolvency and bankruptcy, 5–76 Intoxicating liquors, see Intoxicating
Reuted rooms, 5-53 Res gestæ, 5-65 Servant (see infra, Master and servant), 5-47 Smokehouse, 5-52	Liquors. Jury and jury trial, see Jury and Jury Trial. Labor, 5-74; 18-72 Leases, 18-635, 636 Libel and slander, see Libel and Slander.
Station, 5–55, 56 Store, 5–56 Storehouse, 5–52, 55, 56 Time, 5–57	Live and carry on business, 19-427 Master and servant, 5-72 Mechanical business, 20-254 Mutual benefit society, 5-76
At common law, 5-57 Breaking and entering in day-time, 5-58 By statute, 5-58 Degrees of crime, 5-59 Night-time defined, 5-57	Occupation, 5-72, 78 Official business, 21-913 Ordinary business, 21-1005 Ordinary course of business, 21-1005 Place of business, 4-438
Proof of time, see infra, Evidence. Statutory definition of night-time, 5-58 Time a question for jury, 5-58 Time of night, 5-83 Time shown from circumstantial evi-	Schools, 5-78 Single act, 5-73 Societies and clubs, 5-77 Stock on hand, 5-73 Sunday (see Sundays and Holidays), 5-74,
dence, 5-58 Tobacco house, 5-56, 57 Tools of burglar, 5-64, 65, 69	78 Tax, see Occupation; Business, and Privilege Taxes. Volume XXXI.

BUSINESS, cont'd.	BY-LAWS, cont'd.
Trade, 5-73	Forfeitures, 5-102, 104
Transact business, 28-445	Freemasons, 14-536
Usual course of business, 29-446	General, 5-100
Usual place of business, 29-447	
BUSINESS HOMESTEAD, see Homestead.	Illegality, 5-91
	Impairing vested rights, 5-96
BUSINESS HOURS, 5-77; 15-767	Benefit societies, 5-97
BUSINESS MANAGER, 5-78	General rule, 5–96
BUSINESS OF A COURT, 5-78	Illustrations, 5-96
BUSINESS OF BANKING, 5-79	Qualifications, 5–97
BUT, 5-79	Insurance companies, see Insurance.
BUTCHER, 5-800	Interpretation, 5-102
Merchant, 20-581	Associations for social, charitable, or
Retailer of meat, 5-81	
	moral purposes, 5-103
BUT THAT, 5-80	Benevolent societies, 5-103
BUY, 5-81	Forfeitures, 5-102
Bought, 4-749	General principles, 5-102
BUYER'S OPTION, 5-82	Pari materia, 5-103
BUYING, 5-81	Penal provisions, 5-102
BY , 5–82	Practical construction by usage of cor-
According to, 5-83	poration, 5-102
At, 5-82	Introducing new rule, 5-92
Boundaries, 4-805; 5-82	Legality, 5-91
By a highway, 4–813	Lieu of combountion and Course to Course
	Lien of corporation, see STOCK AND STOCK-
By the line, 4-814	HOLDERS.
By the margin, 4-814	Markets, 19-1141
By the shore, 4–821	Mutual insurance, see Mutual Insurance.
By the side, 4–814	National banks, 21-372
Exclusion, 5-82	New rule, 5-92
In, 5-85	Notice:
On, 5–82	Members chargeable with notice, 5-100
With, 5-83	Officers and agents of private corporations,
	See Officers and Agents of private corporations,
BY AUTHORITY, 5-84	see Officers and Agents of Private Cor-
BY FORCE, 13-741	PORATIONS.
BY-LAWS, 5-86	Operate equally, 5-100
See Boards of Health; Ordinances.	Ordinances:
Acquiescence, 5-91	By-laws distinguished from ordinances,
Amendment, 5-90	5-87
Amotion, 2-316	Power to enact, 5-88
Benevolent or beneficial associations, see	Amendment, 5-90
BENEVOLENT OR BENEFICIAL ASSOCIATIONS.	By-law adopted at stockholders' meeting,
Building and loan associations, see Building	5-90
AND LOAN ASSOCIATIONS.	Charter provisions, 5–89, 91
Certainty, 5-100	Corporation must act within state of its
Charter, 5-87	creation, 5–89
Must be consistent with charter, 5-95	Delegation of authority, 5-89
General rule, 5–95	Express grant for specified purposes, 5-89
11lustrations, 5–96	General rule, 5–88
Imposing individual liability upon	In whom the power resides primarily,
members, 5-96	5-89
Repugnant to charter, 5-95	Mode of enactment, 5-91
Powers conferred by charter not to be	Power inherent, 5-88
enlarged or limited by by-laws, 7-698	Quorum, 5-89
Charter provisions, 5–89, 91	Reason for adoption, 5-91
	Repeal, 5-90
Constitution, 5-87	
Construction, see infra, Interpretation.	Statute provisions, 5–89
Contrary to law, 5-91	Writing, 5-91
Definition, 5-87	Power to make by-laws, 7-684, 694
Disfranchisement, see DISFRANCHISEMENT.	Proxies, see Proxies.
Effect, see infra, Force and effect.	Public policy, 5–91
Enforcement, 5-104	Question of law and fact, 5-91
Force and effect, 5-100	Reasonableness of by-law, 5-99
As to members, 5-100	Reasonableness, 5-97
Inconvenience of by-laws, 5-101	Expulsion, 5-98
Members shorestle with matter	Illustrations of reasonable by-laws, 5-98
Members chargeable with notice,	Illustrations of unreasonable by-laws,
5-100	r_oo
As to strangers, 5-101	5-99
Dealings as customer, 5-102	Must be clearly unreasonable, 5-100
Illustrations, 5–101, 102	Must be reasonable, 5-97
In general, 5–101	Nature of corporation to be considered,
Notice, 5-101	5-97
One not a member, 5-103	Question for court, 5-99

TORY T ARRICE	CAN
BY-LAWS, cont'd. Reason for adoption, 5-91	CAN, 5-110 Can and will, 5-110
Religious liberty, 5–92	Shall and can, 5-110
Religious societies, see Religious Societies.	CANADA, 5-110
Repeal, 5-90	See Dominion of Canada.
Resolution, 5-88	CANAL BOATS:
Restraint of trade, 5-92	Boat, 4-510
Rules and regulations, 5-87	Common carriers, 6-249
Savings banks, see Savings Banks.	CANALS (see CARRIERS OF GOODS; RIVERS):
Societies and clubs, see Societies and	Abandonment, 5-127
Clubs. Statute provisions, 5–89	Nonuser, 5—128 State canals, 5—127
Stock:	When abandoned, 5-127
By-laws regulating transfer of corporate	Accidental breach of canal, 5-121
stock, 5–93	Admiralty jurisdiction, 1-651
Bona fide purchasers, 5-94	Boundaries, 4-832; 5-113
Forfeiture of stock, 5-94	Bridges, 5-122
Formalities as to transfer, 5-94	Duty of canal company, 5-122
Illustrations, 5-94, 95	Illustrations, 5-122, 123
Impairing statutory right to vote,	Liability for personal injuries, 5–123 Private roads, 5–123
5–95 National banks, 5–94.	Definition, 5-111
Probibiting transfer while holder in-	Domain, see infra, Eminent domain.
debted to corporation, 5-93	Duties of owners, 5-120
Reasonable restraint upon transfer,	Duty in construction and operation, 5-120
5-93	Easements, 5-116
Unreasonable restraints, 5-93	Eminent domain, 5-114; 10-1080
Stockholders' meeting, 5-90	Compensation, 5-115
Towns and townships, see Towns and Town-	Compliance with statutory prerequisites,
SHIPS.	5-115 Domograe r-115
Universities and colleges, see Universities AND COLLEGES.	Damages, 5-115 Easements, 5-116
Usages and customs, 5-91	Exercise of right of eminent domain,
Validity:	5-114
In general, 5–91	Illustrations, 5-115, 116
Validity a question for court, 5-91	Limiting the uses of lands, 5-116
Vested rights, 5-96	Mode of ascertaining damages, provided
Void in part and valid in part, 5-103	by charter, 5-117
Writing, 5–91	Rights of former owners of lands taken,
BY MEANS, 5-85 BY-ROAD, 5-104	5116 Right to enter and use the soil before
BYSTANDER, 5-105	payment of damages, 5-116
BY THE LAW OF THE LAND, 5-84	Exemptions from taxation, 12-367
BY THE YEAR, 5-85	Irrigation of canals, 12-367
C., 5-105	Property not within exemptions, 12-367
CABIN, 5-105	Property within exemptions, 12-367
CABINET, 5-105	Highways:
CABLE, 5-106 CABLE ROAD, see RAILROADS; STREET RAIL-	Canal as bighway, 15–350 Independent contractors, 16–199
ROADS.	Irrigation, see 1 RRIGATION.
CABOOSE CAR, 5-106	Lease subject to lessor's right to abandon
CADET, 5-106	canal, 5-127
CALCULATED, 5-106	Legal status as watercourses, 5-112
CALCUTTA, 5-106	Canal as boundary, 5-113
CALENDAR, 5-106	Distinction between artificial and natural
Docket, 5-106	watercourses, 5-112
CALF, 5-107 CALL, 5-107	Ownership of water in canal, 5-113 Prescriptive rights, 5-113
See Gambling Contracts.	Private canal, 5-114
On call, 5-107	Right to have water pure and unpolluted,
CALL FORTH, 5-107	5-114
CALL FOR TRIAL, 5-107	Liabilities of owners, 5-120
CALLING (see Business; Sundays and	Limiting the uses of lands, 5-116
Holidays):	Mechanics' liens, 20-281
Business, 5-72	Municipal aid, 20-1086
CALUMNY, 4-109	Navigation (see Ships and Shipping), 5-123
CAMEO, 5-108	Negligence, 5–120, 121, 123 Navigation, 5–123
CAMPHENE, 5-109 See Fire Insurance.	Ownership of water in canal, 5-113
CAMP-MEETING, 5-109	Pollution of water, 5-114, 120
Intoxicating liquors, 5-109	Prescription, 5-112, 113
Police power, 22-925	Private canal, 5-114
2	Volume XXXI.
_	-

CANALS, cont'd.	CAPITAL, cont'd.
Public lands, 117	Capital stock distinguished from shares of stock, 5-139
Quo warranto, 23–643 Riparian owners, 5–120	Income, 16–149
Shipping and navigation, see SHIPS AND	CAPITAL CASES, 5-142; 25-329
Shipping.	Jury and jury trial, see Jury and Jury Trial.
State and public lands, 5-117	CAPITAL STOCK, 5-134; 26-823
State canals, 5-111	See Exemptions (from Execution); Stock
Abandonment, 5–127 Duties and liabilities of vendees of state	AND STOCKHOLDERS. CAPITATION, 5-142
canals, 5-122	CAPITATION TAX, see TAXATION.
Rules of navigation, 5-125	CAPITULATIONS:
State ownership, 5-121	International law, 16-1159
Subjacent support, 18-557	War, 16-1159
Surplus water, 5–126	CAPTAIN, 5-142
Tolls, 5-117 Construction of statute authorizing	See Masters of Vessels. CAPTATION, 5-142
tolls, 5-118	CAPTION, 5-143
Express authority to exact tolls, 5-	Preamble, 5-143
117	Statutes, see STATUTES.
Illustrations, 5-117, 118	Title, 5-143
Period for payment of tolls, 5-120	CAPTURE, 5-143
Power to exact tolls, 5-117 Rates of toll, 5-119	See Abandonment and Total Loss; Con- tracts of Affreightment and Charter-
Watercourses, see infra, Legal status as	PARTIES; INTERNATIONAL LAW; WAR.
watercourses.	Abandonment and total loss, 1-23
Water, ownership, 4-113	Admiralty jurisdiction, 1-666, 667
Water, surplus, 5-126	Bottomry and respondentia, 4-747
CAN BE, 5-110	Contracts of affreightment and charter-
CANCEL, 5-128 CANCELLATION, 5-128; 30-642	parties, 7–285
See Rescission, Cancellation, and Refor-	Demurrage, 9–260, 264 Derelict, 9–396
MATION; WILLS.	Deviation in marine insurance:
Revocation distinguished from, 5-129	To avoid capture, 9-435
Usury, 29-552	Marine insurance, see Marine Insurance.
CANDIDATE, 5-129	Personal property, 22-753
Bribery, 5—130 Election, 5—129	Recapture: Salvage, see Salvage.
Whether one may he a candidate without	Rewards, 24-949
his consent, 5–130	Seamen, see SEAMEN.
	CAPTURED AND ABANDONED PROP-
CANDLE, 5-131	
Nuisances, 5-131	ERTY, 5-144
Nuisances, 5-131 CANNOT, 5-110, 131	ERTY, 5-144 CAPUT MORTUUM, 5-144
Nuisances, 5–131 CANNOT, 5–110, 131 CANON, 5–131	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 Carriage, 5-151
Nuisances, 5–131 CANNOT, 5–110, 131 CANON, 5–131	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 Carriage, 5-151 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 Carriage, 5-151 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 Carriage, 5-151 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CARiage, 5-151 CARBONACEOUS, 5-145 CARDINGLIA, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 Carriage, 5-151 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insantry; Intoxication; Testamentary	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 Carriage, 5-151 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence.
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See DURESS; HUSBAND AND WIFE; INFANTS; INSANITY; INTOXICATION; TESTAMENTARY CAPACITY; UNDUE INFLUENCE; WILLS.	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CARS, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones.
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insanity; Intoxication; Testamentary CAPACITY; Undue Influence; Wills. Legal capacity, 18-807	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary Capacity, 18-807 CAPE, 5-133	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPACITY, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary CAPACITY, Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Necligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary Capacity, 18-807 CAPE, 5-133	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insanity; Intoxication; Testamentary CAPACITY; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 Careful scrutiny, 5-148
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD RESPONDENDUM, 5-133	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 CARELESS, 5-148 CARELESS, 5-148
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 See Executions. CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD RESPONDENDUM, 5-133 CAPIAS AD RESPONDENDUM, 5-134	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Neclidence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 CARELESS, 5-148 CARELESSNESS, 5-148 CARELESSNESS, 5-148
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insantry; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD RESPONDENDUM, 5-133 CAPIAS AD SATISFACIENDUM, 5-134 See Imprisonment for Debt and in Civil	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See NEGLIGENCE. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 CARELESS, 5-148 CARELESS, 5-148 CARELESSNESS, 5-148 See Negligence.
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPABLÉ, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insanity; Intoxication; Testamentary CAPACITY; Under Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD RESPONDENDUM, 5-134 See Imprisonment for Debt and in Civil Actions.	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 CARELESS, 5-148 CARELESS, 5-148 CARELESSNESS, 5-148 See Negligence. CARGO, 5-148
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insantry; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD RESPONDENDUM, 5-133 CAPIAS AD SATISFACIENDUM, 5-134 See Imprisonment for Debt and in Civil	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See NEGLIGENCE. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 CARELESS, 5-148 CARELESS, 5-148 CARELESSNESS, 5-148 See Negligence.
Nuisances, 5-131 CANNOT, 5-130 CANNOT, 5-131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insantry; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD SATISFACIENDUM, 5-134 See Imprisonment for Debt and in Civil Actions. CAPIAS IN WITHERNAM, 5-134 CAPITA, 5-134 CAPITAL, 5-134	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 Careful scrutiny, 5-148 CARELESS, 5-148 CARELESS, 5-148 See Negligence. CARGO, 5-148 See Contracts of Affreightment and Charter-parties; Marine Insurance; Maritime Liens.
Nuisances, 5-131 CANNOT, 5-130, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CANVASS, 5-131 CAPABLE, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insantry; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD SATISFACIENDUM, 5-134 See Imprisonment for Debt and in Civil Actions. CAPIAS IN WITHERNAM, 5-134 CAPITAI, 5-134 CAPITAI, 5-134 Available capital, 3-518	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAL, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 Careful scrutiny, 5-148 CARELESS, 5-148 CARELESS, 5-148 See Negligence. CARGO, 5-148 See Contracts of Affreightment and Charter-parties; Marine Insurance; Martime Liens. Full and complete cargo, 14-561
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPABLÉ, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Infants; Insanity; Intoxication; Testamentary CAPACITY; Under Influence; Wills. Legal capacity, 18-807 CAPIAS, 5-133 CAPIAS, 5-133 See Executions. CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD RESPONDENDUM, 5-134 See Imprisonment for Debt and in Civil Actions. CAPIAS IN WITHERNAM, 5-134 CAPITAL, 5-134 Available capital, 3-518 Business, 5-73	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 Careful scrutiny, 5-148 CARELESS, 5-148 CARELESS, 5-148 See Negligence. CARGO, 5-148 See Contracts of Affreightment and Charter-parties; Marine Linsurance; Maritime Liens. Full and complete cargo, 14-561 Goods stowed on deck, 5-150
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPACITY, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary Capacity; Undue Influence; Wills. Legal capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions, CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD SATISFACIENDUM, 5-134 See Imprisonment for Debt and in Civil Actions. CAPIAS IN WITHERNAM, 5-134 CAPITA, 5-134 CAPITAL, 5-134 Available capital, 3-518 Business, 5-73 Capital and capital stock used interchange-	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDINAI, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 CARELESS, 5-148 CARELESSNESS, 5-148 CARELESSNESS, 5-148 See Negligence. CARGO, 5-148 See Contracts of Affreightment and Charter-parties; Marine Insurance; Martime Liens. Full and complete cargo, 14-561 Goods stowed on deck, 5-150 Marine insurance, 5-149
Nuisances, 5-131 CANNOT, 5-110, 131 CANON, 5-131 CANONS OF DESCENT, 5-131 See Succession. CANTHARIDES: Attempts to commit crime, 3-260 CANVAS, 5-131 CAPACITY, 5-132 CAPACITY, 5-132 See Duress; Husband and Wife; Inpants; Insanity; Intoxication; Testamentary Capacity, 18-807 CAPE, 5-133 CAPIAS, 5-133 See Executions. CAPIAS, 5-133 CAPIAS AD AUDIENDUM JUDICIUM, 5-133 CAPIAS AD SATISFACIENDUM, 5-134 See Imprisonment for Debt and in Civil Actions. CAPIAS IN WITHERNAM, 5-134 CAPITA, 5-134 Available capital, 3-518 Business, 5-73 Capital and capital stock used interchangeably, 5-138	ERTY, 5-144 CAPUT MORTUUM, 5-144 CAR, 5-144 CAR, 5-144 CARBONACEOUS, 5-145 CARBONACEOUS, 5-145 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDING MACHINE, 5-146 CARDS, 5-146 False pretenses and cheats, 12-854, 855 CARE, 5-147 See Negligence. Bailments, see Bailments. "Care of," see Telegraphs and Telephones. Care of agent, 5-198 Care of agent or express company, 5-147 Due care, 10-284 Extraordinary care, 12-610 CAREFUL, 5-148 Careful scrutiny, 5-148 CARELESS, 5-148 CARELESS, 5-148 See Negligence. CARGO, 5-148 See Contracts of Affreightment and Charter-parties; Marine Linsurance; Maritime Liens. Full and complete cargo, 14-561 Goods stowed on deck, 5-150

CARGO, cont'd. CARRIERS OF GOODS, cont'd. Ships and shipping, see SHIPS AND SHIPPING. Agency, cont'd. Authority of carrier's agents, cont'd. Stock and provender, 5-150 Usages and customs, 29-428 CARICATURE, see LIBEL AND SLANDER. Transportation to points beyond carrier's line, 5-352 Contract limiting liability, 5-305 CARLISLE TABLES, see MORTALITY Delivery to consignee or his agent, 5-194 TABLES. Delivery to consignor's general agent, CAR LOAD, 5-145 CARNAL KNOWLEDGE, 5-150 5-196 Proof of agent's authority to receive Adultery (as a crime), 1-750 goods, 5-195 Rabe, see RAPE. CARPENTER, 5-151; 20-339 Amount: Laborer, 20-339 CARRIAGE, 5-151 Fixing amount for which carrier shall be liable, see infra, Limitation of lia-Bicycles, 4-16; 5-151 bility. Article, 2-946 Car, 5-151 Fire insurance, 13-116 Assignments: Claim against carrier, 2-1022 Furious driving, 5-151 Attachment, 5-237 Pleasure carriage, 5-152 Carrier not bound to defend suit, 5-240 CARRIERS, 5-153 See Bailments; Carriers of Goods; Carriers of Live Stock; Carriers of Pas-Duty of carrier, 5-239 Goods not property of party named in SENGERS; COMMON CARRIERS; CONTRACTS writ, 5-239 OF AFFREIGHTMENT AND CHARTER-PARTIES; When goods attachable, 5-239 When process valid, 5-237 EXPRESS COMPANIES; POSTAL LAWS; RAIL-WAYS; SHIPS AND SHIPPING; SLEEPING CAR When process void, 5-238 COMPANIES; STREET RAILWAYS. Attorney's fees, 5-381 Authority of carrier's agent, see infra, Connecting carriers, see Connecting Car-RIERS. Agency. CARRIERS OF GOODS, 5-154 Barratry, 5-336
Bills of lading (see Bills of LADING), See Bailments; Canals; Carriers of Live STOCK; COMMON CARRIERS; CONNECTING 5-204 CARRIERS; CONTRACTS OF AFFREIGHTMENT Delivery to holder of bill of lading, see AND CHARTER-PARTIES; DEMURRAGE; Exinfra, Holder of bill of lading. PRESS COMPANIES; FORWARDERS; INTER-STATE COMMERCE; RAILROADS; SHIPS AND Limitation of liability, 5-292 Proof of delivery, 5-190
When carrier's liability commences, Shipping; Stations; Stoppage in Transitu; Tickets and Fares; Warehouse-5-187 Whether bill essential to complete de-Acceptance, see infra, When liability comlivery, 5-187 Bona fide purchasers, 5-202 mences. Accident, see Act of Goo. Bottomry and respondentia: Action: Lien of carrier, 5-411 Burden of proof, 5-353 Limiting time in which suit must be brought, see infra, Limitation of lia-Action for delay in delivery, 5-356 Act of God, 5-358 Carrier's burden in meeting prima facie Right to maintain action to recover goods, 5-350 case, 5-355 Act of God, see Act of God. Carrier's liability as warehouseman, 5-281 Goods illegibly or wrongly addressed, Contributory negligence, 5-358 5-370 Deviation, 5-425 Admissions, 5-353 Evidence to prove loss, 5-354 Good order, 5-357 Agency (see infra, When liability commences), 1-1034; 5-194 Loss, 5-355 Authority of carrier's agents, 5-351 Negligence as warehouseman, 5-287 Acting for both parties, 5-353 Nondelivery by carrier, 5-354 Admissions by agent, 5-353 No presumption that goods were in good Agent limited to fairly apparent auorder when delivered, 5-354 thority, 5-353 Ownership of goods, 5-196 Cannot receipt for goods never re-Plaintiff must prove negligence, 5-357 ceived, 5-353 Plaintiff must show receipt by carrier General agent, 5-351 and nondelivery, 5-353 General freight agent, 5-352 Presumption as to state of goods when received, 5-357 Limitation upon agent's anthority not known to shipper, 5-352 Presumption where there are several Powers of ordinary station agent, classes of goods, 5-358 Proof by respective parties, 5-353 5-352 Proof of delivery, 5-190 Presumption, 5-351 Special anthority, 5-353 Proof that defendant is common car-Special instructions to agent, 5rier, 5-357 Res ipsa loquitur, 5-356 352

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Burden of proof, cont'd. Carrier's liability as warehouseman, cont'd. Unexplained loss creates presumption After transportation ended, cont'd. of carrier's liability, 5-355 Pennsylvania, 5-264 When carrier is a warehouseman South Carolina, 5-267 merely, 5-363 Tennessee, 5-265 Where special contract is set up, 5-358 Texas, 5-267 Vermont, 5-267 Absence of negligence, 5-360, 361 Carrier must bring case within the What is a reasonable time, 5-270 exception of contract, 5-359 Wisconsin, 5-267 Direct verdict for defendant, 5-362 Before transportation commenced, 5-261 Goods unaccounted for, 5-359 Delivery followed by shipper's in-Loss by fire under special contract structions to hold for a time, limiting liability for negligence, Goods retained at shipper's instance, Presumption against carrier, 5-359 Questions for jury, 5-362 Goods retained by carrier's own act, Special contract must be pleaded 5-262 and proved, 5-358 Goods to be forwarded in usual When loss shown to be within excourse of business, 5-261 emption clause, burden on plain-Test whether carrier is acting as tiff to prove negligence, 5-359, warehouseman, 5-262 Where something remains to be done by shipper, 5-261 36o Where negligence appears from facts of carrier's defense, 5-361 Burden of proof, 5-363 Where shipper agrees to accompany Burden of proof on carrier, 5-281 and care for shipment, 5-359 Connecting carriers, 5-281 Why carrier should not be required Duty of carrier as warehouseman, 5-283 Duty to store safely, 5-283 to negative negligence, 3-362 Care of agents, 5-147, 198 Effect of carrier's refusal to deliver, 5-275 Goods in course of transportation, 5-263 Carrier and insurance company, 5-420 Cannot compel shipper to insure goods, Liability for negligence, 5-284 Carrier can retain only an indemnity to Accidental fire, 5-286 itself, 5-422 Burden of proof to show negligence, Carrier may insure goods for bis own 5-287 Carrier's right to charge storage, benefit, 5-421 Carrier may stipulate for benefit of in-5-287 surance, 5-421 Relative rights and liabilities, 5-420 Charge for storage, 5-286 General rule, 5-284 Shifting policy, 5-422 Goods stolen, 5-286 Where a technical insurer, 5-420 Gratuitous storage, 5-286 Inevitable accident, 5-285 Carrier's liability as warehouseman, 5-261 Irresistible force, 5-285 After transportation ended, 5-263 Alabama, 5-265 Ordinary care, 5-284 Statute making railroad liable for Arkansas, 5-266 California, 5-266 Conflict of laws, 5-270 losses by fire, 5-287 Notice to consignee, 5-276 Connecticut, 5-266 Notice to consignor, 5-280 Reasonable time, 5-270 Criterion, 5-269 Delaware, 5-266 Consignee's distance from receiving depot, 5-273 English decisions, 5-266 Georgia, 5-263 Consignee wrongly informed that Illinois, 5-264 goods have not arrived, 5-275 Indiana, 5-264 Delivery prevented by carrier, 5-275 Iowa, 5-264 Different grounds on which liability Kansas, 5-266 in such cases is placed, 5-276 Effect of carrier's refusal to deliver, Kentucky, 5-266 5-275 Louisiana, 5-266 Maryland, 5-266 Effect of consignee's request that Massachusetts doctrine, 5-263 goods be stored until called for, Michigan, 5-266 5-272 General rule, 5-270 Minnesota, 5-266 Goods stored over night at con-Missouri, 5-264 Nebraska, 5-266 signee's request, 5-273 New Hampshire rule, 5-264 New Jersey, 5-264 Instances of reasonable time, 5-271 Necessity of notice to consignee, New York, 5-266 5-276 Notice to consignee, 5-276 North Carolina, 5-264 Notice to consignor, 5 280 Notice to consignee, 5-268 Ohio, 5-267 Offer to deliver and refusal to re-Origin of different rules, 5-268 ceive, 5-273

Carriers of Goods. CARRIERS OF GOODS, cont'd. Carrier's liability as warehouseman, cont'd. Reasonable time, cont'd. Question for jury, 5-270 Reasonable time begins only after notice or knowledge, 5-272 Reasonable time defined, 5-270 Reasonable time does not begin until goods unloaded, 5-274 Sufficiency of notice to consignee, 5-280 What is not a reasonable time, 5-271 Where it is consignee's duty to unload, 5-274 Rule as affected by special contract or usage, 5-282 Evidence of usage of business, 5-282 Flag stations, 5-282 Goods to be kept until called for, 5-283 Limitation of liability by contract, Limitation of liability where charge made for storage, 5-282 Special charters of railroad companies, 5-283 Time fixed by special agreement, 5-283 Stipulation as to when liability as warehouseman shall begin, 5-327 Unloading and storing, 5-191 When it exists, 5-261 Carrier's relation to goods, 5-350 Carrying, see infra, Duty to receive and carry. Cars (see infra, Duty to have and to furnish facilities for transportation): Loading goods on cars, see infra, When liability commences. Special contract to furnish cars, see infra, Duty to have and to furnish facilities for transportation. Cars of another company (see infra, Duty

to receive and carry), 6-266.

Cartage, 5-218 Change of consignee, 5-199

After bill of lading issued, 5-199 General rule as to effect of delivery to carrier, 5-199 Shipment to factor for sale, 5-199

Shipper's right to, 5-199

Charges:

Change of place of delivery, 5-214 Concealment or misrepresentation value by shipper, 5-347

Deduction of freight charges from market value, 5-381

Delivery and payment concurrent acts,

Discrimination, 5-179

Duty to carry for current price, 5-160 Hauling cars of other companies, 5-162 Lien, see infra, Lien of carrier. Limitation of liability in consideration

of reduced rates, 5-298 Payment of charges, 5-158

Prepayment of charges, 5-165, 166, 180, 233

Railroad commissioners, see RAILROAD COMMISSIONERS.

Refusal to deliver where freight charges are due, 5-389

CARRIERS OF GOODS, cont'd.

Charges, cont'd.

Special charges made for cartage, 5-218 Tender by consignee destroys lien, 5-414 Charter-parties, see Contracts of Affreight-MENT AND CHARTER-PARTIES.

Claims:

Requiring claims to be presented within fixed time, see infra, Limitation of liability.

C. O. D., see C. O. D.

Commencement of liability, see infra, When liability commences.

Commission merchants and factors:

Change of consignee, 5-199 Compensation, see infra, Charges.

Compromise, 5-335 Concealment or misrepresentation of value by shipper, 5-345

Concealment of character inducing different method of shipment, 5-371 Concealment to obtain reduced rates.

Duty of carrier to inquire as to value

of goods, 5-348 Duty of shipper to state value, 5-349

Instances applying the rule, 5-346 No distinction between misrepresentation and concealment, 5-346

Notice, 5-348

Operates as a limitation of liability, 5-345

Question of consideration, 5-345 Reasonableness of valuation, 5-345 Recovery of extra charges, 5-347

Right of carrier to be informed as to nature and value, 5-345 Shipper's recovery limited to apparent

value of goods, 5-345

Where carrier bas notice of real value, 5-348

Where carrier has reason to know value of articles, 5-348

Condition of goods when delivered to carrier, 5-354, 357

Conflict of laws, see infra, Private international law.

Confusion of goods, 5-226

Connecting carriers, see Connecting Car-RIERS.

Consideration (see infra, Duty to receive and carry):

Limitation of liability, 5-298

Special contract to furnish cars, 5-171 Consignee (see infra, Change of consignee):

Demand by consignee, 5-230 Liability of shipper or consignee to car-

rier, 5-371

Consignee refusing to receive, 5-220

Carrier's duty, 5-222 Consignee's duty, 5-221

Demanding goods after once refusing to receive, 5-222

Duty to store safely, 5-222 Illustrations, 5-221, 222 Measure of damages, 5-221 Mere delay in delivery, 5-220

Notice to consignor, 5-222 Perishable goods, 5-223 Storing subject to lien for charges, 5-222

Total loss, 5-221 Unreasonable delay by carrier, 5-221 Volume XXXI.

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Consignor: Delay, cont'd. Liability of shipper or consignee to carrier, 5-371 Constitutional law (see Interstate Com-MERCE): Statute requiring prompt forwarding of freight, 5-251 Statutory penalties for refusing to deliver, 5-227 Contracts (see infra, Burden of proof): Special contract to furnish cors, see infra, Duty to have and to furnish facilities for transportation. Contracts of affreightment and charter-parties, see Contracts of Affreightment AND CHARTER-PARTIES. Contracts of hire, 7-323 Contributory negligence, 5-364 Burden of proof, 5-358 Defective marking, 5-369 Defective marking caused by carrier, Defective packing, 5-369 Goods improperly loaded, 5-368 Illegibly or wrongly addressed, 5-370 Improper marking, 5-369 Questions of law and fact, 5-368 Where shipper conceals character of goods, 5-371 Conversion, see Trover and Conversion. Cotton: Shipping cotton in open cars, 5-365 Customs duties: Lien of carrier, 5-399 Damages, see infra, Liability for loss or 5-248 damage: Concurrence of negligence or delay with more immediate cause of loss, 8-575 Fixing amount for which carrier shall be liable, see infra, Limitation of liability. proof. Measure of damages, see infra, Measure of damages. Notice of special circumstances, 8-594 Remote and speculative damages, see infra, Remote and speculative dam-Dangerous articles, 5-164 Declaration of value, see infra, Concealment or misrepresentation of value by shipper; Limitation of liability. Defective packing or marking, 5-369 Definition, 5-158 Delay (see infra. Duty to have and to furnish facilities for transportation; Measure of damages), 5-244; 6-266 Applications of general rule, 5-245 Carrier's duty during delay, 5-258 Character of freight must be considered, Circumstances to be considered in determining reasonable time, 5-246 Custom, 5-248 Delay concurring with inevitable accident, 5-258 Justification, 5-260 View that carrier is liable, 5-258 View that carrier is not liable,

5-259

Duty implied by law, 5-244 Effect of special contract, 5-249

Effect of special contract, cont'd. Act of God no defense where contract fixes time of delivery, 5-249 Carrier liable absolutely, 5-249 Contract to deliver within a fixed time, 5-249 Parol evidence, 5-250 Subsequent stipulations, 5-249 What constitutes contract to carry within fixed time, 5-250 Excuses for delay, see infra, Excuses for delay. General rule as to liability for, 5-244 Instances, 5-252 Limitation of liability, see infra, Limitation of liability. Perishable freights, see infra, Perishable goods. Proximate cause, 5-253 Question for jury, 5-247 Reasonable time, 5-244, 246 Reasonable time question for jury, 5-247 Remote and speculative damages, 5-395 Statute requiring prompt forwarding of freight, 5-251 Constitutionality, 5-251 Strict construction, 5-251 Stipulation as to reasonable time, 5-248 Unusual time required not conclusive of culpable delay, 5-248 Usual time, 5-248 Waiver, 5-253 Where carrier's practice is negligent, Delivery (see infra, Duty to receive and carry; Place of delivery by carrier; When liability commences; When liability ends): Burden of proof, see infra, Burden of Carriers by water, 5-219 Delivery at wharf, 5-219 Goods must be within reach of owner, 5-220 Notice of arrival of goods, 5-219 Storing, 5-219 Demand by consignee, 5-230 Goods sent C. O. D., see C. O. D. Holder of bill of lading, see infra, Holder of bill of lading. Liability for delay, see infra, Delay. Lien of carrier, 5-412, 413 Measure of damages (see infra, Measure of damages): For refusal to deliver, 5-389 Misdelivery, see infra, Misdelivery. Part delivery, 5-193 Prescribing place for delivery, 5-164 Prescribing time for delivery of goods, Proof of delivery, 5-190 Receipt upon delivery, 5-231 Statutory penalties for refusing to deliver, 5-227 Bill of lading need not be exhibited, 5-228 Connecting lines, 5-227 Fraud, 5-229 In general, 5-227 Interstate commerce, 5-227 Volume XXXI.

CARRIERS OF GOODS, cont'd.	CARRIERS OF GOODS, cont'd.
Delivery, cont'd.	Discrimination (see Interstate Commerce;
Statutory penalties for refusing to de-	see infra, Duty to receive and carry),
liver, cont'd.	5-170
Mistake, 5–229	Discrimination as to facilities, 5-170, 177
Police power, 5-227	Common-law duties, 5-177
Statute a penal one, 5-228	Common-law rule as to freight
Statutes of various states, 5-227	charges, 5-179
et seq.	Discrimination as to prepayment of
Time of delivery, see infra, Time of	charges, 5-180
delivery.	English act, 5-177
To whom delivery by carrier may be	Illustrations, 5-178 et seq.
made, 5-194	Independently of statute, 5–178 Injunction, 5–178
Agent of consignee, 5–194 "Care of carrier's local agent,"	Order in which goods should be for-
	warded, 5-180
5–198 Carrier must prove agent's authority	Preference as to time of shipment,
to receive, 5-195	5-178
Change of consignee, see infra.	Rule does not require same rates
Change of consignee.	and facilities for all, 5-179
Delivery to consignor's general	Statutes, 5-177
agent, 5-196	What amounts to discrimination,
Fraudulent purchaser, 5-197	5-178
Holder of bill of lading, see infra,	Perishable freights, 5-253
Holder of bill of lading.	Duty to have and to furnish facilities for
Misdelivery, see infra, Misdelivery.	transportation, 5-167
Must deliver as instructed by con-	Acceptance of goods, 5-169
signor, 5-195	At common law, 5-167
Real owner, 5–196	Carrier's duty where facilities lacking,
Shipper directing delivery to third	5-169
person, 5-195	Cars furnished must be suitable and safe,
To consignee, 5-194	5-r75
To true owner of goods, 5-196	Acceptance by shipper of unfit cars,
Waiver of right of action for wrongful	with knowledge, 5-175
delivery, 5-230	Cars furnished the property of an-
When personal delivery requisite, 5-	other line, 5-175
218	Cars must be suitable for purpose
Carriers by railway, 5-219	required, 5-175
Carriers by water, 5-219	Illustrations, 5–175, 176
Common law, 5-218	Connecting lines, 5–169 Consent of shipper, 5–169
Express companies, 5-218 Special charges made for cartage,	Discrimination, 5-170
5-218	Duty declared by statute, 5-172
Special contract, 5-218	Case must be brought within the
Usage, 5-213	statute, 5-172
Where consignee refuses to receive, see	English Railway and Canal Traffic
infra, Consignee refusing to receive.	Act, 5-173
Demand by consignee, 5-230	Statute does not affect common-law
Demurrage, see DEMURRAGE.	remedy, 5-174
Deposit of goods, see infra, When liability	Texas statute fixing penalty for not
commences.	furnishing cars, 5-173
Depot, see infra, When liability commences.	Wisconsin statute, 5-173
Detention of railroad cars, see DEMUR-	Existence of strike among employees,
RAGE.	5–169
Deviation, 5-414, 422	In absence of special contract, 5-167
Burden of proof, 5-425	Military control, 5-169
Carrier liable for loss due to deviation,	Proximate and remote cause, 5-177
5-423	Shipper's unlawful intention as a de-
Consent of owner, 5-424	fense, 5-176
Contract limiting liability, 5-426	Special contract to turnish cars, 5-170
General rule, 5-422	Consideration, 5-171
Lien forfeited by deviation, 5-425	General rule, 5-170
No liability where loss would have resulted if no deviation, 5-424	Illustrations, 5-170, 171
Proof of deviation and loss shows prima	Obligation determined by the contract, 5-170
facie liability, 5-424	Unconditional agreement, 5-171
Reshipment, 5-425	Waiver of carrier's breach of con-
Shipping over connecting line contrary	tract, 5-172
to instructions, 5-423	What constitutes contract, 5-171
Sudden emergency, 5-424	Strikes, 5-169
Transshipment, 5-425	Sudden and unusual press of business,
Disclaimer of title, 5-350	5-168

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Duty to have and to furnish facilities for Duty to receive and carry, cont'd. transportation, cont'd. Measure of damages: Sufficient facilities for reasonably prompt For refusal or failure to carry, carriage, 5-167
Tender of goods by shipper, 5-176 5-388 Nature of goods, 5-158 Duty to receive and carry, 5-158 Payment of charges, 5-158 Acceptance, 5-160 Prepayment of charges, 5-165, 166 Action at law, 5-162 Cannot evade duty by regulations, 5-159 Prescribing place for delivery, 5-164 Prescribing time for delivery of goods, Carriage for current price, 5-160 Proximate cause, 5-160 Character of goods, 5-162 Consideration, 5–160, 166
Dangerons and prohibited articles, 5–164 Refusal or failure to carry, 5-160 Right to examine goods, 5-164 Special contract unnecessary, 5-160 Delivery, 5-160 Discrimination, 5-159 Tender of goods to carrier, 5-159 Duty enforceable by mandamus, 5-162 Transportation within reasonable time, Action at law, 5–162 Effect of carrier's refusal to deliver, 5-275 Controversy between defendant and its employees as defense, 5-162 Ejusdem generis, 5-338 Mandamus to compel railroad com-Elevators, 10-945, 969 Statutes requiring delivery of grain at pany to receive and carry freight, particular elevator, 5-216 5-162 Usual remedy, 5-162 Embezzlement, 10-1007, 1008 Enemies, see infra, Public enemy. Evidence (see infra, Burden of proof): Excuses for failure or refusal to carry, 5-162 Acceptance of carriage sufficient Admissions, 5-353 Expert and opinion evidence, 5-375, 376 consideration, 5-166 Market value, 5-376 Proof of delivery, 5-190 Carrier without facilities, 5-165 Controversy between defendant and its employees as defense, 5-162 Value, 5-385 Examination: Dangerous or prohibited articles, 5-164 Right to examine goods, see infra, Right Goods exposed to unusual dangers, to examine goods. Excuses for delay, 5-254 Accumulation of cars and freight, 5-256 5-165 In general, 5-162 Burden of proof, 5-254 Delay due to act of another company, Line under military authority, 5-165 Mode of transportation to be employed, 5-166 5-256 Deviation by carrier, 5-255 Particular manner of carriage for Floods, 4-255 certain goods, 5-163 In absence of special contract, 5-254 Perishable goods, 5-165 Place of delivery, 5-164 Inevitable accident, 5-258 In general, 5-254 Low water, 5-256 Prepayment of charges, 5-165 Prescribing time for delivery of Notice to consignor or consignee, 5-256 goods, 5-164 Notice to shipper, 5-255 Obstruction known to carrier, 5-255 Reasonable regulations as to time. nature of goods, and mode of car-Prima facie case, 5-254 riage, 5-163
Refusal to pay charges in advance, Reasonable care, 5-256 Strikes by employees, see infra, Strikes. Unprecedented floods, 5-255 5-165 Regular station, 5-164 Right to examine goods, 5-164 Unusual and unexpected pressure of busi-Tender must be at proper place, ness, 5-256 Washout on road, 5-255 Waiver of right to object, 5-165 Where there is a special contract, 5-254 Excuses for failure or refusal to carry, see When goods not of kind carrier transports, 5-163 infra, Duty to receive and carry. Extent and character of duty, 5-158 Expenses, 5-383, 386, 388 Goods offered by connecting line, 5-160 Hanling cars of other companies, 5-Expert and opinion evidence, 5-375, 376 Explosions, 5-367 161 Explosives, 5-371 Compensation, 5-162 Dangerous explosives, 5-371 Delivery by agent, 5-372 Duty to haul engines and cars of Guilty knowledge, 5-372 another, 5-161 Enforcement in equity, 5-161 Illustrations, 5-372, 373 Liability of shipper for sending, 5-371 Liability, 5-161 Notice, 5-371, 372 Package marked so as to notify all of Special duty of railroad companies, 5-161 character of contents, 5-372 Statutes, 5-162 Shipper must notify carrier of danger-How duty arises, 5-160 ous character of goods, 5-371 Mandatory injunction, 5-161

257

Volume XXXI,

31 C. of L.-17

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Holder of bill of lading, cont'd. Explosives, cont'd. Goods received from connecting carrier, Statutes, 5-372 Express companies, see Express Companies. 5-204 Facilities, see infra, Duty to have and to Holder entitled to delivery, 5-200 Custom of port, 5-201 furnish facilities for transportation. Ferries, 5-182; 12-1109 Fire insurance (see *infra*, Carrier and insur-Holder of bill of lading properly indorsed, 5-200 Indorsee of bill of lading unknown, ance company): Basis of carriers' interest, 13-153 Carrier may insure against his own neg-5-201 In what sense bill of lading negoligence, 13-154 Extent of recovery, 13-154 tiable, 5-201 Must deliver to holder of bill of lading or his assignee, 5-200 Immaterial how goods are transported or received, 13-154 Wrongful possession of bill of Insurable interest of common carriers, lading, 5-201 Laches of holder of bill of lading, 5-203 13-153 Insurance on goods covers carrier's in-Liability to innocent purchaser of bill of lading, 5-202 terest, 13-154 May insure to full value of goods, Necessity of indorsement of bill of lading, 5-208 13-153 Bill directing delivery to bearer, Other insurance, 13-312 What words cover interest of common 5-208 Effect of custom, 5-209 carrier, 13-154 Fires, 5-287, 319, 337 In general, 5-208 Priority of holder of bill of lading over Damages, 8-576 Loss by fire under contract limiting liacreditors, 5-205 bility for negligence, 5-362 Stoppage in transitu as defense, 5-204 Flag stations, 5-282 Holidays: Delivery, 5-217 Floods (see FLOODS), 5-234, 255; 8-576 Forwarders, see Forwarders. Hypothecation: Forwarding, see infra, Carrier's liability as Lien of carrier, 5-411 warehouseman; Delay. Inevitable accident (see Act of God; In-Fraud: EVITABLE ACCIDENT OR CASUALTY), 5-285 Failure to present claim, 5-322 Injunctions: Discrimination, 5-178 Failure to sue caused by carrier's fraud, Mandatory injunction where carrier refuses to receive and carry, 5-161 Misdelivery, 5-210 Injury, see infra, Liability for loss or dam-Statutory penalties for refusing to deliver, 5-229 Fraudulent sales and conveyances: Insurable interests, 5-421 Delivery to fraudulent purchases, 5-197 Insurance: Insurance against carrier's negligence, Freezing, 5-234 Freight, see Contracts of Affreightment 16-848 AND CHARTER-PARTIES; see infra, Charges. Insurance companies, see infra, Carrier and Furnishing cars, see infra, Duty to have and insurance company. to furnish facilities for transportation. Insurer, 5-422 Game and game laws: Interest, 5-378 Seizure by game warden, 5-242 Discretion of jury, 5-380 Garnishment, see GARNISHMENT. Goods negligently injured during transit, Glass, 14-1072 5-381 Gross negligence, 5-380 Good order of goods when delivered to carrier, 5-354, 357 In case of delay, 5-385 Interest allowed from date of injury, Goods carried on passenger trains, 6-254 Grain: 5-379 Admixture of goods, 5-226 Rate of interest at place of destination, Place of delivery, 5-216 5-381 Hauling cars of other companies, see infra, Recovery of interest, 5-379 Interstate commerce (see Interstate Com-Duty to receive and carry. Holder of bill of lading, 5-200 MERCE), 17-62, 63 Assignee of bill of lading, 5-204 Intoxicating liquors, see Intoxicating Assignor of bill of lading, 5-209 LIQUORS. Bill of lading attached to draft, 5-206 Laches: Carrier's right to demand production of Laches of holder of bill of lading, 5-203 bill of lading, 5-202 Liability, see infra, When liability com-In general, 5-202 mences; When liability ends. Liability to innocent purchaser of Liability for delay: bill of lading, 5-202 Special instructions by shipper, 5-250

Draft negotiated to third persons, 5-207

Effect of bill of lading as estoppel, 5-207

Effect of direction in bill to notify, 5-205

Duplicate bills of lading, 5-207

Liability for loss or damage, 5-233

Burden of proof, 4-234

258

Act of God, see Act of God.

Attachment, see infra, Attachment.

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Liability for loss or damage, cont'd. Lien of carrier, cont'd. Carrier's duty in such cases, 5-242 Lien of last of connecting carriers, con. Garnishment, see GARNISHMENT. Improper agreement with initial line, 5-407
Initial line Aproperly marking goods "Freight paid through," In general, 5-233 Inherent nature of goods, 5-242 Mob, 5-244 Ordinary care and prudence, 5-242 Last carrier not bound by contracts of initial line, 5-409 Public enemy, see infra, Public enemy. Seizure by court process, 5-237 Seizure under police regulations, 5-241 Liability for negligence, see infra, Negli-Through freight prepaid, 5-407, 408 Unauthorized guaranty of first carrier as to through rates, 5-409 gence. Liability of shipper or consignee to carrier, Where there are connecting carriers, 5-405 5-371 Lien of carrier, 5-399 Loss of lien, 5-411 Inconsistent agreements, 5-415 Assignment, 5-420 At what time lien attaches, 5-404 No lien where there is special agree-Back freight charges, 5-400 ment, 5-415 Balance due, 5-400 Waiver not readily presumed, 5-416 Carrier entitled to lien, 5-399 Waiver or forfeiture, 5-411 Cars, 5-403 Offer of notes no tender of charges, Consignee's failure or refusal to receive, 5-405 Payment and delivery concurrent acts, Construction of contracts providing for 5-405 general lien, 5-401 Possession derived from holder without Customs duties, 5-399 authority, 5-403 Delivery and payment concurrent acts, Priority over other liens, 5-410 General creditor, 5-410 5-405 Demurrage, 5-399 Hypothecation, 5-411 Stoppage in transitu, 5-410 Deviation, 5-425 Enforcement of lien, 5-417
Carrier charging too much, 5-419
Consignee may set off damages, Private carriers, 5-402 Property, 5-402 Property in carrier's possession as such, 5-419 5-402 Consignee's remedy on tender of Property of government, 5-403 Rates misquoted by mistake, 5-400 freight, 5-419 Demand for charges must be shown, Sale to enforce lien, 5-417 5-418 Salvage charges, 5-399 Second carrier receiving with notice that Remedy of consignee, 5-419 through freight is prepaid, 5-407 Replevin, 5-419 Sale at common law, 5-417 Stipulation creating general lien, 5-400 Statutes providing for sale, 5-417 Stoppage in transitu, 5-402, 410 Failure or refusal of consignee to re-Time when lien attaches, 5-404 ceive, 5-405 General balance, 5-400 Transfer company, 5-402 Waiver or forfeiture, 5-411 Carriers by water, 5-413 General balance founded on agreement or usage, 5-401 Delivery secured by fraud, 5-412 Goods delivered to carrier by wrongful Delivery to owner or consignee, holder, 5-403 5-411 Delivery under mistake, 5-413 Deposit in warehouse, 5-413 Government property, 5-403 Holder with apparent authority, 5-404 How enforced, 5-417 Implied lien for general balance not Deviation, 5-414 Implied waiver, 5-414 Inconsistent agreements, 5-416 favored, 5-401 Inconsistent agreements, 5-415 Injury of goods, 5-415 Partial delivery, 5-412 Liability of carrier while retaining goods, Tender by consignee, 5-414 5-419 Waiver not readily presumed, 5-416 Lien of last of connecting carriers, 5-405 Agency, 5-408 Carrier acts as shipper's agent in What carriers are entitled to lien, 5-402 What charges lien embraces, 5-399 What property covered by lien, 5-402 forwarding, 5-408 When agreement creating general lien Damage caused by first carrier canupheld, 5-402 Limitation of liability (see Ships and Shipnot be set off against last carrier, 5-408 First carrier agent of subsequent PING), 5-288 Absence of negligence, 5-360, 361 carrier, 5-408 General rule, 5-405 Goods sent to wrong destination Acceptance of receipt or bill of lading, 5-292 Fraud, 5-295 through error of previous carrier, 5-406 General rule, 5-292 Presumption, 5-294 Guaranty as to rates, 5-409

259

Volume XXXI.

CARRIERS OF GOODS, cont'd.	CARRIERS OF GOODS, cont'd.
Limitation of liability, cont'd.	Limitation of liability, cont'd. General rule, 5–288
Acceptance of receipt or bill of lading, cont'd.	How affected, 5-289
Railway and canal traffic act, 5-293	Interstate commerce, 17-97
Shipper's knowledge or assent,	Limiting time in which suit must be
5-294	brought, 5-320
Burden of proof, 5-320, 358	Failure to sue caused by carrier's
By public notice, 5-289	fraud, 5–321
Declaration of value, 5-289	General rule, 5-320
Express assent of shipper held necessary, 5–290	Reason of the rule, 5–321 Stipulation valid when reasonable,
Express assent of shipper held un-	5-320
necessary, 5-291	Telephone companies, 5-321
Nature of regulation, 5-289	Texas statute, 5-321
Regulation of declaration of value,	Losses not the result of negligence,
5-289	' 5-319 Nactional of the
Carrier must bring case within excep- tion of liability, 5-359	Negligence, 5–307 Canadian rule, 5–316
Compliance with conditions by shipper,	Duty to public, 5–307
5-319	English rule, 5-316
Concealment or misrepresentation of	Fixing amount for which carrier
value by shipper, see infra, Conceal-	shall be liable, 5-328
ment or misrepresentation of value by	General doctrine, 5-307
shipper.	Illinois rule, 5-319
Consideration, 5-298 Construction of special contracts, 6-335	Inequality of positions of the par- ties, 5-307
Act of God, 5-336	Nature of carriers, 5-307
Barratry, 5-336	New York rule, 5-313
Clear and explicit, 5-338	Owner's risk, 5-313
Construed most strongly against	Principle cannot be evaded, 5-309
carrier, 5-336	Reasoning of courts, 5-307
Ejusdem generis, 5-358	Weight of authority, 5-308 Wisconsin, 5-319
Fire, 5–337 Loss of cotton while at compress,	Parol evidence, 5-297, 299
5-337	Private international law, 22-1352
Public enemies, 5-336	Reasonable time, 5–248
Reasonable interpretation, 5-339	Reduction in freight rates as considera-
Robbers, 5-336	tion, 6-707
Thieves, 5–336 Two contracts, 5–337	Requiring claim to be presented within fixed time, 5-321
Declaration of value, 5-289	Carrier must prove limit to be rea-
Delay, 5-248, 249, 258	sonable, 5–326
Delay resulting from negligence, 5-258	Fraud of carrier, 5-322
Deviation, 5-246	General rule, 5-321
Express companies, see Express Com-	Limit unreasonable, 5-324
PANIES. Extent of limitation, 5-307	Misrepresentation by carrier, 5–322 Question of reasonableness, 5–323
Fire, 5-319	Shipper must prove compliance,
Fixing amount for which carrier shall	5-327
be liable, 5-328	Statutes, 5-340
Attempt to evade obligations imposed	Stipulation valid when reasonable,
by law, 5–329	5-321 Weiver # 200
Compromise, 5-335 Criterion, 5-333	Waiver, 5–322 Waiver of notice of claim, 5–323
Different notices distinguished,	When carrier acts as warehouse-
5-333	man, 5-324
Effect in case of injury merely,	When stipulation not applicable,
5-335	5-324
General rule, 5-328	When time begins to run, 5-323
Market value at place of shipment,	Where statute prohibits limitation of liability, 5-325
5-334 Not regarded as limitation of liabil-	Right of carrier to limit its liability for
ity for negligence, 5-328	loss, 5-288
Statutes, 5-334	Special contract, 5-292
Stipulation as to measure of dam-	Acceptance of bill of lading, 5-
ages, 5-334	292
Stipulation in the alternative, 5-334	Acceptance of receipt, 5-292
Waiver of limitation, 5-335 Where amount fixed represents an	By what law validity of special con- tract governed, 5-302
agreed value, 5-333	By whom contract may be made
Forfeiture of special contract, 5-339	5-305
26	
7.	· Assind strett!

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Limitation of liability, cont'd.

Value, see infra, Concealment or mis-Limitation of liability, cont'd. Special contract, cont'd. representation of value by shipper. Conflict of oral and written agreements, 5-296 Warehouseman, 5-282 Consideration presumed, 5-300 Where carrier is under no duty to carry, Consideration unnecessary, 5-300 Consignor bound by contract of his Loading: Goods improperly loaded, 5-368 agent, 5-305 Consignor may bind consignee, 5-306 Loading goods on cars, 5-189 Local freight, 19-483 Loss (see infra, Liability for loss or dam-Construction of special contract. 5-335 Contract made by consignee, 5-306 age), 19-550 Contract must be legible, 5-302 Burden of proof, see infra, Burden of Contract not made at time of shipproof. ment, 5-301 Low water, 5-256 Contract signed hurriedly by ship-Machinery: per, 5-300 Measure of damages, 5-398 Contracts not favored, 5-298 Mandamus, 19-876 Federal courts, 5-304 Duty to receive and carry, 5-162 General rule, 5-292 Action at law, 5-162 Law of place where injury occurred, Controversy between defendant and its employees, as defense, 5-162 5-305 Necessity of consideration, 5-298 Mandamus to compel railroad company to receive and carry freight, Parol evidence, 5-296 Parol evidence to show considera-5-162 Usual remedy, 5-162 tion, 5-299 Railway and canal traffic act, 5-293 Marine insurance, 5-421 Reduced rates as consideration, Insurable interests, 19-946 Market value, see infra, Measure of dam-Shipment over several lines, 5-306 ages. Marking, 5-369 Shipper formerly agent of carrier, 5-301 Masters of vessels, see Masters of Vessels Signing the contract, 5-296 Measure of damages: Attorney's fees, 5-381 Special contract must be express, Deduction of freight charges, 5-381 5-296 Expenses, 5-383, 386, 388 Special contract must be pleaded For misdelivery, 5-390 Illustrations, 5-390 and proved, 5-358
Subsequent bill of lading where con-In general, 5-390 tract complete, 5-301 For refusal or failure to carry, 5-388 United States courts, 5-304 Expense, 5-388 General rule, 5-388 Illustrations, 5-388 What constitutes special contract, 5-292 Where more than one shipping con-For refusal to deliver, 5-389 tract exists, 5-296 Written contract containing only part of agreement, 5-297 Additional damages beyond market price of goods, 5-389 General rule, 5-389 Statutes limiting liability, 5-341 Effect of special contract, 5-344 In case of delay, 5-384 English Carriers' Act, 5-341 Express notice of nature and value, Contract for delivery at fixed date, 5-385 Evidence of values, 5-385 5-344 Felony, 5-343 Neglect of servants, 5-343 Expenses, 5-386 In general, 5-384 Interest, 5-385 Mere delay not a conversion, 5-385 Railway and canal traffic act, 5-344 United States, 5-341 Valuation fixed by shipper, 5-343 Remoteness of damage, 5-387 What articles included in the Eng-Interest, 5-378 lish statute, 5-342 In case of delay, 5-385 Statutes prohibiting limitation of lia-Machinery, 5-398 bility, 5-339 Market value, 5-373 Animals escaping en route, 4-374 England, 5-339 Damages against carrier for failure Interstate · shipments, 5-340 Notice of claim, 5-340 to deliver, 19-1155 United States, 4-339 Experts, 5-375 Stipulation as to when liability as ware-Extent of loss for jury, 5-376 houseman shall begin, 5-327 Hearsay statements as to value, Stipulation fixing what shall be reason-5-376 How estimated, 5-374 able time, 5-248 Stipulation requiring claim to be made before removal of goods, 5-327 Market quotations, 5-375

Subsequent bill of lading, 5-301

Market value at time and place of

Volume XXXI.

delivery by carrier, 5-373

CARRIERS OF GOODS, cant'd. Measure of damages, cont'd. Market value, cont'd. Meaning of market value, 5-374 Must be some proof of value, 5-377 No market at place of destination, Opinion evidence, 5-376 Question for court, 5-377 Question for jury, 5-377 Testimony of shipper, 5-375 Testimony of witness to value not essential, 5-376 Valuation named by shipper, 5-377 Value at nearest market, 5-375 What testimony admissible to show market value, 5-375 When market value at place of shipment standard, 5-374 Where goods have no market value, 5-390 Written statements by third parties, 5-378 Mental anguish, 5-392 Profits, see infra, Remote and speculative damages. Purpose of shipment, 5-382 Remote and speculative damages, see infra, Remote and speculative damages. Where carrier acts also as factor, 5-Where consignee has made advances, 5-381

Where goods are merely damaged, 5-382

Care must be exercised to lighten loss, 5-383

Expenses, 5-383

Expenses of repair exceeding value, 5-384

General rule, 5-382

Illustrations, 5-383, 384

Permanent and temporary injuries, 5-384

Where goods have no market value,

Actual value to owner, 5-390 Delay in transportation of household

goods, 5-391 Portraits, 5-391

Mental anguish, 5-392

Military law:

Duty to receive and carry, 5-165 Line under military authority, 5-165

Misdelivery, 5-209

Custom, 5-211 Fraud upon carrier, 5-210 Identification of consignee, 5-211

In general, 5-209

Negligence or want of care, 5-211 Two persons of same name, 5-212

When liable for negligence only, 5-212 Misrepresentation, see infra, Concealment or misrepresentation of value by shipper. Mistake:

Statutory penalties for refusing to deliver, 5-229

Mobs (see infra, Strikes), 5-235

Two persons of same name, 5-212 Nature of liability, see infra, When liability CARRIERS OF GOODS, cont'd.

Negligence (see infra, Duty to receive and carry; Liability for loss or damage; Misdelivery; When liability commences), 5-363
Burden of proof, see infra, Burden of

proof.

Care after loss to prevent further damage, 5-364

Care required of carrier as to goods in his hands, 5-364

Cars furnished must be suitable and safe, 5-175

Contributory negligence, 5-364

Defective packing or marking, 5-369 Delay, see infra, Delay.

Explosions, 5-367

Failure to follow ship's directions, 5-365 General rule as to liability, 5-363

Liability for delay, see infra, Liability for delay.

Liability for loss or damage, see infra, Liability for loss or damage.

Limitation of liability, see infra, Limitation of liability.

Misdelivery, see infra, Misdelivery.

Notice to consignor, 5-365

Proximate cause, 5-366

Questians of law and fact, see infra, Questions of law and fact.

Shipping cotton in open cars, 5-365 Showing custom of well-managed roads, 5-365

Stowage of goods, 5-366 Carrier responsible for explosion, 5-367

General rule, 5-366

Shipping cotton in open cars, 5-365 Sundays, 5-364

Transportation in accordance with shipper's orders, 5-365

Unloading, 5-371

When liability commences, see infra, When liability commences.

When liability ends, see infra, When liability ends.

Nandelivery, see infra, Burden of proof; Delivery.

Notice:

Arrival of goods, 5-219

Concealment or misrepresentation of value by shipper, see infra, Concealment or misrepresentation of value by shipper.

Consignee refusing to receive, 5-222 Duty to inform shipper of inability to

carry goods, 5-169 Explosives, 5-371, 372

Floods and obstructions, 5-255

Inability to carry goods, 5-169

Limitation of liability, see infra, Limitation of liability.

Notice by carrier of obstructions, 5-255 Notice that consignee is not owner, 5-215

Notice to consignee, 5-268, 276

Carriers by water, 5-279 Consignee should be advised by

shipper, 5-276 Knowledge excuses notice, 5-278 Notice does not affect liability for past injuries, 5-279

Volume XXXI.

CARRIERS OF GOODS, cont'd.	CARRIERS OF GOODS, cont'd.
Notice, cont'd.	Place of delivery by carrier, cont'd.
Notice to consignee, cont'd.	Station to which goods are marked, 5-212
Special contract requiring notice,	Statutes requiring delivery of grain at
5-279	particular elevator, 5-216
Statutes requiring notice to con-	Waiver by consignee, 5-214
	Where point of destination is not on
signee, 5-278	
Sufficiency of notice, 5-280	carrier's line, 5-216
Usage dispensing with notice, 5-279	Police power, 5-241
Notice to consignor, 5-280	Pools, see RAILROAD POOLS.
Carriers by railroad, 5-280	Preferences, see infra, Discrimination.
Carriers undertaking delivery, 5-280	Presentation of cloims, see infra, Limitation
Notice to consignor held not essen-	of liability.
tial, 5-280	Presumptions, see infro, Burden of proof.
Notice to consignor required, 5-	Price, see infra, Charges.
281	Private carriers:
Notice to shippers, 5-255	Lien, 5-402
Reasonable time begins only after notice	Private international law, 22-1351, 1352
or knowledge, 5-272	Intention of parties, 22-1352
Notice of claims:	Liability as warehouseman, 5-270
Requiring claim to be presented within	Limitation of liability, 22-1352
fixed time, see infra, Limitation of lia-	By what law validity of special con-
bility.	tract governed, 5-302
Statutes, 5-340	Contracts relieving against lia-
Open cars:	hility for negligence, 5-304
Shipping cotton in, 5-365	Governed by law of place where
Ordinary care, 5-242, 284	made, 5-302
Ownership:	Illustrations, 5-303
	Tinited States counts of and
Rights of real owner, 5-196	United States courts, 5-304
Right to deliver goods to true owner,	Where there is no special con-
5-196	tract, law of place where dam-
Owner's risk, 5-313	age occurs controls, 5-305
Packing:	Whether special contract exists,
Defective packing, 5-369	5-305
Parol evidence:	Place of loss during transportation,
Consideration, 5–299	22-1351
Liability for delay, 5-250	Profits, see infro, Remote and speculative
Limitation of liability, 5–297	damages.
Payment, see infra, Charges.	Prohibited articles, 5-164
Perishable goods, 5-165, 234, 364; 6-265	Proximate and remote cause:
Delay, 5–252	Act of God, 5-235
Discrimination, 5-253	Delay, 5-253
Extent of duty, 5-252	Duty to have and to furnish facilities
Inevitable delay, 5-253	for transportation, 5-177
Preference to perishable freights,	Negligence, 5-366
5-253	Refusal or failure to transport goods,
Rule stricter than in case of ordi-	5-160
nary freight, 5–252	Public enemy, 5-235, 336
Pirates, 5-336	Armed force, 5-237
Place of delivery:	In general, 5-235
Goods must be tendered at proper place,	Meaning of the term, 5-235
5-164 .	Mobs and riots, 5-235
Place of delivery by carrier, 5-212	Public policy, 5-241
Change when goods have reached their	Quarantine, 23-539
destination, 5-214	Questions of law and fact:
Changing place of delivery, 5-214	Amount of damages, 5-377
Delivery must be at reasonably safe and	Contributory negligence, 5-368
convenient place, 5-213	Delivery to carrier, 5-182
	Extent of loss, 5-376
Diverting freight, 5-213 Generally, 5-212	Negligence, 5-365
	Reasonable time, 5-217, 247
Grain, 5–216	Reasonable time, 5-217, 247
Instructions from consignee, 5-215	Railroad commissioners, see RAILROAD COM-
In the absence of a statute or special	MISSIONERS.
contract, 5-212	Railroad pools, see RAILROAD POOLS.
In the absence of usage or custom, 5-	Rates, see infra, Charges.
Nation that consists a large season	Reasonableness:
Notice that consignee is not owner,	Regulation requiring claim to be pre-
5-215	sented in a certain time, 5-323
Owner may direct a change in place of	Time fixed for presentation of claim,
delivery, 5-214	5-324
Payment of freight charges where change	Reasonable time (see infra, Delay), 5-217,
in place is made, 5–214	244

CARRIERS OF GOODS, cont'd.

Reasonable time, cont'd.

Duty to carry within a reasonable time, 5-160

Reasonable time for removal of goods, see infra, Carrier's liability as warehouseman. Receipt:

Bill of lading, 5-292

Burden of proof, 5-353 Carrier's right to demand receipt upon

delivery, 5-231
Receiving, see infra, Duty to receive and carry.

Regular station, 5-164
Regulations, see infra, Rules and regulations.

Relation to goods, 5-350 Remote and speculative damages, 5-392

Action ex delicto or ex controctu, 5-394 Actual notice to carrier not essential,

5-394 Animals to be used for breeding pur-

poses, 5-398 Carrier ignorant of contract of sale,

5-395 Carrier's knowledge of special circumstances may always be shown on question of damages, 5-393

Causa proxima non remota spectatur, 5-393

Contract of sale, 5-394

Delay in delivery of goods intended for specific purpose, 5-396

Expected profits from future business, 5-397

Future advantages dependent upon contingencies, 5-398

General rule, 5-392 Loss of profits, 5-394

Notice to carrier, 5-396

Refusal of consignee to receive, 5-395

Rule in Hadley v. Baxendale, 5-392 Sufficiency of notice, 5-393

Transportation of machinery for special use, 5-398

Replevin, 5-419 Res ipsa loquitur, 5-356

Revenue laws:

Lien of carrier, 5-399

Seizures by revenue officers, 5-241

Right to examine goods, 5-164

Riot, 5-235

Risk:

Owner's risk, 5-313

Robbers, 5-336

Rules and regulations:

Cannot evade duty to carry by regulations, 5-159

Production of bill of lading, 5-202

Reasonable regulations as to time, nature of goods, and mode of carriage, 5-163

Sales:

Carrier cannot convey title by sale, 5-350 Damages for loss of profits, 5-394 Delivery to carrier for shipment, 24-1071 Effect of delivery to carrier on title, 24-1059, 1060, 1061

Lien of carrier, 5-417

Salvage:

Lien of carrier, 5-399

Searches and seizures, 5-241

Intoxicating liquors, 25-152

CARRIERS OF GOODS, cont'd.

Searches and seizures, cont'd.

Seizures by court process, 5-237

Seizure under police regulations, 5-241 Set-off, recoupment, and counterclaim (see SET-OFF, RECOUPMENT, AND CLAIM), 5-419

Several cars, see infra, Duty to have and to furnish facilities for transportation.

Shipper's negligence, 6–266

Slaves and slavery, 25-1100, 1102

Special contract to furnish cars, see infra. Duty to have and to furnish facilities for transportation.

Station agent, see infra, Agency; When liability commences.

Stations, see infra, When liability commences.

Statute of frauds:

Delivery to carrier, 29-988

Statutes, see infra, Delay; Discrimination; Duty to have and to furnish facilities for transportation; Limitation of liability.

Stolen goods, 5-286

Stoppage in transitu, see Stoppage in Tran-SITII.

Storing (see infra, Carrier's liability as warehouseman):

Carriers by water, 5-219

Carrier's liability, 5-366

Consignee refusing to receive, 5-222

Delivery by carrier, 5-191

Stowage of goods, 5-366

Carrier responsible for explosion, 5-367 General rule, 5-366

Shipping cotton in open cars, 5-365 Strikes, 5-257

Duty to have and to furnish facilities for transportation, 5-169

Duty to receive and carry, 5-162

Excuses for delay, 5-257

Mere fact that dispute is pending, 5-257 Mere refusal to work, but no active interference, 5-257

New employees engaged, 5-258

Operation of trains impracticable, 5-257 Strikes preventing work, 5-258

Subrogation, see Subrogation.

Sufficient facilities, see infra, Duty to have and to furnish facilities for transportation. Suit:

Limiting time in which suit must be brought, see infra, Limitation of liability.

Sunday, 5-364

Delivery, 5-217

Tender (see infra, Charges; Duty to receive and carry):

Refusal to furnish cars excuses tender, 5-176

Time and place of tender of goods, 5-183

Thieves, 5-336

Time:

Limitation of liability, see infra, Limitation of liability.

Time of delivery (see infra, Delay), 5-164, 217

Delivery of money to bank, 5-217 Holiday, 5-217

Hour of day, 5-217 Inclemency of weather, 5-218

Volume XXXI.

CARRIERS OF GOODS, cont'd. CARRIERS OF GOODS, cont'd. Time of delivery, cont'd. When liability commences, cont'd. Question for the jury, 5-217 Question for jury, 5-182 Time and place of tender, 5-183 Reasonable time, 5-217 Usage and custom, 5-184
Warehouseman, see infra, Carrier's lia-Sunday, 5-217 Time of day, 5-217 Title, ownership, and possession: bility as warehouseman. Carrier's right to dispute shipper's title, What constitutes delivery, 5-181 Whether bill of lading essential, 5-187 Bill of lading as evidence of de-Trover and conversion, see Trover and Con-VERSION, livery, 5-188 Unloading: Bill of lading which has passed to Consignee's duty to use care, 5-371 innocent purchaser, 5-188 Degree of care incumbent on carrier, In the absence of statutory rule, 5-187 5-193 No delivery though bill of lading Liability of carrier, 5-193 Reasonable time does not begin to run may have issued, 5-188 until goods unloaded, 5-274 Statutes prohibiting issuance of bill of lading before actual delivery of When there may be delivery without unloading, 5-192 goods, 5-189 Texas statute, 5-187 Where owner or consignee begins to unload, 5-193 With delivery to carrier, 5-180 When liability ends, 5-191 Usages and customs, see Usages and Cus-TOMS. Admixture of goods, 5-226 Value (see infra, Concealment or misrepre-Carriers by water, 5-219 sentation of value shipper; þу Delivery at wharf, 5-219 Measure of damages): Goods must be within reach of Declaration of value, see infra, Limitaowner, 5-220 tion of liability. Notice of arrival of goods, 5-219 Fixing amount for which carrier shall be Storing, 5-219 liable, see infra, Limitation of lia-Carrier's liability as warehouseman, see bility, infra, Carrier's liability as warehouse-Waiver of delay, 5-253 man. Demand by consignee, 5-230 Warehouse: Effect of depositing in warehouse on Goods being unloaded, see infra. Loadcarrier's lien, 5-413 Warehousemen, see infra, Carrier's liability ing goods on cars. Goods sent C. O. D., see C. O. D. Misdelivery, see infra, Misdelivery. as warehouseman. When liability commences, 5-180 Statutory penalties for refusing to de-Acceptance, 5-181 Acceptance Implied, 5-183 liver, 5-227 Bill of lading need not be exhibited, Actual notice of deposit of goods, 5-184 5-228 Connecting lines, 5-227 Before goods put on cars, 5-181 Carrier's liability as warehouseman, see infra, Carrier's liability as warehouse-Fraud, 5-229 In general, 5-227 Interstate commerce, 5-227 Carrier's liability begins at time of de-Mistake, 5-229 posit at station, 5-185 Police power, 5-227 Change of custody and control, 5-182 Custom of carrier to receive goods at Statute a penal one, 5-228 Statutes of various states, 5-227 place other than depot, 5-184 et seq. Delivery to carrier's agent, 5-185 To whom delivery by carrier may be made, 5-194 Agent of consignee, 5-194 Agent's authority to receive confined to goods tendered at bls station, "Care of carrier's local agent," 5-186 Agents authorized to accept de-5-198 livery, 5-186 Carrier must prove agent's authority Authority of station agents to acto recive, 5-195 Change of consignee, see infra, cept delivery presumed, 5-186 Change of consignee. Rule stated, 5-185 Delivery to ferryman, 5-182 Depositing goods near depot, 5-183 Delivery to consignor's general agent, 5-196 Fraudulent purchaser, 5-197 Exclusive possession and control, 5-181 Holder of bill of lading, see infra, Liability the same as when goods in Holder of bill of lading. transit, 5-185 Loading goods on cars, 5-189 Misdelivery, see infra, Misdelivery. Must deliver as instructed by con-Carrier's duty primarily, 5-189 Injury to goods while being loaded, signor, 5-195 Real owner, 5-196 Shipper directing delivery to third Where by contract shipper is to load goods, 5-189 person, 5-195 Proof of delivery, 5-190 To consignee, 5-194 265 Volume XXXI.

CARRIERS OF GOODS, cont'd.	CARRIERS OF LIVE STOCK, cont'd.
When liability ends, cont'd.	Cars must be suitable and safe, cont'd.
Waiver of right of action for wrongful	Inspection of cars by shipper, 5-435
delivery, 5-230	Kind of stock, 5-432
Warehouseman, see infra, Carrier's lia-	Most approved cars and appliances,
bility as warehouseman.	5-433
When personal delivery requisite, 5-218	Notice to shipper of defects, 5-434, 435
	Question of fact, 5-433
Carriers by railway, 5-219	
Carriers by water, 5-219	Reasonably safe, 5-433
Common law, 5-218	Recital in bill of lading, 5-435
Express companies, 5-218	Shipper agreeing to examine cars, 5-435
Special charges made for cartage,	Shipper's knowledge of defects in cars,
5-218	5-434
Special contract, 5-218	Statutes, 5-434
	Sufficiency of cars, 5-433
Usage, 5-218	
Where consignee refuses to receive, see	Value of stock, 5-432
infra, Consignee refusing to receive.	Cause of loss or injury, 5-468
With delivery by carrier, 5-191	How determined, 5-468
Carrier's duty where delivery is im-	Question for jury, 5–469
possible, 5–191	When presumption against carrier, 5-468
Delivery of part of goods, 5-193	When presumption against shipper, 5-469
General rule, 5-191	Change of possession, 5-461
	Charges:
Impossible delivery, 5-191	
Notice, 5-191	Extra charges for facilities, 5-431
Reasonable efforts to effect delivery,	Common carriers:
5–191	Carriers of live stock are common car-
To bar right of stoppage in transitu,	riers, 5-428
5-191	Communicating disease, see Animals.
Unloading and storing, 5-191	Connecting carriers, see Connecting CAR-
When there may be delivery without	RIERS.
unloading, 5–192	Constitutional law:
Witnesses, 5–375, 376	Diseased cattle, 5-464
CARRIERS OF LIVE STOCK, 5-427	Contributory negligence, 5-468
See BAILMENTS; CARRIERS OF GOODS.	Animals escaping, 5-449
Act of God, see Act of Goo.	Food and water, 5-439
Appliances, see infra, Cars must be suitable	Damages, 5-472
and safe; Duty to furnish facilities for	
	Concurrence of negligence or delay with
transportation.	more immediate cause of loss, 8-575
Bills of lading:	General rule, 5–472
Agreement to examine cars, 5-435	Measure of damages, 5-472
Delivery to carrier, 5-461	Peculiar value or condition of animals,
Burden of proof, 5-469	5-472
Carrier need not show precise cause,	Shrinkage of live stock, 5-387
5-471	Definition, 5-428
Delivery in good order, 5-472	Delay, see infra, Liability for delay.
General rule, 5–469	Delivery of stock, 5-463
lllustrations, 5-470	Delivery, see infra, Liability for delay.
On carrier, 5–469	Good order, 5–472
What carrier must prove, 5-471	Delivery by carrier, 5-462
What shipper must show, 5-472	Delay in delivery, 5-463
When burden shifts, 5-470	General rule, 5-462
When liability restricted by contract,	Notice to consignee, 5-462
5-471	Sufficiency, 5-462
Carrying, see infra, Duty to receive and	Unloading promptly, 5-462
carry.	Usage, 5-462
Cars, see infra, Duty to furnish facilities for	What constitutes sufficient delivery,
transportation.	5-463
Shipper furnishing his own cars, 5-448	Wrongful detention of stock, 5-463
Cars must be suitable and safe, 5-432	Delivery to carrier, 5-461
Acceptance of car no waiver of defects,	Bill of lading, 5-461
5-435	Change of possession, 5-461
Agreement by shipper to accept cars	Delivery must be to authorized agent
offered, 5-434	and at proper place, 5-461
Bedding for cars, 5-433	Loading on cars unnecessary, 5-461
Cars furnished by another carrier, 5-436	Shipper retaining namint contact - 44
	Shipper retaining partial control, 5-461
Cars selected by shipper, 5-434	What constitutes, 5-461
Character of cars prescribed by statute,	Diseased cattle, 5-464
5-434	Constitutionality of statutes, 5-464
Character of stock, 5-432	Interference with interstate com-
Doors of cars, 5-432	merce, 5-464
Extent of duty, 5-433	Negligence of carrier, 5-465
	Police names
General rule, 5-432	Police power, 5-464
26	6 Volume XXXI

```
CARRIERS OF LIVE STOCK, cont'd.
                                                    CARRIERS OF LIVE STOCK, cont'd.
  Diseased cattle, cont'd.
                                                       Injury, see infra, Cause of loss or injury;
      Constitutionality of statutes, cont'd.
                                                         Liability for loss or injury.
           Statute void in part but valid as to
                                                       Inspection:
             remainder, 5-465
                                                           Cars, 5-435
           Unconstitutional statute, 5-465
                                                       Insurers, 5-443
       Effect of statutes, 5-465
                                                       Interstate commerce:
           Disease communicated by offal from
                                                           Diseased cattle, 5-464
             cars, 5-467
                                                       Judicial notice:
           Kansas statute, 5-466
                                                           Judicial notice of danger of infection,
           Liability of carrier for cattle killed
                                                              5-467
                                                       Liability, see infra, Limitation of liability.
Liability for delay, 5-450
             by infection, 5-466
           Liability of connecting lines, 5-466
                                                            Delivery to connecting carrier, 5-452
           Texas statute, 5-466
           When the statute is valid, 5-465
                                                            Duty to ship on first train, 5-451
       Judicial notice of danger of infection,
                                                            Failure to furnish cars, 5-451
                                                            First train, 5-451
         5-467
                                                            General rule as to carrier, 5-450
  Dogs, 5-463
                                                            Illustrations, 5-451, 452
       At common law, 5-463
                                                            Limiting liability, 5-452, 453
Rule stricter than in case of ordinary
       Rule same as in case of other animals,
         5-464
       Statutes, 5-463
                                                              merchandise, 5-450
   Drover's pass, 5-508
                                                            Special contract, 5-452
                                                            Stipulations, 5-452
Unavoidable delays, 5-452
   Duty during transportation, 5-436
       Duty assumed by shipper, 5-437, 439
       Duty to feed and water, 5-436
                                                            When carrier without fault, 5-451
       Excessive heat, 5-437
                                                       Liahility for loss or injury, 5-443
                                                            Animals escaping, 5-448
Carrier liable for loss not due to proper
       General duty of supervision, 5-437
       Illustrations, 5-437
       Statutes, 5-438
                                                              vice although not guilty of negligence,
       Statutory penalty for keeping cattle con-
                                                            Contributory negligence of shipper, 5-449
         fined, 5-442
                                                            Delivery, 5-446
   Duty to feed and water, 5-436
   Duty to furnish facilities for transportation,
                                                            Due care, 5-444
                                                            General rule, 5-443
         5-430
                                                            Illustrations, 5–445
       Cars must be suitable and safe, see infra,
          Cars must be suitable and safe.
                                                            Injuries occurring while stock are being
                                                              unloaded, 5-449
       Extra charge for facilities, 5-431
       Facilities for unloading, 5-431
                                                            Injury from improper loading, 5-447
       Must furnish cars, 5-430
                                                            Injury occurring on connecting line,
       Stock pens, 5-430
                                                              5-446
       Stock yards, 5-430
                                                            Insurers, 5-443
Liability in particular cases, 5-446
   Duty to receive and carry, 5-429
                                                            Loss after delivery, 5-446
       Not necessary to prove express contract,
          5-430
                                                            Overcrowding cattle on connecting line,
        Where there is a holding out to carry,
                                                            Shipper furnishing his own cars, 5-448
          5-429
                                                            Shipper undertaking to care for stock,
        Where there is no holding out to the
         public, 5-429
                                                               5-446
   Escape of animals, 5-449
                                                            Shipper voluntarily undertaking to load,
   Excessive heat, 5-437
                                                              5-448
   Express companies, 12-547
                                                            Special contract by which shipper is to
                                                              load, 5-447
   Feeding, 5-436, 438
                                                            Vice of animal, 5-443
Vice of animal not proximate cause,
   Fire from engine communicated to cattle,
     5-438
   Food, 5-436, 438
Carrier's obligation to furnish proper
                                                               5-444
                                                            Waiver of right of action, 5-445
          facilities, 5-440
                                                            When liability begins, 5-446
                                                        Liability of carrier while retaining live stock, 5-421
        Contributory negligence, 5-439
        Custom, 5-441
                                                        Limitation of liability, 5-453
        Duty assumed by shipper, 5-439
                                                            Amount, 5-458
        Express contract, 5-441
                                                            Burden of proof, 5-471
        Shipper's duty, 5-439, 441
                                                            Condition of cattle, 5-460
        Want of consideration, 5-441
                                                            Delay, 5-452, 453
Forfeiture of benefit of stipulation, 5-
        Whether shipper must apply for facili-
          ties, 5-440
   Furnishing facilities for transportation, see
                                                            In general, 5-453
Limitation of liability to a specified
     infra, Duty to furnish facilities for trans-
     portation.
                                                               amount, 5-458
   Heat, 5-437
   Inevitable accident or casualty, see INEVITA-
                                                             Refusal to carry shipper as agreed, 5-
```

461

BLE ACCIDENT OR CASUALTY.

CARRIERS OF LIVE STOCK, cont'd. CARRIERS OF LIVE STOCK, cont'd. Limitation of liability, cont'd.

Requiring shipper to furnish conductors Rest (see infra, Statutory penalty for keeping cattle confined), 5-437 with statement of condition of cattle, Statement of condition of cattle, 5-460 5-460 Statutes: Cars, 5-434 Shipper caring for stock, 5-453 Shipper loading and unloading, 5-453 Dogs, 5-463 Statement of condition of cattle, 5-460 Duty to provide food, water, and rest. Stipulation against liability for injuries 5-438 Statutory penalty for keeping cattle conresulting from viciousness, 5-454 Stipulation requiring claim to be made before removal of stock, 5-454 fined: Confinement for less time than specified Alleging reasonableness of stipulain statute, 5-443 Food and rest in car, 5-443 tion, 5-456 Burden of proof, 5-456 General rule, 5-454 In case of connecting lines, 5-443 Storm or accidental causes, 5-443 No agent at place of destination, Under United States statute, 5-442 Stock pens, 5-430 5-456 Stock yards, see STOCK YARDS. Reasonable construction, 5-455 Substantial compliance, 5-457 Unloading (see infra, Loading); Duty to sidetrack for purpose of tem-Validity of stipulation, 5-454, 455 Violation of stipulation, 5-457 porary unloading, 5-437 Facilities, 5-437, 440 When stipulation not valid, 5-455 Stipulations requiring shipper to accom-Facilities for unloading and reloading must be furnished, 5-438 pany stock, 5-453 Substituting freight service for passen-Injuries occurring while stock are being unloaded, 5-449 Limitation of liability, 5-453 ger service, 5-460 Where loss is due to carrier's negligence, Loading and unloading, 19-453 5-458 Must unload promptly, 5-462 England, 5-460 Prompt delivery, 5-463 Evasion of rule, 5-459 Unloading temporarily tor rest, 5-437 Fallure to exercise ordinary care, Usages and customs: 5-459 Care of stock, 5-441 General rule, 5-458 Gross negligence, 5-459 Delivery by carrier, 5-462 Value of animals, 5-472 Intention of parties, 5-460 Vice of animal, 5-443, 444, 445, 454 Water, 5-436, 438 New York, 5-460 Rule of construction, 5-460 Special contract, 5-459 Carrier's obligation to furnish proper "Live stock," 5-428 Loading (see infra, Unloading): facilities, 5-440 Contributory negligence, 5-439 Injury from improper loading, 5-447 Custom, 5-441 Duty assumed by shipper, 5-439 Duty of carrier, 5-447 Where shipper contracts to load, Express contract, 5-441 Shipper's duty, 5-439, 441 Throwing water over hogs liable to be-5-447 Where shipper voluntarily undertakes to load, 5-448 come overheated, 5-437 Limitation of liability, 5-453 Want of consideration, 5-441 Loading and unloading, 19-453 Whether shipper must apply for facili-Loss, see infra, Cause of loss or injury; Liaties, 5-440 Watering, 5-436 CARRIERS OF MAIL, see Mail CLERKS; bility for loss or injury. Negligence (see infra, Liability for delay): POSTAL LAWS Cars must be suitable and safe, see infra, Cars must be suitable and safe. CARRIERS OF PASSENGERS, 5-480 See Common Carriers; Ships and Ship-Duty during transportation, 5-437, 439 Liability for loss or injury, see infra, PING; STREET RAILWAYS; TICKETS AND Liability for loss or injury, Accidents (see infra, Evidence); Notice; Defects in cars, 5-434 Evidence of similar accidents, see infra, Overcrowding, 5-437, 447
Penalties, see infra, Statutory penalty for Evidence. Action against carrier: keeping cattle confined. History of action, 5-482 Police power: Act of God, 5-531, 564, 567 Diseased cattle, 5-464
Presumption of cause of loss or injury, 5-Presumptions, 5-624 Admiralty jurisdiction, 1-662 Admissions, 5-641 Questions of law and fact: Agency (see infra, Duty to stop at sta-Causes of loss or injury, 5-469 tions): Suitableness of cars, 5-433 Agent of passenger, 5-486 Receiving, see infra, Duty to receive and Ejection of passenger where through negligence of agent passenger has invalid ticket, 5-602 Reloading, see infra, Unloading.

```
CARRIERS OF PASSENGERS, cont'd.
  Alighting, see infra, Contributory negligence;
         Safe means of ingress and egress.
       Presumptions, 5-624
       Reasonable time to alight, 5-497
  Alighting from cars, see infra, Contributory
    negligence.
  Alighting from moving train, see infra, Con-
    tributory negligence.
  Amount of damages, see infra, Damages.
  Announcement of station (see infra. Duty to carry to point of destination), 5-565
       Contributory negligence in alighting
         from car, 5-662
       Injuries from alighting from car, 5-662
  Appliances, 5-519
       Accident caused by extremes of weather,
         5-531
       Act of God, 5-531
Adoption of new appliances and pre-
         cautions, 5-525
       Approaches, 5-533
       Boat and its appliances, 5-532
       Brakes, 5-524
       Bridges, 5-520
       Broken axle, 5-626
       Carriers by stagecoach, 5-532
       Carriers by water, 5-532
       Couplings, 5-524
       Culverts, 5-521
       Cuts, 5-521
       Defects in cars used but not owned by
         carrier, 5-530
       Defects in leased road, 5-530
Degree of care required as to facilities
         for entering and leaving cars, 5-532
       Duty to fence track at common law,
         5-522
       Duty to fence track by statute, 5-523
       Duty with respect to appliances, 5-519
       Embankments, 5-521
       Entering cars, 5-532
Exceptional peril, 5-528
       Facilities for entering and leaving cars,
         5-532
       Fastening of rails, 5-522
       Fences, 5-522
Floods, 5-528, 531
       Headlights, 5-524
       Improvement, 5-525
Improvement not in general use, 5-526
       Inevitable accident, 5-531
       Inspection, 5-527
       Landing, 5-533
       Latent defects, 5-528
       Leaving cars, 5-532
       Level crossings, 5-520
       Liability for negligence of persons en-
gaged in manufacture or construction,
          5-530
       Methods of testing machinery, 5-526
       New appliances, 5-525
New inventions, 5-525
       Number of trains required, 5-525
       Obstructions, 5-522
       Presumption of negligence from defects
         in means of transportation, 5-626
       Prevention of obstructions, 5-522
       Rails, 5-521
Removal of obstructions, 5-522
       Repair, 5-527
       Road, 5-520
```

```
CARRIERS OF PASSENGERS, cont'd.
  Appliances, cont'd.
       Roadbed, 5-521
       Rolling stock, 5-523
       Running appliances, 5-520
       Safe means of ingress and egress, see
         infra, Safe means of ingress and
         egress.
       Separate passenger trains, 5-525
       Sleeping cars, 5-530
       Switches, 5-522, 526
       Ties, 5-521
       Washout of culvert resulting from break-
         ing of adjacent dam, 5-521
       Window guards, 5-524
  Arrest, see infra. False imprisonment.
  Assault and battery, see infra, Ejection of
         passengers; Protection of passengers.
       Damages, 5-702
Duty of carrier to protect passengers,
         2-992
       Ejectment of trespassers, 2-984
       Exemplary damages, 2-994; 5-715
Liability of corporation for assault by
         its servant, 2-990, 991
  Axles, 5-523
       Broken axle, 5-626
  Backing, see infra, Safe means of ingress
    and egress.
  Baggage, see Baggage.
  Baggage car:
       Contributory negligence in riding on
         baggage car, 5-676
  Beginning of the relation, 5-488
       Acceptance for carriage, 5-490
Actual purchase of ticket not always
         necessary, 5-491
       Entry into carrier's vehicle, 5-491
            Accident policy, 5-492
Being within waiting room, 5-491
            Boarding moving car, 5-492
Boarding train which does not stop
            at passenger's station, 5-494
Entry on invitation or by consent
              of carrier's employees, 5-493
            Good faith on part of person enter-
            ing, 5-493
In act of entering vehicle, 5-492
            Passing from office, 5-491
            Person on wrong train, 5-494
            Time and place of entry, 5-492
            Waiting at place other than waiting
              room, 5-491
       General rule, 5-488
       Going upon carrier's premises, 5-489
       Implied from circumstances, 5-488
       Payment of fare, 5-494
Evidence of the relation, 5-495
            Fraudulent evasion of payment of
              fare, 5-496
            Medium of payment, 5-495
            Necessity of payment or tender,
            Payment of fares not necessary,
              5-494
            Prepayment, 5-495
            Refusal to pay, 5-496
            Refusal to pay extra charges, 5-496
            Tender of United States notes.
              5-495
       Possession of ticket immaterial, 5-491
       Purchase of ticket, 5-490
```

CARRIERS OF PASSENGERS, cont'd. CARRIERS OF PASSENGERS, cont'd. Beginning of the relation, cont'd. Collision, cont'd. Receiving passengers from connecting Presumptions, 5-625 lines, 5-490 Colored persons, see infra, Civil rights. Riding on ticket purchased from scalpers, Commencement of relation, see infra, Beginning of the relation. 5-490 Commerce, 6-220 Riding to station in company's stage, Common carriers (see Common Carriers). 5-491 Running to catch a train, 5-489 5-481; 6-238 Stopping upon intending passenger's Obligation to receive for carriage, see infra, Obligation to receive for carsignals, 5-490 Boarding, see infra, Safe means of ingress riage. and egress. Commutation tickets, see infra, Limited and unlimited tickets. Boarding cars, see infra, Contributory negli-Condition of track, see infra, Evidence. Conductor's check, see lickets and Fares. Boarding moving car: Consequential damages, see infra, Damages. Constitutional law, see infra, Civil rights. Relation of carrier and passenger, 5-492 Brakes, 5-524 Bridges, 5-520, 628 Statutes requiring passenger train to Burden of proof (see infra, Presumptions):
Contributory negligence, 5-631
General rule, 5-631 stop at county seat, 5-569 Construction train, 5-510 Contagious diseases, 5-538, 553, 558 Contributory negligence, 5-645 Illustrations, 5-631, 632 Inference of due care, 5-632 Acts in avoidance of impending danger, 5-649 When burden upon carrier, 5-631 Where plaintiff's evidence raises Acts in avoiding impending danger where no reasonable ground of apprepresumption of negligence, 5-631 hension exists, 5-650 Cable line, 5-481 Care, see infra, Degree of care to be exer-Acts under direction of carrier, 5-648 cised. Alighting from cars, 5-582, 583, 646, 657 Carriers of goods distinguished from car-Absence of reasonable cause of apprehension, 5-674 riers of passengers, 5-481 Carrying passenger beyond destination, see Act obviously dangerous, 5-667 Adopting mode of egress in general infra, Damages. Cars, 5-523, 530
Liability for defects in cars used but use, 5-659 Advice of conductor obviously dangerous, 5-671 Age and vigor of the passenger, not owned by carrier, 5-530 Collision with animal on track, 5-593, 5–666 Alighting at improper place, 5-661 626 Alighting by advice, permission, or Children, 5-504 command of conductor, 5-669 Degree of care to be exercised, 5-563 Ejection of passenger for refusal to pay Alighting from side door of baggage car, 5-660 Alighting in dark, 5-663 fare of child, 5~595 Civil rights, 5-539; 6-82 Alighting in day time, 5-663 Equality, not community, of rights guaranteed, 6-82 Alighting to avoid impending dan-May provide separate if equal accomger, 5-672 modations for races, 6-82 Announcement of station, 5-662 Right of carrier to make reasonable Avoiding consequences of collision, rules, 6-83 5-673 State statutes, 6-86 Avoiding consequences of overturn-Classes of common carriers, 5-481 ing, 5-673 Cable line, 5-481 Avoiding ejection, 5-673 Dummy line, 5-481 Avoiding impending danger, 5-672 Electric line, 5-481 Choosing more dangerous alternative, 5-673 Elevators, 5-482 Ferries, 5-481 Freight trains, 5-481 Direction of conductor, 5-662, 669 Distance of jump as circumstance Hackmen, 5-481 showing negligence, 5-666 Horsecar line, 5-481 General rule, 5-657 Omnibus line, 5-481 Impending danger, 5-672 Railways, 5-481 Invitation of conductor, 5-662, 669, Sleeping car companies, 5-482 670 Stagecoach lines, 5-481 Leaving train by rear platform, 5-660 Steamboat companies, 5-481 Negligence as matter of law, 5-667 Collision, 5-590 Passenger who has partly descended Collisions with cattle, 5-593 steps, 5-669 Concurrent negligence of two carriers, Prima facie negligence, 5-666 5-591 Question for jury, 5-664 Crossing of two roads, 5-591 Rapidly moving train, 5-582, 583, In general, 5-590 646, 668

CARRIERS OF PASSENGERS, cont'd. Contributory negligence, cont'd. Alighting from cars, cont'd. Reasonable cause of apprehension, 5-674 Slowly moving train, 5-664 Starting of train and alighting simultaneous, 5-669 What constitutes invitation of conductor, 5-670 Where train is in motion, 5-664 Where usual mode of egress defective, 5-660 Wrong side of track, 5-658 Avoiding impending danger, 5-649 Avoiding inconvenience, 5-650 Boarding cars, 5-653

Boarding slowly moving train by direction of conductor, 5-656 Boarding train after signal to start, 5-654 Custom of slackening speed at certain places, 5-656 Direction of conductor, 5-653 Effect of conductor's direction to board rapidly moving train, 5-657 Failure to regard obstructions near track, 5-656 In general, 5-653 Place of boarding train, 5-654 Rule of carrier prescribing place of boarding train, 5-654 Slowly moving train, 5-655 Train in motion, 5-655 Burden of proof, 5-630 General rule, 5-631 Illustrations, 5-631, 632 Inference of due care, 5-632 When burden upon carrier, 5-631 Where plaintiff's evidence raises presumption of negligence, 5-631 Conduct at or near stations, 5-685 Crossing intermediate tracks, 5-687 Crossing tracks, 5-686 Illustrations, 5-685, 686 Occupying platform while waiting for train, 5-686 Rule stated as to passenger's duty at or near station, 5-685 Standing between tracks in anticipation of train, 5-686 Contributing cause must be negligence in legal sense, 5-645 Degree of care required of passenger, Direction of carrier, 5-648 Direction of carrier's agent as excusing act not obviously dangerous, 5-648 Direction of carrier's agent where act advised is obviously dangerous, 5-649 Disobeying carrier's rules, 5-647 Disobeying warning, 5-647 Effect of nonenforcement of regulation, 5-648 Failure to warn carrier of discovered danger, 5-649 Ignorance of carrier's rules, 5-648 Imputable negligence, 7-446 Inconvenience, 5-650 Part of person projecting from window,

5-646

CARRIERS OF PASSENGERS, cont'd. Contributory negligence, cont'd. laboring under disability, Passenger 5-651 Assistant's negligence imputed to passenger, 5-652 Duty to have attendant, 5-651 Duty to inform carrier of disability, General rule, 5-651 Intoxication of passenger, 5-652 Passing from one car to another, 5-682 Direction of carrier, 5-682 General rule, 5-682 Permission of carrier, 5-648 Permission of carrier's servant to disobey rule, 5-648 Presumption of knowledge of carrier's rules, 5-648 Presumption of negligence, 5-628 Projecting part of person from window, 5-683 Arm of passenger resting on sill of window without projecting beyond, Falling of sash on arm resting on window sill, 5-684 General rule, 5-683 Illustrations, 5-684 Proximate cause, 5-646 Questions of law and fact: Alighting from train when in motion, 5-664 Clear case of negligence, 5-653 Reasonableness of apprehension, 5-650 Various inferences may be drawn from passenger's conduct, 5-653 Where facts are disputed, 5-652 Whether contributory negligence a question of law or fact, 5-652 Reasonableness of apprehension question for jury, 5-650 Riding in dangerous position, 5-674 General rule, 5-674 Injury arising from danger not inherent to position, 5-675 Part of person projecting from window, 5-683 Passing from one car to another, 5-682 Riding on baggage car, 5-676 Riding on baggage car by invitation or permission of conductor, 5-677 Riding on engine, 5-676 Riding on platform of car, 5-678 Standing up in car, 5-681 Violation of rule of carrier in riding on baggage car, 5-677 Riding on platform of car, 5-646, 678 Failure of passenger to take a seat where part of crowd leaves crowded car, 5-680 Permission of conductor, 5-679 Prima facie negligence to stand on platform, 5-681 Requested to enter car, 5-679 Standing on platform in violation of rules, 5-678

Where act is voluntary and unneces-

Warning, 5-679

sary, 5-678

```
CARRIERS OF PASSENGERS, cont'd.
                                                   CARRIERS OF PASSENGERS, cont'd.
                                                      Damages, cont'd.
  Contributory negligence, cont'd.
      Riding on platform of car, cont'd.
                                                          Ejection of passenger, cont'd.
                                                               Lawful ejection in improper manner,
           Where there are no vacant seats
                                                                     cont'd.
             within car, 5-679
                                                                   Indignity, 5-701
Unnecessary force, 5-701
           Where there are unoccupied seats
           within car, 5-679
Whether negligence per se, 5-681
                                                          Ejection of passenger unlawfully, 5-700
      Rule stated, 5-645
                                                               Contemptuous manner, 5-700
                                                               Elements of damage, 5-700
      Standing up in car, 5-681
Failure to take seat before starting
                                                               General rule, 5-700
             of train, 5-682
                                                               Humiliation, 5-700
          General rule, 5-681
Leaving seat upon approaching des-
                                                               Illegal exaction of fare, 5-701
                                                               Inconvenience, 5-701
                                                               Indignity, 5-700
             tination, 5-682
                                                               Insulting conduct, 5-700
           Standing near door, 5-681
                                                               Mere negligence, 5-700
           Standing up in freight train, 5-
                                                              Mistake, 5-700
Personal injury, 5-701
             681
      Stranger, 5-645
      Warning, 5-647
                                                          Elements of damages, 5-697
                                                          Excessive, see infra, Excessive damages.
      What amounts to contributory negli-
                                                          Exemplary damages, see infra, Exem-
        gence, 5-645
      Wilful misconduct of carrier, 5-645
                                                            plary damages.
  County seat, 5-569
                                                          Existing disease, 5-694
                                                          Expense of cure, 5-703
  Coupling cars:
                                                          For failure to carry, 5-697
      Presumption of negligence, 5-625
  Couplings, 5-524
Crossing tracks, 5-686, 687
                                                               Disappointment, 5-608
                                                              General rule, 5-697
  Culverts, 5-521
                                                               Inconvenience, 5-698
                                                              Refusal to admit passenger to train,
 Cuts, 5-521
  Damages, 5-690
                                                                 5-698
      Ability to labor, 5-703
Aggravation of existing disease, 5-696
                                                              Sickness, 5-698
                                                          For putting down passenger aside from
      Aggravation of personal injury by act of
                                                                 destination, 5-698
      passenger, 5-693
Amount of damages, 5-718
                                                              Carrying beyond station or destina-
                                                                 tion, 5-699
          Business, 5-718
                                                              Elements of damages, 5-699
          Certain circumstances affect the
                                                              General rule, 5-698
             amount for personal injuries,
                                                              Inconvenience, 5-699
             5-718
                                                              Injury, 5-699
Mental anxiety, 5-699
          Deduction of insurance money,
                                                              Sickness, 5-699
             5-719
          Dependence of family, 5-719
                                                          Future damages, 5-705
          Excessive damages, 5-720
Excessive damages for unlawful
                                                               Ability to earn money, 5-706
                                                              Diminished capacity to earn money,
             ejection, 5-721
                                                                 5-706
          General rule, 5-718
                                                              Future disability or suffering must
          Illustrations of excessive damages,
                                                                 be reasonably certain to result,
             5-720, 721
                                                                 5-705
          Income, 5-719
                                                               Future physical suffering, 5-705
          Life tables, 5-719
Number of family, 5-719
                                                              Inability to continue professional
                                                                 practice, 5-706
           Pain and suffering, 5-718
                                                               Loss of probable earnings, 5-705
          Position in life, 5-718
                                                              Loss of time, 5-705
           Profession, 5-718
                                                               Mental suffering, 5-705
      Assault, 5-702
                                                               Permanency of injury a question for
      Carrying beyond destination, 5-690
                                                                 jury, 5-706
                                                              Permanent injuries, 5-705
      Compensatory damages, 5-690
      Consequences of a risk voluntarily as-
                                                          General rule as to measure of damages,
        sumed, 5-696
                                                            5-690
      Consequential damages, 5-690
                                                          Injury from danger encountered in walk-
      Contributory negligence of passenger,
                                                            ing, 5-696
                                                          Insurance money, 5-719
      Direct damages, 5-690
                                                          Loss of time, 5-703
      Disease previously existing, 5-694
                                                               Actual deduction from salary not
      Earning capacity, 5-706
                                                                 essential to recovery for loss of
      Effect of passenger's negligence or im-
                                                                 time, 5-703
        prudence, 5-693
                                                          Mental suffering, 5-704, 705
      Ejection of passenger, 5-690, 693, 721,
                                                          Mental suffering generally as an ele-
             723
                                                                 ment, 5-706
           Lawful ejection in improper manner,
                                                               Better rule, 5-707
                                                               Fright, 5-707
```

```
CARRIERS OF PASSENGERS, cont'd.
                                                    CARRIERS OF PASSENGERS, cont'd.
  Damages, cont'd.
                                                      Degree of care to be exercised, cont'd.
      Mental suffering generally as an ele-
                                                           Intoxicated passengers, 5-564
           ment, cont'd.
General rule, 5-706
                                                           Liability as insurer, 5-560
                                                           Modification, 5-560
                                                           More than ordinary care, 5-562
           Peril, 5-707
                                                           Ordinary care, 5-564
      Obligation of passenger to use care,
                                                           Prudent man, 5-562
                                                           Sick passengers, 5-563
      Pecuniary loss, 5-703
                                                           Slight negligence, 5-562
      Permanent injuries, 5-705, 722
      Personal injuries, 5-702
                                                           Special rules, 5-560
                                                           Stagecoach, 5-560
Usual mode of managing railroads, 5-563
           Elements of damages, 5-702
           Future damages, 5-705
                                                           Utmost care, 5-560
Women and children, 5-563
           General rule, 5-702
           Mental suffering, 5-704
           Pecuniary loss, 5-703
                                                      Delay, see infra, Duty to carry promptly.
           Physical suffering, 5-704
                                                      Derailments, 5-636
                                                          Bridge or trestle giving away, 5-628
      Physical suffering, 5-704
      Physical suffering in future, 5-705
                                                           Cause of derailment not proven, 5-627
      Proximate damages defined, 5-691
                                                           Defective rail, 5-627
      Remote damages not recoverable, 5-692
                                                           Defective switch, 5-627
       Resistance to ejection, 5-693
                                                           Embankment, 5-627
       Sickness resulting from the necessity of
                                                           Presumption of negligence, 5-627
                                                           Washout, 5-627
         walking to destination, 5-695
                                                      Destination, see infra, Duty to carry to point of destination.
      Suffering, 5-719
  Declarations:
                                                      Destination immaterial, 5-481
       Appearance, 5-639
       Declarations explanatory of accident,
                                                      Direct damages, see infra, Damages.
                                                      Directions:
                                                          Duty of passenger to obey directions,
      Declarations of employees, 5-641
       Declarations of passengers, 5-639
                                                             5-583
       Declarations of third persons, 5-643
                                                           Duty to warn, instruct, or inform pas-
      Dying declarations, 5-640
Proof of physical condition, 5-639
                                                             sengers, 5-581
                                                           Misdirection by employees, 5-582
                                                      Diseases, contagious, 5-538, 553, 558
Disorderly conduct, see infra, Ejection of
  Defenses of carrier, 5-644
       Contributory negligence, see infra, Con-
      tributory negligence.
General statement, 5-644
                                                        passengers.
                                                      Distance to be traveled immaterial, 5-481
       Traveling for illegal purpose, 5-688
                                                      Drover's pass, 5-508
                                                          Limitation of liability, 5-621
       Traveling on Sunday, 5-689
  Definition (see infra, Who are passengers),
                                                      Drunkenness:
                                                           Assault on intoxicated passenger, 5-549
    5-480
  Degree of care required (see infra, Appli-
                                                           Contributory negligence, 5-652
                                                           Degree of care to be exercised toward
        ances; Protection of passengers), 5-
                                                             intoxicated passengers, 5-564
                                                           Duty to employ sober employees, 5-533
       Carriers by stagecoach, 5-532
                                                           Ejection of intoxicated passenger, 5-599
       Carriers by water, 5-532
                                                           Liability for acts of drunken passengers,
       Facilities for entering and leaving cars,
         5-532
                                                             5-558
      Landings, 5-533
                                                           Liability of carrier for violence of
  Degree of care to be exercised, 5-558
                                                             drunken passengers, 5-554
       Act of God, 5-564
                                                           Obligation to receive intoxicated persons
                                                             for carriage, 5-538
       Care consistent with practical operation
                                                      Dummy line, 5-481
         of road, 5-563
                                                      Duties and liabilities, 5-519
       Care of prudent person as criterion,
                                                           Appliances, see infra, Appliances.
         5-562
                                                           Degree of care to be exercised, see infra,
       Care proportionate to nature and risks
       of business, 5-559
Care required in case of women and
                                                             Degree of care to be exercised.
                                                           Duty to announce stations, 5-565
      children, 5-563
Care used by good railroad men, 5-563
Extraordinary care, 5-560
                                                           Duty to carry promptly, see infra, Duty
                                                             to carry promptly.
                                                           Duty to carry safely, see infra, Duty to
                                                             carry safely.
      Feeble passengers, 5-563
      Freight trains, 5-589
General statement of the rule, 5-558
                                                           Duty to carry to point of destination, see
                                                             infra, Duty to carry to point of desti-
      Great prudence and caution, 5-562
                                                             nation.
                                                           Duty to protect possengers, see infra,
      Highest degree of care, 5-561
      Highest degree of care of very cautious
                                                             Protection of passengers.
                                                           Duty to stop at stations, see infra, Duty
         persons, 5-562
      Human foresight, 5-560
                                                             to stop at stations.
                                                           Duty to warn, instruct, and inform pas-
      Inevitable accident, 5-564
      Insurer, 5-560
                                                             sengers, 5-581
      31 C. of L.-18
                                                                              Volume XXXI.
```

CARRIERS OF PASSENGERS, cout'd. CARRIERS OF PASSENGERS, cont'd. Duties and liabilities, cont'd.

Duty with regard to passengers taken Duty to stop at stations, cont'd. Unscheduled stations, 5-568 Warning of departure of trains, 5-571 sick during transit, 5-594 Duty to warn, instruct, or inform passen-Employment of servants, see infra, Master and servant. gers, 5-581 Dying declarations, 5-640 Obligation to receive for carriage, see infra, Obligation to receive for car-Egress, see infra, Safe means of ingress and egress. Ejection of passengers, 5-594 Safe means of ingress and egress, see Assault, 5-549 infra, Safe means of ingress and Continuous trip, 5-602 egress. Custom in regard to freight train, 5-604 Duty to announce stations, 5-565 Damages, see infra, Damages. Duty to carry promptly, 5-585 In general, 5-585 Degree of force to be employed, 5-607 Disorderly conduct, 5-598 Obligation to conform to published time-Carrier's duty, 5-598 tables, 5-585 Recovery of expenses incurred in avoid-Drunken passenger in helpless condition, 5-599 ing delay, 5-586 General rule, 5-598 Duty to carry safely, 5-586 Intoxicated passenger, 5-599 Degree of care, 5-589 Duty in regard to passengers taken sick Mental and physical condition and during transit, 5-594 Duty to furnish seat, 5-590 place of ejection a question of fact, 5-600 Free passengers, 5-589
Injuries caused by collision, see infra, Right of ejection to be exercised reasonably, 5-599 Excessive force, 5-549 Collision. Passage of train of another company Exemplary damages, see infra, Exemover tracks of carrier, 5-588 plary damages. Failure or refusal to procure ticket or pay fare, 5-594 Passengers on freight and other trains, 5-588, 589 Rate of speed, 5-593 Amount greater than company au-Special instances, 5-587 thorized to charge, 5-595 Train out of time, 5-588 Extra fare when paid on train, Duty to carry to point of destination (see 5-595 Failure to furnish seat, 5-596 infra, Damages), 5-583 Arousing sleeping passengers, 5-585 In general, 5-594 Carrying passengers beyond destination, Nonpayment of fare of child, 5-595 Opportunity to purchase ticket, 5-5-584 Failure of agent to give proper information, 5-584 Passenger entitled to reasonable General rule, 5-583 time, 5-596 Where train not accustomed to stop at Payment of back fare, 5-598 place, 5-584 Reasonable time a question of fact, Duty to protect passengers, see infra, Protec-5-597 tion of passengers. Retaining fare until after ejection, Duty to stop at stations, 5-566 5-598 Acceptance of fare to particular station, Tender after train is stopped, 5-5~569 597 Act of God, 5-567 When duty to carry is reimposed by payment of fare, 5-598 Agreement by agent to stop at particular station, 5-570 When duty to carry not reimposed Constitutionality of County Seat Act, by tender, 5-597 Freight train, 5-604 5-569 Insult, 5-550 Invalid ticket, 5-602 Contract upon ticket, 5-568 County seats, 5-569 Crossing of other roads, 5-570 Limitations in ticket, 5-602 Duty of carrier, 5-567 Manner of ejection, 5-606 Duty of passenger to inform himself, Negligence of carrier's agent, 5-602 Negligence of carrier's agent in giving passenger invalid ticket, 5-603 5-571 Flag stations, 5-568 Persons riding on freight train, 5-604 General rule, 5-566 Mistake of passenger, 5-570 Place of ejection, 5-607 Places other than stations, 5-570 Place of ejection of trespasser, 5-608 Representations of agents, 5-567 Retaining fare after ejection, 5-601 Selling ticket for certain train, 5-566 Rule requiring production of ticket on Slacking speed, 5-567 freight train, 5-606 Statutes as to place of ejection, 5-607 Speed, 5-567 Stop-over by passenger, 5-602
Taking up "returning" coupon by "going" conductor, 5-603 Stopping according to regulations, 5-567 Taking up ticket, 5-569 Transfer to other road, 5-569 Train in motion, 5-550

```
CARRIERS OF PASSENGERS, cont'd.
                                                  CARRIERS OF PASSENGERS, cont'd.
  Ejection of passengers, cont'd.
                                                    Excessive damages, cont'd.
                                                        Permanent injuries, 5-732
      Violation of reasonable rules of car-
            rier, 5-600
                                                    Exemplary damages, 5-708, 712, 714
                                                        Absence of slight care, 5-712
          Conducting business in carrier's
                                                        Act of servant, 5-714
            vehicle or depot, 5-600
          Refusal to allow conductors to de-
                                                        Amount of exemplary damages, 5-721
             tach coupons, 5-601
                                                        Assault by employee, 5-715
           Riding in cars reserved for women,
                                                        Authorization, 5-716, 717
                                                        Carrier's act, 5-712
             5-600
          Riding in cars reserved for women upon failure to furnish seat in
                                                        Corporations, 5-713
                                                        Distinction between act of carrier and
            another car, 5-600
                                                          that of its servant, 5-712
      Where train does not stop at passen-
                                                        Ejection of passenger from moving train,
        ger's destination, 5-601
                                                        Enforcing illegal regulation, 5-714
  Electric line, 5-481
Elevated railroads:
                                                        Evidence of authorization, 5-716
                                                        Evidence of ratification, 5-716
      Injuries to passengers, 10-942
      Injury by fellow passenger, 10-943
                                                        Excessive damages, 5-721
                                                        Failure to keep track in repair, 5-714
  Elevators (see Elevators), 5-482
                                                        General rule, 5-708
  Embankments, 5-521, 627
  Employees, see infra, Master and servant.
                                                        Gross negligence, 5-711
                                                        Illustrations, 5-709, 710
Indifference, 5-708
  Employees of carrier as passengers, 5-487,
                                                        Insult accompanying acts, 5-709
      Examples, 5-516, 517
      Going to and returning from work, 5-517
                                                        Intention, 5-708
                                                        Malice, 5-708
Malice inferred from circumstances,
      Off duty, 5-517
      Performance of casual service, 5-518
      When deemed passengers, 5-517
                                                          5-709
                                                        Mere negligence not sufficient, 5-712
      When not considered passengers, 5-516
                                                        Ratification, 5-716, 717
                                                        Right to give questioned, 5-708
      Riding on engine, 5-510, 676
                                                        Rule that servant's act must be author-
  Evidence, 5-632
                                                        ized or ratified, 5-715
Servant's act, 5-716, 717
      Authority of employees, 5-632
      Burden of proof, see infra, Burden of
                                                        Servant's unauthorized act, 5-715
                                                        Unauthorized act of servant, 5-715
      Competency of servants, 5-632
      Condition of track, 5-633
                                                        Unlawful ejection of passenger through
                                                          mistake, 5-710
          Evidence as respects locality, 5-633
                                                        Wanton ejection of passenger, 5-709
          Evidence as respects time, 5-634
          Evidence of defective condition of
                                                        Wantonly carrying beyond destination,
            track, 5-633
          Negligence in running train, 5-634
                                                        Wanton manner accompanying a lawful
      Conduct of parties, 5-638
                                                          ejection, 5-710
      Custom, 5-635
                                                        Who deemed the corporation, 5-714
                                                        Wilfulness, 5-708
      Customary conduct of parties, 5-638
      Means of transportation, 5-633
                                                    Experiments in evidence, 5-636
      Negligence, 5-632
                                                    Expert and opinion evidence:
          Care in selection of servants, 5-632
                                                        Permanent injuries, 5-706
                                                    Explosions and explosives:
          Former acts of negligence, 5-632
          Intemperate habits, 5-632
                                                        Explosion of boiler, 5-627
      Official reports, 5-635
                                                        Explosions as evidence of negligence,
      Rumor, 5-635
                                                          12-503
      Similar accidents, 5-635
                                                    Express cars, 5-512
          Admissibility to show independent
                                                    Express companies, 5-622
            acts of negligence, 5-635
                                                    Express messengers, 5-512, 622
          Derailment, 5-636
                                                    Extra fare when paid on train, 5~595
                                                    Extraordinary care, see infra, Degree of care
          Former experience of carrier, 5-636
          For what purpose admissible, 5-636
                                                      to be exercised.
          Subsequent experiments, 5-636
                                                    Failure to carry, see infra, Damages.
          To show carrier's knowledge of de-
                                                    Falling from train:
            fects, 5-636
                                                        Presumptions, 5-624
      Subsequent repairs, 5-637
                                                    False imprisonment, 5-550; 10-942; 12-748
                                                        Agent acting as detective, 5-552
          Conflict of authority, 5-637
          General rule, 5-637
                                                        Altercation between passenger and ser-
          Illustrations, 5-637, 638
                                                          vant, 5-552
      Ticket, see TICKETS AND FARES.
                                                        Evading payment of fares, 5-551
 Excessive damages, 5-720
                                                        Liability of carrier, 5-550
      Compensatory, 5-720
                                                        Mistake as to identity, 5-552
                                                        Passing counterfeit money, 5-551
      Ejection, 5-721
                                                        Probable cause, 5-553
      Exemplary, 5-721
      Illustrations, 5-721, 722
                                                        Statutes, 5-552
```

```
CARRIERS OF PASSENGERS, cont'd.
                                                     CARRIERS OF PASSENGERS, cont'd.
                                                        Illegal purposes, 5-688
  Fores, see Tickets and Fares.
  Ferries (see Ferries), 5-481
                                                        Improvements, 5-525
                                                        1mputable negligence, 5-652; 7-446
  Flag stations, 5-568
                                                        Indecent language, see infra, Protection of
                                                          passengers.
  Floods, 5-528, 531
       Accidents caused by extraordinary floods,
                                                        Inevitable accident, 5-531, 564
                                                        Inevitable accident or casualty, see INEVITA.
                                                          BLE ACCIDENT OR CASUALTY.
       Extraordinary floods, 13-721
                                                        Ingress, see infra, Safe means of ingress
       Failure to discover washouts, 13-721
       Liability for injuries to passengers,
                                                          and egress.
                                                        Insane passengers, 5-554
  Foreign transportation, 5-481
                                                        Inspection of appliances (see infra, Latent
                                                        defects), 5-527
Inspection of roadbed, 5-528
Insult, see infra, Protection of passengers.
  Forwarding, see infra, Safe means of ingress
    and egress.
  Fraud, 5-496, 503
       Nontransferable pass, 5-508
                                                        Insurers, 5-560
       Payment of fare, 5-496
                                                        Interstate commerce (see Interstate Com-
  Free passengers, 5-507
Freight trains (see Tickets and Fares; see
                                                          MERCE), 17-52, 63
                                                        Intoxication, see infra, Drunkenness.
         infra, Safe means of ingress and
                                                        Invention, 5-525
         egress), 5-481, 513, 589
                                                        Invitation, see infra, Contributory negligence.
                                                        Invitation of employees, see infro, Master
       Assumption of additional risks, 5-589
       Attempting to ride on certain tickets,
                                                          and servant.
                                                        Judicial notice:
                                                        Functions of officers, 5-630 "Ladies' car," 5-601
       Authority of employees, 5-514, 515
       Bribing brakeman, 5-516
       Company receiving and undertaking to
                                                        Landings, 5-533
                                                        Latent defects, 5-528
         carry, 5-513
                                                            Defects discoverable by manufacturer,
       Consent of company's servants, 5-514
       Crippled applicant for free transporta-
         tion, 5-515
                                                            Defects not discoverable by any degree
                                                              of skill and care, 5-529
       Degree of care to be exercised, 5-589
      Duty of carrier to carry safely, 5-589 Effect of acceptance of fare, 5-514
                                                            Defects not discoverable by the most
                                                              careful inspection, 5-529
                                                            General rule, 5-528
       Ejection of passenger, 5-604
                                                            Liability of carrier, 5-528
           Custom, 5-606
General rule, 5-604
                                                            What latent defects will relieve from re-
           Nonproduction of ticket, 5-606
                                                              sponsibility, 5-529
                                                        Leased road:
           Tickets, 5-606
                                                        Liability for defects in leased road, 5-530 Leaving the train, see infro, Safe means of
       Good faith of passenger, 5-513
       Invitation of employee, 5-515
       Invitation or permission of company,
                                                          ingress and egress.
                                                        Liabilities, see infra, Duties and liabilities.
         5-514
       Refusal to carry passengers, 5-540
Acceptance of fare by conductor or
                                                        Licensee:
                                                            Passenger distinguished from licensee,
             agent, 5-540
                                                              5-487
           Custom, 5-540
Right of carrier to refuse, 5-540
                                                        Life insurance:
                                                            Deduction of insurance money, 5-719
       Trains which habitually carry passengers,
                                                            Duties as to lights, 5-573
       When considered as passengers, 5-513
                                                        Limitation of liability (see Ships and Ship-
       When not considered as passengers,
                                                               PING; TICKETS AND FARES), 5-608
                                                            By contract, 5-612
         5-515
                                                                 Assent implied, 5-613
  Furnishing seat, 5-590, 600
  Future damages, see infra, Damages.
                                                                 Assent not implied, 5-613
  Goods carried on passenger trains, see BAG-
                                                                 Consideration, 5-614
                                                                 Express contract required, 5-612
    GAGE.
                                                                 Oral or written contract, 5-613
  Gratuitous passengers, 5-507
                                                                 Reasonableness of limitation a ques-
       Limitation of liability, 5-621
                                                                 tion of law, 5-614
Requisites of form, 5-613
  Gross negligence, see infra, Exemplary dam-
    ages.
                                                                 Signature, 5-613
Validity of limitation, 5-614
  Hackmen, 5-481
  Headlights, 5-524
                                                            By notice, 5-610
Assent not implied, 5-612
  Highest degree of care, see infra, Degree of
     care to be exercised.
  Holding out to the public to be such, 5-481
                                                                 Baggage, 5-611
  Horse-car line, 5-481
Human foresight, see infra, Degree of care
                                                                 General rule, 5-610
                                                                 Limiting amount of baggage, 5-612
                                                                 Mere notice of limitation void, 5-610
    to be exercised.
  Illegal contracts:
                                                                 Notices void by statute, 5-611
                                                            Common carriers, 5-609
       Traveling for illegal purposes, 5-688
                                                                                 Volume XXXI.
```

```
CARRIERS OF PASSENGERS, cont'd.
CARRIERS OF PASSENGERS, cont'd.
                                                       Master and servant, cont'd.
  Limitation of liability, cont'd.
                                                           Riding on freight trains, see infra,
      Drovers, 5-621
      Early rule, 5-608
                                                              Freight trains.
      For negligence, 5-615
                                                            Sufficient number of servants, 5-536
                                                       ln general, 5-536
What is a sufficient number, 5-536
Masters of vessels, see Masters of Vessels.
           Construction of statutes under New
             York rule, 5-620
           Degrees of negligence, 5-618
           Distinction between degrees
                                                       Measure of damages, see infra, Damages.
                                              ωf
                                                       Medium of payment, 5-495
Mental suffering (see infra. Damages):
             negligence, 5-618
           Distinction between negligence of
             carrier and that of its servants,
                                                            Past and future, 5-703
             5-619
                                                       Military law:
                                                            Duty to have and to furnish facilities for transportation, 5-169
           General rule, 5-615
           New York rule, 5-619
           Reason of the rule, 5-617
                                                       Mortality tables, 5-719
                                                       Moving train (see infra, Boarding moving
           Rule in England, 5-620
                                                              ear; Contributory negligence; Safe means of ingress or egress):
      General rule, 5-608, 609
      Gratuitous passengers, 5-621
                                                            Alighting from moving train, see infra,
       Interstate commerce, 17-97
       Power to limit, 5-608
                                                              Contributory negligence.
       Present rule, 5-609
                                                            Invitation to passenger to alight from
      Towards particular class of passengers,
                                                              moving train, 5-582
                                                       Murder and manslanghter, 5-554
Negligence (see infra, Appliances; Con-
         5-621
  Limited and unlimited tickets (see TICKETS
       AND FARES), 5-504
Commutation tickets, 5-506
                                                              tributory negligence; Duty to carry
                                                              safely; Presumptions):
       Conductor's check, 5-506
                                                            Burden of proof, see Burden of Proof.
                                                            Collision, see infra, Collision.
Degree of care to be exercised, see
       Expiration of time, 5-505
       General rule, 5-504
                                                              infra, Degree of care to be exercised.
       Riding on wrong train, 5-506
       Round-trip tickets, 5-506
                                                            Evidence, 5-632
                                                                 Care in selection of servants, 5-632
       Second-class tickets, 5-506
       Sundays, 5-505
                                                                 Former acts of negligence, 5-632
  Locomotives, 5-523
                                                                 Intemperate habits, 5-632
   Machinery, see infra, Appliances.
                                                            Evidence of similar accident, see infra,
   Mail cars, 5-511
                                                              Evidence.
   Mail clerks, 5-511
                                                            Liability for negligence of persons en-
                                                              gaged in manufacture or construction,
   Malice, see infra, Exemplary damages.
   Mandamus, 19-876
   Master and servant:
                                                            Protection of passengers, see infra, Pro-
       Competent servants, 5-533, 633
                                                              tection of passengers.
           Competent servants must be em-
                                                            Servants, see infra, Master and servant.
             ployed, 5-533
                                                        Negligence of persons engaged in manufac-
            Degree of skill required, 5-535
Knowledge of incompetency, 5-536
                                                       ture or construction, 5-530
Negroes, see infra, Civil rights.
            Person acting as servant by request
                                                        New inventions and improvements, 5-525
                                                        Newspaper peddler, 5-503
              of carrier's employee, 5-535
            Physicians and surgeons, 5-534
                                                        Nontransferable ticket, 5-507
                                                        Notice (see infra, Limitation of liability):
            Servants of stagecoach lines, 5-534
            Sober servants, 5-533
                                                            Duty to warn, instruct, or inform pas-
       Duty with respect to employment of ser-
                                                              sengers, 5-581
       vants, 5-533
Employees of carrier as passengers, see
                                                            Misdirection by employees, 5-582
Notice of rules, 5-484
          infra, Employees of carrier as passen-
                                                        Obligation to receive for carriage, 5-536
                                                            Application by unusual number of pas-
         gers.
       Evidence of care in selection of servants,
                                                              sengers, 5-539
                                                            Attendant on feeble persons, 5-528
          5-632
       Evidence of competency of servants,
                                                            Baggage of passenger (see BAGGAGE),
                                                               5-537
                                                            Damages for failure to carry, see infra,
       Exemplary damages for act of servant,
         see infra, Exemplary damages.
                                                               Damages.
                                                            Degree of care, 5-538
       Invitation or consent of carrier's em-
                                                            Feeble persons, 5-538
         ployees, 5-493
       Misdirection by employees, 5-582
                                                            Freight trains, 5-540
       Person riding free with consent of con-
                                                            General duty to receive, 5-536
         ductor or brakeman, 5-508
                                                            Infirm persons, 5-538
       Presumption of negligence, 5-625
                                                            In general, 5-536
       Protection of passengers, see infra, Pro-
                                                            Intoxicated persons, 5-538
                                                            Legally implied duty, 5-537
         tection of passengers.
       Riding on engine with permission of
                                                            Nonunion workingmen, 5-539
         engine driver or conductor, 5-511
                                                            Number, 5-539
```

```
CARRIERS OF PASSENGERS, cont'd.
CARRIERS OF PASSENGERS, cont'd.
                                                       Presumptions, cont'd.
  Obligation to receive for carriage, cont'd.
       Persons infected with contagious dis-
                                                           Negligence, cont'd.
                                                                Derailment, 5-627
         eases, 5-538
                                                                Embankment, 5-627
       Persons soliciting business in conflict
                                                                Falling from train, 5-624
         or competition with carrier, 5-539
                                                                From injury, 5-623
       Race discrimination, 5-539
       Remedy of passenger for refusal of car-
                                                                In general, 5-622
                                                                Injuries at station, 5-628
       riage, 5-540
Right of passengers to passage on board
                                                                Means of transportation, 5-626
                                                                Misplaced switch, 5-627
Nature of presumption, 5-629
         of steamboat not an unlimited right,
                                                                Objects projecting from other trains,
       Special trains, 5-540
       Statutory limitation upon number of pas-
                                                                  5-628
                                                                Obstruction in aisle of car, 5-624
         sengers, 5~539
       Steamboats, 5-537, 539
                                                                Overturning stagecoach or carriage.
                                                                  5-625
       Time of refusal to transport, 5-539
                                                                Reasons for doctrine, 5-629
       What persons may be refused transpor-
                                                                Rebutting presumptions, 5-629
Statement of rule, 5-625
         tation, 5-537
       Who may be refused carriage, 5-537
                                                                Steamboats, 5-627
  Obstructing train, 3-915
                                                                Sudden lurching, 5-625
  Obstructions, 5-522
                                                                Sudden starting, 5-625
       Presumptions from obstructions in aisle,
                                                                Sudden stoppage, 5-625
         5-624
                                                                Waiver of presumptions, 5-629
  Omnibus line, 5-481
                                                                Washout, 5-627
  Ordinary care, see infra, Degree of care to
    be exercised.
                                                                Where cause of injury was known.
   Other corporations:
                                                                  5-623
                                                           Relation of passenger and carrier, 5-630
       Injuries to passengers on trains of other
                                                           Rules of carrier and functions of offi-
         corporations, 23-730
                                                              cers, 5-630
  Pain and suffering, see infra, Damages.
  Parol evidence, 5-639
Passengers, see infra, Who are passengers.
Passes (see Tickets and Fares), 5-508
                                                       Presumption that one is a passenger, 5-488
                                                       Private car, 5-503
                                                       Private international law, 22-1351, 1352
       Drover's pass, 5-508
                                                       Projections:
       Fraud, 5-508
                                                           Object projecting from other train, 5-628
                                                       Promptness, see infra, Duty to carry
       General rule, 5-508
       Limitation of liability, 5-621
                                                         promptly.
                                                       Protection of passengers, 5-541
       Provision for only one person, 5-509
       When carrier prohibited by law from is-
                                                           From fellow passengers and third per-
                                                                sons, 5-553
Accidental injuries, 5-556
         suing passes, 5-508
  Passing from one car to another, 5-682"
  Payment of fares, see TICKETS AND FARES;
                                                                Assaults, 5-555
    see infra, Beginning of the relation; Ejec-
                                                                Degree of care, 5-554
                                                                Drunken passenger, 5-554, 558
    tion of passengers.
                                                                General doctrine, 5-553
   Pay train, 5-509
   Personal injuries, see infra, Damages; Ejec-
                                                                Illustrations of accidental injuries,
     tion of passengers; Negligence.
                                                                  5-557
                                                                Indecent language and conduct,
   Physicians and surgeons:
       Liability as to surgeons, 5-534
                                                                  5-557
   Place of ejection, 5-607
                                                                Injury to feelings, 5-557
   Platform (see infra, Safe means of ingress
                                                                Insane passenger, 5-554
                                                                Murder, 5-554
         and egress):
       Riding on platform of car, see infra.
                                                                Rape, 5-556
                                                                Reasonable foresight, 5-554
         Contributory negligence.
   Porter of sleeping car, 5-487
                                                                Sick passengers, 5-558
                                                                Violence resulting in death, 5-554
   Presumptions (see infra, Burden of proof),
         5-622
                                                           From its servants, 5-541
       Negligence, 5-622
                                                                Abuse, 5-550
            Act of servant, 5-625
                                                                Altercation provoked by passenger,
           Alighting from car, 5-624
Bridge or trestle giving away, 5-628
                                                                  5-548
                                                                Arrest, 5-550
                                                                Arrest for evading payment of fares,
            Collision, 5-625
            Collision between street cars, 5-626
                                                                  5-551
                                                                Assaults, 5-545
Assaults committed by brakemen,
            Collision with animal on track.
              5-626.
            Contributory negligence, 5-628
                                                                  5-546
           Coupling cars, 5-625
                                                                Called from train and beaten, 5-547
           Defective rails, 5-627
                                                                Carrier liable for torts of servants within scope of his employment,
           Defective switch, 5-627
           Defects in means of transportation,
                                                                  5-541
                                                                Contagious disease, 5-553
              5-626
```

```
CARRIERS OF PASSENGERS, cont'd.
                                                   CARRIERS OF PASSENGERS, cont'd.
  Protection of passengers, cont'd.
                                                     Regulations, see infra, Rules and regula-
      From its servants, cont'd.
                                                     Relationship of carrier and passenger, see
          Doctrine of agency applied, 5-541
           English doctrine, 5-544
                                                        infra, Who are passengers.
                                                     Remote damages, 5-692
          Expulsion, 5-549
           Expulsion from train in motion,
                                                     Repair of appliances, 5-527
                                                     Repairs:
             5-550
           False arrest, 5-550
                                                         Subsequent repairs, see infra, Evidence.
                                                     Representations of agent, see infra, Duty to
          False imprisonment, 5-550
                                                       stop at stations.
           Female passenger, 5-550
           Forbidden acts, 5-542
                                                     Res gestæ, 5-639
           General doctrine, 5-541
                                                          Admissions, 5-640
           Ground of doctrine, 5-543
                                                          Appearance, 5–639
           Illustrations of assaults, 5-546
                                                          Assault by employee, 5-644
                                                         By whom made, 5-643
           Insult, 5-550
                                                          Conduct of third persons, 5-643
           Intoxicated passenger, 5-549
                                                          Declaration in the statement of fact,
           Justification, 5-547
           New York doctrine, 5-544
                                                            5-643
           Personal difficulty, 5-548
                                                         Declaration made after transaction a
          Self-defense, 5-547
Servant insulted by passenger, 5-
                                                            completed fact, 5-641
                                                         Declarations as to circumstances of acci-
                                                            dent, 5-644
           Special liability of carrier, 5-542
                                                         Declarations explanatory of accident,
           Violation of carrier's rules, 5-549
                                                            5-641
                                                          Declarations of employees, 5-641
           Violent removal from train, 5-550
      Passenger must be protected, 5-541
                                                          Declarations of passengers, 5-639
  Proximate cause:
                                                          Declarations of third persons, 5-643
      Contributory negligence of passenger,
                                                          Dying declarations, 5-640
                                                         Exclamations by bystanders, 5-644
         5-640
                                                          Feigned complaints, 5-640
  Proximate damages, 5-691
                                                          General rule, 5-639
  Prudent man, see infra, Degree of care to be
                                                          Injuries to other passengers, 5-644
Proof of physical condition, 5-639
    exercised.
  Quarantine, 23-539
                                                          Reports to superior officers, 5-643
  Questions of law and fact:
      Contributory negligence:
                                                          Silence, 5-640
           Alighting from train when in mo-
                                                          Statement of fact, 5-643
             tion, 5-664
                                                          Statement to attending physician, 5-640
           Clear case of negligence, 5-653
                                                          Time of declarations, 5-639, 641
           Reasonableness
                                                     Riding in dangerous position, see infra, Con-
                            of apprehension,
             5-650, 674
                                                        tributory negligence.
           Where facts are disputed, 5-652
                                                     Road, 5-520
           Where various inferences may be
                                                     Roadbed, 5-521
             drawn from passenger's conduct,
                                                     Rolling stock, 5-523
             5-653
                                                          Duty in regard to, 5-523
           Where contributory negligence a
                                                          Illustrations, 5-523
             question of law or fact, 5-652
                                                     Round-trip tickets, 5-506
                                                     Rules and regulations (see TICKETS AND
      Mental and physical condition and place
      of ejection, 5-600
Permanency of injury, 5-706
                                                            FARES), 5-482
                                                          Assault on passenger for violation of
      Place of ejection, 5-607
Reasonableness of limitation upon lia-
                                                            carrier's rules, 5-549
                                                          Baggage car, 5-677
         bility, 5-614
                                                          Contributory negligence:
       Reasonableness of rules and regulations,
                                                              Acts in disobedience of carrier's
         5-483
                                                                rules, 5-647
  Reasonable time, 5-596, 597
Railroad commissioners, see RAILROAD COM-
                                                              Effect of nonenforcement of regu-
                                                              lation, 5-648
Effect of permission of carrier's
     MISSIONERS.
  Railroads (see infra, Appliances; see RAIL-
                                                                servants, 5-648
                                                              Ignorance of rule, 5-648
     ROADS), 5-481
  Rails, 5-521, 627
                                                          Duty of passenger to inform himself,
  Rape, 5-556
                                                            5-484
  Rate of speed, 5-593
                                                          Duty of passenger to obey, 5-485
  Reasonableness, see infra, Rules and regula-
                                                          Ejection of passengers, see infra, Ejec-
                                                            tion of passengers.
    tions.
  Reasonable time (see infra, Safe means of
                                                          Enforcement of regulations, 5-485
         ingress and egress):
                                                          Modification of rules, 5-485
      Opportunity to pay fare, 5-597
Opportunity to purchase ticket, 5-595
                                                          Notice of rules, 5-484
                                                          Obedience to rules, 5-485
  Receiving for carriage, see infra, Obligation
                                                          Place of boarding car, 5-654
                                                          Platform, 5-678
     to receive for carriage.
  Refusal to carry, see infra, Damages.
                                                          Power to make rules, 5-482
                                                                             Volume XXXI.
```

CARRIERS OF PASSENGERS, cont'd. Rules and regulations, cont'd.

Presumption of knowledge of rules, Presumption of negligence, 5-631 Reasonableness a mixed guestion of law and fact, 5-483 Rules as to mode of performance of duty as carrier, 5-482 Rules for regulation of business, 5-Rules must be reasonable, 5-482 Standing on platform, 5-678 Violation of rules, 5-503 Waiver of rules, 5-485 What constitutes notice, 5-484 Safe, 24-1013 Safe means of ingress and egress, 5-572 Assistance of passengers, 5-579 Burden of proof, 5-579 Delay of passenger, 5-579 Duration of stoppage, 5-577
Duty to see that passengers have alighted, 5-580 Duty to stop alongside platform, 5-574 Entrance of vehicle by person not a passenger, 5-581 Failure of passenger to demand that car be backed, 5-576 Forwarding or backing trains, 5-575 Freight trains not stopping at platform, 5-575 In general, 5-572 Lights, 5-573 Reasonable time for ingress and egress, 5-576 Starting train after expiration of reasonable time, 5-578 Starting train while passenger is boarding or alighting, 5-578 Street cars, 5-577 Sudden jerks, jolts, and jars, 5-573 Waiver of right to be carried back, 5-576 Scalpers, see TICKETS AND FARES. Seat, furnishing, 5-590, 600 Second-class tickets, 5-506 Self-defense, 5-547 Servants, see infra, Master and servant. Ships, see SHIPS AND SHIPPING. Similar accidents, see infra, Evidence. Slaves, 5-503 Sleeping car, 5-530 Sleeping car companies (see SLEEPING CAR COMPANIES), 5-482 Sleeping passengers, 5-585 Slight negligence, see infra, Degree of care to be exercised. Special trains, 5-540
Speed, see infra, Duty to carry safely. Speed, rate of, 5-593 Stagecoach: Degree of care required, 5-532 Degree of care to be exercised, 5-560 Presumption of negligence from overturning of stagecoach or carriage, 5-625 Stagecoach lines, 5-481 Servants, 5-534 Standing up in car, 5-681

Starting train, see infra, Safe means of in-

gress and egress.

CARRIERS OF PASSENGERS, cont'd. Station agent (see infra, Duty to stop at stations): Ejection of passenger where through negligence of agent passenger has invalid ticket, 5-602 Stations (see STATIONS (RAILEOAD); see infra, Beginning of the relation): Contributory negligence by conduct at or near stations, 5-685 Crossing intermediate tracks, 5-687 Crossing tracks, 5-686 Illustrations, 5-685, 686 Occupying platform while waiting for train, 5-686 Rule stated as to passenger's duty at or near station, 5-685 Standing between tracks in anticipation of train, 5-686 Damages for carrying beyond station. see infra, Damages. Duty to announce stations, 5-565

Duty to carry to point of destination, see infra, Duty to carry to point of destination. Duty to stop at stations, see infra, Duty to stop at stations. Effect of stoppage after announcement of station, 5-565 Injuries at station, 5-628 Steamooat companies, 5-481 Steamers, see Ships and Shipping. Stop-over, 5-502, 602 Stoppage, see infra. Safe means of ingress and egress. Stopping at stations, see infra, Duty to stop at stations. Stopping over while traveling on connecting lines, 5-502 Street railways (see STREET RAILWAYS), 27-7 Subsequent repairs, see infra. Evidence. Sudden lurching: Presumption of negligence, 5-625 Sudden stopping: Presumption of negligence, 5-625 Sundays and holidays, see Sundays and HOLIDAYS. Switches, 5-522, 627 Tender: Ejection after tender of fare, 5-597, 598 Tender of payment, 5-495 Termination of relation, 5-497 After leaving vehicle, 5-499 General rule, 5-497 In the act of leaving vehicle, 5-498 Misconduct of passenger, 5-497 Reasonable time in which to alight, 5-497 Refusal to pay fare, 5-497 Refusal to produce ticket, 5-497 Where passenger has conducted himself properly, 5-497 Termination of relation after leaving vehicle at point of destination, 5-499 General rule, 5-499 Leaving and returning to vehicle, 5-499 Street cars, 5-499 Termination of relation after leaving vehicle at point other than destination, 5-500 Eating station, 5-501 General rule, 5-500 Intermediate station, 5-500 No intention to return, 5-501

Volume XXXI.

CARRIERS OF PASSENGERS, cont'd. CARRIERS OF PASSENGERS, cont'd. Who are passengers, cont'd.

Limited and unlimited tickets, cont'd. Termination of relation after leaving vehicle at point other than destination, cont'd. Conductor's check, 5-506 Refreshment station, 5-501 Stop-over, 5-501 Expiration of time, 5-505 Train stopped by wreck, 5-502 General rule, 5-504 Riding on wrong train, 5-506 Transfer station, 5-502 Tickets and feres (see TICKETS AND FARES): Round-trip tickets, 5-506 Beginning of the relation, see infra, Be-Second-class tickets, 5-506 ginning of the relation. Sundays, 5-505 Mail clerks, 5-511 Ejection of passengers, see infra, Ejection of passengers. Newspaper peddler, 5-503 Nontransferable ticket, 5-507 Ties, 5-521 Time-tables, 5-585 Obligation to receive for carriage, see Torts, see infra, Protection of passengers. infra, Obligation to receive for carriage. Operation of rules, 5-503 Evidence of condition of trock, see infra, Particular applications, 5-502 Alighting from train, see infra, Con-Pay train, 5-509 tributory negligence. Persons attending passengers arriving or departing, 5-518 Boarding train, see infra, Contributory Carrier's relation to such persons, negligence. Tramps, 5-503 5-519 Trespass: Entering train for purpose of as-Passenger distinguished from trespasser, sisting passenger, 5-518 General rule, 5-518 5-487 Trespasser, 5-503 Illustrations, 5-519 Trespasser stealing a ride, 5-503 Infirm passengers requiring assist-Trestle, see infra, Bridges. ance, 5-519 Ultra vires, 5-481 Persons fraudulently inducing employee Usages and customs, 5-635 to disregard his duty, 5-508 Utmost care (see infra, Degree of care to be Persons riding free with consent of exercised), 29-560 company, 5-508 Vessels, see Ships and Shipping. Persons riding free with consent of Warning (see infra, Duty to carry to point of conductor or brakeman, 5-508 destination): Persons riding gratuitously, 5-507 Free passengers, 5-507 Announcement of station, 5-565 Duty to warn, instruct, or inform pas-In general, 5-507 sengers, 5-581 Riding on passes, see infra, Passes. Failure to warn carrier of discovered Persons riding in vehicles not ordinarily danger, 5-649 used for carrying passengers, 5-509 Passenger acting in disobedience of Persons riding on certain tickets, 5-504 warning, 5-647 Warning of departure of train, 5-571 Porter of sleeping car, 5-487 Presumption of relation of passenger and Warning passengers, 5-581 carrier, 5-630 Presumption that one is a passenger, Washout, 5–627 Wheels, 5-523 5-488 Private car, 5-503 Who are passengers, 5-486 Agent of passenger, 5-486 Riding in mail cars, 5-511 Apparent exceptions to the general rule, Riding on engine, 5-510 Riding on engine with permission of 5-486 engine driver, 5-511 Boarding moving car, 5-492 Child on train with mother, 5-504 Riding on freight trains, see infra, Freight trains. Construction train, 5-509, 510 Riding on hand cars, 5-511 Definition of passenger, 5-486 Servant of sleeping car companies, 5-504 Distinguished from employees, 5-487 Distinguished from licenses, 5-487 Slaves, 5-503 Distinguished from other persons, 5-486 Trespasser, 5-503 Distinguished from servant of one ship-When relation begins, see infra, Beginning of the relation. ping lumber, 5-487 When relation terminates, see infra, Distinguished from trespassers, 5-487 Termination of relation. Employees of carrier as passengers, see Wilfulness, see infra, Exemplary damages. infra. Employees of carrier as passen-Window guards, 5-524 Express cars, 5-512 Cars reserved for women, 5-600 Express messengers, 5-512 Degree of care to be exercised, 5-563 Frand, 5-496, 503 Wrong train, 5-506 In general, 5-486, 502 Invitation or consent of carrier's em-CARRY, 5-723. Forward, 13-1164 ployees, 5-493 Limited and unlimited tickets, 5-504 Live and carry on business, 19-427 Commutation tickets, 5-506 Usury, 5-727

281

CARRYING WEAPONS, cont'd. CARRYING ARMS, 5-723 CARRYING AWAY, 5-724 Own premises, cont'd. Person's right to carry weapons on his See LARCENY. CARRYING CONCEALED WEAPONS, own premises, 5-742 Public road running through premises. see CARRYING WEAPONS. CARRYING ON BUSINESS, 5-724 5-743 Person (see infra, About the person): See Occupation, Business, and Privilege Where the weapon is not concealed on TAXES. the person, 5-733 Occasional transactions, 5-725 Persons threatened with bodily harm, 5-740 Separate property of married women, 5-727 Character of threatening party, 5-742 CARRYING STOCK, 5-728 Exception in favor of one who is threat-CARRYING WEAPONS, 5-729 ened or who apprehends attack, 5-740 About the person, 1-196; 5-731 Illustrations, 5-740, 741, 742 Threatened danger must be real, not Where the weapon is not concealed on the person, 5-733 imaginary, 5-741 Apprehension, 2-487 Time of threat, 5-741 Arms of war, 5-738 Pistols, 5-737 Arrest: Pistol separated into its parts, 5-737 Arrest without warrant, 2-875 Pistol, unloaded, 5-737 Pistol found upon search after arrest, Place, see infra, Own premises. Police power, 5-731 Bearing arms, 3-903 Premises, see infra, Own premises. Bodily harm, see infra, Persons threatened Privilege of carrying, see infra, Exemption with bodily harm. from statute. Brass knuckles, 4-880; 5-737 Public officers, 5-738 Burden of proof: Exemption from statute, 5-745 Appointment, 5-738 "Carry," 5-724
Carrying, see infra, What amounts to a Deputies, 5-738 Exempted from the operation of the statute, 5-738 carrying. Common law, 5-729 Concealment, see infra, What amounts to a Exemption applies only while in active discharge of duty, 5-739 Policemen, 5-740 concealment. United States mail carrier, 5-740 Condition of weapon, 5-737 Self-defense, see infra, Persons threatened Constitutional law, 5-730 with bodily harm. Arms of war, 5-738 Forfeiture of weapon, 5-730 Statute, 5-729 Merely police regulations, 5-731 Statutes enumerating weapons, 5-737 Ordinances, 5-730 Provisions in the Constitution of the Threats and threatening letters, see infra, Persons threatened with bodily harm. United States, 5-730 Statutes against carrying concealed Travelers and persons on journey, 5-743; 28-454 General rule as to liability, 5-743 weapons constitutional, 5-730 Dangerous weapons, 5-736, 737 Illustrations, 5-744 Mail carrier, 5-744 Deadly weapons, 5-736 Deputies, 5-738 The distance traveled, 5-744 Travelers stopping on journey, 5-745 Disturbing meetings, 9-671 Elections, 10-854 What is traveling or going on a journey Exemption from statute, 5-738, 745 within the statute, 5-743 Burden of proving exemption, 5-745 Officers of the law, 5-738 When privilege begins and ends, 5-744 Unloaded pistol, 5-737 Persons on their own premises, 5-742 Vehicle, 5-732 Persons threatened with bodily harm, Wagon, 5-732 Weapons included in statute, 5-736 5-740 Travelers and persons on journey, 5-Arms of war, 5-738 Brass knuckles, 5-737 Highways: Condition of weapon, 5-737 Public road running through one's own Dangerous weapons, 5-736, 737 premises, 5-743 Deadly weapons, 5-736 Intent of the act, 5-734 Pistols, 5-737 Carrying as merchandise, 5-735 Pistol separated into its parts, 5-737 Carrying between residence and place of Pistol, unloaded, 5-737 business, 5-736 Statutes enumerating weapons, 5-737 In general, 5-734 Unloaded pistol, 5-737 Innocent motive no defense, 5-735 What amounts to a carrying, 5-731 Intent to go armed, 5-735 About the person, 5-731 Journey, see infra, Travelers and persons on Act continuous, 5-731 iourney. Carrying in wagon or vehicle, 5-732 Locomotion not necessary, 5-731 Locomotion not necessary, 5-731 Ordinances, 5-730 Possession of concealed weapon a carry-Own premises, 5-742 ing, 5-731 Leased premises, 5-743 Weapon must be carried as arms, 5-731 Volume XXXI.

CARRYING WEAPONS, cont'd. CASE, cont'd. What amounts to a carrying, cont'd. Proceedings held to be or not to be within the term "case," 5-753 What amounts to a carrying about the person, 5-731 Settled case, 5-751 What amounts to a concealment, 5-732 Special case, 5-751; 25-1162 Concealment material, 5-732 Suit, 27-367
Case synonymous with suit, 5-752 Illustrations. 5-733 Trespass on the case, see TRESPASS ON THE Length of concealment, 5-733 Must be open to ordinary observation, CASE. United States Constitution conferring juris-5-732 Need not be on the person, 5-733 diction upon the United States courts in cases in law and equity, 5-754 Pistol found upon search after arrest, 5-734 Admiralty jurisdiction, 5-756 Possession prima facie evidence of con-Case originally brought in state court, cealment, 5-733 Proof of defendant carrying pistol 5-755 Cases and controversies, 5-754 openly at other times, 5-734 Naval forces, 5-755 Seeing impression of pistol under coat, Question not raised, 5-755 United States courts, 5-754 CASE MADE, 5-750 CASE MADE ON APPEAL, 5-751 Sufficiency of proof, 5-733 What amounts to concealment, 5-732 Where the weapon is not concealed on CASE SUBMITTED, 5-750 the person, 5-733 CASH, 5-757; 30-712 CARS (see CARRIERS OF GOODS; CARRIERS OF See CREDIT. LIVE STOCK; CARRIERS OF PASSENGERS; COUPLING CARS; RAILROADS; STREET RAIL-Bank notes, 5-758 Bills of exchange and promissory notes, WAYS 5-759 Connecting carriers, see Connecting Car-Checks, 5-757 Existing debt, 5-759 RIERS CAR-SWITCHING COMPANY: Factors and commission merchants, 5-757 Full cash value, 14-561 Common carriers, 6-257 Out and out, 5-760 CART, 5-746 Postal laws: Exemptions from execution, 12-128 Exemptions from taxation, 5-746 Sale of postage stamps, 5-760 Terms cash, 5-760 Wagon, 29-1087 CARTAGE: Treasury notes, 5-758 Usages and customs, 5-757 Carriers of goods, 5-218 CARTELS: CASHIER, 5-761 International law, 16-1159 See BANKS AND BANKING; NATIONAL BANKS. Savings banks, see Savings Banks. War, 16-1159 CARTERS: CASH VALUE, 5-759 CAST, 5-761 CAST AWAY, 5-761 Common carriers, 6-251 CAR TRUST ASSOCIATIONS, 5-747 CASTING VOTE, 5-762 Car trust leases, 5-747 CASUAL, 5-762 CASUALTY, 5-762; 18-311 Definition, 5-747 Leases, 5-747 Nature, 5-747 See INEVITABLE ACCIDENT OR CASUALTY. Receivers, 5-748 CARTWAYS, 5-746 Fire insurance, 5-762 Inevitable accident, 16-242 Inevitable casualty, 18-254 CAS, 5-748 CA. SA., 5-134 Leases, 5--763 Unavoidable accident, 16-242; 29-92 CASE, 5-748 See Action; Agreed Case; Cause; Suit; Unavoidable casualties, 18-311 CASUALTY INSURANCE: TRESPASS ON THE CASE: Accident insurance distinguished from. 1-285 Case equivalent to action, 5-752 Affidavits of merits, 5-749 CASUS, 5-763 CATALOGUE, 5-763 All cases, 2-141 CATCHING BARGAIN, 5-764; 14-20 Box, 5-756 Acquiescence, see infra, Confirmation and Case made on appeal, 5-751 acquiescence. Case or canister, 5-756 Assent of ancestor, see infra, Knowledge and assent of ancestor. Case synonymous with cause, 5-751 Auction sale, 5-766, 768, 770 Civil case, 6-96 Burden of proof, 5-769 Contempt of court, 5-753 Age of vendor, 5-770 Criminal and civil proceedings, 5-750 In general, 5-769 Price fixed by expert, 5-770 Disqualification of judge, 5-749 Election contest, 5-753 Sale at auction, 5-770 Confirmation and acquiescence, 5-769 Facts of the case, 5-749 In case of, 5-756 Acquiescence, 5-769 In case of or in event of decease, 16-126 General rule, 5-769 Law of the case (see Stare Decisis), 18-572

CATTLE, cont'd. CATCHING BARGAIN, cont'd. Dishorning cattle, 8-449 Expert and opinion evidence, 12-460 Confirmation and acquiescence, cont'd. Limitation of rule, 5-769 Presumption, 5-769 Value, 12-476 Consideration (see infra, Inadequacy of con-Fire insurance, see FIRE INSUBANCE. Goats, 5-772 sideration): Hogs, 5-771 Return of consideration, 5-770 Consideration fixed by third party, 5-768 Horses, 5-771 Indictment, 5-772 Auction sale, 5-768 Merchandise, 20-582 In general, 5-768 Many offers to sell, 5-768 Mules, 5-771 Neat cattle, 5-771 Costs, 5-770 Definition, 5-764 Oxen, 5-772 Sheep, 5-772 Equitable doctrine, 5-765 Burden of proof, see infra, Burden of CATTLE GUARDS, 5-772 See Crossings; Fences. Confirmation and acquiescence, see infra, Expert and opinion evidence, 12-468 Confirmation and acquiescence.

Consideration fixed by third party, see infra, Consideration fixed by third Injuries to animals by railroads, 16-485, 486 Municipal corporations, 12-1083 Stations (railroad), 26-512 party. CAUCUS, 5-772 Grounds of doctrine, 5-765 Inadequacy of consideration, see infra, See Elections. CAUSA, 5-772 CAUSA CAUSANS, 5-772 Inadequacy of consideration. Knowledge and assent of ancestor, see infra, Knowledge and assent of an-CAUSA MORTIS, see GIFTS. CAUSA SINE QUA NON, 5-772 cestor. CAUSA TURPIS, 5-772 Terms imbosed when transaction avoided, see infra, Terms imposed CAUSE, 5-772; 23-442 See Action; Case; Suit. when transaction avoided. Adequate cause, 1-632 Expectant heirs, 5-764 Attempt to commit crime, 5-774 Definition, 5-764 Illustrations, 5-765 Case synonymous with cause, 5-751 Form of transaction, 5-765 Inadequacy of consideration, 5-765 Condition: Evidence of actuaries from tables, 5-767 distinguished from condition, Cause Illustrations of inadequacy of the con-5-774; 21-494 sideration, 5-766 Consideration: Mere inadequacy not insufficient, 5-765 Cause distinguished from consideration, 5-776 Rule in England, 5-765 Rule in United States, 5-766 Contempt, 5-773 Contested question, 5-772 Sale by auction, 5-766 Subpurchaser, 5-766 Criminal law, 5-773 Value of reversionary interest, 5-767 Due cause, 10-283 Knowledge and assent of ancestor, 5-767 Efficient cause, 10-460 Family arrangement, 5-767 Ejusdem generis, 5-774 In England, 5-767 Good cause, 14-1074 Intention should be manifest, 5-768 Habeas corpus, 15-157 In United States, 5-767 Indictment, 5-773 Justifiable cause, 18-54 Mortality tables, 5-767 Post obit, 22-1082 Other cause, 5-774 Ratification, see infra, Confirmation and Pending cause, 5-773 Quo warranto, 5-773 acquiescence. Removal of causes, 5-773 Return of consideration, 5-770 Specific performance, 26-69 Removal of officers, 5-774 Same cause, 5-775 Statutory enactment in England, 5-770 Terms imposed when transaction avoided, Sufficient cause, 27-365 Suit, 27-367 Third party, see infra, Consideration fixed Unavoidable cause, 29-92 CAUSE OF ACTION, 5-776 by third party. See SET-OFF, RECOUPMENT, AND COUNTER-CATCHINGS, 5-770 CLAIM. CATHOLIC, 5-771 CATTLE, 5-771 Implies a person in existence qualified to See Animals; Brands and Marks; Fences; enforce it, 5-776 Subject of action distinguished from cause INJURIES TO ANIMALS BY RAILROADS. of action, 5-777 Asses, 5-771 Bulls, 5-772 Whole cause of action, 5-776 Carriers of live stock, see CARRIERS OF LIVE CAUSE OF COMPLAINT, 5-774 CAUSEWAY, 5-777 Confined to cattle of bovine species, 5-771 See Crossings. CAUTIOUS, 5-777 Cruelty to animals, see CRUELTY TO ANI-Prudent distinguished from, 5-777 MALS.

284

CAVEAT, 5-778	CEMETERIES, cont'd.
See State and Public Lands.	Eminent domain, 5-792; 10-1085
Patents, see PATENTS.	Cemetery purposes, 5-782
Supersedeas, 5-778	Condemnation of cemetery lands, 5-783
Suspension of proceedings, 5-778	Enlarging public cemetery, 5-783
CAVEAT EMPTOR, 5-778	Essentials to the exercise of the right of
See IMPLIED WARRANTY; JUDICIAL SALES;	eminent domain, 5-782
VENDOR AND PURCHASER.	General authority sufficient in case of
Bona fide purchasers, see SALES.	private cemeteries, 5-783
Consideration, 6-782	Immunity granted by special act, 5-784
Covenants, 18-667	Public use, 5-782
Partition, 21-1209	Special authority necessary in case of
Railroad securities, 23-830	public cemetery, 5-783
Receivers, 23-1082	Statutory prohibition, 5-784
Sheriffs' sales, 25–822, 843	Executors and administrators:
Trust deeds and power of sale mortgages,	Cost of burial lot, 11-1265
28-821	Exemplary damages, 5-794
Vendor and purchaser, 29–624	Exemptions from taxation, 12-343, 370
CAVEAT PROCEEDINGS, see STATE AND	Exemption dependent upon use, 12-344
Public Lands.	General rule, 12-343
CAVEAT VENDITOR, 5-778	Land held for future use, 12-345
CAYENNE PEPPER, 5-779	Places of burial, 12-343
C. B. & Q. R. R. CO.:	Graveyard, 5-782
Abbreviation; 1–98	Injunctions:
CEASE, 5-779	Removal of monument, 5-795
Cease to be operated, see Fire Insurance.	Trespass, 5-794
Corporate powers shall cease, 9-555	Liens, 5-795
CEDE, 5-779	Lot-holder's interest, 5-785
CEDO, 5-780	Association the general owner, 5-786
CEDULE, 5-780 CELEBRATE, 5-780	Charter duty as to repairs, 5-787
CELLAR, 5-780	Churchyard cemeteries, 5-787 Church may restrict interment to
Mechanics' liens, 20-308	those in its communion, 5-788
CEMENT, 5-780	Church sole judge as to right of in-
CEMETERIES, 5-781	terment, 5–789
Abandonment of cemetery lands, 5-796	Easement, 5-787
Conditions subsequent, 5-797	"Heirs and assigns forever," 5-788
Identity lost, 5-796	In general, 5-787
Right of reverter, 5-797	License, 5-788
Right of reverter where conveyance ab-	Restriction upon privilege, 5-788
solute, 5-797	Rights when churchyard vacated,
What constitutes, 5-796	5-788
Alienation of property, 7-749	Subject to change of location, 5-788
Burial, see DEAD BODY.	Easement to bury, 5-787
Burial ground, 5-782	Evidence showing right of sepulture,
Charities and trusts for charitable uses, 5-790	5-786
Cemetery association, 5-934	Independent incorporated association,
Perpetual trusts for the care of tombs,	5-785
monuments, and graveyards, 5-933	In public cemeteries, 5-789
Trusts to keep a churchyard, 5-934	License will not support ejectment,
Condemnation proceedings, see infra, Emi-	5-786
nent domain.	Repairs, 5-787
Criminal law, 5-795	Right of way, 5-789
Damages:	Right to erect monuments and the like,
Trespass, 5-794 Dedication of lands for cemeteries, 5-784;	5–790 Surplus revenues from sale of lots,
9-28	5–787
Acts constituting a dedication, 5-785	Trusts to maintain monuments, 5-790
Dedication presumed by user, 5-785	Mandamus:
General rule, 5-784	Compelling issuance of burial permit,
No particular form of dedication neces-	19-869
sary, 5-785	Mechanics' liens, 20-289
Particular grantee, 5-784	Monuments, 5-790
Purchasing lands subject to use as a	Injury to or removal of monument,
cemetery, 5-785	5-795
What constitutes, 5-784	Mortgages, 5-795
Definition, 5-781	Municipal regulations, 5-792
Disinterment, 5-793	Nuisances, 5-791
Authority of state, 5-793	Disinterment, 5-793
Delegation of power, 5-794	Held subject to that contingency, 5-791
Drains and sewers:	In general, 5-791
Assessments, 10-254	May be declared a nuisance, 5-791
28	5 Volume XXXI.

```
CERTIFICATES OF DEPOSIT, 5-801
CEMETERIES, cont'd.
                                                      See BANK NOTES; BILLS OF CREDIT; CHECKS.
  Nuisances, cont'd.
                                                      Accommodation paper, 5-810
      Municipal regulations, 5-792
                                                     Bank notes, 3-773

Banks, see infra, Liability of the issuing bank; Power of banks to issue; Rights of
       Removal, 5-793
       State regulations, 5-792
       When equity will grant relief, 5-791
                                                        the issuing bank.
  Place of burial, 5-782
                                                      Bills of exchange and promissory notes, see infra, Considered as and distinguished
  Police power, 22-923
  Removal, see infra, Disinterment.
                                                        from a promissory note; Negotiability.
  Reverter, 5-797
                                                      Bona fide holders, 5-807
  Sepulture, rights of, 5-785
                                                          Certificate payable at time certain,
       Association the general owner, 5-786
                                                            5-807
       Charter duty as to repairs, 5-787
                                                          Certificate payable on demand, 5-807
      Churchyard cemeteries, 5-787
Church may restrict interment to
                                                          Must acquire title before certificate is
                                                      overdue, 5-807
Considered as and distinguished from a
             those in its communion, 5-788
           Church sole judge as to right of in-
                                                            promissory note, 5-803
           terment, 5-789
Easement, 5-787
                                                          Considered as promissory note, 5-803
                                                          Construed to be promissory note, 5-803
           "Heirs and assigns forever," 5-788
                                                          Distinguishing characteristic, 5-804
           In general, 5-787
                                                          Limitation of actions, 5-804
           License, 5-788
                                                          Necessity of demand, 5-804
           Restriction upon privilege, 5-788
                                                      Currency, 8-499
           Rights when churchyard vacated,
             5-788
                                                      Definition, 5-801
                                                      Demand, 3-839; 5-806
           Subject to change of location, 5-788
       Easement to bury, 5-787
                                                      Demand, necessity of, 5-804
       Evidence showing right of sepulture,
                                                      Deposit slip, 5-802
                                                      Execution, 5-802
                                                      Forgery, 5-810
       Independent incorporated association,
         5-785
                                                      Form, 5-802
                                                          Deposit slip, 5-802
       In public cemeteries, 5-789
                                                          In general, 5-802
       License will not support ejectment,
                                                          Interest after maturity, 5-802
         5-786
       Repairs, 5-787
                                                           Certificate fraudulently issued, 5-810
       Right of way, 5-789
       Right to erect monuments and the like,
                                                      Indemnity:
                                                          Right to require indemnity when certifi-
                                                             cate is lost, 5-808
       Surplus revenues from sale of lots, 5-787
       Trusts to maintain monuments, 5-790
                                                      Interest, 5-802
                                                           After maturity, 5-802
  Special or local assessments, 25-1186
                                                      Liability of the issuing bank, 5-808
  State regulations, 5-792
                                                          Accommodation certificate, 5-810
  Trespass, 5-794
       Criminal offenses, 5-795
                                                           Certificate fraudulently issued, 5-810
                                                          Certificate issued without deposit, 5-809
       Exemplary damages, 5-794
       In general, 5-794
                                                           Certificate payable to alternate payees,
                                                             5-809
       Injunction to restrain, 5-794
       Injunction to restrain removal of monu-
                                                          Forged indorsement, 5-810
                                                          Production of certificate prima facie
         ment, 5-795
                                                             proof, 5-809
       Injury to feelings, 5-794
                                                           Upon the certificate, 5-809
       Injury to or removal of monuments,
                                                           Upon the deposit, 5-810
                                                      Limitation of actions, 5-804
       Title of monument in heir, 5-795
  Waters and watercourses, see WATERS AND
                                                      Lost papers and instruments:
                                                           Right to require indemnity when certifi-
     WATERCOURSES.
CENSORIOUSNESS, 5-798
                                                             cate is lost, 5-808
CENSUS, 5-798
                                                      Money, 20-839
                                                      Nature of the instrument, 5-803
  See Elections.
  Dominion of Canada, 10-84
                                                      Negotiability, 5-805

Bona fide holders, 5-807
  Judicial notice, 17-898
CENTRE OF THE ROAD:
                                                           Certificates not payable on time, 5-806
  Law of the road, 18-580
                                                           Certificates payable on time, 5-806
CERTAIN, 5-798
CERTAINTY, 5-798
                                                          Demand, 5-806
Effect of provision for return of cer-
  Moral certainty, 20-871
                                                             tificate, 5-805
  Pleading, 5-799
                                                          In general, 5-805
Liability of indorsers of nonnegotiable
CERTIFICATE, 5-800
  See DOCUMENTARY EVIDENCE.
                                                             certificates, 5-806
  Limited partnership, see LIMITED PARTNER-
                                                           Parol evidence to explain indorsement,
     SHIP.
                                                             5-806
  Writing, 5-800
                                                           Pennsylvania doctrine, 5-805
CERTIFICATE OF APPRAISEMENT,
                                                           Presentment, 5-806
  5-800
                                                           Rights and liabilities of indorsers, 5-806
```

......

```
CERTIFICATES OF DEPOSIT, cont'd.
                                                     CHAMPERTY AND MAINTENANCE.
  Origin, 5-801
                                                         cont'd.
  Parol evidence, 5-806
                                                       Attorney and client, 5-824
  Payment (see infra, Surrender), 22-569
                                                            Agreement after judgment for fee, 5-829
  Payment of debts in certificates of deposit,
                                                            Agreement to pay costs, 3-407
                                                            Attorney as surety for client, 3-291
  Power of banks to issue, 5-807
                                                            Attorney paying costs, 5-829 Contingent fees, see infra, Contingent
       Certificates payable on time, 5-808
       In general, 5-807
                                                              fecs.
       Statutory regulations, 5-808
                                                            Contracts to indemnify client against
  Presentment:
                                                              loss in suit, 3-344
                                                       Between attorney and client, see infra, Attor-
       Certificate payable at time certain, 5-
                                                         ney and client.
       Certificate payable on demand, 5-806
                                                       Bracery, 4-872
  Promissory notes, see infra, Considered as
                                                       Buying and selling pretended titles, 5-834
    and distinguished from a promissory
                                                            Connecticut, 5-840
                                                            Construction of Tennessee statute, 5-836
  Purpose, 5-802
Rights of the issuing bank, 5-808
                                                            Construction of the champerty statutes,
                                                              5-838
       Interpleader, 5-808
                                                            Effect of the conveyance, 5-844
       To require indemnity when certificate
                                                                Ejectment, 5-845
                                                                Estoppel, 5-845
In general, 5-844
         is lost, 5-808
       To require surrender of certificate upon
         payment, 5-808
                                                                Rights under conveyance, 5-845
  Surrender:
                                                                Second conveyance, 5-844
       Right to require surrender of certificate
                                                            Virginia, 5-845
Generally, 5-834
         upon payment, 5-808
                                                            Kentucky, 5-840
CERTIFICATES OF STOCK, see STOCK
                                                            Mortgages, 5-840
Nature of possession, 5-840
New York statute, 5-839
  AND STOCKHOLDERS.
CERTIFIED CHECKS, see CHECKS.
CERTIFY, 5-812
CERTIORARI, 5-812
                                                            Possession, 5-838
                                                            Possession must be actual, 5-839
   County commissioners, 7-1009
   Disfranchisement, 9-501
                                                            Possession under executory contract,
  Executions, 11-717
                                                              5-840
                                                            Statute of Henry VIII., 5-834
  Governor, 14-1106
                                                            Statute of Henry VIII. abolished by stat-
  Highways, see HIGHWAYS.
  Intoxicating liquors,
                            see
                                   INTOXICATING
                                                            ute, 5-837
Statute of Henry VIII. affirmed the
    Liouors.
   Justices of the peace, 18-39
                                                              common law, 5-835
                                                            Statute of Henry VIII. enforced as part
of the common law, 5-837
Statute of Henry VIII. recognized as ob-
  Mandamus, 19-750, 858
  Ordinances:
       Validity of ordinance, 21-979
  Prohibition, 23-210
                                                            solete, 5-838
Statute of Henry VIII. re-enacted in the
  Special or local assessments, 25-1244
United States courts, see United States
                                                              United States, 5-835
                                                            Tax sales, 5-840
     COURTS.
CESSIONS, 5-812
International law, see International Law.
                                                            Tennessee, 5-840
                                                            Title, 5-838
CESTUI QUE TRUST, see TRUSTS AND
                                                            Validity of title, 5-839
                                                            What conveyances included, 5-841
  TRUSTEES.
CHAIN, 5-812
CHAIN OF CIRCUMSTANCES, 5-812
                                                                Bona fide contracts, 5-841
                                                                Codefendants, 5-841
                                                                Conveyance by state, 5-841
  See CIRCUMSTANTIAL EVIDENCE.
CHAIR, 5-813
                                                                Conveyance of an incorporeal here-
CHAIRMAN, 5-813
CHALLENGE, 5-813
See Duelling; Jury and Jury Trial.
                                                                   ditament, 5-841
                                                                Conveyance of a trust estate, 5-842
                                                                Deed made by the heir at law while
  Bearer of a challenge, 3-903
                                                                  third person is in possession,
                                                                   5-843
CHAMBERS, 5-814
Indge, see Judge.
CHAMPAGNE, 5-814
CHAMPERTY AND MAINTENANCE,
                                                                Deeds of confirmation, 5-841
                                                                Estates for years, 5-843
                                                                Execution sales, 5-842
                                                                Indicial decree, 5-842
    5-815
  See Assignments; Barratry.
                                                                Lands passing by devise, 5-841
  Action for damages, 5-821
                                                                Mortgage, 5-843
  Adverse possession, see infra, Buying and selling pretended titles.
                                                                Purchase of lands in lititgation, 5-
                                                                Purchase of lands pending suit, 5-
  Affinity, 5-820
  As a crime, see infra, Crime.
                                                                Release of right of entry to adverse
  As affecting contracts, see infra, Contracts.
  Assignments, 2-1015
                                                                  possessor, 5-842
```

```
CHAMPERTY AND MAINTENANCE,
CHAMPERTY AND MAINTENANCE,
                                                     cont'd.
    cont'd.
  Buying and selling pretended titles, cont'd.
                                                   Crime, cont'd.
                                                        Acts of charity, 5-821
      What conveyances included, cont'd.
                                                        Common interest, 5-820
          Sale by purchaser at execution sale,
                                                        Crime in some jurisdictions, 5-210
          Voluntary conveyances, 5-844
                                                        Equitable interest, 5-820
                                                        Generally discarded, 5-819
          When inapplicable, 5-841
                                                        Gist of the offense, 5-819
      Where New York statute does not apply,
                                                        In general, 5-818
        5-836
      Where statute of Henry VIII. recognized,
                                                        Interest in suit, 5-820
                                                        Kindred or affinity, 5-820
       5-835
                                                        Landlord and tenant, 5-820
  Buying claims for suit, 5-829
                                                        Master and servant, 5-821
      Ante litem motam, 5-830
                                                        Poor person, 5-821
      Attorney as creditor, 5-831
      General rule, 5-829
                                                        Punishable by fine and imprisonment,
      Illustrations, 5-831, 832
                                                          5-819
                                                        Vendor with warranty, 5-821
      Indemnity against costs, 5-830
                                                        When excusable, 5-820
      Justice's court, 5-831
      Object of statute, 5-831
                                                  ' Defenses, 5-822
      Prior voidable agreement, 5-830
                                                        Champertous agreement to prosecute as
      Purchase of stock, 5-831
                                                              a defense, 5-830
                                                            Availability after judgment, 5-833
      Suits in equity, 5-831
  Charity, 5-821
                                                            Can only be set up when champer-
  Civil injury, 5-821
                                                              tous agreement itself is sought to
  Common interest, 5-820
                                                              be enforced, 5-834
                                                            Courts holding that champertous
  Contingent fees, 3-440; 5-824
                                                              contract is no ground for an abatement, nor is it a defense,
      Agreement must be made in good faith,
      Agreement to pay costs, 5-826
                                                              5-833
      Attorney compelled to refund, 5-829
                                                            Courts of equity, 5-833
      Construction of the contract, 5-827
                                                            In general, 5-830
      Illustrations of champertous agreements,
                                                            Where available after judgment,
        5-825
                                                              5-833
      In general, 5-824
                                                        No title passes on the buying of suit,
      In the United States, 5-825
                                                          5-832
      Prosecuting claims against government,
                                                    Definitions, 5-815
                                                        Action pending not necessary, 5-817
      Recovery on quantum meruit when con-
                                                        Agreement to produce evidence, 5-817
        tract champertous, 5-828
                                                        Champerty, 5-816
      Rule subject to modification, 5-826
                                                        Definition compared, 5-817
      When contract for contingent fee en-
                                                        Maintenance, 5-815
        forced, 5-828
                                                        Terms distinguished, 5-818
  Contracts:
                                                    Disbarment, 3-305
      Between attorney and client, see infra,
                                                    Embracery, see Embracery.
        Attorney and client.
                                                    Equitable interest, 5-820
      Buying claims for suit, 5-829
                                                    Government, prosecuting
                                                                              claims against,
      Champertous agreement to prosecute as
                                                      5-828
        defense, 5-830
                                                    Interest in suit, 5-820
      Champerty a good defense, 5-822
Construction of contracts by federal
                                                    Joint tenants and tenants in common, 17-682
                                                    Kindred, 5-820
        courts, 5-824
                                                    Landlord and tenant, 5-820
      Executory or executed, 5-822
                                                    Leases, 18-608
      Presumed to exist, 5-824
                                                    Lis pendens, 21-604, 605
      States in which champerty is recognized
                                                    Master and servant, 5-821
        as affecting contracts, 5-822, 823
                                                    Notice of pendency and lis pendens, 21-604,
      States in which defense is not recog-
                                                      605
        nized, 5-824
                                                    Origin, 5-818
      States in which existence is uncertain,
                                                    Poor person, 5-821
                                                    Pretended titles, see infra, Buying and selling pretended titles.
      Strangers, 5-822
      United States courts, 5-824
                                                    Quantum meruit:
  Corporations, 7-855
                                                        Recovery on quantum meruit when con
  Costs :
                                                          tract champertous, 5-828
      Agreement to pay costs, 5-826
                                                    Relationship, 5-820
      Attorney paying costs, 5-829
                                                    Title, see infra, Buying and selling pretended
           Allowed to retain costs, 5-829
                                                      titles.
           General rule, 5-829
                                                    Vendor and purchaser, 5-821
           Indemnity, 5-829
                                                  CHANCE, 5-845
      Contract by which attorney is to pay
                                                    See GAMING.
                                                  CHANCELLOR, 5-847
        costs, 3-344
  Crime, 5-818
                                                    See Equity.
```

```
CHARACTER (IN EVIDENCE), cont'd.
CHANCE-MEDLEY, 5-846
CHANCERY, 5-847
                                                    Character of the defendant, cont'd.
  See Equity.
                                                        Comments by prosecution, 5-871
  Courts, 8-38
                                                        Defendant in criminal prosecutions, 5-866
CHANGE, 5-847
                                                         Defendant may always put his character
  Actual change of possession, 1-601
                                                           in issue, 5-866
                                                        Degree of guilt, 5-870
  Larceny, see LARCENY.
CHANGE OF GRADE, 5-848
                                                         Doubtful cases, 5-868
CHANGE OF INTEREST, see FIRE IN-
                                                         Effect of failure to offer such evidence,
  SURANCE.
                                                          5-870
CHANGE OF NAME, 5-848
                                                         Good character alone cannot acquit,
CHANGE OF POSSESSION:
                                                          5-870
  Fraudulent sales and conveyances, see
                                                         Grade of crime, 5-870
    FRAUDULENT SALES AND CONVEYANCES.
                                                         In civil actions, 5-866
CHANGE OF RESIDENCE:
                                                         Reasonable doubt raised by evidence of
  Exemptions from execution, 12-85
                                                           character, 5-867
CHANGE OF TITLE, see FIRE INSURANCE.
CHANGE OF VENUE, 5-848
Bail and recognizance in criminal cases,
                                                         Rebutting presumption from stolen goods,
                                                          5-869
                                                         Right to put in issue, 5-866
                                                         Weight and effect, 5-867
      Liability of bail, 3-714
                                                         Weight of evidence, 5-870
  Consent:
                                                         Weight of evidence a question for jury,
      Jurisdiction, 17-1063
                                                    Chastity:
  Costs:
      Costs accruing from change of venue,
                                                         Applies only to female witnesses, 5-859
                                                         Presumption as to chastity in seduction,
        7-956
  Counties, 7-964
                                                           5-853
      Costs accruing from change of venue,
                                                         Unchastity of witness cannot be shown
        7-956
                                                           as to credibility, 5-859
                                                         Witnesses, 5–859
  Ex post facto laws, 12-534
  Jurisdiction:
                                                    Civil actions, 5-861
                                                         Action for penalty, 5-863
      Consent, 17-1063
                                                         Actions charging fraud or moral delin-
  Lost papers and records, 19-560
  Mandamus, 19-834
                                                           quency, 5-863
  Prohibition, 23-230
                                                         Amount of damages not dependent upon
  Prosecuting and district attorneys, 23-275
                                                           character, 5-861
CHANNEL, 5-848
                                                         Arson, 5-862
Main channel, 19-609
CHAPEL, see Religious Societies.
                                                         Divorce, 5-862
                                                         Embezzlement, 5-863
CHAPTER HEADINGS, see STATUTES.
                                                         Evidence of character generally inadmis-
CHARACTER (see LIBEL AND SLANDER):
                                                           sible in civil actions, 5-861
                                                         Fire insurance policy, 5-862
  Admissions, 1-670
                                                         Fraud in selling lottery tickets, 5-864
  Bad character, 3-526
                                                         Reputation of a fellow employee, 5-862
Servant of defendant, 5-862
When character is put in issue, see infra,
  General character, 14-948
  Master and servant, see MASTER AND SER-
                                                           When character is put in issue.
  Moral character, 20-871
  Personal property, 22-749
Presumptions (see Presumptions), 22-1284
                                                         Wills, 5-864
                                                    Credibility of witnesses, see WITNESSES.
                                                    Criminal conversation, 5-865; 8-270, 271
Negligence of plaintiff in respect to
  Reputation distinguished from, 5-852
  Reputation used synonymously, 5-852
CHARACTER (IN EVIDENCE), 5-849,
                                                           wife's conduct, 8-264, 270
                                                         Plaintiff's infidelity may be shown in
  See HEARSAY EVIDENCE.
                                                           mitigation of damages, 8-270
                                                         Unfaithfulness of plaintiff not a defense,
  Abduction, 1-181
                                                           8-264
  Acquittal:
                                                         Want of chastity of wife, 8-264, 271
      Good character alone will not acquit,
        5-870
                                                     Criminal law (see Murder and
                                                           SLAUGHTER):
  Admissibility:
                                                         Character of accused is presumed good,
      If none offered by accused prosecutor
        can offer none, 11-519
      In general, 5-852
                                                         Character of defendant, see infra, Char-
                                                           acter of defendant.
  Adultery (as a crime), 1-753
  Arson, 5-862
Assault and battery, see Assault and Bat-
                                                         Character of other persons, 5-871
                                                             Character of deceased in homicide.
                                                               see Murder and Manslaughter.
                                                             Inmates and frequenters of houses of
  Bastardy, see Bastardy.
                                                               ill-fame, see DISORDERLY HOUSES.
  Breach of promise of marriage, see Breach
                                                             Offenses against females, 5-871
    OF PROMISE OF MARRIAGE.
  Certificate, see infra, Written declarations.
                                                             Prosecutor in assault and battery,
                                                               see Assault and Battery.
  Character of the defendant, 5-866
                                                             Prosecutrix in rape, see RAPE.
      Capital cases, 5-866
                                               289
                                                                           Volume XXXI.
      31 C. of L.—19
```

```
CHARACTER (IN EVIDENCE), cont'd.
CHARACTER (IN EVIDENCE), cont'd.
                                                    Period to which evidence should relate, con.
  Criminal law, cont'd.
                                                        Malicious prosecution, 5-860
      Character of other persons, cont'd.
          Prosecutrix in seduction, see SE-
                                                        Seduction, 5-860
                                                    Physicians and surgeons, 22-809
            DUCTION.
                                                    Presumptions, 5-852; 22-1239, 1284
      Defendant only can put his character in
                                                        Character of deceased in homicide, 5-853
        issue, 5-854
      Keeper of house of ill-fame, 5-855
                                                        Character of defendant in criminal
                                                          prosecution, 5-854
      Mere conflict of evidence is not an at-
                                                        Character of prosecutrix in rape or
        tack, 5-854
                                                          seduction, 5-853
      Period to which evidence should relate,
        5-860
                                                        Character of witness, 5-853
                                                        Good character presumed in civil actions,
      Witnesses, 5-854
  Damages, 8-645
  Defendant, see infra, Character of the de-
                                                        Mere conflict of evidence is not an at-
    fendant.
                                                          tack, 5-854
                                                        Presumption as to chastity in seduction,
  Definition, 5-851
  Disorderly houses, see DISORDERLY Houses.
                                                          5-853
                                                    Proof of, 5-875
  Divorce, 5-862
                                                        Deceased in homicide, 5-878
      Adultery:
          Acts of adultery before and after
                                                        Entire evidence may be considered,
            act alleged, 9-754
                                                          5-879
          Acts showing adulterous disposition,
                                                        Illustrations, 5-876
                                                        Indecent assault, 5-878
            9-754
                                                        In general, 5-875
          Character of defendant, 9-753
                                                        Knowledge of the witness, see WIT-
           Character of paramour, 9-755
          Character of particeps criminis,
                                                          NESSES.
                                                        Larceny, 5-876
            9-755
                                                        Libel and slander, 5-878
           Circumstantial evidence, 9-753
           Direct evidence, 9-754
                                                        Malicious prosecution, 5-878
                                                        Murder and manslaughter, 5-877
           Unchastity before marriage, 9-754
                                                        Prosecutrix in rape, 5-878
      Cruelty, 9-810
  Documentary evidence:
                                                        Rape, 5-878
      Character of person making entry, 9-935
                                                        Reasons for the rule, 5-879
  Embezzlement, 5-863; 10-1030
Entire evidence may be considered, 5-879
                                                        Rumor inadmissible, 5-879
                                                        Seduction, 5-877
  Evidence, see infra, Proof of.
                                                        Witnesses, 5-877
  False imprisonment, see FALSE IMPRISON-
                                                        Written declarations inadmissible, 5-879
                                                    Public officers, 23-450
                                                    "Putting character in issue," 5-865
Character of deceased in homicide,
  Fellow servants, 12-1025
      General reputation for drunkenness,
         12-1026
                                                          5-873
                                                        Weight of evidence, 5-868
  Financial standing of parties, 11-519
  Fire insurance, 5-862
                                                    Rape, see RAPE,
  Fornication, 13-1125, 1126, 1127
                                                    Reasonable doubt:
  Fraud, 5-863; 14-196
                                                        Reasonable doubt raised by evidence of
                                                          character, 5-867
  Gaming houses, 14-725
                                                    Receiving stolen goods, 24-51, 54
  Good character, 14-1075
  Homicide, see Murder and Manslaughter.
                                                        Rebutting presumption from possession
  Houses of ill-fame, see DISORDERLY Houses.
                                                          of stolen goods, 5-869
  How proved, see infra, Proof of.
                                                    Reputation distinguished from character,
  Impeachment of witnesses, see WITNESSES.
                                                      24-600
                                                    Rumor, 5-879, 882
  Incest, 16-140
  Knowledge of the witness, see WITNESSES.
                                                    Rumor inadmissible, 5-879
  Larceny, see LARCENY.
                                                    Scope of title, 5-851
  Lewd and lascivious cohabitation and con-
                                                    Seduction, see SEDUCTION.
    duct, 18-845
                                                    Sodomy, 25-1148
  Libel and slander, see LIBEL AND SLANDER.
                                                    Testamentary capacity, 28-109
  Malicious prosecution, see Malicious Prose-
                                                    Trait involved, 5-855
                                                        Arson, 5-856
  Murder and monslaughter, see MURDER AND
                                                        As to witnesses, see WITNESSES.
    Manslaughter.
                                                        Homicide, 5-857
                                                        In general, 5-855
  Negligence, 21-523
  Number of witnesses:
                                                        Larceny and burglary, 5-856
                                                        Libel and slander, 5-857
       Court may limit number of witnesses to
         character, 8-469
                                                        Malicious prosecution, 5-857
                                                        Peace and quiet, 5-856
  Penalty, 5-863
Period to which evidence should relate,
                                                        Perjury, 5-857
                                                        Rape, 5-857
         5–860
                                                        Restriction as to trait involved, 5-856
       Breach of promise of marriage, 5-860
                                                        Seduction, 5-857
       Criminal prosecution, 5-860
                                                        When peace and quiet involved, 5-856
      Libel and slander, 5-860
```

CHARACTER (IN EVIDENCE), cont'd. When character is put in issue, 5-864 Breach of promise of marriage, 5-865	CHARITIES AND TRUSTS FOR CHAR- ITABLE USES, cont'd. Beneficiaries, cont'd.
Criminal conversation, 5-865	Prior gift, 5-917
Defendant's character is not in issue,	Restraints upon beneficiaries and donors,
5-866 In general, 5-864	5-919 Statutes restraining devises to charity,
Libel and slander, 5-865	5-919
Malicious prosecution, 5–866 Putting character in issue, 5–865	Sufficient if language indicates bene- ficiary with certainty, 5-917
Seduction, 5-865	Uncertainty, 5-916
Wills, 5-864	Unincorporated associations, 5-918
Witnesses, see Witnesses. Written declarations:	"Benevolent," 5-913; 12-343 Benevolent distinguished from beneficial and
Certificate of character, 5-879	charitable associations, 3-1043
Certificate of discharge from army,	Bridges, 5-933
5-879	Cemeteries, 5-790
Inadmissible, 5-879	Cemetery association, 5-934
CHARCOAL, 5-885	Perpetual trust for the care of private
CHARGE, 5-885; 12-985	tombs, monuments, or graveyards,
See Instructions.	5-933
Charge to the jury, 5-890	Trusts to keep a churchyard, 5-934
Confession of judgment, 5–887 Custody, 5–889	Certainty, 5–915 Beneficiaries, 5–916
Distinctive signification of the term, 5-885	Property of trust, 5-915
Expenses, 5-886	Certainty as to object, 22-1169
Formal charge before magistrate, 5890	Chancery, see infra, Origin of jurisdiction of
Garnishment, 5-886	equity over charitable trusts.
In charge, 16–127	Charitable purposes, see infra, Purposes held
Judgment, 5-887	charitable; Purposes held not charitable.
Lawful charges, 5-887; 18-573	Charitable trusts as distinguished from other
Lien distinguished from, 5–888 Person in charge, 5–888	trusts, 5–902 Charitable trusts with reference to the
Poor and poor laws, 5–888	rule against perpetuities, see infra
Port charges, 22-1028	Perpetuities and trusts for accumula-
Price, 5-889	tion.
Revenue laws, 5-886	Generally, 5-902
Special or local assessments, 5-887	Uncertainty of beneficiaries, see infra
Statute of frauds, 5–890	Uncertainty of beneficiaries.
Usury, 5–886	Churches, erection and maintenance of, 5-926
Written charges, 5-890 CHARGEABLE, 5-891	Clergy, support of, 5-927 Conditions, 5-913
CHARGE AND ACCUSE, 1-481	Conflict of laws (see infra, Private inter-
CHARGE OF COURT TO GRAND	national law), 5-924
JURY, see GRAND JURIES.	Consideration:
CHARGES, see Interstate Commerce; Tickets and Fares.	Necessity of consideration, 6-675 Construction:
CHARGES D'AFFAIRES, 5-892	Liberal construction in favor of char-
CHARIOT, 5-892	itable trust, 5-897
CHARITABLE, see Hospitals and Asy-	Conversion and reconversion, 7-478
LUMS.	Corporations:
CHARITIES AND TRUSTS FOR CHAR- ITABLE USES, 5-893; 16-335	Corporations as beneficiaries, 5-918 Corporations as trustees, 5-922
See Hospitals and Asylums; Houses of	Liability of corporations for public
REFUGE AND CORRECTION; MUNICIPAL AID.	charity, for torts, 7-839
Agents:	Power of corporation to act as trustee,
Liability for negligence of agent, 5-923	7-732
Amotion, 2-311	Restrictions imposed by the charter of
Apprentices, 5-930	a corporation, 5-920
Associations, see infra, Societies and clubs.	Cruelty to animals:
Attorney-general, 3-482 Beneficiaries (see <i>infra</i> , Uncertainty of bene-	Prevention of cruelty to animals, 5-933
ficiaries), 5-916	Cy-pres doctrine, 5-936; 8-534 Cy-pres application of illegal charities,
Beneficiaries need not be named, 5-917	5-936
Corporation not in esse, 5-918	Generally, 5-936
Corporations as beneficiaries, 5-918	In England and Canada:
Dedication of property, 5-917	Bequest to particular object not in
Entire failure of beneficiaries, 5-916	existence at testator's death,
Existence, 5-917	5-940
Imperfect description, 5-918	Canada, 5-941
Parol evidence to ascertain intent, 5–918 Particularity of description, 5–917	Charities for illegal objects, 5-936 Discretion of court, 5-937
Latticularity of description, 5-91/	Values VVVI

trusts.

CHARITIES AND TRUSTS FOR CHAR-

Equitable jurisdiction, see infra. Origin of

Equity, see infra, Origin of jurisdiction of

jurisdiction of equity over charitable

ITABLE USES, cont'd.

CHARITIES AND TRUSTS FOR CHAR-ITABLE USES; cont'd. Cy-pres doctrine, cont'd. In England and Canada, cont'd. Disposal by crown, 5-936 Future power of appointment not exercised, 5-938 General charitable intention effectuated, 5-940 General charitable objects, 5-938 General charities without trustees, 5-936 Gift to trustees with future power of appointment, 5-938 Particular bequests impossible of fulfilment, 5-940 Particular object failing, 5-940 Personal fund attached to devise void under statute of mortmain, 5-938 Surplus and accumulated funds, 149-7 Trustees must be interposed, 5-937 When bequest to particular charities fails, 5-939 When court will administer fund cy-pres in the exercise of its equitable jurisdiction, 5-937 Where a fund is settled upon several distinct objects, 5-939 In the United States, 5-942 Cy-pres doctrine adopted so far as prerogative, 5-942 Doctrine "as it exists in England," rejected, 5-942 Doctrine rejected in toto, 5-942 Legislation recognizing cy-pres doctrine, 5-943 States adopting doctrine, 5-942 States partially adopting doctrine, 5-942 Dedication, 5-917; 9-23, 27 Churches, 9-27 Religious bodies, 9-27 Schools, 9-28 Definitions, 5-894 Charity generally, 5-894 Charity in the legal sense of the term, 5-894 Education, 5-929 Apprentices, 5-930 Charities for education, 5-929 Children of particular locality, 5-929 Diffusion of knowledge and education, Educational purposes connected with churches, 5-930 Education of theological students, 5-927 Fund for giving prizes, 5-930 Miscellaneous educational purposes, 5-Private institutions, 5-930 Professorships, 5-930

Public libraries, 5-930

5-929

Endowment, 11-22

Eleemosynary, 10-895

Public or free schools, 5-929

Scholarships, 5-930 Support and promotion of education,

Equitable aid to execution of power, 22-

```
equity over charitable trusts.
     Establish charities, 11-356
Estate, see infra, The trust estate.
     Executors and administrators:
          Effect of death of executor with mere
            power of appointment, 5-924
     Exemptions from taxation (see Exemptions
        FROM TAXATION), 5-916
     Foreign charities, 5-924
          Conflict of laws, 5-924
          Courts of one state will not administer
            a foreign charity, 5-925
     Found charities, 14-3
     Fraudulent sales and conveyances:
     Voluntary gift, 14-468
General charities, 5-933
      Gifts:
          Promise to give to charitable use,
     Highways, 5-933
      Hospitals, 5-932
      Identification of charity, 30-683
      Imprisonment for debt:
          Release of imprisoned debtors, 5-933
     Institutions for charitable purposes, 5-932
      Institutions of a public nature, 5-933
     Jurisdiction, see infra, Origin of jurisdiction
        of equity over charitable trusts.
     Legacies and devises:
          Bequests to unincorporated associations,
            18-741
     Legislative control, 5-916
     Libraries, 5-930
     Lifeboats, repair of, 5-933
     Mandamus:
          Beneficiaries of charity, 19-885
      Marshaling assets, see Marshaling Assets.
     Marshaling decedents' estates, see Marshal-
       ING DECEDENTS' ESTATES.
      Masses, 5-927
          Bequest for masses failing for lack of
            beneficiary, 5-928
          Bequest for masses invalid as gift, or
            trust, public or private, 5-928
          Bequest to designated clergyman for
            masses, 5-929
          Bequest to specific person for masses
            valid, 5-928
          Contract inter vivos for masses after
            death, 5-929
          Direction to executor to expend for
            masses upheld, 5-929
          Doctrine of superstitions uses does not
            obtain in the United States, 5-928
          In Ireland, 5-297
          Legacies to priests for masses, 18-735
          Masses for dead a charitable trust, 5-
          Superstitious use in England, 5-927
     Missions, 5-926
Misuser, 5-915
     Monuments:
          Trusts for the care of a monument,
            5-933
     Municipal corporations:
          Municipal corporation as trustee, 5-922
292
                             Volume XXXI.
```

CHARITIES AND TRUSTS FOR CHAR-CHARITIES AND TRUSTS FOR CHAR-ITABLE USES, cont'd. ITABLE USES, cont'd. National debt: Poor and unfortunate, cont'd. Reduction of national debt, 5-933 Hospitals, 5-832 Mutual societies for aid of members' Nonuser, 5-915 Origin of jurisdiction of equity over chariwidows, 5-931 table trusts, 5-897 Poor in general, 5-932 founded on statute, 5-898 Poor of churches, 5-931 Cases declaring equity Poor relations, 5-932 Chancery jurisdiction is independent of Relief of poor of certain locality, 5-931 statute, 5-898 Power of appointment: Contents of statute 43 Eliz., 5-897 Effect of death of executor with mere General statement of the significance and power of appointment, 5-924 effect of the statute, 5-899 Preaching, 5-926 King's prerogative power in England, Precatory trusts, 22-1169 Prerogative power, 5-901 5-901 Private charity, see infra, Public charity as distinguished from private charity. Prerogative power in England, 5-901 Prerogative power in the United States, Private international law, 5-924; 22-1370 Principles developed in England under Administration by domiciliary courts, statute of Elizabeth approved, 5-900 22-1371 Personalty, 22-1370 Relation of the statute 43 Eliz. to the common law, 5-897 Realty, 22-1371 Professorships, 5-930 Significance of the statute 43 Eliz., 5-899 States in which the statute of Elizabeth Property, see infra, The trust property. is rejected, 5-900 Public charity as distinguished from private Status of statute of Elizabeth in some charity, 5-895 states undetermined, 5-900 Bequest in aid of defined persons, 5-895 Status of the statute in the United Gifts to Masonic lodges and the like, States, 5-899 5-896 Gifts to religious organizations, 5-896 Statute 43 Eliz. and the common law, Meaning of the word "public," 5-895 5-897 Statute of Elizabeth recognized as part Private charities defined and distinof common law, 5-899 guished, 5-895 Public character of charitable use, 5-895 Statute of Elizabeth virtually re-enacted, Public institutions, 5-932, 933 Public trust or charity, 23-458 Statute of 43 Eliz. created no new jurisdiction but provided ancillary remedy, Public works, 5-933 lllustrations, 5-933 5-899 Statute's enumeration of charitable pur-In general, 5-933 Purposes held charitable, 5-925 poses a test, 5-899 Parol evidence: Charitable institutions, 5-932 Charity in general, 5-933 Ascertaining beneficiary, 5-918 Pecuniary compensation from beneficiaries Hospitals, 5-932 In general, 5-925 as affecting charities, 5-897 Perpetuities and trusts for accumulation, Maintenance and support of religion, see infra, Religious purposes. 5-902; 22-712 Miscellaneous charities, 5-933 A devise to one charity, to take effect Relief of the poor and unfortunate, see infra, Poor and unfortunate. in derogation of another charity, 5-904 Charitable trusts with reference to the rule against perpetuities, 5-902 Works of public and general utility, 5-933 Definition of perpetuity, 5-902 Purposes held not charitable, 5-933 Bequest for Christmas presents, 5-935 Disposition of illegal accumulation, Encouragement of sport, 5-935 22-735 Gift conditioned upon future uncertain Keeping a churchyard or cemetery in proper order, 5-934 event, 5-903 Gift on uncertain future condition, 5-903 Monuments, 5-933 Gift to take effect on future event, 5-903 Protecting criminals from punishment, In what sense charitable trusts without Securing a change in existing laws, 5-935 rule, 5-902 Not within constitutional or statutory Tombs, 5-933 Trusts subversive of morality and reregulations as to perpetuities, 5-902 Not within rule against perpetuities, ligion, 5-935 Religion: 5-902 Property given to charity on remote con-Trusts subversive of morality and religion, 5-935 tingency after prior gift, 5-904 Religious purposes, 5-925 Remote limitation after preceding gift ('hurch schism, 5-925 to charity, 5-904 Trusts for accumulation, 5-904 Education of theological students, 5-927 Erections and maintenance of churches, Philanthropic, 22-771 Poor and unfortunate, 5-931, 932 5-926

Charitable homes, 5-932

Maintenance of preaching, 5-926

CHARITIES AND TRUSTS FOR CHAR- 1TABLE USES, cont'd.	CHARITIES AND TRUSTS FOR CHAR- ITABLE USES, cont'd. Trustees, cont'd.
Religious purposes, cont'd.	Restraints upon, cont'd.
Masses for the dead, 5-927	Cannot purchase property and im-
Missions, 5–926 Spread of the gospel, 5–927	pose trusts placing it beyond
Sunday school, 5-926	creditor's reach, 5-922
Support of clergy, 5–927	Contracts inconsistent with scheme
Support of denominations, 5-926	of donor, 5-922
Restraints on alienation, 24-865	Corporation as trustee, 5-922
Restraints upon beneficiaries and donors,	Discretion as to two subjects, one
5-919	illegal, 5-921
Restraints upon trustees, see infra, Trustees.	Effect of death of executors with
Schism, 5-925	mere power of appointment,
Scholarships, 5-930	5-924
Secret trust, 5-912	Liability for negligence of agents,
Slavery, abolition of, 5-933	5–923 Misapplication of funds, 5–921
Societies and clubs, 5–918 Devise to unincorporated associations,	Municipal corporation as trustee.
18-741	5-922
Unincorporated association as benefi-	Statute of limitations, 5-921
ciary, 5-918	Substitution of trustees, 5-921
Unincorporated association as trustee,	Trustees' application of fund re-
5-923	sorted to when instrument am-
Unincorporated societies, 5-918; 18-741;	biguous, 5-924
28-956, 1102	Unincorporated associations as
Special or local assessments, 25-1185	trustees, 5-923
Succession taxes, 27-350	Trustees' application of fund resorted
Sundays and holidays, see Sundays and	to where instrument ambiguous, 5-924
HOLIDAYS.	Trust estate, see infra, The trust estate.
Sunday school, 5-926	Trust property, see infra, The trust prop-
Taxation, see Taxation. Theological students, 5–927	erty.
The trust estate, 5–912	Trusts, see Trusts and Trustees; see infra, Charitable trusts as distinguished from
Authorities in the United States, 5-913	other trusts; The trust estate; The trust
Benevolent, 5-913	property; Trustees.
Conditions and their effect, 5-913	Uncertainty (see infra, Uncertainty of bene-
Conditions not complied with, 5-914	ficiaries), 30-695
Conditions not favored, 5-914	Uncertainty of beneficiaries, 5-905
Conditions or limitation in trust,	Beneficiaries held sufficiently certain,
whether, 5-914	5-906
English doctrine of creation, 5-912	Degree of uncertainty, 5-905
Expressions held sufficient to create	Doctrines in the various jurisdictions
trust estate, 5-913	stated, 5-905
Expressions not sufficient, 5-913	General rule, 5–905
How created, 5–912 Sale of the estate, 5–914	In Alabama, 5–906 In California, 5–906
Secret trust, 5-912	In Connecticut, 5–906
Selling and charging trust estate, 5-	Indefiniteness as to beneficiaries essen-
914	tial, 5-905
Trustees vested with option as to char-	In Delaware, 5–907
itable or noncharitable application,	In District of Columbia, 5-907
5-913	In England, 5–906
Words joined with "charitable" held	In Georgia, 5-907
descriptive, 5-913	In Illinois, 5-907
The trust property, 5-915	In Indiana, 5-907
Certainty, 5-915	In Iowa, 5–907
Failure of beneficiaries, 5-916	In Kentucky, 5-907
Fund given partly on void, partly on valid trust, 5–915	In Louisiana, 5–908 In Maine, 5–908
Legislative control, 5-916	In Maryland, 5-908
Misuser, 5-915	In Massachusetts, 5–909
Nonuser, 5-915	In Michigan, 5-909
Taxation, 5-916	In Minnesota, 5-909
Trustees:	In Missouri, 5-909
Charitable trusts do not fail for want of	In New Hampshire, 5-909
trustees, 5-920	In New Jersey, 5-910
No failure for want of, 5-920	In New York, 5-910
Power of corporation to act as trustee,	In North Carolina, 5-911
7-732	In Ohio, 5-911
Restraints upon, 5-821	In Oregon, 5-909
Ambiguous instrument, 5-924	In Pennsylvania, 5-911

CHARITIES AND TRUSTS FOR CHAR-CHATTEL MORTGAGES, cont'd. ITABLE USES, cont'd. Affidavit, cont'd. Uncertainty of beneficiaries, cont'd. Extrinsic evidence, 5-974 In Rhode Island, 5-909 Insufficiency of affidavit, 5-973 In South Carolina, 5-911 Recitals in the mortgage, 5-974 In Tennessee, 5-911 Signature, 5-974 After-ocquired property, see infra, Future-In Vermont, 5-909 In Virginia, 5-912 acquired property. In West Virginia, 5-912 Agent: In Wisconsin, 5-912 Delivery and acceptance, 5-971 Agency question for jury, 5-971 Necessary characteristics, 5-905 Unincorporated associations, see infra, So-Agency to accept, 5-971 cieties and clubs. Mortgagor as agent, 5-971 Visitation of corporations, see Corporations. Recorder as agent, 5-971 Vivisection: Animals, 5-958, 977 Illustrations, 5-977, 978 Societies for the suppression of vivisection, 5-933 Witnesses, see WITNESSES. Increase of animals, 5-977 In general, 5-977 CHARIVARI: Application of payments, 2-460 Riot, 24-975 Assignees, 5-1018 Unlawful assembly, 29-343 Assignments for creditors, 5-1018 CHART, 5-943 In general, 5-1018 Copyright, see Copyright. When mortgage note negotiable, 5-1018 CHARTA FEOFFAMENTI: Assignments, 2-1043, 1087 Assignment of debt alone, 2-1087 Deeds, 9-98 CHARTER, 5-943 Assignment of mortgage and note secured thereby, 2-1087 See Corporations; Monopolies and Corpo-RATE TRUSTS. Form of assignment, 2-1054 Requisites, 2-1054 By-laws, 5-87 Consolidation of corporations, see Consolida-Assignments for the benefit of creditors: TION OF CORPORATIONS. Assignments in the form of chattel mort-Foreign corporations, see Foreign Corporagage, 3-56 Chattel mortgages executed for benefit TIONS. Municipal corporations, see MUNICIPAL CORof certain creditors, 3-58 Distinguished from, 5-950 PORATIONS. Lien of mortgage, 3-101 Mutual insurance, see MUTUAL INSURANCE. Towns and townships, see Towns and Town-Attachment, 3-213, 216 Bill of sale regarded as mortgage (see BILLS SHIPS. CHARTER-PARTY, see Contracts of Af-OF SALE), 5-951 FREIGHTMENT AND CHARTER-PARTIES. At law, 5-952 CHASE, 5-944 CHASTE, 5-944 Declarations of the parties, 5-953 Evidence necessary to convert bill of sale Libel and slander: into mortgage, 5-953 Chaste women, 18-1121 CHASTITY, 5-944 Fraud, 5-953 Illustrations, 5-952 See SEDUCTION; SOLICITATION OF CHASTITY. Innocent third parties, 5-952 Breach of promise of marriage, see BREACH Intention, 5-953 Mistake, 5-953 OF PROMISE OF MARRIAGE. Modification by subsequent agreement, Character in evidence, see CHARACTER (IN EVIDENCE). Libel and slander, see LIBEL AND SLANDER. Mortgage as bill of sale, 5-952 Presumptions, 22-1282 Parol evidence to show bill of sale a Rape, see RAPE. mortgage, 5-951 Seduction, see SEDUCTION. Rights of third parties, 5-952 CHATTEL MORTGAGES, 5-945 Rule in equity, 5-951 When for the court and when for the See Bills of Sale; Conditional Sales; Mortgages; Pledge and Collateral Sejury, 5-953 CURITY; TRUST DEEDS AND POWER OF SALE Bona fide purchasers, 24-1169 MORTGAGES. Book accounts, 5-976 Book debts, 5-961 Absolute sales treated as mortgages, see Bona fides of the mortgage, 5-1017 BILLS OF SALE. Acceptance, see infra, Delivery and accept-Condition, 5-968 Debt, 5-968 ance. Accession, 1-254 Scope of condition, 5-969 Conditional sales, 6-493 Acknowledgments, see Acknowledgments. Conditional sales distinguished from, 5-950; Action (see infra, Mortgagor's rights of ac-6-442 tion): Doubtful cases held to be mortgages Mortgagee's rights of action, 5-999 rather than conditional sales, 6-443 Actual change of possession, 1-601 Advances, see infra, Future advances. Examples, 6-445 Express reservation of title, 6-446 Affidavit, 5-973 Absence of affidavit, 5-973 General test, 6-444

CHATTEL MORTGAGES, cont'd. CHATTEL MORTGAGES, cont'd. Conditional sales distinguished from, cont'd. Defeasance, cont'd. Seal unnecessary, 5-954 Intention collected from the whole transaction, 6-443 Intention must be clear, 6-443 Separate defeasance, 5-954 Several instruments, 5-954 Subsequent defeasance, 5-955 Intention of the parties, 6-442 Verbal defeasance, 5–954 Question of law and fact, 6-443 Sales of land, 6-444 Writing unnecessary, 5-954 Definition, 5-947 Sale with agreement for repurchase, Delivery and acceptance, 5-970 6-445 Consideration, 5-948; 6-736
Acts and interests of third parties, Acceptance presumed, 5-970 By agent, 5-971 Agency question for jury, 5-971 5-965 Debt, 5-968 Agency to accept, 5-971 Extension of time, 5-965 Mortgagor as agent, 5-971 Future advances, 5-967 Recorder as agent, 5-971 Mortgagee's assumption of liability as Certified copy of mortgage sent mortgagee, 5-970 Delivery inures to benefit of all, 5surety, 5-965 Parol evidence, 5-966 Performance of agreement, 5-966 Pre-existing indebtedness, 5-966 Filing mortgage, 5-970 Rights of third parties, 5-971 When rights of third parties have intervened, 5-968 Contracts of affreightment and charter-par-Subsequent ratification, 5-971 Sufficiency of delivery as between the ties: parties, 5-970 Right to freight, 7-256 Trust deeds, 5-970 Corporations: Description, 5-956 Book debts, 5-961 Who may make mortgage, 5-956 Creditors: Crops, 5-959 Definite location, 5-960 Conveyance to creditors, 5-949 Creditors of the mortgagor, 5-1016 Description of animals, 5-958 Description of furniture, 5-959 Agreement to substitute other property, 5-1017 Description of vehicles, 5-959 Agreement to withhold, 5-1017 Equitable mortgage, 5-961 False description, 5-958 General clause passing "all" of certain Attachment of equity of redemption, 5-1017 Attachment of mortgagor's equity, 5-1017 articles, 5-961 Fraudulent mortgage, 5-1016 General rule, 5–956 Garnishment of mortgagee, 5-1018 Identification of property, 5-957 Incorrect description of a part, 5-958 Must obtain lien, 5-1016 Questions of fraud for jury, 5-1017 Location may appear from instrument, Crops (see CROPS), 5-959, 977 5-960 Daniages: Lumber, 5-961 Machinery, 5-959 Nature of property as affecting descrip-Mortgagee, 5-1000 Mortgagor's rights of action against mortgagee, 5-998 tion, 5-958 Parol evidence, 5-964
Parol evidence to bring all articles Date: Presumptions, 5-974 Debt, 5–968 Condition, 5–968 within the term, 5-964 Parties without notice, 5-963 Consideration, 5-968 Reasonably particular, 5-957 Mere overstatement of amount due, Sale of a part of a large number of 5-969 articles, 5-962 Schedule, 5-959 Mortgage note, 5-969 Parol identification of note, 5-969 Separation of articles, 5-962 Prima facie evidence, 5-970 Separation unnecessary, when, 5-963 Removal of note, 5-969 Specific description under English statute, 5-959 Stock on hand, 5-957 Scope of condition, 5-968 Defaults, see infra, Rights of parties after default. Subsequent delivery, 5-964 Defeasance, 5-953 Subsequent separation, 5-963 Agreement to reconvey, 5-954 Sufficiency, 6-958 Defeasance the usual form, 5-953 Third parties, 5-963 When parol evidence not admissible, Form, 5-953 Implied defeasance, 5-954 5-964 Intention at law, 5-954 When the articles mortgaged are numer-Intention in equity, 5-954 ous, 5-962 Language indicating a transfer of prop-erty coupled with the intention that such transfer is for security, 5-954 Discharge of the mortgage, 5-1019 Disposal of property authorized by the mortgagee, 5-1021 No particular form of words necessary, In general, 5-1021 5-953 Intention of the parties, 5-1022 Volume XXXI.

CHATTEL MORTGAGES, cont'd. CHATTEL MORTGAGES, cont'd. Discharge of the mortgage, conf'd. Future advances, cont'd. New mortgage on additional property, Need not so state on its face, 5-967 Parol evidence, 5-968 When it attaches, 5-967 New note, 5-1022 Payment, see infra, Payment. Husband and wife: Statute of limitations, 5-1021 Who may make mortgage, 5-955 Taking second mortgage, 5-1021, 1022 Identification of property, see infra, Descrip-Tender, see infra, Tender. tion. Enforcement of mortgage lien, 5-1004 Increase, 1-254 Accounting for surplus, 5-1006 Incumbrance, see infra, Right to sell and Adequacy of price, 5-1006 encumber. Attorney's fees, 5-1007 Infants, 5-956 Bill in equity, 5-1007 Insanity, 5-956 By sale, 5-1004 Insecurity clause, see infra, Possession of the mortgaged property. Excessive sales, 5-1007 Instances of chattel mortgages, 5-948 Expenses of sale, 5-1007 Following terms of mortgage, 5-1006 Intention, 5-949 All circumstances of transaction to be Notice, 5-1005 Power of disposal in the mortgage, considered, 5-950 Defeasance, 5–950 Distinguished from pledge, 5–950 5-1006 Private sale, 5-1005 Statutory foreclosure, 5-1007 How shown, 5-954 Intention of parties of primary impor-Equitable mortgages, 11-124 Equity of redemption (see EQUITY OF REDEMPtance, 5-949, 950 Price paid, 5-950 TION), 11-207 Essential requisites, 5-947 Value of property, 5-950 Examples, 5-947, 948
Executions, see Executions. Intervention: Mortgagee, 5-1000 Executors and administrators, see Execu-Intoxicating liquors, INTOXICATING tors and Administrators. LIQUORS. Exemptions from execution, see Exemptions Joint or several, 5-956 Joint tenants and tenants in common, 5-956 (FROM EXECUTION). Extension of time, 5-965 Who may make mortgage, 5-955 False description, 5-958 Justices of the peace, 18-32 Landlord and tenant, 18-327, 328 Fire insurance (see Fire Insurance), 13-165 Fixtures, see FIXTURES. Larcenv: Foreclosure of mortgage, (see infra, Enforcement of mortgage lien), 13-829 Destroying, concealing, or disposing of mortgaged chattels, 18-468 Equitable foreclosure, 13-830 Leases, 5-949 Liens (see infra, Enforcement of mortgage General rule, 13-829 Methods of foreclosure, 13-820 lien): Reservation of lien, 5-949 Fraudulent sales and conveyances, see Fraud-ULENT SALES AND CONVEYANCES. Limitation of actions, 5-1021 Future-acquired property, 5-978 Liquidated damages, 19-418 Livery-stable keepers, see LIVERY-STABLE At law, 5-979 Common-law doctrine, 5-979 KEEPERS. Description of property covered, Location, see infra, Description. Lumber, 5-961 5-982 Future earnings of a "threshing Machinery, 5-959 rig," 5-980 Manufacture, mortgage on articles in process Increase of property in grantor's of, 5-978 possession, 5-977, 980 Mistake: Bill of sale as mortgage, 5-953 Instrument authorizing mortgagee to take possession, 5-980 Mortgagees, 5-956 Fraudulent mortgage, 5-956 Intention must be clearly expressed, Mortgage to several persons, 5-956 5-982 Partnership, 5-956 Mere acquisition insufficient, 5-980 Tenants in common, 5-956 Mortgage of after-acquired property Two creditors, 5-956 followed by possession, 5-980, 981 Mortgage of future property vali-Mortgagee's rights of action, 5-999 Against mortgagor, 5-999 dated by new act, 5-980 In general, 5-999 Potential existence sufficient, 5-979 Mortgagee may choose United States, 5-981 remedy. Validity between the parties, 5-981 5-999 Against third parties, 5-999 Against officer taking possession In equity, 5-982 Illustrations, 5-983, 984 under attachment, 5-1000 Rule in equity, 5-982 Future advances, 5-967
Instances of invalidity, 5-967
Mortgage to secure future advances, Assignment of mortgage not an assignment of cause against officer, 5-1000 of action Intervening in suit, 5-1000 5-967

	21
CHATTEL MORTGAGES, cont'd.	CHATTEL MORTGAGES, cont'd.
Mortgagee's rights of action, cont'd.	Pledge and collateral security, cont'd.
	Distinction between pledge and chattel
Against third parties, cont'd.	
Measure of damages, 5-1000	mortgage, 22-844
Mortgagee in possession, 5-1000	Possession (see infra, Mortgagor's rights of
Mortgagee may bring trover or tre	es- action; Right to sell and encumber);
pass against third parties, 5-99	
Mortgagor need not be made a part	
5-1001	Possession by mortgagee after default:
Reversionary interest, 5-1001	In general, 5-1001
	Mortgage securing several notes, 5-1002
Mortgage note, see infra, Debt.	
Mortgagors, 5-955	Must be taken within a reasonable time,
Agent, 5-955	5-1002
Common owners, 5-955	Possession good against all the world,
Conditional vendee, 5–955	5-1002
Corporations, 5–956	Retention of possession, 5-1003
General rule, 5–955	Use of the chattels, 5-1003
Husband and wife, 5-955	Possession of the mortgaged property, 5-985
	At common law, 5-985
Infants, 5–956	
Joint tenants and tenants in commo	
5-955	Doctrine that mortgage does not trans-
Lunatics, 5-956	fer right of possession, 5-988
Mortgagor's rights of action, 5-997	Good between parties, 5-987
Against the mortgagee, 5-997	In general, 5-985
Against third persons, 5-999	Insecurity clause, 5-990
Measure of damages, 5-998	Absolute discretion in mortgagee,
Mortgagee wrongfully interfering with	
mortgagor's possession, 5-998	Doctrine that mortgagee's discretion
Mortgagor cannot at law recover po	os- is limited, 5–991
session from mortgagee, 5-997	In general, 5–990
Mortgagor lawfully in possession, 5-9	
Replevin, 5-998	
	mortgagor, 5-990
Trespass, 5-998	Showing act of mortgagor tending
Trover, 5-997	to impair security, 5–992
Mutual insurance, 21-257	Mortgagee not entitled to possession,
Note, see infra, Debt.	5-988
Notice, parties without, 5-963	Mortgagee to take possession upon con-
Ownership:	tingency, 5-989
Presumptions, 5-974	Mortgage vests right of possession in
Parol evidence:	mortgagee, 5-986
Consideration, 5-966	Mortgagor's possession of stock of goods
Defeasance, 5–954	with power of sale, 5-992
Description:	Agreement inferred from acts of
General term, 5-964	parties, 5-994
Parol evidence to aid description	on, Agreement outside the mortgage,
5-964	5-994
Parol evidence to prove particul	
article, 5–964	of instrument, 5-994
When parol evidence not admissible	le, Fraud a question for the jury, 5-993
5-964	Mortgagor agent of mortgagee,
Future advances, 5-968	5-995
Intention, 5-954	Mortgagor appropriating proceeds,
Mortgage note, 5–969	5-994, 995
When bill of sale may be shown to	be Subsequent agreement outside of in-
a mortgage at law, 5-952	strument, 5-994
Where bill of sale may be shown to	
a mortgage in equity, 5-951	Void per se, 5-992
Where mortgage may be shown to	be Mortgagor stipulating for possession
bill of sale, 5-952	before breach, 5-989
Parties:	Retention of possession as a badge of
Mortgagees, see infra, Mortgagees.	fraud, 5–987
Mortgagors, see infra, Mortgagors.	Right of possession in mortgagee, 5-985
Partnership, 5-956	Symbolical delivery, 5-987
Who may make mortgage, 5-955	What amounts to transfer of possession,
Payment, 5-1019	5-987
By whom to be made, 5-1019	Presumptions, 5-974
In general, 5–1019	Date, 5–974
Payment must be of the whole del	
5-1019	Private international law, see Private Inter-
Pledge and collateral security:	
	NATIONAL LAW.
Chattel mortgage distinguished fro	
pledge, 5–950	fra, What may be mortgaged.
-	· · · · · · · · · · · · · · · · · · ·
	298 Volume XXXI.

```
CHATTEL MORTGAGES, cont'd.
                                                   CHATTEL MORTGAGES, cont'd.
  Purchase-money mortgages, 23-466
Purchasers, see infra, Subsequent
                                                     Sales, cont'd.
  Purchasers, see infra,
                                                          Parol evidence to show whether a con-
                                                            tract is a chattel mortgage or sale,
    chasers.
  Purchasers for value and without notice, see
                                                            21-1112
                                                         Sales distinguished from, 24-1025
    infra, Subsequent purchasers.
  Questions of law and fact:
                                                     Schedule (see infra, Description), 5-959
                                                     Seal unnecessary to show defeasance,
      Agency, 5-971
      Fraud in chattel mortgage question for
                                                       954
                                                     Seaman's wages, 5-975
        jury, 5-1017
      Where bill of sale may be regarded as
                                                     Second mortgages, 5-1021
  mortgage, 5-953
Receivers, 5-998
                                                     Security:
                                                          Chattel mortgages something more than
  Recording acts, see RECORDING ACTS.
                                                            mere securities, 5-947
  Religious societies, 24-369
                                                     Separation of chattels, see infra, Description.
  Replevin (see Replevin), 5-998
                                                     Ships and shipping, see SHIPS AND SHIPPING.
  Requisites, 5-953
                                                     Statute of frauds, see STATUTE OF FRAUDS.
  Rights of mortgagor and mortgagee (see
                                                     Stock, 5-975
                                                     Stock on hand, 5-957
        infra, Mortgagee; Mortgagor), 5-985
                                                     Subsequent mortgagees (see infra, Subse-
      Possession of the mortgaged property,
                                                           quent purchasers), 5-1014
        see infra, Possession of the mortgaged
                                                          In general, 5-1014
        property.
      Rights of action, see infra, Mortgagee's
                                                          Mortgage subject to a prior mortgage,
        rights of action; Mortgagor's rights of
                                                            5-1015
                                                          Regarded as a subsequent purchaser,
        action.
      Rights of parties after default, see infra,
                                                            5-1015
        Enforcement of mortgage lien; Equity of redemption; Possession by mort-
                                                          Rights of action, 5-1015
                                                     Subsequent purchasers, 5-1013; 27-286
        gagee after default.
                                                          Assumption of prior mortgage, 5-1014
       Right to sell and encumber, see infra,
                                                          Definition, 5-1013
        Right to sell and encumber.
                                                          Notice, 5-1014
  Rights of parties after default, 5-1001
                                                          Right to attack mortgage, 5-1014
      Enforcement of mortgage lien, see infra,
                                                     Taxation, 27-639
        Enforcement of mortgage lien.
                                                     Tender, 5-1020
       Possession by the mortgagee, see infra,
                                                          Acceptance of tender, 5-1020
                                                          After forfeiture, 5-1020
        Possession by mortgagee after default.
       Right of redemption, see infra, Equity
                                                          Before forfeiture, 5-1020
        of redemption.
                                                          Conversion by mortgagee, 5-1021
  Rights of third parties, 5-1008
                                                          Part payment, 5-1020
       Assignees, 5-1018
                                                          Payment into court, 5-1020
       Creditors of the mortgagor, 5-1016
                                                          Tender by purchaser, 5-1021
      Registration as affecting rights, see RE-
                                                     The affidavit, see infra, Affidavit.
                                                     Third parties, see infra, Rights of third
         CORDING ACTS.
                                                       parties.
       Subsequent purchasers, see infra, Subse-
                                                     Title:
         quent purchasers.
       Who are third parties, 5-1008
                                                         Agreement vests the title, 5-947 Reservation of title, 5-949
  Right to sell and encumber, 5-995
      Authority may be implied, 5-996
                                                     Transfer for security, 5-947
       Authority may be verbal, 5-996
                                                     Trees, 5-976
                                                     Trespass, 5-998, 999; 28-592
      Creditor with notice cannot attach pro-
        ceeds of sale, 5-996
                                                     Trover and conversion (see Trover and Con-
      Mortgagor in possession before breach,
                                                     VERSION), 5-997, 999
Vessel, see Ships and Shipping.
                                                     Warehouses and warehousemen:
Liability for wrongful delivery, 30-58
       Mortgagor's power to impose lien, 5-997
      Purchaser takes subject to mortgage lien,
                                                     What may be mortgaged, 5-974
      Sale discharged from lien with mort-
                                                          After-acquired
                                                                           property,
                                                                                       see
                                                                                             infra.
                                                            Future-acquired property.
        gagee's consent, 5-995
       Sale with mortgagee's authority, 5-995
                                                          Animals, 5-977
       Wrongful sale without mortgagee's con-
                                                          Articles in process of manufacture,
        sent, 5-996
                                                            5-978
  Rolling stock, 5-975
Sales (see infra, Enforcement of mortgage
                                                          Book accounts, 5-976
                                                          Contractor's interest in property, 5-976
        lien; Right to sell and encumber):
                                                          Crops, 5-976, 977
                                                          Everything which may be considered as
      Absolute sales treated as mortgages, see
                                                            property, 5-974
        BILLS OF SALE.
      Assignee of chattel mortgages as bona
                                                          Exempt property, 5-976
                                                          Fixtures, 5-977
        fide purchaser, 24-1169
      Mortgagee as bona fide purchaser,
                                                          Growing hay and crops, 5-976
        24-1169
                                                          Illustrations, 5-975
                                                          Increase of animals, 5-977
```

In general, 5-974

Mortgagor's possession of stock of goods with power of sale, 5-992

CHATTEL MORTGAGES, cont'd.	CHECKS, cont'a.
What may be mortgaged, cont'd.	Assignments, cont'd. Whether check operates as assignment,
interests from others,	2-1064
5–976 Intoxicating liquors, 5–976	Auctions and auctioneers, 3-494
Leasehold interest in chattels, 5–976	Bank notes, 3-773
Manufacture, articles in process of,	Benevolent or beneficial associations, 3-
5-978	1101
Materials, 5-978	Bills of exchange compared with, 5-1030
Nursery stock, 5-976	Days of grace, 5-1031
Possession not necessary, 5-975	Distinguishing characteristics of checks,
Property capable of sale may be mort-	5–1030 In general, 5–1030
gaged, 5-974	Laches of holder, 5-1031
Rolling stock, 5-975	Negotiability, 5-1030
Seamen's wages, 5-975 Statutory limitations, 5-975	Whether a check is a bill of exchange
Stock, 5-975	when future day is named, 5-1032
Trees, 5976	Blanc seign, 4-579
Writing unnecessary to show defeasance,	Burden of proof:
5-954	Burden as to loss and failure to make
CHATTELS, 5-1022	due presentment, 5-1045
See Effects; Goods; Personal Property.	Cash, 5-757
Choses in action, 5-1023	Certified checks, 5-1050 Acceptance, 5-1053
Conflict of laws, see Private. International Law.	Acceptance by telegraph, 5-1051
Dogs, 5-1022	Certification by drawer, 5-1056
Effects:	Certification by holder as release of
Chattels compared with effects, 5-1022	drawer, 5-1056
Ejusdem generis, 5-1023	Definition, 5-812
Fixtures, see FIXTURES.	Effect of certification, 5-1053
Goods, 14-1080	Equivalent to acceptance of bill of ex-
Goods compared with chattels, 5-1022	change, 5-1053
Goods and chattels, 14-757; 30-717	General rule, 5–1050 Genuineness of body of check, 5–1054
Goods, wares, and merchandise equivalent to goods and chattels, wares, and merchan-	Genuineness of indorsement, 5–1054
dise, 5-1023	Identification, 5-1051
Leases, 5–1024	Implied certification from acts of the
Personal chattels, 14-757	bank, 5-1051
Personal property, 22-747	Liability of bank upon certification,
CHATTELS REAL, 5-1023	5-1055
Personal property distinguished, 22-750	Liability of parties, 5-1056
CHAUSSEE, 5-1025	Mode of certification, 5-1050
CHEAT, see False Pretenses and Cheats. CHEATING, see Gambling Contracts.	Place of certification, 5–1052 Signature forged, 5–1054
Common gambler, 14–688	Statute of limitations, 5-1055
CHECKING, see Baggage.	Telegraph, 5-1051
CHECKS, 5-1028	Transfer without indorsement, 5-1056
See BANKS AND BANKING; BILLS OF Ex-	Trust relation, 5-1056
CHANGE AND PROMISSORY NOTES; CERTIFI-	Verbal acceptance, 5-1051
CATES OF DEPOSIT.	Who may certify, 5-1052
Acceptance, see infra, Certified checks.	Custom, 5–1052 Officer certifying his own checks
Accord and satisfaction: Taking check for smaller sum, 1-416	5-1053
Agency:	When out of usual course, 5-1052
Authority of agent to receive, 1-1027	Where there are no funds, 5-1052
Alteration of instruments (see infra, Forged	Cheats, see False Pretenses and Cheats
checks), 2-191	Clearing house, see Clearing House.
Amount, 5-1037	Collections, see Banks and Banking.
Conflict between marginal figures and	Consideration:
body of check, 5-1037	Presumption, 6-762
Currency, 5–1039 Dollar mark, 5–1039	Counterfeiting, 7–881 Coupons:
Marginal figures not essential, 5–1038	Coupon in form of check, 8-2
Marginal figures without more, 5-1039	Credit, 5-757
Written and printed words, 5-1037	Cross-checks, 8-333
Assignments (see infra, Wrongful dishonor),	Damages:
2-1064	Measure of damages for wrongful dis
Check as assignment pro tanto, 2-1072	honor, 5-1060
Payee and attaching creditor, 2-1066	Wrongful recovery, 5-1066
Payee's right to maintain action at law against drawee, 2-1065	Date, 5-1032
Payee's right to sue drawee, 2-1066	* Alteration of date, 5–1074 Checks dated on Sunday, 5–1032
	300 Volume XXXI.

CHECKS, cont'd. CHECKS, cont'd. Date, cont'd. Forged checks, cont'd. Checks presumed to be made on day of Forgery of signature, cont'd. date, 8-731 As between payee and bank, cont'd. Date not essential to validity, 8-728 Circumstances of suspicion. Days of grace, 5-1032 5-1073 Falling due on Sunday, 5-1032 General rule, 5-1071 Future day named, 5-1032 Liability of payee, 5-1073 May be antedated or postdated, 8-728 Raised checks, 5-1075 Necessity of, 5-1032 Payment by bank before day of date, Form and essential parts, 5-1031 Amount, see infra, Amount. 5-1032 Date, see infra, Date. Postdated check, 5-1032 Drawee, see infra, Drawee. Whether bill of exchange when future General rule, 5-1031 day is named, 5-1032 Mention of consideration, 5-1031 Payable in current funds, 5-1031 Days of grace, 5-1031 Definition, 5-1029 Payee, see infra. Payee. Signature, see infra, Signature. Delivery, 5-1050 Dishonor, see infra, Presentment and notice Fraud and deceit: of dishonor; Wrongful disbonor. Drawing checks without funds in bank, 14-30 Draft, 10-218 Gambling Drawee, 5-1036 contracts, see GAMBLING CON-Ambiguity or uncertainty, 5-1036 TRACTS. In general, 5-1036 Gifts, see GIFTS. Essential parts, see infra, Form and essen-Good, 14-1073 Indorsement: tial parts. Failure to make due presentment, 5-1044 Forged indorsement, see infra, Forged Burden of proof as to loss, 5-1045 checks. Discharge of indorser, 5-1045 Insufficiency of fund: Effect as to drawer, 5-1044 Partial payment by bank, 3-835 Effect as to indorser, 5-1045 Lacnes, see infra, Presentment and notice of Effect of laches as to drawer, 5-1044 dishonor. Fraud, 5-1046 Larceny: False pretenses and cheats, see False Pre-Worthless checks, 18-468 TENSES AND CHEATS. Liens, 19-18 Forged checks, 5-1066; 13-1097 Life insurance: Alteration of amount, 5-1075 Payment by check, 19-48 Alteration of date, 5-1074 Limitation of actions, 5-1055; 19-268, 269. Forged indorsement, 5-1076 Limited partnership, 19-357 Effect of indorsement, 5-1077 Illustrations of depositor's liability, Lost checks, see Lost Papers and Instru-5-1077 MENTS. Liability of bank, 5-1076 Memorandum check, 5-1039 Liability of depositor, 5-1077 Definition, 5-1039 In hands of third parties, 5-1040 Liability of the recipient of money, National banks, see National Banks. 5-1078 Notice of dishonor, see infra, Presentment Negligence of depositor, 5-1077 Other parties, 5-1077 and notice of dishonor. What is such acceptance by bank, Officers and agents of private corporations: 5-1076 Power of president, 21-860 Order of payment, 5-1057 Forgery of signature: Overdrafts, 3-834 As between depositor and bank, Overdue, 5-1050 5-1066 Bank liable, 5-1066 Partial payment by bank, 3-835 Damage to bank, 5-1070 Partnership, see Partnership. Discovery of forgery, 5-1069 Payee, 5-1034 Duty of depositor to examine A check must name or indicate payee, 5-1034 pass book and vouchers, Fictitious payee, 5-1035 5-1069 Fault or negligence of drawer, Fraud, 5-1036 Intention must be proved, 5-1036 5-1067 Maker's intention, 5-1035 Instances of forgeries, 5-1067 Negligence, 5-1069 Notice and return of check be-Payment (see Payment), 5-1057 Check deposited in bank upon which fore bringing suit, 5-1069 drawn, 5-1058 Current money, 5-1058 Notice of forgery, 5-1069 Depreciated paper, 5-1058 Subsequent conduct of drawer, Detention, 5-1057 5-1068 Where drawer at fault, 5-1067 Implied acceptance, 5-1057 Mode of payment, 5-1058 As between payee and bank, 5-Order of payment, 5-1057 Bona fide holder, 5-1071 Overpayment, 5-1059

CHECKS, cont'd.

When presentment and notice excused, cont'd.

CHECKS, cont'd. Payment, cont'd. Payment by check, see PAYMENT. Payment under mistake, 5-1059 Time within which payment should be made, 5-1057 Pensions and bounties: Pension check issued to a deceased pensioner, 22-667 Postdated checks, 22-1082 Presentment and notice of dishonor, 3-834; 5-1040 By what post to be forwarded, 5-1044 Check received after banking hours, 5-1043 Delivery, 5-1050 Effect of tender of payment, 5-1049 Established rules, 5-1042
Excuses, see infra, When presentment and notice excused. Failure to make due presentment, see infra, Failure to make due presentment. General rule, 5-1040 Necessity of, 5-1040 Presentment by mail, 5-1049 Promise to pay after laches, 5-1048 Reasonable time, 5-1041 Delivery to an agent, 5-1042 Question for court or jury, 5-1041 What is reasonable time, 5–1041 Where no more time is taken than is fairly required, 5-1041 Sending by circuitous route, 5-1043 When deposited for collection, 5-1043 When overdue, 5-1050 When presentment and notice excused, see infra, When presentment and notice excused. Where check is on distant bank, 5-1042 Where check is on local bank, 5-1042 Questions of law and fact: Reasonable time for presentment and notice of dishonor, 5-1041 Raised checks, 5-1075 Reasonable time, see infra, Presentment and notice of dishonor. Revocation, 5-1079 Countermand by drawer when check certified, 5-1079 Countermand by drawer when funds attached, 5-1079 Death of drawer, 5-1079 Insolvency of drawer, 5-1079 Signature, 5-1037 In general, 5-1037 Signing as agent, trustee, etc., 5-1037
Stock and stockholders, see STOCK AND STOCKHOLDERS. Subrogation, 27-232 Telegraph: Certified checks, 5-1051 Tender, 28-25, 27 Trusts and trustees: Form of check, 3-833 When presentment and notice excused, 5-1046 As regards the indorser, 5-1047 Check given as evidence of loan, 5-1047 Excuses for failure to present enumer-

ated, 5-1046

General rule, 5-1046

Illustrations of excuses, 5-1047 Partial funds, 5-1048 Payment stopped, 5-1049 Reasonable grounds for expecting check to be honored, 5-1047 Time extended, 5-1048 Verbal agreement, 5-1048 What representation and conduct are sufficient, 5-1048 When there are no funds, 5-1046 Wrongful dishonor, 5-1059 Amount of recovery, 5-1066 Assignment, 5-1065 Check for amount greater than deposit. 5-1064 Check for precise amount of deposit, 5-1064 Double action, 5-1063 Grounds of the doctrine, 5-1061 Liability affirmed, 5-1065 Liability denied, 5-1061 Liability of bank to depositor, 5-1059 General rule, 5-1059 Measure of damages, 5-1060 Statement of the rule, 5-1059 Liability of bank to holder, 5-1061 No assignment, 5-1062 Reasons for the view, 5-1065 CHEMIST, see DRUGGIST; EXPERT AND OPINION EVIDENCE. CHEROKEE, 5-1080 CHEST, 5-1080 CHEVISANCE, 5-1080 CHICORY, 5-1080 CHIEF, 5-1080 CHIEFEST, 5-1080 CHILD - CHILDREN, 5-1082; 8-456 See Bastardy; Cruelty to Children; In-FANTS; ISSUE (DESCENDANTS); PARENT AND CHILD. Abduction, see Abduction. Acknowledged child, 27-350 Adoption of children, see Adoption of Chil-Adults, 5-1084 Aggravated assault, 5-1083 Allowances, see ALLOWANCES. Bastards (see Bastardy), 5-1095 Children construed to include bastards, 5-1098 Illegitimate children, 5-1096 Succession, 5-1097 The term child held not to include a bastard, 5-1095 Beneficiaries in insurance, see Beneficiaries (IN INSURANCE). Business: Employment of children in a dangerous business or vocation, 5-73 Child held to be grandchild, 1-774 Construction of term, 3-965 Contributory negligence, see Contributory NEGLIGENCE. Custody, see Parent and Child. Intervening acts of children, 8-573 Death by wrongful act, see Death by Wrong-FUL ACT. Definition in general, 3-965 Divorce, see DIVORCE.

CHILD - CHILDREN, cont'd. Elevators, 10-950, 951 En ventre sa mere, see En Ventre Sa Mere. Family, 12-870 Grandchildren and remoter descendants, 3-966; 5-1085; 14-1110 Children distinguished from issue, 5-1089 Children held not to include grandchildren or remoter descendants, 5-1085 Children held to include grandchildren and remoter descendants, 5-1087 Examples in which the court refused to construe "children" to include grandchildren, 5-1086 Examples of cases in which children were held to include grandchildren and remoter descendants, 5-1087 Intention, 5-1086 Issue, 5-1089 Issue read as children, 5-1090 Limitations over, 5-1091 No person in existence answering to description of children, 5-1086 Where the instrument would have been inoperative, 5-1088 Having no children, 18-702 Heir, heirs, and the like, 3-971; 5-1092; 15-321, 323, 326 Construed as equivalent to heirs, 5-1093 Construed as not equivalent to heirs, 5-1092 Highways, see HIGHWAYS. Homicide, 21-103 Houses of refuge and correction, see Houses of Refuge and Correction. Illegitimates, see infra, Bastards. In general, 5-1082 Insurance, see Beneficiaries (in Insur-ANCE). Intoxicating liquors, see INTOXICATING LIQUORS. Issue, 5-1089, 1090; 30-754 Children construed issue, 17-546 Kidnapping, see Kidnapping. Leaving no children, 18-702 Legacies and devises: Who are children within statutes preventing lapses, 18-756 Legal representatives, personal representatives, representatives, etc., 18-817 Life insurance, 19-42 Living children, 5-1083; 19-445 Child en ventre sa mere, 5-1083 Poor children, 5-1083 Murder and manslaughter, 21-103 Natural children, 21-421 Negligence, see NEGLIGENCE. Parol evidence, 5-1099 Poor children, 5-1083

Powers, 22-1134

SCENDANTS).

1093; 30-754

Wills, 30-754

Wild's case, 30-754

Rape, 5-1083

Pregnant with child, 5-1084

Railroads, see RAILROADS.

Stepchildren, 5-1098, 1099

Street railways, see Street Railways. Turntables, see Turntables.

What constitutes children, see Issue (De-

Words of purchase or limitation, 5-1092,

```
CHILDISH, 5-1099
CHILLING BIDDING, 3-506
  See SHERIFFS' SALES.
  Judicial sales, 12-980
CHIMNEY, 5-1099
CHINA, 5-1100
CHINESE, 5-1100
  Attorney and client, 3-285
  Citizenship:
      Naturalization, 6-20
      Persons born in the United States of
        Chinese parents, 6-17
  Civil rights, 6-77
Constitutional law:
      Equal protection of the laws, 6-968
  Cruel and unusual punishment;
      Cutting off queue of Chinaman, 8-439
Witnesses, 30-940
CHINESE EXCLUSION ACTS, 5-1101
  California convention, 5-1101
  Certificate for persons not laborers, 5-1104
Certificate of residence, 5-1104
  Deportation, 5-1104
  Forfeiture of vessel, 5-1105
  Imprisonment, 5-1104
Imprisonment at hard labor, 5-1104
  Interstate commerce, 17-94
  Laborers, 5-1103
  Limits upon power to exclude, 5-1102
  Merchants, 5-1103; 20-580, 583
  Nature, 5-1101
  Not punishable as a crime, 5-1105
  Order of deportation, 5-1105
  Origin, 5-1101
  Power to exclude, 5-1102
  Power to exclude an incident of sovereignty,
  Power to exclude as self-preservation, 5-1102
  Privileged classes, 5-1103
  Readmission, 5-1105
  Right to expel, 5-1102
  Statutes, 5-1101, 1102
  Temporary confinement, 5-1104
  To whom applicable, 5-1103
  Treaties, 5-1101
CHIROGRAPH, 5-1106
CHLOROFORM, 6-1
CHOCOLATE, 6-1
CHOICE, 6-1
CHOKE, 6-1
CHOLERA, 6-1
CHOOSE, 6-1
CHOSE, 6-2
CHOSEN FREEHOLDERS, 6-2
See County Commissioners.
CHOSES IN ACTION, 6-2; 30-712
  See JUDGMENTS AND DECREES; PLEDGE AND
    COLLATERAL SECURITY.
  Accounts, 6-5
  Assignments (see Assignments):
       Judgments, see JUDGMENTS AND DECREES.
  Bills of exchange and promissory notes,
    6-4, 5
   Chattels, 5-1023
  Choses in possession, 6-3
  Civil Damage Act, 6-5
  Civil law, 6-4
  Consideration, 6-735
  Contracts, 6-5
  Corporations, see Corporations.
                         Volume XXXI.
```

CHILD EN VENTRE SA MERE:

Living, 19-445

. jas 🔸

CHOSES IN ACTION, cont'd.	CIRCULAR, 6-11
Definition, 6–2	Lotteries, 6-11
Choses in possession, 6-2, 3	CIRCULAR NOTES, 6-11
Distress, 9-649	See Letters of Credit.
Dower, 10-144	CIRCULATION, 6-12 General circulation, 14-949
Effects, 10-453	
Estates, 11–360	CIRCUMSCRIBE, 6-12 CIRCUMSTANCES, 6-12
Examples, 6–4	Executors and administrators, 6-12
Execution, see EXECUTION. Executors and administrators, 6-5	Facts, 6-12
Exemptions from execution, see Exemptions	Failing circumstances, 12-710
FROM EXECUTION.	Like circumstances, 19-130
Fraudulent sales and conveyances, 14-260	CIRCUMSTANTIAL EVIDENCE (see
Garnishment, see GARNISHMENT.	EVIDENCE; MURDER AND MANSLAUGHTER;
Gifts, see GIFTS.	Presumptions):
Goods, 14-1083	Adultery, see DIVORCE.
Husband and wife, see Husband and Wife.	Bail and recognizance (in criminal cases),
Iniplied warranties, see IMPLIEO WARRANTIES.	3–669
Insolvency and bankruptcy, see Insolvency	Bigamy, 4-43
AND BANKRUPTCY.	Chain of circumstances, 5-812
Interest of heir, 6-5	Conspiracy, 6–864
Interstate commerce:	Carpus delicti, 7–863; 21–232 Definition, 11–502
Taxation, 17-116 Judgment, 6-6	Direct evidence, 9-459.
Money:	Divorce, see Divorce.
Whether the thing to be recovered in the	Fires, see Fires.
action must be money, 6-3	Fraud and deceit, 14–200
Movables, 20-1079	Fraudulent sales and conveyances, see Fraud-
Municipal aid, 6-3	ULENT SALES AND CONVEYANCES.
Personal injuries:	Jury and jury trial:
Right of action for personal injuries, 6-4	Prejudice against circumstantial evi-
Pledge and collateral security, see Pleage	dence, 17-1136
AND COLLATERAL SECURITY.	Larceny, see Larceny.
Policy of insurance, 6-5 Present right of action, 6-3	Lewd and lascivious cohabitation and con- duct, 18–845
Property, 23-264, 266	Life insurance, 19–110
Recording acts, 24–90	Malicious prosecution, 19-662
Set-aff, recoupment, and counterclaim, see	Murder and manslaughter, 21-213
SET-OFF, RECOUPMENT, AND COUNTERCLAIM.	Poisoning, 20-545
Shares of stock, 26-828	Proof of other crimes, 23-250
Statute of frauds, see STATUTE OF FRAUOS.	Questions of law and fact, 23-572
Stock, 6-6	Rape, see RAPE.
Torts, 6–3 Trover and conversion, 6–4	Reasonable doubt, see REASONABLE DOUBT.
United States courts, 6-6	Undue influence, 29-110 CIRCUS, 6-13
Wills, 30-615	CITATION, 6-13
CHRISTIAN, 6-6	CITE, 6-13
CHRISTIANITY, 6-8	CITIZENSHIP, 6-14
CHRISTIAN NAME, 6-8	See Aliens; Chinese Exclusion Acts;
See NAME.	CIVIL RIGHTS; DOMICIL; INTOXICATING
CHRISTIAN RELIGION:	Liquors; Residence.
Illegal contracts, 15–959 CHRISTIAN SCIENCE, 6–8; 22–786	Adoption of foreign corporations, see For-
Physicians and surgeons, see Physicians and	EIGN CORPORATIONS. Aliens (see infra, Naturalization; see
Surgeons.	ALIENS):
CHRONIC, 6-8	Birth in the United States of alien
CHUCK-A-LUCK, 6-8	parents, 6-17
CHURCH, 6-8	Allegiance, 2-148
See Religious Societies.	Birth, see infra, Succeeding to status of
CHURCHYARDS, see CEMETERIES.	father.
CHYMOSIN, 6-10 CIDER, 6-10	Birth in jurisdiction (see infra, Succeeding
See Intoxicating Liquors.	to status of father), 6–17 Birth in the United States of alien
CIGARETTES, 6-11	parents, 6-17
See Interstate Commerce.	Colored race, 6-19
CIGARS, 6-11	General rule, 6-17
CIPHER, 6-11	Indians, 6–18
CIRCUIT, 6-11	Persons born in the United States of
CIRCUIT COURT OF APPEALS, see United States Courts.	Chinese parents, 6-17
CIRCUIT COURTS, see Courts; United	Presumption of citizenship, 6-16 Chinese:
STATES COURTS.	Naturalization, 6–20
30	

CITIZENSHIP, cont'd. CITIZENSHIP, cont'd. Chinese, cont'd. How acquired, cont'd. Persons born in the United States of Generally, 6-16 Marriage in the case of women, 6-29 Chinese parents, 6-17 Naturalization, see infra, Naturalization. Clerk: Declaration made before clerk, 6-21 Succeeding to status of father, see infra. Collective naturalization, 6-27 Succeeding to status of father. Copyright, see Copyright.
Corporations (see Foreign Corporations), How citizenship lost, 6-30 Expatriation, see infra, Expatriation.
Marriage in the case of women, see 7-65o: Consolidation, 29-275 infra, Marriage in the case of women. Foreign corporations, 29-275, 278 Indians, 6-18, 28; 16-215, 216, 217, 234 General rule, 29-275 Incorporated in two states, 29-275 Infants, 6-20 Inhabitants, 6-16; 16-331 Privileges and immunities of citizens in Intention: several states, 21-800 Preliminary declaration of intention, Transacting business, 29-275 6-22 International law, 16-1134 Courts: How nationality considered, 16-1134 City, police, and county courts, 6-21 State courts, 6-22 Intoxicating liquors, see INTOXICATING What courts may naturalize, 6-21 LIQUORS. Criminal law: Joint-stock companies, 17-639; 29-275 Illustrations, 6-27 Judgment, see infra, Naturalization. Offense connected with the procurement Jury and jury trial, see Jury and Jury or use of certificate of naturalization, TRIAL. 6-27 Justices of the peace, 18-11 Sale of certificate, 6-27 Interest as citizen, 18-41 Definition, 6-15 Marriage in the case of women, 6-29 Citizen, 6-15 England, 6-29 Citizenship, 6-15 General rule, 6-29 State and national citizenship, 6-15 Loss of citizenship, 6-31 Two citizenships, 6-15 Change of citizenship, 6-32 Denization, 9-272 General rule, 6-31 Domestication of In England, 6-32 foreign corporations (see Foreign Corporations), 13-884 Military law: Domicil (see Domicil): Evidence of desertion, 20-651 Mines and mining claims, see MINES AND MINING CLAIMS. Citizenship meaning domicil, 10-10 Elections, 10-590 Forfeiture of citizenship, 10-609 Ministers and ambassadors, 6-18 Power of Congress to deprive person of Municipal corporations, 29-275 citizenship, 10-570 National banks: Diversity of citizenship, 21-400 Evidence: Proof of citizenship, 20-701 Naturalization, 6-19 Executors and administrators, 29-277 Act of admission a judgment, 6-24 Exemptions from execution, see Exemptions Admission cannot be collaterally impeached, 6-24 FROM EXECUTION. Expatriation: Alien enemies, 6-21 Definition, 6-30 Aliens, 6–20 Aliens honorably discharged from mili-Emigration, 10-1042 English statute, 6-31 tary service, 6-20 Existence of the right, 6-30 Alien's right to citizenship, 24-589 International law, 16-1134 Canada, 10-90 What amounts to act of expatriation, Cancellation of judgment, 6-24 City, police, and county courts, 6-21 6–31 Extradition, see Extradition. Collective naturalization, 6-27 Father, see infra, Succeeding to status of Constitutional power to establish uniform laws, 6-21 Corporations, see Foreign Corporations. Fish and fisheries: Oysters, 13-575 Criminal offense connected with the procurement or use of certificate of Foreign citizens, 13-831 naturalization, 6-27 Foreign corporations, see Foreign Corpora-Declarations made before clerk, 6-21 TIONS. Forgery, 6-27 Definition, 6-19 Domestication of foreign corporations, Fraud, 6-27 Decree procured by fraud, 6-24 see Foreign Corporations. Governor, 14-1098 Domicil, 10-21 Grand juries, 17-1265 Dominion of Canada, 10-90 Habeas corpus (see HABEAS CORPUS), 15-180 Elections: Homestead, see Homestead. Proof of naturalization, 10-839 Foreign corporations, see Foreign Cor-How acquired, 6-16 Birth in jurisdiction, see infra, Birth in PORATIONS. How naturalization effected, 6-21 jurisdiction.

305

31 C. of L -20

CITIZENSHIP, cont'd.	CITIZENSHIP, cont'd.
Naturalization, cont'd.	Seamen, 6-20
Judgment admitting to citizenship, 6-24	Slavery:
Judgment of naturalization confers all	Rights of former slaves, 6-19
privileges of citizenship, 6-24	State, 29-274
Judgment procured by fraud, 6-24	State and public lands, see STATE AND PUBLIC
Legal prerequisites, 6-22	Lands.
Limitation of power of states, 6-19	Subject, 27–193, 196
Mexicans, 6-20	Succeeding to status of father (see infra,
Minor residents, 6-20	Birth in jurisdiction), 6-28
Natives of China, 6-20	Child born on board an American vessel,
Oath of allegiance and renunciation of	6–28
foreign allegiance and title, 6-23	Children born out of the United States,
Parol evidence to help insufficient	6-28
records, 6-25	English law, 6-28
Perjury, 22-690	Illustrations, 6–28, 29
Perjury in oaths or affidavits, 6–27	Infant children of naturalized alien, 6-29
Power of states, 6-19	Territories, see TERRITORIES.
Power of United States, 6–19	Treaties, 6-27
Preliminary declaration of intention,	Treaties of cession, see Treaties of Cession.
6-22	Trusts and trustees, 29-277
Procuring or attempting to procure ad-	United States courts, see United States
mission to citizenship by fraud, 6-27	Courts.
Proof of naturalization, 6-25	Women (see infra, Marriage in the case of
Proof of residence and good conduct,	women), 3-286
6-23	Naturalization, 6-20
Record, correcting erroneous, 6-26	CITY, 6-32
Record, how far retroactive, 6-26	See Municipal Corporations; Towns and
Record of naturalization proceedings,	Townships.
6-25	Any railroad, 20–1099
Records destroyed or impossible of pro-	Definitions, 6-32
duction, 6–26	In the city, 16–124 Town, 6–32
Retroactive effect, 2–72 Sale of certificate of naturalization, 6–27	CITY OFFICERS, 6–33
Seamen, 6-20	CITY PURPOSES, 6-33
Special laws, 6-27	CITZ.:
State courts, 6-22	Abbreviation, 1–97
Treaties, 6-27	CIVIL; 6-34
Under general laws, 6–21	Civil court distinguished from court-martial,
United States, 6-19	6–34
Unlawfully using certificate to procure	Civil liberty, 18-1124
registration, 6-27	Criminal and civil distinguished, 8-251
What courts may naturalize, 6-21	CIVIL ACTIONS:
Who may be naturalized, 6-20	Bastardy, 6–99
Widow and children, 6-20	Contempt, 6-97
Oath, 6–23, 27	Eminent domain, 6-99
Occupation, business, and privilege taxes, see	Forcible entry and detainer, 6–98
Occupation, Business, and Privilege	Habeas corpus, 6-98
TAXES.	Jury and jury trial, 6-98
Officers and agents of private corporations,	Penalties, 6-98
21-837	Quo warranto, 6-97
Original jurisdiction of circuit court:	Witnesses, 6–97
Aliens, 29-277	CIVIL CASE, 6–96
Oysters, 13-575	CIVIL COMMOTION: Fire insurance, 13–132
Pardon: Alien's right to citizenship, 24–589	CIVIL CORPORATIONS, see CORPORA-
	TIONS.
Parol evidence: Records, 6–25	CIVIL COURTS, 8-37
Partnership, 29–275	CIVIL DAMAGE ACTS, 6-36
Perjury:	See Intoxication.
Naturalization, 22-690	Actual damages, 6-59
Presumption, 6-16; 22-1285	Agéncy:
Presumption as to citizenship, 20-701	Exemplary damages where sales are
Public officers, 23-330	made by servant against master's in-
Declaration of intention, 23-331	structions, 6-62
Qualification, 23-330	Liability where sale is by agent, 6-48
Removal of disability, 23-331	Owner chargeable with knowledge of his
Railroads, 23-679	agent, 6-50
Receivers, 29-277	Aggravation of damages, see infra, Exem-
Records, see infra, Naturalization.	plary damages.
Residence distinguished, 24-700	All contributors to the intoxication are liable,
Res judicata, 24-771	6–44
30	6 Volume XXXI.

CIVIL DAMAGE ACTS, cont'd. CIVIL DAMAGE ACTS, cont'd. All contributors to the intoxication are liable, Exemplary damages, cont'd. cont'd. Knowledge that purchaser was habitual Contributory in appreciable degree to the drunkard, 6-61 intoxication, 6-44 Lessor of premises, 6-62 General rule, 6-44 No notice not to sell, 6-61 Questions for jury, 6-61 Habitual intoxication, 6-45 How sued, 6-45 Sales in disregard of notice not to sell, Illustrations, 6-44 Negligence, 6-44 Sales made by servant against master's Only one satisfaction, 6-45 instructions, 6-62 Question for jury, 6-44 Sales without license, 6-62 Wilful and wanton wrong, 6-60 Suit jointly or severally, 6-45 To what extent liable for contributing Gifts, 6-42 Habitual drunkards, 6-40, 43, 45 to habitual intoxication, 6-45 Exemplary damages where it was known Assault and battery, 6-46, 47 Burden of proof: Contributory fault, 6-59 that purchaser was habitual drunkard, б-61 Care of intoxicated person, 6-55 Husband's right of action, 6-57 Choses in action, 6-5 Infants: Constitutionality of statutes, 6-40 Exemplary damages, 6-41 Selling to minors, 6-40 Infants en ventre sa mere, see CHILO -Former jeopardy, 6-41 CHILDREN. Statutes constitutional, 6-41 Injure, 16-500 Construction, 6-37 In what sense penal, 6-37 Injuries, 6-51
Care of intoxicated person, 6-55 Death, 6-54 Liberal construction, 6-37 Not retroactive, 6-37 In general, 6-51 To what localities applicable, 6-37 Injuries to means of support, see infra, Contributors, see infra, All contributors to the Injuries to means of support. Injuries to property, 6-51 intoxication are liable. Contributory fault, 6-57 Injury to the person, 6-51 Injuries to means of support, 6-47, 52 Burden of proof, 6-59 Bare necessaries of life, 6-52 Drinking together, 6-58 Encouragement, 6-57, 58 Cases illustrating injuries to means of support, 6-53 General rule, 6-57 Diminution of resources, 6-52 Proof must be clear, 6-58 Rule not strictly enforced in some states, Independent means of support, 6-52 In general, 6-52 Crimes committed by intoxicated person, 6-48 Persons actually though not legally de-Damages recoverable, 6-59 pendent, 6-52 What is intended by the phrase "means Actual damages, 6-59 Additional expenses, 6-60 of support," 6-52 Amount fixed by statute, 6-60 Wife testifying to amount necessary for Decreased earnings, 6-60 her support, 6-53 Exemplary damages, see infra, Exem-Intoxicants, 6-38 plary damages. Intoxication, see infra, Construction. Hypothetical or contingent losses, 6-59 Kinsman, 6-57 Loss of husband's society, 6-59 Knowledge, see infra, Owner of premises. Master and servant, see infra, Agency.

Means of support, see infra, Injuries to
means of support. Mitigation of damages, 6-62 Nominal damages, 6-59 Probable duration of life, 6-60 Mental suffering, 6-51 Death by wrongful act, 6-54 Dependents, 6-56 Mitigation of damages, 6-62 Mortality tables, 20-884 Nominal damages, 6-59 Disgrace, 6-51 Drowning, 6-47 Notice, see infra, Owner of premises. Evidence, 6-62 Notice not to sell, 6-38, 40 Direct proof of violation of law, 6-63 Exemplary damages, 6-61 Husband as witness, 6-63 Illustrations, 6-62, 63 Injury to means of support, 6-63 Manner of service, 6-38 Omission of words spirituous or intoxi-In mitigation of damages, 6-62 cating, 6-38 Intemperate habits of the buyer before Prohibition towns, 6-38 Relationship, 6-38 the sale, 6-62 Statement of habit, 6-38 Subsequent declaration of husband, 6-63 Exemplary damages, 6-41, 60
Actual damages must be proved, 6-60 Terms of statutes, 6-38 Owner of premises, 6-49 Circumstances of abuse and aggravation, Knowledge at time of lease, 6-49 Knowledge of owner of premises, 6-49 Gross negligence, 6-61 Liability of owner of premises, 6-49 Instructions as to exemplary damages, Owner chargeable with knowledge of his agent, 6-50

CIVIL DAMAGE ACTS, cont'd.	CIVIL DAMAGE ACTS, cont'd.
Owner of premises, cont'd.	Wrongful act, cont'd.
Owner of a steamboat, 6–50	Liability for lawful and unlawful sales,
Owner of contingent or reversionary in-	6-42 Liquor sold must be proved to be in-
terests, 6–50 Parent and child, 6–57	toxicating, 6-42
Personal injuries, 6-51	No liability in the absence of intoxica-
Persons injured (see infra, Injuries to means	tion, 6-43
of support), 6-56	Proximate cause, see infra, Proximate
Actual dependency, 6–56 Adult son voluntarily supporting aged	cause. Restricted to illegal sales, 6–43
mother, 6-57	Sale, but no intoxigation, 6-43
Contributory fault, see infra, Contribu-	Sale of intoxicating liquor, 6-41
tory fault.	Time to become sober, 6-43
Dependents, 6–56 Kindred, 6–57	To whom sale made, 6-42 Wrongful sales included, 6-43
Legal dependency, 6–56	CIVIL DEATH, 6-64
Strangers, 6-57	Abjuration of the realm, 6-64
Suits, 6-56	Abolition, 6-65
What persons may sue, 6-56	Ancient doctrine of civil death follow- ing banishment or religious profession.
Property: Injuries to, 6-51	6-64
Wife's chattels sold by husband, 6-52	Civil death following conviction of felony,
Proximate cause, 6-46	6-65
Assault by intoxicated person, 6-47	Civil death by sentence held not to ex-
Drowning, 6–46 General rule, 6–46	ist, 6–67 Illustrations, 6–65, 66
Illustrations, 6–46, 47	In general, 6-65
Imprisonment or execution for crime of	Person attainted may demise his land,
intoxicated person, 6-48	6-66
Injury to means of support, 6-47	Statutes, 6–66
Suicide, 6–48 Question of law and fact:	Dower, 6–65; 10–141 Executors and administrators, 11–760
Contributory in appreciable degree to	General rule, 22-1310
the intoxication, 6-44	Husband and wife, 6-65
Relatives, 6-57	Imprisonment for life, 6-65, 67
Sales, see infra, Wrongful act. Liability of person who sells, 6–48	Insolvency and bankruptcy, 16-698
Spirits, 6–38	Pardon, 24-590 Remainders, reversions, and executory in-
Statutes, 6-36	terests, 24-418
Common law, 6-37	Wills, 30-608
Differences in the several statutes, 6-39	CIVIL EFFECTS, 10-449 CIVIL ENGINEERS, see EXPERT AND
Nature and scope, 6-36 Notice not to sell, see infra, Notice not	OPINION EVIDENCE; WORKING CONTRACTS.
to sell.	CIVILITER, 6-67
Rule of construction, see infra, Con-	CIVILITER MORTUUS, see CIVIL DEATH.
struction.	CIVILIZATION, 6-67
Strangers, 6–57 Suicide, 6–48	CIVIL OFFICERS, 23-326 Impeachment, 15-1065
Support, see infra, Injuries to means of sup-	Public officers, 23–334
port.	CIVIL PROCEEDINGS:
What persons are liable, 6–48	Habeas corpus, 15-157
Agent of seller, 6–48 Owner of premises, see infra, Owner of	CIVIL RIGHTS, 6-68 See Military Law.
premises.	Carriers of passengers, 5-539; 6-82
Seller, 6-48	Equality, not community, of rights guar-
Surety on license bond, 6-50	anteed, 6–82
What persons may sue, see infra, Persons injured.	May provide separate if equal accommo-
Witnesses, see infra, Evidence.	dations for races, 6–82 Right of carrier to make reasonable
Wrongdoer, 6-48	rules, 6-83
Wrongful act, 6-41	State statutes, 6-86
Actual sale requisite, 6-41	Chinese, 6-77
All contributors to the intoxication are liable, see infra, All contributors to	Citizenship (see infra, Civil rights as affected
the intoxication are liable.	hy dual citizenship): Right to acquire state citizenship, 6-77
Elements of the act, 6-41	Civil as distinguished from political rights,
Generally, 6-41	6-70
Gifts, 6-42 Illegal sales, 6-43	Civil rights as affected by dual citizenship,
Injuries arising from habitual intoxica-	6-69 Civil rights of the citizen of the state as
tion 6-42	such 6–60

CIVIL RIGHTS, cont'd. CIVIL RIGHTS, cont'd. Civil rights as affected by dual citizenship, con. Civil rights of the citizen of the United States, 6-70 In general, 6-69 Privilege and immunities of each state in sister states, 6-69 In general, 6-75 Community property, 6-73 Constitutional guaranty of rights of citizens of several states, 6-71 Constitutional provisions of the several states, 6-84 Corporations: ments, 6-965 Persons, 6-78 Definition, 6-69 tutions, 6-966 In general, 6-965 Due process of law, see Due Process of 6-77 Elections: Right of suffrage, 6-77 Right of suffrage, 6-77 Equal protection of the law, 6-77, 967 Adultery between races, 6-79 state courts, 6-77 Aliens, 6-969 Carriers providing separate if equal acdence therein, 6-77 commodations for races, 6-82 Right to vote, 6-77 Chinese, 6-77, 968 Corporations, 6-969 Immunity, 15-1028 Corporations protected as persons, 6-78 Equal protection clause as affecting the MERCE. selection of jurors, 6-81 Jury and jury trial: Equal protection clause as prohibitive of class or partial legislation, 6-78 Female jury, 6-971 Negroes, 6-971 Foreign corporations, see Foreign Cor-PORATIONS. state courts, 6-77 Fourteenth amendment, 6-77 In general, 6-967 Intent of law considered, 6-79 Jury trial, 6-971 or color, 6-81 Laws limited to certain localities, 6-80 Legislation general and equal in terms other respects, 6-81 but unequal in design or operation, serve on jury, 6-81 6-79 Legislation inflicting unequal punishtion of jurors, 6-82 ments, 6-79 Women, 6-971 Miscegenation, 6-79 Operation of law considered, 6-79 Marriage: Police power, 6-970 Prohibits discriminating laws, 6-967 Racial discrimination, 6-971 19-1172 Right of state to maintain separate schools, 6-83 Nature, 6-69 Rights of parties to jury impaneled with-Origin, 6-69 out discrimination on account of race Persons, 22-743 or color, 6-81 Separate schools, see Schools. rights, 6-70 State laws discriminating against classes Privileges and immunities: or persons prohibited, 6-78 Taxation, 6-970 betweenTo whom available, 6-968 Intermarriage Trial by jury as affected by fourteenth amendment, 6-971 Waiver of right to indiscriminate selec-Meaning of, 6-73, 966 tion of jurors, 6-82 Women on juries, 6-971 under arms, 6-967 Equal-right statutes, 6-85 Carriers, 6-86 Right of suffrage, 6-967 Establishment of separate schools, 6-86 In general, 6-85 Fifteenth amendment as creative of civil contracts, 6-966 rights, 6-72 Fourteenth amendment, 6-71, 75; 10-288 Action by state through any of its

Fourteenth amendment, cont'd. Equal protection of the law, see infra, Equal protection of the law. Federal legislation under the provision, Privileges and immunities, see infra, Privileges and immunities. Purpose and effect, 6-965 Effect of fourteenth amendment on application of first ten amend-Effect on provisions of state consti-Right of attendance at public schools, Right of trial by jury in suits at law in Right to acquire state citizenship by resi-Security against state action, 6-75 Interstate commerce, see Interstate Com-Equal protection clause as affecting the selection of jurors, 6-81 Fourteenth amendment, 6-81 Right of trial by jury in suits at law in Rights of parties to jury impaneled without discrimination on account of race State may determine qualifications in State statute denying negroes right to Waiver of right to indiscriminate selec-Statutes prohibiting intermarriage of whites with negroes or mulattoes, Miscegenation, see MISCEGENATION. Political rights as distinguished from civil Adultery between whites and negroes, whites and negroes, see Miscegenation. Limitation of actions, 19-168 Military organization, drill and parade Punishment of crime, 6-967 Right to practice law, 6-966 Right to pursue employment and make To what rights applicable, 6-966 To whom available, 6-966 Right to vote, 6-967 Schools, see Schools.

agencies within provision, 6-76

CLAP:

CIVIL RIGHTS, cont'd.	CLAP:
Servitude, 6–74	Libel and slander, 18-930
Sleeping-car companies, 25-1113	CLASS, 6-108
State constitutions and statutes, 6–84	CLAUSE, 6-108 CLAUSE OF ACCRUER, 1-480
Suffrage, right of, 6-77	CLAY, 6-109
Taxation, 6–78 Thirteenth amendment, 6–71, 73	CLEAN BILL OF LADING, 4-510, 541
Acts of Congress held unconstitutional,	See Bills of Lading.
6-74	Contracts of affreightment and charter par-
Civil rights bill of 1866, 6-74	ties, 7–184
In general, 6-73	CLEANSE, 6-109
Meaning of servitude, 6-74	CLEAR, 6-109
Not limited to invasion by state author-	Evidence, 6-111 In reference to lands and estates, 6-109
ity, 6–75 Personal liberty, 6–74	Reasonable doubt, 6-111
United States commissioners:	CLEARANCE, 6-110
Prosecutions, 29-193	CLEAR DAYS, 6-1117, 28-211
United States courts:	See Time (Computation of).
Removal of case, 29-284	Demurrage, 6-111
Witnesses, 30–940	CLEARING HOUSE, 6-113
CIVIL SERVICE, 6–88	Bills of exchange and promissory notes, see
See Public Officers.	infra, Negotiable securities. Certificates:
Applications, 6–91 Appointment, 6–91, 92	Use of clearing-house certificates, 6–124
Confidential positions, 6–93	Certificates of deposit, see Certificates of
Constitutional law:	DEPOSIT.
Constitutionality of statutes, 6-90	Checks:
Illustrations, 6–91	Dishonored checks, 6-118
In general, 6-90	Presentment for payment through clear-
Self-executing provisions, 6-914	ing house, 6-117
Day laborer, 6–93	Priority among checks presented through clearing house, 6-118
Exempting certain classes of applicants from examination, 6-91	Relations of member bank and drawer
Mandamus, see Mandamus.	of check on non-member, 6-129
Removal of officers, 23-439	Clearing-house association as a distinct en-
To whom protection extended, 23-439	tity, 6-125
Statutory provisions, 6–89	Application of collaterals after insolv-
Veterans, see Public Officers.	ency of debtor, 6-127
CIVIL SUIT, 6-96	May be holder for value of negotiable
CLAIM, 6-97 See Debts of Decedents; Demand.	securities, 6–125 Right to sue and be sued, 6–125
Account and claim, 6-106	Collateral security (see infra, Negotiable se-
Assignments, 6–101	curities):
Averment of ownership, 6-104	Application of collaterals after insolv-
Claims or matters, 20-235	ency of debtor, 6-127
Covenants, 6-104	Right of member bank to apply collateral
Debt, 8–985	securities, 6-130
Debt distinguished from, 6–100 Debts of decedents, 6–101	Corporations, see infra, Clearing-house association as a distinct entity.
Forgery, 6-105	Damages:
Indemnity contracts, 6-104	Measure of damages in action between
Just claim, 18-2	banks, 6–123
Liens, 6-101	Definition, 6-113
Municipal corporations, 6-102	Dishonored checks, 6-118
Set-off, recoupment, and counterclaim, see	Effect of clearing-house association upon
Set-off, Recoupment, and Counterclaim.	members inter sese, 6-116
State and public lands, 26-331 The thing claimed, 6-100	Clearing-house association as a distinct entity, see infra, Clearing-house asso-
Torts, 6-102	ciation as a distinct entity.
Whether claim implies a lawful claim, 6-104	In general, 6-116
CLAIM AND DELIVERY, see Exemptions	Presentment for payment through clear-
FROM EXECUTION; REPLEVIN.	ing house, 6-117
CLAIMANTS, 6-107; 8-1087	Rules limiting time for readjustment of
CLAIMANTS' BONDS:	exchanges between members, see infra,
Forthcoming and delivery bonds, 13-1131	Rules limiting time for readjustment
CLAIM OF TITLE (see Adverse Possession):	of exchanges between members. Use of clearing-house certificates, 6-124
Ejectment, 10-490	Effect of clearing-house association upon non-
CLAIRVOYANTS:	members or strangers, 6-127
lnsanity, 20–570	Effect upon non-member bank, clearing
CLAMBER, 6-108	through member, 6-128
CLANDESTINE, 6-108	Forged checks, 6-128
9	vio Volume XXXI.

CLERICAL, 6-131

CLERK, 6-131

CLEARING HOUSE, 6-113

Effect of clearing-house association upon

See CLERKS OF COURT; EXEMPTIONS FROM non-members or strangers, cont'd. ln general, 6-127 EXECUTION; MASTER AND SERVANT. Principles of mercantile law, 6-128 Attorney and client, see ATTORNEY AND CLI-Relations of member bank and drawers ENT. Auctions and auctioneers, 3-511 of checks on non-member, 6-129 Right of member bank to apply collateral Embezzlement, see Embezzlement. Exemptions, see Exemptions from Execusecurities, 6-130 Rules and usages of clearing house, TION. Laborer, 18-73 Libel and slander, 18-965 6-127 Entity, see infra, Clearing-house association as a distinct entity. Notary public, 21-577 Examination of the drafts or checks pre-Quo warranto, 23-635 Towns and townships, 28-325 sented, 6-115 CLERKS OF COURTS, 6-132; 8-27 History, 6-114 Medium of settlement, 6-115 Acknowledgment: Members, see infra, Effect of clearing-house False certificate of acknowledgment, association upon members inter sese; Rules 6-143 limiting time for readjustment of exchanges Bail and recognizance (in criminal cases), 3-659 between members. Mistake, 6-121 Mode of operation, 6-114 Bill of exceptions: Failure to transmit hill of exceptions, Negotiable securities, 6-125 6-139 Bond, see infra, Official bond of clerk. Accommodation paper, 6-125 Compensation of clerk, 6-136 Clearing house may be holder for value Fees, see infra, Fees. of negotiable securities, 6-125 Draft indorsed for collection for account In general, 6-136 Constitutional law: of indorsers, 6-125 Delegation of authority of court, 6-1056 Equities, 6-125 Set-off, 6-125 Fees of clerk, 6-137 Nonmembers, see infra. Effect of clearinghouse association upon non-members and Courts: Clerk not necessary to existence of court, strangers. Object, 6-114 Date: Operation, 6-114 Presumption of execution and delivery Origin, 6-114 upon day of date, 22-1276 Payment (see infra, Rules limiting time for readjustment of exchanges between De facto officers: Appointment of de facto officers, 6-134 members): Presentation for payment through clear-Definition, 6-133 Delegation of authority, 6-135, 1056 ing house, 6-117 Presentment for payment through clearing Deputy, 9-370, 379 Disqualification of clerk, 6-145 house, 6-117 Railroad clearing house, 6-115 Effect of disqualification of judge, 6-145 Self-interest, 6-145 Rules limiting time for readjustment of ex-Duration, 6-134 changes between members, 6-118 Eligibility, 6-134 Dishonored checks, 6-118 Illustrations of mistakes, 6-122 Execution: In general, 6-118 Failure to issue execution, 6-144 Mandamus to compel issuance, 6-139 Judicial construction of rules, 6-124 Extortion, 12-577 Measure of damages in actions between Fees (see infra, Official bond of clerk), banks, 6-123 Mistakes of fact, 6-121 6-136 Contract for unauthorized fees, 6-137 Payment regarded as absolute, 6-119 In general, 6-136 Payment regarded as provisional, 6-Naturalization fees, 6-137 Right of clerk to maintain action for Time for examination of checks, 6-119 Waiver, 6-120 fees, 6-138 Stock exchange, 6-115 Against successful party, 6-138 Clerk de facto, 6-138 Strangers, see infra, Effect of clearing-house association upon nonmembers and strangers. In general, 6-138 Statutes awarding costs strictly con-Time for readjustment of exchanges between strued, 6-137 members, see infra, Rules limiting time for readjustment of exchanges between mem-Where no costs are allowed by law, bers. 6-137 CLEARLY: File: Reasonable doubt, 6-111 Action by clerk of court, 13-14 CLEAR VALUE, 6-109 Filing (see FILING), 6-135 Foreign judgments, see Foreign Judgments. CLERGY, see BENEFIT OF CLERGY; LIBEL Foreign laws, 13-1071 AND SLANDER; PRIVILEGED COMMUNICATIONS; RELIGIOUS SOCIETIES. Garnishment, 14-824 Volume XXXI. 311

CLERKS OF COURTS, cont'd.	CLERKS OF COURTS, cont'd.
Habeas corpus, 15-150	Personal liability for nonfeasance or mis-
In custodia legis, 6–133 Injunctions:	feasance, 6–138 Failure to transmit bill of exceptions,
Approval of bond, 16-445	6-139
Interest, 6-145	In general, 6-138
Judge, see infra, Judicial functions.	Issuing writ that does not conform with
Judgments and decrees (see Juogments and Decrees; see infra, Official bond of	judgment, 6–139 Liable in damages, 6–138
clerk):	Refusal to permit access to letters, 6-139
Medium of payment, 17-861	Presumptions:
Order on clerk of court, 17-878	Presumption of official duty and regu-
Payment to clerk, 17-860	larity of official acts, 22-1270
Vacating entry of satisfaction, 17–871 Judicial functions, 6–134	Quasi-juoicial duties, 6–134 * Records, see Records.
Performance of unauthorized judicial	Removal:
functions, 6-135	Power of court to suspend or remove
Attempted delegation of power by	clerk, 6-136
judge, 6–135	Suretyship, see infra, Official bond of clerk.
In general, 6–135 Performance of exclusive functions	Suspension: Power of court to suspend or remove
of judge, 6-135	clerk, 6-136
Justices of the peace:	Tenure, 6-134
Clerk's fees, 18-51	Term of office, 6-134
Mandamus (see Mandamus), 19-859	Two offices, 6-134
Ministerial duties, 6–134 Misfeasance, see infra, Personal liability for	United States courts, see United States Courts.
nonfeasance or misfeasance.	Vacancy, 6-136
Naturalization:	How filled, 6-136
Naturalization fees, 6-137	When vacancy occurs, 6-136
Nature of duties, 6–134	CLIENT, 6-146
Nonfeasance, see infra, Personal liability for nonfeasance or misfeasance.	See Advice of Counsel; Attorney and Client; Privileged Communications.
Notary public, 21-578	CLOSE, 6-146
Official bond of clerk, 6-141	CLOSE-HAULED, 6-147
Approval of bonds, 6-134	CLOSE-HAULED VESSELS, see Ships
Approval of insufficient bonds, 6-145	AND SHIPPING
Discriminating between judgment cred- itors, 6–144	CLOSING OUT, see Gambling Contracts. CLOTH, 6-147
Erroneously marking judgment satisfied,	Exemptions from execution, see Exemptions
6-144	FROM EXECUTION.
Failure to enrol judgment, 6-14	Fulled cloth, 14-563
Failure to enter cause on docket, 6-	CLOTHES, 6-148
144 Failure to issue execution, 6–144	Exemptions from execution, see Exemptions from Execution.
Failure to pay over money collected,	CLOUD ON TITLE, 6-149
6-141	See Injunctions; Records; Removal of
Fees of office, 6-141	CLOUD.
Fees of other court officers, 6–142 Liability of sureties, 6–141	Acknowledgment:
Making false certificate of acknowledg-	False certificate of acknowledgment, 6-161
ment, 6-143	Adequate remedy at law, 6-159
Making false certificate of record of	Adverse possession, 6-167
judgment, 6–143 Mandamus:	Alienation, 6-152
Approval of bond, 6-140	Constitutional law: Proceedings under unconstitutional laws,
To take action on bond, 6-140	6-161
Money paid into court by order of court,	Deed from stranger to the title, 6-166
6-142	Definition, 6-149
Money paid into court in satisfaction of	Equitable jurisdiction, 6-151
judgment, 6–142 Negligent entering up of judgment,	Actual invalidity of pretended claim, 6-156
6-144	Adequate remedy at law, 6–159
Order of court, 6-141	Alleged cloud must be substantial, 6-152
Refusal to issue citation, 6-144	Character of record intended, 6-156
When default occurs what official bond holden, 6–142	Circumstances of its exercise, 6-152
Where clerk appointed probate judge,	Defendant's title must be in fact invalid and complainant's valid, 6–156
6-143	Illustrations, 6-157
Where clerk appointed receiver, 6-143	In general, 6-156
Where money not received virtute officii,	When claim enforceable either at
6–142	law or in equity, 6-157
3	Volume XXX1.

CLOUD ON TITLE, cont'd. CLOUD ON TITLE, cont'd. Equitable jurisdiction, cont'd. Sheriffs' sales: Extrinsic facts, 6-156 Sale of land of one person or execution Grounds of equitable cognizance, 6-152 against another, 6-163 Slander of title, 6-154 Impending free alienation, 6-152 Invalidity apparent on face of instru-Special or local assessments, 25-1242, 1244 ment, 6-153 Statutory enactments, 6-168 Market value affected, 6-152 Stranger: Necessity of possession, 6-159 Evidence from stranger to the title, Patent for lands, 6-156 6 - 166Pretended claim must be apparently Taxation: valid, 6-153 Proceedings under unconstitutional laws, Prevention of cloud, 6-159 6-161 Principle of its exercise, 6-151 Tax deeds, 6-156 Slander of title, 6-154 Proceedings under unconstitutional laws, Unfounded apprehension, 6-153 6-161 When evidence to rebut claim may be Test, 6-150 lost, 6-157 Trusts and trustees, 6-164 Loss of evidence, 6-157 Validity of complainant's title, 6-156 Where defense can be established Vexations use of alleged title, 6-153 by matters of record, 6-157 CLUB, 6-169 Where defense not weakened by CLUBS (see Societies and Clubs): lapse of time, 6-157 Intoxicating liquors, see Intoxicating Where alleged title may be used vexa-LIQUORS. tiously, 6-153 CO., 6-169 Where evidence offered will show in-Abbreviation, 1-98 validity, 6-158 COACH, 6-170 Mail coach, 19-608 Escrow, 6-164 Evidence: COAL, 6-170 When evidence to rebut claim may be See MINES AND MINING CLAIMS. COAL LANDS, see MINES AND MINING lost, 6-157 Where evidence offered will show in-CLAIMS. COAST, 6-171 validity, 6-158 COASTING, 6-172 COASTING TRADE, 6-171 Execution against one not owner, 6-163 Forgery, 6-160 COASTWISE TRADE, 6-171 Fraud, 6-160, 164 COCK FIGHTING: Implied trusts, 6-164 Gaming, 14-681 Gaming houses, 14-703 Invalidity apparent on face of instrument, 6-153 C. O. D., 5-223; 6-172 Bills of lading: Invalidity of defendant's title, 6-156 Judgments and decrees, 6-162 Parol evidence, 4-544 Jurisdiction, see infra, Equitable jurisdiction. Carrier not ordinarily bound to collect price Laches, 18-124 Lands in another state, 6-166 before delivery, 5-223 Carrier's acceptance of note or check, 5-225 Lis pendens, 6-162 Lost evidence: Carrier's liability while goods are awaiting When evidence to rebut claim may be payment, 5-224 Consignee's right to inspect goods, 5-224 .lost, 6-157 Contract to collect implied, 5-223 Market value, 6-152 Miscellaneous examples of cloud, 6-167, Express companies, 12-553 168 C. O. D. means collect price of goods, 12-554 Mortgages, 6-161 Notice of dependency and lis pendens, 6-162 Duty to notify consignor, 12-555 Particular instances, 6-160 Duty to store, 12-555 Personal property, 6-151 Examination by consignee, 12-555 Examination forbidden by consignor, 12-Possession, necessity of, 6-159 Prevention of cloud, 6-159 Property subject to cloud, 6-150 Fraud of consignee, 12-556 Goods subject to consignor's order, 12-Real property, 6-150 Records of cases, 6-164 Instruments of record, 6-164 Judicial notice of meaning, 12-554 Liability as warehousemen, 12-555 Illustrations, 6-164, 165, 166 Liability for failure to collect, 12-554 In general, 6-164 Liability for money received, 12-554 Remainders, reversions, and executory in-Liability of express company for sum terests, 24-391 Remedy at law, 6-159 due, 12-554 Meaning of C. O. D., 12-554 Rescission: No duty to collect without contract, 12-Rescinced contract, 6-166 Resulting trust, 6-164 553 Sale of land, 6-163 Repayment by express company, 12-Separate property of married women, 6-162, Right of consignee to examine, 12-555 τ68 Volume XXXI. 313

C. O. D., cont'd.	CODICILS, cont'd.
Express companies, $cont'd$.	Guardian:
When consignee fails or refuses to ac-	Revocation of appointment to office
cept, 12-555	6-188
Fraud on consignee, 5-225	Revocation of offices as affecting be
Illustrations, 5-224	quests to appointees, 6-189
Intoxicating liquors, see Intoxicating	Revocation of offices not altering
Liquors.	provisions of will, 6-189
Judicial notice, 5-224; 12-554	Revocation of one of two or more
Meaning of C. O. D. matter of common	offices, 6–189
knowledge, 5-224	Will naming executor, codicil nam-
	ing sole executor, 6–189
Please collect charges, 5-224	Implied revocation (see infra, Revocation of
Reasonable time to consignee to call and	will by valid codicil):
pay for goods, 5-225	
Responsibility for return of price, 5-225	Invalid codicil, 6-193
Return of money to consignor, 5-225	Inconsistency, see infra, Revocation of will
Sales, 24-1072	by valid codicil.
What carrier may expect in payment, 5-225	Intention (see infro, Interpretation):
CODE, 6-173	Date from which will speaks, 6–199
CODICILS, 6-174	Invalid or inoperative codicil, 6–192
See TESTAMENTARY CAPACITY; UNDUE IN-	Will and codicil construed as one in-
FLUENCE; WILLS.	strument, see infra, Will and codicit
Ademption of legacies, 1-631	construed as one instrument.
Annexation, 6-195	Interpretation, 6-179
Attestation:	Codicil and will construed together, 30-
Beneficiary under will attesting witness	665
, to codicil, 6-177	Intention of testator governs, 6-179, 181
Defective attestation cured by duly exe-	Revocation of will by valid codicil, see
cuted codicil, 6–179	infra, Revocation of will by valid
Method of attestation, 6-176	codicil.
Place of attestation, 6-176	Will and codicil construed harmoniously,
Collateral inheritance tax, 6-183	6-183; 30-665
Confirmation, see infra, Republication and	Invalid codicils, see infra, Revocation of will
confirmation.	by invalid or inoperative codicil.
Construction, see infra, Interpretation.	Legacies and devises, see infra, Revocation
Defective will cured by duly executed codicil,	of will by valid codicil.
6-179	Charges of legacies on land, 19-1359
All defects and omissions, 6-179	Effect on legacies given by will and
Attestation by incompetent witnesses,	codicil, see infra, Will and codicil con-
6–179	strued as one instrument.
Illustrations, 6–179	Legacies charged on realty, 6-178
In general, 6-179	Execution, 6-178
Definition, 6-175	Legacies charged on realty generally in
Execution, 6-176	aid of personalty, 6-178
Defective will cured by duly executed	Legacies charged primarily on land,
codicil, see infra, Defective will cured	6-178
by duly executed codicil.	Power to create future charges cannot be
Formalities in execution, 6-176	reserved, 6-178
For purposes of republication and con-	Marriage:
firmation, 6–177	Republication of will revoked by mar-
For purposes of revocation, 6-177	riage, 6–177
General manner of execution, 6–176	Marshaling decedent's estates:
Legacies charged on realty, see infra,	Charges of legacies on land, 19-1359
Legacies charged on realty.	Mistake:
Republication, 6-195	Revocation of will, 6-187
Revocation of will by valid codicil, 6-183	Object, 6-175
Signature, see infra, Signature.	Origin of term, 6–175
Testamentary capacity, 6-176	Personal property, 6-176
Executors and administrators:	Republication, 6-195; 30-660
Revocation of appointment to office,	
6-188	Annexation, 6-195
	Codicil, 6-198
General rule, 6-188	Date from which will speaks, 6-198
Revocation of offices as affecting	Effect as to after-acquired estate
bequests to appointees, 6-189	6-199
Revocation of offices not altering	Effect of statute passed between date
provisions of will, 6-189	of will and codicil, 6-199
Revocation of one of two or more	Estate acquired after date of wil
offices, 6–189	and codicil, 6-200
Will naming executor, codicil nam-	In general, 6-198
ing sole executor, 6-189	Intention contrary to passage, 6-200
Express revocation:	Intention not contrary to passage, o 250
Invalid codicil, 6-193	6-100

CODICILS, cont'd.	CODICILS, cont'd.
Republication, cont'd.	Revocation of will by valid codicil, cont'd.
Date from which will speaks, cont'd.	 1mplied revocation, 6-185
Intention of testator, 6-199	Different disposition by codicil of
Revival of revoked, adeemed, or sat-	estate in will, 6-186
isfied legacies, 6–199	Effect of republication, 6-187
Effect, 6-197	Gift by codicil of residue previously
Execution necessary, 6-195	given in will, 6-186
Extent, 6-197	Inconsistency, 6-185
How effected, 6-195	Instances of inconsistencies, 6–186
How much of will itself republished,	Limitations in codicil inconsistent with will, 6-186
6–197 Methods of republication, 6–195	Precise description unnecessary,
Misrecital of will, 6-197	6-186
Reference to will without annexation,	When instrument not absolutely in-
6-195	consistent, 6-185
Republication of one of several wills,	Where inconsistent codicil prevails,
6-197	6-186
Revival of revoked wills, 6-196	Words of revocation unnecessary,
Revocation of will or codicil, 6–187	6-186
When effected, 6-195	Implied revocation by effect of republi- cation, 6–187
Will and codicil, 6–198 Republication and confirmation, 6–177	Intention must be clear, 6-190
Beneficiary under will attesting witness	Intention of testator is the governing
to codicil, 6-177	consideration, 6-190
In general, 6-177	Intention, present or future, to revoke,
Republication of will revoked by mar-	6–184
riage, 6-177	Legacies given in both instruments,
Revocation:	6-187
Holographic codicil, 6-177	Misrecital of will, 6-187
Must be executed according to formal-	Mistake, 6–187 Necessary implication, 6–184
ities of law, 6–177 Nuncupative codicil, 6–177	Negation of revocatory intent, 6~190
Revoking codicil executed as will, 6-	Prevention of execution of codicil, 6-183
177	Revival of revoked wills, 6-196
Revocation of codicil by revocation of will,	Where legacies are given in both instru-
6–194	ments, 6-187
Revocation of will by invalid or inoperative	In general, 6–187
codicil, 6–192	Where intention that gift is addi-
Codicil inoperative from incapacity of	tional is apparent, 6–188
devisees, 6–192 Express revocation, 6–193	Where intention to make second gift revoke first is apparent,
Implied revocation, 6-192	6–188
In general, 6–192	Will not unnecessarily disturb, 6-190
Intention to revoke unqualifiedly, 6-	Signature:
193	Method of signature, 6-176
Revocation of will by revocation of codicil,	Place of signature, 6-176
6-193	Succession tax, 6-183
Revocation of will by valid codicil, 6–183	Testamentary capacity, 6-176; 28-79, 104
Appointment to offices of executor,	Trusts and trustees:
guardian, etc., 6–188 General rulc, 6–188	Revocation of appointment to office 6-188
Revocation of offices as affecting be-	General rule, 6-188
quests to appointees, 6-189	Revocation of offices as affecting
Revocation of offices not altering	bequest to appointees, 6-189
provisions of will, 6-189	Revocation of offices not altering
Revocation of one of two or more	provisions of will, 6-189
offices, 6–189	Revocation of one of two or more
Will naming executor, codicil nam-	offices, 6–189
ing sole executor, 6-189	Will naming executor, codicil nam- ing sole executor, 6–189
Codicil not operative beyond import of language, 6-191	Will and codicil construed as one instru-
Effect, 6-190	ment, 6-179
Execution necessary for, 6-183	Annexing incidents of trust to devise
Express revocation, 6–184	6-180
General effect to be given, 6-184	Codicil not affecting independent con-
Of bequest to pay legacies, 6-185	struction of will, 6-181
Of estate with limitations, 6-185	Effect on legacies given by will and
Of purposes for which bequest made,	codicil, 6–181
6-185 Factoria	Conditions added by codicil, 6-182
Extent, 6-190	Incidents of original follow addi-

CODICILS, cont'd.	COLLATERAL ATTACK, cont'd.
Will and codicil construed as one instru-	Habeas corpus, 17–1059 Highways:
ment, cont'd. Effect on legacies given by will and	Highway officials, 17–1056
codicil, cont'd.	Insolvency and bankruptcy (see Insolvency AND BANKRUPTCY), 17-1052
Property out of which legacy pay- able, 6-182	Judge:
In general, 6-179	Judgment by disqualified judge, 17-743
Intention not to continue trust, 6-181 Legacies payable free from legacy duty,	Judgments and decrees: Effect of want of jurisdiction, 17-1046
6-183	Errors or irregularities in the judgment,
Realty charged with payment of legacy,	17–1071 Where court possesses jurisdiction,
6–183 Rule not applicable where intent is ad-	17–1052
verse, 6-181	Judicial sales, see Judicial Sales.
Rule not unwarrantably extended, 6–181 Will (see <i>infra</i> , Revocation):	Jurisdiction, see Jurisdiction. Justices of the peace, see Justices of the
Will made effective by codicil, 30-580	Peace.
CODIFICATION, 6-173 COEMPLOYEES, see Fellow Servants.	Local option, 19-508 Mines and mining claims, see Mines and
COERCION, see Duress; Extortion; Hus-	MINING CLAIMS.
BAND AND WIFE; THREATS AND THREATEN-	Ordinances, 21-980
ING LETTERS; UNDUE INFLUENCE. COFFEE HOUSE, 6-201	Pordon, see Reprieve, Pardon, and Amnesty.
COFFEE ROASTER, 6-201	Partition, 17-1057
COFFER, 6-201 COGNATE, 6-201	Probate and letters of administration, 23-132 Railroads, 23-684
COGNIZANCE, 6-201	Receivers, see Receivers.
COGNOVIT:	Res judicata, 24-717
Bail in civil cases: Giving cognovit, 3-636	Attack upon judgment a collateral at- tack, 24-717
COGNOVIT ACTIONEM, 6-203	Collusion, 24-720
COHABIT, 6-203 COHABITATION, 4-48; 6-203	Direct attack and <i>res judicata</i> , 24–717 Direct proceedings to reverse, annul, or
See Lewd and Lascivious Cohabitation	set aside, 24-718
AND CONDUCT.	Equitable or statutory relief and res
COIN, 6-203 Counterfeiting, see Counterfeiting.	judicata, 24–717 Erroneous judgments, 24–718
Currency, 8-498, 500	Fraud, 24–720
Minor coins, 7–886 Money, 20–838	Irregular judgments, 24-718 Judgment entirely aside of the issues,
COINAGE, 6-204	24-720
COINSURERS, 6-205 COKE, 6-205	Newly discovered evidence, 24-718 Proceedings in execution of judgments,
COLD STORAGE, see WAREHOUSES AND	24-718
WAREHOUSEMEN.	Res judicata and collateral attack, 24-
COLLAPSE, 6-205 COLLAR, 6-205	717 United States courts, 24–718
COLLATERAL, 6-205	Void judgments, 24-719
Direct, 9-458 Original and collateral promise, 21-1008	Special tribunals, 17-1056 State and public lands, see STATE AND PUB
COLLATERAL ATTACK (see JUDGMENTS	LIC LANDS.
AND DECREES; QUO WARRANTO; RES JUDI- CATA):	Statutory proceedings, 17-1056
Adoption, 17–1057	Surrogate and probate courts, 17-1053 Treaties of cession, 28-533
Corporations:	COLLATERAL INHERITANCE TAX, see
Existence of corporation, see De Facto Corporations.	SUCCESSION TAXES. COLLATERAL SECURITY, see Pleogr
County commissioners, 17-1056	AND COLLATERAL SECURITY.
Courts-martial, 17–1056 De facta officers, see De Facto Officers.	COLLATIO BONORUM, 6-206 COLLATION, 6-206
Defects in pleadings, 17-1069	COLLECT, 6-206
Dissolution of corporations, see Dissolution	
of Corporations. Divorce, 17-1057	Levy, 18–839 Sale, 6–206
Eminent domain, 17-1052	COLLECTED, 6-207
Findings: Absence or insufficiency of findings, 17-	COLLECTIBILITY: Collect, 6-207
1071	COLLECTION AGENCY, 6-209
Foreclosure proceedings, 17–1052 Foreign judgments, 17–1050	See Mercantile Agent. Attorney and client:
Garnishment, 17–1050	Notice to attorney notice to client, 3-32
	Volume XXXI.

```
COLOR OF TITLE, cont'd.
COLLECTION AGENCY, cont'd.
  Attorneys employed, 6-210
                                                De facto officers, see DE FACTO OFFICERS.
     Claim compromised by attorney of
                                               Definition, 16-81
       agency, 6-211
                                               Ejectment (see EJECTMENT), 10-491
     Compensation, 6-210
                                               Good faith, 14-1078
     Damages, 6-211
                                               Improvements, see Improvements. Trespass, see Trespass.
  Contracts of hire:
     Bank or merchant accepting commercial
                                                What constitutes, 16-81
       paper for collection, 7-301
                                             COLPORTEUR, 6-215
                                             COM., 6-215
  Definition, 6-209
  Embezzlement, 10-1005
                                                Abbreviations, 1-98
  Failure to remit after collection, 6-209
                                             COMBAT, 6-215
  Interest, 1-1093, 1094
                                                See Assault and Battery.
                                             COMBINATION (see Conspiracy; Labor Combinations; Monopolies and Corpo-
  Liability of agency, 6-209
  Libel and slander, 18-956
Limiting liability, 6-210
COLLECTIONS (see Agency; Attorney
                                                 RATE TRUSTS):
                                               Patents, see Patents.
   AND CLIENT; COLLECTION AGENCY):
                                             COMBINATION POOLS, 6-215
  Auctions and auctioneers, see Auctions and
                                             COME, 6-215
                                             COMFIT, 6-215
    AUCTIONEERS.
  Banks, see BANKS AND BANKING.
                                             COMFORT, 6-216
  Bills of exchange and promissory notes, see
                                               Aid or comfort, 2-27, 28
                                             COMING, 6-215
    BANKS AND BANKING.
  C. O. D., see C. O. D.; Express Companies.
                                             COMITY, 6-216
  Commercial travelers or drummers, see Com-
                                               See Extradition; Private International
    MERCIAL TRAVELERS OR DRUMMERS.
  Executors and administrators, see Executors
                                               Foreign corporations, see Foreign Corpora-
    AND ADMINISTRATORS.
                                                 TIONS.
  Express companies, see Express Companies.
                                             COMMA, 6-216
                                             COMMAND, 6-216
  For collection, 6-207
  National banks, see NATIONAL BANKS.
                                             COMMENCE, 6-216
                                             COMMENCED:
  Subagents, 1-983
                                             Brought, 4-954
COMMENCEMENT OF ACTION, 6-217
COLLECTOR, 6-208
COLLECTOR OF REVENUE, see REV-
  ENUE LAWS.
                                               Limitation of actions, see LIMITATION OF
COLLEGES, see Universities and Colleges.
                                                 Actions.
                                             COMMERCE, 6-217
COLLIERY, 6-211
  See MINES AND MINING CLAIMS.
                                               See Interstate Commerce.
COLLISIONS, 6-212
                                               Carriers of passengers, 6-220
  See Contracts of
                      AFFREIGHTMENT AND
                                               Constitutional law, 6-217
   CHARTER-PARTIES; SHIPS AND SHIPPING.
                                               Definition, 17-62
  Act of God, 1-586
                                               Dockage, 9-874
                                               Dominion of Canada, 10-82
  Carriers of passengers, see Carriers of Pas-
   SENGERS.
                                               Foreign commerce, 13-833
  Demurrage, 9-264
                                               Indians, see Indians.
                                               Intercourse, 6-219
  Fire insurance, 13-134
                                               Logs and lumber, 6-220
  Marine insurance, see MARINE INSURANCE.
                                               Manufacture, 6-220
  Salvage, see Salvage.
  Trespass on the case, 28-617
                                               Navigation, 6-219
COLLOQUIUM, 6-212
                                               Regulate, 24-244
  See LIBEL AND SLANDER.
                                               Restraint of trade, 6-219
COLLUSION, see Divorce; Fraud and De-
                                               Telegraph and telephone companies, 6-220
                                               Trade, 6-219
  CEIT.
COLLUSIVE WASTE, see WASTE.
                                               Transportation of freight, 6-220
                                             COMMERCIAL, 6-221
COLOR, 6-212
                                             COMMERCIAL AGENCY, see MERCANTILE
COLORED PEOPLE, 6-213
  See Civil Rights; Miscegenation; Schools;
                                             COMMERCIAL AGENTS, see Consuls.
   SLAVES AND SLAVERY.
                                             COMMERCIAL BROKER, 4-960
  Black person, 4-576
  Libel and slander, see LIBEL AND SLANDER.
                                             COMMERCIAL DOMICIL, 10-8
  Marriage, see MARRIAGE.
                                             COMMERCIAL GOOD WILL, see GOOD
  Military law:
                                                WILL
                                             COMMERCIAL LAW, 6-222
     Enlistment, 20-621
  Mulatto, 20-1079
                                             COMMERCIAL MARKS, see TRADEMARKS.
                                             COMMERCIAL PAPER, 6-221
COLORE OFFICII (see Color of Office):
                                               See Bills of Exchange and Promissory
  Deputy, 9-393
                                                 Notes; Checks.
  Sheriffs and constables, 25-724
Suretyship, 27-542
COLOR OF OFFICE, 6-214; 25-724
                                             COMMERCIAL REPORTS, 15-314
                                             COMMERCIAL
                                                                  TRAVELERS
                                                                                     OR
                                                 DRUMMERS, 6-223
  See Extortion.
COLOR OF TITLE:
                                               See Commission Merchants; Hawkers and
```

Adverse possession, see Adverse Possession.

PEDDLERS.

COMMERCIAL TRAVELERS DRUMMERS, cont'd. Apparent scope of authority, 6-224 Authority, 6-224 Baggage (see BAGGAGE), 6-228 Barter, 6-227 Collection by drummer, 6-225 Notice of lack of authority, 6-226 Power to receive payment, 6-225 Ratification by principal, 6-226 Usage, 6-226 When drummer has power, 6-225 Contract of sale, see infra, Sale. Definition, 6-223 Duty of third persons, 6-224 Duty to principal, 6-224	COMMERCIAL TRAVELERS OR DRUMMERS, cont'd. Usages and customs, cont'd. Implied power, 6-224 Warranty, 6-225; 12-629 See Interstate Commerce. Courts, 8-25 Discount, 9-469 Fee, 12-889, 890 Fire insurance, 13-104, 105 Military law, 20-634 Public officers, 23-388 COMMISSIONERS, 6-229 See County Commissioners; Railroad Commissioners; United States Commis-
Embezzlement:	SIONERS.
Tradesman, 10-1001 Exemptions from executions, 12-99, 101 Hawkers and peddlers, see HAWKERS AND PEDDLERS. Hiring horses, 1-1017; 6-225 Horses:	Depositions, see Depositions. Prohibition, 23-221 COMMISSIONERS OF HIGHWAYS, see HIGHWAYS. COMMISSION MERCHANTS, see Factors or Commission Merchants.
Board of horses, 6-227	COMMIT, 6-229
Hire of horses, 1-1017; 6-225	COMMITMENT, 6-229
Hotel bills, 1–1017 Implied power, 6–224	Bail, see Bail and Recognizance (in Crim- inal Cases).
Custom, 6-224	Houses of refuge and correction, 15-779
Exclusive right to sell, 6-225 Hire of horses, 6-225	Process, 23–160
Hotel bills, 6-227	United States commissioners, see United States Commissioners.
Implied ratification, 6-226	Warrants, see WARRANTS.
In general, 6–224 Powers not implied, 6–225	COMMITTEE, 6-230 See Insanity.
Power to barter, 6-227	COMMODATUM, 6-230
Power to dispose of samples, 6-227	COMMODITY, 6-230
Power to indorse, 6–227 To collect, 6–225	COMMODUM, 6-231 COMMON, 6-231
To receive payment, 6-225	Bote, 4-734
Usages and customs, 6-226	Common field lot, 19–586
Warranty, 6–225 Inns and innkeepers:	Cumulative offense, 8–478 Dedication, 6–232
Hotel bills, 6-227	Ejectment, 10-480
Insolvency and bankruptcy: Priorities, 16-696	Open, 6–235 Ordinary, 6–233
Interstate commerce, 17–66	Parks and public squares, 6-232
Laborer, 18-75	Seaweed, 25-159
Merchants: Drummers, 20–581	COMMON ASSURANCES, 6-234 COMMON BAIL, see Bail (IN CIVIL CASES).
Notice:	COMMON CARRIERS, 6-236; 12-630
Lack of authority to collect, 6-226	See Carriers of Goods; Carriers of Live
Notice to principal, 6–224 Occupation, business, and privilege taxes:	STOCK; CARRIERS OF PASSENGERS; CONTRACTS OF AFFREIGHTMENT AND CHARTER-
Interstate commerce, 21-794	PARTIES; EXPRESS COMPANIES; SHIPS AND
Payment (see infra, Collection by drummer): Power to receive payment, 1-1016;	SHIPPING.
6-225	Act of God, see Act of God. Baggage (see Baggage), 6-253
Peddlers distinguished from, 6-223; 15-291	Bailments, 4-717
Sale, 6-227	Bills of lading:
Cancellation of contract, 6–228 Contract of sale, 6–227	Necessity of bill of lading, 7-203 Boom companies, 4-717; 6-260
When complete, 6-227	Bridges, 6-260
Salesmen making concurrent sale and de-	Burden of proof, 6-247, 248
livery, 6-223 Samples:	Carrier for hire but not common carriers, 6-244
Liability of carrier for loss of samples,	Canal boats, 6–249
6-228	Carriers for hire but not common carriers,
Power to dispose of samples, 6-227 Scope of authority, 6-224	6-242 Agent representing principal as common
Selling samples, 1-1017	carrier, 6-243
Usages and customs:	Assumption of special liability, 6-244
Collections and payments, 6-226	Burden of proof, 6-244
3	Volume XXXI.

COMMON CARRIERS, cont'd. Carriers for hire but not common carriers, cont'd. Common carrier as to certain goods, bailee for hire as to others, 6-243 Contract creating special liability strictly construed, 6-245 Liability of carrier, 6-243 Who are such carriers, 6-242 Carriers not for hire, 6-238 Burden of proof as to loss and care, 6-241 Character of such carriers, 6-239 Degree of care, 6-239 Degree of negligence, 6-239 Liable as gratuitous bailees, 6-239 Must be no consideration whatever, 6-240 Presumption as to compensation, 6-241 Res gestæ, 6-242 Standard of man of ordinary prudence, What amounts to gratuitous transportation, 6-240 What care a carrier not for hire is bound to exercise, 6-240
Carriers of goods, see Carriers of Goods.
Carriers of live stock, see Carriers of Live Carriers of passengers, see Carriers of Pas-SENGERS. Car-switching company, 6-256 Carters, 6-251 Charter-party, see Contracts of Affreight-MENT AND CHARTER-PARTIES. Compensation, 6-246 Connecting carriers, see Connecting Car-RIERS. Consideration, see infra, Carriers not for hire. Contracts of affreightment and charter-parties, see Contracts of Affreightment and Charter-parties. Definition, 6-237 Dispatch companies, 6-258 District telegraph companies, 6-258 Draymen, 6-252 Embezzlement, 10-1008, 1000 Evidence: Proof that defendant is common carrier, Exceptions to general rule of liability, 6-265 Exclusive occupation, 6-246 Express companies (see Express Companies), 6-251, 256 Ferries, 12-1109 Fire insurance, see FIRE INSURANCE. Forwarders, see Forwarders. Freight, 6-253 Gratuitous transportation, see infra, Carriers not for hire. Habitual employment, 6-238 Insurer, 6-262 Irrigation, 17-522 Irrigation company, 6-260 Liability as insurer, 6-263 Liability as insurer not dependent on contract, 6-264 Liens, see CARRIERS OF GOODS. Livery-stable keepers, 19-432 Machinery movers, 6-260 Mail, see Postal Laws.

COMMON CARRIERS, cont'd. Mandamus, 19-876 Master of vessel, 6-249 Money: Common carriers of money, 6-258 Carrier undertaking to sell goods and return proceeds, 6-259 No presumption that ordinary carrier is carrier of money, 6-258 Proof of authority of agent receiving money for transportation, 6-259 Proof of undertaking to be common carrier as to money must be clear, 6-259 Perishable goods, 6-265 Plying between definite points, 6-246 Porters, 6-252 Presumption of common-law liability, 6-264 Presumption of compensation, 6-241 Private carriers (see infra, Carriers for hire but not common carriers; Carriers not for hire): Common carrier becoming private carrier by special contract, 6-245 Questions of law and fact: Who are common carriers, 6-247, 252 Railroad companies, 6-253; 23-675, 728 Articles carried on passenger trains, 6-254 As to baggage and freight, 6-253 Branch line, 6-255 Company merely furnishing the motive power, 6-255 Effect of statutory declarations, 6-256 Passengers, 6-255 Public character renders them liable to public control, 6-254 Receivers of railroads, 6-256 Res gestæ, 6-242 Safe-movers, 6-260 Ships and shipping, see SHIPS AND SHIPPING. Single act, 6-247 Sleeping car companies, 25-1111, 1112, 1117 Stagecoach, 6-259 Street railways, 6-256; 27-7 Sundays and holidays, 27-403 Telegraphs and telephones, 6-261; 27-1003 District telegraph companies, 6-258 Test, see infra, Who are common carriers. Transfer companies, 6-253 Trespass on the case, 28-625 Tugs and tows: Whether towboats are carriers, 6-250 Usages and customs, see Usages and Cus-TOMS. Wagoners, 6–252 Water, 7-203 Wharves and wharfingers, see Wharves and Wharfingers. Who are common carriers, 6–245 Compensation, 6-246 Exclusive occupation, 6-246 Generally, 6-245 Particular species of property, 6-245 Plying between definite points, 6-246 Question for jury, 6-247 Single act, 6-247 Special contract, 6-245 Test, 6-245 Who are not common carriers, 6-260 COMMON COUNCIL, see MUNICIPAL COR-

PORATIONS.

Drunkards.

COMMON FISHERIES, 13-559 COMMON GAMBLER:

Gaming, 14-688

COMMON GAMING HOUSES, see GAMING

COMMON LAW, 6-268

See Foreign Laws; Statutes.

Adoption, see infra, Extent of adoption.

Basis of jurisprudence, 6-273

Books of reports, 6-289

Canada, 6-285 Christianity:

> Christianity as part of the common law, 6-273

Conspiracy, see Conspiracy.

Constitutional law:

Adoption of common law, 6-288

General provision adopting common law, 6-931

Meaning of the term in the United States Constitution, 6-269

Criminal law, 8-276

Common law as to crimes, 6-290

Common law in relation to crimes, 6-289 Common law prescribing for an offense a punishment which is no longer applicable, 8-276

Existence of common law as to crimes in the United States, 8-276

Indictment for common-law offenses, 8-276

Legislation as to adoption of common law of crimes, 6-290

State courts, 6-290

United States courts, 8-277

Death by wrongful act, see DEATH BY WRONG-FUL ACT.

Decisions, see infra, Effect of English decisions.

Definition, 6-269

District of Columbia, 6-285

Documentary evidence:

Books of reports, 6-289

Ecclesiastical law, 6-275

In England, 6-275

In the United States, 6-275

Effect of English decisions, 6-279

Rendered prior to American revolution,

Rendered subsequent to American revolution, 6-279

English statutes, 6-277

English statutes before planting of colonies in the United States, 6-277

In general, 6-277

Statutes enacted prior to 4 Jac. I., 6-

Statutes enacted prior to July 4, 1776, 6-279

Evidence:

How established, 6-289

Books of reports, 6-289

Oral testimony of qualified witnesses, 6-289

Extent of adoption, 6-286

Common law of colony may differ from that of the mother country, 6-288

Common law of each state not neces-sarily the same, 6-288

In general, 6-286

COMMON LAW, cont'd.

Extent of adoption, cont'd.

Judicial decisions, 6-287

Only as suited to changed conditions of colonists, 6-286

State constitutions, 6-288

Status of colonists, 6-287

Statutory enactment, 6-289

Flexibility, 6-272

Foreign country:

Presumption as to existence, 6-284

Foreign laws, see Foreign Laws.

General custom, 14-1001

Growth, 6-270

How the term is used, 6-269

Judicial notice, 17–932 Courts of Louisiana, 6–281

Justice of the peace:

Adoption of English law relating to jus-

tice of the peace, 18-9 Law merchant, 6-276

Law of the land, 6-283

Liens, see LIENS.

Limitation of actions, 19-145

Lost papers and records, 19-561

Mechanics' lien, 20-269

National common law, 6-285

Notary public, see Notary Public.

Origin, 6-270

Presumption as to existence, 6-280; 13-1062

Common law is the law of the land,

6-283 Court will follow its own precedents.

6-283

Criminal matters in Louisiana, 6-280 District of Columbia, 6-285

Exceptions, 6-280

Foreign country, 6-284

General rule, 6-282

Indian Territory, 6-281

In general, 6-280 In the original colonies, 6-281

Judicial notice in Louisiana, 6-281

Louisiana, 6-280

National common law, 6-285

Newly acquired territory, 6-282

Presumed to be the same as in state of

forum, 6-284

Rebutting presumption, 6-284

Sister states, 6-283 Texas, 6-281

Private international law:

Presumption that common law prevails

in sister states, 6-283

Proof, 6-289

Sister states, see infra, Presumption as to existence.

Stare decisis, see STARE DECISIS.

States (see infra, Presumption as to existence), 6-271

Statutes (see infra, English statutes; see STATUTES):

Adoption of common law, 6-289

Statutes in derogation of common law, see STATUTES.

United States, 6-271

United States courts, 6-286; 29-268

Criminal law, 8-277

Federal courts have no common-law criminal jurisdiction, 6-289 Judiciary Act of 1887, 6-270

31 C. of L.-21

COMMUNITY PROPERTY, cont'd.

Character of interest and right of each COMMON LAW, cont'd. What the common law includes, 6-273 Christianity as part of the common law, spouse during the community, cont'd. Rule in Washington, 6-335 see infra, Christianity. Collateral attack, 6-337 Ecclesiastical law, see infra, Ecclesiasti-Dual system, 6-335 cal law. Foreclosure of mechanic's Effect of English decisions, see infra, Effect of English decisions. 6-337 Personal property, 6-336 English statutes, see infra, English stat-Proprietary interest equal, 6-338 Civil rights, 6-73 Common-law marriage, 6-297 General customs and particular laws, 6-273 Compromise: Generally, 6-273 Property acquired by compromise during Law merchant, 6-276 COMMON OF ESTOVERS, see ESTOVERS. COMMON RECOVERIES, see FINES AND marriage, 6-325 Concubinage, 6-297 COMMON RECOVERIES. Connict of laws, see infra, Private inter-COMMON SCHOOLS, see Schools. national law. COMMON SCOLD, 6-235 Conventional community, 6-296 Credit, see infra, Purchases on credit. Cruel and unusual punishment: Ducking stool, 8-439 Creditors, see infra, Rights and powers of the survivor; Rights and remedies of Ducking stool, 8-458 Punishment, 25-319 COMMON SELLER, creditors during the community. INTOXICATING Crops, 6-321 see Damages for injuries, 6-309 LIQUORS. COMMONWEALTH, 6-291 In general, 6-309
To wife by husband and another, 6-310 See STATES. COMMONWEALTH'S ATTORNEY, see Deeds, see infra, Rights and powers of the PROSECUTING AND DISTRICT ATTORNEYS. survivor. COMMORANCY, 6-291 Debts (see infra, Rights and powers of the survivor; Rights and remedies of creditors during the community): COMMOTION, 6-291 COMMUNICATE, 6-291 COMMUNICATION, 6-291; 30-1025 COMMUNICATIONS WITH DECEASED Community descends subject to debts, 6-347 PERSONS, see WITNESSES.
COMMUNITY, 6-291
COMMUNITY PROPERTY, 6-293 Deeds, see infra, Rights and powers of the survivor. Desertion of wife, 6-333 Dissolution of the community, 6-341 See Marriage Settlements; Separate Prop-ERTY OF MARRIED WOMEN. Divorce, 6-341 General rule, 6-341 Parties cannot dissolve, 6-341 Abandonment of wife, 6-333 Administration, 6-346 Adultery, 6-300 Divorce, 6-341; 9-860, 865 Advancements, 6-347 Dowry, 10-217 Animals: Earnings of the spouses, 6-311 Increase of animals, see infra, Rents, Exemption of wife's earnings, 6-312 issues, profits, increase, fruits, and rev-Gift, 6-305 In general, 6-311 enues of separate property. Wife living separate and apart from Blending of separate and community property, 6-327 Cause, 6-319 husband, 6-312 Equitable election, 11-95
Acceptance of provision in lieu of share Character of interest and right of each of community property, 11-102 spouse during the community, 6-331 Fraud on wife, 6-331 Exchange, see infra, Separate estate. General rule, 6-331 Husband's dominion over community Executions, 6-320 Executors and administrators, 6-346 property, 6-331 Limitation of the busband's dominion, Sale of real estate by order of court, 11-1090 Extra-dotal property, 12-608 Rule in California, 6-334 Forced heirs, 6-328 Husband's proprietary interest, Fraud on wife, 6-331 Ganancial property, 14-729 6-335 The busband, 6-334 Gifts (see infra, Earnings of the spouses; The wife, 6-335 Separate estate): · Wife's proprietary interest, 6-335 Donations, 6-313 Recitals, see infra, Presumptions. Grants of public lands, 6-313; 26-288 Rule in Louisiana, 6-331 The husband, 6-331 The wife, 6-332 Community furnishing the considera-Rule in Texas, 6-332 tion, 6-314 Conditions subsequent, 6-315 Abandonment of wife, 6-333 Beneficial interests equal, 6-333 Donations, 6-313 The husband, 6-332 Donations separate property, 6-313 The wife, 6-332 General rule, 6-313

321

```
COMMUNITY PROPERTY, cont'd.
                                                    COMMUNITY PROPERTY, cont'd.
  Grants of public lands, cont'd.
                                                       Of what community property consists, cont'd.
      Grants on consideration from separate
                                                           Division between separate and commu-
        property, 6-314
                                                             nity property, 6-307
      Grants upon condition, 6-315
                                                           Earnings of the spouses, see infra, Earn-
      Limitations upon quantity of purchase,
                                                             ings of the spouses.
                                                           Grants of public lands, see infra, Grants
  Heirs:
                                                             of public lands.
                                                           Inchoate titles, see infra, Inchoate titles.
      Rights of heirs, 6-347
                                                           Louisiana, 6-308
  History, 6-295
                                                           Positive definition, 6-308
  Homestead, 15-566
      Divorce, 15-552
                                                           Property acquired by compromise dur-
                                                           ing marriage, see infra, Compromise.

Property acquired by prescription, see infra, Prescription.
  How the community formed, 6-297
      Putative marriage of the civil law, see
        intro, Marriage.
      Valid marriage, see infra, Marriage.
                                                           Purchases an credit, see infra, Pur-
  Husband:
                                                             chases on credit.
      Character of interest and right of each
                                                           Rents, issues, profits, increase, fruits,
                                                             and revenues of separate property, see
        spouse during the community, see
        infra, Character of interest and right
                                                             infra, Rents, issues, profits, increase,
        of each spouse during the community.
                                                             fruits, and revenues of separate prop-
  Improvements made by community on sepa-
 rate property, 6-324
Inchoate titles, 6-317
                                                      Partition, 21-1194 .
                                                      Partnership:
                                                           Marital partnership, 6-296
      Acquets and gains, 6-319
                                                           Ordinary commercial partnership be-
      Equitable title before marriage, 6-318
      Property acquired from "cause" or "title" antedating marriage, 6-319
                                                             tween the spouses, 6-349
                                                      Possession:
      Relation, 6-318
                                                           Character of interest and right of each
      Right initiated before marriage, 6-318
                                                             spouse during the community, see
                                                             infra, Character of interest and right
      Right initiated during marriage, 6-318
      Titles initiated before and perfected dur-
                                                             of each spouse during the community.
      ing marriage, 6-317
Titles initiated during and perfected
                                                      Prescription:
                                                           Property acquired by prescription, 6-325
                                                      Presumptions, 6-325
Blending of separate and community
        after dissolution of marriage, 6-318
 Increase, see infra, Rents, issues, profits, in-
    crease, fruits, and revenues of separate
                                                             property, 6-327
                                                           General rule, 6-325
   property.
                                                           Identity must be traced. 6-327
 Injuries, see infra, Damages for injuries.
                                                           Mutations of separate property, 6-327
 Interest, 6-321
      Character of interest and right of each
                                                           Property acquired after marriage, 6-325
        spouse during the community, see infra, Character of interest and right
                                                           Property brought from common-law state, 6-354
        of each spouse during the community.
                                                           Rebutting presumption, 6-327
 Issues, see infra, Rents, issues, profits, in-
                                                           Recitals in deeds, 6-328
    crease, fruits, and revenues of separate
                                                               Common-law
                                                                              community property
   property.
                                                                 states, 6-329
                                                               Creditors of husband, 6-329
 Legal community, 6-296
 Marital partnership, 6-296
                                                               Deed of gift, 6-330
 Marriage:
                                                               Evidence aliunde, 6-328
      Property acquired by compromise dur-
                                                               Forced heirs, 6-328
                                                              Husband's forced heirs, 6-328
        ing marriage, 6-325
      Putative marriage of the civil law, 6-298
                                                               In general, 6-328
          Adultery, 6-300
                                                               Louisiana, 6-328
          Distinguished from
                                                               Operative words of the conveyance,
                                  common-law
            marriage, 6-298
                                                                 6-330
          Introduction of common law, 6-299
Recognized in Louisiana, 6-298
                                                           Texas, 6-329
Third persons, 6-329
Rules applicable to both spouses, 6-326
          Rule in Texas, 6-298
      Valid marriage necessary, 6-297
                                                           Satisfactory proof, 6-327
          Common-law marriage, 6-297
                                                           Statutes, 6-326
                                                      Private international law, 6-351; 22-1355
Acquisition after removal to a com-
          Concubinage, 6-297
          General rule, 6-297
 Mechanics' liens, 6-337
                                                             munity property state, 6-356
 Mingling of separate and community prop-
                                                           Acquisition before adoption of or change
    erty, 6-327
                                                             in law of community, 6-354
 Nature of the community, 6-296
                                                           Acquisition while removing or intending
 Nonresidents, see infra, Private interna-
                                                             to remove to a community property
                                                             state, 6-354
   tional law.
 Of what community property consists, 6-307
                                                           Application of the law of community to
      Damages far injuries, see infra, Dam-
                                                                 nonresidents, 6-351
```

Arizona, 6-352

ages for injuries,

```
COMMUNITY PROPERTY, cont'd.
                                                  COMMUNITY PROPERTY, cont'd.
  Private international law, cont'd.
                                                    Rights and powers of the survivor, cont'd.
      Application of the law of community to
                                                         Rule in Louisiana, 6-341
            nonresidents, cont'd.
                                                              Conveyances, 6-343
                                                             Creditors may proceed against the
          California, 6-352
          Louisiana, 6-351
                                                                husband alone, 6-342
          Texas, 6-352
                                                             Fictitious continuance for purposes
                                                                of settlement, 6-342
      Washington, 6-352
Classification by the law of community
                                                              Husband as survivor, 6-341
            of property acquired in other
                                                             Husband's custody and control,
            states, 6-354
                                                                6-342
          In general, 6-355
                                                              Wife as survivor, 6-343
          Property acquired by husband in
                                                         Rule in Nevada, 6-345
            common-law state, 6-355
                                                         Rule in Texas, 6-343
          Separate property of
                                       married
                                                              Completion of contracts, 6-343
            women, 6-355
                                                             Discharging community obligations,
      Presumptions, 6-354
                                                                6-343
      Property acquired before removal to
                                                             Existence of debts not presumed,
                                                                6-344
        community property state, 6-353
  Testamentary capacity, 22-1364
Profits, see infra, Rents, issues, profits, in-
                                                              Husband as survivor, 6-343
                                                              Presumption from lapse of time,
    crease, fruits, and revenues of separate
                                                                6-344
                                                              Sale of community real estate,
    property.
  Property (see infra, Of what community property consists), 6-346
                                                                6-344
                                                              Wife as survivor, 6-344
      Character of interest and right of each
spouse during the community, see
infra, Character of interest and right
                                                         Rule in Washington, 6-345
                                                     Rights and remedies of creditors during the
                                                            community, 6-338
        of each spouse during the community.
                                                         Antenuptial and other separate debts of
  Public lands, see infra, Grants of public
                                                            the husband, 6-338
                                                         Antenuptial and other separate debts of
    lands.
                                                           the wife, 6-339
  Purchases on credit, 6-312
      Credit given to wife on her separate
                                                         Community property liable for commu-
        property, 6-313
                                                           nity debts, 6-338
       Personal credit of purchaser, 6-312
                                                         Judgment for husband's tort, 6-340
       Property procured by pledge or mortgage
                                                         Suretyship obligation by husband, 6-340
                                                          What are community debts, 6-339
         of separate property, 6-312
  Putative marriage of the civil law, see infra,
                                                     Rights of heirs, 6-347
                                                     Satisfactory proof, 6-327
     Marriage.
                                                     Separate estate (see Separate Property of
   Recitals, see infra, Presumptions.
                                                            MARRIED WOMEN), 6-300
  Recording acts, 6-348
   Registry laws, 6-348
                                                         Blending of separate and community
   Relation, 6-318
                                                            property, 6-327
                                                         Credit given to wife on her separate
   Removal, see infra, Private international law.
   Rents, issues, profits, increase, fruits, and
                                                            property, 6-313
                                                         Division between separate and commu-
         revenues of separate property, 6-320
       Arizona doctrine, 6-323; 16-156
                                                           nity property, 6-307
       California doctrine, 6-323
                                                         Gifts between the spouses, 6-304
                                                              Evidence necessary to establish the
       Crops, 6-321
       Execution against husband, 6-320
                                                                property as separate estate, 6-305
       Increase in value of young animals be-
longing to separate estate, 6-322
                                                             Husband's conveyance of commu-
                                                                nity interest in property in esse,
       Increase of live stock, 6-320; 16-156
                                                                6-304
       Increase of separate real estate, 6-321
                                                              Method of making a gift to wife,
       Interest on wife's money agreed to be
                                                                6-305
        paid by husband, 6-322
                                                              Past and future earnings of wife,
       Louisiana doctrine, 6-322
                                                                6-305
                                                              Transfer to wife by husband, 6-306
       Nevada doctrine, 6-323
                                                         Improvements made by community on
       Profits of a business, 6-324
                                                            separate property, 6-324
       Spanish law, 6-320
                                                         In general, 6-300
Mingling of separate and community
       Texas doctrine, 6-320
       Washington doctrine, 6-323
   Residents, see infra, Private international
                                                            property, 6-327
                                                         Presumptions, see infra, Presumptions.
     law.
   Right:
                                                         Property acquired in exchange for sepa-
       Character of interest and right of each
                                                                rate estate, 6-301
                                                              Difference between Louisiana rule
         spouse during the community, see in-
         fra, Character of interest and right of
                                                                and that of other states, 6-303
         each spouse during the community.
                                                              General rule, 6-301
  Rights and powers of the survivor, 6-341
                                                              How such property regarded, 6-301
       Rule in California, 6-345
                                                              Husband purchasing on a separate
                                                                account, 6-303
       Rule in Idaho, 6-345
```

```
COMPARATIVE NEGLIGENCE, cont'd.
COMMUNITY PROPERTY, cont'd.
  Separate estate, cont'd.
                                                     Children, 6-364
                                                         Child old enough to exercise some de-
      Property acquired in exchange for sepa-
            rate estate, cont'd.
                                                            gree of care, 6-364
                                                         Child too young to exercise ordinary care,
           Louisiana rule, 6-303
           Reinvestment, 6-303
                                                     Definition, 6-361
           Separate funds used as part of pur-
                                                     Degrees of negligence, 6-361
             chase price, 6-302
                                                          Bailments, 6-364
      Property owned before marriage or after-
                                                          Circumstances must be considered, 6-361
         wards acquired by gift, devise, or de-
                                                          Comparison, how made, 6-361
         scent, 6-301
                                                          Criticisms of division into degrees, 6-364
       Property procured by pledge or mortgage
                                                          Difference in degrees of negligence of.
       of separate property, 6-312
Public lands, see infra, Grants of public
                                                            plaintiff and defendant, 5-362
                                                          Distinction between wilfulness and gross,
                                                            reckless, and wanton negligence, 6-
       Rents, issues, and profits of separate
        property (see infra, Rents, issues,
                                                            363
        profits, increase, fruits, and revenues
                                                          Failure to use ordinary care, 6-364
        of separate property), 6-301
                                                          Negligence equal, 6-363
       Separate property of married women ac-
                                                          Plaintiff's negligence gross, 6-363
        quired in common-law state, 6-355
                                                          Preponderance of negligence, 6-363
                                                          Slight, ordinary, and gross negligence de-
  Separation (husband and wife):
       Covenants making division of community
                                                            fined, 6-361
                                                          When defendant's negligence is slight or
         property, 25-463
                                                            ordinary, 6-363
  Specific performance, 6-349
                                                      Doctrine repudiated, 6-368
       Marketable title, 6-349
       Presumption in favor of community
                                                      England, 6-368
                                                      Fires, 13-490
         overcome, 6-349
                                                     Georgia, 6-366
History, 6-364
       Proof of wife's cwnership, 6-350
       Record title in husband's name, 6-350
  State and public lands, see infra, Grants of
                                                      Illinois rule, 6-365, 366
                                                      Introductory, 6-360
    public lands.
                                                      Kansas, 6-367
   Statute of frauds, 29–882
  Succession, 6-347
                                                      Kentucky, 6-367
                                                      Ordinary care, see infra, Degrees of negli-
  Suretyship:
       Suretyship obligation by husband, 6-340
                                                        gence.
  Survivor, see infra, Rights and powers of the
                                                      Oregon, 6-367
                                                      Origin, 6-364
  Titles, see infra, Inchoate titles.
                                                      Preponderance of negligence, 6-363
       Character of interest and right of each spouse during the community, see in-
                                                      Proximate and remote causes:
                                                          Plaintiff's negligence
                                                                                         proximate
                                                             cause, 6–362
         fra, Character of interest and right of
  each spouse during the community. Torts, see infra, Damages for injuries.
                                                          Plaintiff's negligence
                                                                                    the
                                                                                         proximate
                                                             cause, 6-362
   What is community property, see infra, Of
                                                      Questions of law and fact, 6-364
                                                      Ships and shipping, 6-365
     what community property consists.
                                                      Tennessee, 6-367
   Wife:
       Character of interest and right of each
                                                      United States courts, 6-368
         spouse during the community, see in-
                                                      Usages and customs, 6-364
         fra, Character of interest and right of
                                                      When plaintiff cannot recover, 6-363
Degrees of negligence of plaintiff and
         each spouse during the community.
   Wills:
                                                             defendant, 6-363
       Disposition of community property by
                                                           Failure to use ordinary care, 6-364
                                                           Negligence equal, 6-363
         will, 6-346
       Private international law, 22-1364
                                                           Plaintiff's negligence gross, 6-363
 COMMUTATION, 6-356
                                                           Preponderance of negligence, 6-363
 COMMUTATION OF SENTENCE, see RE-
                                                           When defendant's negligence is slight or
                                                      ordinary, 6-363
When plaintiff can recover, 6-362
   PRIEVE, PARDON, AND AMNESTY.
 COMMUTATIVE CONTRACTS, 6-357
 COMPACT, 6-357
Agreement, 6-357
COMPANY, 6-357
Association, 3-163; 6-358
                                                           Difference in degrees of negligence of
                                                             plaintiff and defendant, 6-362
                                                           Proximate cause, 6-362
                                                           Wilful injury, 6-363
   Corporation, 6-358
                                                      Wilful injury, 6-363
   Joint stock companies, see JOINT STOCK COM-
                                                    COMPARISON OF HANDWRITING, see
     PANIES.
                                                      HANDWRITING.
   Keeping company, 18-58
                                                    COMPEL, 6-368
                                                    COMPENSATION, 6-369
   Limited partnership, 19-362
   Municipal corporations, 6-358
                                                      See Damages; Eminent Domain.
   Partnership, 6-358
                                                      Just compensation, 18-2
 COMPARATIVE NEGLIGENCE, 6-360
                                                      Salary, 6-369
   See Contributory Negligence.
                                                      Set-off, recoupment, and counterclaim, 6-370
```

```
COMPENSATORY DAMAGES, see DAM-
                                                  COMPOSITION WITH CREDITORS, con.
                                                     Creditors:
COMPETENT, 6-370; 30-603
COMPETENT COURT, 6-370
COMPETENT EVIDENCE, 6-370
                                                         Secured creditors, 6-384
                                                         Whether essential that all the creditors
                                                           join, 6-383
COMPETITION, 6-371
See Trademarks, Trade Names, and Unfair
                                                     Creditor's agreement to sign, 6-382
                                                     Definition, 6-377
                                                     Discharge:
    COMPETITION.
COMPILATION, see COPYRIGHT.
                                                         Effect of composition as a discharge,
COMPLAIN, 6-372
                                                                6 - 389
COMPLAINANT, 6-372
                                                             Compromise
                                                                           must he
COMPLAINT, 6-372
                                                                6-390
                                                              Discharges collateral security, 6-
  See WARRANTS.
  Cause of complaint, 5-774
  Proceedings before magistrates, 6-372
                                                              Discharges incidental liability of
  Verification, 6-372
                                                                third party, 6-392
  Writing, 6-372
                                                              Discharges surety on original debt,
COMPLETE, 6-373
                                                              Extinguishes original debt, 6-389
  Complete railroad, 30-1206
                                                              New promise to pay debts com-
 COMPLETION:
                                                                pounded, 6-390
  In the completion of, 20-1100
                                                              Stipulation against release of sure-
  Municipal aid, 20-1121
 Railroads, 6-374; 23-721
COMPLETION OF PURCHASE, 6-374
                                                                ties, 6-392
                                                              Subsequent voluntary payment of
COMPLY, 6-374
COMPOSITION OF MATTER:
                                                                some creditors in full, 6-391
                                                         Provision for, 6-380
   Patents, 22-276
                                                     Essentials, 6-378
                                                     Estoppel:
 COMPOSITION
                   WITH CREDITORS,
                                                         Agreement of creditor to sign, 6-382
     6-376
   See FRAUDULENT SALES AND CONVEYANCES;
                                                     Execution, 6-378
                                                         Compromise must be executed, 6-390
     RELEASE AND DISCHARGE.
                                                     Executors and administrators (see Execu-
   Agency:
       Authority of agent, 1-1028
                                                       tors and Administrators), 6-383
       Signature by agent, 6-381
                                                     Form, 6-378
   Bankruptcy, see Insolvency and Bank-
                                                     Fraud and deceit, 14-147
                                                          Damages, 14-187
   Burden of proof:
                                                          Duty of disclosure, 14-79
                                                     Fraud in the composition, 6-392
       Performance of condition, 6-388
   Conditions in composition agreements,
                                                         Fraudulent conveyance by debtor, 6-
         6-386
                                                          Fraudulent representations by debtor,
       Breach, 6-388
       Burden of proving performance, 6-388
                                                            6-392
       Condition cannot be added by parol,
                                                          Innocent creditor need not rescind or
                                                            return composition, 6-392
         6 - 386
       Creditor may attach condition to sig-
                                                          Misrepresentation as to other creditors'
                                                            acceptance, 6-393
         nature, 6-388
                                                          Misrepresentation of law, 6-393
Release obtained by misrepresentations
       Debtor must tender consideration according to conditions, 6-387
       Effect of breach, 6-388
                                                            invalid, 6-393
       Immaterial breach, 6-388
                                                          Secret preferences of creditors, see infra, Secret preferences of creditors.
       Release of sureties by breach, 6-389
       Strict performance of condition, 6-386
                                                          Strictest good faith required, 6-392
       Waiver of conditions, 6-389
                                                          What amounts to fraud, 6-392
                                                          Where fraud exists innocent parties not
   Consideration, 6-377
       Compromise of debt due with single
                                                            bound, 6-392
         creditor void for want of considera-
                                                      Fraudulent sales and conveyances, 6-394
                                                      Good faith, see infra, Fraud in the compo-
          tion, 6-377
       Consideration of compensation, 6-377
Debtor must tender consideration ac-
                                                        sition.
                                                      Indorser:
          cording to conditions, 6-387
                                                          Liability as indorser on claims not due,
   Construction of composition agreement,
                                                            6-386
         6-383
                                                      Insolvency and bankruptcy, see Insolvency
       "All creditors" includes secured cred-
                                                        AND BANKRUPTCY.
          itors, 6-384
                                                      Interpretation, see infra, Construction of composition agreement.
        Contingent liability as indorser, 6-386
        Counterclaims deducted, 6-384
                                                      Joinder with creditors, 6-383
       General rule, 6-383
                                                      Joint executors and administrators, 17-621
                                                      Misrepresentations, see infra, Fraud in the
        Intent governs, 6-383
       Parol evidence, 6-386
                                                        composition.
       Reserving claims, 6-384
Splitting claims, 6-384
                                                      New promise to pay debts compounded,
                                                        6-390
                                                      Parol evidence, 6-386
        What debts included, 6-384
```

```
COMPOSITION WITH CREDITORS, con.
                                                  COMPOUNDING OFFENSES, cont'd.
  Partnership:
                                                     Agreement to compound, cont'd.
                                                         Right of owner to recover stolen prop-
      Partner may bind firm by signing com-
        position, 6-381
                                                           erty, 6-401
  Personal representatives, 6-383
                                                     Amends, 6–402
  Pledge and collateral security:
                                                     Assault and battery, 6-407
      Discharges collateral security, 6-391
                                                     Bonds, 4-659
  Preferences, see infra, Secret preferences of
                                                     Common law, 6-400
                                                     Consideration, 6-402, 716
    creditors.
  Provision for discharge, 6-380
                                                    Contracts, see infra, Illegal contracts.
  Release, 24-302
                                                    Deeds, 6-415
      Need not contain release, 6-380
                                                    Definition, 6-399
      Release obtained by misrepresentations
                                                     Duress, 6-416
        invalid, 6-393
                                                     Elements of the offense, 6-400
      Release of suretles by breach, 6-389
                                                         Agreement to compound,
                                                                                      see infra,
  Representations, see infra, Fraud in the
                                                           Agreement to compound.
                                                         Consideration or amends, 6-402
    composition.
                                                         Offense compounded, see infra, Offense
  Rescission, reformation, and cancellation:
      Fraud, 6-392
                                                          compounded.
  Reserving claims, 6-384
                                                    False pretenses and cheats, 12-853
  Seals, 6-380
                                                         Pretense of authority to compromise a
                                                           crime, 12-847
  Secret preferences of creditors, 6-394
      Agreement for additional or better se-
                                                    Felonies, 6-403
      curity, 6-397
Creditor guilty of fraud attacking the
                                                    Fines and penalties, 6-404; 13-70
                                                         Compounding penalty after
                                                                                         verdict.
        composition, 6-398
                                                           13-70
                                                         Distinguished from compounding of-
      Fraud on other creditors, 6-394
      Invalid, 6-394
Knowledge of creditors, 6-398
                                                         fenses, 13-70
Meaning of the term, 13-70
      Position of creditor who has received
                                                         Right to compound, 13-70
      fraudulent preference, 6-397
Recovery of money paid as fraudulent
preference, 6-396
                                                         When compounding will be allowed,
                                                           13-70
                                                    Illegal contracts, 6-409
      Secret agreement for security, 6-397
                                                         Agreement to secure settlement of crim-
      Securities given pursuant to fraudulent
                                                           inal charge, 6-410
                                                         Agreement to solicit signatures to peti-
        agreement void unless in hands of
        bona fide holder, 6-395
                                                           tion for pardon, 6-410
      Undue advantage secured through third
                                                         Compounding under duress, 6-416
                                                         Compromise of civil liability, 6-410
        party, 6-396
                                                         Contracts in perversion of justice, 6-409
      Void, 6-395
                                                         Contracts made in consideration of com-
      Whether a recovery under composition
        permitted, 6-397
                                                           pounding not enforceable between the
                                                         parties, 6-413
Deeds, 6-415
  Several papers:
      Composition may consist of several
        papers, 6-380
                                                         Duress, 6-416
                                                         Effect of illegality, 6-411
  Signing the instrument, 6-381
      Agreement of creditor to sign, 6-382
                                                         Executed contracts, 6-415
      Creditor may attach condition to signa-
                                                         Executory contracts, 6-413
        ture, 6-388
                                                         Giving security for funds embezzled.
      Creditors need not sign at same time
                                                           6-411
        and place, 6-381
                                                         Giving security for value of stolen
      Partner may bind firm by signing com-
                                                           goods, 6-411
                                                         Illegality of contracts in respect to com-
        position, 6-381
                                                         pounding, 6-409
Money loaned, 6-414
      Signature by agent, 6-381
Signature of debtor, 6-381
  Splitting claims, 6-384
                                                         Money paid, 6-415
  Subsequent voluntary payment of some cred-
                                                         Parties in pari delicto, 6-411
                                                    Judicial officers, 6-405
Misdemeanors, 6-403, 407
    itors in full, 6-391
  Suretyship, 27-492
                                                         Assaults and hatteries; 6-407
      Discharges surety on original debt, 6-391
                                                         At common law, 6-407
      Remedy against sureties reserved, 6-392
                                                         Public nuisances, 6-407
  Waiver of conditions, 6-389
  Writing, 6-379
                                                         Statutes, 6-408
COMPOS MENTIS, see INSANITY.
                                                    Misprision, 6-400
COMPOUND A DEBT, 6-398
                                                    Nature of the offense, 6-400
COMPOUNDING OFFENSES, 6-399
                                                    Nuisances, 6-407
                                                    Offense compounded, 6-402
  Accessories, 6-400
  Agreement to compound, 6-400
                                                         Felonies, 6-403
                                                         Information on penal statutes, 6-404
      Bare forbearance, 6-401
      Effect of subsequent prosecution of
                                                         In general, 6-402
                                                         Misdemeanors at common law, 6-403
        criminal, 6-401
      Necessity of agreement, 6-400
                                                         Misdemeanors by statute, 6-403
```

DEVISES.

Limitation of actions:

Offer to compromise as new promise,

COMPOUNDING OFFENSES, cont'd. COMPROMISE, cont'd. Offense compounded, 6-402

Must a crime have been committed, Malicious prosecution, 19-684 Mistake: 6-402 Compromise of doubtful rights, 20-819 Pari delicto, 6-411 Mortgage, 20-922 National banks, 21-408 Penalties, see infra, Fines and penalties. Prosecuting and district attorneys, 6-405 Overt acts as evidence: Punishment, 6-406 Recovery of stolen property (see infra, Proof of previous concurrence in design, 6-866 Rewards): Partnership, see Partnership. Pledge and collateral security, see PLEDGE Right of owner to recover stolen property, 6-401 AND COLLATERAL SECURITY. Rewards: Privileged communications: Advertising reward for return of stolen Proposition for compromise, 23-76 Probate, 23-113 property, 6-406 Security for funds embezzled, 6-411 Receipts: Security for value of goods stolen, 6-411 Receipt in full, 23-989 Statutory offenses, 6-400 Receivers, 23-1080 Who may commit the offense, 6-404 Receivers of railroads, 24-18 At common law, 6-404 Judicial officers, 6-405 Settlement, 25-627 Specific performance, see Specific Perform-Prosecuting attorney, 6-405 ANCE. Statutes, 6-405
COMPOUND INTEREST, see INTEREST.
COMPOUND LARCENY, see LARCENY.
COMPREHENSION, see Understanding. Statute of frauds, 29-956 Suretyship, 27-480 Towns and townships, 28-303 Trusts and trustees, 28-983 COMPRISE, 6-418 United States, 29-176 COMPROMISE, 6-418
See Accord and Satisfaction; Arbitration Wills, see LEGACIES AND DEVISES. COMPTABLES, 6-419 COMPTE ARRÉTE, 6-419 AND AWARD; COMPOSITION WITH CRED-COMPTROLLER OF CURRENCY, see ITORS; COMPOUNDING OFFENSES; CON-SIDERATION. NATIONAL BANKS. COMPULSION, 6-419 Admissions: Acknowledgments, 6-419 Admissions with a view to a compromise; COMPULSORY, 6-419 COMPULSORY ARBITRATION, see Ar-1-714 Attorney and client, see ATTORNEY AND CLI-BITRATION AND AWARD. Authority to compromise, 6-418 COMPULSORY PARTITION, see Parti-Bills of exchange and promissory notes: TION COMPULSORY PAYMENT, see Extor-Compromise of suits and claims as consideration, 4-188 TION; PAYMENT. COMPULSORY PROCESS, 6-420 Community property, see COMMUNITY PROP-COMPULSORY PURCHASE, 6-420 ERTY. Consideration, see Consideration. See EMINENT DOMAIN. Corporations: COMPUTATION: Taking its own stock on compromise Interest, see Interest. with stockholders, 7-821 COMPUTATION OF TIME, see TIME Taking stock of another corporation in (Computation of). compromise of debts, 7-816, 818 COMPUTE, 6-420 CONCEAL, 6-420 Death by wrongful act, see DEATH BY WRONG-See CARRYING WEAPONS; FRAUD AND MIS-FUL ACT. Equitable election, see Equitable Election. REPRESENTATION. Executors and administrators, see Executors Harbor or conceal, 6-420 AND ADMINISTRATORS. Insolvency and bankruptcy, 6-421 Factors or commission merchants, 12-638 Limitation of actions, 6-421 Fraud and deceit, 14-147 Murder and manslaughter, 6-422 Fraudulent sales and conveyances: Revenue laws, 6-421 Damages, 14-187 CONCEALED WEAPONS, see CARRYING Guardian ad hitem, 15-12 Guardian and ward, see Guardian and Ward. Weapons. CONCEALMENT, 3-197; 6-420 Illegal contracts, 15-996 See CARRYING WEAPONS. Compromise of litigation, 15-981 False representation, see Fraud and Deceit. Fire insurance, see Fire Insurance. Infants, see INFANTS. Insolvency and bankruptcy, see Insolvency Fraud and deceit, see FRAUD AND DECEIT. AND BANKRUPTCY. Implied warranty, 6-423 Laches: Implies design or purpose, 6-420 Negotiation for compromise, 18-112 Insurance, 6-422 Legacies and devises, see LEGACIES AND Limitation of actions, see LIMITATION OF Ac-

TIONS.

Receiving stolen goods, 6-422

Undue concealment, 29-100 Vendor and purchaser, 6-423

BIRTH \mathbf{OR} CONCEALMENT \mathbf{OF} **DEATH**, 6-424 Aiders and abettors, 6-429 Bastardy of child, 6-429 Birth alive, 6-426 Confidant, 6-427 Essentials of the offense, 6-425 Existence of confidant, 6-427 History of statutes, 6-424 Instances of concealment, 6-428 Intent of act of concealment, 6-425 Involuntary delivery while at stool, 6-426 Origin of statutes, 6-424 Placing body in position to attract attention, 6-428 Presumptive evidence of birth alive, 6-426 Proof of death, 6-427 Secret disposition, 6-428; 25-176 Temporary disposition of body of child, 6-427 What is sufficient concealment or disposal, When fœtus deemed a child, 6-426 Who may commit the offense, 6-429 CONCEIVE, 6-430 CONCEPTION, 6-430 CONCERN-CÓNCERNED-CONCERNS, For whom it may concern, see MARINE IN-SURANCE. Gaming houses, 14-713 Whom it may concern, 13-213 CONCERNING: Of and concerning, 21-829 CONCERNING BOUNDARIES, 6-431 CONCERNING LOTTERIES, 6-431 CONCESSI, 6-432 Deeds, 9-138 CONCESSION, 6-432; 28-492 CONCLUDED: Final, 13-19 CONCLUSIVE, 6-432 CONCLUSIVE PRESUMPTIONS, see PRESUMPTIONS. CONCUBINAGE, 6-433 See Fornication; Lewd and Lascivious COHABITATION AND CONDUCT. Legacies and devises, 18-736 CONCURRENCE, see Assent; Consent. CONCURRENT, 6-433 CONCURRENT CAUSES, 6-434 See Negligence. CONCURRENT CONDITIONS, see Con-DITIONAL SALES. CONCURRENT COVENANTS, see Cove-CONCURRENT JURISDICTION, 6-434 See United States Courts. CONCURRENT NEGLIGENCE, see Con-TRIBUTORY NEGLIGENCE; PROXIMATE AND REMOTE CAUSES. CONCURSO, 6-434 CONDEMNATION (see Eminent Domain): Condemnation and confiscation distinguished, 6-434 CONDEMNATION MONEY, 6-435 CONDEMNATION PROCEEDINGS, see EMINENT DOMAIN; WAR. CONDITIONAL CONTRACTS, 6-435 See Conditional Sales; Conditions.

CONDITIONAL DONATIONS, 10-118

CONDITIONAL FEE, 6-435

Estates, 11-370

CONDITIONAL GIFTS, see GIFTS. CONDITIONAL GUARANTIES, see GUAR-CONDITIONAL LIMITATIONS, see Con-DITIONS; REMAINDERS, REVERSIONS, AND Ex-CONDITIONAL PUBLICATION, LIBEL AND SLANDER. CONDITIONAL SALES, 6-436 See Bills of Sale; Chattel Mortgages; Pledge and Collateral Security. Absolute sales: Character of sale a question of fact for jury, 6-439 Conditional sale rendered absolute by breach of condition, 6-440 Distinguished from, 6-438 Intent, 6-438 Sale absolute in its conception may be changed into a conditional sale, 6-439 Animals: Increase of animals, 6-484 Appraval, see infra, Sales on approval. Arrive, see infra, Sales to arrive. Assignment by vendor, 6-485 Assignments for benefit of creditors, 6-494 Attachment, 6-490 Effect of attachment, 6-478 Bailments distinguished from, 6-447 Bailment with provision for sale, 3-739 Bills of exchange and promissory notes: Payment by note, 6-456 Bona fide purchaser, 6-486; 24-1164 Possession by vendee, 6-489 Purchaser from conditional vendee acquires no title against vendor, 6-487 Purchaser with notice, 6-488 Question of good faith, 6-489 Breach of condition (see *infra*, Rights of vendor against vendee): Sale rendered absolute, 6-440 Burden of proof, 6-481 Delivery, 6-477 Cash sales, 6-456 Chattel mortgages (see Chattel Mortgages), 6-493 Chattel mortgage by conditional vendee, Mortgagees, 6-493 Vendor's right to mortgage, 6-484 Chattel mortgages distinguished from, 6-442 Doubtful cases held to he mortgages rather than conditional sales, 6-443 Examples, 6-445 Express reservation of title, 6-446 General test, 6-444 Intention collected from the whole transaction, 6-443 Intention must be clear, 6-443 Intention of the parties, 6-442 Question of law and fact, 6-443 Sales of land, 6-444 Sale with agreement for repurchase, 6-445 C. O. D., see C. O. D.; Express Com-PANIES.

Concurrent conditions, 6-438, 466

conditions.

conditions.

Conditions precedent, see infra, Precedent

Conditions subsequent, see infra, Subsequent

CONDITIONAL SALES, cont'd. CONDITIONAL SALES, cont'd. Conflict of laws, see infra, Private interna-Payment, cont'd. No title passes until payment, 6-453, 456 tional law. Consignments distinguished from, 6-450 Offer to return property, 6-455 Partial payments under contracts of con-Creditors, 6-490 struction, 6-460 Definition, 6-437 Delivery, see infra, Waiver of conditions. Payment by a note, 6-455 Distinguished from executory conditional Payment condition precedent to delivery, contract of purchase, 6-449 6-454 Risk of loss, 6-455 Election, 6-462 Election of remedies, 6-480 Unconditional delivery, 6-457 Possession (see infra, Retention of posses-Entry, right of, 6-479 Estoppel of vendor, 6-482 sion by vendor), 6-484 Precedent conditions, 6-438, 451 Examples of conditional sales, 6-437 Exchange of property, 6-485 Execution, 6-490 Conditions precedent to be performed by the vendce, 6-453 Express conditions, 6-450 Bags to be furnished on sale of seed, Factors' acts, 12-618 6-466 Fire insurance, see FIRE INSURANCE. Election, 6-452 Fixtures, see FIXTURES. Generally, 6-453 Forfeiture of instalments, 6-458 Other conditions precedent, 6-466 Action against third person for conver-Payment, see infra, Payment. sion after vendee's default, 6-459 Sales on approval, 6-462 Equitable relief against forfeiture, 6-459 Conditions precedent to be performed by Forfeiture prevented by statute, 6-460 the vendor, 6-451 ln general, 6-458 Waiver of forfeiture, 6-460 Generally, 6-451 Goods actually delivered, 6-452 Lord Blackburn's first rule, 6-451 Fraud: Lord Blackburn's second rule, 6-452 Delivery, 6-477 Title passing on delivery, 6-452 Fraudulent sales and conveyances, FRAUDULENT SALES AND CONVEYANCES. Conditions precedent to be performed by Homestead, 15-673 third person, 6-467 Conditions precedent to be performed by Implied conditions, 6-438, 450 Increase of animals, 6-484
Instalment (see infra, Payment), 16-821 vendee and vendor concurrently, 6-466 Generally, 6-451 Sales to arrive, see infra, Sales to arrive. Intent, 6-438 Intention, see infra, Chattel mortgages distin-Strict performance, 6-451 guished from. Private international law, 6-442; 22-1341 Contracts valid where made, held valid liquors, see Intoxicating INTOXICATING Liquors. in another state, 6-442 Rights of parties determined by lex fori, Leases distinguished from, 6-447 Livery-stable keepers, 19-442 6-442 Property rights in things conditionally sold, Manufacture: Partial payments under contracts of con-Purchaser for value and without notice, see struction, 6-460 infra, Bona fide purchaser. Sales on approval of articles to be manu-Questions of law and fact: factured, 6-464 Measurement by a third person, 6-467 Bailments, 6-450 Notes: Character of sale, 6-439 Chattel mortgage or conditional sale, Payment by note, 5-456 Offer to return property, 6-455 6-443 Delivery, 6-476 Payment, 6-453 Recording acts (see RECORDING ACTS), 6-494 Cash sales, 6-456 Conditional delivery, 6-457 Removal, stipulations against, 6-458 Condition waived by absolute delivery, Replevin, 24-491 Repurchase: 6-457 Custom, 6-457 Sale with privilege of repurchase, 6-474 Instalments, 6-447, 458 Retention of possession by vendor, 6-437 Action against third person for con-Return, see infra, Sale or return. Rights of vendee, 6-486 version after vendee's default, 6-459 Rights of vendor against third persons, 6-481 Burden of proof that sale was condi-Equitable relief against forfeiture, 6-459 tional, 6-481 Forfeiture of instalments, 6-458 Effect of vendor's laches, 6-484 Estoppel of vendor, 6-482 Forfeiture prevented by statute, General rule, 6-481 6-460 Reservation of title void as to creditors. Stipulation against removal, 6-458 6-483 Title does not pass until full payment, 6-458 Sale of goods to be resold, 6-483 Waiver of forfeiture, 6-460 Rights of vendor against vendee, 6-479 Liability for price not affected by offer Election of remedies, 6-480 Illustrations, 6-480, 481 to return property, 6-455

Conditional Sales.

CONDITIONAL SALES, cont'd. CONDITIONAL SALES, cont'd. Rights of vendor against vendee, cont'd. Waiver of conditions, cont'd. Condition in delivery need not be ex-Right of entry, 6-479 Right to sue for purchase money, 6-480 pressed, 6-476 Custom, 6-477 Vendor may retake property on nonper-Fraud, 6-477 formance of condition, 6-479 In general, 6-474 Risk of loss, 6-455 Laches of vendor, 6-478 Sale or return, 6-474 Note of third person, 6-477 Sales on approval, 6-466 Sale or return, 6-463, 471 In general, 6-471 When title passes, 24-1054 Payment, 6-453, 456 CONDITIONS, 6-499 Reasonable time for return, 6-473 See Building Restrictions and Restrictive Return of property to vendor, 6-471 AGREEMENTS; CONDITIONAL SALES; COVE-Right of vendee to sell, 6-473 NANTS; MONOPOLIES AND CORPORATE Risk of loss, 6-474 TRUSTS; RESTRAINTS ON ALIENATION. Sale becomes absolute on failure to re-Act of God, 1-599 turn property, 6-472 Conditions annexed to bonds, 1-600 Time of making election, 6-473 Title passes, 6-471 Conditions precedent, 1-599 Conditions subsequent, 1-600 Sales on approval, 6-462 Breach (see infra, Performance of condi-Articles to be manufactured, 6-464 tions): Buyer must act honestly, 6-464 Buyer sole judge of satisfaction, 6-464 Church purposes, 6-507 Condition against sale of liquor, 6-507 Continued use, 6-465 Duty to return article, 6-466 Courthouse purposes, 6-506 Examples, 6-507, 508 In general, 6-462 Land of a municipal corporation, 6-508 Notice of dissatisfaction, 6-465 Maintenance and support, 6-507 Schoolhouse, 6-507 Risk of loss, 6-466 Sales on approval distinguished from Who may take advantage of, 6-506 contracts of sale or return, 6-463 Trial, 6-465 Cause: Sales to arrive, 6-467 Cause distinguished from condition. Duty of seller to give notice of arrival, 5-774; 21-494 Chattel mortgages, see CHATTEL MORTGAGES. 6-470 Composition with creditors, see Composition Effect of designation of time of arrival, 6-470 WITH CREDITORS. Concurrent conditions, see infra, Contracts. Held to be conditional, 6-468 In general, 6-467 Conditional limitations, 6-514 Breach, 6-514 Intention, 6-469 Sales conditional upon arrival of goods Conditions subsequent distinguished and not of ship, 6-469 from, 6-504 Sales upon double conditions precedent, Creation, 6-514 Definition, 6-514 6-469 Satisfaction, 6-464 Duration of estates limited to widowhood, Subsequent conditions, 6-438, 470 Contracts of sale or return, see infra, Limitations to widowhood, 6-514 Limitations upon death without issue, Sale or return. General rule, 6-470 6-515 Sale with privilege of repurchase, 6-474 Limitations upon desertion, 6-515 Title (see infra, Payment; Precedent condi-Limitations upon insolvency, 6-515 Origin, 6-514 Particular limitations, 6-514 tions; Subsequent conditions): Partial payment under contracts of construction, 6-460 Conditional sales, see Conditional Sales. Consideration: Sales on approval, 6-462 Trespass, 28-591, 592 Words declaratory of the consideration for the conveyance, 6-501 Trover and conversion, 28-665 Usages and customs: Construction, see infra, Interpretation. Contingency: Delivery, 6-477 Condition precedent distinguished from, Usury, 29-479 Validity of conditional sales, 6-440 6-504 As to third persons, 6–441 Contracts, 7-117 Acceptance conditional, 7-132 Concurrent or dependent conditions, Conflict of laws, 6-442 General rule, 6-440 Waiver of conditions, 6-474 7-121 Absolute delivery, 6-475 In general, 7-121 Additional security, 6-477 Instances, 7-121, 122 Assignment of notes, 6-478 Condition plainly expressed, 7-118 Definition of conditional contract, 7-117 Attachment, 6-478 General rule, 7-117 Burden of proof, 6-477 Implied conditions, 7-118
Instances of conditional contracts, 7-Character of delivery a question of intent, 6-476 Conditional delivery, 6-475

Conditions.

CONDITIONS, cont'd. CONDITIONS, cont'd. Contracts, cont'd. Exceptions and reservations, cont'd. Performance of incidental acts implied, Definitions, 6-515 7-118 Description, 6-516 Distinction, 6-515 Precedent, 7-118 Exception must be part of the estate granted, 6-516 Construction as independent promises favored, 7-120 Definition, 7-118 For whose benefit created, 6-515 Effect of failure to perform, 7-121 Nature, 6-516 Future promise on day which may come before consideration per-Particular instances, 6-517 Provisions with regard to minerals, 6-517 Provisions with regard to timber, 6-517 formed, 7-118 Instances of conditions precedent, Reference to prior deed, 6-516 Reservations of water power, 6-517 7-110 Executory interests, see REMAINDERS, REVER-Intent governs, 7-120 Part payment to be made before per-SIONS, AND EXECUTORY INTERESTS. Express conditions, 6-500 Fire insurance, see Fire Insurance. formance, 7-119 Performance of condition precedent For, 13-734 essential, 7-120 Promise to be executed on a day Foreclosure of mortgages, see Foreclosure after consideration performed, of Mortgages. Form, 6-501 No particular form of words necessary, Senseless conditions, 7-118 Whether mutual promises independ-6~501 Qualification or restraint necessary, 6-501 ent or conditional depends on intent, 7-120 Proposal with conditions, 7-132 Words declaratory of the consideration for the conveyance, 6-501 Words declaratory of the limitations of Subsequent conditions, 7-122 Condition of forfeiture must be the use of the property, 6-502 clear, 7-123 Construed as guaranty rather than Words declaratory of the purpose of the conveyance, 6-501 Words directing or prohibiting the peras condition, 7-123 Contractual relations cease on doing formance of a particular act, 6-502 Fraud, 6-502 some act, 7-122 Forfeiture not favored in equity, Husband and wife: Coverture no bar to performance, 6-7-122 In general, 7–122 If, 15-924 Instances, 7-122, 123 Waiver of conditions, 7-123 Illegal conditions, 6-506 Implied conditions, 6-500 Illustrations, 7-123, 124 In general, 7-123 Impossible conditions, 6-506 Proof must be clear, 7-123 Infants, 6-506 Insolvency and bankruptcy, 6-515 Silence, 7-124 Interpretation, 6-502 Contracts of affreightment and charter-parties, see Contracts of Affreightment and Conditions precedent not favored, 7-CHARTER-PARTIES. Exceptions and reservations, 6-516 Courthouse, 6-506 How intention manifested, 6-502 Covenants: Intention doubtful, 6-502 Condition subsequent distinguished from Intention governs, 6-502; 8-60 covenant, 6-503 Precedent and subsequent, 6-503 Construction as covenants preferred, 8-6x Laches: Covenant and condition, 8-60 Fulfilment of conditions, 18-108 Covenant created by words which import Leases, 18-620 a condition, 8-60 Legacies and devises, see LEGACIES AND DE-Creation, 6-501 Apt words, 6-501 Connection immaterial, 6-501 VISES; WILLS. Limitation of actions, see LIMITATION OF No particular words required, 6-501 ACTIONS. Limitations (see infra, Conditional limita-Definitions, 6-500 Dependent conditions, see infra, Contracts. tions): Condition distinguished from limitation, Escrow, see Escrow. 19-134 Estates: Liquidated damages, see LIQUIDATED DAM-Estates upon condition, 11-382 Exceptions and reservations, 6-515 AGES. Apt terms to create, 6-515 Marriage: Change of purpose, 6-516 Restraints on marriage, see MARRIAGE. Married women, 6-506 Construction, 6-516 Construed in same manner as grant, Mines and mining claims, 20-726 6-516 Mistake, 6-502; 20-828 Municipal aid, see MUNICIPAL AID. Creation, 6-515 Municipal securities, see MUNICIPAL SECURI-Definition of exception, 6-515 Definition of reservation, 6-515

CONDITIONS, cont'd. CONDITIONS, cont'd. Obligations: Subsequent conditions, cont'd. Conditions looking to the avoidance of Covenants distinguished from, 6-503 obligations, 6-512 General nature of condition subsequent, Options, 21-926 Conditions precedent, 21-934 Impossible conditions, 6-506 Intention, 6-503 Performance of conditions, 21-930 Waiver, 21-931 Manner of performance, 6-504 Time of performance, 6-505 Origin, 6-500, 501 Parol evidence, 6-502; 21-1097 Support and maintenance, 6-507
Treaties of cession, see Treaties of Ces-Performance of conditions, 6-504 Conditions precedent, 6-504 Conditions subsequent, 6-504 Trusts and trustees, see TRUSTS AND TRUS-Coverture, 6-506 Impossible conditions, 6-506 Upon condition, 29-360 Infancy, 6-506 Waiver, 6-508 Manner of performance, 6-504 Waiver of conditions, see infra, Contracts. Performance by stranger, 6-505 Warranty distinguished from, 30-130 Reasonable time of performance, 6-505 When, 30-513 Time of performance, 6-505 Widowhood, 6-514 Who may perform, 6-505 Wills, see WILLS. Who must perform, 6-505 CONDONATION (see Divorce; Marriage): Criminal law, 8-294 Perpetuities, see Perpetuities and Trusts CONDUCE, 6-517 CONDUCT, 6-518 FOR ACCUMULATION. Powers, see Powers. Precedent conditions, 6-500 Fraud and deceit, see FRAUD AND DECEIT. Contingency distinguished from, 6-504 Infamous conduct, 16-244 Contracts, see infra, Contracts. CONDUCT OF ELECTIONS, 6-518 Impossible conditions, 6-506 CONDUCTOR (see Carriage of Passengers; Intention, 6-503 FELLOW SERVANTS; MASTER AND SERVANT; Manner of performance, 6-504 STREET RAILWAYS): Time of performance, 6-505 Laborer, 18-73 Proviso, 23-292 CONDUIT, 6-519 CONFECTIONERY, 6-519 Public lands, see STATE AND PUBLIC LANDS. Purpose: CONFEDERACY, 6-519 Words declaratory of the purpose of the See CONSPIRACY. conveyance, 6-501 CONFEDERATE: Railroads, 23-698, 710 Pensions and bounties, 22-658 CONFEDERATE BOND, see INVESTMENTS. Reasonable time: Performance, 6-505 CONFEDERATE MONEY, 20-839 Release, 6-508 See Executors and Administrators; In-Religious societies: VESTMENTS; PAYMENT. Deed of land for church purposes, 6-507 Judicial sales, 17–985 Scaling laws, 25-1 CONFEDERATE STATES, see Reprieve, Remainders, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS. Replevin, see REPLEVIN. PARDON, AND AMNESTY; WAR. CONFEDERATION, 6-519 CONFESSION AND AVOIDANCE, 6-519 Reservations, see infra, Exceptions and reservations. Restraints on alienation, see RESTRAINTS ON Burden of proof, 5-25 CONFESSION OF ACTION, 6-519 ALIENATION. Restraints on marriage, see MARRIAGE. CONFESSION OF JUDGMENTS, 6-519; Restrictions, 6-513 17-765 Reversions, see REMAINDERS. REVERSIONS, Affidavit, 17-767 AND EXECUTORY INTERESTS. Assignments for the benefit of creditors, Sales, see Conditional Sales; Sales. 3-17 Schools: Attorney and client, see ATTORNEY AND Real estate conveyed to trustees for a CLIENT. schoolhouse, 6-507 Before maturity of debt, 17-765 Separation, see SEPARATION. By whom confession may be made, 17-766 Specific performance, see Specific Per-Certain sum, 17-765 FORM ANCE. Charge, 5-887 State and public lands, see STATE AND PUB-Common law, 17-765 Contingent liabilities, 17-766 LIC LANDS. Statute of limitations, see LIMITATION OF Corporations, 7-854 ACTIONS. Power to give warrant of attorney to Stipulations, 6-514 confess judgment, 7-784 Street railways, see STREET RAILWAYS. Debts due or to become due, 17-765 Subscriptions, see Subscriptions. Definition, 17-765 Subsequent conditions (see infra, Contracts), Divorce, 9-846 6-500 Due, 10-281; 17-765 Conditional limitation distinguished Executors and administrators (see JOINT Ex-

ECUTORS AND ADMINISTRATORS), 11-932

Volume XXXI.

irom, 6-504

CONFESSION OF JUDGMENTS, cont'd. CONFESSIONS, cont'd.
Competency to make confession, cont'd. Final judgments and decrees, see FINAL JUDGMENTS AND DECREES. Confession of codefendant admissible against himself though it implicates Foreign judgments, see Foreign Judgments. For what claims confession may be made, another, 6–572 17-765 Confession of stranger in exoneration of prisoner, 6-573 For whom confession may be made, 17-766 General statement as to competency, Fraudulent sales and conveyances, 14-231, 6-569 Identification by voice, 6-574 Future advances, 17-765 Identification of person confessing, 6-573 Gambling contracts, 14-648 Infants, 6-570 Person asleep, 6-570 Imprisonment for debt and in civil actions, 16-51 Person intoxicated, 6-570 Injunctions, 16-373 Stranger, 6-573 Relief against judgments by confession, Concealment, 6-524 Conduct of prisoner, 6-557 16-394 Joint debtors, 17-766 Circumstances calling for reply, 6-557 Joint executors and administrators, 17-General rule, 6-557 Implied confessions, 6-523 623 Judgment notes, see JUDGMENT NOTES. Statement made in judicial proceeding, Limited partnership, 19-374, 375, 380, 381 6-558 Married women, 17-766 Statement must be heard and under-Necessity of assent of creditor, 17-767 stood, 6-559 Officers and agents of private corporations, Weight of evidence, 6-581 21-860 When defendant is under arrest, 6-558 Partnership (see Partnership), 17-766 Where conversation is between third par-Place of making confession, 17-767 ties, 6-558 Records, 24-164 Confidential communications, 6-534 Res judicata, see RES JUDICATA. Confinement: Relaxation of rigor of confinement, Separate property of married women, 25-421, 6-534 Conspiracy, 6-571 Statement, 17-767 Statutory confession of judgment without ac-Confessions subsequent to completion of tion, 17-765 conspiracy inadmissible, 6-571 Strict construction of statute, 17-765 Statement of one conspirator during pendency of conspiracy receivable against another, 6-571 Time of making confession, 17-767 Torts, 17-766 Warrants of attorney, see WARRANTS OF AT-Continuance: Confession in application for continu-TORNEY. CONFESSIONS, 6-520 ance, 6-560 Contradictory statements, 6-524 See ADMISSIONS. Accessory, 1-269 Conversation, see infra, Proof of confessions. Corpus delicti, 6-582 Accomplices, 1-404 Entire absence of proof of commission Accusation of crime: Fear produced by suspicion or accusaof crime, 6-582 Full, direct, and positive evidence of tion of crime, 6-536 Actual violence, 6-551 corpus delicti not essential, 6-582 Admissibility, 6-525 Judicial confessions. 6-585 Admissions distinguished from, 6-521 Necessity of corroborating evidence, Adultery (as a crime), 1-756 6-582 Agency, 6-570 Prima facie establishment of corpus Confessions by agents, 6-570 delicti as prerequisite, 6-569 Armed officer, 6-538 Proof of corpus delicti beyond reasonable doubt, 6-585 Artifice, 6-535 Attorney and client: Proof of corpus delicti to render confessions admissible, 7-864 Confessions by counsel, 6-571 When fact of commission of offense Authority, see infra, Person offering induceestablished, 6-584 ment. Where there is no corroborative evidence of criminal agency, 6-585 Benefits, see infra, Voluntary character. Burden of proof: Voluntary character, 6-554 Correspondence of confession to the offense charged, 6-568 Caution, see infra, Warning. Chief of police, 6-537 Corroboration, 6-581 Codefendants, 6-573 Confession before coroner, 6-586 Confession sufficient to establish crim-Collateral inducement, 6-533 inal agency, 6-584 Conviction of felony, 6-582 Examples, 6-533, 534 In general, 6-533 Competency to make confession, 6-569 Corpus delicti, 6-582 Doctrine in the United States, 6-582 Agents, 6-570 Coconspirators, see infra, Conspiracy. Entire absence of proof of commission Codefendants, 6-572 of crime, 6-582 Volume XXXI. 333

CONFESSIONS, cont'd.	CONFESSIONS, cont'd.
Corroboration, cont'd.	Fact of being in custody, cont'd.
Extrajudicial confessions, 6-581	Whether fact of being in custody renders
Judicial confessions, 6-585	confession involuntary, cont'd.
Necessity of corroborating evidence,	Putting prisoner in irons, 6-538
6-581	Warning prisoner in custody, 6-537
Proof of corpus delicti beyond reasona-	Facts:
ble doubt sufficient, 6-583	Ascertainment of facts in consequence
Statutes, 6–584 Where there is no corroborative evi-	of involuntary confession, 6-551 Confession accompanying delivery
dence of criminal agency, 6-585	of stolen property, 6-553
Corroborative evidence, 7–867, 868	Confession corroborated by facts
Counterfeiting, 7–893	previously discovered, 6-553
Courts, see infra, Judicial confessions.	Illustrations, 6-552
Credibility and impeachment of witnesses,	Prevailing rule, 6-551
30-1115	Statements as to facts tending to estab-
Crime':	lish guilt, 6-521
Confession and inducement relating to	False statements, 6-524
different crimes, 6-544	Fear, 6-528
Necessity of correspondence of con-	Fear produced by suspicion or accusation,
fession to the offense charged, 6-568 Criminal conversation:	6-536
Confession of wife, 8–270	Flight, 6-524 Former testimony, 6-560
Criminating statements, 6-557	Of person not under accusation, 6-560
Custody, see infra, Fact of being in custody.	Compelled to testify after claiming
Declarations distinguished from, 6-521	privilege, 6-562
Definition, 6-521	Preliminary examination of another,
Detectives, 6-549; 9-413	6-561
Confession made to detective represent-	Sworn testimony at examination not
ing himself as fellow prisoner, 6-535	in regard to crime confessed,
Confessions procured by artifice, 9-413	6–560
Detective as a person in authority, 9-	Testimony at trial of another for
414 Different crimes, 6-544	the same offense, 6–560
Divorce, see Divorce.	Testimony before coroner where no one is under accusation, 6-561
Duress, 6-528	Testimony before fire inquest, 6-561
Person in authority, 6-545, 550	Testimony before grand jury, 6-562
Threats counteracted by subsequent as-	Of person under accusation (see infra,
surances of protection, 6-541	Preliminary examinations), 6-562
Embezzlement, 10-1036	Burden of proof, 6-563
Escape, 6-524	General inquiry as to guilt, 6-566
Evidence, see infra, Crime; Proof of con-	Grand jury, 6-563
fessions.	Necessity of caution as to right of
Express promise of immunity from prosecu-	refusal to testify, 6–564 Preliminary examination, 6–562
tion, 6-529 Agreement to allow prisoner to turn	Specially interrogating accused,
state's evidence, 6-530	6-566
Amelioration of punishment expressly	Statutes requiring warning, 6-565
held out, 6-530	Testimony at former trial, 6-567
In general, 6-529	Testimony given under oath, 6-566
Promise of influence to secure acquittal,	Testimony induced by hope or fear,
6–530	6-564
Subsequent refusal to testify, 6-530	Testimony of person charged at trial
External influence, see infra, Voluntary char-	of another for the same offense,
acter.	6–567
Extrajudicial confessions, 6–523 Definition, 6–523	Voluntary testimony, 6-562 Of person resting under suspicion, 6-567
Voluntary character, see infra, Volun-	Coroner's inquest, 6-567
tary character.	General rule, 5-567
Fact of being in custody:	Testimony before coroner, 6-568
Whether fact of being in custody	Testimony on trial of another, 6-
renders confession involuntary,	568
6-536	Fornication, 13-1126
Armed officer, 6-538	Fraud:
Confessions made under arrest to	Confession obtained by fraud, 6-535
private person, 6-537	Gaming houses, 14-727 Grand jury (see <i>infra</i> , Former testimony),
Confessions to chief of police, 6-537 Confessions to constable, 6-537	17-1296 (see <i>infra</i> , Former testimony),
Confessions to jailer, 6-537	Guilt:
Confessions to sheriff, 6-537	Confession in response to remarks as-
General rule, 6-536	suming guilt, 6-536
Illegal custody, 6-539	Interrogations assuming guilt, 6-539
22/	Volume XXXI

CONFESSIONS, cont'd. CONFESSIONS, cont'd. "Had better confess," 6-530 "Had better own up," 6-530 Parent and child, 6-550 Parol evidence: Identification of person confessing, 6-573 Written confession, 6-576, 578 Perjury, 22-696 Illegal custody, 6-539 Immunity from prosecution, see infra, Ex-Person offering inducement, 6-544 Agent of person in authority, 6-547 press promise of immunity from prosecu-Confession induced by master, 6-549 tion. Constable, 6-545 Implication: Implication from false and contradictory Federal courts, 6-546 statements, 6-524 Inducement by actual violence, 6-551 Inducement by implication, 6-530 Implied confessions (see infra, Conduct of Inducement held out in presence of person in authority, 6-547 Jailer, 6-545 prisoner), 6-523 Incest, 16-138, 141 Magistrate, 6-546 Indirect confessions, 6-523, 557 Inducement (see infra, Inducement by impli-Necessity of authority in connection with prosecution, 6-549 cation; Inducement not taking effect; Officer not acting in official capacity, Voluntary character): 6-550 Presumption of continuance of induce-ment once operative, see infra, Pre-Officer having prisoner in custody, 6-545 Parent, 6-550 sumption of continuance of induce-Person in authority, 6-544 ment once operative. Person in authority making threat, 6-545 Inducement by implication: Person injured, 6-546 Advice that prisoner "had better con-Person not in authority, 6-548 fess," 6-530 Person supposed to be in authority, Advice that prisoner "had better own up," 6-530 6-547 Private detective, 6-549 Prosecuting attorney, 6-546 Inducement not taking effect, 6-540 Confession not influenced by induce-State courts, 6-546 ment, 6-540 Threat, 6-550 Threat of mob violence, 6-551 Inducement counteracted by subsequent warning, 6-541 Voluntary nature of confession mixed question of law and fact, 6-548 Threats counteracted by subsequent assurances of protection, 6-541 Withdrawal of promise, 6-540 Plea, see infra, Judicial confessions. Preliminary examinations (see infra, Former testimony), 6-559, 562 Caution to accused, 6-564 Infancy, 6-570; 16-312 Instructions: Instructions on weight of confession, Parol evidence, 6-578, 579 Proof of confession, 6-577 6-579 Intoxicated person, 6-570 Signature of prisoner, 6-577 Involuntary confessions, see infra, Facts; Voluntary character of testimony, 6-562 Warning, 6-564 Voluntary character. Writing supplemented by parol, 6-578 Irons: Putting prisoner in irons, 6-538 Written confession to be proved by writing, 6-577 Jailer, 6-537, 545 Presumption of continuance of inducement Joint defendants, 6-572 once operative, 6-542 Judicial confessions, 6-523, 559 Circumstances in rebuttal, 6-543 Confession by plea, 6-559 Confession in application for continu-Clear evidence in rebuttal necessary, 6-543 ance, 6-560 Definition, 6-523 Confession subsequent to inducement unavailing when offered, 6-543 Former testimony, see infra, Former General rule, 6-642 testimony. Length of time intervening, 6-542 Plea accepted and recorded, 6-559 Rebutting presumption, 6-542 Plea before examining magistrate, 6-559 Plea rejected, 6-559 Subsequent confession, 6-543, 544 Presumption of continuance of induce-Subsequent confession judicial, 6-542 ment once operative, 6-542 Warning, 6-542 Proof of judicial confession, 6-575 Privileged communications, see Privileged Justices of the peace, 6-546 COMMUNICATIONS. Promise, see infra, Voluntary character. Larceny, 18-494 Proof of confessions, 6-574 Libel and slander: Confession provable by parol in absence Charging confession of crime, 18-874 of written examinations, 6-578 Hearing of entire conversation Magistrate, 6-546 Master and servant: conversation essential, 6-575, 576 Voluntary character of confession in-Judicial confession, 6-575 duced by master, 6-549 Parol evidence, 6-576, 578 Recollection of entire conversation not Mistake, 6-551 Mob violence: Threats of, 6-551 essential, 6-576

Oath administered, 6-539

Signature of prisoner, 6-577

CONFESSIONS, cont'd. CONFESSIONS, cont'd. Truth: Proof of confessions, cont'd. Adjuration to speak the truth, 6-531 Statements of both parties to conver-Admonition so worded as to be undersation, 6-575 stood to recommend confession, 6-531 Substance of confession sufficient, 6-575 Advised to speak the truth, 6-531 Whole confession to be admitted, 6-574 Illustrations, 6-531, 532 Who may testify, 6-574 "You had better speak the truth," 6-Written confession, 6-576 Prosecuting and district attorneys: Violence, see infra, Actual violence. Voluntary character, 6-546
Public officers, see infra, Person offering in-Voluntary character, 6-525 Actual violence, 6-528 ducement. Punishment, see infra, Express promise of immunity from prosecution. Adjuration to speak the truth, 6-531 Administering of oath, 6-539 Appeal to religious sentiments, 6-533 Questions of law and fact: Artifice, 6-535 Official character, 6-548 Voluntary character, 6-554
All the defendant's evidence to be Ascertainment of facts in consequence of involuntary confession, see infra, Facts. considered, 6-555 Confession found to be involuntary Burden of proof, 6-553 Character and requisites of inducement, after admission, 6-556 Mode of determining admissibility, Collateral inducement, 6-533 6-555 Conduct of prisoner, see infra, Conduct Negative answers of witness, 6-555 of prisoner. Question for the court, 6-554 Surrounding circumstances, 6-556 Confession and inducement relating to Weight of confession question for jury, different crimes, 6-544 Confession antecedent to inducement, 6-580 Rape, 23-885 Confessions must be voluntary, 6-525 Reason of implication, 6-525 Confidential communications, 6-534 Rebuttal, 6-586 Criminating statements, 6-557 Confessions false in fact, 6-586 Degree of influence immaterial, 6-540 Examples, 6-586 In general, 6-586 Detective representing himself as fellow prisoner, 6-535 Self-serving statement in rebuttal, 6-586 Different crimes, 6-544 Receiving stolen property, 24-50 Res gestæ, see RES GESTÆ. Duress, 6-528 Effect of inducement by duress or fear, Religion: Appeal to religious sentiments, 6-533 6-528 Effect of inducement of benefit, 6-527 Appeal to spiritual hopes or fears, Express promise of immunity from 6-533 prosecution, see infra, Express prom-Reward: ise of immunity from prosecution. Offer of reward for confession, 6-534 Self-crimination, see infra, Former testimony. Extrajudicial confessions, 6-525 Sheriffs and constables: Fact of being in custody, see infra, Confessions to sheriff or constable, 6-537 Fact of being in custody. Voluntary character, 6-545 Silence (see infra, Conduct of prisoner), Facts discovered from involuntary confession, see infra, Facts. 6-524, 557 Fear produced by accusation of crime, At judicial proceeding, 6-558 6-536 Weight to be determined by jury, 6-Fraud, 6-535 Inducement by implication, 6-530 Sodomy, 25-1148 Inducement not taking effect, see infro, Statements as to facts tending to establish Inducement not taking effect. guilt, 6-521 Interrogations assuming guilt, 6-539 State's evidence, see infra, Express promise Judicial confessions, see infra, Judicial of immunity from prosecution. confessions. Stranger exonerating prisoner, 6-573
Sufficiency, see infra, Weight and sufficiency. Mere criminating statements, 6-557 Mistake of fact, 6-551 Testimony at former trial, see infra, Former Necessity of operation of external influtestimony. ence, 6-539 Threats, 6-528, 529 Necessity of voluntary character, 6-525 Mob violence, 6-551 Person offering inducement, see infra, Person in authority, 6-550 Person offering inducement. Person in authority making threats, Presumption of continuance of inducement once operative, see infra, Pre-Threats counteracted by subsequent assumption of continuance of inducement once operative. surances of protection, 6-541 Treason, 6-574; 28-468 Privileged communications, see PRIVI-Trial: LEGED COMMUNICATIONS. As to testimony at former trial, see Question for the court, 6-554 $\widetilde{\mathrm{Q}}$ uestions of law and fact, 6–548, 554

Volume XXXI.

infra, Former testimony.

CONFUSION OF GOODS, cont'd.

Agency, 1-1089; 6-598

CONFESSIONS, cont'd. Voluntary character, cont'd. Reasons that confessions must be voluntary, 6-526 Recommending confession, 6-531 Relaxation of rigor of confinement. Threats, 6-528, 529 Voluntary confessions, 29-1073 Warning: Inducement counteracted by subsequent warning, 6-541 Preliminary examination, 6-564 Presumption of continuance of inducement once operative, 6-542 Warning to prisoner in custody, 6-537 Weight and sufficiency, 6-579 Acts of accused, 6-581 Caution to be used in receiving, 6-579 Confession deliberately made entitled to highest credit, 6-579
Corroboration, see infra, Corroboration. Evidence in rebuttal, see infra, Rebuttal. General statement, 6-579 Instructions as to caution to be exercised, 6-579 Jury giving unequal credit to different parts of the confession, 6-581 Necessity of corroborating, see infra, Corroboration. Question for jury, 6-580 Rebuttal, see infra, Rebuttal. Silence of accused, 6-580 Witnesses, see infra, Former testimony; Proof of confessions. Writing, 6-576, 577 CONFIDENCE, 6-587 Trusts and trustees, 28-911 CONFIDENCE GAME, 6-587; 12-854 CONFIDENTIAL: Fiduciary, 13-11 CONFIDENTIAL COMMUNICATIONS, see Confessions; Privileged Communica-CONFIDENTIAL POSITIONS, 6-93 CONFINE, 6-587 CONFINEMENT, 6-587 CONFIRMATION, 6-588 Deeds, 9-100 Final confirmation, 13-20 State and public lands, 26-213 CONFIRMATION OF ASSESSMENTS, see Special of Local Assessments; Tax-CONFISCATE, 6-589 CONFISCATION (see Constitutional Law; EMINENT DOMAIN; Ex Post Facto Laws; International Law; War): Condemnation and confiscation distinguished, Executors and administrators, 11-969 Informers, see Informers. CONFLICT, 6-589 CONFLICT OF LAWS, see PRIVATE INTER-NATIONAL LAW. CONFORMITY, 6-590 CONFRONT, 6-590 CONFUSION, 6-591 CONFUSION OF DEBTS, 6-591 CONFUSION OF GOODS, 6-592 See Accession; Lost Property. Accident, 6-593

31 C. of L.-22

337

Assignments for the benefit of creditors, see ASSIGNMENTS FOR THE BENEFIT OF CREDIT-ORS Bailments: Mixing bailed funds with private money, 3-754 Carriers of goods, 5-226 Consent of parties, 6-592 Contract controlling ownership in mixture, 6-593 In general, 6-592 Intermixture with express or implied assent of owner, 6-593 Crops, 24-493 Damages, 6-599 Definition, 6-592 Equal value of goods, 6-957 Executions, 11-659 Executors and administrators, 6-958 Confusion of trust property with individual property, 11-945 Duty to keep trust property separate, 11-945 Effect of mingling assets, 11-945 Mingling assets with individual property, 11-971 Mingling funds of estate with individual funds, 11-949 Factors or commission merchants: Action for injury to goods while in transit, 12-690 Fiduciaries, 6-598 Forfeiture, see infra, Fraudulent intent. Fraudulent intent, 6-594 Common and civil law contrasted, 6-595 Forfeiture, 6-594 Fraudulent confusion without consent, 6-594 Goods fraudulently purchased, 6-596 Identity of property not changed, 6-596 Innocent third parties, 6-595 Laborers' lien, 6-595 Limitations, 6-595 Object of rule, 6-595 Prevention of fraud, 6-595 Question of fact, 6-595 Where goods are distinguishable, 6-595 Where goods intermixed are of equal value, 6-597 Wrongdoer must distinguish his property or lose it, 6-596 Innocent third parties, 6-595 Intent, see infra, Fraudulent intent. Lien of laborer, 6-595 Logs and lumber, see Logs and Lumber. Measure of damages, 6-599 Mortgages: Mixture by mortgagor, 6-598 Mortgaged property mingled with other property of like kind and value, 6-598 Permission of mortgagee, 6-598 Questions of law and fact, 6-595 Replevin, 24-481 Sheriffs and constables, 25-703 Trust and trustees (see Trusts and Trus-TEES), 6-598 Warehouses and warehousemen: Storage in mass, see WAREHOUSES AND WAREHOUSEMEN. CONGLOMERATE, 6-599 Volume XXXI.

CONNECTING CARRIERS, cont'd. CONGREGATE, 6-599 CONGREGATION, 6-599 Carrier may limit its liability to its own line, Church, 6-600 CONGREGATIONAL, 6-600 CONGRESS (see Constitutional Law: LEGISLATURE; STATUTES): Elections, see Elections. CONJUGAL RIGHTS, see DIVORCE; HUS-BAND AND WIFE; RESTITUTION OF CONJUGAL RIGHTS. CONJURATION, 6-600 CONNECT, CONNECTIONS, ETC., 6-600, CONNECTING CARRIERS, 6-603 Agency: Authority to contract for through liability, 6-633 Carrier acts as shipper's agent in forwarding, 5-408 Initial carrier contracts with connecting line as shipper's agent, 6-605 Whether first carrier agent of subsequent carrier, 5-408 Whether initial carrier is agent for shipper to make new contract with connecting line, 6-645 Apportionment of through fares and freights, Associations, see infra, Connecting lines as Cars: partners. Baggage, see Baggage. Bills of lading: Admissibility as evidence, 4-522 Authority to issue, 4-512 In general, 4-512
Issuance of a through bill of lading as a contract for through liability, 6-635 Ratification by second carrier of bill issued by first, 4-512 Burden of proof: Liability of intermediate carrier, 6-623 Liability of last carrier, 6-625 Carrier may contract for through liability, 6-631 Accepting goods to be delivered, 6-637 Accepting goods to be forwarded, 6-638 Arrangement with dispatch companies, 6-637 Authority of agent, 6-633 Charging and collecting entire freight in advance, 6-636 Conflict between written and printed parts of contract, 6-638 Custom, 6-633 Duty of carrier where it so contracts, 6-633 General rule, 6-631 Implied contracts, 6-633 Last carrier collecting entire charge, 6-637 Proof must be clear and explicit, 6-632 Question for jury, 6-634 Receipt, 6-635 Through bill of lading, 6-633 Through charges collected in advance, 6-633 United States courts, 6-638 What circumstances create a through contract, 6-633 Carrier may limit its liability to its own line, 6-639 Assent of shipper to limitation, 6-642 Identity of interest, 6-655

cont'd. Bill of lading, 6-642 Connecting line lessee or lessor, 6-640 Detention of goods, 6-641 Extent of limitation, 6-643 Jurisdictions denying through liability. 6-643 Knowledge of shipper of limitations, 6-642 Negligence, 6-643 No special consideration necessary, 6-640 Right of carrier to confine its liability to its own line, 6-639 Statutes, 6-642 Carriers of live stock: Cars, 5-436 Defective cars furnished by initial line, 5-446 Delay, 5-450, 452 Injuries occurring on connecting lines, Overcrowding on connecting line, 5-447 Statutory penalty for keeping cattle confined, 5-442 Carriers of passengers, see Tickets and FARES. Carriers of live stock, 5-436 Defective cars, 6-653 Defective cars furnished by initial line, 5-446 Failure to furnish proper cars, 6-624 Charges (see infra, Carrier may contract for through liability): Rights and liabilities as to charges, 6-660 General rule, 6-660 Guaranty of through rate by first carrier, 6-661 Lien, 6-660 Payment of preceding carrier's charges, 6-661 Recovery of charges in excess of those agreed upon by initial carrier, 6-661 Special agreements as to through traffic, 6-661 Through freight prepaid, 5-407 Through rates and routes, 6-606 Condition of goods when received, 5-357 Connecting carrier's liability for loss or injury (see infra, Initial carrier's liability for loss or injury; Intermediate carrier's liability for loss or injury), 6-611 Liability for diverting consignment from proper route, 6-626 Liability of last carrier, 6-625, 629 Misdelivery, 6-629 Where connecting line refuses to receive goods, 6-628 Connecting lines as partners, 6-654 Association for transportation of through freights, 6-658 Community of profits, 6-660 Continuous lines, 6-659 Each company to pay damages in certain proportions, in certain cases, 6-659 Effect of a partnership, 6-654

CONNECTING CARRIERS, cont'd. Connecting lines as partners, cont'd. Duty to receive and carry, 5-160 Judicial notice of association of lines, 6-657 "Line," 6-655 In general, 5-160 Parent and branch lines, 6-656 other companies, 5-161 Power to form partnerships or associations, 6-654 Several lines under one management and ing line, 6-608 control, 6-655 to receive goods, 6-628 Where there is a contract for Shipping association, 6-659 Special stipulation, 6-654 Stipulation against liability, 6-656 Traffic arrangements for division of receipts, 6-657 What constitutes a partnership, 6-655 What does not constitute a partnership, 6-657 Constructive delivery, 6-647 Contracts, see infra, Liability as affected by state, 6-609 special contracts. Forward: Definition, 6-604 Delay, see infra, Liability for delay. 6-638 Forwarders, see Forwarders. Delivery: . Accepting goods "to be delivered," 6-637 Guaranty: Delay, see infra, Liability for delay. Duty to deliver to succeeding carrier, as to through rates, 5-409 see infra, Duty to deliver to succeeding carrier. Initial carrier not liable for breach of shipping contract by subsequent car-6-611 rier, 6-619 California statute, 6-622 Liability for misdelivery, 6-629 What constitutes delivery to a connectto delivery, 6-619 ing carrier, 6-646 Constructive delivery, 6-647 rier, 6-615 Continuous liability, 6-650 Georgia statute, 6-620, 621 Criterion, 6-648 Intention, 6-617 Custom between carriers dispensing with actual delivery, 6-647 own line, 6–615 circumstances, Dependent upon 6-646 In general, 6-646 Missouri statute, 6-619 Necessity of actual transfer of pos-Negligence of initial carrier, 6-618 session, 6-647 Notice of arrival to connecting line,

6-649 Special contract, 6-649

Storing goods, 6-647

Deviation, 5-423

Diversion of consignment from proper route, see infra, Liability for diverting consignment from proper route.

Duty of carrier:

Duty to deliver to succeeding carrier, see infra, Duty to deliver to succeeding carrier.

Duty to receive goods tendered by connecting line, see infra, Duty to re-ceive goods tendered by connecting line.

No carrier bound to carry beyond its own line, 6-606

Through rates and routes, 6-606

Where undertaking is to carry beyond line, means of transportation must be furnished, 6-606

Duty to deliver to succeeding carrier, 6-606

In general, 6-606 Usages and customs, 6-607 CONNECTING CARRIERS, cont'd.

Duty enforced by mandatory injunction,

Must accept and carry freight offered by

Duty to receive goods tendered by connect-

Liability where connecting line refuses

through carriage, 6-628

Where there is no contract for through transportation, 6-629

Mandatory injunction to compel connecting carrier to receive goods, 6-608 Same cars need not be used, 6-609

Where goods tendered are in a damaged

Accepting goods "to be forwarded,"

"Freight paid through," 5-407

Unauthorized guaranty of first carrier

Implied contracts, see infra, Carrier may contract for through liability.

Initial carrier's liability for loss or injury,

Duty in case of special instructions as

Effect of judgment against initial car-

Liability held to be limited to carrier's

Liability held to extend over whole route, 6-611

Question of intention, 6-617

Reason for holding liability to extend over whole route, 6-613

Right of action over by initial line, 6-

Statutory provisions, 6-619 When liability ends, 5-281

Injunctions:

Mandatory injunction to compel carrier to receive goods, 6-608

Injury (see infra, Initial carrier's liability for loss or injury; Intermediate carrier's liability for loss or injury; Presumption as to when injury or loss occurred), 6-611

Liability for diverting consignment from proper route, 6-626

Liability of last carrier, 6-625, 629

Misdelivery, 6-629

Where connecting line refuses to receive goods, 6-628

Instructions:

Shipping over connecting line contrary to instructions, 5-423

Intermediate carrier's liability for loss or injury, 6-622

Burden of proof, 6-623

CONNECTING CARRIERS, cont'd. Intermediate carrier's liability for loss or injury, cont'd. Carrier whose negligence caused the injury always liable, 6-622 English doctrine, 6-625 Failure to furnish proper cars, 6-624 Initial carrier's liability no defense, 6-625 Intermediate carrier undertaking through contract, 6-624 Loss on another line, 6-624 Receipt of goods in safe condition by carrier to be shown, 6-623 To what extent liable, 6-622 What constitutes prima facie case, 6-623 Intermediate short line intervening between two connecting carriers, 6-605 Interstate commerce, 17-64, 104 Consolidation, 17-96 Discrimination, 17-151
Duty to afford equal facilities, 17-149 Duty to arrange for joint through transportation, 17-151 Facilities for interchange of traffic, 17-149 Judicial notice: Judicial notice of association of lines, 6-657 Last carrier's liability, 6-625 Burden of proof as to injury or loss, 6-625 Loss by negligence, 6-626 Part of damage occasioned before goods received by carrier, 6-626 Presumptions, 6-625 Lateral or branch railroads, 6-656 Lease of one connecting line to another, 23-779 Liability as affected by special contracts, 6-629 Carrier may contract for through liability, see infra, Carrier may contract for through liability. Carrier may limit its liability to its own line, see infra, Carrier may limit its liability to its own line. Construction, 6-629 General rule, 6-629 Illustrations, 6-630, 631 Intention, 6-629 Negligence, 6-630 Liability for delay, 6-609 Contract to deliver within specified time, 6-609 Delay from unavoidable obstruction, 6-610 Duty of initial carrier as to selection of means of reshipment, 6-611

Effect of regulations or usage of busi-

Initial carrier's right to selection of

Intermediate carrier liable for its own

Unusual accumulation of freight, 6-

Where delay occurs on initial carrier's

Where there is no special agreement,

ness, 6-611

route, 6-609

acts. 6-610

6-609

General rule, 6-609

own line, 6-610

proper route, 6-626 Illustrations, 6-627, 628 Transmission of special instructions to succeeding carrier, 6-627 Where there are no instructions, 6-626 Where there are special instructions, 6-626 Liability while hauling cars of other companies, 6-266 Lien of last of connecting carriers, 5-405 Agency, 5-408 Carrier acts as shipper's agent in forwarding, 5-408 Damage caused by first carrier cannot be set off against last carrier, 5-408 First carrier agent of subsequent carrier, 5-408 General rule, 5-405 Goods sent to wrong destination through error of previous carrier, 5-406 Guaranty as to rates, 5-409 Improper agreement with initial line, 5-407 Initial line improperly marking goods "Freight paid through," 5-407 Last carrier not bound by contracts of initial line, 5-409
Last carrier receiving goods through mistake of first, 5-406 Second carrier receiving with notice that through freight prepaid, 5-407 Through freight prepaid, 5-407, 408 Unauthorized guaranty of first carrier as to through rates, 5-409 Where there are connecting carriers, Liens, 6-660 Limitation of liability (see infra, Carrier may limit its liability to its own line): Negligence, 6-630, 643 Whether limitations inure to benefit of subsequent carriers, see infra, Whether limitations inure to benefit of subsequent carriers. " Line," 6-655 Loss (see infra, Initial carrier's liability for loss or injury; Intermediate carrier's liability for loss or injury; Presumption as to when injury or loss occured), 6-611 Liability for diverting consignment from proper route, 6-626 Liability of last carrier, 6-625, 629 Misdelivery, 6–629 Where connecting line refuses to receive goods, 6-628 Management: Employment of common manager, 7-796 Joint management, 7-796 Retention of sole management by each,

CONNECTING CARRIERS, cont'd, Liability for diverting consignment from

Misdelivery, 6-629 Mistake: Goods sent to wrong destination by error of previous carrier, 5-406

Mandatory injunction to compel carrier to

7-796

receive goods, 6-608

Last carrier receiving goods through mistake of first, 5-406 Reshipment, 5-406

CONNECTING CARRIERS, cont'd.

Negligence (see infra, Initial carrier's liability for loss or injury; Intermedi-CONNECTING CARRIERS, cont'd. Telegraphs and telephones, see Telegraphs AND TELEPHONES. ate carrier's liability for loss or in-Tender, see infra, Duty to receive goods tendered by connecting line. jury): Through liability, see infra, Carrier may con-Liability of last carrier, 6-625 Limitation of liability, 6-630, 643 tract for through liability. Notice of arrival of goods, 6-608 Through rates and routes, 6-606 In general, 6-608 Tickets and fares, see Tickets Notice to consignee not required, 6-FARES. Traffic arrangement for division of receipts, To whom notice given, 6-608 6-657 Notice of arrival to connecting line, 6-649 Transfer companies, 6-604 Partnership (see infra, Connecting lines as Usages and customs: partners), 7-796
Passengers, see Tickets and Fares. Custom between carriers dispensing with actual delivery, 6-647 Pools, 23-665 Defective cars, 6-653 Possession, see infra, Delivery. Delay, 6-611 Duty to deliver to succeeding carrier, Presumption as to state of goods when re-6-607 ceived, 5-357 Presumption as to when injury or loss oc-Through liability, 6-633 curred, 6-651 Warehouseman, 5-281 Application of rule, 6-652 Defective cars, 6-653 When liability ends, 5-281 Whether limitations inure to benefit of subsequent carriers, 6-643 First carrier to show proper delivery to connecting line, 6-653 Expressly confined to first carrier, 6-General rule, 6-651 Line of last carrier, 6-651 Limitation inures only to benefit of Question for the jury, 6-654 those fairly embraced within terms of Reason for rule, 6-653 contract, 6-645 Privity, 6-645 New contract at intermediate points, Questions of law and fact: 6-645 Privity, 6-645 Defective cars, 6-653 Whether a contract is for through View that connecting carriers entitled liability, 6-634 unless expressly excluded, 6-644 Railroad commissioners, 23-659 View that connecting carriers must be expressly named, 6-643 Power to require intersecting roads to Whether initial carrier is agent for interchange cars, 23-662 shipper to make new contract with connecting line, 6-645 Railroad connections, 6-600 Railroad pools, 23-665 Rates, see infra, Charges. CONNIVANCE, 6-662 Receipt: See DIVORCE. CONQUEST, 6-662
International law, see International Law. Through liability, 6-635 Reception of goods (see infra, Duty to receive goods tendered by connecting CONQUESTS, 1-570 CONSANGUINITY, 6-662 line): See Marriage; Relative LATIONSHIP; SUCCESSION. Liability where connecting line refuses RELATIVE—RELATION—REto receive goods, 6-628 Relation of carriers and passengers: Affinity, 1-911 Receiving passengers from connecting Affinity distinguished from, 6-662 lines, 5-490 Relation of connecting carriers to each CONSCIENCE, 6-662 CONSCIOUS, 6-663 CONSCRIPTION (see MILITARY LAW): other, 6-605 Enlistment, 11-41 Right to connect with other railroads, see KAILROADS. CONSENT, 2-1005; 6-663 Route: See ATTEMPTS TO COMMIT CRIME; DURESS; RAPE; SEDUCTION. Liability for diverting consignment from proper route, see infra, Liability for diverting consignment from proper Assent, 2-1005 Assent and consent, 6-663 Criminal law, see CRIMINAL LAW. route. Mechanics' liens, 6-664 Through rates and routes, 6-606 Mutual consent, 21-248 Sale of one connecting road to another, Subsequent consent, 6-664 23-771 CONSENT JUDGMENTS Set-off: AND DE-Damage caused by first carrier cannot CREES, see JUDGMENTS AND DECREES. be set off against last, 5-408 CONSEQUENCES, 6-665 Shipping association, see infra, Connecting CONSEQUENTIAL, 6-665 lines as partners. Direct:

Direct and consequential distinguished,

CONSEQUENTIAL DAMAGES, see DAM-

9-458

AGES; EMINENT DOMAIN.

Special contracts, see infra, Liability as

affected by special contracts.

Switching company, 6-605

Station agent, see infra, Agency.

CONSIDERATION, cont'd. CONSERVATOR OF THE PEACE, see JUSTICES OF THE PEACE; SHERIFFS AND CON-Baggage, see Baggage. Bailments, 6-736 STABLES. Banks and banking: CONSIDER, 6-665 Forbearance of depositors to withdraw CONSIDERABLE, 6-666 deposits, 6-744 CONSIDERATION, 6-667 Bastardy, 6-717 See ACCOMMODATION PAPER; LANDLORD AND Compromise of bastardy suits, 6-717 TENANT. Contract of maintenance by father, 3-890 Abstinence from use of liquor, tobacco, etc., Death of child after compromise, 6-717 6-745 Putative father after compromise cannot Accommodation paper, see Accommodation dispute his paternity, 6-717 PAPER. Bills of exchange and promissory notes, see Accord and satisfaction, see Accord and Bills of Exchange and Promissory SATISFACTION. Notes. Accounts, 1-455 Bills of sale: Acknowledgment of payment, see infra, Statement of consideration and acknowl-Statement of consideration and acknowledgment of payment, 6-759 edgment of payment. Bona fide purchasers, see Purchasers for Adequacy of consideration, 1-632; 6-694 VALUE AND WITHOUT NOTICE. Consideration need not be adequate, Bonds, see Bonds. 6-694 Equity, 6-696 Fraud, 6-699, 701 Boundaries: Compromise of boundary disputes, 6-713 Breach of promise of marriage, 4-889 Gross inadequacy proof of fraud, 6-701 Inadequacy evidence of fraud, 6-699 Building restrictions and restrictive agree-Inadequacy no defense to action upon ments, 5-11 promissory note, 6-695 Buildings: Erection of private buildings, 6-724 In general, 6-694 Erection of public buildings, 6-724 Setting aside contract in equity, 6-698 Burden of proof (see infra, Presumption of Setting aside deed in equity, 6-698 consideration), 6-763 Simple contracts, 6-763 Specific performance, 6-697 Vacating sale in equity, 6-698 Bills and notes, 6-763 Advancement: Defendant must negative considera-Parol evidence to show that deed was an advancement, 6-779 tion by preponderance of evidence, 6-764 Affection, 6-679 In general, 6-763 After delivery: Weight of evidence necessary to re-Signing after delivery in accordance with but presumption, 6-763 previous agreement, 6-687 Age, 6-699 When contract acknowledges a consideration, 6-765 Agree, 2-14 Alteration of instruments (see ALTERATION OF When contract imports consideration, 6-763 Instruments): Change in statement of consideration, When presumption rebutted, plaintiff must produce preponderance of 2-242 testimony, 6-764 Ambiguity, 2-301 Specialties, 6-765 Annuities, 2-388; 6-707 Conveyances presumptively fraudu-Antecedent legal obligation, 6-680 lent, 6-765 Appeal: In general, 6-765 Forbearance to take appeal, 6-747 Cancellation of contract, 6-738
Catching bargain, see Catchino Bargain. Arrest: Release from arrest, 6-730 Assault and battery: Cause: Liability for assault and battery, 6-716 Cause distinguished from consideration, Assignments (see Assignments), 6-708, 735, 5-776 Caveat emptor, 6-782 738 Assignments for the benefit of creditors, see Change of residence, 6-738 ASSIGNMENTS FOR THE BENEFIT OF CRED-Charities and trusts for charitable uses: Necessity of consideration, 6-675 ITORS. Chattel mortgages, 6-736 Attachment, 6-736 At whose instance the consideration must Checks: move, 6-688 Presumption, 6-762 An act to constitute a consideration must Children: be brought about by the promisor, Naming child, 6-737 6-688 Surrender of custody of child, 6-737 Choses in action, 6-735 Consideration must move at instance of Claim of title, 6-731 promisor, 6-689 Detriment from reliance upon promise Classification, 6-673 not a consideration, 6-688 Competition, withholding, 6-746

Composition with creditors, see Compo-

Volume XXXI.

SITION WITH CREDITORS.
Compounding offenses, 6-402, 716

Detriment must accrue from entering upon contract, 6-688

In general, 6-688

CONSIDERATION, cont'd. CONSIDERATION, cont'd. Doing what one is legally bound to do, con. Compromise: Illustrations, 6-750, 751 Compromised debts, 6-682 Forbearance to compromise suit, 6-745 In general, 6-750 Minor children, 6-751 Official duty, 6-752 Compromise of bastardy suits, 6-717 Compromise of doubtful claims, 6-711 After compromise merits of claim can-Part payment by third party, 6-755 not be investigated, 6-714 Part payment in another place, 6-755 Part payment with security, 6-755 Agreement to discontinue divorce proceedings, 6-712 Boundary disputes, 6-713 Payment of disputed debt, 6-755 Payment of interest, 6-755 Claim need only be considered doubtful, Payment of part of debt, 6-754 Performance of contract, 6-752 Performance of duties imposed by law, 6-713 Family settlements, 6-712 Groundless claims, 6-714 6-751 Performance of duty, 6-752, 753 In general, 6-711 Compromise of unliquidated claims, 6-715 Performance of shipping articles, 6-753 Surrender of things wrongfully with-Bastardy suits, 6-717 Compounding offenses, 6-716 held, 6-756 Compromise of bastardy suits, 6-717 Donation, 10-119 Ex contractu, 6-715 Doubtful claims, see infra, Compromise of Ex delicto, 6-715 doubtful claims. Liability for assault and battery, 6-716 Dower: Release by married woman of her in-Liability for funds embezzled, 6-716 choate right of dower, 14-292 When tort is a public offense, 6-716 Release of dower, 6-732 Concurrent consideration, 6-689 Relinquishment of dower a valuable Confidential relations, 6-701 Continuing consideration, 6-694 consideration, 10-143 Duty, see infra, Doing what one is legally Contracts: bound to do. Liability upon contract as a consideration, 6-709 Embezzlement: Contracts and contractual rights, 6-738 Liability for funds embezzled, 6-716 Assignment of contracts, 6-738 Equitable duties, 6-710 Letting contracts, 6-738 Equity of redemption, 6-733 Erection of private buildings, 6-724 Modification of contracts, 6-738 Erection of public buildings, 6-724 Release and discharge of contracts, see RELEASE AND DISCHARGE. Estoppel: Waiver of right to rescind contract, Acknowledgment of payment, 6-760 6-741 Evidence, 6-763 Admissibility of extraneous see infra, Parol evidence. of extraneous evidence, Debts, 6-707 Debts of decedents: Release of debts against decedent's Burden of proof, see infra, Burden of estate, 6-740 Promise by distributee, 6-740 Failure of consideration, 6-797 Parol evidence, see infra, Parol evi-Promise of executors and administrators, 6-740 Promise of widow, 6-740 dence. Executed consideration, 6-690 Where there are no assets, 6-741 Becoming surety after execution of contract, 6-692 Deeds (see infra, Specialties): Bargain and sale, 9-102 Covenant to stand seized, 9-101 Becoming surety or guarantor after delivery of note, 6-693 Effect of acknowledgment of payment in Consideration previously third person, 6-691 moving to deeds, 6-760 Pre-existing debt, 6-708 Continuing consideration, 6-694 Setting aside for inadequacy of con-General principle, 6-690 Note given by a widow to a creditor sideration, 6-698 Will distinguished from, 9-92 of her deceased husband's estate, Definition, 6-672 6-692 Detriment to the promisee, 6-679 Promise to pay debt of father, 6-692 Different kinds of consideration, 6-672 Promise to pay existing debt of third person, 6-691 Agreement to discontinue divorce pro-Services voluntarily rendered to promceedings, 6-712 isor, 6-693 Waiver of right to secure divorce, 6-737 Things done at express request, 6-693 Doing what one has a legal right to do, 6-756 Things done at implied request, 6-694 Doing what one is legally bound to do, When liability is created, 6-693 6-679, 750 When no liability is created, 6-691 Executors and administrators (see Executors Anticipated part payment, 6-755 Anticipated payment of debt, 6-754 AND ADMINISTRATORS; see infra, Debts Domestic services, 6-751 of decedents), 11-915 Emancipated child, 6-752 Forbearance to sue, 6-749

Executory consideration, 6-689

Husband and wife, 6-751

CONSIDERATION, cont'd.	CONSIDERATION, cont'd.
Expectancy, 6-731	Fraud and deceit, cont'd.
Express consideration, 12-570	Inadequate consideration evidence of
Extension of time, 6-746	fraud, <i>cont'd</i> . Age, 6–699
Consideration for mortgage, 6-746	Confidential relations, 6–701
Consideration for promissory note, 6-746 Promise to pay back interest or higher	General rule, 6-699
rate of interest, 6-747	Grantor unacquainted with value of
Upon contracts, 6-746	thing conveyed, 6-700
Failure of consideration, see infra, Want or	Ignorance, 6-699
failure of consideration.	Mental incapacity, 6-699
Family settlements, 6-712	Suppression of material facts, 6-700
Adequacy of consideration, 12-877	Undue influence, 6-699
Family dispute a sufficient consideration,	Parol evidence, 6-776
12–877 Financial distress:	Fraudulent sales and conveyances (see Fraudulent Sales and Conveyances;
Advantage taken of financial distress,	see infra, Adequacy of consideration):
6-700	Parol evidence, 6-777
Fire:	From whom consideration must move, 6-684
Destruction by fire, 6-787	General rule, 6-684
Forbearance, 6-742	Plaintiff may sue upon promise made to
Abstinence from liquor, tobacco, etc.,	third person for his benefit, 6-685
6-745	Future advances, 6-690
Actual forbearance for reasonable time,	Gambling contracts, see GAMBLING CON-
6-743	TRACTS. Garnishment, see GARNISHMENT.
Essentials to its sufficiency as a consideration, 6-742	Good consideration, 6-679, 702
Express agreement, 6-743	Between whom it will operate, 6-702,
Express agreement for a definite period,	703
6-743	Definition, 6-702
Express agreement for an indefinite	Grandparent and grandchild, 6-703
period, 6-743	Husband and wife, 6-702
Extension of time as consideration for	Parent and child, 6-702
mortgage, 6-746	Relations in law, 6-703
Extension of time as consideration for payment of interest, 6-747	Uncle and nephew, 6-703 "Good" construed as valuable consideration,
Extension of time upon contracts, 6-746	14-292
Forbearance for an indefinite period,	Good will, 6-735
6-743	Gratitude, 6-679
Forbearance of depositors to withdraw	Gratuitous promises, 6-673
deposits, 6-744	Illustrations, 6-675
Forbearance of invalid demands, 6-742	Validity, 6-673
Forbearance of legal remedies, 6-747 Forbearance to compromise suit, 6-745	Groundless claims, 6–714 Guarantors, 6–687
Forbearance to enforce lien, 6-748	Guaranty (see Guaranty), 6-693
Forbearance to file lien, 6-748	Homestead:
Forbearance to sue, 6-748	Release of homestead, 6-733
Forbearance to take appeal, 6-747	Husband and wife:
Implied agreement to forbear, 6-744	Debt contracted by feme covert, 6-681
Instances of forbearance, 6-744	Doing what one is legally bound to do,
Invalid demands, 6–742 Mere forbearance not a consideration,	6–751 Good consideration, 6–702
6-743	Promise by married woman, 6-730
Party liable to be sued, 6-743	Release of homestead and dower, 6-732
Promise to forbear in general, 6-743	Ignorance, 6–699
Short time, 6-744	Illegal consideration (see ILLEGAL CONTRACTS),
There must be a right, 6-742	6-757
There must be some one against whom	Illustrations, 6-757, 758
the right is enforceable, 6-742 Withholding competition, 6-746	Parol evidence, 6–776 Total illegality, 6–757
Foreclosure of mortgages, see Foreclosure	Illegal contracts, see Illegal Contracts.
of Mortgages.	Impairment of obligation of contracts, see
Fraud and deceit:	IMPAIRMENT OF OBLIGATION OF CONTRACTS.
Gross inadequacy proof of fraud, 6-701	Implied agreement to forbear, 6-744
General rule, 6-701	Implied contracts:
Instances of gross inadequacy, 6-701	Money paid on consideration which fails,
What constitutes gross inadequacy	Interior trusts see Interior Tours
in respect to creditors, 6–702 Inadequate consideration evidence of	Implied trusts, see Implied Trusts. Impossible consideration, see Impossible
fraud, 6-699	Contracts.
Advantage taken of person's finan-	Imprisonment:
cial distress, 6-700	Release from imprisonment, 6-730
	,

CONSIDERATION, cont'd. CONSIDERATION, cont'd. Improvements upon land, 6-733 Inadequate consideration, see infra, Adequacy of consideration. Inconvenience, 6-722 Incurring liabilities, 6-718 Becoming surety as a consideration for indemnity, 6-718 Liability must be actual, 6-719 Purchasing property, 6-718 Indemnity contracts, see INDEMNITY CON-TRACTS. Infants, see INFANTS. Information, 6-721 Illustrations, 6-721, 722 Information as a consideration, 6-721 Injunctions, see Injunctions. Insolvency and bankruptcy, 16-681 Debt discharged by bankruptcy, 6-681 Insufficient considerations, 6-750 Doing what one has a legal right to do, 6-756 Doing what one is legally bound to do, see infra, Doing what one is legally bound to do. Insurance, see Insurance. Interest, see INTEREST. Landlord and tenant, see LANDLORD AND TENANT. Leases, 6-732; 18-605 Legal duty, see infra, Doing what one is legally bound to do. Letters of credit, 18-833 Drafts must be taken for a valuable consideration, 18-836 Letting contracts, 6-738 Liens, 6-736 Forbearance to file or enforce lien, 6-748 Release of lien, 6-733 Life insurance, see LIFE INSURANCE.
Limitation of actions, see LIMITATION OF ACTIONS. Liquidated damages: Retention of consideration for part to secure complete performance, 19-415 Liquidated legal obligations, 6-707 Debts, 6-707 Deed of conveyance of realty, 6-708 Liability for conversion of wife's separate estate, 6-708 Liability for torts, 6-710 Liability of principal to surety or guarantor, 6-709 Liability upon bills and notes, 6-709 Liability upon contract, 6-709 Mortgages, 6-708 Novation, 6-710 Pre-existing debt, 6-708 Liquor: Abstinence from use of liquor, 6-745 Loans, 6-707 Lotteries, 19-589 Marriage and promise of marriage (see MAR-RIAGE SETTLEMENTS), 6-712, 724; 14-Agreements in consideration of marriage, see STATUTE OF FRAUDS. Antenuptial settlements, 6-725 Contracts and conveyances between the parties, 6-724 Contracts and conveyances by third par-

ties, 6-726

Marriage and promise of marriage, cont'd. Conveyance by insolvent grantor, 6-725 Reciprocal promise of marriage, 6-725 Married women, see infra, Husband and wife. Master and servant, see infra, Services. Mechanics' liens, see Mechanics' Liens. Meritorious consideration, 6-679 Mistake: Failure of consideration, 6-783 Want or failure of consideration, 20-809 Modification of contract, 6-738 Money, 6-704 Commissions, 6-704 Interest, see Interest. Loans, 6-707 Money expended at promisor's instance, 6-704 Payment of money, 6-704 Payment of promisor's or grantor's debts, 6-706 Reduction in freight rates, 6-707 Moral duty (see infra, Doing what one is legally bound to do), 6-679 Mortgages, see Foreclosure of Mortgages; MORTGAGES. Motive: Consideration and motive distinguished, 6-672 Mutual promises, 6-727 Agreement to deliver and accept goods, 6-729 Agreement to share gains and losses, 6-728 Both promises must be enforceable, Consideration each for the other, 6-727 Exchange of promissory notes, 6-728 Illustrations, 6-727, 728 Mutual agreement of stockholders to pay corporate indebtedness, 6-728 Mutual agreement to rescind or modify contract, 6-729 Mutual promise to pay for excess or deficiency, 6-728 Promise by married woman, 6-730 Promises must be concurrent, 6-730 Naming child, 6-737 Natural love and affection, 21-420 Necessity of consideration, 6-673 Contracts of record, 6-684 Simple contracts, see infra, Simple contracts. Specialties, see infra, Specialties. Statutory obligations, 6-684 Novation, see Novation. Options (see Options), 6-734 Orders: Absence of consideration, 21–940 Presumption, 21-939 Parent and child: Doing what one is legally bound to do, 6-751 Good consideration, 6-702 Naming child, 6-737 Surrender of custody of child, 6-737 Parol evidence, 6-765 Failure of consideration, 6-797 One contract consideration for an-

other, 21-1112

CONSIDERATION, cont'd.

Parol evidence, cont'd.

To prove nonpayment of consideration, 6-778

Action for recovery of consideration, 6-778

Applications of the principle, 6-778 In general, 6-778

To show that deed was an advancement, 6-779

When nonpayment of consideration

may be shown, 6-778 To prove or repel allegations of fraud

or illegality, 6-776 What may be shown in proof, 6-776 What may be shown in rebuttal, 6-777

To show consideration when none is expressed, 6-765

Bills of exchange and promissory notes, 6-765

Conveyance operating under statute of uses, 6-766

Simple contracts, 6-765 To show what was given for the con-

sideration, 6–779 To show whole consideration when statement is obviously incomplete,

6-766 Deeds, 6-766

Nominal consideration, 6-767 Simple contract, 6-766

To vary consideration when it is apparently fully expressed, 6-767 Action for breach of covenants,

6-768 Action for recovery of consideration,

6-768 Additional consideration, 6-772

Agreement of grantee to pay mortgage debt, 6-773

Amount differing from considera-tion expressed may be shown, 6-768

Consideration may be shown to be greater than that expressed, 6-769 Considerations of different species,

6-771 Considerations of different species may be shown, 6-772

Covenants of a deed, 6-768

Evidence of promise to additional consideration upon

contingency, 6-774
Evidence proving different consideration from that expressed, 6-768

Extinguishment of debt, 6-770

Indemnity for liability assumed, 6-770

Modern rule, 6-767 Older rule, 6-767

Security for future advances, 6-770 Support and maintenance of grantor, 6-771

True amount of mortgage debt may be shown by parol, 6-769

When consideration is contractual, 6-775

When the statement is merely formal, 6-767

Partnership, see Partnership.

CONSIDERATION, cont'd.

Part payment, see infra, Doing what one is legally bound to do.

Past consideration, see infra, Executed consideration.

Patents:

Uselessness of patent does not constitute failure, 6-781

Worthless patents and nonpatentable inventions, 6-782

Payment (see PAYMENT):

Doing what one is legally bound to do, see infra, Doing what one is legally bound to do.

Parol evidence to prove nonpayment of consideration, 6-778

Recovery of payment upon consideration that has failed, see PAYMENT.

Statement of consideration and acknowledgment of payment, see infra, Statement of consideration and acknowledgment of payment.

Pecuniary consideration, 22-638
Performance, see infra, Time of rendering

or performing the consideration. Permitting something to be done, 6-741

Personal property, 6-734 Attachments, 6-736

Bailments, 6-736 Bonds, 6-734

Choses in action, 6-735 Failure of title, 6-782

Good will of business, 6-735

In general, 6-734 Liens, 6-736

Mortgages, 6-736 Partnership assets, 6-735

Stocks, 6-734
Pledge and collateral security, 22-852 Pre-existing legal and equitable obligations,

6-707 Presumption of consideration (see infra, Burden of proof), 6-762

Conclusiveness of presumption, 6-763 Negotiable instruments, 6-762 Seal imports consideration, 6-762

Simple contracts, 6-762 Specialties, 6-762

Statutes, 6-762 Written contract, 6-762

Promise, see infra, Mutual promises.

Proxies, 23-302 Public lands:

Improvements, 6-733

Public officers:

Doing what one is legally bound to do, 6-753

Resignation from office, 6-739

Purchasers for value and without notice, see PURCHASERS FOR VALUE AND WITHOUT Notice.

Quality:

Inferiority in quality of thing sold, 6-782 Quitclaim deed, 6-731 Railroads:

Construction of railroads, 6-723 Location of stations, 6-723

Real property, 6-731 Claim of title, 6-731

Dower, 6-732 Easements, 6-732

Equity of redemption, 6-733

	CONSIDERATION, cont'd.
Real property, cont'd. Expectant interest, 6-731	Simple contracts, cont'd. Antecedent legal right, 6-680
Failure of title to real property, 6-781	Burden of proof, see infra, Burden of
Homestead, 6-732	proof.
Improvements upon land, 6-733	Consideration must be valuable, 6-677
In general, 6-731	Debt barred by statute of limitations,
Leases, 6-732	6–680
Liens, 6–733	Debt contracted by feme covert, 6-681
Mortgages, 6-733	Debt contracted by infant, 6-681
Options for purchase, 6-734 Reasonable time:	Debt discharged in bankruptcy, 6-681 Debt voluntarily released by creditor,
Forbearance, 6-743	6-682
Receipts:	Detriment to the promisee, 6-679
Without consideration, 23-985	Good consideration, 6–679
Recitals:	Gratitude, 6–679
Recital of payment of consideration,	Insufficiency of moral considerations,
24–64	6-679
Records:	Married women, 6-681
Contracts of record, 6-684 Reduction in freight rates as consideration,	Meritorious consideration, 6-679
6-707	Moral considerations, 6–679 Necessity of consideration, 6–673
Relations:	Agreement to extend time of pay-
Good consideration, 6-703	ment of a note, 6-675
Release, see Release and Discharge.	Gifts for charitable and educational
Release from arrest or imprisonment, 6-730	purposes, 6-675
Release of dower, 6-732	Illustrations of gratuitous promises,
Release of homestead, 6-732	6-675
Release of lien, 6-733	In general, 6-673
Release of mortgage, 6–733 Release of personal rights, 6–737	Necessity of valuable consideration, 6-673
Change of residence, 6-738	Reason of the rule, 6-674
In general, 6-737	Promise by third person, 6-681
Naming child, 6-737	Sufficiency of consideration, 6-677
Surrender of child, 6-737	What constitutes a valuable considera-
Rescission, see Rescission, Cancellation,	tion, 6-678
AND REFORMATION. Residence:	Specialties, 6-682
Change of residence, 6-738	Burden of proof, see infra, Burden of proof.
Restraint of trade, see RESTRAINT OF TRADE.	Common-law conveyances, 6-683
Resulting trusts, see IMPLIED TRUSTS.	Consideration not necessary, 6-682
Reward, 6-690; 24-958	Conveyances operating by virtue of stat-
Risk, 6-722	ute of uses, 6-683
Sales (see Sales), 6-734	Deeds, 6-683
School warrants or orders, see School War- RANTS OR ORDERS.	Equity, 6-683
Seal (see infra, Specialties), 29-869	Evidence of failure of consideration, 6-798
Seal imports consideration, 6-762	Executed deeds in equity, 6-684
Sealed instruments, see infra, Specialties.	Executory deeds, 6-683
Separate property of married women, see	General rule, 6–682
SEPARATE PROPERTY OF MARRIED WOMEN.	Necessity, 6-682
Services, 6-719	Necessity of valuable consideration in
Agreement to perform future services, 6-721	equity, 6-684
Failure to perform services, 6-784	Presumption, 6-762 Seal has no effect in equity, 6-683
Future maintenance and support, 6-721	Seal implies reflection and care, 6-682
Household services, 6-719	Seal imports consideration, 6-762, 682;
In general, 6-719	7-93
Maintenance and support, 6-719	Seal raises rebuttable presumption of
Note for services payable at maker's	consideration, 7-93
death, 6–720 Set-off, recoupment, and counterclaim, see	Sufficiency of good or meritorious consideration in equity, 6-684
Set-off, Recoupment, and Counterclaim, sec	Voluntary deeds as fraud upon creditors
Ships and shipping:	and subsequent purchasers, 6-684
Doing what one is legally bound to do,	Want or failure of consideration, 6-
6-753	795
Performance of shipping articles, 6-753	Where consideration unlawful or im-
Short time:	moral, 7–93
Forbearance, 6-744 Simple contracts:	Specific performance, see Specific Perform- ANCE.
Affection, 6-679	Statement of consideration and acknowledg-
Antecedent legal obligation, 6-680	ment of payment, 6-758
347	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

CONSIDERATION, cont'd.

Undue influence, see Undue Influence.

Unliquidated claims, see infra, Compromise

CONSIDERATION, cont'd. Statement of consideration and acknowledgment of payment, cont'd. Acknowledgment of consideration prevents resulting trust, 6-761 Common law, 6-758 Deeds of conveyance operating under statute of uses, 6-760 Effect of acknowledgment of payment in deeds, 6-760 English Bills of Sale Act, 6-759 English statute of frauds, 6-758 Estoppel by acknowledgment of payment, 6-760 Guaranty, 6-758 Necessity of statement in the instrument, Statutes, 6-758 Stations: Location of railroad stations, 6-723 Statute of frauds, see Statute of Frauos. Statutory obligation, 6-684 Stock and stockholders, see STOCK AND STOCKHOLDERS. Subscription, see Subscription. Sufficiency of the consideration, see infra, Simple contracts. Suit: Forbearance to sue, 6-748 Support and maintenance, 6-719, 721 Suppression of material facts, 6-700 Suretyship, see Suretyship .. Third person (see infra, Executed consideration; To whom the consideration must move): Plaintiff may sue upon promises made to third person for his benefit, 6-685 Time of rendering or performing the consideration, 6-689 Concurrent consideration, 6-689 Executed consideration, see infra, Executed consideration. Executory consideration, 6-689 Future advances, 6-690 General rule, 6-689 Mortgage for future advances, 6-690 Reward, 6-690 Title (see infra, Want or failure of consideration): Failure of title constitutes failure of consideration, 6-789 Tobacco: Abstinence from use of tobacco, 6-745 Torts: Compromise of unliquidated claims ex delicto, 6-715 Liability of person for torts, 6-710 To whom the consideration must move, 6-686 Accommodation paper, 6-687 Goods furnished to third person, 6-686 Guarantors, 6-687 In general, 6-686 Irregular indorsers, 6-687 Note executed by joint makers, 6-687 Services rendered to third persons, 6-686 Signing after delivery in accordance with previous agreement, 6-687 Sureties, 6-687 Trouble, 6-722

Ultra vires, see ULTRA VIRES.

Undertaking, 29-98

of unliquidated claims. Uses: Conveyance operating under statute of uses, 6-766 Deeds of conveyance operating under statute of uses, 6-760 Valuable considerations, 6-703 Benefit, 6-704 Compromise of doubtful claims, see infra, Compromise of doubtful claims. Compromise of unliquidated claims, see infra, Compromise of unliquidated claims. Construction of railroads, buildings, and the like, 6-723 Contracts and contractual rights, see infra, Contracts and contractual rights. Definition, 6-703 Detriment, 6-704 Detriment to the promisee, 6-679 Equitable duties, 6-710 Forbearance, see infra, Forbearance. General principle, 6-704 Inconvenience, 6-722 Incurring liabilities, 6-718 Information, 6-721 Liquidated legal obligations, see infra, Liquidated legal obligations. Marriage and promise of marriage, see infra, Marriage and promise of marriage. Money, see infra, Money. Mutual promises, 6-727 Necessity of, 6-673 Permitting something to be done, 6-741 Personal property, see infra, Personal property. Pre-existing legal and equitable obligations, 6-707 Real property, see infra, Real property. Release from arrest or imprisonment, 6-730 Release of personal rights, see infra, Re-lease of personal rights. Risk, 6-722 Services, see infra, Services. Sufficiency of, 6-677 Trouble, 6-722 What constitutes valuable consideration, 6-678 Value, 29-577 Value received, 29-579 Vendor's lien, see VENDOR'S LIEN. Waiver, see WAIVER. Want or failure of consideration, 6-780; 20-809 Bond for title, 6-786 Defect in title to thing sold, 6-781 Dissatisfaction of purchaser does not affect value, 6-781 Effect of failure of consideration upon simple contracts, 6-789 Action for price, 6-790

Breach of warranty, 6-790 Defense to bills and notes, 6-791

Failure of title, 6-789 Partial failure, 6-790

Rescission, 6-790

Total failure, 6-789

```
CONSIDERATION, cont'd.
Want or failure of consideration, cont'd.
                                                   CONSOLIDATION OF CORPORATIONS,
      Effect of want of consideration upon
                                                     See Dissolution of Corporations.
            simple contracts, 6-788
                                                     Abatement of actions, 6-823
           Invalidity of one of several considerations, 6-788
                                                     Actions against, 13-896
                                                     Agreement to consolidate, 6-810
          Total want, 6-788
                                                     Alliance between corporations, 6-812
     · Evidence of failure, 6-797
                                                     Amalgamation, 6-801
           Admissibility of parol
                                      evidence.
                                                     Approval of articles of consolidation, 6-
             6-797
                                                       809
           Burden of proof, 6-797
                                                     Assent of stockholders, 6-805
           Simple contracts, 6-797
                                                         Application of corporation, 6-807
           Specialties, 6-798
                                                         Consolidation enjoined, 6-806
      Failure from accidental and unforeseen
                                                         Estoppel, 6-807
            causes, 6-787
                                                         Good faith of complainant, 6-807
                                                         Implied assent, 6-807
           Depreciation in value of stock.
             6-787
                                                              Acquiescence of officers, 6-808
           Destruction of leased premises by
                                                              Acquiescence of stockholders, 6-808
                                                             Consolidation authorized by act at
             fire, 6-787
           Destruction of premises by fire or
                                                                time of subscription, 6-808
                                                              Power contained in charter, 6-807
             storm, 6-787
                                                              Power to amend charter, 6-807
           Executory contracts, 6-787
           In general, 6-787
                                                             Subscription to stock as assent,
           When contract is executed, 6-787
                                                                6-808
      Failure from inherent deficiency in the
                                                         Injunction, 6-806
        consideration, 6-781
                                                         Laches, 6-8o6
      Failure from omissions of the prom-
                                                         Necessity for, 6-805
                                                         Payment of value of stock as a defense,
        isee, 6-783
      Failure occasioned by promisor's own
                                                           6-806
                                                         Quasi-public corporations, 6-806,
        act, 6-786
       Failure of title to personal property,
                                                     Authority of legislature, see infra, Legisla-
        6-782
                                                       tive authority.
      Failure of title to real property, 6-781
                                                     Charter and property of consolidated corpo-
      Failure to deliver goods or make title
                                                           ration, 6-813
        to land, 6-783
                                                         Directors, 6-814
      Failure to perform promises which are
                                                         Government contracts, 6-814
        independent, 6-785
                                                         Interstate consolidation, 6-813
      Failure to perform services, 6-784
Inferiority in quality of thing sold,
                                                         Judgments, 6-814
                                                         Powers fixed by consolidating acts,
        6-782
                                                           6-813
      Mutual mistakes of fact, 6-783
                                                         Power to alter charter of consolidated
      Rescission of rules, judgments, etc.,
                                                           corporation, 6-813
        6-783
                                                         Taxation, 6-814
      Specialties, 6-795
                                                     Collateral attack on consolidation, 6-810
      Title to property, 6-781, 782
                                                     Competing corporations, 6-825
                                                         Extent of power to consolidate, 6-827
       Unprofitable investment, 6-781
      Uselessness of patent does not consti-
                                                         In general, 6-825
                                                         Interchange of traffic, 6-827
        tute failure, 6-781
      Want and failure distinguished, 6-780
                                                         Interstate commerce, 6-829
       What constitutes failure of considera-
                                                         Leases, 6-825, 827
Obligation of contracts, 6-827
        tion, 6-780
      Worthless patents and nonpatentable
                                                         Parallel roads, 6-826
        inventions, 6-782
                                                         Police power, 6-828
  Warrants of attorney, 30-112
                                                         Purchase of competing lines, 6-826
Purchase of stock, 6-827
  Warranty, see WARRANTY.
  Wills:
                                                         Railroads, 6-804, 826
      Agreements to make will, 8-1018, 1021
                                                         Sale of road, 6-827
Working contracts, 30-1197, 1204, 1289
CONSIGN—CONSIGNEE—CONSIGNOR,
                                                         Vested rights, 6-828
                                                         What are competing corporations, 6-
    6-798; 12-629
                                                    What constitutes consolidation, 6-825 Consent of stockholders, see infra, Assent of
  See CARRIERS OF GOODS; CARRIERS OF LIVE
    STOCK; EXPRESS COMPANIES; FACTORS OR
    COMMISSION MERCHANTS.
                                                       stockholders.
CONSIGNATION, 6-799
                                                    Constitutional law, 6-805
                                                         Competing corporations, 6-825
CONSIGNMENTS:
  Conditional sales distinguished from, 6-
                                                         Consolidated corporation becomes a new
                                                           corporation, 6-805
CONSISTENT, 6-799
                                                         Constitutional objections, 6-805
CONSISTING, 6-799
                                                         Corporations created by different states,
CONSOLIDATE, 6-799
CONSOLIDATION, 6-799
                                                           6-805
                                                         Creation of corporations by special act,
CONSOLIDATION OF ACTIONS, 6-799
                                                           6-805
```

```
CONSOLIDATION OF CORPORATIONS.
CONSOLIDATION OF CORPORATIONS,
                                                        cant'd.
  Creditors of constituent corporations, 6-822
                                                      Laches, 6-806, 821
                                                      Lease, 6-802, 825, 827
      Liability of directors, 6-822
                                                      Legislative authority, 6-802
      Rights of, 6-822
 Definition, 6-801
                                                           Competing or parallel lines, 6-804
                                                           Connecting lines, 6-804
 Domestic corporations, 10-5
Effect of consolidation, 6-810
                                                           Constitutional objections, 6-805
      Charter and property of consolidated cor-
                                                           Constitutional provision against extend-
                                                             ing charter, 6-805
        paration, see infra, Charter and prop-
                                                           Construction, 6-803
        erty of consolidated corporation.
                                                           Corporations of the same nature, 6-803
      Creditors of constituent corporations, see
                                                           Creation of corporations by special acts,
        infra. Creditors of constituent corpora-
        tions.
                                                             6-805
                                                           Impairment of obligation of contracts.
      Federal jurisdiction, 6-824
      Foreign corporations, 13-887, 889
                                                             6-805
      Interstate consolidation of corporations,
                                                           Interstate consolidation, 6-805
        13-887, 889
                                                          Manufacturing corporations, 6-803
Necessity for, 6-802
      Invalid consolidation, see infra, Invalid
                                                           Railroads, 6-804
        consolidation.
                                                           Street railways, 6-803
      Liabilities of constituent corporations, see infra, Liabilities of constituent
                                                           Sufficiency, 6-802
                                                           Unconstructed roads, 6-804
        corporations.
      Pending suit, see infra, Pending suits.
Property rights, see infra, Property
                                                      Liabilities of constituent corporations, 6-
        rights of constituent corporations.
                                                          Action at law, 6-820
                                                           Bonds convertible into stock, 6-820
      Status of consolidated corporation, see
        infra, Status of consolidated corpora-
                                                          Consolidation by purchase, 6-819
                                                          Contractual liabilities, 6-818
        tion.
                                                          Foreign corporations, 13-889
      Stockholders of constituent corporations,
        see infra, Stockholders of constituent
                                                          Illustrations, 6-819, 820
                                                          In general, 6-818
        corporations.
                                                          Interstate consolidation of corporations,
 Electric-light companies, 10-862
                                                             13-889
 Eminent domain, see EMINENT DOMAIN.
 Estoppel, 6-807, 810
                                                          Personal injuries, 6-819
 Exemptions from taxation (see Exemptions
                                                          Personal judgment, 6-820
    FROM TAXATION), 12-361
                                                           Public duties, 6-819
 Foreclosure of mortgages:
                                                           Remedy, 6-820
      Defeating foreclosure of mortgage, 6-810
                                                           Statutory liability, 6-819
 Formal requisites, 6-808
                                                           Torts, 6-819
                                                      Liability for obligations of consolidated cor-
 Franchises and immunities, 6-816
                                                        porations, 6-813
      Consolidated corporation succeeds to
                                                      Liens, 6-822
        privileges and immunities of constitu-
      ent corporation, 6-814

Exemptions from taxation, see Exemp-
                                                      Manufacturing corporations, 6-803
                                                      Merger, 6-811
        TIONS (FROM TAXATION).
                                                      Minority stockholders, 26-967
                                                      Municipal aid, 6-817; 20-1094, 1116
      In general, 6-816
      Municipal aid, 6-817
                                                           Subscriptions by municipal corporations,
      Presumption, 6-816
      Successive consolidation, 6-817
                                                          Transfer and assignment of grants of
                                                             aid, 20-1116
 Gas companies, 14-918
                                                      National banks, 21-415
 Immunities, see infra, Franchises and im-
   munities.
                                                      Novation:
 Impairment of obligation of contracts, 6-805,
                                                          Assent of creditors, 21-667
   827
                                                      Officers and agents of private corporations:
                                                           Acquiescence of officers, 6-808
 Injunctions, 6-806
 Insurance, 16-881
                                                          Directors, 6-814
 International law, see Foreign Corporations.
                                                      Pending suits, 6-823
                                                      Personal injuries, 6-819, 824
 Interstate commerce, 6-805, 808, 829; 17-108
                                                      Privileges and immunities, see infra, Fran-
      Connecting carriers, 17-96
 Interstate consolidation, 6-805, 812, 813, 818,
                                                        chises and immunities.
                                                      Property, see infra, Charter and property
                                                        of consolidated corporation.
 Interstate consolidation of carparations, see
    FOREIGN CORPORATIONS.
                                                      Property rights of constituent corporations, 6-814
 Invalid consolidation, 6-824
      Contracts, 6-824
                                                           Choses in action, 6-815
      Judgment, 6-824
Personal injuries, 6-824
                                                           Consolidated corporation succeeds to all
                                                             privileges and immunities of con-
      Quo warranto, 6-825
                                                             stituent corporations, 6-814
      Recovery of value of stock in constituent
                                                           Contracts, 6-815
        corporation, 6-821
                                                          Franchises and immunities, see infra,
 Judgments, 6-814, 820, 824
                                                             Franchises and immunities.
```

Volume XXXI.

```
CONSOLIDATION OF CORPORATIONS,
                                                  CONSOLIDATION OF CORPORATIONS,
                                                       cont'd.
                                                     Tickets and fares, 28-201
  Property rights of constituent corporations,
        cont'd.
                                                     Torts, 6-819
                                                     Unite, 29-142
United States courts, 6-824
      Property acquired subject to all claims.
        6-815
      Subscriptions, see infra, Subscriptions.
                                                     Vested rights, 6-828
  Purchase and sale, 6-802
                                                  CONSORTIUM, 6-829
                                                  CONSPICUOUS, 6-829
CONSPICUOUS PLACE, 20-747
  Quo warranto, 6-825
  Railroads, 6-804
      Competing
                  corporations,
                                         infra.
                                                   CONSPIRACY, 6-830
        Competing corporations.
                                                     See False Pretenses and Cheats; Trade
                                                     COMBINATIONS AND CORPORATE TRUSTS. Acts of one acts of all, 6-866, 870
      Competing on parallel lines, 6-804
      Connecting lines, 6-804
      In general, 6-804
                                                     Admissions (see infra, Overt acts as evi-
      Leases, see RAILROADS.
                                                           dence):
      Sales, see RAILROADS.
                                                         Coconspirators, 1-711
      Street railways, 6-803
                                                             Foundation must be laid before
      Trunk lines, 6-804
                                                                admissions receivable, 1-713
      Unconstructed roads, 6-804
                                                              General rule, 1-711
                                                             Made after completion or abandon-
ment of enterprise, 1-712
  Religious societies, see RELIGIOUS SOCIETIES.
  Removal of causes, 6-824
  Reorganization, 6-801
                                                              Made in the absence of other con-
  Requisites of consolidation, 6-802
                                                                spirators, 1-712
      Assent of stockholders, see infra, Assent of stockholders.
                                                              Sufficiency of foundation, 1-713
                                                              When receivable before prima facie
      Formal requisites, 6-808
                                                                case established, 1-713
      Legislative authority, see infra, Legis-
                                                     Adulteration, 6-855
        lative authority.
                                                     Arrest:
  Sale and purchase, 6-802
                                                         Conspiracy to arrest, 2-905
  Status of consolidated corporation, 6-810
                                                     Assault and battery:
      Alliance between corporations, 6-812
                                                         Conspiracies to commit assault and bat-
      Foreign corporations, 13-887
                                                           tery, 6-853
      Interstate consolidation, 6-812
                                                     Attorney and client:
                                                         Criminal liability of attorney, 3-409
       Interstate consondation of corporations,
        13-887
                                                     Barratry, see Barratry.
      Liability for obligations of consolidated
                                                     Bills of exchange and promissory notes:
        corporation, 6-813
                                                         Fraudulently combining to procure the
       Merger, 6-811
                                                           acceptance of a bill of exchange, 6-855
      New and distinct corporation, 6-805,
                                                     Blacklisting employees, 4-577
                                                     Blackmail:
  Statutes, see infra, Legislative authority.
                                                         Conspiracies to extort blackmail, 6-861
  Stockholders (see infra, Assent of stock-
                                                     Burglary:
        holders):
                                                         Conspiracies to commit burglary, 6-854
       Acquiescence, 6-808
                                                         Evidence of conspiracy, 5-68
      Minority stockholders, 26-967
                                                     Business:
  Subscriptions, see infra, Subscriptions. Stockholders of constituent corporations,
                                                         Actions for injury to business, 6-877
                                                         Conspiracies to injure a person in his
        6-821
                                                           trade or occupation, 6-861
       Compelling issuance of stock, 6-821
                                                     Cheat and defraud (see FALSE PRETENSES
       Illustrations, 6-821, 822
                                                           AND CHEATS), 5-1026; 6-855, 857
       In general, 6-821
                                                         Conspiracy as common-law cheat, 12-796
      Interstate consolidation, 6-822
                                                         Conspiracy between vendee and others
      Invalid consolidation, 6-821
                                                           to reduce the price of property, 6-859
      Liens, 6-822
                                                         Conspiracy between vendors to enhance
      Preferred stockholders, 6-822
                                                           the price of property, 6-859
  Stockholders' rights, 26-958
                                                         Conspiracy to cheat a corporation, 6-859
  Street railways, 27-45, 47
                                                         Conspiracy to cheat and defraud an as-
  Subscriptions, 6-815
                                                           sociate in an illegal enterprise, 6-859
      Authorized consolidation, 6-815
                                                         Conspiracy to cheat an individual, 6-857
                                                         Conspiracy to defraud creditors, 6-858
       Dissenting stockholders, 6-815
      Illustrations, 6-816
                                                             In general, 6-857
      In general, 6-815
                                                         Making one drunk to cheat him at cards,
      Right of constituent corporations to sue,
                                                         Obtaining goods under false pretenses,
      Subscriptions by municipal corporations,
                                                           6-86o
                                                     Circumstantial evidence, 6-864
      Unauthorized consolidation, 6-816
                                                     Civil aspect, 6-872
      Valid consolidation must be shown,
                                                         Action against single individual, 6-872
                                                         Actions for deception practiced upon
        6-816
                                                           vendees of property, 6-877
  Suits pending, 6-823
                                                         Actual legal damage, 6-874
  Taxation, 6-814
```

351

CONSPIRACY, cont'd. CONSPIRACY, cont'd. Conspiracy as affected by state legislation, cont'd. Civil aspect, cont'd. Business, 6-877 Combination immaterial, 6-872 Conspiracies to deter bidders at execution sales, 6-880 Conspiracies to hinder, delay, or defraud creditors, 6-878 Conspiracy alone not sufficient to support action, 6-874 Damage, 6-874
Distinguished from criminal offense, 6-872 General rule applicable to actions on the case for damages, 6-875 Gist of civil action, 6-873 Injunctions, 6-880 Injuries not actionable if done by individual, 6-873 Injury, 6-873 Injury could only have been done by joint action, 6-873 Injury to reputation, 6-877 Instances of civil actions for damages, 6-877 Levy of execution, 6-875 Malicious prosecution, 6-876 Reputation, 6-877 Testator altering will, 6-875 Combination or confederacy, 6-838 Accomplishment of unlawful purpose, 6-844 Acts done in execution of the conspiracy, Acts innocently done, 6-840 Agreement between conspirators may be implied or express, 6-840 Civil action, 6-872 Execution unnecessary, 6-843 Gist of the offense, 6-838 Implied agreement, 6-840 In general, 6-838 Knowledge of illegal object, 6-840 Lack of preconcerted design, 6-839 Materiality of the means to be employed, 6-841 Means to be employed, 6-841 Overt act, 6-843 Subsequent parties to a pre-formed conspiracy, 6-845 Success of enterprise not necessary, 6-844 Venue of the offense considered with reference to acts done pursuant to the conspiracy, 6-844 Common law (see infra, Origin and antiquity of criminal conspiracy at common

law):

Confessions, 6-571

federacy.

United States, 6-837

Common law of conspiracy as prevailing in United States, 6-834

Confessions subsequent to completion of

Statement of one conspirator during pendency of conspiracy receivable

Confederacy, see infra, Combination or con-

conspiracy inadmissible, 6-571

against another, 6-571 Conspiracy as affected by state legislation,

Construction of statutes, 6-836

In general, 6-835 Instances of statutory 6-835 Interpretation of statutes, 6-836 Overt acts, 6-835, 836, 837 Superadditions to the common law, 6-835 Construction, see infra, Interpretation. Corporations: Liability of corporation, 7-834 Creditors: Conspiracies to hinder, delay, or defraud creditors, 6-878 Conspiracy to defraud creditors, 6-858 Crimes: Conspiracies to commit a crime, 6-853 Criminal or unlawful means where the object is neither criminal nor unlawful, 6-852 Where the means to be adopted are criminal, 6-852 Where the means to be adopted are merely unlawful, 6-852 Criminal or unlawful object, 6-848 Acts not indictable if done by individual, 6-849 Common law, 6-849 Conspiracy to cheat, 6-850 Criminal object, 6-848 Criminal or unlawful means where the object is neither criminal nor unlawful, see infra, Criminal or unlawful means where the object is neither merely, 6-850 851 Decency, 6-854 dence. Defamation: Definition, 6-831 eracy. ties, 6-856

Illustrations, 6-835, 836

modifications,

criminal nor unlawful. Design opposed to right and justice General rule, 6-848 Immoral object, 6-852 Object merely unlawful, 6-849 Where power of combination dangerous to the public or to an individual, 6-Declarations, see infra, Overt acts as evi-Action for injury to reputation, 6-877 Conspiracy to defame, 6-860 Difficulty of defining conspiracy, 6-832 Illustrations, 6-832, 833 Offense described, 6-832 Uncertainty at common law, 6-832 Design, see infra, Combination or confed-Dishonestly to stimulate prices of commodi-Divorce, see DIVORCE. Elements of the offense, 6-838 Combination or confederacy, see infra, Combination or confederacy. Criminal or unlawful means where the object is neither criminal nor unlawful, see infra, Criminal or unlawful means where the object is neither criminal nor unlawful. Criminal or unlawful object, see infra, Criminal or unlawful object. In general, 6-838 Volume XXXI.

CONSPIRACY, cont'd.

Elements of the offense, cont'd.

Number of persons, see infra, Number of persons.

Escape, 11-306

Evidence, 6-864

Circumstantial evidence, 6-864

Conspiracy to pervert or obstruct public justice, 6-856

Correspondence between alleged conspirators, 6-865

Evidence tending to prove independent offenses, 6-865

How conspiracy may be proved, 6-864

Overt acts as evidence, 6-865

Question for jury, 6-865 Suppressing or fabricating evidence, Suppressing or 6-857

Execution, 6-875

Extortion, 6-854

Fabrication of evidence, 6-857

False pretenses and cheats, see FALSE PRE-TENSES AND CHEATS; see infra, Cheat and Defraud.

False representations, 14-155

Feigning compliance to induce others to enter into the plan, 6-854

Felany, see infra, Grade of offense.

Fraud and deceit (see infra, Cheat and defraud):

Evidence, 14-197, 198

General scheme or purpose to defraud, 14-197

Responsibility for representations of conspirators, 14-155

Gaming, 6-859, 860

Government:

Conspiracies to defraud the government, 6-855

Grade of offense, 6-836, 862

Common law, 6-863 Conspiracy to commit misdemeanor, 6 - 863

In general, 6-862 Merger of the conspiracy into a felony committed pursuant thereto, 6-863

Where crime to be committed of higher grade than the conspiracy, 6-863

Husband and wife, 6-847

Antenuptial conspiracies, 6-847

Husband and wife and a third person, 6-847

Husband and wife and persons unknown, 5-847

Postnuptial conspiracies, 6-847

Immorality, 6-854 Injunctions, 6-880

Intent, see infra, Combination or confederacy. Interpretation:

Construction of statute of 33 Edw. I., 6-834 Construction of statutes on the subject of conspiracy, 6-836

Intoxicating liquors:

Inducing sales of liquor on Sunday, 6-854 Jeopardy:

Conviction of crime no bar to prosecution for conspiracy to commit it, 17-

Judge:

Liability of judge, 17-727 Judicial notice, 17-928

Jurisdiction, 6-844

31 C. of L,-23

CONSPIRACY, cont'd.

Justice:

Conspiracy to pervert or obstruct public justice, 6-856

Knowledge, see infra, Combination or confederacy.

Labor combination, 18-81

Larceny:

Conspiracies to commit largeny, 6-853

Jeopardy, 18–530

Libel and slander:

Action for injury to reputation, 6-877 Charge of conspiracy, 18-879 Conspiracies to injure the reputation,

6-860

Conspiracy to defame, 6-830, 860, 877; 18-1123

Limitation of actions, 19-165

Malice, 19-625

Malicious prosecution, 6-876

Marriage, 19-1187

Conspiracies to procure marriage, 6-862

Means to be employed, 6-841

Criminal ar unlawful means where the object is neither criminal nor unlawful, see infra, Criminal or unlawful means where the object is neither criminal nor unlawful.

Where object is illegal, 6-841

Where object is not unlawful, 6-842

Merger, 20-607

Rape and incest, 20-606

Misdemeanar, see infra, Grade of offense. Monopolies and carparate trusts, see Monopo-LIES AND CORPORATE TRUSTS.

Morality:

Conspiracies to commit offenses against morality, 6-854

Murder and manslaughter, see MURDER AND MANSLAUGHTER.

Number of persons, 6-846

Acquittal of one where two are indicted and tried, 6-846

Antenuptial conspiracies of husband and wife, 6-847

Conviction of one before trial of others, 6-847

Death of one conspirator, 6-847

Death of one conspirator, acquittal of another, conviction of third, 6-847

Husband and wife, 6-847

In general, 6-846

Nolle prosequi as to one where two are indicted and tried, 6-846

Postnuptual conspiracies of husband and wife, 6-847

Separate trials, 6-847

Several defendants, acquittal of all but one, 6-846

Three conspirators, 6-847

Object, see infra, Criminal or unlawful object.

Obstructing justice, 6-856

Occupation:

Actions for injury to business, 6-877 Conspiracies to injure a person in his trade or occupation, 6-861

Origin and antiquity of criminal conspiracy at common law, 6-833

In general, 6-833

Proper construction of statute 33 Edw. I., 6-834

CONSPIRACY, cont'd. CONSPIRACY, cont'd. Overt acts as evidence, 6-835, 836, 837, Steal, 6-853 Subsequent parties to a pre-formed con-843, 865 Acts and declarations of conspirators after accomplishment of common despiracy, 6-845 Suppression of evidence, 6-857 sign, 6-860 Trade: Acts and declarations of one as evidence Actions for injury to business, 6-877 against associate, 6-866 Acts and declarations before for-Conspiracies to injure a person in his trade or occupation, 6-861 mation of conspiracy, 6-868 Treason, see TREASON. Acts and declarations of conspirator Trespass: before acquisition of coconspira-Conspiracies to commit civil trespass, tor, 6-868 6-854 Conspiracy to be shown aliunde, Trespass on the case, see Trespass on the 6-868 CASE. Declarations admissible as part of Trusts, see Monopolies and Corporate res gestæ, 6-867 TRUSTS. Guilty connection of party to be United States, 6-837 Act pursuant to the conspiracy, 6-838 established, 6-868 In the absence of any combination, Any offense against United States, 6-838 Common law of United States, 6-837 6-868 Possibility of guilty connection. Conspiracy as affected by federal legis-6-869 lation, 6-837 Prima facie proof, 6-868 Requirement that conspiracy shall Enumeration of offenses, 6-837 Unlawful conspiracy, 29-339 Unlawful object, see infra, Criminal or unfirst be established, 6-867 Res gestæ, 6-867 lawful object. Rule stated, 6-866 Vendor and purchaser: Actions for deception practiced upon vendees of property, 6-877 Suspicion of guilty connection, 6-869 Declarations before division of spoils, Conspiracy between vendee and others to reduce the price of property, 6-6-870 How such proof, though incompetent 859 when offered, may nevertheless be Conspiracy between vendors to enhance considered, 6-869 In general, 6-865 the value of property, 6-859 Venue, 6-844 Proof of possession of fruits of crime. Violation of law: 6-870 Conspiracies to commit a violation of Parties (see infra, Number of persons):

New parties to a conspiracy already law, 6-853 Conspiracies to induce others to violate formed, 6-845 the law, 6-854 Perverting justice, 6-856 Wills: Testator altering will, 6-875 CONSTABLES, see Sheriffs and Con-Stimulating prices of commodities, 6-856 Proof of other crimes, 23-255 Prostitution, 6-855 CONSTANT, 6-880 Public funds, 6-856 CONSTITUTE, 6-881 CONSTITUTION, see CONSTITUTIONAL LAW. CONSTITUTIONAL, 6-890 CONSTITUTIONAL CONVENTION, see Public interest: Conspiracies affecting public interests, 6-855 Questions of law and fact, 6-865 CONSTITUTIONAL LAW. CONSTITUTIONAL LAW, 6-882; 22-745 Reputation: Action for injury to reputation, 6-877 See Due Process of Law; Fines and Pen-ALTIES; IRRIGATION; STATES; STATUTES. Conspiracies to injure the reputation, 6-86o Abrogation of constitution, 6-1091 Res gestæ, 6-867; 24-666 Responsibility of conspirator for acts of Accounts: Right of trial by jury, 6-986 coconspirator, 6-870 Acknowledgments: Coequal responsibility, 6-870 Curing acts, 1-567 General rule, 6-870 defects in Retroactive act curing Homicide as probable result, 6-871 acknowledgments, 6-940, 943 Limit of the rule, 6-871 Presence of all at consummation of Actions, see IMPRISONMENT FOR DEBT AND IN CIVIL ACTIONS. design, 6-870 Adoption of children, 1-727 Results not specifically intended, 6-871 Adoption of constitution, 6-893 Admission of new states, 6-894 Character of constitutional convention, Robbery: Conspiracy to rob, 6-853 Sales, 6-855, 856, 860 Seduction, 6-855 Constitutional convention, 6-895 Sheriffs' sales, 6-880 Authorization, 6-896 Statutes, see infra, Conspiracy as affected Calling convention, 6-902 by state legislation. Character, 6-895

Volume XXX1.

CONSTITUTIONAL LAW, cont'd.

Adoption of constitution, cont'd. Amendment and revision, cont'd. Constitutional convention, cont'd. Ratification, cont'd. Vote necessary to adopt, 7-908 Convention held a sovereign body, 6-896 Rhode Island, 6-895 Convention held to exercise dele-Submission, 6-903 gated powers, 6-897 Amendments must not infringe Federal Constitution, 6-903 Definition, 6-895 Conditional in form, 6-907 Constitutional provisions Ex post facto ordinance of convention, 6-897 28 Independent branch of the governamendments to be strictly observed, ment, 6-895 6-904 In general, 6-895 Legislature alone authorized to call Executive approval not necessary, 6-906 convention, 6-896 Formalities of passage, 6-904 Powers, 6-896 Powers of independent legislation, Form of submission, 6-906 Inherent legislative power, 6-902 Not subject to ordinary rules of leg-Retroactive provisions, 6-897 islation, 6-906 Provisions of Constitution manda-Rhode Island, 6-895 tory, 6-904 Framing, 6-895 Publication, 6-906 Ratification by succeeding legisla General rule, 6-900 Illustrations, 6-900, 901 Introductory, 6-893 New states, 6-894 ture, 6-905 Several amendments, 6-907 Periodical resubmission, 6-893 Under constitutional authorization, Ratification, 6-897 6-903 Convention practice, 6-897 Wisdom of amendments not judicial question, 6-904 Convention with limited powers, Taking effect, 6-909 6-898 Irregularities cured, 6-900 Amendments operative from procla-Necessity of submission, 6-898 mation of result, 6-910 Procedure of submission, 6-899 Amendments operative upon count-To whom submission to be made, ing and canvassing votes, 6-910 6-800 Federal Constitution, 6-911 What constitutes majority, 6-899 Time when amendment becomes Ratification by voters, 6-900 operative, 6-909 Annulment of statutes, see infra, Judiciary. Status of seceding states after civil war, 6-894 Appeal: Taking effect, 6-900 Jury in appellate courts, 6-984 The occasion, 6-893 Power of legislature, 6-1039 Advisory judicial opinions, see infra, Opinions Right of appeal, 6-1001 Civil cases, 6-1001 of court. Criminal cases, 6-1001 Amendment and revision, 6-901 Conditions of exercise of power, 6-902 Vested right, 6-1040 Executive sanction, 6-906 Apportionment acts, see Apportionment Formalities of passage, 6-904 Acts. How amendments inaugurated, 6-902 Apprenticeship: Involuntary servitudes, 6-963 Arbitration and award: Inherent legislative power, 6-902 In whom revisory power resides, 6-901 Manner of submitting proposed constitu-Compulsory arbitration, 2-550 tional amendments, 19-919 Arms, 2-828 Arms, see infra, Right to bear arms.

Arrest in civil actions, see IMPRISONMENT Nature and extent of revisory power, 6-901 Not subject to ordinary rules of legisla-FOR DEBT AND IN CIVIL ACTIONS. Arrest of judgment: tion, 6-906 Peculiarities of amendment of Federal Presence of accused where motion is made in arrest of judgment, 6-998 Constitution, 6-910 In general, 6-910 Article four, section two of the Constitution. Ratification, 6-911 Taking effect, 6-911 Assembly, see infra, Public assemblies. Publication, 6-906 Assessments, see SPECIAL OR LOCAL ASSESS-Ratification, 6-907 MENTS. By succeeding legislature, 6-905 Attachment: Decisions on analogous questions, Statute dispensing with undertaking in illustrating constitutional requiresuits against nonresidents, 6-959 ments, 6-909 Attainder, 3-248 Federal Constitution, 6-911 Attorney and client (see infra, Benefit of Necessity, 6-907 counsel): Procedure, 6-908 Provisions of several state constitu-Statutes providing for gratuitous services, 3-418 tions construed, 6-908 Test oath, 3-289, 290

355

Attorney's fees:

Injuries to animals by railroads, 16-475 Autrefois acquit or convict, see JEOPARDY.

Bail and recognizance in criminal cases (see Bail and Recognizance in Criminal Cases):

Delegation of authority to clerk, 6-1056

Bank notes:

Assent of voters to confer banking powers, 3-793

Issuance of bank notes, 3-793

Bankruptcy, see Insolvency and Bankruptcy.

Banks and banking:

Banks incorporated under unconstitutional law, 3-791 Bearing arms, see infra, Right to bear arms.

Bearing arms, see infra, Right to bear arms. Benefit of counsel, 6-999

Assignment of counsel by court, 6-999 Compensation, 6-1000 In general, 6-999

Bill of rights, 6-935

English bill of rights of 1689, 6-936
Federal Constitution, see infra, Federal
Constitution.

Free and prompt redress, see infra, Free and prompt redress.

Freedom of speech and of the press, see infra, Freedom of speech and of the press.

Introductory, 6-935

Jury trial, see Jury and Jury Trial.

Magna Charta, 6-935

Personal liberty and security, see infra, Personal liberty and security.

Property guaranties, see infra, Property guaranties.

Purpose of federal bill of rights, 6-936 Religious liberty, see Religious Liberty.

Retroactive laws, see Retroactive or Retrospective Laws.

Right of appeal, see infra, Appeal. Right of assembly and petition, see infra, Public assemblies; Right of petition.

Right to be present at trial, see infra, Right to be present at trial.

Speedy trial, see infra, Speedy trial. State constitutions, 6-937

Bills of credit, see BILLS OF CREDIT.

Bills of exchange and promissory notes:
Patent-right notes, 4-137

Bonds:

Statutory bonds, 4-667

Boom companies, 4-708

Authority of legislature with respect to boom companies, 4-708

Exclusive grants, 4-709

Boroughs, 4-722

Bounties, 4-870, 871; 22-671, 672, 673

Branch, 4-873

Building and loan associations, 4-1008

Business taxes, see Occupation, Business,

AND PRIVILEGE TAXES.

Canada, see Dominion of Canada.

Carriers of goods, see Carriers of Goods.

Carriers of live stock, see Carriers of Live Stock.

Carriers of passengers, see Carriers of Passengers.

CONSTITUTIONAL LAW, cont'd.

Carrying weapons, see CARRYING WEAPONS; see infra, Right to bear arms.

Chinese:

Equal protection of the laws, 6-968 Civil damage acts, see Civil Damage Acts. Civil rights, see Civil Rights.

Civil service:

Constitutionality of statutes, 6-90
Illustrations, 6-91

In general, 6-90

Self-executing provisions, 6-914

Civil war:

Status of seceding states after civil war, 6-894

Classes of constitutions, 6-891

Conventional or enacted constitutions, 6-892

Cumulative constitutions, 6-891 English constitution, 6-892 Evolved constitutions, 6-891

In general, 6-891

Unwritten constitutions, 6–891 Written constitutions, 6–892

Clerks of court:

Delegation of authority of court, 6-1056 Cloud on title:

Proceedings under unconstitutional law, 6-161

Collateral and inheritance tax, see Succession Taxes.

Commerce (see Interstate Commerce),

Definition, 17-61 Common law:

General provisions adopting common law, 6-931

Meaning of the term in the United States Constitution, 6-269

Conflict with United States Constitution: Amendments must not infringe Federal Constitution, 6-903

Congress:

Right of petition in Congress, 6-1006 Consolidation of corporations, see Consolidation of Corporations.

Constitution:

History of the term, 6-888 Constitutional convention, see infra, Adoption of constitution.

Construction, see infra, Interpretation of constitutions.

Contempt:

Abridgment of right to punish, 7-33
Constitutional prohibitions against imprisonment for debt, see Contempt.
Delegating power to punish contempt,
6-1058

City councils, 6-1058 Commissioners, 6-1059 General rule, 6-1058 Notaries public, 6-1059

Freedom of speech in the press, 7-61 Newspapers, 7-61

Power of leglislature, 6-1048 Right of trial by jury, 6-978 Self-crimination, see WITNESSES.

Summary punishment for newspaper contempt, 7-61

Continuances:

Power of legislature, 6-1040 Contract labor law, 7-84

Contracts:

Impairment of obligation of contracts, see Impairment of Obligation of CONTRACTS.

Convention, see infra, Adoption of consti-

Corporate trusts, see Monopolies and Cor-PORATE TRUSTS.

Corporations (see Corporations):

Charter as contract, see Corporations; IMPAIRMENT OF OBLIGATION OF CON-TRACTS.

Costs:

Retroactive laws, 6-948

Law in force at time of verdict governs, 6-949

Statute passed pending appeal, 6-949

Validity of retroactive act affecting costs, 6-948

Security for costs, 6-973

Counsel, see infra, Benefit of counsel.

Counties (see Counties):

Retroactive act curing defective execution by counties, 6-941

County seat, see County SEAT.

Courts, see infra, Judiciary; Opinions of

Courts-martial, see MILITARY LAW.

Credit, see BILLS OF CREDIT.

Criminal law:

Benefit of counsel, see infra, Benefit of counsel.

Freedom from shackles, see infra, Freedom from shackles.

Opinions of the justices, 6-1078

Right of appeal, 6-1001
Right of trial by jury, see Jury and JURY TRIAL.

Right to be present at trial, see infra, Right to be present at trial.

Speedy trial, 6-992

Trial by jury, see JURY AND JURY TRIAL. Crossings:

Grade crossings, 8-384

Railroads crossing railroads, 8-340

Speed regulations, 8-405

Statutes imposing duty to construct crossings, 8-364, 365
Statutes requiring signals, 8-412

Cruel and unusual punishment, see CRUEL AND UNUSUAL PUNISHMENT.

Cumulative punishment, see CUMULATIVE PUNISHMENT.

Curative acts, see Retroactive and Retro-SPECTIVE LAWS.

Customs laws, see Revenue Laws.

Dams, see DAMS.

Death by wrongful act, see DEATH BY WRONGFUL ACT.

Decisions, see infra, Opinions of court.

Declaratory statutes:

In general, 6-1033

De facto corporations, see DE FACTO COR-PORATIONS.

De facto officers, see DE FACTO OFFICERS.

Definition and nature, 6-888

Administrative law in the constitutions,

Constitutionality, 6-890 Constitutional law, 6-890 CONSTITUTIONAL LAW, cont'd.

Definition and nature, 6-888

Constitution as fundamental law, 6-890 Constitution viewed as to legal character, 6-800

Constitution viewed as to substance and contents, 6-888

Frame of government emphasized, 6-888 Of constitution, 6-888

Scope of modern constitution, 6-889

Unconstitutionality, 6-890 Delegation of judicial functions, 6-1054

Amount of bail, 6-1056 Clerks of court, 6-1056

Delegating power to punish contempt, see infra, Contempt.
Illustrations, 6-1054, 1055
In general, 6-1054

Judgments by default, 6-1056

Delegation of legislative functions, 6-1021 Contingent legislation, 6-1031

Acts taxing foreign corporations, 6-1031

Determination of some fact by municipality, board, or officers,

General rule, 6-1031

Delegation from federal to state government, 6-1027

Delegation of merely administrative or executive functions, 6-1029

Appointments, 6-1031 Illustrations, 6–1029 Railroad tariff, 6–1030

Rule stated, 6-1029

Delegation of power to local authorities, 6-1027

Illustrations, 6-1028

In general, 6-1027

Local by-laws and ordinances. 6-1029

Permissible to a certain extent, 6-1027

Redelegation by local authorities,

Generally, 6-1021

Keeley cure, 6-1021

To the electors — the referendum, 6-1021 Change of political boundaries, 6-1025

County seat, 6-1025 Enactment cannot be made dependent upon acceptance by the electors, 6-1022

Introductory, 6-1021

Local adoption of general laws, 6-1023

Local option, 6-1026

Matters of general concern, 6-1023 Municipal aid to internal improvements, 6-1025

Municipal home rule, 6-1024

Repeals, 6-1023

School districts, 6-1025 Submission of constitution, 6-1022 When not permissible, 6-1022

When permissible, 6-1023

To the executive, 6-1027 To the judiciary, 6-1026

Wilson law, 6-1027

Demurrer to evidence: Right of trial by jury, 6-984

Departments, see infra, Separation of powers. Depositions:

Confronting the accused with the witnesses against him, 9-315

Development of constitution (see infra,

Amendment and revision), 6-901, 911

Directing verdict:

Right of trial by jury, 6-983 Disorderly houses, see DISORDERLY Houses. Dissolution of corporations, see DISSOLUTION

OF CORPORATIONS. Distress, 9-620

Dividends:

Stock dividends, 9-694

Accumulated money surplus, 9-695 To prevent the issue of watered stock, 6-694

When dividend based on increased value of franchise or property, 9-694

Divorce, see DIVORCE. Dominion of Canada, see Dominion of

CANADA. Dower:

Vested rights, 6-957

Drains and sewers, see Drains and Sewers. Due process of law, see Due Process of Law.

Duty, see Revenue Laws.

Dying declarations, see DYING DECLARATIONS. Effect of constitutions, see infra, Operation and effect of constitutions.

Eight-hour laws, see Eight-hour Laws.

Elections, see Elections.

Electric-light companies, see Electric-light COMPANIES.

Electric subways, 10-893

Elevated railroads, 10-898

Eminent domain, see EMINENT DOMAIN.

Encroachments by the judiciary, see infra, Executive.

Encroachments by the legislature, see infra. Executive.

Encroachments of judiciary upon executive, 14-1106

Encroachments upon the judiciary, see infra, Legislature.

English constitution, 6-892

Equal protection of the law, see CIVIL RIGHTS; see infra, Fourteenth amendment.

Escheat:

Constitutionality of escheat statutes, 11-319

Evidence:

Dying declarations, see DYING DECLARA-

Power of legislature over rules of evidence, 6-1050

Excise, see REVENUE LAWS.

Executions:

Change of remedy as to issuing execution, 6-948

Retrospective act curing defects in returns to levies of executions, 6-944

Executive, 6-1009

Advisory judicial opinions, see infra, Opinions of court.

Definition, 6-1009

legislative Delegation of functions. 6-1027

Encroachments by the judiciary, 6-1013 Injunction against executive, 6-1018 CONSTITUTIONAL LAW, cont'd.

Executive, cont'd.

Encroachments by the judiciary, cont'd. Mandamus against executive, 6-1013 Subpæna to the executive, 6-1010 Encroachments by the legislature, 6-1010

Appointments, 6-1010

Constitution vesting power of appointment in executive, 6-1012

Delegation of executive functions. 6-1010

Legislative power to provide mode of appointment, 6-1011

Legislature prohibited from appointing, designating officers who shall appoint, 6-1011

Municipal officers, 6-1011 Pardoning power, 6-1012 Public officers, 6-1011

Removals, 6-1010

Statutes vesting power of appointment in executive, 6-1012

Federal executive, 6-1009 Governors, 6-1010

Interpretation, 6-933

Mandamus, see Mandamus.

President, 6-1009 Sanction of the executive to constitutional amendment, 6-906 State executives, 6-1010

Exemplary damages, 12-8, 30

Exemptions from execution, see Exemptions (FROM EXECUTION).

Exemptions from taxation, see Exemptions (FROM TAXATION).

Expectancies:

Whether expectancies are vested, 6-957 Ex post facto laws, see Ex Post Facto Laws. Extradition, see Extradition.

Federal Constitution (see infra, Amendment and revision), 6-957

Character and scope of first ten amendments, 6-961

Cruel and unusual punishment, see CRUEL AND UNUSUAL PUNISHMENT.

Due process of law, 6-962 Fifth amendment, 6-962

First ten amendments, 6-960

First ten amendments limited only national government, 6-961

Fourteenth amendment, see infra, Fourteenth amendment.

Guaranties in original Constitution, 6-960 Original draft, 6-957

Origin and history of first ten amendments, 6-960

Presentment and indictment, 6-962

Privileges and immunities of citizens of other states, see infra, Privileges and immunities of citizens of other states.

Public assemblies, 6-961 Retroactive laws, 6-938

Right to bear arms, see infra, Right to bear arms.

Right to jury trial in civil cases, see JURY AND JURY TRIAL.

Taking private property for public use,

Thirteenth amendment, see infra, Thirteenth amendment.

Fellow servants, see Fellow Servants. Fences, see Fences.

CONSTITUTIONAL LAW, cont'd. CONSTITUTIONAL LAW, cont'd. Ferries, see FERRIES. Fifteenth amendment, see CIVIL RIGHTS. Fines and penalties, see FINES AND PENAL-TIES. Retrospective laws, 6-954 Fire escapes, 13-82 Fire insurance, see Fire Insurance. Fire limits, 13-397 Fires, see FIRES. Fish and fisheries, see FISH AND FISHERIES. Foreclosure of mortgages: Right of trial by jury, 6-976 Foreign corporations, see Foreign Corpora-TIONS. Foreign judgments, see Foreign Judgments. Formation of constitution, see infra, Adoption of constitution. Former jeopardy, see JEOPARDY. Form of government, 6-1004 In general, 6-1004 Republican form of government, 6-1004 Forthcoming and delivery bonds, 13-1133 Fourteenth amendment (see Civil Rights), 6-965 Equal protection of the laws, 6-967 Aliens, 6-969 Chinese, 6-968 Corporations, 6-969 Female jury, 6-971 Foreign corporations, see Foreign CORPORATIONS. In general, 6-967 Jury trial, 6-971 Police power, 6-970 Prohioits discriminating laws, 6-967 Racial discrimination, 6-971 Separate schools, see Schools. Taxation, 6-970 To whom available, 6-968 Trial by jury as affected by fourteenth amendment, 6-971 Women on juries, 6-971 Privileges and immunities (see infra, Privileges and immunities of citizens of other states), 6-966 Adultery between whites and ne-groes, 6-967 Intermarriage between whites and negroes, see Miscegenation. Meaning of the phrase, 6-966 Military organization, drill, parade under arms, 6-967 and Punishment of crimes, 6-967 Right of suffrage, 6-967 Right to practice law, 6-966 Right to pursue employment and make contracts, 6-966 To what rights applicable, 6-966 To whom available, 6-966 Purpose and effect, 6-965 Effect of fourteenth amendment on application of first ten amendments, 6-965 Effect on provisions of state constitutions, 6-966 In general, 6-965 Frame of government, 6-888 Free and prompt redress, 6-972 In general, 6-972 Jury fee, 6-973 Justice without delay, 6-974 Attorney's fees, 16-475

Free and prompt redress, cont'd. Justice without purchase, 6-973 Magna Charta, 6-972 Security for costs, 6-973 Tax on litigation, 6-973 Freedom from shackles, 6-1000 Discretion of trial court, 6-1001 General rule, 6-1000 Only immediate necessity justifies use, 6-1000 Shackles necessary to prevent escape, 6-1000 Unnecessary shackles ground for reversal, 6-1000 Freedom of speech and of the press, 6-1002 Contempt, 7-61 Fugitives from justice, see Extradition. Fundamental law, 6-890 Game and game laws, see GAME AND GAME LAWS. Gaming houses: Statutory provisions as to evidence, 14-727 Garnishment: Right of trial by jury, 6-979 Gas companies, see GAS COMPANIES. Gerrymandering, see APPORTIONMENT ACTS. Gift enterprise, 14-1005
Governor, see Governor; see infra, Executive. Grand juries, see GRAND JURIES. Habeas corpus, see HABEAS CORPUS. Habitual drunkards: Statutes providing for treatment of inebriates at public expense, 15-243 Handcuffs, see infra, Freedom from shackles. Hawkers and peaalers, see HAWKERS AND PEDDLERS. History of the term "constitution," 6-888 Homestead, see Homestead. Homicide, see Murder and Manslaughter. Houses of refuge and correction: Right of trial by jury, 6-982 Husband and wife: Curative acts validating defective deeds of married women, 6-940 Whether husband's interest in wife's chattels is a vested right, 6-956, Illegal contracts, see ILLEGAL CONTRACTS.
Immunities, see infra, Privileges and immunities of citizens of other states. Impeachment, see IMPEACHMENT. Imports (see REVENUE LAWS), 16-1 Imprisonment for debt, see Imprisonment FOR DEBT AND IN CIVIL ACTIONS. Improvements, see IMPROVEMENTS. Income tax, 27-646 Independence of several departments of government, see infra, Separation of powers. Indictment, see GRAND JURIES; see infra, Presentment and indictment. Infamy, see Infamy and Infamous Crimes. Informers, 16-324 Inheritance tax, see Succession Taxes. Injunctions: Carrying out of unconstitutional law, 20-216 Injunction against the executive, 6-1018 Injuries to animals by railroads:

Volume XXXI.

ţ

CONSTITUTIONAL LAW, cont'd.

Inns and innheepers, see Inns and Inn-KEEPERS. Insanity · Right of trial by jury, 6-982 Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY. Inspection laws, 16-808 Insurance, see Insurance. Interest, see Interest. Interpretation of constitutions, 6-920 Arguments ab inconvenienti, 6-923 Circumstances attending the formation of constitutions, 6-930 Common-law meaning of words, 6-925 Common-law principles, 6-931 Conflicting provisions, 6-927 Constitutional and statutory construction compared, 6-921 Contemporaneous history, 6-930 Contemporaneous judicial construction, Contemporaneous legislative construction, 6-931 Debates in convention, 6-930 Definition, 6-920 Effect, 6-923 Executive construction, 6-933 Extrinsic aid in the construction of constitutions, 6-929 Federal Constitution, 6-933 Foreign construction adopted, 6-935 General principles of statutory construction applicable, 6-921 General provision adopting common law, 6-931 General unexpressed spirit no guide, 6-923 History, 6-930 Implied constitutional powers, 6-928 . Implied powers, 6-928 Necessary incidental powers, 6-928 Qualifications for office, 6-929 Qualifications of voters, 6-928 Shortening constitutional term of office, 6-929 Implied negative, 6-923 Instrument must be construed as a whole, 6-925 All portions must be harmonized if possible, 6-926 Construction where provisions conflict, 6-927 In general, 6-925 Instrument must be given universal meaning, 6-926 Statutes, 6-926 Intent governs, 6-921 Intention to destroy private rights not presumed, 6-924 Internal construction, 6-921 Judicial discretion restricted, 6-921 Language employed, 6-924 Language used primary test of intent, 6-922 Legislative construction of laws, 6-931, Force and effect of declaratory statutes, 6-ro33 Literal construction, 6-294 Mandatory provisions, 6-928 Meaning of words, 6-924, 925

CONSTITUTIONAL LAW, bont'd. Interpretation of constitutions, cont'd. Necessary, incidental powers, 6-928 No room for construction where meaning plain, 6-923 Plain meaning of words controls, 6-922 Policy, 6-923 Practical construction, 6-932 Prior history, 6-930 Provisions from other constitutions, 6-935 Provisions presumptively mandatory. 6-928 Relative constitutional construction, 6-933-Federal Constitution construed strictly, 6-933 Provisions from other constitutions, 6-935 Provisions reincorporated in new constitutions, 6-935 State constitutions, 6-934 Strict construction, 6-933 Retrospection, see infra, Retrospective effect of constitutions. State constitutions, 6-934 State legislation valid unless prohibited, 6-934 Statute not void because opposed to latent spirit of constitution, 6-923 Statutory constructions, 6-921, 922, 924 Subsequent nonjudicial interpretation, 6-932 Technical terms, 6-925 Wisdom of constitutional provision not for courts, 6-923 Words capable of ordinary and technical meaning, 6-925 Words taken in ordinary sense, 6-924 Interstate commerce, see INTERSTATE COM-MERCE. Intoxicating liquors, see Intoxicating Liquors. Introductory, 6-888 Investments: Corporate stock, 17-451 Statutes authorizing investments in Confederate bonds, 17-444 Involuntary servitude, 6-963; 17-479 Irons, see infra, Freedom from shackles. Irrigation, see IRRIGATION. Jeopardy, see JEOPARDY. Joint tenants and tenants in common, 17-657 Making joint heirs tenants in common, 6-957 Judge, see Judge; see infra, Judiciary. Judgments: Foreign judgments, see Foreign Judg-MENTS. Legislature opening judgments, 6-1037 Power of legislature, 6-1040 Illustrations, 6-1044 Jurisdictional defects, 6-1041 Legislative authorization of trustee sales, 6-1044

adjudicate,

cannot

Rule as to invalid judgments, 6-1040

Rule as to validating judgments,

Remedial legislation, 6-1042

Legislature

6-1043

6-1041

Taxes, 6-1041

CONSTITUTIONAL LAW, cont'd.	CONSTITUTIONAL LAW, cont'd.
Judgments, cont'd. Power of legislature, cont'd.	Judiciary, cont'd. Legislative control of courts and judges,
Validating a deed previously ad-	see infra, Legislature.
judged invalid, 6-1040	Ministerial officers, 6-1060
Judicial notice:	Jury trial (see Jury and Jury Trial):
Constitutional provisions, 17-932	Right of trial by jury, see Jury and
Judicial opinions, see infra, Opinions of court.	JURY TRIAL. Justices of the peace, see Justices of the
Judicial sales:	Peace.
Legislative authorization of trustee sales,	Larceny, see LARCENY.
6-1044	Lateral or branch railroads:
Sale in parcels, 17–976 Judiciary, 6–1053	Spurs to private establishments, 18-566 Legislative statutes, see Statutes.
Advisory judicial opinions, see infra,	Legislature (see infra, Self-executing pro-
Opinions of court.	visions), 6-1020
Appointment, 6-1060	Amendment and revision, see infra,
Appointment by judges, 6–1008 Conferring power of appointment upon	Amendment and revision. Appeals, 6–1039
judges, 6-1060	Calling constitutional convention, 6–896,
Illustrations, 6-1060, 1061	902
Minority doctrine, 6-1062	Constitutional convention, 6-896
Prevailing rule, 6–1060 Congress conferring powers on state	Continuances, 6–1040 Conventions, 6–902
courts, 6-1053	Delegation of legislative functions, see
Delegation of judicial functions, see in-	infra, Delegation of legislative func-
fra, Delegation of judicial functions.	tions.
Delegation of legislative functions, 6-1026	Divorce, see Divorce. Encroachments by the legislature on the
Encroachments upon the judiciary, see	executive, see infra, Executive.
infra, Legislature.	Encroachments upon the judiciary,
Imposing new duties upon the judiciary, 6–1060	6-1032
Imposing other nonjudicial duties on	Distinction between legislative and judicial functions, 6–1032
courts and judges, 6-1063	Divorce, see Divorce.
In general, 6-1053	In general, 6-1032
Judicial control of the legislature, 6-1052	Legislation affecting settled or pend-
Judicial power, 6–1053 Judicial power of annulling statutes,	ing judicial proceedings, 6-1037
6-1079	Appeals, 6-1039
Current doctrine, 6-1079	Colonial practice, 6-1037
Development of the doctrine, 6-	Continuances, 6–1040 Legislature powerless to grant
Early English authorities, 6-1080	new trials or rehearings,
Effect of unconstitutionality, 6-1091	6-1038
Exercise of power of annulment,	New trial, 6-1037
6–1084 Federal convention of 1787, 6–1083	Opening judgments, 6–1037 Probate courts, 6–1039
First stage, 6-1080	Rehearing, 6-1037
History of the doctrine, 6-1080	Validating or invalidating judg-
Invalidity must be plain, 6-1085	ments, 6-1040
Legislature omnipotent, 6–1080 Marbury v. Madison, 6–1083	Legislative construction of laws, 6-1033
Motives of legislature not important,	Constitutional requirement that
6-1087	every act should have but one
Ordinances, 6-1080	subject, 6-1036
Partial unconstitutionality, 6–1088 Policy not considered, 6–1087	Constitutions, 6-1036 Construction fixed by legisla-
Presumption in favor of constitu-	ture, 6-1035
tionality, 6-1086	Declaratory statutes, 6-1033
Public officers, 6-1090	Force and effect of declaratory
Second stage, 6–1082 Statutes opposed to natural justice,	statutes, 6–1033 Illustrations, 6–1034, 1035
6-1087	Mandate to courts in absence
Transition from legislative to ju-	of amendment of original
dicial omnipotence, 6–1082 Unconstitutionality determined only	act, 6-1035 Repeal of statutes, 6-1036
when necessary, 6-1084	Tax already adjudged illegal,
Where statutes conflict with con-	6-1034
stitution, 6–1079	Treaties, 6-1036
Who may question constitutionality of act, 6-1090	Legislative control of courts and judges, 6-1047
or act, 0=1090	

CONSTITUTIONAL LAW, cont'd. Legislature, cont'd. General scope of power, 6-1020 Judicial control of the legislature, 6-Judicial power of annulling statutes, see infra, Judiciary. Judicial sales, 6-1044 Legislative adjudications, 6-1043 Legislative authorization of trustee sales, 6-1044 Legislative control of courts and judges, 6-1047 Appellate procedure, 6-1049 Appointment of assistants, 6-1047 Authorizing appeals in certain cases, 6-1047 Constitution of courts, 6-1047 Contempt, 6-1048 Evidence, 6-1050 Judicial interpretation, 6-1052 Jurisdiction, 6-1048 Preparation of syllabi, 6-1050 Procedure, 6-1049 Qualifications, 6-1050 Written opinions, 6-1049 Nature of power, 6-1020 New trials, 6-1037 Opening judgments, 6-1037 Powers, 6-1020 Rehearing, 6-1037 Libel and slander: Constitutionality of statutes prohibiting recovery for injuries to reputation, 18-1084 Liberty, 18-1124 Constitutional guaranties, 6-1002 Liberty of speech, 6-1002 Liberty of the press, 6-1002 License, see Occupation, Business, and PRIVILEGE TAXES. Life insurance, see LIFE INSURANCE. Limitation of actions, see LIMITATION OF Ac-Loan, trust, and safe-deposit companies, see LOAN, TRUST, AND SAFE-DEPOSIT COM-PANIES. Local assessments, see Special or Local As-SESSMENTS. Local option, see LOCAL OPTION. Logs and lumber: Constitutionality of statute providing for lien, 19-532 Statutes providing for official scaling, 19-544 Lotteries, see LOTTERIES. Magna Charta, 6-935, 972 Majority, 6-899, 908, 909 Mandamus, see MANDAMUS. Mandatory nature of provisions, 6-928 Manner of submitting proposed constitutional amendments, 19-919 Marriage, see Marriage; Miscegenation. Married women, see SEPARATE PROPERTY OF MARRIED WOMEN. Master and servant, see Master and Servant. Mechanics' liens, see Mechanics' Liens. Military law (see MILITARY LAW), 20-619 Militia, 20-631, 668 Miscegenation, see MISCEGENATION. Monopolies, see Monopolies and Corporate TRUSTS.

CONSTITUTIONAL LAW, cont'd. Municipal aid, see MUNICIPAL AID. Municipal corporations, see MUNICIPAL COR-PORATIONS. Municipal securities, see MUNICIPAL SECURI-Murder and manslaughter, see Murder and MANSLAUGHTER. National banks, see NATIONAL BANKS. Natural gas, 21-418 Nature, see infra, Definition and nature. New states: Admission of new states, 6-894 New trial: Power of legislature, 6-1037 Presence of accused on motion for new trial, 6-997 Nonsuit: Right of trial by jury, 6-983 Notaries public, 6-1059 Nuisances, see Nuisances. Obligation of contracts, see IMPAIRMENT OF OBLIGATION OF CONTRACTS. Obscenity, 6-1003 Occupation, business, and privilege taxes, 18-1125 Occupation taxes, see Occupation, Business, and Privilege Taxes. Operation and effect of constitutions: Self-executing provisions, see infra, Selfexecuting provisions. Upon legislation, 6-919 Constitutional provision annuls inconsistent laws, 6-919 Existing laws not unnecessarily disturbed, 6-920 Illustrations, 6-919, 920 Opinions of court, 6-1065 Advisory opinions authorized, 6-1068 Advisory opinions prohibited by distributive clause, 6-1067 Apportionment of representatives, 6-1074 Bounties, 6-1077 Character of questions asked, 6-1070 Colorado, 6-1068, 1070 Constitutional amendments, 6-1078 Constitutionality of existing laws, 6-1070 Counting and canvassing, 6-1072 Criminal law, 6-1078 Elections, 6-1072 Federal system, 6-1067 Florida, 6-1068, 1069 Force and effect of answers, 6-1079 Form of inquiry, 6-1069 Hawaii, 6-1068 Illustrations of questions which may be asked, 6-1070, 1071 In England, 6-1065 Internal improvements, 6-1077 In the absence of constitutional sanction, 6-1066 In the United States, 6-1066 Introductory, 6-1065 Judiciary, 6-1075 Legislature, 6-1074 Maine, 6-1068, 1070 Massachusetts, 6-1068, 1070 Membership, 6-1074 Minnesota, 6-1068 Missouri, 6-1068 Nebraska, 6-1068, 1069 New Hampshire, 6-1068, 1069

CONSTITUTIONAL LAW, cont'd. Opinions of court, cont'd. Ohio, 6-1067 Organization of legislature, 6-1074 Police power, 6-1077 Powers and duties of public officers, 6-1073 Property rights, 6-1070 Public finance, 6-1076 Public officers, 6-1072, 1073 Questions from executive, 6-1069 Questions from legislature, 6-1069 Questions must be publici juris, 6-1070 Rhode Island, 6-1068 South Dakota, 6-1068, 1069 Statute requiring written opinions, 6-1049 Submission of questions upon solemn occasions, 6-1070 Taxes, 6-1076 Term and tenure of public office, 6-1073 Vermont, 6-1068, 1069 Who may propound questions, 6-1069 Ordinances, see ORDINANCES. Organic law, 21-1007 Oysters, 13-568 Pardon, see REPRIEVE, PARDON, AND AM-NESTY. Partition: Right of trial by jury, 6-976 Party walls, 22-240 Payment, see PAYMENT. Pensions and bounties: Bounty, 4-870, 871 Penalty for charging excessive fee, 22-665 Personal liberty and security, 6-1002 Persons, 22-743 Petition, 6-1004, 1006 Physicians and surgeons, see Physicians AND SURGEONS. Police power, see Police Power. Postal laws, see Postal Laws. Prescription, see PRESCRIPTION. Presence at trial, see infra, Right to be present at trial. Presentment and indictment, 6-962 President of the United States, see infra, Executive. Private ways, 23-18 Privileges and immunities, 6-966 Adultery between whites and negroes, Intermarriage between whites and negroes, see Miscegenation. Limitation of actions, 19-168 Meaning of the phrase, 6-966 Military organization, drill, and parade under arms, 6-967 Punishment of crime, 6-967 Right of suffrage, 6-967 Right to practice law, 6-966 Right to pursue employment and make contracts, 6-966 To what rights applicable, 6-966 To whom available, 6-966 Privileges and immunities of citizens of other states, 6-958 Does not confer special privileges or

give extraterritorial force in law,

Federal Constitution, 6-958

6-959

CONSTITUTIONAL LAW, cont'd. Privileges and immunities of citizens of other states, cont'd. Fishing grounds belonging to state, 6-959 Right to acquire and hold property, 6-958 Right to sue, 6-958 Undertaking in attachment against nonresidents, 6-959 Privilege taxes, see Occupation, Business, AND PRIVILEGE TAXES. Probable cause, 30-85 Probate and letters of administration: Right of trial by jury, 6-979 Process of law, see Due Process of LAW. Property guaranties, 6-1002 Prosecuting and district attorneys, see Pros-ECUTING AND DISTRICT ATTORNEYS. Public assemblies, 6-1004 Federal Constitution, 6-961 Publication: Proposed amendments, 6-906 Public officers, see Public Officers. Punishment, 25-317 Quarantine, 23-535 Questions of law and fact, see QUESTIONS OF LAW AND FACT. Quieting title: Right of trial by jury, 6-976 Quo warranto, see Quo WARRANTO. Railroad commissioners, see RAILROAD COM-MISSIONERS. Railroad fences, see Fences. Railroads: Fires, see FIRES. Municipal aid, see MUNICIPAL AID. Ratification, see infra, Adoption of constitution; Amendment and revision. Reconstruction, 6-895 Recording acts, see RECORDING ACTS. Referees, see REFEREES. References: Right of trial by jury, 6-985 Referendum, see infra, Delegation of legislative functions. Rehearing: Power of legislature, 6-1037 Religious liberty, see RELIGIOUS LIBERTY. Remedy, see RETROACTIVE OF RETROSPECTIVE Laws. Reorganization of corporation, see Wind-ING UP AND REORGANIZATION OF CORPORA-TIONS. Reprieve, see Reprieve, Pardon, and Am-NESTY. Republican form of government, 6-1004 Retroactive or retrospective laws, see RETRO-ACTIVE OR RETROSPECTIVE LAWS. Retrospective effect of constitutions, 6-917 Constitutional provision annuls inconsistent laws, 6-919 Construed to operate prospectively, 6-917 Eligibility of officers, 6-918 Ex post facto ordinances of convention, Expressed intention that constitution shall operate retrospectively, 6-918 Illustrations, 6-918, 919 In general, 6-917 Prohibition on special legislation, 6-918 Volume XXXI.

CONSTITUTIONAL LAW, cont'd. Retrospective effect of constitutions, cont'd. Provisions as to actions for death by wrongful act, 6-918 Retroactive provisions, 6-897 Revenue laws, see Revenue Laws. Revision, see infra, Amendment and revision. Right of assembly, see infra, Public assemblies. Right of petition, 6-1004, 1006 Right of trial by jury, see JURY AND JURY TRIAL. Right to bear arms (see CARRYING WEAPONS): Federal Constitution, 6-962 Right to be present at trial, 6-993 Argument of preliminary questions of law, 6-995 Discharge of jurors on account of sickness, 6-995 Felonies, 6-993 Formal matters, 6-995 General rule, 6-993 Judgment, 6-997 Misdemeanors, 6-998 Motion for new trial, 6-997 Motion in arrest of judgment, 6-998 Preliminary matters, 6-995 Presence of counsel does not suffice. 6-994 Presence when jury is charged, 5-995 Proceedings in error, 6-998 Recalling jury in accused's absence for further instructions, 6-994 Record must show affirmatively, 6-994 Sentence, 6-997 Verdict, 6-996 View of premises, 6-995 Waiver, 6-996, 998, 999 Safe-deposit companies, see LOAN, TRUST, AND SAFE-DEPOSIT COMPANIES. Sanitary districts: Imposing nonjudicial duties on courts and judges, 6-1063 Savings banks: Statutory preferences of savings banks, 24-1273 Schools, see Schools. Scope of modern constitution, 6-889 Scope of title, 6-891 Searches and seizures, see Searches and SEIZURES. Seceding states: Status of seceding states after civil war, 6-894 Security for costs, 6-973 Seizure, see SEARCHES AND SEIZURES. Self-crimination, see GRAND JURIES; WIT-NESSES. Self-executing provisions, 6-912 Civil service provisions, 6-914 Eminent domain, 6-913 General rule as to prohibitory clauses, 6-913 Guaranty against taking private property for public use, 6-913 Homestead exemption, 6-913 Interpretation of ambiguous provisions, 6-012 Limitations on municipal indebtedness, 6-914

Miscellaneous provisions, 6-914

Municipal home rule, 6-915

CONSTITUTIONAL LAW, cont'd. Self-executing provisions, cont'd. Operative legislation, 6-917 Prohibiting sale of lottery tickets, 6-914 Prohibitions, 6-913 Provisions as to stockholders, 6-917 Rate of taxation, 6-914 Salary clause, 6-914 Stockholders' liability clauses, 6-916 Test, 6-912 What provisions are not self-executing. 6-915 What provisions are self-executing, 6-912 Sentence and punishment, see Sentence and PUNISHMENT. Separate property of married women, see Separate Property of Married Women. Separation of powers, 6-1006 Appointment by judges, 6-1008 Distributive clause confined to central government, 6-1008 Each department supreme within its own sphere, 6-1008 Executive, see infra, Executive. General distributive clauses, 6-1007 General grant to one department, exclusion of others, 6-1009 General view, 6-1006 Indefinite line of demarkation, 6-1007 Independence of several departments of government, 6-1006 Interrelations of the departments, 6-1008 Judiciary, see infra, Judiciary. Legislature, see infra, Legislature. Practice, 6-1007 Separation not complete, 6-1007 States, 6-1006 Theory, 6-1006 Sewers, see Drains and Sewers. Shackles, see infra, Freedom from shackles. Sheriffs and constables, see Sheriffs and CONSTABLES. Ships and shipping, see SHIPS AND SHIP-PING. Slaves and slavery, see SLAVES AND SLAVERY. Sovereignty: Constitutional convention, 6-896 Special assessments, see Special or Local ASSESSMENTS. Speedy trial (see infra, Free and prompt redress), 6–992 Bail, 3-678 Prosecution entitled to time for preparation, 6-993 Right to speedy trial, 6-992 Unreasonable delay, 6-993 Stare decisis, see STARE DECISIS. State and public lands, see STATE AND PUBLIC LANDS. States (see STATES): Suits against state, see STATES. Stations, see STATIONS (RAILROAD). Statute of limitations, see LIMITATION OF

Constitutionality of statutes in general,

Constitutional provision annuls incon-

Inconsistent laws not unnecessarily dis-

Actions.

Statutes (see STATUTES):

see STATUTES.

turbed, 6-920

sistent laws, 6-919

```
CONSTITUTIONAL LAW, cont'd.
CONSTITUTIONAL LAW, cont'd.
  Statutes, cont'd.
                                                     Trial, cont'd.
                                                         Presence at trial, see infra, Right to be
      Judicial power of annulling statutes, see
        infra, Judiciary.
                                                           present at trial.
      Legislature has no power to direct the
                                                         Speedy trial, see infra, Speedy trial.
        judiciary in the interpretation of stat-
                                                    (Trial by jury, see JURY AND JURY TRIAL.
                                                    Trust, see Monopolies and Corporate
        útes, 6-1052
      Local option, see LOCAL OPTION.
                                                      TRUSTS.
  Stay laws, 26-767
                                                    Trust companies, see LOAN, TRUST, AND SAFE-
  Stock and stockholders, see STOCK AND
                                                      DEPOSIT COMPANIES.
                                                    Unconstitutional law, 6-890
United States (see United States):
    STOCKHOLDERS.
  Store-order acts, 26-1124
      Acts held constitutional, 26-1125
                                                         All federal power derived from constitu-
      Acts held unconstitutional, 26-1124
                                                           tion, 29-149
  Street railways, see STREET RAILWAYS.
                                                         Application of rule that king is not
  Subject-matter of constitutions, 6-935
                                                           bound by acts of Parliament, 29-151
                                                     "King can do no wrong," 29-151
United States Constitution, see infra, Fed-
       Bill of rights, see infra, Bill of rights.
      Executive, see infra, Executive.
      Form of government, 6-1004
                                                       eral Constitution.
      Judiciary, see infra, Judiciary.
                                                     United States courts, see United States
      Legislature, see infra, Legislature.
                                                       COURTS.
      Separation of powers, 6-1006
                                                     Unusual punishment, see CRUEL AND UN-
USUAL PUNISHMENT.
  Submission of amendment, see infra, Amend-
    ment and revision.
                                                     Unwritten constitutions, 6-891
  Submission of constitution, see infra, Dele-
                                                     Usury, see Usury.
        gation of legislative functions.
                                                     Vagrancy, 29-572
      Convention practice, 6-897
                                                     Validating acts, see RETROACTIVE AND RETRO-
      Ex post facto, 6-897
                                                       SPECTIVE LAWS.
      Necessity, 6-898
                                                     Verdict:
      Procedure of submission, 6-899
                                                         Presence of the accused, 6-996
  States, see STATES.
                                                     Vested rights, see VESTED RIGHTS.
                                                     Veto, see VETO.
  Subpœna:
      Subpæna to the executive, 6-1019
                                                     View:
  Succession tax, see Succession Taxes.
                                                         Presence of the accused, 6-995
                                                             Express waiver, 6-996
Implied waiver, 6-996
  Sugar bounties, 4-870, 871
  Suits against state, see STATES.
  Summary proceedings, see SUMMARY Pro-
                                                             Personal privilege of accused, 6-996
Right of prisoner to be present at
    CEEDINGS.
  Sundays, see Sundays and Holidays.
                                                                view of premises, 6-995
  Supplementary proceedings:
                                                     War, see WAR.
      Right of trial by jury, 6-979
                                                     Warrants see WARRANTS.
   Syllabi, 6-1049
                                                     Waterworks and water
                                                                                 companies,
  Taxation (see Occupation, Business, and
                                                       WATERWORKS AND WATER COMPANIES.
        Privilege Taxes; Special or Local
                                                     Weights and measures, see Weights and
         ASSESSMENTS; Succession Taxes;
                                                       MEASURES.
                                                     Whether
         TAXATION):
                                                                dependent
                                                                              upon
                                                                                      constitution,
       Corporations, see Taxation (Corporate).
                                                       10-1049
   Territories, see TERRITORIES.
                                                     Wills:
  Thirteenth amendment (see Civil Rights),
                                                         Retrospective act affecting the execution
                                                           of wills, 6-943
         6-963
                                                         Right of trial by jury, 6-979
       Abolition of slavery, 6-963
       Apprenticeship, 6-963
                                                     Winding up and reorganization of corpora-
                                                       tions, see WINDING UP AND REORGANIZATION
       Executory contracts as to slaves, 6-964
       What are involuntary servitudes, 6-963
                                                       OF CORPORATIONS.
  Threats and threatening letters, see Threats
                                                     Witnesses (see Witnesses):
    AND THREATENING LETTERS.
                                                         Confronting the accused with the wit-
   Tickets and fares, see TICKETS AND FARES.
                                                                nesses against him:
  Time of amendment taking effect, 6-909
                                                              Depositions, 9-314
                                                         Retroactive law, 6-950
  Time of taking effect of amendment to Fed-
     eral Constitution, 6-911
                                                     Written constitutions, 6-892
                                                   CONSTRAINT, 7-1
   Time of taking effect of constitution, 6-
                                                   CONSTRUCT, 7-1; 11-253
     900
  Torrens law, 6-1054
                                                     Construct and maintain, 19-610
  Trademarks, trade names, and unfair competition, see Trademarks, Trade Names, and
                                                   CONSTRUCTION, 7-2
                                                     See Interpretation and Construction;
     UNPAIR COMPETITION.
                                                       RAILROADS.
                                                     Construction and erection, 7-2
  Trading stamps, 28-442
  Treason, see TREASON.
Treaties, see TREATIES.
                                                     Statutes:
                                                         Mandatory or directory provision, 26-691
                                                   CONSTRUCTIVE, see Actual — Actually.
  Treaties of cession, see Treaties of Cession.
  Trial:
                                                   CONSTRUCTIVE CONTEMPTS, see Con-
      Jury trial, see JURY AND JURY TRIAL.
                                                     TEMPT,
```

CONVERSION. CONSULS. cont'd. CONSTRUCTIVE see Courts, see infra, Consular jurisdiction and TROVER AND CONVERSION. CONSTRUCTIVE DELIVERY, 7-3 consular courts. See Pledge and Collateral Security. Decedents' estates, 7-10 Definition, 7-6 Gifts, 14-1021, 1059 Sales, see SALES. Domicil, 10-37 Statute of frauds, 29-989 Embezzlement, 10-1018 CONSTRUCTIVE EVICTION, see Evic-Estates of decedents, 7-10 Evidence: CONSTRUCTIVE FORCE, see ROBBERY. Certificates as evidence, 7-11 CONSTRUCTIVE FRAUD, see FRAUD AND Exequatur, 7-8 Fees, 7-21 DECEIT. CONSTRUCTIVE MALICE, see Malice. Foreigners, appointment, 7-7 CONSTRUCTIVE MURDER, 7-4
CONSTRUCTIVE NOTICE (see Notice; History, 7-6 Jurisdiction: Purchasers for Value and Without Nojurisdiction Consular and consular TICE; RECORDING ACTS): courts, 7-17 Bona fide purchasers, see Purchasers for Federal and state jurisdiction in suits VALUE AND WITHOUT NOTICE. by or against consuls, 7-15 CONSTRUCTIVE POSSESSION, 7-4; 28-Marriage, 19-1192 Masters of vessels, see Masters of Vessels. 239 Nonofficial fees, 7-21 See Adverse Possession; Trespass. Notary public, 7-10; 21-578 Liens, 19-27 CONSTRUCTIVE RELEASE, 24-285 CONSTRUCTIVE RESIDENCE, 24-696 Origin, 7-6 Powers, 7-8 CONSTRUCTIVE SEIZURE, see ATTACH-Advice of consul, 7-9 MENT. Cannot exempt ships from capture, 7-8 Certain specific powers under United States statutes, 7-10 CONSTRUCTIVE TOTAL LOSS, ABANDONMENT AND TOTAL LOSS.
CONSTRUCTIVE TRUSTS (see IMPLIED Certificates as evidence, 7-11 Consular powers in general, 7-8 TRUSTS):, Diplomatic functions, 7-9 Liability of trustee, 28-1061 CONSTUPRATE, 7-5 Estates of decedents, 7-10 CONSUETUDO, see Usages and Customs. Federal and state jurisdiction in suits by or against consuls, 7-15 CONSULS, 7-6 See MINISTERS AND AMBASSADORS. Intercession for countrymen, 7-8 Notarial functions, 7-10 Acknowledgments, 1~506 Admiralty jurisdiction: Protest of consul as affecting jurisdic-Protest of consul, 1-654 tion over foreign ships, 7-9 Restitution of property, 7-8 Advice of consul, 7-9 Privileges and immunities, 7-12 Aliens: Amenability to subpœna, 7-12 Appointment, 7-7 Commercial agents only, 7-12 Appointment, 7-7 Contracts, 7-14 Bonds of consular officers, 7-7 Business, engaging in, 7-14 Engaging in trade, 7-14 Inviolability of consular archives, 7-13 Capture: Cannot exempt enemy's ships from cap-Liabilities, 7-14 Subject to local laws, 7-12 ture, 7-8 Seals, 7-12 Certificates as evidence, 7-11 Classes of consular officers, 7-7 Seamen: Discharges by American consuls in for-Commercial agents, 6-222 eign ports, see SEAMEN. Commercial agents only, 7-12 Compensation, 7-21 Statutory regulation of consular conduct, 7-21 Acts of Congress, 7-21 Subpœna, 7-12 Succession: Illustrations, 7-21, 22 Consular jurisdiction and consular courts, Estates of decedents, 7-10 Trade, engaging in, 7-14 7-17 Treaties, see infra, Consular jurisdiction and Appeal from judgments of consular consular courts. courts, 7-20 Consular jurisdiction United States commissioners, 29-191 dependent United States courts, 29-214 treaty, 7-17 Foreign consuls in the United States, Federal and state jurisdiction in suits by or against consuls, 7-15 CONSULT, 7-22 Judgment or sentence, 7-21 CONSUMERS, 7-22 CONSUMMATE DOWER, see Dower. Special treaty stipulations conferring jurisdiction on consuls, 7-19 CONSUMMATION, 7-22 Treaties investing consuls in non-Chris-CONTAGION, 7-22 CONTAGIOUS DISEASES (see Animals; tian countries with judicial powers, 7-20 United States statutes regulating con-BOARDS OF HEALTH; HOSPITALS AND ASYsular courts, 7-20 lums; Quarantine): Libel and slander, see LIBEL AND SLANDER. Contracts, 7-14, 15

CONTAGIOUS DISEASES, cont'd.	CONTEMPT, cont'd.
Police power, 22-923	Constitutional law, cont'd.
CONTAÎN, 7-23	Summary punishment for newspaper contempt, 7-61
CONTAINED IN, 7-23	Constitutional prohibitions against imprison-
See Fire Insurance. CONTANGO, see Stock Brokers.	ment for debt, 7-39
CONTEMPLATION, 7-23	Alimony, 7-41
CONTEMPLATION OF BANKRUPTCY,	Conversion of money by attorney, 7-40
3-785; 7-23; 16-668	Costs, 7-42
CONTEMPT, 7-25	In general, 7-39
See LIBEL AND SLANDER.	Money fraudulently withheld, 7-40
Abridgment of right to punish, 7-32	Nonpayment of alimony, 7-41
Advice of counsel, 1-898; 7-77	Obligations ex delicto, 7-39
Advice of counsel no justification, 1-	Supplementary proceedings, 7-42
898 Contempt of attorney in advising client	Necessity of demand for property, 7-43
to violate order of court, 7-44	Refusal to attend or answer ques-
General rule, 1-898	tions, 7-42
Liability of attorney for contempt in	Refusal to deliver property, 7-42
giving improper advice, 1-896	Refusal to disclose property, 7-42
Qualifications, 1-898	Statute strictly construed, 7-43
Affirmation, 7-47	Torts, 7-39
Agents:	Constructive contempts, 7-3
Violation of injunctions and orders,	Contempt by witnesses, 7–46 Failure to attend, 7–46
7–58 Alimony, 7–41	Refusal to attend, 7-46
Constitutional prohibition against im-	Corporations:
prisonment for debt, 7-41	Liability for contempt, 7-847
Inability to pay, 7-41	Modern doctrine, 7-847
Necessity of personal demand for pay-	Old doctrine, 7-847
ment, 7-41	Costs:
Nonpayment of alimony, 7-41	Constitutional prohibition against im-
Appeal, 7–33, 34 At common law, 7–33, 34	prisonment for debt, 7-42
Statutes authorizing appeal, 7-35	Court's right to punish, see infra, Right of courts and officers to punish.
When appeal lies, 7-34	Criminal contempt, 7-28
Arrest of party or witness in attendance at	Criminal proceedings, 8-254
trial, 7-54	Custodia legis, see infra, Interference with
Attendance on trial:	property in custodia legis.
Arrest of party or witness, 7-54	Definition, 7-27
Attorneys, 7-44	Contempt of court, 7-27
Advising client to violate order of court,	Civil contempt, 7-28
7-44 Constitutional prohibitions against im-	Criminal contempt, 7-28 Direct contempt, 7-28
prisonment for debt, 7-40	Improper conduct in presence of
Conversion of money by attorney, 7-40	court, 7-28
Disbarment, 7-45	Indirect contempt, 7-28
Disobedience of order requiring pay-	In general, 7-27
ment of money, 7-44	Depositions, 9-340
Fictitious suits, 7–44	Direct contempt, 7-28
Suspension, 7-45 Bribery, 7-65	Disability of contemnor, 7–69 Illustrations, 7–70, 71
Case, 5-753	In general, 7-69
Cause, 5-773	Legal rights, 7-70
Civil action, 6-97	Duration of imprisonment, 7-37, 69
Civil contempt, 7-29	Effect of statutory declarations, 7-32
Classification, 7-27	Abridgment of right to punish, 7-32
Commitment, see infra, Jurisdiction of court	In general, 7-32
and authority to make order. Constitutional law:	Elections:
Abridgment of right to punish, 7-33	Right of legislature to take testimony in election contest, 7-64
Delegating power to punish contempt,	Exclusive judge of contempt, see infra, Trial
6-1058	court exclusive judge of contempts.
City councils, 6-1058	Expert and opinion evidence, 7-48
Commissioners, 6-1059	Fines and penalties, 7-67, 68
General rule, 6-1058	Governor:
Notaries public, 6–1059	Power to pardon, 7-69
Freedom of speech in the press, 7-61	Grand jury, 17-1289
Newspapers, 7–61 Power of legislature, 6–1048	Attack on grand jury, 7-61 Prosecutions for contempts need not be
Right of trial by jury, 6-978	instituted by indictment or present-
Self-crimination, see Witnesses.	ment, 17-1305
•	· · · ·

Contempt.

Contempt,

CONTEMPT, cont'd. CONTEMPT, cont'd. Habeas corpus, see HABEAS CORPUS. Justices of the peace, 7-32; 18-27 Labor combinations, 18-93 Illustrations of contempt, 7-65 Imprisonment for debt, see infra, Constitutional prohibitions against imprisonment Legislature, 7-62 English colonies, 7-62 In England, 7-62 for debt. Limitation of legislative power to punish Imprisonment to enforce payment of money demands (see infra, Attorneys), 7-38 by imprisonment, 7-65 Punishment of contumacious witnesses, Chancery, 7-38 7-63 Constitutional prohibitions against imprisonment for debt, see infra, Consti-In general, 7-63 tutional prohibitions against imprison-Power to compel production of private papers, 6-65 ment for debt. Right to investigate conduct of Duration of the imprisonment, 6-37 In general, 7-38 members, 7-64 Right to take testimony In election Statutory methods, 7-38 contest, 7-64 Indictment: Where answer would incriminate, Necessity, 17-1305 Indirect contempt, 7-28 7-64 United States, 7-62 Inferior courts, see infra, Right of courts and officers to punish. Liberty of the press, 7-61 Mandamus, 29-212 Inherent right, see infra, Right of courts and Disobedience of mandamus a contempt, officers to punish. Injunctions, 29-212 19-901 Disobedience, 7-54; 16-436 Disobedience punished by attachment, Disobedience of erroneous order a pun-19-901 ishable contempt, 16-438 Enforcement by contempt proceedings, Receivers, 7-53 19-901 Violation of injunctions and orders, see Evasive performance punishable as coninfra, Violation of injunctions and tempt, 19-900 Execution of writ by United States marorders. Instances of contempt, 7-65 shal, 19-901 Intention: Federal courts, 19-901 Disavowal of intention to commit con-Void writ, 19-902 tempt, see infra, Purging contempts. Writ not properly served, 19-902 Interference with judicial proceedings, 7-65 Mittimus, see infra, Jurisdiction of court and Interference with property in custodia legis, authority to make order. Newspaper publications, 7-59 7-52 Common law, 7-52 Attack on grand jury, 7-61 Custody of sheriff or other like officer, Attack on integrity of court, 7~59 Constitutional provisions, 7-61 7-52 In general, 7-52 In general, 7-59 Receiver's possession, 7-52 Intent, 7-60 Statutory enactments, 7-52 Publication must relate to Suits against receiver, 7-53 Interstate commerce, 17-168, 177; 29-210 cause, 7-61 Punishment within discretion of court, Commission,- 17-167 7-61 Intoxicating liquors, 17-320 Summary punishment not unconstitu-tional, 7-61 Injunction, 17-320, 324

Judge, see infra, Trial court exclusive judge Tending to prejudice a cause, 7-60 of contempts. Newspaper reporter, 7-65 Jurisdiction (see infra, Violation of injunc-Nonjudicial bodies and officers, 7-32 tions and orders): Oath: Liability for contempt, 17-1059 Refusal of witness to be sworn, 7-47 Jurisdiction of court and authority to make Officers of court, 7-44 order, 7-36 Jurymen, 7–46 Duration of imprisonment, 7-37 Receivers, 7-46 Orders (see infra, Jurisdiction of court and Imposition of punishment not allowed by 1aw, 7-37 authority to make order): In general, 7-36 Inability to comply with order, see in-Instances of jurisdictional defects, 7-37 fra, Purging contempts. Jurisdiction of person and subject-matter, Violation of injunctions and orders, see 7-36 infra, Violation of injunctions and or-Jurisdiction to render particular judgders. Pardon, 7-69; 24-568
Power of President of United States, ment, 7-36 Order of commitment for indefinite period, 7-37 7-69 Power of state executive, 7-69
Payment, see infra. Imprisonment to enforce What constitutes jurisdiction, 7-36 Where act charged is no contempt, 7-38 payment of money demands. Jury and jury trial, 7-46, 66 Attempt to bribe a juror, 7-65 Production of documents, 23-184 Right of trial by jury, 6-978 Prohibition, 23-219, 221

368

Punishment (see infra, Duration of imprisonment; Right of courts and officers to punish; Summary punishment of contempts): Limitation of legislative power to punish by imprisonment, 7-65 Violation of injunctions and orders, 7-75 Puriging contempts, 7-71 Advice of counsel, 7-77 Advice of counsel, 7-77 Advice of counsel, 7-77 Answer of contempor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attack on court, 7-75 Civil contempt, 7-75 Civil contempt, 7-76 Failure to comply with order, 7-75 Evidence introduced in equity, 7-92 In general, 7-92 When inability result of contempor, 7-75 Revards, 24-931 Reverence, 3-950 Reverence, 3-950 Reverence, 3-950 Specific performance, 26-134 Statutes, 7-31 Nonjudicial bodies and officers to punish, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts	CONTEMPT, cont'd.	CONTEMPT, cont'd.
ment; Right of courts and officers to punish; Summary punishment of contempts): Limitation of legislative power to punish by imprisonment, 7-65 Violation of injunctions and orders, 7-58 Purging contempts, 7-77 Advice of counsel, 7-77 When advice of counsel will palliate offense, 7-77 When advice of counsel will palliate offense, 7-77 Will not justify disobedience of order, 7-79 Answer of contempt conclusive at common law, 7-73 Answer of contempt and a man in equity, 7-7, 1 first contempt, 7-74 Attack on court, 7-75 Attack on court, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-21 Quo warranto, 23-629 Fower of President of the United States, 7-69 Fower of President of the United States, 7-75 Right of courts and officers to punish. Supperior courts and officers to punish. Supperior courts and officers to punish. Supperior courts and officers to punish. Supplementary proceedings, see infra, Right of courts and officers to punish. Supplementary proceedings, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional prohibitions against imprisonment for debt. Tort, see infra, Constitutional forcurs frail fourtient forcurs frail forcurs frail forcurs	Public officers, 7-32	Summary punishment of contempts, cont'd.
punish; Summary punishment of contempts): Limitation of legislative power to punish by imprisonment, 7-65 Violation of injunctions and orders, 7-75 Will and injunctions and orders, 7-76 Purging contempts, 7-71 Advice of counsel, 7-77 Advice of counsel, 7-77 Will not justify disobedience of order, 7-77 Answer of contemnor conclusive at common law, 7-72 Disrecace between rule at law and equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attachment, 7-74 Attack on parties or witnesses, 7-75 Civil contempt, 7-73 Damage caused to adverse party, Paralize to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-71 Quo warranto, 23-639 Receivers, see Receivers, ease Receivers, see Receivers, see Receivers, see Presidence of the United States, 7-69 Power of state executive, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-75 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Statutes, 7-32 Superior courts of record, 7-32 Rule autonin, 18-03 Trial court exclusive judge of contempts, 7-84 United States commissioners, 29-187 United States courty, 3-29 Life states of the adverse party, 7-69 Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 Quo warranto, 23-639 Receivers, see Receivers, see Receivers, see United States, 7-69 Power of trace devices and officers to punish ment of courts and orders, 7-54, 1144 Nonjudicial bodies and officers to punish ment of courts and orders, 7-55 Nature of punishment of protections, 7-95 Nature of punishment of protections, 7-95 Nature of punishment of protections, 7-95 New of the punish, 7-95 Specific performance, 26-134 Statu		
Limitation of legislative power to punish by imprisonment, 7–58 Violation of injunctions and orders, 7–58 Purging contempts, 7–71 Advice of counsel, 7–77 Will not justify disobedience of order, 7–77 Answer of contemnor conclusive at common law, 7–72 Difference between rule at law and in equity, 7–71 Disavowal of intention to commit contempt, 7–74 Attack on court, 7–75 Attack on parties or witnesses, 7–75 Civil contempt, 7–74 Damage caused to adverse party, 7–76 Evidence of the motives, 7–75 Evidence introduced in equity, 7–72 Inability to comply with order, 7–75 Evidence introduced in equity, 7–72 In general, 7–72 When inability result of contemnor, 7–73 In general, 7–72 When inability result of fault of contemnor, 7–73 In general, 7–72 Revards, 24–931 Reviews, pardon, and ammesty, 7–69 Power of state executive, 7–69 Ret indicons, 44–771 Revards, 24–931 Nonjudicial bodies and officers to punish, 7–30 Inherent right, 7–30 What are superior courts of record, 7–30 Inherent right, 7–30 What are superior courts of record, 7–30 Inherent right, 7–30 Shefiffs and constables: Failure to execute process, 25–689 Sheriffs sales, 25–890 Specific performance, 26–134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7–32 Summary punishment of contempts, 7–66 Civil contempt, 7–68 Compensatory fine, 7–68 Compensatory fine, 7–68 Compensatory fine, 7–68 Compensatory fine, 7–68 Compensatory fore, 7–69 Civil contempt, 7–66 Lamprisonment to cocrete performance of eact, 7–68 Compensatory fore, 7–69 Convitational prohibitions against imprisonment for debt. Superior courts at comment for debt. Tord, see infra, Constitutional prohibitions against imprisonment for debt. Tord, see infra, Constitutional prohibitions against imprisonment for debt. Tord, see infra, Constitutional prohibitions against imprisonment for debt. Tord unions, 18–93 Trail court exclusive judge of contempts, 7–58 Indied States cour		
Limitation of legislative power to punish by imprisonment, 7-65 Violation of injunctions and orders, 7-75 Violation of injunctions and orders, 7-75 Purging contempts, 7-71 Advice of counsel, 7-77 Advice of counsel, 7-77 Advice of counsel will palliate offense, 7-97 Will not justify disobedience of order, 7-77 Answer of contemnor conclusive at common law, 7-72 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attack on court, 7-75 Attack on opartics or witnesses, 7-75 Civil contempt, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Failure to comply with order, 7-75 Linging to contemp with order, 7-75 Linging to comply with order, 7-75 Linging to comply with order, 7-75 Linging to contemp to courts of second provided to adverse party, 7-69 Power of tracte executive, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-69 Res judicata, 24-721 Revards, 24-951 Right of courts and officers to punish, 7-30 Linging to comply to a decimal provided to adverse party, 7-69 Power of tracted to adverse party, 7-69 Power of tracted to contemp to a		
ish by imprisonment, 7-65 Violation of injunctions and orders, 7-58 Purging contempts, 7-71 Advice of counsel, 7-72 When advice of counsel will palliate offense, 7-77 Will not justify disobedience of order, 7-77 Answer of contemptor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence introduced in equity, 7-72 In general, 7-72 When inability result of contempt, 7-74 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 When inability result of contempt, 7-74 Revards, 24-951 Reveriever, sardon, and amnesty, 7-69 Power of President of the United States, Reprieve, pardon, and amnesty, 7-69 Power of state executive, 7-69 Rest judicale, 4-4-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriffs sales, 25-890 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary prusishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-66 Imprisonment to coerce performance of act, 7-68 Compensatory fine, 7-66 Imprisonment to coerce performance of act, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-66 Imprisonment to coerce performance of act, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compen		
Violation of injunctions and orders, 7-75 Purging contempts, 7-71 Advice of counsel, 7-77 Answer of contempor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Failure to comply with order, 7-72 In general, 7-72 When inability result of fault of contempor, 2-7-3 Reperieve, parton, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Power of state executive, 7-69 Reprieve, parton, and amnesty, 7-50 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-689 Specific performance, 26-134 Statutes (see in/7a, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment for debt. Trade unions, 18-93 Trial court exclusive judge of contemptus, 3-35 At common law, 7-33 At common law, 7-33, 34 General rule, 7-33 At common law, 7-33, 34 United States courts, see Unitre States, 7-58 Hearing, 7-59 Nonited, 7-58 Nonited, 7-58 Notice, 7-59 Notice, 7-59 Notice, 7-59 Noti		
pruging contempts, 7-71 Advice of counsel, 7-77 Advice of counsel, 7-77 Advice of counsel, 7-77 Will not justify disobedience of order, 7-72 Will not justify disobedience of order, 7-72 Answer of contemptor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavoul of intention to commit contempt, 7-74 Attach one court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Attach on parties or witnesses, 7-75 Civil contempt, 7-74 Criminal contempt, 7-75 Criminal contempt, 7-75 Pailure to comply with order, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 Ingeneral, 7-73 In general, 7-73 In general, 7-73 Revards, 24-951 Review, 24-951 Review		Supplementary proceedings, see infra, Con-
Purging contempts, 7-71 Advice of counsel, 7-77 Answer of contemmor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Failure to comply with order, 7-72 Inability to comply with order, 7-72 In general, 7-72 When inability result of fault of contempts, 2-69 Power of President of the United States, 7-69 Power of State executive, 7-69 Power of state executive, 7-69 Power of state executive, 7-69 Reprieve, pardon, and amnesty, 7-50 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-820 Specific performance, 26-134 Statutes (see in/7a, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to contempts againt imprisonment to decordent and and court and intention to commit contempts, 7-65 Trial court exclusive judge of contempts, 7-35 When appeal lies, 7-33 At common law, 7-33, 34 General rule, 7-33 At common law, 7-33, 34 United States commissioners, 29-187 United St		
Advice of counsel, 7-77 When advice of counsel will palliate offense, 7-77 Will not justify disobedience of order, 7-77 Answer of contemnor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attach on court, 7-75 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 Inability result of contempor, 7-73 In general, 7-71 Quo warranto, 23-620 Receivers, see Receivers, 8-69 Power of Fresident of the United States, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-751 Right of courts and officers to punish, 7-30 Interent right, 7-30 What are superior courts of record, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs asles, 25-89 Specific performance, 26-134 Sheriffs asles, 25-89 Specific performance, 26-134 Sheriffs asles, 25-89 Specific performance, 26-134 Sharing and constables: Failure to execute process, 25-689 Sheriff sales, 25-89 Specific performance, 26-135 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Courans. Violation of injunctions and orders, 7-54; Injunction after appeal, 7-55 Agents, 7-58 Injunction after appeal, 7-55 Injunction after appeal, 7-55 Injunction after appeal, 7-55 Injunction after appeal, 7-55 Nature of punishment, 7-56 Receivers, see Receivers, 8-75 Right to personal notice and hearing, 7-58 Contention, 7-25 Contention, 7-26 Contention, 7-26 Contention, 7-26 Receivers, 25-89 Specific performance, 26-134 Contention, 7-26 Contention, 7-26 Civil contempt, 7-66 Dama		
ate offense, 7-77 Will not justify disobedience of order, 7-7-72 Answer of contemnor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Failure to comply with order, 7-75 In general, 7-72 When inability result of fault of contempor, 7-73 In general, 7-72 When inability result of fault of contempor, 7-73 In general, 7-72 In general, 7-73 In general, 7-71 Ouw warranto, 23-630 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Res judicate, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers to punish, 7-30 Inferior courts, 7-32 Superior courts of record, 7-30 Entire to execute process, 25-689 Sheriff's sales, 23-850 Sheriff's sales, 23-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Summary proceedings, 27-36 Civil contempt, 7-68 Compensatory fine, 7-68 Compen		Tort, see infra, Constitutional prohibitions
Will not justify disobedience of order, 7-77 Answer of contemnor conclusive at common law, 7-72 Difference between rule at law and in cutity, 7-71 Disavowal of intention to commit contempt, 7-74 Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Civil contempt, 7-76 Evidence of the motives, 7-76 Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 In general, 7-71 Quo warranto, 23-639 Receivers, see Recutives. Reprieve, pardon, and ammesty, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-69 Res fudicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Statutes, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Civil contempt, 7-68 Curi contempt, 7-66 Imprisonment to coerce performance of act, 7-68 Curi contempt, 7-66 Imprisonment to coerce performance of act, 7-68 Curing Aprel Mexical and and in committed and and in country of the page of contempts, 7-55 When appeal lies, 7-33 Statutes authorizing appeals, 7-35 When appeal lies, 7-34 United States commissioners, 29-189 United States commissioners, 29-18		
Answer of contemnor conclusive at common law, 7-72 Answer of contemnor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Evidence of the motives, 7-76 Evidence introduced in equity, 7-72 In general, 7-72 When inability result of fault of contempor, 7-73 In general, 7-72 When inability result of fault of contempor, 7-73 In general, 7-71 Quo warranto, 23-639 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Statutes, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Summary proceedings, 27-36 Civil contempt, 7-68 Compensatory fine, 7-68 Compen		
Answer of contemnor conclusive at common law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attack on court, 7-75 Attack on court, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence introduced in equity, 7-72 In general, 7-72 In general, 7-72 In general, 7-72 In general, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Rechivers. Reprieve, parton, and annesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers to punish, 7-30 Inferior fourts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-75 Right of courts and officers to punish, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Statutes, 7-31 Statutes, 7-31 Nonjudicial bodies and officer, 7-75 In general, 7-74 United States commissioners, 29-189 United States commissioners	and the second s	
mon law, 7-72 Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Failure to comply with order, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and ammesty, 7-69 Power of state executive, 7-69 Res fullicata, 2a-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers, 7-32 Rule at common law, 7-31 Statutes, 7-31 Shatites, 7-31 Shatites, 7-31 Shatites, 7-36 Sheriff's asles, 28-850 Sheriff's sales, 28-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary prospectings, 27-375 Summary protectings, 27-366 Compensatory fine, 7-68 Compensatory fine,		
Difference between rule at law and in equity, 7-71 Disavowal of intention to commit contempt, 7-74 Attack ment, 7-74 Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Civil contempt, 7-75 Civil contempt, 7-75 Civil contempt, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Reduvers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-68 Reprieve, pardon, and amnesty, 7-69 Res judicata, 24-791 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Statutes, 7-32 Superior courts of record, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-73 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 York of state execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Contresting probable, 7-58 Violation of injunctions and orders, 7-54; 16-436, 438; 29-212 Actual presence in court when order made, 7-55 Inferior, 7-58 Hearing, 7-58 Ingeneral, 7-91 Linability to comply (7-56 Invited States counts) for injunctions and orders, 7-54; 16-436, 438; 29		
cquity, 7-71 Disavowal of intention to commit contempt, 7-74 Attachment, 7-74 Attack on court, 7-75 Attack on parties or witnesses, 7-75 Givil contempt, 7-75 Criminal contempt, 7-75 Criminal contempt, 7-75 Evidence of the motives, 7-76 Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 When inability result of contempt, 7-72 In general, 7-71 Quo warranto, 23-629 Receivers, see Recuives. Reprieve, pardon, and amnesty, 7-69 Power of fresident of the United States, 7-69 Power of fresident of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-711 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Statutes, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgement of right to punish, 7-32 Sult, 29-269 Summary proceedings, 27-375 Summary proceed		
Disavowal of intention to commit contempt, 7-74 Attack ment, 7-74 Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-75 Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 In general, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-73 Quo warranto, 23-629 Receivers, see Receives. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Contempt, 7-75 Actual presence in court when order made, 7-55 Agents, 7-58 Hearing, 7-58 Hearing, 7-58 In general, 7-54 Injunction after appeal, 7-55 Irregularity in exercise of power, 7-56 Jurisdiction, 7-56 Jurisdiction, 7-56 Jurisdiction, 7-56 Failure of punish, 7-30 Inferior courts, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Compensatory fine, 7-68 Contingent Dahades, 7-59 Contempt, 7-58 Hearing,		
tempt, 7–74 Attack on court, 7–75 Attack on parties or witnesses, 7–75 Givil contempt, 7–75 Cirilinal contempt, 7–75 Criminal contempt, 7–76 Damage caused to adverse party, 7–76 Evidence of the motives, 7–76 Failure to comply with order, 7–75 Evidence introduced in equity, 7–72 In general, 7–72 In general, 7–72 When inability result of fault of contemnor, 7–73 In general, 7–71 Quo warranto, 23–629 Receivers, see Rechivers. Reprieve, paruon, and amnesty, 7–69 Power of President of the United States, 7–69 Power of state executive, 7–69 Res judicala, 24–791 Right of courts and officers to punish, 7–30 Inferior courts, 7–31 Statutes, 7–31 Nonjudicial bodies and officers, 7–32 Superior courts of record, 7–30 Inherent right, 7–30 What are superior courts of record, 7–31 Scheriffs and constables: Failure to execute process, 25–689 Specific performance, 26–134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7–32 Suit, 29–269 Summary proceedings, 27–375 Summary proceedings, 27–375 Summary proceedings, 27–375 Summary proceedings, 27–375 Contingent liability, 8–846 Cirminal contempt, 7–68 Campensatory fine, 7–66 Limptionnation in junctions and orders, 7–54, 4ctal presence in court when order made, 7–55 Agents, 438; 29–212 Actual presence in court when order made, 7–55 Agents, 7–58 Hearing, 7–58 Ingient, 7–55 Injunction after appeal, 7–55 Knowledge of order, 7–56 Witnesses (see Witnesses), 3		
Attack on court, 7-74 Attack on parties or witnesses, 7-75 Civil contempt, 7-74 Damage caused to adverse party, 7-76 Evidence introduced in equity, 7-72 Enability to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT, 7-81 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT, 7-81 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT DECENTANCE ADMAGES. CONTINGENT PEES, see Atmannore, ADDITHORENT PEES, see Realances, Reversions, AND Executory Internests.		
Attack on court, 7-75 Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Civil contempt, 7-75 Criminal contempt, 7-75 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary prospecting, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-66 Damage cused to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Contingent liability, 18-846 Contingent liabili		
Attack on parties or witnesses, 7-75 Civil contempt, 7-75 Civil contempt, 7-75 Criminal contempt, 7-75 Criminal contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-10 When inability result of fault of contemnor, 7-73 In general, 7-10 When inability result of fault of contemnor, 7-73 In general, 7-10 When inability result of fault of contemnor, 7-73 In general, 7-10 When inability result of fault of contemnor, 7-69 Res judicata, 24-71 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Contingent individual declets, 7-56 Witnessets (see Witnesses), 30-1188 Service of order, 7-58 Necessity of service of order, 7-5		
Civil contempt, 7-75 Criminal contempt, 7-74 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary proceedings, 27-375 Contingent is a superior courts of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Gomensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Gomensatory fine, 7-68 Compensatory fine,		
Criminal contempt, 7-74 Damage caused to adverse party, 7-76 Damage caused to adverse party, 7-76 Damage caused to adverse party, 7-76 Evidence of the motives, 7-76 Evidence introduced in equity, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-71 When inability result of fault of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, parton, and amnesty, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Nonjudicial bodies and officers, 7-32 Sututes, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 CONTINGENT To Alm Alexen Contingent Liability, 18-846 Direct distinguished from, 9-457 CONTINGENT DAMAGES, see DAMAGES, CONTINGENT DAMAGES, see DAMAGES, CONTINGENT DAMAGES, see DAMAGES, CONTINGENT DAMAGES, see DAMAGES, CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY,		
Damage caused to adverse party, 7-76 Foilure to comply with order, 7-75 Evidence of the motives, 7-76 Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 Inability to comply with order, 7-72 In general, 7-71 When inability result of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Personal knowledge of order, 7-55 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT, 7-81 CONTINGENT DAMAGES, see Damages, 2007INGENT DAMAGES, see Damages, 2007INGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-82 CONTINGENT LIABILITY, 7-83 CONTINGENT LIABILITY, 7-88 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT LIABILITY, 7-81		
Failure to comply with order, 7-75 Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-72 In general, 7-72 When inability result of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of President of the United States, 7-69 Power of State executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 CONTINGENT DAMAGES, see Damages, Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT DAMAGES, see Damages, Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT DAMAGES, see Damages, Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT DAMAGES, see Damages, Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81		
Failure to comply with order, 7–75 Evidence introduced in equity, 7–72 Inability to comply with order, 7–72 In general, 7–72 When inability result of fault of contempor, 7–73 In general, 7–72 When inability result of fault of contempor, 7–73 In general, 7–71 Quo warranto, 23–629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7–69 Power of President of the United States, 7–69 Power of state executive, 7–69 Rewards, 24–951 Right of courts and officers to punish, 7–30 Inferior courts, 7–31 Statutes, 7–31 Nonjudicial bodies and officers, 7–32 Superior courts of record, 7–30 Inherent right, 7–30 What are superior courts of record, 7–31 Sheriffs and constables: Failure to execute process, 25–689 Sheriff's sales, 25–850 Specific performance, 26–134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7–32 Suit, 29–269 Summary proceedings, 27–375 Sum		Hearing, 7-58
Evidence introduced in equity, 7-72 Inability to comply with order, 7-72 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Contingent liability, 18-846	Evidence of the motives, 7-76	In general, 7-54
Inability to comply with order, 7–72 In general, 7–72 When inability result of fault of contemnor, 7–73 In general, 7–71 Quo warranto, 23–629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7–69 Power of President of the United States, 7–69 Power of State executive, 7–69 Rewards, 24–951 Right of courts and officers to punish, 7–30 Inferior courts, 7–31 Statutes, 7–31 Nonjudicial bodies and officers, 7–32 Superior courts of record, 7–30 Inherent right, 7–30 What are superior courts of record, 7–31 Sheriffs and constables: Failure to execute process, 25–689 Sheriff's sales, 25–850 Specific performance, 26–134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7–32 Summary proceedings, 27–375 Summary punishment of contempts, 7–66 Civil contempt, 7–68 Compensatory fine, 7–68 Compensatory fine, 7–66 Damage to adverse party, 7–68 Guaranty of trial by jury, 7–66 Imprisonment to coerce performance of act, 7–68 Example of the peace, 7–32 Contingent inability, 7–80 Contingent inability, 7–80 Contingent inability, 7–81 Contingent Uses, see Pamance, 3–457 Contingent Inability, 7–81 Contingent Inability, 7–81 Contingent Inability, 7–81 Contingent Uses, see Damages, 8-4 Contingent Inability, 7–81 Contingent Uses, see Damages, 8-4 Contingent Inability, 7–81 Contingent Inability, 7–81 Contingent Uses, 8-59 Contingent Uses, 8-59 Contingent Inability, 7–81 Contingent Inability, 7–81 Contingent Inability, 7–81 Contingent Uses, 8-59 Contingent Inability, 7–81 Contingent Inability, 7–81 Contingent Uses, 8-59 Contingent Uses, 8-59 Contingent Inability, 7–81 Contingent Inability, 7–85 Contingent Inability, 7–81 Contingent Inability, 7–85 Contingent Inability, 7–85 Contingent Inability, 7–85 Contingent Inability, 7–85 Conting	Failure to comply with order, 7-75	
In general, 7-72 When inability result of fault of contemnor, 7-73 In general, 7-71 In general, 7-73 Revaired of state executives Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 I justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civid contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 ConvTingent Intability, 18-846 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Versions, AND EXECUTORY Intregerts.		
When inability result of fault of contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Resy judicata, 24-791 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Steriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT BEQUESTS, 18-731 CONTINGENT BEQUESTS, 18-731 CONTINGENT IJABILITY, 7-81 CONTINGENT ILABILITY, 7-8		
Contemnor, 7-73 In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of State executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT FEES, see Damages, Revice of order, 7-55 Notice, 7-58 Order or injunction erroneously granted, 7-56 Personal knowledge of order, 7-55 Right to personal notice and hearing, 7-58 Notice, 7-58 Order or injunction erroneously granted, 7-56 Personal knowledge of order, 7-55 Right to personal notice and hearing, 7-58 Service of order, 7-56 Personal knowledge of order, 7-56 Notice, 7-58 Service of order, 7-58 Service of order, 7-58 Service of order, 7-56 Personal knowledge of order, 7-56 Notice, 7-58 Service of order, 7-58 Service of order, 7-58 Strugter to the cause, 7-58 Want of jurisdiction to make order, 7-56 ONTENTION, 7-78 CONTENTION, 7-79 CONTENTION, 7-79 CONTESTING PROBATE, See PROBATE, CONTINGENT, see Satutores, Willian Advance, Total Novice, 7-58 CONTI		
In general, 7-71 Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Curiminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68		
Quo warranto, 23-629 Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 What are superior courts of record, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary proceedings, 27-368 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT LIABILITY, 7-81		
Receivers, see Receivers. Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of State executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 18-731 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 8-21 CONTINGENT USE, see Remainoders, Reversions, and Executory Interests.		
Reprieve, pardon, and amnesty, 7-69 Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriffs sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT TEES, see Attorney And Maintenance. CONTINGENT BEQUESTS, 18-731 CONTINGENT BEQUESTS, 8-31 CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, P-56 Right to personal howledge of order, 7-55 Right to personal notice and hearing, 7-58 Service of order, 7-54 Strangers to the cause, 7-58 Want of jurisdiction to make order, 7-56 Witnesses (see WITNESSES), 30-1188 Sclf-crimination, 30-1170 CONTENTION, 7-78 CONTENTS UNKNOWN: Bills of lading, 4-523, 524, 525 CONTEST, 7-78 CONTEST, 7-79 CONTEST, 7-79 CONTEST, 7-79 CONTEST, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT BEQUESTS, 8-731 CONTINGENT LIABILITY, 7-81		
Power of President of the United States, 7-69 Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Commage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainoers, Reversions, and Executory Interests.		
Power of state executive, 7-69 Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Res judicata, 24-771 Strangers to the cause, 7-58 Want of jurisdiction to make order, 7-56 Witnesses (see Witnesses), 30-1188 Self-crimination, 30-1170 CONTENTIS, 7-78 CONTENTS, 7-78 CONTEST, 7-78 CONTEST, 7-78 CONTESTING PROBATE, see PROBATE. CONTINGENT, 7-80 CONTINGENT, 7-80 CONTINGENT, 7-80 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see Attorney and Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT TEES, see Attorney and Contingent Liability, 7-81 CONTINGENT USE, see Remainoers, Reversions, and Executory Interests.		Personal knowledge of order, 7-55
Res judicata, 24-771 Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proteedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Versions, and Executory Interests.	7–69	Right to personal notice and hearing,
Rewards, 24-951 Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Right of courts and officers to punish, 7-32 What of jurisdiction to make order, 7-56 Witnesses (see Witnesses), 30-1188 Self-crimination, 30-1170 CONTENTION, 7-78 CONTENTION, 7-78 CONTENTION, 7-78 CONTESTING PROBATE, see PROBATE. CONTINGENT, see STATUTES; WILLS. CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT DESCRIPTIONS, 7-79 CONTESTING PROBATE, see PROBATE. CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT DAMAGES, see Pamainers, Reversions, and Executory Interests.		
Right of courts and officers to punish, 7-30 Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.		
Inferior courts, 7-31 Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Contingent liability, 18-846 Compensatory fine, 7-68 Compensatory fine, 7-68 Compensatory fine, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Contingent liability, 18-846 Contin		
Justices of the peace, 7-32 Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Witnesses (see WITNESSES), 30-1188 Self-crimination, 30-1170 CONTENTION, 7-78 CONTENTS UNKNOWN: Bills of lading, 4-523, 524, 525 CONTEST, 7-78 CONTESTING PROBATE, see Probate. CONTESTING PROBATE, see Probate. CONTESTING PROBATE, see Probate. CONTENTION, 7-78 CONTESTING, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT BEQUESTS, 18-731 CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, Reversions, and Executory Interests.		
Rule at common law, 7-31 Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Self-crimination, 30-1170 CONTENTION, 7-78 CONTENTS UNKNOWN: Bills of lading, 4-523, 524, 525 CONTEST, 7-78 CONTESTING PROBATE, see PROBATE. CONTIGUOUS, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTENTS UNKNOWN: Bills of lading, 4-523, 524, 525 CONTEST, 7-78 CONTESTING PROBATE, see PROBATE. CONTIGUOUS, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT FEES, see Attorney and Client; Champerty and Maintenance. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, Reversions, and Executory Interests.		
Statutes, 7-31 Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-68 Civil contempt, 7-68 Criminal contempt, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTENTION, 7-78 CONTENTS, 7-78 CONTENTS, 7-78 CONTESTING ELECTIONS, 7-79 CONTESTING PROBATE, see PROBATE, CONTESTING PROBATE, see PROBATE, CONTIGUOUS, 7-79 See Special or Local Assessments, Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT BEQUESTS, 18-731 CONTINGENT FEES, see ATTORNEY AND CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTENTS UNKNOWN: Bills of lading, 4-523, 524, 525 CONTESTING PROBATE, see PROBATE. CONTESTING PROBATE, see PROB		
Nonjudicial bodies and officers, 7-32 Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriffs's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary proinshment of contempts, 7-68 Civil contempt, 7-68 Civil contempt, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTENTS, 7-78 CONTENTS UNKNOWN: Bills of lading, 4-523, 524, 525 CONTESTING PROBATE, see Probate. CONTEXT, see Statutes; Wills. CONTEXT, see STATUTES; Wills. CONTEXT, see STATUTES; Wills. CONTINGENT, 7-79 See SPECIAL OR LOCAL ASSESSMENTS. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.		
Superior courts of record, 7-30 Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Contingent iability, 18-846 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT UNKNOWN: Bills of lading, 4-523, 524, 525 CONTEST, 7-78 CONTESTING PROBATE, see Probate, CONTEXT, see Statutes; Wills. CONTIGUOUS, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see Damages. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, Reversions, and Executory Interests.		CONTENTS. 7-78
Inherent right, 7-30 What are superior courts of record, 7-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Bills of lading, 4-523, 524, 525 CONTEST, 7-78 CONTESTING PROBATE, see PROBATE. CONTEXT, see STATUTES; WILLS. CONTIGUOUS, 7-79 See SPECIAL OR LOCAL ASSESSMENTS. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.		CONTENTS UNKNOWN:
What are superior courts of record, 7-78 To-31 Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-68 Civil contempt, 7-68 Criminal contempt, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.	Inherent right, 7-30	Bills of lading, 4-523, 524, 525
Sheriffs and constables: Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary proceedings, 27-375 Contingent liability, 18-846 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT DAMAGES, see Probate, CONTINGENCE, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see Damages. CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, Reversions, and Executory Interests.	What are superior courts of record,	CONTEST, 7-78
Failure to execute process, 25-689 Sheriff's sales, 25-850 Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT, see Statutes; Wills. CONTIGUOUS, 7-79 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-81 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see Damages. CONTINGENT LIABILITY, 7-81 CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, Reversions, and Executory Interests.		CONTESTING ELECTIONS, 7-79
Sheriff's sales, 25–850 Specific performance, 26–134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7–32 Suit, 29–269 Summary proceedings, 27–375 Summary proceedings, 27–375 Summary punishment of contempts, 7–66 Civil contempt, 7–68 Compensatory fine, 7–68 Criminal contempt, 7–66 Damage to adverse party, 7–68 Guaranty of trial by jury, 7–66 Imprisonment to coerce performance of act, 7–68 CONTINGENT BEQUESTS, 18–731 CONTINGENT BEQUESTS, 18–731 CONTINGENT BEQUESTS, 18–731 CONTINGENT FEES, see Attorney and CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7–81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		CONTESTING PROBATE, see PROBATE.
Specific performance, 26-134 Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-68 Civil contempt, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 See Special or Local Assessments. Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENTY, 7-80 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.	Failure to execute process, 25-689	
Statutes (see infra, Effect of statutory declarations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Statutes (see infra, Effect of statutory declarations): Fire insurance, 13-289 Municipal corporations, 20-1154 CONTINGENT, 7-80 CONTINGENT, 7-81 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT TEES, see Attorney and CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		
rations): Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Municipal corporations, 20-1154 CONTINGENCY, 7-80 CONTINGENT Liability, 18-846 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see Attorney and CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.		
Abridgment of right to punish, 7-32 Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT BEQUESTS, 18-731 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE-		
Suit, 29-269 Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.		
Summary proceedings, 27-375 Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Contingent liability, 18-846 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		
Summary punishment of contempts, 7-66 Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 Direct distinguished from, 9-457 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		
Civil contempt, 7-68 Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT BEQUESTS, 18-731 CONTINGENT DAMAGES, see DAMAGES. CONTINGENT FEES, see ATTORNEY AND CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		
Compensatory fine, 7-68 Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT DAMAGES, see Damages. CONTINGENT FEES, see Attorney and CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, RE- VERSIONS, AND EXECUTORY INTERESTS.		
Criminal contempt, 7-66 Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT FEES, see Attorney and Maintenance. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see Remainders, Reversions, and Executory Interests.		
Damage to adverse party, 7-68 Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CLIENT; CHAMPERTY AND MAINTENANCE. CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		
Guaranty of trial by jury, 7-66 Imprisonment to coerce performance of act, 7-68 CONTINGENT LIABILITY, 7-81 CONTINGENT USE, see REMAINDERS, REVERSIONS, AND EXECUTORY INTERESTS.		
Imprisonment to coerce performance of act, 7-68 CONTINGENT USE, see REMAINDERS, Reversions, and Executory Interests.		
act, 7-68 versions, and Executory Interests.		
·		

369

CONTINUANCE, 7–81	CONTRACTS, cont'd.
Confessions:	Aliens:
Confession in application for continu-	Alien enemy, 2–89
ance, 6-560	Alteration of instruments, see Alteration of
Constitutional law:	Instruments.
Power of legislature, 6-1040	Alternative promises, 7-125
Depositions, see Depositions.	Illustrations, 7-125
Garnishment:	In general, 7-125
	Promise in the alternative to pay money
Ground for continuance, 14-872	-
Mandamus, 19–838	7-125
Prohibition, 23-221	Ambiguity, see Ambiguity.
CONTINUE, CONTINUOUS, ETC., 7-81	Apportionment:
CONTINUING GUARANTY, see GUARANTY.	Severable contracts, 7–97
CONTINUOUS:	Apprentices, see Apprentices.
Continuous lines, 23-779	Architects, see Architects.
CONTINUOUS EASEMENT, see EASE-	Assent (see infra, Offer and acceptance),
MENTS.	7-110
	Acceptance in reliance on representa-
CONTINUOUS USE, see Prescription.	
CONTRA, 7-82	tions, 7–113
CONTRABAND OF WAR, 7-82	Accepting contract tendered and signed
See International Law.	7-112
CONTRACT LABOR LAW, 7-83	All parties must assent, 7-111
Actors, 7-85	Assent essential, 7-110
Alien residents, 7-84	Assent must be communicated, 7-111
Aliens' rights as to labor and trade, 2-66	Assent need not be simultaneous, 7-
Artists, 7–85	111
Character of occupation followed, 7-84	Contract not binding without assent
Constitutional law, 7-84	7-111
Deportation of prohibited immigrants, 7-87	Entire contract must be embraced in the
Domestic servants, 7-85	assent, 7-111
Exclusion of prohibited immigrants, 7-87	Fraud or force in procuring execution of
History of the statute, 7-84	contract, 7-112
Lecturers, 7-85	Mistake which prevents assent of parties
Meaning of the term, 7-83	see MISTAKE.
Members of family and relatives of residents,	Mutuality of understanding and assent
7-85	is requisite, 7–113
Ministers, 7–85	Presumption of assent from signature
Occupations and persons accepted by statute,	7-112
7-85	Representations, 7-113
Outline of statute, 7-83	Assignments, see Assignments.
Penalty for assisting prohibited immigrants,	Assignments for the benefit of creditors, see
7-86	ASSIGNMENTS FOR THE BENEFIT OF CRED
Contract for labor, 7-86	ITORS.
Jurisdiction of actions for penalty, 7-86	Attachment, see ATTACHMENT.
Nature of action for penalty, 7–87	Attesting witnesses, 7–143
When penalty recoverable, 7-86	Bargain, 3-852
Professors, 7-85	Benefit of third person, see infra, Privity.
Relatives of residents, 7-85	Bids, see Auctions and Auctioneers; Mu-
Residents, 7–84	NICIPAL CORPORATIONS; SHERIFFS' SALES.
Singers, 7-85	Bills of exchange and promissory notes, see
Statute affects only alien immigrants, 7-84	BILLS OF EXCHANGE AND PROMISSORY
Who are excluded, 7-84	Notes.
CONTRACTOR, 20-339	Bills of sale, see BILLS OF SALE.
See Independent Contractors.	Bonds, see Bonds.
CONTRACTS, 7–88	
	Bottomry, see Bottomry and Respondentia
See Interference with Contract Rela-	Breach (see Breach of Promise of Mar-
TIONS; STATES.	RIAGE; INTERFERENCE WITH CONTRAC
Acceptance, see infra, Assent; Offer and Ac-	RELATION; see infra, Performance)
ceptance.	7-149
Accident (in equity) (see Accident in	Acceptance of work or assent to default
EQUITY), 1-283	7-154
Accommodation paper, see ACCOMMODATION	Accepting benefits, 7-152
PAPER.	Breach in vital part of contract, 1-15.
Act of God, see Act of God.	Continuous performance and increasing
Actors, see Theatres and Amusements.	damages, 7-153
Admiralty jurisdiction, see Admiralty Juris-	Election of remedies, 7-152
DICTION.	Immediate cause of action, 7-150
Advertisement, see infra, Offer and accept-	Keeping contract alive, 7-153
ance.	Knowledge essential, 7-155
Agency, see Agency.	Performance prevented or dispense
Agree, 2-14	with, 7-151
Agreement, 2-16	Severable contracts, 7-150
_	
3'	70 Volume XXXI.

CONTRACTS, cont'd.

CONTRACTS, cont'd.

Conditions, cont'd. Breach, cont'd. Voluntarily disabling one's self to per-Waiver of conditions, 7-123 form, 7-151 Illustrations, 7-123, 124 Waiver, 7-152, 154 ln general, 7-123 When contract severable, 7-150 Proof must be clear, 7-123 Silence, 7-124 When demand dispensed with, 7-150 Breach of promise of marriage, see Breach Conflict of laws, see PRIVATE INTERNATIONAL OF PROMISE OF MARRIAGE. Law. Brokers, see Brokers. Consent (see infra, Assent): Building contracts, see Working Contracts. Mistake which prevents assent of parties, Building restrictions and restrictive agreesee MISTAKE. Consideration, see Consideration. ments, see Building Restrictions and Re-STRICTIVE AGREEMENTS. Constitutional law, see Constitutional Law; IMPAIRMENT OF OBLIGATION OF CONTRACTS. Cancellation, see RESCISSION, CANCELLATION, AND REFORMATION. Construction, see Interpretation and Con-Certainty, 7-116 STRUCTION. Charter-parties: Consuls, 7-14, 15 Continued existence of thing contracted for Definition, 7-163 (see Impossible Contracts), 7-115 Choses in action, 6-5 General rule, 7-115 Classified, 7-91 Illustrations, 7-116 Express contracts, 7-92 Concurrent conditions, see infra, Conditions. Conditional sales, see Conditional Sales. Implied condition, 7-116 Subject destroyed or nonexistent, 7-115 Conditions (see Conditions), 7-117 Contractors, see Independent Contractors. Acceptance conditional, 7-132 Conversion, see Conversion and Reconver-SION. Concurrent or dependent conditions, 7-121 Corporations (see Corporations): Contracts of municipal corporations, see In general, 7-121 MUNICIPAL CORPORATIONS. Instances, 7-121, 122 Condition plainly expressed, 7-118 Ultra vires, see ULTRA VIRES. Counties, see Counties. Definition of conditional contract, 7-117 County commissioners, see County Commis-General rule, 7-117 Implied conditions, 7-118 SIONERS. Instances of conditional contracts, 7-Covenants, see Covenants. Damages, see Damages. Death: Performance of incidental acts implied, Revocation by death, 7-136 7-118 MUNICIPAL CORPORA-Precedent, 7-118 Debts, see Debts; TIONS Construction as independent promises favored, 7-120 Debts of decedents, see DEBTS OF DECEDENTS. De facto officers: Definition, 7-118 Effect of failure to perform, 7-121 Future promise on day which may Contract made by de facto officer, 8-820 Default, 9-168 come before consideration per-Definition, 7-90 Delivery, 7-143

Demand, see DEMAND. formed, 7-118 Instances of conditions precedent, De minimis non curat lex, 8-830 7-119 Intent governs, 7-120 Demurrage, see Demurrage. Dependent conditions, see infra, Conditions. Part payment to be made before performance, 7-119 Deposit, see Deposit. Destruction of subject-matter, see infra, Continued existence of thing contracted Performance of condition precedent essential, 7-120 for; see Impossible Contracts. Promise to be executed on a day after consideration performed, Discharge, 7-145 Agreement of parties, 7-145 7-110 Senseless conditions, 7-118 Alteration of instruments, see ALTERA-Whether mutual promises independ-TION OF INSTRUMENTS. ent or conditional depends on in-Bankruptcy, see Insolvency and Banktent, 7-120 Proposal with conditions, 7-132 Breach, see infra, Breach. Subsequent conditions, 7-122 Impossibility of performance, see IM-POSSIBLE CONTRACTS. Condition of forfeiture must be Merger, see Merger. clear, 7-123 Operation of law, 7-145 Construed as guaranty rather than as condition, 7-123 Performance, see infra, Performance. Contractual relations cease on do-Divisible contracts, see infra, Entire and ing some act, 7-122 divisible contracts. Forfeiture not favored in equity, Drunkenness, see Intoxication. 7-122 Duress, see Duress. In general, 7-122 Election of remedies, see Election of Rem-Instances, 7-122, 123 EDIES.

CEIT.

CONTRACTS, cont'd. CONTRACTS, cont'd. Fidelity and guaranty insurance, see Fidel-Elements of a contract, 7-98 ITY AND GUARANTY INSURANCE. Assent, see infro, Assent. General statement, 7-98
Parties, see infra, Parties. rire insurance, see FIRE INSURANCE. Fixtures, see FIXTURES. Subject-matter, see infra, Subject-matter. Fraud and deceit, see Fraud and Deceit. Frauds, statute of, see Statute of Frauds. Entire and divisible contracts, 7-95 Fraudulent sales and conveyances, Agreement to do several things, 7-95 FRAUDULENT SALES AND CONVEYANCES. Apportionment, 7-97 Freemasons, 14-538, 539 Breach, 7-96 Gambling contracts, see Gambling Contracts; Gaming. Distinct consideration, 7-95 Entire contract cannot be enforced piecemeal, 7-96 Gifts: Full performance of entire contract, Gifts viewed as contracts, 14-1009 Government, see STATES. 7-97 In general, 7-95 Instances of divisible contracts, 7-98, 99 Governor, 14-1105 Guaranty, see GUARANTY. Instances of entire contracts, 7-97 Hire, see Contracts of Hire. Holidays, see Sundays and Holidays. One consideration, several distinct Husband and wife, see Husband and Wife; things, 7-96 Question of intention, 7-95 SEPARATE PROPERTY OF MARRIED WOMEN. Illegal contracts, see ILLEGAL CONTRACTS. Severable contracts, 7-97; 25-630 Impairment of obligations of contracts, see Equitable election, 11-65 IMPAIRMENT OF OBLIGATION OF CONTRACTS. Equitable mortgages, see Equitable Mort-GAGES. Implications, 7-91 Implied contracts, see IMPLIED CONTRACTS; Equity, 11-193 see infra, Offer and acceptance. Enforcement of contracts, 11-194 Implied terms in contract, 17-26 Formation of contracts, 11-193 Generally, 11-193 Implied warranties, see Implied Warranties. Impossibility of performance (see Impossible Master and servant, 11-194 CONTRACTS), 7-147
Imprisonment for debt, see Imprisonment Operation of contracts, 11-193 Partnership, 11-194 Property, 11-195 FOR DEBT AND IN CIVIL ACTIONS. Setting aside for inadequate considera-Includes necessary legal implications, 7-91 tion, 6-698 Indemnity contracts, see INDEMNITY CON-Special form of contract, 11-194 TRACTS. Evidence: Independent contractors, see Independent Written contracts in hæc verbis, 11-529 Written contracts must be proved as CONTRACTORS. Independent promises, see infra, Conditions, alleged, 11-529 7-124 "Evidence of a contract," 11-552 Indians, see Indians. Exceptions, see infra, Assent. Infants, see INFANTS. Executed contracts, 7-95; 11-582 Injunction against breach, see Specific Per-Execution, 7-125 FORMANCE. Insanity, see Insanity. Attesting witnesses, 7-143 Delivery, 7-143 Instruction, see infra, Joint and joint and Formalities attending execution, 7-141 several contracts. In general, 7-141 Insurance, see Insurance. Parol evidence, see PAROL EVIDENCE. Interest, see Interest. Seal, 7-143 Interested in a bargain or contract, 16-1107 Signature, see infra, Signature. Interference with contract relations, see In-Statute of frauds, see STATUTE OF TERFERENCE WITH CONTRACT RELATIONS. Interpretation, see Interpretation and Con-struction; see infra, Joint and joint and FRAUDS. Writing, 7-142 Executors and administrators, see Executors several contracts. AND ADMINISTRATORS. Interpreters, 17-32 Executory contracts, 7-95 Interstate commerce, 17-52, 86 Exemplary damages, see Exemplary Damliquors, INTOXICATING Intoxicating see Liquors. Exemptions from execution, see Exemp-Intoxication, see Intexication. TIONS FROM EXECUTION. Irrigation: Existence of contracts, sec Impossible Con-Contracts affecting water rights, 17-516 Joint and joint and several contracts, 7-101 Existence of subject-matter, see infra, Con-Annuity to A and B during their natural tinued existence of thing contracted for. lives, 7-162 Express contracts, 7-91 Breach of severable contracts, 7-150 Construction, 7-101 Classified, 7-92 Specialtics, see Spēcialties. Definitions, 7-101 False pretenses and cheats, see FALSE PRE-Illustrations, 7-102, 103 TENSES AND CHEATS. Joint contract, 7-102 False representations, see FRAUD AND DE-Joint interest makes contract joint, 7-

102

Contracts.

Contracts.

Volume XXXI.

CONTRACTS, cont'd. CONTRACTS, cont'd. Mutual purpose, 7-91 Negligence, see Negligence. Joint and joint and several contracts, cont'd. Language construed to make joint and several obligation, 7-103 Novation, see Novation. Obligation of contracts, see Impairment of Subscription papers, 7-103 When less than all joint obligors may be OBLIGATION OF CONTRACTS. Offer and acceptance (see infra, Assent), sued, 7-101 Where one co-obligor has died, 7-101 Where one joint obligor may receive sat-Acceptance after refusal, 7-128, 129 isfaction and give discharge, 7-102 Acceptance and withdrawal simultaneous, Where one party outside of jurisdiction, Accepting benefit of contract, 7-130 7-101 Words creating several obligation, 7-103 Advertisement, 7-136 Joint tenants and tenants in common, see Addressed to world at large, 7-137 JOINT TENANTS AND TENANTS IN COMMON. Knowledge of offer, 7-137 Judgments and decrees: Notice, 7-136 Whether judgment is a contract, 17-763 Offer by advertisement, 7-136 Jurisdiction: Official duty, 7-137 Contracts ousting courts of jurisdiction, Particular promisee unnecessary, 17-1063 7-137 Revocability, 7-138 Contracts to deprive courts of jurisdiction, 17-1063 Rewards, see REWARDS. Equity, see infra, Equity. Assent by conduct, 7-129 Justice of the peace, see JUSTICE OF THE Assuming responsibilities on strength of PEACE. promise, 7-130 Labor, see Contract Labor Law. Conditional acceptance, 7-132 Conditions in proposition, 7-132 Conflict of laws, 7-136 Contract distinguished from law, 18-570 Leases, see Landlord and Tenant; Leases. Death, 7-136 Legacies and devises, see LEGACIES AND DE-Delivery of answer to proposer not essential, 7-135 Legality, see ILLEGAL CONTRACTS. Incomplete contracts, 7-138 Letter: Future execution of formal contract, Contracts implied by letter, see IMPLIEO 7-140 CONTRACTS. In general, 7-138 Libel and slander: Intention, 7-140 Charge of breach of contract, 18-908 Ordering goods, 7-138 Preliminary negotiations, 7-139 Question of intention, 7-140 Liens, see LIENS. Limitation of actions, see LIMITATION OF ACTIONS. Quotation of prices, 7-138 Liquidated damages, see LIQUIDATED DAM-Terms agreed upon, 7-140 In general, 7-125 Instances of contract arising out of ac-Logs and lumber, see Logs and Lumber. Mandamus, see Mandamus. cepted offer, 7-125 Maritime contracts, see MARITIME CON-Letters of credit, see LETTERS OF CREDIT. Manner of indicating assent, 7-129 TRACTS. Mere mental determination to accept, Maritime liens, see MARITIME LIENS. Marriage, see MARRIAGE. 7-129 Marriage settlements, see MARRIAGE SETTLE-Performing acts in accordance with MENTS. proposition, 7-130 Promise not assented to, 7-127 Married women, see Husband and Wife; SEPARATE PROPERTY OF MARRIED WOMEN. Proposition must be clear and definite, Masons, 14-538, 539 7-129 Matters of contract, 20-234

Mechanics' lions, see Mechanics' Liens. Receiving periodical through the mail, Revocation by death, 7-136 Merger, see Merger. Military law : Silence, 7-131 Contracts for supplies, 20-629 Time given for acceptance, 7-133 Time limited for acceptance, 7-134 Enlistment, 20-624 Time of withdrawal, 7-136 Enlistment as a contract, 20-621 Time when obligation commences, 7-Misrepresentations, see FRAUD AND DECEIT. Mistake, see MISTAKE. Unaccepted offer, 7-126 More or less, see More or Less, Municipal corporations, see MUNICIPAL Cor-Withdrawal and acceptance simultane-FORATIONS, ous, 7-136 Mutual assent, see infra, Assent. Withdrawal of offer, 7-128 Mutuality, 7-110, 114 Withdrawal, time of, 7-136 Executed by one or both, 7-115 Officers and agents of private corporations, see Officers and Agents of Private Cor-How want of mutuality remedied, 7-115 Mutuality does not imply identity of PORATIONS. remedy or form, 7-115 Options (see Options), 7-125 Necessity of mutuality, 7-114 Oral contracts, see STATUTE OF FRAUDS.

373

CONTRACTS, cont'd. CONTRACTS, cont'd. Public contracts (see ILLEGAL CONTRACTS): Orders, see ORDERS. Agreements suppressing competition at Pardon, 24-580 letting of public contracts, see ILLE-Parol contracts, 7-94 GAL CONTRACTS. Parol evidence, see PAROL EVIDENCE; STAT-Public officers, see Public Officers. UTE OF FRAUDS. Quasi contracts, see 1MPLIED OR QUASI CON-Parties, 6-99 charges, cont'd. Agents, see AGENCY. Questions of law and fact, see QUESTIONS OF Capacity to contract, 7-100 Corporations, see Corporations. Government, see United States. LAW AND FACT. Quotation of prices, 7-138 Infants, see lnFANTS. Ratification (see INFANTS), 7-143 Duress, see Duress. Joint and several contracts, see infra, Joint and joint and several con-Express ratification, 7-144 Fraud, see FRAUD AND DECEIT. tracts. Married women, see Husband and Ignorance of material fact, 7-144 Implied ratification, 7-144 WIFE. More than one essential, 7-99 In general, 7-143 Privity, see infra, Privity. Void contracts, 7-145 Uncertainty, see Uncertainty. Want of consideration, 7-145 Partnership, see PARTNERSHIP. Reasonable time: Patents, see PATENTS. Acceptance of offer, 7-134 Performance (see infra, Breach; Entire and Receipts, see RECEIPTS. divisible contracts), 7-145 Neceivers, see RECEIVERS. General rule, 7-145 Recitals, see RECITALS. Impossibility of performance, see Impos-Recoupment, see Set-off, Recoupment, and SIBLE CONTRACTS. COUNTERCLAIM. Instances, 7-145, 146 Reformation, see Rescission, Cancella-Readiness to perform, 7-146 TION, AND REFORMATION. Substantial performance, 7-145 Religious societies, see Religious Societies. Representations, see FRAUD AND DECEIT. Tender, 7-146 Pledge and collateral security, see PLEDGE Rescission, see Rescission, Cancellation, AND COLLATERAL SECURITY. AND REFORMATION. Precedent conditions, see infra, Conditions. Res gestæ, see Res Gestæ. Presumptions: Respondentia, see Bottomry and Respon-Assent presumed from signature, 7-112 DENTIA. Date of contract, 22-1276 Restraint of trade, see RESTRAINT OF TRADE. Private international law, see PRIVATE INTER-Rewards, see Rewards. NATIONAL LAW. Sale of real property, see VENDOR AND PUR-Privity, 7-104 CHASER. Contract for benefit of third person, Sales, see SALES. 7-104 Salvage, see SALVAGE. Acceptance by third party, 7-109 Scope of title, 7-90 Actions in tort arising from breach Separate property of married women, see of contract, 7-110 SEPARATE PROPERTY OF MARRIED WOMEN. Severable contracts, see infra, Entire and American doctrine, 7-105 Authorities in the United States, divisible contracts. 7-105 Several contracts, see infra, Joint and joint Doctrine in equity, 7-110 and several contracts. English doctrine, 7-104 Signature, 7-142 Equities between original parties, Agency, 7-143 Form of signature, 7-143 Incidental benefit, 7-107 Necessity of signature, 7-142 Instruments under seal, 7-109 Place of signature, 7-142, 143 Revocation, 7-109 Presumption of assent from signature, Right of third person to sue, 7-104, 7-112 106 Recognizing and adopting contract. Seal, 7-109 7-142 States adopting American doctrine, Simple contract, 7-94 7-107, 108 "Simple contract in writing," 19-270 States adopting English rule, 7-Slander of title or property: 105 Words inducing breach of contract, Statutes, 7-109 25-1077 When promise ifrevocable, 7-109 Societies and clubs, 25-1133 Definition, 7-104 Special or local assessments, see Special or Third person acquiring rights by trans-LOCAL ASSESSMENTS. fer or substitution, 7-110 Specialties, see Specialties. Promise, see infra, Offer and acceptance. Promissory notes, see Bills of Exchange and Promissory Notes. Specific performance, see Specific Perform-Promoters, see Promoters. Stations (railroad), see STATIONS (RAIL-ROAD).

Proposal, see infra, Offer and acceptance.

CONTRACTS OF AFFREIGHTMENT

CONTRACTS, cont'd.

```
Statute of frauds, see Statute of Frauds.
                                                   AND CHARTER-PARTIES; cont'd.
Statutes, see STATUTES.
                                                 Advance freight, cont'd.
Stock and stockholders, see STOCK AND
                                                     Insurance as a test, 7-247
  STOCKHOLDERS.
                                                     Lien, 7-277
                                                     Ouestion for jury, 7-248
Subcontract, 27-193
                                                     Repayment in case of nonperformance,
Subject-matter, 7-114
    Certainty, 7-116
                                                       7-248
                                                     Stipulations for advance freight must be
    Conditions, see infra, Conditions.
    Consideration, see Consideration.
                                                       clear, 7-247
    Constituents, 7-114
                                                     To be deducted from contract freight,
    Continued existence of thing contracted
                                                       7-248
      for, 7-115
                                                     Wilful nonperformance, 7-249
     Fairness, see FRAUD AND DECEIT.
                                                 Affreightment, 7-166
     Legality, see ILLEGAL CONTRACTS.
                                                 Agency (see infra, Brokers):
     Mistake, see MISTAKE.
                                                     Alteration of charter-party, 7-173
     Mutuality, see infra, Mutuality.
                                                     Consignee acting as agent, 7-263
 Subrogation, see Subrogation.
                                                 Alteration of instruments, 7-172
 Subscriptions, see Surscriptions.
                                                 Amount of damages, 7-228
 Subsequent conditions, see infra, Conditions.
                                                 Apportionment of freight, 7-243
 Substitution, see infra, Privity.
                                                     Amount, 7-246
 Sundays and holidays, see Sundays and
                                                     Cargo accepted at port of loading, 7-246
   HOLIDAYS.
                                                     Entire voyage not performed, 7-243
                                                     Failure to repair or transship, 7-246
 Support and maintenance, see Support and
                                                     Freight pro rata itineris, 7-243
   MAINTENANCE.
 Telegraphs and telephones, see Telegraphs
                                                     Full cargo not loaded or delivered, 7-243
   AND TELEPHONES.
                                                     Landing at intermediate port, 7-246
                                                     Receipt from admiralty court after cap-
 Tender (see TENDER), 7-146
 Terms of agreement, 28-52
                                                        ture, 7-245
 Third person:
                                                      Sale without consent of owner, 7-245
     Contract for benefit of third person,
                                                      What is a voluntary acceptance, 7-244
       see infra, Privity.
                                                 Arbitration, 7-185
 Tickets and fares, see TICKETS AND FARES.
                                                 Assignments:
                                                      By whom freight payable, 7-261
 Torts:
                                                     Freight, 7-257
Priority between assignees, 7-258
     Tort distinguished from breach of con-
       tract, 28-255
 Towage, tugs, and tows, see Towage, Tugs,
                                                 Bills of lading (see BILLS OF LADING), 7-183
   AND TOWS.
                                                      "Bills of lading as presented," 7-183
                                                     Charter-party referred to in bill of lading,
 Towns and townships, see Towns and
   TOWNSHIPS.
                                                            7-191
 Trusts and trustees, see TRUSTS AND TRUS-
                                                          Effect of reference, 7-191
                                                          Master's right to insert stipulations,
   TEES.
  Ultra vires, see 'ULTRA VIRES.
  Undue influence, see Unoue Influence.
                                                          Shipper ignorant of charter-party
  United States, see United States.
                                                            containing unreasonable stipula-
 Usages and customs, see Usages and Cus-
                                                            tions, 7-191
                                                      Clean bill of lading, 7-184
   TOMS.
  Vendor and purchaser, see VENDOR AND PUR-
                                                      Conflict between charter-party and bill of
   CHASER.
                                                            lading, 7-191
  Verbal contracts, see Statute of Frauds.
                                                          Between shipowner and charterer,
  Void and voidable, see Void and Voidable.
                                                            7-191
  Waiver of conditions, see infra, Conditions.
                                                          Between
                                                                    shipowner and person
  War, see WAR.
                                                            other than charterer, 7-192
  Warehouses and warehousemen, see WARE-
                                                           Charter-party controls bill of lading,
   HOUSES AND WAREHOUSEMEN.
                                                            7-192
  Warranty, see WARRANTY.
                                                          Construed together where possible,
  Weights and measures, see WEIGHTS AND
                                                             7-192
    MEASURES.
                                                           When shipper is a stranger, 7-193
  Writing (see STATUTE OF FRAUDS), 7-142
                                                      Effect of assigning bill of lading, 7-264
CONTRACTS OF
                     AFFREIGHTMENT
                                                      Effect of English Bills of Lading Act on
    AND CHARTER-PARTIES, 7-156
                                                        freight, 7-265
  See BILLS OF LADING.
                                                      General rule, 7-183
  Abandonment of ship during voyage, see
                                                      Lieu for charter-party freight and
                                                             charges, 7-268
    infra, Freight.
  About, 1-197
                                                           As against a shipper other than the
  Actions, see infra, Who may sue for breach
                                                             charterer, 7-268
                                                           Charterers as indorsers, 7-270
    of contract.
  Admiralty jurisdiction, 1-661, 662; 7-298
                                                           Charterer to fix the freight, 7-270
                                                           Effect of reference to charter-party,
  Advance freight, 7-246
      Advance, 7-246
```

General rule, 7–268

Shipper agent of the charterer, 7-269 Volume XXX1.

Construction of stipulations for, 7-246

Due by express agreement, 7-246

```
CONTRACTS OF AFFREIGHTMENT
CONTRACTS OF
                       AFFREIGHTMENT
                                                        AND CHARTER-PARTIES, cont'd.
    AND CHARTER-PARTIES, cont'd.
                                                      Cargo, cont'd.
  Bills of lading, cont'd.
                                                          Quantity and kind of cargo, cont'd.
      Lien for charter-party freight and
                                                               Fitness of cargo, 7-177
             charges, cont'd.
                                                              Full cargo of one or more specified
           Transferee agent of the charterer,
                                                                 articles, 7-177
                                                               Illustrations, 7-177, 178
           Transferee with notice, 7-269
                                                               Right to prevent overloading, 7-178
           Transferee without notice, 7-269
                                                               What is a full cargo for a ship to
      Necessity of bill of lading, 7-203
                                                                 carry with safety, 7-178
      Statement in hill of lading as to quan-
                                                          Variation in manner or means of trans-
        tity, 7-254
                                                            porting cargo, 7-211
      Stipulation that master shall sign bill of
                                                     Cargo space, 7-176
Cesser of liability, 7-182
        lading, 7-183
      View that master signs bills of lading as
                                                     Charges, see infra, Freight.
Charter for voyage, 7-168
        the charterer's agent, 7-200
      "Without prejudice to the charter-party,"
                                                     Charter-parties, 5-944; 7-163
        7-183
                                                          Affreightment, 7-166
  Blockade, 7-284
Breach of contract, see infra, Who may sue
                                                          Arhitration, 7-185
                                                          Cancellation clause, 7-184
    for breach of contract.
                                                               Charter void, 7-185
  Brokers, 7-171
                                                               Charter voidable, 7-184
      Charter-parties made by, 7-171
                                                               Express provision for cancellation,
      Delegation of authority, 7-172
                                                                 7-184
      Employment of subagent, 7-172
                                                               Time and place of exercising option,
      Exceeding instructions, 7-171
General rules of agency applicable, 7-171
                                                                 7-184
                                                          Capacity of vessel, 7-175, 176
      Illustrations, 7-171, 172
                                                          Cargo space, 7-176
      In general, 7-171
                                                          Cesser of liability, 7-182
      Liability for agent signing in his own
                                                          Charter for voyage, 7-168
        name, 7-171
                                                          Charter-party referred to in bill of
  Burden of proof:
                                                                 lading, 7-191
      Limitation of liability, 7-229
                                                               Effect of reference, 7-191
           Upon cargo owner to show negli-
                                                               Master's right to insert stipulations,
             gence, 7-229
                                                                 7-191
           Upon shipowner to bring the breach
                                                               Shipper ignorant of charter-party
             within the exceptions, 7-229
                                                                 containing unreasonable stipula-
      Negligence, 7-229
                                                                 tions, 7-191
      Seaworthiness, 7-214
                                                          Collision, 7-195
      Stowage, 7-206
                                                          Consignment of cargo, 7-185
  Cancellation clause, 7-184
                                                          Construction, see infra, Interpretation of
      Charter void, 7-185
                                                             charter-parties.
      Charter voidable, 7-184
                                                          Contents, 7-174
      Express provision for cancellation, 7-
                                                          Date, 7-174
                                                          Definition, 7-163
      Time and place of exercising option,
                                                          Demise, 7-164, 193
        7-184
                                                               Charterer owner for voyage, 7-164
  Capacity:
                                                               Illustrations, 7-165, 166
Master "on shares" as owner,
      Conditions precedent, 7-289
  Capacity of ship, 7-177
                                                                 7-165
  Capacity of vessel, 7-188, 266
                                                          Dissolution, 7-281
  Capacity of voyage, 7-176
                                                          Excepted risks, 7-182
  Capture, 7-285
                                                          Execution, 7-169
      Freight, 7-239
                                                               Execution subsequent to date, 7-174
  Cargo, 5-148, 149
                                                               Mistake, 7-173
      Freight, see infra, Freight.
Freight where cargo is damaged, see infra, Freight.
                                                               Modification and alteration, 7-172
                                                               Who may make, 7-169
                                                          Form, 7-169
      Full cargo, 7-177, 178
                                                          Forthwith, 7-175
      Liability for carriage of cargo, see infra,
                                                          Government, charter to, 7-168
         Liability for carriage of cargo.
                                                          Interpretation, see infra, Interpretation
      Loss through inherent vice of cargo,
                                                             of charter-parties.
                                                          Kinds of charter-parties, 7-164
      Measure of damages, see infra, Measure
                                                               Affreightment, see infra, Affreight-
        of damages.
                                                                 ment.
      Quantity and kind of cargo, 7-176
                                                               Charter for voyage, 7-168
           Agreements between shipowner and
                                                               Charter to government, 7-168
             charterer, 7-176
                                                               Demise, see infra. Demise.
           Cargo at charterer's option, 7-177
                                                               General classification, 7-164
           Effect of statement of capacity,
                                                               Letting on shares, see infra, Letting
             7-177
                                                                 on shares.
```

```
CONTRACTS OF
                      AFFREIGHTMENT
                                                  CONTRACTS OF
                                                                         AFFREIGHTMENT
    AND CHARTER-PARTIES, cont'd.
                                                       AND CHARTER-PARTIES, cont'd.
  Charter-parties, cont'd.
                                                     Conditions precedent, cont'd.
      Kinds of charter-parties, cont'd.
                                                         Delay for repairs, 7-289
          Sub-charter, 7-169
                                                         Description, 7-290
          Time charters, see infra, Time
                                                         Implied obligation as to loading and
                                                           sailing, 7-288
            charters.
      Lay days and demurrage, see DEMUR-
                                                         Nationality, 7-290
Place, 7-286
                                                         Right to repudiate, 7-288
      Letting on shares, 7-168
      Liabilities under charter-parties, see
infra, Rights and liabilities under
                                                         Seaworthiness, 7-285
                                                         Situation and time of loading and sail-
        charter-party.
                                                           ing, 7-286
      Liens (see infra, Lien for freight), 7-182
                                                         Time, 7-286
      Loading and unloading, see infra, Load-
                                                         Time of essence in a time charter,
                                                           7-288
        ing and unloading.
      Measure of damages, see infra, Measure
                                                         To sail within reasonable time, 7-287
                                                    Waiver, 7-288
Conflict of laws, see infra, Private inter-
        of damages.
      Mistake, 7-173
      Names of parties, 7-174
                                                       national law.
      Penalty, 7-184
                                                     Consignment of cargo, 7-185
      Presumption that charter-party is a con-
                                                     Construction of charter-parties, see infra,
        tract of affreightment, 7-167
                                                       Interpretation of charter-parties.
      Quantity and kind of cargo, see infra,
                                                     Contraband, 7-282
        Cargo.
                                                    Customary dispatch, 9-539

Damages (see infra, Measure of damages):
      Records not necessary, 7-169
      Rights and liabilities under charter-
                                                         Cargo, see infra, Freight.
        party, see infra, Rights and liabilities
                                                         Damages limited to invoice value, 7-228
        under charter-party.
                                                         Where cargo damaged, 7-241
      Seal, 7-169
                                                     Damage to vessel, see infra, Loss of or dam-
      Seaworthiness, 7-175
                                                       age to vessel.
      Sub-charter, 7-169
                                                     Dangers of navigation, see infra, Perils of
      Time and situation of vessel, 7-174
                                                       the sea.
      Time charters, 7-168
                                                     Date, 7-174
       Time of loading, 7-174
                                                         Execution subsequent to date, 7-174
      Time of sailing, 7-174
                                                     Dead freight, 7-235; 8-841
       Towing, 7-185
                                                     Deck cargo, 7-185
      Unloading, see infra, Loading and un-
                                                     Deck storage, 7-206
         loading.
                                                     Definition of contract of affreightment, 7-163
      Verbal, 7-169
                                                     Delay (see Demurrage; see infra, Devia-
      Who may make, 7-169
                                                           tion):
           Brokers, 7-171
                                                         Carrier not an insurer as to time, 7-207
           In general, 7-169
                                                         Illustrations, 7-206, 207
           Managing owner, 7-170
                                                         Implied obligation against unnecessary
           Master of vessel, 7-170
                                                           delay, 7-206
           Part owner, 7-170
                                                     Delivery (see infra, Freight; Measure of
           Ship's hushand, 7-170
                                                           damages; Termination of liability):
      With all convenient speed, 7-175
                                                         Personal delivery, 5-219
       Written, 7-169
                                                         Waiver of lien, 7-272
  Chattel mortgages:
                                                         What is meant by delivery, 7-236
      Priority between first and second mort-
                                                         When freight is payable, see infra,
         gagees, 7-257
                                                           Freight.
       Right to freight, 7-256
                                                     Demise, 7-164, 193
  Classification of a vessel, 7-290
                                                         Charterer owner for voyage, 7-164
  Clean bill of lading, 7-184
                                                         Illustrations, 7-165, 166
Master "ou shares" as owner, 7-165
  Collisions, 7-195
       Carrying vessel negligent, 7-224
                                                     Demurrage, see DEMURRAGE.
      Carrying vessel not negligent, 7-223
Perils of the sea, 7-223
                                                     Description, 7-290
                                                     Deviation (see Deviation in Marine Insur-
       Unavoidable collisions, 7-223
                                                           ANCE), 7-207
  Commencement of liability, 7-215
                                                         Accepting cargo, 7-210
       Agent, 7-215
                                                         Assent to deviation, 7-210
       Illustrations, 7-215
                                                         Assisting disabled vessels, 7-210
       When liability begins, 7-215
                                                         Authorized deviation, 7-209
  Common carriers:
                                                         Construction of stipulations as to devia-
      Carrier by water is liable as common
                                                           tion, 7-209
         carrier, 7-203
                                                         Deviation as ground for damages, 7-207
  Conditions precedent, 7-187, 285
                                                         Deviation caused by the freighter, 7-210
       By construction of law, 7-285
                                                         Deviation makes the carrier an insurer,
       By express contract, 7-285
       Capacity, 7-289
                                                         Deviation prima facie cause of the loss,
       Classification, 7-290
                                                           7-208
```

```
CONTRACTS OF AFFREIGHTMENT
CONTRACTS OF AFFREIGHTMENT
    AND CHARTER-PARTIES, cont'd.
                                                      AND CHARTER-PARTIES, cont'd.
  Deviation, cont'd.
                                                    Freight, cont'd.
      General doctrine, 7-207
                                                        Classification, 7-235
                                                        Damages, see infra, Measure of dam-
      Justifiable deviation, 7-208
      Loss occurring through deviation, 7-207
                                                        Dead freight, 7-235
      Temporary obstacle, 7-209
      To avoid capture, 7-209
                                                        Definition, 7-235
      To escape danger, 7-209
                                                        Freight payable though contract not
      To save life, 7-208
                                                              fully executed, 7-265
      Waiver of deviation, 7-210
                                                            Time stipulations not complied with,
 Dispatch, 9-539
Dunnage, 7-205
Embargo, 7-284
                                                            Vessel less than stated capacity,
                                                              7-266
 Embezzlement, 7-204
Evidence, see infra, Burden of proof.
                                                            Vessel unseaworthy, 7-265
                                                        Intake measurement and weight, 7-254
                                                       Legality of the voyage, 7-239
  Excepted risks, 7-182
  Exceptions, see infra, Limitation of liability.
                                                            Illegal voyage, 7-239
  Exceptions as to loss by fire, 7-225
                                                            Repairing vessel, 7-239
  Excuses for nonperformance, see infra, Per-
                                                            Right to repair or transship, 7-239
                                                            Transshipping cargo, 7-239
    formance.
  Execution, see infra, Charter-parties.
                                                       Lien, see infra, Lien for freight.
  Final sailing, 13-21
                                                        Lump freight, see infra, Lump freight.
  Fire:
                                                        Measure of damages, see infra, Measure
      Whether loss by fire is a peril of the
                                                          of damages.
                                                        Medium of payment, 7-265
        sea, 7-223
                                                        Payable to shipowner, 7-255
  Forthwith, 7-175; 13-1158
                                                            In general, 7-255
  Fraud, 7-281
  Freight (see infra, Cargo), 7-235
                                                            Rights as to freight, 7-255
      Abandonment of ship during voyage,
                                                            Ship owned by several persons,
            7-240
                                                              7-255
          Effect of abandonment in England,
                                                       Payable upon delivery, 7-236
                                                            General rule, 7-236
            7-240
          Effect of abandonment in the United
                                                            Payable and delivery concurrent,
            States, 7-240
                                                            Right to partial freight upon partial
     Advance freight, see infra, Advance
        freight.
                                                              delivery, 7-237
                                                            Time for which the shipowner must
      Amount, 7-253
      Apportionment of freight, see infra, Ap-
                                                              be ready, 7-236
       portionment of freight.
                                                            What is meant by delivery, 7-236
      By whom payable, 7-260
Assigning bill of lading, 7-264
                                                        Payment to captors, 7-259
                                                        Payment to charterer, 7-259
                                                            Charterer owner pro hac vice. 7-259
          Consignee acting as agent, 7-263
          Consignees or assignees, 7-261
                                                            Freight in excess of charter freight,
          Consignors, 7-260
                                                              7-259
          English Bills of Lading Act, 7-265
                                                            General owner, owner for voyage,
          Estoppel in favor of assignee, 7-
                                                             7-259
                                                       Payment to person claiming maritime
          Goods received, but not under bill
                                                          lien, 7-259
            of lading, 7-264
                                                        Payment to underwriters, 7-259
          In general, 7-260
Tender of freight, 7-265
                                                        Payment to vendee, mortgagee, or as-
                                                              signee, 7-256
      Capture, 7-239
                                                            Priority among several assignees,
      Cargo damaged, 7-240
                                                              7-258
          Acceptance of damaged goods, 7-
                                                            Priority between assignee of freight
                                                              and vendee or mortgagee of vessel,
          Amount of damage permissible,
                                                              7-258
                                                            Priority between first and second
          Animals dying on voyage, 7-241
                                                              mortgagees, 7-257
          Cause of damage immaterial, 7-241
                                                            To assignee, 7-257
          Contents of casks or other vessels
                                                            To mortgagee, 7-256
            lost, 7-242
                                                            To vendee, 7-256
          Cross-action or set-off for damage
                                                       Performance of contract prevented by
            to cargo, 7-242
                                                              the cargo owner, 7-238
          Delivery in specie, 7-241
                                                            Cargo reclaimed, 7-238
          Freight sometimes due, 7-240
                                                           Freight due when cargo owner pre-
          Inherent infirmity, 7-241
                                                              vents performance, 7-238
          Merchantable character of cargo,
                                                            In general, 7-238
            7-241
                                                            Vessel captured, 7-239
          Negligence, 7-241
                                                       Priority, 7-257
          Perils of the sea, 7-241
                                                            Assignment after mortgage, 7-259
          Set-off, 7-243
                                                            Assignment after sale, 7-258
```

```
CONTRACTS OF AFFREIGHTMENT
CONTRACTS OF AFFREIGHTMENT
    AND CHARTER-PARTIES, cont'd.
                                                        AND CHARTER-PARTIES, cont'd.
                                                      Interpretation of charter-parties, cont'd.
  Freight, cont'd.
                                                          Charter-party referred to in bill of lading,
      Priority, cont'd.
           Between assignee of freight and vendee or mortgagee of vessel,
                                                             see infra, Bills of lading.
                                                          Conditions precedent, 7-187
                                                          Conflict between charter-party and bill of
             7-258
                                                          lading, see infra, Bills of lading.
Construction of the parties adopted,
          Between first and second mortgagees,
             7-257
                                                             7-186
           Several assignees, 7-258
                                                          Correspondence between the parties,
      Rate, 7-253
Alternative rate, 7-253
                                                             7-186
                                                          Exceptions, 7-187
           Freight free, 7-253
                                                          In general, 7-185
           Goods of shipowner, 7-253
                                                          Intention controls, 7-186
           Goods of shipper, 7-253
                                                          Intention, how determined, 7-186
           Implied rate, 7-253
Rate upon unenumerated articles,
                                                          Law governing, 7-193
                                                          Meaning clear, 7-186
             7-253
       Time freight, see infra, Time freight.
                                                           Parol evidence, see infra, Parol evidence.
                                                          Printed form used, 7-187
       To whom payable, 7-255
                                                               Conflict between written and printed
       Weight and measurement, 7-253
                                                                 portions, 7-188
           Agreement, 7-254
           Diminution in bulk, 7-254
                                                               Inapplicable cause, 7-187
                                                               Original printed form to be consid-
           Expense of weighing or measuring,
             7-255
                                                                 ered, 7-188
           Increase in bulk or weight, 7-253
                                                      Jettison, see JETTISON.
           Intake, 7-254
                                                      Jurisdiction, 7-298
           Measurement, 7-254
Statement in hill of lading as to
                                                      Kinds of contracts of affreightment, 7-163
                                                      Larceny, 7-204
                                                      Latent defects, 7-212
             quantity, 7-254
           Usage as to weight or measurement,
                                                      Lay days and demurrage, see DEMURRAGE.
                                                      Leakage, 7-225
             7-255
           Weight, 7-254
                                                      Letting on shares, 7-168
       When payable, 7-236
                                                      Liability (see infra, Rights and liabilities
                                                             common to all contracts of affreight-
   Full and complete cargo, 14-561
   General average, see GENERAL AVERAGE.
                                                             ment; Rights and liabilities under
   General ship, 7-163
                                                             charter-party):
                                                           Limitation of liability, see infra, Limita-
   Government, charter to, 7-168
                                                             tion of liability.
   Harter Act, 7-231
       Application to both foreign and domestic
                                                      Liability for carriage of cargo, 7-199
         commerce, 7-233
                                                           Charterer owner pro hac vice, 7-202
       Application to foreign vessels, 7-233
                                                           Demise, 7-199
                                                           Liability when the vessel demised, 7-199
       Negligence, 7-231
                                                           Of charterer to shipowner, 7-202
       No liability in certain cases, 7-232
       Seaworthiness, 7-231
                                                           Of shipowner and charterer to shipper,
       Stipulation for nonliability in certain
                                                                  7-199
         cases prohibited, 7-231
                                                               Charterer owner pro hac vice, 7-201
       To what the act relates, 7-233
                                                                General owner is not liable when the
       Whether retroactive, 7-233
                                                                  charterer is temporary
   Ice and frost, 7-228
                                                                  7-201
                                                               General owner, owner for the voy-
   Illegal contracts, 7-281
       Contracts for trade in contraband, 7-282
                                                                  age, 7-199
       Contracts for voyage to a blockaded port,
                                                               Knowledge of contents of charter-
         7-282
                                                                  party presumed, 7-200
       Freight, 7-239
                                                                View that the master signs bills of
                                                           lading as charterer's agent, 7-200
Of shipowner to charterer, 7-199
       Ignorance of illegality, 7-281
       Illegal contracts capable of legal per-
         formance, 7-282
                                                           Of vessel to shipper, 7-202
       In general, 7-281
                                                           Shipowner liable as bailee, 7-199
       Partial illegality of consideration, 7-281
Performance illegal by the law of the
                                                      Liability for injuries, 25-1009
                                                      Lien (see infra, Maritime liens), 7-182;
         port of loading, 7-282
                                                             19-1083
   Implied warranty, see infra, Seaworthiness.
                                                           Charterer dispossessed by shipowner,
   Inevitable accident or casualty, see Inevita-
BLE Accident or Casualty.
                                                             7-276
                                                           Demurrage, 7-278
   Intake measurement and weight, 7-254
                                                           Freight, see infra, Lien for freight.
   International law:
                                                           Freight subject to maritime lien, 19-1087
       Illegal contracts, 7-282
                                                           General average clauses, 7-278
   Interpretation of charter-parties, 7-185
                                                           Port charges, 7-278
       Admissibility of usage, see infra, Usages
                                                           Reconditioning cargo, 7-278
         and customs.
                                                           Shipper's lien on vessel, 7-278
       All provisions made effective, 7-186
                                                           Wharfage, 7-278
```

```
CONTRACTS OF
CONTRACTS OF AFFREIGHTMENT
                                                                          AFFREIGHTMENT
                                                      AND CHARTER-PARTIES, cont'd.
    AND CHARTER-PARTIES, cont'd.
                                                     Lien for freight, cont'd.
  Lien, cont'd.
      When liens take effect, 7-279
                                                         Waiver, cont'd.
          In general, 7-279
                                                             Mere manual delivery of the cargo,
          Part of cargo must be in shipowner's
                                                               7-273
                                                             Partial delivery of cargo, 7-274
            custody, 7-279
                                                             Payment after delivery, 7-274
 Lien for freight, 7-266, 276
      Advance freight, 7-277
Charterer owner pro hoc vice, 7-272
                                                             Presumption against waiver, 7-275
                                                             Waiver of lien does not relieve ship-
      Charter-party freight and charges, 7-268
                                                               per's liability, 7-274
                                                    Lighterage, 7-180
Limitation of liability, 7-221
          When there is a bill of lading, 7-268
              As against a shipper other than
                                                         Accident to machinery, 7-225
                  the charterer, 7-268
              Charterers as indorsees, 7-270
                                                         Amount of damages, 7-228
                                                        Breakage, 7-225
Burden of proof:
              Charterer to fix the freight,
                 7-270
              Effect of reference to charter-
                                                             Upon cargo owner to show negli-
                party, 7-271
                                                               gence, 7-229
              General rule, 7-268
                                                             Upon shipowner to bring breach
              Shipper agent of the charterer,
                                                               within the exceptions, 7-229
                                                         By contract, 7-221
              Transferee agent of the char-
                                                         By statute (see infra, Harter Act),
                terer, 7-270
                                                               7-231
              Transferee with notice, 7-269
                                                             Act regulating transportation of
                                                                   merchandise, 7-233
              Transferee without notice, 7-269
          When there is no bill of lading,
                                                                 Character and value of goods,
                7-271
                                                                   7-233
              Shipper
                        contracting directly
                                                                 Construction of statute, 7-234
                with charterer, 7-271
                                                                 Liability limited to interest,
              Shipper contracting directly with
                                                                   7-234
                shipowner, 7-272
                                                                 Loss by fire, 7-234
Vessels used in inland naviga-
     Dead freight, 7-276
     Extra freight for transshipment, 7-277
                                                                 tion, 7-234
When the charterer is to be
     Form of contract immaterial, 7-267
     rreight, 7-276
                                                                   deemed the owner, 7-234
     General rule, 7-266
                                                             English Merchant Shipping Act,
     How lost, 7-272
                                                               7-235
     Lien acquired by third person, 7-276
                                                        Deterioration of cargo, 7-225
     Maritime lien, 7-267
                                                        Fire, 7-225
     Nature, 7-267
Origin, 7-267
                                                        For negligence, 7-204
                                                        Harter Act, see infra, Harter Act.
     Payment by bill or note, effect of, 7-
                                                        Ice and frost, 7-228
Implication of law, 7-221
            275
          Due after delivery of cargo, 7-276
                                                        Invoice value, 7-328
          Due at stated time, 7-276
                                                        Leakage, 7-225
          Due before delivery of cargo, 7-275
                                                        Negligence, 7-228
     Shipowner has a lien for freight, 7-266
                                                        Notice, 7-231
     Vessel chartered, 7-267
                                                        Perils of the sea, see infra, Perils of the
          As against other persons, 7-268
                                                          sea.
          As against the charterer, 7-267
                                                        Public notice, 7-231
Restraints of princes, rulers, and pea-
         Charter-party freight and charges,
           7-268
                                                          ples, 7-226
          Freight actually due by shipper,
                                                        Riots, 7-228
                                                        Robhers, 7-228
         General owner, owner for the voy-
                                                        Rust, 7-225
               age, 7-267
                                                        Seaworthiness and fitness, 7-224
              As against other persons, 7-268
                                                        Ship damage, 7-226
              As against the charterer, 7-267
                                                        Strikes, 7-228
              Charter-party
                              freight
                                                        Thieves, 7-228
                                          and
                charges, 7-268
                                                        Usual exceptions, 7-221
              Freight actually due hy the
                                                        When exceptions apply, 7-229
               shipper, 7-268
                                                            In general, 7-229
     Waiver, 7-272
                                                            Loading and unloading, 7-230
         By delivery, 7-272
                                                            Preliminary voyage, 7-229
         Effect of express stipulation for
                                                            Previous voyage, 7-229
           lien, 7-275
                                                            Transportation of cargo unnecessa-
         Inconsistent stipulations, 7-274
                                                              rily prolonged, 7-230
         Intention to waive must clearly ap-
                                                        Who benefited by exceptions, 7-230
           pear, 7-275
                                                            In general, 7-230
         Lien preserved by express stipula-
                                                            Under special agreement, 7-23r
                                                   Liquidated damages, 7-297
           tion, 7-275
```

```
CONTRACTS OF
                      AFFREIGHTMENT
                                                  CONTRACTS OF AFFREIGHTMENT
    AND CHARTER-PARTIES, cont'd.
                                                       AND CHARTER-PARTIES, cont'd.
  Loading and unloading (see DEMURRAGE),
                                                     Masters of vessels, cont'd.
        7-178; 19-453
                                                         Purchaser of vessel, 20-200
      Delivery, see infra, Termination of lia-
                                                         Servants of the charterer, 7-194
        bility.
                                                         Servants of the shipowner, 7-194
      Designated or customary place, 7-180
                                                     Measure of damages, 7-290
      Duty of charterer as to naming the port,
                                                         Amount recoverable by the charterer,
        7-179
                                                           7-293
      Expense and risk of shipper, 7-180
                                                         Amount recoverable by the shipowner,
      Implied obligation as to loading, 7-288
      Lighterage, 7-180
                                                              Cargo to consist of various articles,
      Limitation of liability, 7-230
                                                              Diminution of damages, 7-295
      Overloading, 7-178
      Place of loading or discharge, 7-178
                                                              Nonperformance total or partial,
      Responsibility for readiness of the berth
                                                                7-294
        designated, 7-180
                                                              Obtaining other cargo, 7-296
                                                              Other employment resulting in a loss, 7-296
      Right to prevent overloading, 7-178
      Stevedore clause, 7-181
Stipulations as to loading and unloading,
                                                              Shipowner's right to damages not
                                                                forfeited, 7-296
        7-178
      Stipulations as to the time of loading
                                                              Time of waiting for original cargo,
        and unloading, 7-174
                                                                7-296
      When exceptions apply, 7-230
                                                         Cargo damaged, 7-291
  Loss of or damage to vessel, 7-197
                                                         Cargo lost, 7-291
Damages for failure to furnish stipu-
      By express agreement, 7-197
      Marine risks, 7-198
                                                           lated cargo, 7-294
      Vessel damaged while obeying the char-
                                                         Delivery delayed, 7-292
                                                         Failure or refusal to carry, 7-292
        terer's orders, 7-198
      War risks, 7-197
                                                         Breight upon goods of third persons,
      When loss falls on owner, 7-198
      Where there is no express agreement,
                                                         Increased freight recoverable, 7-293
        7-198
                                                         Increase in price of cargo, 7-293
  Lump freight, 7-251
                                                         In general, 7-290
      In general, 7-251
                                                         Liquidated damages, 7-297
      Partial nonperformance, 7-251
                                                         Penalty, 7-297
                                                         Vessel chartered, 7-293
          Divisible contract, 7-251
          Entire contract, 7-251
Presumption as to divisibility, 7-251
                                                     Mortgagee:
                                                         Priority between first and second mort-
           Whole cargo not delivered, 7-251
                                                           gagees, 7-257
          Whole voyage not completed, 7-251
                                                         Right to freight, 7-256
  Machinery, accidents to, 7-225
                                                     Names of parties, 7-174
                                                     Nationality, 7-290
Negligence, 7-204
  Management of ship, 19-707
  Marine insurance:
      Insurable interests, 19-948
                                                         Burden of proof, 7-229
          Advances on freight, 19-948
                                                         Collisions, see infra, Collisions.
          Charterer, 19–944
Charterer has no insurable interest
                                                         Freight:
                                                              Cargo damaged, 7-241
                                                         Harter Act, 7-231
            in freight, 19-948
          Interest in excess freight, 19-948
                                                         Limitation of liability for negligence,
  Maritime liens (see Maritime Liens; see
                                                             7–204, 227
England, 7–227
United States, 7–227
        infra, Lien; Lien for freight):
      Lien on cargo waived by terms of con-
        tract, 19-1130
                                                     Notice:
                                                     Delivery, 7-218
"On shares," 7-165
      Naming time and place for payment of
        freight, 19-1130
  Masters of vessels (see infra, Demise),
                                                     Owner:
        7-194; 20-209
                                                         Who may make charter-party, 7-170
      Authority of master, 20-209
                                                     Parol_evidence, 7-188; 11-550
      Cannot alter amount of freight or man-
                                                         Fraudulent representations as to capacity of vessel, 7-188
        ner of paying it, 20-210
      Cannot release charterer from paying
                                                         Illustrations, 7-188
        freight, 20-210
                                                         Parol evidence generally inadmissible,
                                                           7-188
      Employment, 7-194
      Employment by charterer, 7-194
                                                     Payment, see infra, Freight.
      Foreign port, 20-209
                                                     Penalty, 7-184, 297
      General rule as to manning vessel, 7-194
                                                     Penalty clause, 7-184
      Home port, 20-209
                                                     Performance:
      Liability for wages, 7-194
                                                         Blockade, 7-284
      Limitation of authority, 20-209
                                                         Capture, 7-285
                                                         Conditions precedent, see infra, Condi-
      No authority to cancel or annul charter-
        party made by owners, 20-209
                                                           tions precedent.
```

7-226

```
CONTRACTS OF
                      AFFREIGHTMENT
                                                  CONTRACTS OF
                                                                          AFFREIGHTMENT
    AND CHARTER-PARTIES, cont'd.
                                                       AND CHARTER-PARTIES, cont'd.
                                                     Restraints of princes, rulers, and peoples, con.
  Performance, cont'd.
                                                         Delays and deviations, 7-226
      Difficulty or improbability of perform-
        ance as excuse, 7-283
                                                         In general, 7-226
                                                         Legal proceedings, 7-226
      Embargo, 7-284
                                                         Precautions to prevent seizure, 7-226
      Excuses for nonperformance, 7-281
                                                     Rights and liabilities common to all contracts
      Freight, see infra, Freight.
      Illegal contracts, see infra, Illegal con-
                                                           of affreightment, 7-202
                                                         Bill of lading not necessary, 7-203
        tracts.
      Quarantine, 7-283
Temporary obstruction, 7-283
                                                         Commencement of liability, 7-215
                                                         Delay, 7-206
      Temporary prohibition, 7-283
                                                         Deviation, see infra, Deviation.
 War, 7-284
Perils of the sea, 7-221
                                                         Embezzlement, 7-204
                                                         In general, 7-202
      Bad stowage, 7-223
                                                         Liability as a common carrier, 7-203
                                                         Loss through inherent vice of cargo,
      Collisions, 7-223
      Damage by sea water, 7-222
                                                           7-203
      Dangers of navigation distinguished,
                                                         Negligence, 7-204
                                                         Public enemy, 7-203
      Dangers of rivers and river navigation,
                                                         Seaworthiness, see infra, Seaworthiness.
        7-222
                                                         Stowage, see infra, Stowage.
      Illustrations, 7-222
                                                         Termination of liability, see infra, Ter-
      Implied exceptions, 7-224
                                                           mination of liability.
      Inevitable collision, 7-223
                                                         Theft, 7-204
      In general, 7-221
                                                         Variation in manner or means of trans-
      Longer form of the exception, 7-221
                                                         porting cargo, 7-211
Who may sue for breach of contract,
      Loss by fire, 7-223
      Meaning of the phrase, 7-221
                                                           see infra, Who may sue for breach of
      Pirates, 7-223
                                                           contract.
      Rats, 7-224
                                                    Rights and liabilities under charter-party,
      Stranding, 7-223
                                                          7-193
      Vermin, 7–224
                                                         Damage to vessel, 7-197
 Pirates, 7-228
                                                         Dependent upon charter-party amount-
     Perils of the sea, 7-223
                                                           ing to demise, 7-193
 Place, 7-286
                                                        In general, 7-193
 Place of delivery, 7-216
                                                         Liability for carriage of cargo, see infra,
 Port, see Port.
                                                           Liability for carriage of cargo.
 Presumptions (see infra, Burden of proof):
                                                         Loss to vessel, 7-197
      Divisibility of time freight, 7-250
                                                        Master and crew, 7-194
      Seaworthiness, 7-214
                                                         Repairs, 7-195
     Waiver of lien, 7-275
                                                        Supplies, 7-195
 Presumption that charter-party is a contract
                                                    Riots, 7-228
 of affreightment, 7-167
Princes, see infra, Restraints of princes,
                                                    Robbers, 7-228
                                                    Rust, 7-225
   rulers, and peoples.
                                                    Sailing, see infra, Conditions precedent.
 Printed forms, see infra, Interpretation of
                                                    Sales:
   charter-parties.
                                                        Right to freight, 7-256
 Private international law, 7-193; 22-1351,
                                                    Scope of title, 7-163
   1352
                                                    Seal:
 Public enemy, 7-203
                                                        Charter-party, 7-169
 Quantity and kind of cargo, see infra, Cargo.
                                                    Seamen, 7-194
 Quarantine, 7-283
                                                        Employment, 7-194
 Questions of law and fact:
                                                        Employment by charterer, 7-194
     Advance freight, 7-248
                                                        General rule as to manning vessel, 7-
     Stowage, 7-206
 Quick dispatch, 9-539
                                                        Liability for wages, 7-194; 25-113
                                                        Lien for wages, 25-114
     Perils of the sea, 7-224
                                                         Seaworthiness, 7-214
 Reasonable time, 7-287
                                                         Servants of the charterer, 7-194
 Recording acts, 7-160
                                                        Servants of the shipowner, 7-194
 Repairs and supplies, 7-195
                                                    Seawater, damage by, 7-222
     Agreement to furnish repairs and sup-
                                                    Seaworthiness, 7-175, 211
Burden of proof, 7-214
       plies, 7-195
     Freight earned by repairing vessel or
                                                        Conditions precedent, 7-285 Fitness for cargo, 7-211
       transshipping cargo, 7-239
     Liability of vessel, 7-196
                                                        Fit to encounter ordinary perils, 7-213
     Notice of agreement, 7-196
                                                        Freight
                                                                 though vessel unseaworthy,
     Temporary owner's liability, 7-196
                                                          7-265
     Where there is no agreement, 7-196
                                                        Harter Act, 7-231
 Restraints of princes, rulers, and peoples,
                                                        Implied warranty, 7-211
                                                        Latent defects, 7-212
```

```
AFFREIGHTMENT
CONTRACTS OF
                      AFFREIGHTMENT
                                                  CONTRACTS OF
    AND CHARTER-PARTIES, cont'd.
                                                       AND CHARTER-PARTIES, cont'd.
  Seaworthiness, cont'd.
                                                     Time freight, cont'd.
      Limitation of liability, 7-224
                                                         Time prolonged by capture, 7-250
      Maintaining seaworthiness, 7-213
                                                     Time of completion of voyage, 7-174

Time of delivery, see infra, Termination of
      Meaning of the term, 7-213
      Officers and crew, 7-214
                                                       liability.
      Owner's ignorance of charterer's pur-
                                                     Time of essence in a time charter, 7-288
Time of loading, 7-174
        pose, 7-212
      Presumptions, 7-214
                                                     Time of sailing, 7-174
      Time to which warranty relates, 7-212
                                                     Time of termination of liability, see infra,
      Warranty, 7-211
Warranty of seaworthiness not affected
                                                       Termination of liability.
                                                     Time stipulations:
        by other exceptions, 7-224
                                                         Freight, 7-265
  Set-off, recoupment, and counterclaim:
                                                     Towing, 7-185
      Damage to cargo set-off against freight,
                                                     Transshipment, 7-239, 246
        7-242
                                                         Lien for extra freight for transshipment,
  Shares:
                                                           7-277
      On shares, 7-165
                                                     Tugs and towage:
                                                         Stipulations for towage, 7-185
  Ship's broker, see infra, Brokers.
  Ship's husband:
                                                     Unloading, see infra, Loading and unloading.
      Power to make charter-party, 7-170
                                                     Usages and customs:
                                                         Admissibility of usage, 7-189
      With all convenient speed, 7-175
                                                             Contradicting or varying contract,
  Statutes, see infra, Limitation of liability.
                                                                7-190
  Stevedores, 7-181
                                                              Custom considered a part of con-
  Storing goods, 7-219
                                                                tract, 7-190
  Stowage, 7-204
                                                              Not admissible when contract ex-
      Bad stowage, 7-223
                                                                press or unambiguous, 7-190
                                                              Ready to receive cargo, 7-190
      Breaking adrift of properly stowed cargo,
         7-223
                                                              To explain ambiguities, 7-189
      Burden of proof, 7-206
Contact of injurious goods, 7-205
                                                         Deck stowage, 7-206
                                                         Delivery, 7-219
                                                         Expense of weighing or measuring, 7-
       Dunnage, 7-205
      Duty to stow properly, 7-204
                                                         Termination of liability, 7-219
       In general, 7-204
       Proper care, 7-205
                                                         Weight or measurement, 7-255
       Questions for jury, 7-206
                                                     Vermin:
       Stowage upon deck, 7-206
                                                         Perils of the sea, 7-224
       Usages as to deck cargo, 7-206
                                                     Waiver of lien, see infra, Lien for freight.
   Strikes, 7-228
                                                     War, 7-284
   Subcharter, 7-169
                                                     Warranty, see infra, Seaworthiness.
   Suits, see infra, Who may sue for breach of
                                                     Weight and measurement, see infra, Freight.
     contract.
                                                     Who may sue for breach of contract, 7-220
                                                         Consignee, 7-220
   Supplies, see infra, Repairs and supplies.
   Termination of liability, 7-216
                                                         Consignor, 7-220
                                                         English Bills of Lading Act, 7-220
       Delivery, 7-216
       Delivery to wrong person, 7-216
                                                          In general, 7-220
       Distinction between inland and ocean
                                                     With all convenient speed, 7-175
         carriage, 7-216
                                                   CONTRACTS OF HIRE, 7-299
       Liability as warehouseman, 7-216
                                                     See BAILMENTS.
      Notice necessary, 7-218
                                                     Accession, 7-320
                                                     Act of God, 7-302
       Place of delivery, 7-216
       Selection of the wharf, 7-217
                                                     Agency:
       Storing goods, 7-219
                                                          Employment of agents, 7-318
      Time of delivery, 7-217
                                                          Liability for acts of agents, 7-319
                                                          Liability of hirer for acts of agent, 7-
       Usage, 7-219
       Waiver of notice, 7-219
       What is sufficient delivery, 7-216
                                                     Agricultural societies, 7-301, 322
Alteration, see infra, Hire of labor and ser-
   Theft, 7-204
   Thieves, 7-228
                                                        vices.
   Time, 7-286
                                                     Bailments for hire, 3-742
   Time and situation of vessel, 7-174
                                                     Banks and banking:
   Time charters, 7-168
                                                          Bank or merchant accepting commercial
  Time freight, 7-249
                                                            paper for collection, 7-301
       Deduction for time lost, 7-250
                                                     Barber shop, 7-322
                                                     Bathing establishment, 7-322
       Dependent upon completion of part of
                                                     Breach of contract terminates bailment, 7-
         the voyage, 7-249
       Express agreement as to loss of time,
         7-250
                                                     Breach terminates contract, 7-315
       General rule, 7-249
                                                     Burden of proof:
       Presumption as to divisibility, 7-250
                                                          Negligence, 7-203
```

CONTRACTS OF HIRE, cont'd. CONTRACTS OF HIRE, cont'd. Carriage, see BAGGAGE; CARRIERS OF GOODS; Hire of custody, cont'd. Negligence, 7-322 CARRIERS OF LIVE STOCK; CARRIERS OF PAS-Ordinary care, 7-321 SENGERS; COMMON CARRIERS; CONNECTING Restaurant keeper, 7-322 CARRIERS; CONTRACTS OF AFFREIGHTMENT AND CHARTER-PARTIES; EXPRESS COM-PANIES; FERRIES; SILIPS AND SHIPPING; Theft by servants, 7-323 Warehouse, 7-323 Hire of labor and services, 7-316 TELEGRAPH AND TELEPHONE COMPANIES. Accession, 7-320
Agents of bailee, 7-318
Bailee's liability for acts of servants, Carriers of goods (see CARRIERS OF GOODS), Classification, 7-305 Cloakroom of a railway company, 7-322 7-319 Collection agency: Bailee's lien, 7-317 Bailee's right to possession, 7-316 Bank or merchant accepting commercial paper for collection, 7-301 Damages for delay, 7-321 Compensation, 7-301 Duties and obligations of the bailee, Agricultural society, 7-301 7-318 Amount of recompense, 7-301 Duties of the bailor, 7-316 Effect of destruction of chattel before Compensation essential, 7-301 Contingent or incidental benefit, 7-301 completion of work, 7-320 Custody of property, 7-323 General rule, 7-320 Rule qualified, 7-320 Duty to pay price of hire, 7-313 Form of payment, 7-301 Where either party at fault, 7-321 Money, 7-301 Workman furnishing materials. Consideration, see infra, Compensation. 7-321 Conversion (see infra, Sales): Employment of agents by bailee, 7-318 Misuser of thing hired, 7-313 Essentials of the contract, 7-316 Corporations, 7-738 Failure of bailee to complete work, 7-Custody, see infra, Hire of custody. 321 Forfeiture of lien by delivery of prop-Death: Effect of death of either party, 7-316 erty, 7-318 Definition, 7-300 In general, 7-316 Depositary for hire, see infra, Hire of cus-Lien of bailee, 7-317 Obligations of the bailor, 7-316 Destruction of chattel before completion of work, see infra, Hire of labor and ser-Ordinary care to be exercised by bailee, 7-318 Responsibility for skill, 7-319 When not professing skill, 7-320 Diligence required of bailee, 7-302 Act of God, 7-302 When professing skill, 7-319 Rights of the bailor, 7-316 Sales distinguished from, 7-316 Burden of proof as to negligence, 7-303 Negligence, 7-302 Negligence a question for jury, 7-302 Waiver of lien by bailee, 7-318 Ordinary care, 7-302 Hire of things, 7-305 Breach terminates contract, 7-315 Ordinary diligence determined by circum-Death of either party, 7-316 stances, 7-302 Special contract, 7-303 Duties and liabilities of the hirer, 7-Usage, 7-302 Disposition of the thing bailed by the bailee, Duties and obligations of the letter in 7-305 general, 7-306 Essential features, 7-300 Duty to pay price of hire, 7-313 Duty to repair, 7-307 Duty to return thing hired, 7-314 Expenses, 3-761 Fire insurance: Insurable interest of hirer, 13-152 Expense of feeding horse, 7-311 Frandulent sales and conveyances: Guaranty of full and useful services, Bona fide hiring by vendor, 14-367 7-307 Retention of possession, 14-367 Hirer of a horse, 7-310 Gratuitous contract, 7-301 Hirer's right to possession and enjoy-Hire of custody (see SAFE-DEPOSIT COM-. ment, 7-308 PANIES), 7-321 Hirer transcending contract of hire, Agricultural society, 7-322 7-312 Barber shop, 7-322 Horse, 7-310 Bathing establishment, 7-322 Inevitable casualties, 7-311 Compensation in absence of contract, In general, 7-305 Interference by letter with rights of 7-323 Customer at retail store, 7-322 hirer, 7-308 Goods received at cloakroom of a rail-Liability determined by special contract, road company, 7-322 7-311 Illustrations of a depositary for hire, Liability of hirer for acts of agents, 7-322 7-315 In general, 7-321 Liability of hirer increased by special Innkeepers, see INNS AND INNKEEPERS. contract, 7-311 Misuser by hirer, 7-312 Lien, 7-323

OMM WOOD OF THE CO.	
CONTRACTS OF HIRE, cont'd.	CONTRACTS OF HIRE, cont'd.
Hire of things, cont'd. Misuser of thing hired in conversion,	Possession, 7-304 Bailee cannot dispose of thing bailed,
7–313 Ordinary care, 7–309	7-305 Bailee may sue for violation of posses-
Redelivery impossible, 7–314 Repair, 7–307	sion, 7–304 Bailee of chattel employed to do work
Rights and obligations of the parties,	thereon, 7-316
7-306 Rights of the hirer, 7-308	Breach of contract terminates bailment, 7-305
Rights of the letter against the hirer, 7-306	Character of bailee's possession, 7-304 Right to possession and enjoyment,
Rights of the letter against third persons, 7-306	7-308 Price, see infra, Compensation.
Sale by hirer, 7-309 Special contract, 7-311	Property: Hirer's property in thing hired, 7-308
Special contract to return, 7-311	Repairs (see infra, Hire of labor and ser-
Termination of contract, 7-315 Time, place, and manner of restitution,	vices): Duty to repair, 7–307
7-314	Restaurant keeper, 7-322
Warranty of character and condition, 7-306	Return: Duty to return thing hired, 7-314
Warranty of thing hired, 7-306	General rule, 7-314
Warranty of title, 7–307 Written contracts, 7–312	Hirer holding over, 7–314 Redelivery impossible, 7–314
Horses, see Horses. Implied warranty, see infra, Warranty.	Time, place, and manner of restitu- tion, 7-314
Independent contractors:	Inevitable casualties, 7–311
Drivers of vehicles, 16–196 Inevitable accident, 7–311	Special contract, 7–311 Sales:
Infants:	Hirer cannot sell thing hired, 7–309
Conversion of things bailed, 16–309 Joint tenants and tenants in common, 17–663	Sales distinguished from, 24–1025 Wrongful sale by hirer, 7–306
Labor, see infra, Hire of labor and services.	Services, see infra, Hire of labor and services.
Liens: Bailee of chattel employed to do work	Several kinds of contracts of hire, 7-305 Skill:
thereon, 7–317 Forfeiture of lien by delivery of	When not professing skill, 7–320 When professing skill, 7–319
property, 7-318	Slaves and slavery, 25-1095
Illustrations, 7–317 Right to lien, 7–317	Stations: Goods received at cloakroom of a rail-
Storage, 7-323	road company, 7-322
Livery-stable keepers, see Livery-stable Keepers.	Storage, see Warehouses and Warehouse-
Loan distinguished from hiring, 19-463 Facts necessary to constitute hiring,	MEN; see infra, Hire of custody. Subject-matter, 7-300
19-464	Sublease, 7-309
Generally, 19–463 Keeping and feeding animals for con-	Sundays and holidays, 27–409 Termination of contract, 7–315
venience of lender, 19-464 Promise to return increase constitutes	Things, see infra, Hire of things.
hiring, 19-464	Warranty, 7-307
Manufactures, see infra, Hire of labor and services.	Title of hailor 7-200
Master and servant, see infra, Agency; Hire	Trover and conversion (see infra, Sales):
of labor and services. Materials furnished to be manufactured, see	
infra, Hire of labor and services. Money:	Warehousemen, sec Warehouses and Warehousemen.
Whether compensation must be in	Warranty, 7-306
money, 7–301 Negligence:	Character and condition, 7-306 Continued enjoyment, 7-307
Burden of proof, 7-303 Ordinary care, 7-302	Fraudulent concealment of defects, 7–307 Full and useful service, 7–307
Presumption, 7-303, 304	Hirer using chattels with knowledge of
Question for jury, 7-302 Ordinary care, 7-302, 309	defects, 7–307 Warranty of title, 7–307
Bailee of chattel employed to do work	CONTRARY, 7-323
thereon, 7-318 Payment, see infra, Compensation.	CONTRIBUTE, 7-324 CONTRIBUTING CAUSES, see Negli-
Personal property (see infra, Hire of things),	
7-300 31 C. of L.—25	CONTRIBUTION, see GENERAL AVERAGE. 385 Volume XXXI.

Volume XXXI.

CONTRIBUTION AND EXONERATION.

CONTRIBUTION AND EXONERATION,

cont'd. 7-325 Insolvency and bankruptcy, 16-793 See Indemnity Contracts. Insolvency of principal, 7-338 Accommodation paper, 1-357; 7-359 Measure of contribution on insolvency of Amount of exoneration, 7-350 one's estate, 7-341 Bail (in civil cases), 3-624 Surety receiving discharge in bankruptcy. Bills of exchange and promissory notes, 7-340 When right to exoneration matures, 7-349 Coinsurers of property, see infra, Joint tenants and tenants in common. Insurance: Contribution between coinsurers, 7-352 Contribution, 7-326 Contribution enforced in case of Co-owners of property, 7-328 double insurance, 7-353 Cosureties, 7-328 Equality in equity, 7-326 Double insurance, 7-352 Marine insurance, 7-353 Foundation of doctrine, 7-326 General principles, 7-326 Provisions of modern policies, 7-353 Interest, 7-344 Jurisdiction in equity and at law, 7-328 Joinder of suit, 7-352 Not restricted to particular relations, Joint tenants and tenants in common, 7-353; 7-328 Origin of remedy of contribution, 7-17-679, 685, 687 Adjusting as to improvements, 7-358 328 Relations to which applicable, 7-327 Compensation allowed for improvements, Several principal debtors, 7-327 7-358 Contribution between joint tenants, etc., Contribution between cosureties (see Sure-TYSHIP): 7-354 When the right accrues, 7-332 Improvements, 7-357 Costs, 7-344, 351 Cosureties, see Suretyship. Improvements without consent of coten-Debts of decedents: Incumbrances chargeable in inverse or-Liability of deceased cosurety's estate, der, 7-356 Judicial sales, 7-358 7-332, 336 Definitions, 7-326 Making repairs, 7-356 Exoneration, 7-326 Measure of contribution, 7-354 Partial conveyances of encumbered Indemnity, 7-326 Demand, 7-338, 348 tracts, 7-355 Different instruments, see Suretyship. Partition, 7-358 Payment of mortgage, 7-354 Directors, 7-363 Purchase-money lien, 7-355 Dividends: Payment of dividends out of capital, Removal of incumbrances, 7-353 9-704 Removal of superior title, 7-355 Dower, 10-166 Repairs, 7-356 Amount of contribution, 10-167 Repairs not strictly necessary, 7-357 By the widow, 10-166 Sale of part of tract with warranty, 7-355 To the widow, 10-167 Successive conveyances, 7-356 Equality is equity, 11-187 Taxes, 7-355 Equitable election, 11-118 Jurisdiction: Equity of redemption, see Equity of REDEMP-Contribution: Courts of law, 7-329 Equitable jurisdiction still exists, Executors and administrators, see Executors AND ADMINISTRATORS. 7-330 Exoneration, 7-326, 330 Assumption of mortgage, 7-330 Legal rights and duties coextensive with equitable obligations, 7-330 General principles, 7-330 Where one becomes surety at the other's bequest, 7-329 Irregular vendor of corporate stock, Legacies and devises, 7-358 7-330 Vendee assuming mortgage, 7-330 Libel and slander, 18-1067 Vendee held liable after sale, 7-330 Limitation of actions, 7-340 When the right arises, 7-330 Period of limitation, 7-340 Statute of limitations runs from payment, 7-340 Exoneration of sureties by principal, see SURETYSHIP. Fences, 12-1048 When right to exoneration matures, Fire insurance, 7-352 7-348 Marine insurance, 7-353 Marshaling assets, see Marshaling Assets. Forthcoming and delivery bonds, 13-1157 Fraudulent sales and conveyances: Setting aside fraudulent conveyance, Marshaling decedents' estates, see Marshal-ING DECEDENTS' ESTATES. 7-347 General average, see General Average. Notice, 7-338, 348 Heir, heirs, and the like, 7-358 Officers of private corporations: Highways: Directors, 7-363 Action over by municipality against Parol evidence, 7-359; 21-1104 wrongdoer, 15-489 Express contract modifying prima facie Indemnity (see infra, Tortfeasors), 7-326 relationship, 7-339

hanced by disease.

```
CONTRIBUTION AND EXONERATION,
                                                 CONTRIBUTORY NEGLIGENCE, cont'd.
                                                   Aggravation of injury by plaintiff's negli-
  Parol evidence, cont'd.
                                                          gence, 7-387
      Relations of parties proved by parol,
                                                        May lead to apportionment of damages,
        7-339
                                                          7-388
  Partnership (see Partnership), 7-360
                                                        Plaintiff's negligence after injury, 7-388
      Assumpsit to recover final balance, 7-361
                                                   Animals:
      Entire account must be settled in equity,
                                                        Communicating disease, 2-383
        7-360
                                                        Injuries by dogs:
                                                            General rule, 2-372
      Expenditure outside of scope of partner-
        ship, 7-361
                                                            Injury to trespasser, 2-723
                                                            Person inciting attack, 2-373
      Generally no contribution, 7-360
      Partners cannot sue each other at law,
                                                        Injuries to animals by railroads, see In-
        7-361
                                                          JURIES TO ANIMALS BY RAILROADS.
     Partnership that has been closed, 7-361
                                                   Apportionment of damages, 7-451
      Single transaction, 7-360
                                                        Aggravation of injury by plaintiff's neg-
      When contribution enforceable, 7-361
                                                          ligence, 7-388
  Party walls (see PARTY WALLS), 7-362
                                                        At common law, 7-45?
      In general, 7-362
                                                       Damages limited to actual effects, 7-
      Rebuilding an existing wall, 7-362
                                                          452
      Running of a party-wall agreement with
                                                        Disease evidence of contributory negli-
        the land, 7-362
                                                          gence, 7-452
  Payment:
                                                        Enhancement by disease, 7-452
      Exoneration of sureties by principal, see
                                                        In case of disease, 7-452
        SURETYSHIP.
                                                        In general, 7-451
      Payment by note, 7-338, 349
                                                        Injury enhanced by disease, 7-388
      Remedy against cosurety before payment,
                                                        Plaintiff's subsequent negligence,
        7-332
                                                          452
       Voluntary payment, 7-336
                                                        When diseased condition should go in
       Where debt has been satisfied by partial
                                                          mitigation of damages, 7-452
        payments, 7-333
                                                   Attorney and client, 7-426
   Poor and poor laws, see Poor AND Poor
                                                   Baggage, 3-548, 552, 568
    LAWS.
                                                   Bailments, 7-426
   Promoters, 23-239
                                                   Bicycles, see Bicycles.
   Receivers, 23-1117
                                                   Blindness, 7-442
   Redemption, see Equity of REDEMPTION.
                                                   Burden of proof, 5-27; 7-453
   Reinsurance, 24-261
                                                        Nature of proof required of plaintiff
   Release of cosurety, 7-339, 340
                                                          when burden on defendant, 7-454
   Release to principal, 7-340
                                                        Presumption of negligence, 7-453
   Societies and clubs, 25-1137
                                                        Summary, 7-455
   Stock and stockholders, 26-1052
                                                        True rule, 7-455
View that burden on defendant, 7-453
       Contribution between stockholders, 7-363
       Contribution by stockholders to di-
                                                        View that burden on plaintiff, 7-453
         rectors, 7-363
                                                        Where plaintiff's evidence shows con-
       Irregular vendor of stock, 7-330
                                                          tributory negligence, 7-454
       Measure of contribution, 7-364
                                                    Care, see infra, Ordinary care.
       Payment of dividends out of capital,
                                                    Carriers of goods, 5-364, 368
         9-704
                                                        Burden of proof, 5-358
   Suretyship:
                                                        Defective marking, 5-369
Defective marking caused by carrier.
      Contribution, see Suretyship.
       Exoneration of sureties by principal, see
                                                          5-370
         SURETYSHIP.
                                                        Defective packing, 5-369
   Tenants in common, see infra, Joint tenants
                                                        General rule, 5-368
     and tenants in common.
                                                        Goods improperly loaded, 5-368
   Tortfeasors, 7-364; 15-1110
Indemnity, 7-364
                                                        Illegibly or wrongly addressed, 5-370
                                                        Improper marking, 5-369
       Limitations on rule, 7-365
                                                        Questions of law or fact, 5-368
       No contribution between tortfeasors,
                                                        Where shipper conceals character of
                                                          goods, 5-371
       When contribution recoverable, 7-365
                                                    Carriers of live stock, see CARRIERS OF LIVE
       When indemnity recoverable, 7-366
       Where there is no guilty intent, 7-365
                                                    Carriers of passengers, see Carriers of
   Trespass, 28-572
                                                      Passengers.
   Trusts and trustees, 28-1073
                                                    Causa proxima et non remota spectatur,
   Vendor and purchaser, 29-718
                                                      7-382
       Assumption of mortgage, 7-330
                                                    Children, 7-405
      Patents, see PATENTS.
                                                        Apprehension of danger by . infant,
 CONTRIBUTORY NEGLIGENCE, 7-368
   See Comparative Negligence; Negligence.
                                                        Care required of child employee, 7-407
   Accidents, see infra, Inevitable accident.
   Aggravation of injury, see infra, Injury en-
                                                        Contributory negligence of children,
```

7-405

CONTRIBUTORY NEGLIGENCE, cont'd.

CONTRIBUTORY NEGLIGENCE, cant'd.

```
Duty, see infra, Danger incurred in discharge
Children, cont'd.
                                                     of duty.
    Crossings, see Crossings.
                                                   Electric-light companies, 10-873
    Defendant not negligent, 7-409
                                                       General doctrine, 10-873
    Degree of care toward child, 7-408
                                                       Illustrations, 10-873
    Due care of child, 7-407
                                                       Statutes, 10-873
    Imputable negligence, see infra, Imput-
      able contributory negligence.
                                                       When a question of fact, 10-874
                                                   Elements of contributory negligence, 7-373,
    Infants of tender years incapable of
      negligence, 7-405
                                                         380
                                                       Casual connection of elements, 7-380
    Liability for sudden act of child, 7-
                                                       Degrees of negligence, 7-378
    Natural instincts of childhood, 7-408
                                                       How the elements must combine, 7-380
                                                       Negligence of defendant, 7-373
Negligence of plaintiff must be proxi-
    Ordinary care of child, 7-406
    Ordinary care under the circumstances,
      7-405
                                                         mate, 7-373
    Question for jury, 7-406, 408
                                                       Ordinary care, 7-380
    Risks assumed by child, 7-409
                                                       Plaintiff's remote negligence, 7-375
                                                       Proximate contribution not enough, 7-380
    Standard of care varies with age and
                                                       Slight want of ordinary care, 7-377
      capacity, 7-405
                                                       Test of ordinary care, 7-378
    Turntables, see Turntables.
    When care of child for jury, 7-406
                                                       Want of ordinary care, 7-375
Civil damage acts, see CIVIL DAMAGE ACTS.
                                                   Elevators, 10-951
Concurring causes, 7-397
Coupling cars, see Coupling Cars.
Criminal law, 8-295
                                                       Carriers of passengers, 10-951
                                                       Children, 10-951
                                                       Contributory
                                                                      negligence of
                                                                                        servant,
Crossings, see Crossings.
                                                              10-958
Culpable negligence, 8-458
                                                            General rule, 10-958
Damages, see infra, Apportionment of dam-
                                                            Proximate cause, 10-958
                                                           Standard of care required of infant
  ages.
Dams, 8-719
                                                              servants, 10-959
Danger (see infra, Knowledge of danger):
                                                       Questions of law and fact, 10-951
    Defendant putting plaintiff in danger,
                                                       Shafts, 10-964
                                                            Burden of proof, 10-965
      see infra, Erroneous conduct caused
                                                            Where question for jury, 10-964
      by defendant.
                                                  Erroneous conduct caused by defendant, 7-359
Danger incurred in discharge of duty (see
      infra, Danger incurred to save life).
                                                       Defendant putting plaintiff in danger,
      7-396
                                                         7-399
                                                       Plaintiff's
    Assumption of risks of known danger,
                                                                  own negligence combining
                                                         with that of defendant in putting him
      7-397
    General rule, 7-396
                                                         in a position of peril, 7-401
    Person injured must be free from fault,
                                                       When plaintiff's erroneous act not prox-
      7-396
                                                         imate cause, 7-400
    Private duty of imperative obligation, .
                                                   Evidence, seen Injuries to Animals by
      7-396
                                                     RAILROADS.
    Public or official duty, 7-396
                                                   Explosions and explosives, 12-501, 505, 510
Where danger apparent, 7-396
Danger incurred to save life (see infra,
                                                   Exposure to danger, see infra, Knowledge of
                                                     danger.
      Danger incurred in discharge of duty),
                                                   Fault, 12-887
      7-394
                                                   Fellow servants (see Fellow Servants):
                                                       Statutes abrogating the fellow-servant
    Danger created by wrongful act, 7-
                                                         rule with respect to railroads, 12-978
      305
    General rule, 7-394
                                                   Ferries, 12-1109, 1112
    Person saved non sui juris, or not neg-
                                                   Fire escapes, 13-85
      ligent, 7-395
                                                   Fire insurance, 13-130
    Question for jury, 7-395
                                                   Fires, see Fires.
                                                   Floods, see FLOODS.
    Whether negligence of person saved im-
      puted to rescuer, 7-395
                                                   Gas companies, see GAS COMPANIES.
                                                   General rule, 7-371
Deaf, dumb, and blind persons, 7-442
Death by wrongful act (see Death by
                                                       Difficulties in application, 7-373
                                                       Reason of the rule, 7-372
  WRONGFUL ACT), 8-867
Definitions, 7-370
                                                       Statement of rule, 7-371
    Contributory negligence, 7-371
                                                   Guardian and ward, 7-426
    Negligence, 7-370
                                                   Highways, see HIGHWAYS.
Degrees of negligence, 7-379
                                                   Ignorance of danger, see infra, Knowledge of
    Slight want of ordinary care not slight
                                                     danger.
                                                   Illegal conduct, 7-401
      negligence, 7-383
    Wilful negligence, 7-443
                                                       Children as trespassers, 7-403
Disease, see infra, Apportionment of dam-
                                                       Must proximately contribute to be a bar,
  ages; Injury enhanced by disease.
Druggist, 10-272
                                                       Plaintiff's action founded in his violation
Drunkenness, see infra, Intoxication.
                                                         of law, 7-402
```

Insanity, 7-410

Intent, see infra, Wilful injuries.

```
CONTRIBUTORY NEGLIGENCE, cont'd.
                                                    CONTRIBUTORY NEGLIGENCE, cont'd.
  Illegal conduct, cont'd.
                                                       Intoxication, 7-441
      Trespass as an element of negligence,
        7-402
      Violation of positive law as affecting negligence, 7-426
      Whether negligence per se, 7-401
  Imputable contributory negligence, 7-445
      Carriers of passengers, 5-552; 7-446
      Death by wrongful act, 8-868
      Essentials, 7-445
                                                       Irrigation, 17-513
      Gas companies, 14-943
                                                      Knowledge:
      General doctrine, 7-445
Husband and wife, 15-859
      Legal custodian of child, 7-448
           Child's negligence imputable, 7-448
           Child sui juris, 7-451
                                                             7-397
           Jurisdiction denying the doctrine,
             7-450
                                                             7-397
           Modifications of rule, 7-451
           Negligence of actual custodian im-
             putable, 7-450
           Ordinary care of child, 7-451
           Parent barred when child not, 7-449
           Parent's duty of care, 7-448
Question of imputability for jury,
             7-449
           When defendant could have avoided
                                                                  7-393
           inflicting injury, 7-451
Where child used due care, 7-451
       Occupants of private conveyances, 7-447
       Occupants of public conveyances, 7-446
       Several classes of cases considered, 7-
         445
   Inevitable accident, 7-397
       Accident and negligence in combination,
       Inevitable accident causing injury, 7-
       Natural consequences always proximate,
         7-398
                                                         VANT.
       Unusual consequences may be proximate,
         7-398
   Infants, see infra, Children.
   Injuries to animals by railroads, see Injuries
     TO ANIMALS BY RAILROADS.
                                                       Negligence:
   Injury enhanced by disease, 7-388
       Action arising out of contract with
                                                       Nuisances, 21-723
         sounding in tort, 7-389
       Apportionment of damages, 7-388
       Carriers, 7-389
       Defendant not liable for consequences
                                                              380
         of disease alone, 7-389
       Defendant's negligence causing or aggra-
                                                           Child, 7-451
         vating disease, 7-388
       Developing a latent tendency to disease,
         7-388
       Direct and natural consequences, 7-389
       Diseased condition must be traced to in-
       jury, 7–390
Injury or disease enhanced by surgical
         operation, 7-391
       Leading directly to disease, 7-388
       Measure of damages, 7-388
Particular consequences need not have
         been foreseen, 7-389
       Question for jury, 7-390
       Subsequently developed diseases, 7-390
   Inns and innkeepers (see Inns and Innkeep-
                                                              negligence, 7-383
     ERS), 7-426
```

```
Defendant's knowledge of plaintiff's in-
      toxication, 7-442
    Evidence of negligence, 7-441
    Proximate cause, 7-441
    Standard of ordinary care governs,
    Voluntary incapacity no excuse, 7-442
    Whether negligence per se, 7-441
    Defendant's knowledge of plaintiff's in-
      toxication, 7-442
Knowledge of danger, 7-391
    Assumption of risks of known danger,
    Danger incurred in discharge of duty,
    On part of defendant, 7-394
    On part of plaintiff, 7-391
        Exposure to a known danger not al-
          ways negligence, 7-392
        Knowledge of danger not negligence
          per se, 7-392
        Person exposing himself to known
          danger assumes ordinary risk,
        Plaintiff ignorant of danger, 7-391
        Presumption, 7-393
        Question for jury, 7-393
        Reason to apprehend danger must
          exist, 7-392
Landlord and tenant, see LANDLORO AND TEN-
Law of the road, see Law of the Road.
Life, see infra, Danger incurred to save life.
Lord Campbell's Act, 7-444
Malpractice, see Physicians and Surgeons.
Master and servant, see Master and Ser-
Mines and mining claims, 20-790
Mitigation of damages, see infra, Apportion-
  ment of damages.
Murder and manslaughter, 21-195
    Violation of statute or ordinance, 21-483
Official duty, see infra, Danger incurred in
  discharge of duty.
Ordinary care (see infra, Children), 7-375,
    Causal connection, 7-377
    Immaterial that plaintiff's want of ordi-
      nary care preceded defendant's negli-
      gence, 7-376
    Immaterial that plaintiff's want of ordi-
      nary care succeeded defendant's negli-
      gence, 7-377
    Immaterial that plaintiff's want of ordi-
      nary care was contemporaneous with
      defendant's negligence, 7-377
    Intoxication, 7-442
    Meaning of ordinary care, 7-378
    Rule where negligence might have heen
      discovered by ordinary care, 7-387
    Slight want of ordinary care, 7-377
    Slight want of ordinary care not slight
```

Statement of the rule, 7-376

Test, 7-427

```
CONTRIBUTORY NEGLIGENCE, cont'd.
                                                 CONTRIBUTORY NEGLIGENCE, cont'd.
                                                   Questions of law and fact, cont'd.
  Ordinary care, cont'd.
      Test of ordinary care, 7-378
                                                        Carriers of passengers, see Carriers or
                                                          PASSENGERS.
      Want of ordinary care, 7-375
  Parent and child, see infra, Children.
                                                        Children, 7-406, 408
                                                        Electric-light companies, 10-874
  Physicians and surgeons (see Physicians
    AND SURGEONS), 7-426
                                                        Imputable negligence, 7-449
  Private international law, 22-1380
                                                        Injury enhanced by disease, 7-390
  Privity between plaintiff and defendant,
                                                        Mixed question of law and fact, 7-457
                                                        Saving life, 7-395
        7-410
      Attorney and client, 7-426
                                                        When question for court, 7-456
      Bailor and bailee, 7-426
                                                        When question for jury, 7-456
      Carriers of passengers, see Carriers of
                                                   Railroads (see CARRIERS OF PASSENGERS):
        PASSENGERS.
                                                        Employees, see Master and Servant.
      Cases of special duty, 7-426
                                                        Injuries to animals by railroads, see In-
      Effect of absence of privity between
                                                          JURIES TO ANIMALS BY RAILROADS.
            plaintiff and defendant, 7-426
                                                        Injuries to person on or near track, see
           Contributory negligence at railway
                                                         RAILROADS.
            crossings, see CROSSINGS.
                                                   Rule, 7-371
Saving life (see infra, Danger incurred to
          General principles, 7-426
           Ordinary care, 7-427
                                                         save life):
          Rights and duties equal, mutual,
                                                        Whether negligence of person saved im-
            and reciprocal, 7-427
                                                          puted to rescuer, 7-395
           Violation of positive law as affecting
                                                   Scope of title, 7-370
            negligence, 7-426
                                                   Seamen, 25-127, 134
      Guardian and ward, 7-426
                                                   Ships and shipping, see SHIPS AND SHIPPING.
      Innkeeper, 7-426
                                                   Sleeping car companies, see Sleeping Car
      Master and servant, see Master and Ser-
                                                      COMPANIES.
        VANT.
                                                   Statement of rule, 7-371
      Ordinary care in relation to privity,
                                                   Stations (railroad), see Stations (RAIL-
                                                     ROAD).
      Physician and patient, 7-426
                                                   Street railways, see Street RAILWAYS.
      Travelers on streets and highways, see
                                                   Streets and sidewalks, see HIGHWAYS;
        HIGHWAYS; STREETS AND SIDEWALKS.
                                                     STREETS AND SIDEWALKS.
  Proximate and remote causes, 7-381
                                                   Surgical operation:
      Antecedent occasion or condition of the
                                                        Injury or disease enhanced by surgical
        injury, 7-375
                                                         operation, 7-391
      Causal connection of elements, 7-380
                                                   Telegraphs and telephones, see Telegraphs
      Causa proxima et non remota spectatur,
                                                     AND TELEPHONES.
                                                   Towage, tugs, and tows, 28-273
      Concurrent negligence, 7-377, 387
                                                   Trespass, 28-560
      Defendant's negligence more immediate
                                                       Children as trespassers, 7-403
        efficient cause, 7-384
                                                       Trespass as an element of negligence,
      Inevitable accident, 7-398
      Natural consequences always proximate,
                                                   Turntables, see TURNTABLES.
        7-398
                                                   Unlawful act, see infra, Illegal conduct.
      Negligence of two parties, 7-377, 387
                                                   Usages and customs, 29-418
      Plaintiff's erroneous act not proximate
                                                   Violation of law (see infra, Illegal conduct),
        cause, 7-400
                                                     7-426
      Plaintiff's negligence must be proximate,
                                                   Violation of statute or ordinance, 21-483
        7-373
                                                   Warranty, 30–208
Wharves and wharfingers, 30–510
      Plaintiff's remote negligence, 7-375
      Plaintiff's subsequent negligence,
                                                   Wilful injuries, 7-437, 443
Gross or wilful negligence a misnomer,
      Principles by which question determined,
                                                         7-444
        7-382
                                                       In general, 7–443
      Proximate cause defined, 7-381
                                                       Wilfulness and negligence distinguished,
      Proximate contribution
                               not enough,
                                                         7-443
        7-38o
                                                   Without fault, 30-896
      Remote cause defined, 7-381
                                                 CONTRIVANCE, 7-457
      Rule in Tuff v. Warman, 7-385
                                                 CONTROL, 7-457; 12-985
      Rule where negligence might have been
        discovered by ordinary care, 7-387
                                                   Manage, 19-706
                                                 CONTROVERSY, 7-458
      Slight want of ordinary care not slight
                                                   Matters in controversy, 20-234 Removal of causes, 7-459
        negligence, 7-383
      Trespassers, 7-386
      Unusual consequences may be proximate,
                                                   Suit, 27-367
                                                 CONVENIENCE, 7-460
       7-398
                                                   Reasonable, 7-460
 Public duty, see infra, Danger incurred in
                                                 CONVENIENT, 7-459
   discharge of duty.
 Questions of law and fact, 7-456; 23-582
                                                   Just or convenient, 18-3
                                                 CONVENIENT SPEED, 7-460
     Avoidance of known danger, 7-393
```

```
CONVENTION, 7-460
                                                 CONVERSION AND RECONVERSION,
 See Constitutional Law; Elections.
                                                      cont'd.
                                                    Conversion by will, cont'd.
CONVENTIONAL, 7-461
                      COMMUNITY,
                                                        Discretionary power of sale, cont'd.
CONVENTIONAL
                                                             Mere authority to sell, 7-467
  COMMUNITY PROPERTY.
CONVENTIONAL INTEREST, see
                                           In-
                                                             Sale under power of sale, 7-467
                                                        Discretion as to time and manner of
  TEREST.
CONVENTIONAL SUBROGATION,
                                                               sale, 7-468
                                                             Discretion given beneficiary, 7-468
  Subrogation.
CONVERSANT, 7-462
                                                             Discretion given executor or trus-
CONVERSE, 7-462
CONVERSION, see Conversion and Recon-
                                                               tees, 7-468
                                                        Election to take against will, 7-469
                                                        Evidence of intention, 7-466
  version; Trover and Conversion.
CONVERSION AND RECONVERSION,
                                                        Failure to name a person by whom sale
                                                        is to be made, 7-466
How intention evidenced, 7-466
  See Trover and Conversion.
                                                        In general, 7-465
Insufficient direction to sell, 7-466
  Ademption of legacies, 1-627
  Aliens, 2–82
                                                        Intention of testator controlling, 7-465
  At home, 7-483
  Burden of proof, 7-483
                                                        Option of purchase by or conveyance to
  Charities and trusts for charitable purposes,
                                                           beneficiary, 7-468
    7-478
                                                        Property convertible, 7-469
  Conflict of law, see infra, Private interna-
                                                        Sale at future time, 7-468
    tional law.
                                                         Sale dependent upon request or consent,
  Contracts, see infra, Conversion by contract.
                                                          7-468
                                                         Sufficiency of direction for conversion,
  Conversion, 7-464

By act of law, see infra Conversion by
                                                           7-465
                                                         Time of conversion, 7-469
        act of law.
                                                             Death of testator, 7-469
      By act of parties, 7-465
      By contracts, see infra, Conversion by
                                                             In general, 7-469
        contract.
                                                             Sale at future date, 7-470
      By statutory authority, 7-475
By will, see infra, Conversion by will.
                                                             Sale dependent on contingency, 7-470
                                                             Sale not obligatory, 7-470
                                                    Corporations, 7-726
      Definition, 7-464
      Double conversion, 7-464
                                                    Curtesy, 7-476; 8-521
                                                    Discretion, see infra, Conversion by will.
      Effects of conversion, see infra, Effects
         of conversion.
                                                    Double conversion, 7-464
                                                    Dower, 7-472, 476; 22-108
      Eminent domain, 7-475
                                                    Effects of conversion, 7-475
      Equitable doctrine only, 7-465
      How effected, 7-465
                                                         Curtesy, 7-476
Descent of property, 7-475
      Origin of the doctrine, 7-464
      Resulting trust on failure of gift, see
                                                         Dower, 7-476
         infra, Resulting trust on failure of
                                                         Escheat, 7-477
                                                         Forfeiture, 7-477
In general, 7-475
        gift.
  Conversion by act of law, 7-473
       Extent of conversion, 7-473
                                                         Land into money, 7-475
                                                         Legacy tax, 7-477
      Infants, lunatics, and trust estates,
                                                         Liability to judgment lien or sale on
        7-474
                                                           execution, 7-476
      In general, 7-473
      Married women, 7-474
                                                         Lien creditors, 7-477
                                                         Money into land, 7-476
       Order of court, 7-473
                                                         Parties to the action, 7-477
       Partition of property of persons non sui
                                                         Suits affecting the converted property,
      juris, 7-474
Time of conversion, 7-473
                                                           7-477
                                                         Validity of the provisions of the will,
  Conversion by contract, 7-470
       Contracts of sale, 7-471
                                                           7-476
                                                    Election, see infra, Reconversion.
      Conveyances to trustees, 7-471
       Dower in partnership lands, 7-472
                                                    Election to take against will, 7-469
                                                    Embezzlement, see Embezzlement.
      Investment dependent on request, 7-
                                                    Eminent domain:
      Marriage settlements, 7-470
                                                         Conversion under power of eminent do-
                                                           main, 7-475
      Optional purchases, 7-471
      Partnership property, 7-472
                                                    Equitable conversion, see infra, Conversion.
      Time of conversion, 7-471
                                                    Escheat, 7-477
  Conversion by will, 7-465
                                                    Execution, 7-476
                                                    Executors and administrators:
      Blending realty and personalty, 7-466
      Conditional direction for sale, 7-469
                                                         Commissions, 11-1299
                                                    Extent of conversion, 7-476
      Conversion must be obligatory, 7-465
      Direction for sale of land and disposi-
                                                    Forfeiture, 7-477
                                                    Guardian and ward, 15-67
        tion of the proceeds, 7-466
                                                    Husband and wife:
      Discretionary power of sale, 7-467
                                                         Election by married women, 7-481
          Illustrations, 7-467
```

```
CONVERSION AND RECONVERSION,
                                                        CONVERSION AND RECONVERSION.
                                                             cont'd.
     cont'd.
                                                           Resulting trust on failure of gift, cont'd.
  Husband and wife, cont'd.
       Sale in partition suit of interest in land
                                                               Failure of legacy of proceeds of land,
                                                                 7-478
         of person non sui juris, 7-474
                                                               In general, 7-477
  Implied trusts, see infra, Resulting trust on
                                                               Instruments inter vivos, 7-478
    failure of gift.
                                                               Land and money, 7-477
  Infants:
                                                               Lapsed legacies, 7-478
Legacies charged on land, 7-478
       Election, 7-480
       Eminent domain, 7-475
                                                               Legacy to heir, 7-479
Partial disposition, 7-478
       Reconversion, 7-475
       Sale in partition suit of interest in land
                                                               Partial failure, 7-479
         of person non sui juris, 7-474
                                                               Personalty into land, 7-478
  Insanity, 16-588
       Eminent domain, 7-475
                                                               Reason of doctrine of resulting trust,
                                                                  7-480
       Sale in partition suit of interest in land
                                                               Residuary legacy, 7-479
Resulting trust in favor of heir, 7-477
         of persons non sui juris, 7-474
  Intention controls, 7-465
  Judgments:
                                                               Resulting trust in favor of next of kin
                                                                 as against heir, 7-478
       Lien on judgment, 7-476
                                                           Statutory authority, 7-475
  Judicial sales, 7-473
Legacies and devises, see infra, Resulting
                                                           Succession:
                                                               Effect of conversion on descent of prop-
    trust on failure of gift.
                                                           erty, 7-475
Succession tax, 7-477; 27-346
  Liens, 7-476, 477
Judgment lien, 7-476
                                                           Tax sale, 7-475
  Lunatics:
      Election, 7-481
                                                           Time of conversion (see infra, Conversion
  Marriage settlements, 7-470
Married women, see infra, Husband and
                                                                  by will):
                                                               Conversion by act of law, 7-473
                                                               Conversion by contract, 7-471
  Marshaling decedent's estates, 19-1360
                                                               Eminent domain, 7-475
  Options, 21-934, 935
Order of court, 7-473
                                                           Time of election, 7-482
                                                           Trusts and trustees, 28-916, 1064
  Parties to actions, 7-477
                                                               Conveyances to trustees, 7-471
  Partition, 21-1215
                                                               Discretion given executor or trustee,
       Partition of property of persons non sui
                                                                 7-468
                                                               Eminent domain, 7-475
        juris, 7-474
  Partnership (see Partnership), 7-472
                                                          Vendor and purchaser, 29-704
  Perpetuities and trusts for accumulation,
                                                          Wills (see infra, Conversion by will):
                                                               Effect on validity of the provisions of
    7-477; 22-727
                                                        will, 7-476 CONVERT, 7-483
  Powers, see infra, Conversion by will.
  Private international law, 22-1370
                                                        Embezzlement, 7-483

CONVEY — CONVEYANCE, 7-484

See ABSTRACT OF TITLE; ACKNOWLEOG-
MENTS; ADVERSE POSSESSION; ASSION-
  Reconversion, 7-480
      Definition, 7-480
      Election, 7-480
            Burden of proof, 7-483
            Capacity to elect, 7-480
                                                            MENTS; AUCTIONS AND AUCTIONEERS; COMMON ASSURANCES; COMMUNITY PROP-
            Conversion by act of law, 7-483
            Definition, 7-480
                                                            ERTY; CONDITIONS; CORPORATIONS; COVE-
           Distributee of beneficiary, 7-481
                                                            NANTS; DEEDS; ESCROW; EXCHANGE OF
                                                            PROPERTY; FINE AND COMMON RECOVERY; FRAUDS, STATUTE OF; FRAUDLENT SALES AND CONVEYANCES; GIFTS; MORTGAGES;
            Effect of election, 7-482
           Election by acts of parties, 7-482
            Infants, 7-480
            Lunatics, 7-481
                                                            Purchase-money Mortgages; Real Prop-
           Married women, 7-481
Persons non sui juris, 7-480
                                                            ERTY; RECORDING ACTS; RELEASE; SALES; SEALS; SEPARATE PROPERTY OF MARRIED
                                                            WOMEN; SHERIFFS' SALES; STATE AND
PUBLIC LANDS; TAXATION; TITLE, OWN-
ERSHIP, AND POSSESSION; TRUST DEEDS
           Property "at home," 7-483
           Remainderman, 7-481
            Tenant in tail, 7-481
           Time of election, 7-482
                                                            AND POWER-OF-SALE MORTGAGES; VENDOR
           Undivided interests, 7-481
                                                            AND PURCHASER; WILLS.
            What constitutes election, 7-482
                                                          Abstract of title, see Abstract of Title.
      Infants, 7-475
Reasons of doctrine, 7-480
                                                          Accident insurance, 7-495
                                                          Acknowledgments, see Acknowledgments.
  Religious societics, 7-477
                                                          Assignments, 7-492
  Remainders, reversions, and executory in-
                                                          Assignments for benefit of creditors, 7-492
                                                          Devise, 7-491
Furnish and convey, 14-567
    terests, 24-395
  Resulting trust on failure of gift, 7-477
      Character of trust fund, 7-479
                                                          Gifts, 7-493
      Charitable gifts, 7-478
Contracts inter vivos, 7-479
                                                          Grant, 7-485; 14-1112
                                                          Having or conveying, 15-287
      Conversion out and out, 7-479
                                                          Illustrations of conveyances, 7-492, 493
                                                                                    Volume XXXI.
```

CONVEY - CONVEYANCE, cont'd. COPYRIGHT, cont'd. Kinds of conveyance, 7-487 Abstract books: Lease, 7-487 Literary property, 7-514 Mortgages, 7-488 Accounting, see infra, Injunction and ac-Partition, see PARTITION. counting. Personal property, 7-487 Acquiescence, 7-586 Action at law, 7-584, 585 Advertisement, 7-537 Public conveyance or vehicles, 23-304 Seal, 7-486 Sell and convey, 22-1156; 25-285 Mode of advertising, 7-564 Aliens, see infra, Citizenship and residence. Transfer, 28-449 Will, 7-491 Art expounded, 7-562 Writing, 7-485 CONVEYANCING, 7-495 Artistic merit, see infra, Literary or artistic merit. CONVEYED: Assignments: Assigns of author, see infra, Assigns of Sold and conveyed, 7-485 CONVICT, see Prisons and Prisoners. CONVICTION, 7-497 author. Literary property, 7-516 See JEOPARDY; SENTENCE AND PUNISHMENT; Assignability in general, 7-516 At common law, 7-516 VEROICT. Abiding conviction, 7-504 Attainer, 7-497 Conditional assignments, 7-517 Construction of assignments, 7-517 Bail and recognizance in criminal cases, see Dramatic compositions, 7-517 BAIL AND RECOGNIZANCE (IN CRIMINAL Necessity of writing, 7-518 Paintings, 7-517 CASES). Partial assignments, 7-517 Bribery, 7-500 Renewal by assignee, 7-565 Civil actions, 7-503 Transfer of copyright, 7-565 Disqualification of electors, 7-499 Agreement to assign, 7-566 Agreement to publish, 7-566 What constitutes a conviction, 10-610 Assignment of partial interest, 7-565 Equivalent to verdict of guilty, 7-498 Final sentence, 7-499 Assignment of right to reproduce play or sell copies of book in Former conviction, 7-498 limited territory, 7-566 Jury and jury trial: Necessity of jury trial, 7-502 Assignment to nonresident alien, Pardon, 7-498 7-565 Record of summary proceedings, 7-504 Contracts not amounting to assign-Rewards, 24-946, 949 ments of copyright, 7-566 Second offense, 7-501 Effect of assignment on right to sell Sentence and punishment, 25-292 copies, 7-566 License to publish, 7-566 Summary proceedings, 7-504 Necessity of writing, 7-565 Verdict: Parol agreement, 7-566 Necessity of verdict, 7-502 Witnesses, 7-502 Sale by assignee, 7-566 CONVICT LABOR SYSTEM, see PRISONS Sale by assignor, 7-566 AND PRISONERS. Sale of plates, 7-566 CONVINCE, 7-504 Who may copyright, see infra. Who may CONVOY, 7-505 copyright. Works of author, see infra, Who may See DEVIATION; MARINE INSURANCE. COOK: copyright. Assigns of author, 7-545 Laborer, 18-74 COOLING TIME, 7-505 Assignee of right to reproduce painting COOPER, 7-505 may copyright, 7-546 CO-OPERATIVE SOCIETY, 7-506 *Assigns of nonresident alien author, CO-ORDINATE JURISDICTION. 7-546 In general, 7-545 JURISDICTION; UNITED STATES COURTS. COPARCENARY, see PARCENARY (ESTATES Author, see infra, Who may copyright. Book, 4-703 COPARTIES, 7-506 Form and size of book, 7-564 What the term "book" includes as used COPARTNERSHIP, see PARTNERSHIP. COPY, 7-506 in copyright law, 7-529 See Copyright; Secondary Evidence. Indexed letter file, 7-529 Copyright, 7-507 In general, 7-529 Duplicate, 10-318 Magazines, 7-529 Tenor, 28-46 Newspapers, 7-529 COPYHOLD, 7-507 Printing not necessary to constitute Estates, 11-381 book, 7-529 Forfeiture, 13-1079 Single sheet, 7-529 COPYRIGHT, 7-508 Burden of proof: Abbreviation of date, 7-556 Abbreviation of title in advertisement of Existence of copyright, 7-594 Infringement, 7-594 work, 7-554 Chart, 7-530 Abridgment, see infra, Infringement. Illustrations, 7-531

COPYRIGHT, cont'd.	COPYRIGHT, cont'd.
Chart, cont'd. Infringement, 7-579	Dramatic composition, 7–531 Adaptation of play, 7–533
Meaning of the term, 7-530	Dialogue unimportant, 7-532
Citizenship and residence, 7-543	Dramatization of novel, 7-533
Alien, 7-543	Dramatization with publication in print
Literary property, 7-519	7-574
Unpublished works, 7-519	Illustrations, 7-531, 532
Alien friend resident abroad, 7-544	Infringement, 7-581
Alien friend resident in British do-	Stage presentation in dramatic form
minions, 7–544	7-569
Assignment to nonresident alien, 7-565	Stage presentation of dramatic com-
Assigns of nonresident alien author, 7–546, 548	positions, 7–570
British author resident abroad, 7–543.	Meaning of the term, 7-531
By international copyright acts, 7-544	Mechanical contrivances, 7-532 Necessity of complying with directions
In England, 7-543	with respect to dramatic compositions,
In the United States, 7-544	7-551
Presidential proclamations, 7-545	Public performance of play, 7-523
Prior to the international copyright	Right to dramatize, 7-561
amendments, 7-544	Right to public representation of dramatic
Provisions of the International Copy-	composition, 7-560
right Act, 7-545	Right to reproduce from memory of
Residence defined, 7–545 Under the general copyright statutes,	spectator, 7-524
7-543	Edition, 10-441
Common-law right, 7-512	Engravings, see infra, Print. Evidence, 7–594
Compilations (see infra, Infringement), 7-534	Burden of proof, 7-594
Compilations copyrightable, 7-534	Deposit of copies, 7-594
Illustrations, 7-534	Deposit of title, 7-594
Literary property, 7-514	Infringement, 7-594
Originality, 7-534	Common errors, 7-595
Originality in plan and arrangement	Competency of evidence, 7-595
necessary, 7-535	Of existence of copyright, 7-594
Construction of statutes, see infra, Interpre-	Profits, 7-595
tation of statutes. Copy (see infra, Depositing copy of work;	Showing compliance with statutory for-
Filing copy of title), 7-506, 507	malities, 7–594
Copying:	Execution, 7-515; 11-628
Infringement, see infra, Infringement.	Manuscripts, 7-515 Executors and administrators:
Corporations:	Right of representative to copyright,
Liability of corporations for infringe-	7-548
ment, 7-829	Extent of copyright protection (see infra,
Liability of officers of infringing corpo-	Limitations of copyright protection),
rations, 7-583	7-548
Damages for infringement, 7-592	Book consisting in part of matter not
Damages to plaintiff immaterial, 7–592 Not recoverable in equity, 7–592	copyrightable, 7-561
Proof of damages not necessary, 7–586	Parts of book protected by copyright,
Recoverable for piracy of books and	7-561
dramatic compositions, 7-593	Prints, engravings, etc., contained in
Whether recoverable when penalties are	book, 7–561 Right to dramatize or translate, 7–561
prescribed, 7-592	Right to public representation of dra-
Date of entry, 7-556	matic composition, 7-560
Definition, 7–512	Right to reproduce copies, 7-560
Depositing copy of work, 7-555	Right to sell by subscription only, 7-
Evidence, 7-594	562
Of article forming part of uncopyrighted	Statutory provisions, 7-560
work, 7–555 Statutes required, 7–550	Whether title protected, 7-561
Time of depositing copies, 7-555	Fair use, 7–564
Design, 9-404	Intent, 7-570
Designer, see infra, Who may copyright.	Filing copy of title, 7-552
Dictionary:	Abbreviation of title in advertisement
Infringement, 7-578	of work, 7–554
Digesting law reports, see infra, Law reports.	By whom filed, 7-555
Directories:	Change of title and filing title as
Infringement, 7-578	changed, 7–554 Descriptive portion of title, 7–553
Distinguished from common-law right, 7-	Immaterial variance, 7-553
512 Demostic manufacture 7-520	Statute requiring, 7-550
Domestic manufacture, 7–539 Dominion of Canada, 10–90	Sufficiency of copy, 7-552
Dominion of Canada, 10-90	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~

Copyright.

•	
COPYRIGHT, cont'd.	COPYRIGHT, cont'd.
Filing copy of title, cont'd.	Infringement, cont'd.
Variance between title filed and that	Compilations, cont'd.
published, 7-553	Dictionaries, 7-578
Forfeiture, sec infra, Penalties and forfeit-	Directories, 7-578
ures.	General principles, 7-576
Formalities for securing copyright, 7-550	Law reports, 7-579
Depositing copy of work, sec infra, De-	Maps, 7-579
positing copy of work.	Mode of infringing, 7-576
Filing copy of title, see infra, Filing	Permissible use of prior works,
copy of title.	7-577
Inscribing notice of copyright, see infra,	Restrictions on use of prior works,
Inscribing notice of copyright.	7–576
Necessity of complying with directions,	Right of independent treatment of
7-551	subject, 7-576
In case of new editions, 7-552	Test of piracy, 7-578
In England, 7-552	Use of prior publication to verify
In the United States, 7-551	work, 7-577
New editions, 7-552	Constituent elements, 7-567
With respect to dramatic composi-	Copying, 7-567
tions, 7-551	Copying necessary, 7-567
With respect to prints, engravings,	Distinction between infringement
	of copyright and patent right,
etc., 7–551 With respect to works in several	7–568
volumes and periodicals, 7-552	
Publication, 7-555	General rule, 7–567 Similarity resulting from common
Sufficiency of compliance with direc-	subject-matter or origin, 7–568
	Similarity without infringement,
tions, 7–552 Construction of statutes, 7–552	7–568
Depositing copy of work, see infra,	Similar work produced in ignorance
Depositing copy of work.	of copyrighted work, 7-568
Filing copy of title, see infra, Filing copy of title.	Translation, 7-569 What constitutes infringement,
Inscribing notice of copyright, see	
infra, Inscribing notice of copy-	7–571 Abridgment, 7–574
right.	Acknowledgment of source,
Publication, 7-555	7-572
Terms of statutory direction, 7-550	Considerations controlling the
Wrongful use of copyright notice, 7-560	question of infringement,
Form of book, 7-564	7-571
Forms of legal instruments, 7-536	Copying by author who has
Fraud and deceit:	parted with copyright, 7-572
Fraud not essential to infringement,	Copying in accordance with
7-570	custom, 7-572
Illegal contracts:	Copying with improvements and
Infringement of copyright, 15-944	additions, 7-572
Illegal publications, 7-538	Digesting law reports, 7-575
Immoral publications, 7-538	Dramatization with publication
Importation of copies, 7-583	in print, 7-574
Indexed letter-file, 7-529, 537	Extracts, 7-573
Indexes:	General rule, 7-571
Literary property, 7-514	Indirect copying, 7-574
Indirect copying, 7-581	Injury to sale of original, 7-571
Infringement, 7-567	Literal reproduction, 7-571
Abridgment, 7-574	Partial reproduction, 7-572, 573
Abridgment calculated to supersede	Quantity of matter taken, 7-571
the principal work, 7-575	Quotations, 7-573
Criticisms of the doctrine, 7-574	Summary of considerations,
Doctrine that fair abridgment is no	7-572
infringement, 7-574	Value of material taken, 7-571
Essentials of fair abridgment, 7-575	Credit, 7-573
Mere colorable shortening of origi-	Digesting law reports, 7-575
nal, 7-575	Distinction between infringement of
What constitutes fair abridgment,	copyright and patent right, 7-568
7-574	Dramatic production, 7-581
Whether fair abridgment constitutes	Dramatization with publication in print,
piracy, 7-574	7-574
Acknowledgment, 7-572	Evidence, 7-594, 595
Burden of proof, 7–594	Evidence of similarity between two
Common errors, 7-595	works, 7-595
Compilations, 7-576	Extracts, 7-573
Charts, 7-579	Fraud not essential, 7–570

COPYRIGHT, cant'd:	COPYRIGHT, cont'd.
Infringement, cant'd.	Injunction and accounting, cont'd.
Importation of copies, 7-583	Determination of plaintiff's right at law, cant'd.
Inadvertent infringement, 7–570 Indirect copying, 7–574	Special cases in which required,
In general, 7-567	7-585
Insignificance of infringement, 7-585	Where plaintiff's right is doubtful,
Intent, 7-570	7-585
Musical compositions, 7-582	Grounds for refusing injunction, 7-585
Partial reproduction, 7-572	Action at law not maintainable, 7-585
Extracts, 7-573	Insignificance of infringement, 7-585 Laches or acquiescence of plaintiff,
ln general, 7–572 Quotations, 7–573	7-586
Persons liable for infringement, 7-583	In general, 7-584
Officers of infringing corporation,	Permanent injunction, 7-589
7-583	Proof of damages not necessary, 7-586
Printer, 7-583	Right to both injunction and penalties,
Publisher, 7-583*	7-584
Vendor, 7–583 Vendor without knowledge of in-	Scope of injunction, 7–589 In general, 7–589
fringement, 7-583	Where pirated and original matter
Prints, engravings, etc., 7-580	are not separable, 7-589
Indirect copying, 7-581	Where pirated and original matter
Mode of copying immaterial, 7-580	are separable, 7-589
Photographic reproductions, 7-581	Temparary injunction, see infra, Tem-
Substantial copying, 7-580	porary injunction.
Tableau representation of picture, 7–581	Threatened piracy, 7-584 Inscribing notice of copyright:
Publication, 7-569	Contents of notice, 7-555
Gratuitous distribution of copies.	Abbreviation of date, 7-556
7-570	Date of entry, 7-556
In general, 7-569	Giving trade name, 7-557
Public reading and recitation, 7-	In general, 7-555
569 Stage presentation in dramatic form,	Misrecital of date, 7-556 Name of person taking out the copy-
7-569	right 7-557
Stage presentation of dramatic com-	right, 7-557 "Registered" not the equivalent of
positions, 7-570	"copyright," 7-556
Quotations, 7-573	Statement of entry for copyright,
Remedies for infringement, 7-583 Damages for infringement, see infra,	Surname and initial of Christian
Damages for infringement.	name, 7-557
Enumeration of remedies, 7-583	In what copies inserted, 7-557
Injunction, see infra, Injunction and	Copies deposited with librarian of
accounting.	Congress, 7-559
Limitatian of actians, see infra, Limitation of actions.	Requirement limited to published
Penalties, see infra, Penalties and	editions, 7–559 Revised editions, 7–558
forfeitures.	Work in several volumes, 7-558
Right of licensee to bring suit, see	Paintings, 7-560
infra, Licenses.	Place of inscribing notice, 7-559
Sale of work by purchaser under agree-	Statute requiring, 7-551
ment for restricted use, 7-582	Interpretation of statutes, 7-552
Temparary injunctian, see infra, Temporary injunction.	Assignment of literary property, 7-517 In general, 7-552
Titles of works, 7-582	Liberal construction, 7-552
Translations, 7-582	Strict construction, 7-552
Injunction and accounting, 7-584	Inventar see infra. Who may copyright.
Account of profits, 7-589	Jurisdiction, 7-593
Incident to right to injunction, 7-589	Actions based on statutory copyright,
Profits recoverable, 7–590 Where pirated and original matter	7-593 Actions based on the common-law prop-
are not separate, 7-590	erty, 7-593
Action at law, 7-585	Actions for damages, 7-594
Before perfection of copyright, 7-585	Actions for statutory penalties and for-
Cessation of infringement, 7-585	feitures, 7-593
Compelling defendant to keep account	United States courts, 7-593
of sales and profits, 7-588 Determination of plaintiff's right at	Labels, 7-538
Determination of plaintiff's right at law, 7–585	Laches, 7–586 Law reports, 7–539
Not a prerequisite to granting in-	Book consisting in part of matter not
junction, 7-585	copyrightable, 7-561

COPYRIGHT, cont'd.	COPYRIGHT, cont'd.
Law reports, cont'd.	Literary property, cont'd.
Compilations, 7-579	Before publication, 7-513
Construction of statutes providing for	Abstract books, 7–514 Alien ownership, 7–519
copyright in official reports, 7-540	Assignments, see infra, Assignments.
Digesting law reports, 7-575 Opinions and other matters prepared by	Compilations, 7-514
the judges, 7-539	Control of publication, 7-514
Original work of reporter, 7-540	Execution, 7-515
Permissive use of copyrighted matter in	Extent of property, 7-514
law reports, 7-579	Indexes, 7-514
Persons entitled to copyright law re-	In general, 7-513
ports, 7-548	In what productions, 7-513
Official reports, 7-550	Musical compositions, 7–514 Name of unpublished works, 7–514
Opinions of the judges, 7–548 Original work of the reporter, 7–549	Nature of property, 7-514
Unofficial reports, 7-549	News items, 7-514
Lectures:	Pictures, 7-513
Delivery of lecture is not publication,	Rights of employer and employee,
7-525	7-518
Legal form blanks, 7-536	Right to restrict use, 7-515
Letter file, 7-537	Taxation, 7–515 Title not acquired by employer,
Licenses, 7-566 Construction of licenses, 7-567	7-518
Effect of license on title, 7–567	Title to work of employee acquired
License by part owner, 7-567	by employer, 7-518
Right of licensee to bring suit for in-	Transfer, see infra, Assignments.
fringement, 7-593	Copyright distinguished from literary
Right to grant license, 7-566	property, 7-512
Whether writing necessary, 7-567	Definitions, 7-513
License to publish, 7-566	Publication, 7–521 After publication, 7–519
Limitation of actions, 7–593 Actions for forfeitures and penalties,	Before publication, 7-513
7-593	Effect of publication on literary
Actions in equity, 7-593	property, 7-521
Laches or acquiescence of plaintiff,	Restricted publication, 7-521
7-586	Under copyright statutes, 7-520
Limitations of copyright protection (see	What constitutes publication, 7–522 Cataloguing paintings and pho-
infra, Extent of copyright protection),	tographs, 7-526
7-562 Art or system expounded, 7-562	Delivery of lectures, 7-525
Fair use of copyrighted work, 7-564	Distribution, 7-522
Form of book, 7-564	Distribution unrestricted as to
In general, 7-562	persons and purpose, 7-523
Mode of advertising, 7-564	Gift of copy of manuscript,
Opinions, 7-563	7-522 Limited gift of copies, 7-522
Plan and symbols used in imparting in-	Partial publication, 7-527
formation, 7-564 Size of book, 7-564	Partial publication of opera or
Speculations, 7–563	oratorio, 7-527
Subject of work, 7-563	Printing alone not publica-
Theories, 7-563	tion, 7-522
Literary or artistic merit, 7-536	Publication abroad, 7-528
Advertisements, 7-537	Publication of book in serial form, 7-523
Advertising catalogues, 7–538 Degree of literary merit required, 7–	Publication of novel based on
537	drama, 7-523
Descriptive advertisements, 7-537	Publication without consent of
General principles, 7-536	author or owner, 7-528
Indexed letter file, 7-537	Public exhibition of paintings,
Labels, 7-538	7-525
Railway ticket, 7-537	Public performance of play,
Literary property, 7-513; 19-425 After publication, 7-519	7-523 Public recital of poem, 7-525
Effect of copyright legislation,	Publishing copies of painting,
7-51g	7-526
In general, 7-519	Restricted distribution, 7-522
Prior to copyright legislation, 7-519	Right to reproduce from mem-
Aliens, see infra, Citizenship and resi-	ory of spectator, 7-524
dence. Assignments, see infra, Assignments.	Transfer, see infra, Assignments. Under copyright statutes, 7-520
Assignments, see infra, Assignments. At common law, 7-513	English statutes, 7–520

COPYRIGHT, cont'd.

COPYRIGHT, cont'd.	COPYRIGHT, cont'd.
Literary property, cont'd.	Notice of copyright, cont'd.
Under copyright statutes, cont'd.	Inscribing notice of copyright, see infra, Inscribing notice of copyright.
In general, 7–520 Limitation of statutory protection	Wrongful use of copyright notice, 7-
to unpublished works, 7-521	560
Statutes of United States, 7-520	Illustrations, 7–560
Magazines, 7-529	In general, 7-560
Manufacture:	Penalty for wrongful use of no-
Requirement as to domestic manu- facture, 7-539	tice, 7-560 Obscenity, 7-538
Maps:	Officers of infringing corporation, 7-583
Infringement, 7-579	Opera, see infra, Musical composition.
Master and servant:	Opinions, 7-563
Employer's right to copyright work of	Oratorio, see infra, Musical composition. Originality, 7-533
employee, 7-547 Dependent on contract of employ-	Adaptation of play, 7–533
ment, 7-547	Compilations, 7-534
Employer of author may copyright,	Dramatization of novel, 7-533
7-547	In general, 7-533
Express agreement, 7-547 Statutes, 7-547	Legal form blanks, 7-536 New arrangement or adaptation of
Work not within scope of employ-	musical composition, 7-534
ment, 7-548	Pirated matter, 7-536
Rights of employer and employee, 7-	Requirement of originality, 7-533
518	Title of book, 7-533
Memory: Right to reproduce from memory of	Translations, 7-536 Paintings, see infra, Pictures.
spectator, 7-524	Parol agreement to assign, 7-566
Musical composition, 7-532	Partial reproduction, see infra, Infringe-
Arrangement of copyrighted opera score	ment.
for piano, 7–536 Dramatic song copyrightable as a musi-	Parts of book protected by copyright, 7-561 Patents:
cal composition, 7-534	Distinction between infringement of
Infringement, 7-582	copyright and patent right, 7-568
Literary property, 7-514	Penalties and forfeitures, 7-590
New arrangement or adaptation of musi-	Construction of statutes, 7-590
cal composition, 7-534 Partial publication of opera or oratorio,	Copies or sheets for which penalties attach, 7-592
7-527	Damages to plaintiff immaterial, 7-592
Name:	Extent of privacy necessary to incur
Name of person taking out copyright,	penalties, 7-591
7-557 Giving surname and initial of	Forfeiture where all copies are destroyed, 7-592
Christian name, 7-557	Penalty limited by number of sheets,
Giving trade name, 7-557	7-592
In general, 7-557	Persons liable for the statutory penal-
Name of unpublished works (see infra, Title of work), 7-514	ties, 7–591 Right to both injunction and penalties,
New editions, 7-552	7–584
Complying with statutory directions,	Statutory provisions, 7-590
7-552	Strict construction of statutes, 7-590
 Inscribing notice of copyright, 7-558 News items: 	Wrongful use of notice, 7-560 Periodicals:
Literary property, 7-514	Complying with statutory directions,
Newspapers, 7-529	7-552
Notice of copyright:	Photographs, see infra, Pictures.
Contents of notice, 7-555	Pictures (see infra, Print):
Abbreviation of date, 7–556 Date of entry, 7–556	Assignments, 7-517 Cataloguing paintings and photographs,
Giving trade name, 7-557	7-526
In general, 7-555	Inscribing notice of copyright, 7-560
Misrecital of date, 7-556	Literary property, 7-513
Name of person taking out the	Painting:
copyright, 7-557 "Registered" not the equivalent of	Meaning of the term, 7-531 Photographic reproductions of paintings,
"copyright," 7-556	7-581
Statement of entry for copyright,	Photographs, 7-531
7-556	Constitutionality, 7-531
Surname and initial of Christian name, 7-557	Meaning of the term, 7-531 Photographs as prints, 7-530
Evidence, 7-594	Protection to photographers, 7-531
	398 Volume XXXI.

COPYRIGHT, cont'd. COPYRIGHT, cont'd. Revised editions, see infra, New editions. Pictures, cont'd. Public exhibition of paintings, 7-526 Right to sell by subscription only, 7-562 Tableau representation of pictures, 7-581 Piracy, see infra, Infringement. Several volumes, works in, 7-552, 558 Sheriffs' sales, 25-831 Pirated matter, 7-536 Plans used for imparting information, 7-564 Single sheet: Whether a single sheet is a book, 7-Plates, sale of, 7-566 Play, see infra, Dramatic composition. 529 Size of book, 7-564 Poem: Speculations, 7-563 Recital of poem is not publication, 7-525 Statutes: Preliminary injunction, see infra, Temporary Whether statutes are copyrightable, 7-541 injunction. Print (see infra, Pictures), 7-530 Stock and produce exchanges: Illustrations, 7–530 Quotations, 26-801, 802 Infringement in case of prints, engrav-Subject of work, 7-563 Subjects of copyright, 7-529
Books, see infra, Book. ings, etc., 7-580 Indirect copying, 7-581 Mode of copying immaterial, 7-580 Chart, see infra, Chart. Construction of particular terms, 7-529 Photographic reproductions, 7-581 Dramatic compositions, see infra, Dra-Substantial copying, 7-580 Tableau representation of picture, matic composition. 7-581 Law reports, see infra, Law reports. Meaning of the term, 7-530 Literary or artistic merit, see infra, Literary or artistic merit. Necessity of complying with statute with Musical composition, see infra, Musical respect to prints, engravings, etc., composition. 7-551 Originality, see infra, Originality. Painting, see infra, Pictures. Whether prints, engravings, etc., contained in book protected, 7-561 Photographs, see infra, Pictures. Printer, 7-583 Print, see infra, Print. Printing: Requirement as to domestic manufacture, Provisions of statute, 7-529 Quality of publications, 7-532 7-539 Whether printing necessary to constitute Requirements *as to domestic manubook, 7-529 facture, 7-539 Requirements as to quality of publica-Profits: tions, 7-532
Title of a work, see infra, Title of Account of, 7-589 Evidence, 7-595 Proprietor (see infra, Who may copyright), work. Subscription: 7-546 Right to sell by subscription only, 7-562 Assign of nonresident alien author, 7-548 Symbols used for imparting information, Employer's right to copyright work of employee, 7-547 Meaning of the term, 7-546 Use of the term in statutes, 7-546 7-564 System expounded, 7-562 Taxation, 7-515; 27-640 Unpublished manuscripts, 7-515 Publication (see infra, Literary property): Infringement, see infra, Infringement. Temporary injunction (see infra, Injunction Necessity of publication within reasonand accounting), 7-587 Agency to sell, 7-588 able time, 7-555 Transfer of copyright, see infra, Assign-Comparative injury to respective parties, 7-588 ments. Public reading, 7-525, 569 Considerations controlling the question, Publisher, 7-583 7-587 Quotations, 7-573 Copyright in plaintiff, 7-587 financial Readings, 7-525, 569 Defendant's responsibility, Recitations, 7-525, 569
Recording, see infra, Filing copy of title. 7-588 Doubt as to existence of copyright a ground for refusal, 7-587 Registering, see infra, Inscribing notice of Doubt as to infringement, 7-588 copyright. Existence of copyright, 7-587 Renewal of copyright, 7-564 Original term, 7-564 General rule as to temporary injunctions, Renewal term, 7-565 7-587 Assignee of copyright, 7-565 Sufficiency of plaintiff's title, 7-588 Validity of copyright, 7-587 Formalities for securing renewal term, When granted, 7-587 7-565 In general, 7-565 Term of copyright, 7-564 Formalities for securing renewal, 7-565 Who entitled to renewal, 7-565 Renewal term, 7-565 Reports, see infra, Law reports. Resident, see infra, Citizenship and resi-Who entitled to renewal term, 7-565 Theories, 7-563 dence. Revenue laws: Railway ticket, 7-537 Time, see infra, Term of copyright. Importation of copies, 7-583

399

COPYRIGHT, cont'd.	CORONERS, cont'd.
Time of depositing copies, 7-555	Age, 7–600
Title:	Appointment, 7-600, 616
Filing copy of title, see infra, Filing	Arrest;
	Arrest of accused, 7-610
copy of title.	
Whether title protected, 7-561	Arrest of sheriff, 7-614
Title of book:	Arrest without warrant, 2-883
Originality, 7-533	Privilege of coroner from arrest, 7-615
Title of work, 7-541	Autopsy, 7-608
Infringement, 7-582	Autopsy should be made, 7-609
	Fees regulated by statute, 7-609
Name of unpublished work, 7-514	
Originality necessary, 7-541	Liability of county for employment of
Protection, 7-541	experts, 7-609
Title alone not copyrightable, 7-541	Matter of discretion, 7-609
Title separate from the book, 7-542	Selection of expert, 7-609
	Body, see infra, Inquest.
Whether title protected by the copyright	Bonds, 7-601
in the work itself, 7-541	Parault comment to the
Trademarks, trade names, and unfair com-	Borough coroners, 7-599
petition, see Trademarks, Trade Names,	Burial:
AND UNFAIR COMPETITION.	Coroner granting permit for burial,
Transfer, see infra, Assignments.	7–611
	Expenses, 7-611
Translations, 7-536	
Infringement, 7–569, 582	Citizenship, 7-600
Right to translate, 7–561	Common law, 7-602
Trusts and trustees:	Compensation, 7-616
Right of trustee to copyright, 7-548	Counsel:
	Right of parties suspected to counsel,
United States courts (see infra, Jurisdic-	
tion), 29–280	7–608
Vendor, 7–583	County coroners, 7–599
Who may copyright, 7-542	Court:
Assigns of author, see infra, Assigns of	When a court of record, 7-604
author.	Criminal law:
Author, inventor, designer, 7-542	Preventing inquest, 8-841
Executors and administrators of au-	Death, see infra, Investigating extraordi-
thor, 7-548	nary deaths.
Persons entitled to copyright law re-	Definition, 7-598
ports, 7-548	Delegation of authority, 7-603
Provisions of statute, 7-542	Depositions, 7-612
Requirements as to citizenship and	Deputies, 7-603
residence, see infra, Citizenship	Coroner acting for sheriff, 7–614
and residence.	Different kinds of coroners, 7-599
Trustee, 7-548	Discretion of coroner, 7-604
What constitutes an author, in-	
	Duties at common law, 7-602
ventor, or designer, 7-542	Duties defined, 7-602
Writing (see infra, Assignments):	Election, 7–600
Assignment, 7-565	Escape, 11-282
License, 7-567	Evidence:
Transfer of literary property, 7-518	Record of inquest as evidence on trial
	of accused, 7-612
CORAM NOBIS, 7-595	01 accused, 7-012
CORAM NON JUDICE, 7-595	Exhumation of body, 7-605, 606
CORAM VOBIS, 7-595	Expert evidence, see infra, Physicians and
CORD, 7-595	surgeons.
CORN, 7-596	Extortion, 12-578
Marine insurance, 19-1066; 13-115	Franchise coroners, 7-599
CORNCRIB, 7-596	
CODNEID, 7-590	Grand juries:
CORNER, 7-597	Power of grand jury pending investi-
See Boundaries; Gambling Contracts.	gation by coroner, 17-1281
CORNERS IN STOCK:	History of office, 7-599
Stock brokers, 14-605, 612	Incompatible offices, 7-600
CORODIES, 7-597	
	Inquest, 7-604
CORONERS, 7-598	Autopsy, see infra, Autopsy.
Accused:	Discretion of coroner, 7-604
Arrest of accused, 7-610	Disposition of body, 7-611
Power to commit, 7-611	Disposition of property found upon
Power to issue warrant, 7-610	body, 7-611
Right of accused to a hearing be-	
fore marie	Expenses, 7-612
fore magistrate, 7-611	Holding on Sunday, 7-605
Presence of accused at examination,	Improper inquest, 7-604
7-608	Jury, see infra, Jury.
Record of inquest as evidence on trial	Manner of holding, 7-605
of accused, 7-612	
Right of accused to counsel, 7-608	One inquest over several bodies, 7-606
Right of accused to counsel, 7-008	Place of holding, 7-605
40	o Volume XXXI.

oroners. INL	INDEX.	
ODONEDS cont'd	CORONERS, cont'd.	
ORONERS, cont'd.	Oath, 7-601	
Inquest, cont'd. Preventing inquest as crime, 8-841	Jury, 7-607	
Proceedings, 7-606	Official bond, 7-601	
Provision for holding inquest when	Official coroners, 7-	
coroner absent, 7-606	Physicians and surge	
Reaching verdict, 7-610	Physicians and	
Record of inquest as evidence, 7-612	7-607	
Second inquest over same body, 7-606	Right of accuse	
Status of court, 7-604	magistrate, 7-	
Super visum corporis, 7-605	Presence of accused	
The inquisition, 7-610	Privileges and liabil	
Defined, 7-610	As a judicial of	
Effect of inquisition, 7-610	As a ministerial	
Inquisition to be returned to proper	Prohibition, 23-222	
court, 7-610	Property:	
Time of holding, 7-604	Disposition of p	
When inquest to be held, 7-603	7–611	
Where body buried must be exhumed,	Qualifications, 7–600 Record:	
Where body cannot be found, 7-605	Record as evide	
Witnesses, see infra, Witnesses.	Removal, 7-617	
Inquisition, see infra, Inquest.	Cause of remov	
Instructions:	Manner of rem	
Coroner to instruct jury on questions of	Remuneration, 7-61	
law, 7-610	Residence, 7-600	
Insurance:	Resignation, 7-616	
Proceedings before coroner, 16-969	Second inquest over	
Investigating extraordinary deaths, 7-603	Several bodies, one	
Coroner holding inquest in the perform-	Sheriffs and constab	
ance of a judicial function, 7-603	Coroner acting	
Deaths in prison, 7-604	Appointmen	
Delegating authority to deputy, 7-603	Arrest of s	
Discretion of coroner, 7-604	Common-la	
Improper inquest, 7-604	Coroner as	
In general, 7-603	Coroner as	
Inquest, see infra, Inquest.	Degree of	
Sudden and violent deaths to be investi-	sheriff, 7	
gated, 7-603	Duties exe	
When inquest to be held, 7-603	functions	
Where justified in acting, 7-604	Execution	
Jeopardy, 17–593	is a part	
Judicial powers, 7-602	Liability of	
Jury, 7-606	Powers and	
Compensation of jury, 7-607	acting as	
Jury to retire for verdict, 7-610	Process mu	
Number of jurors to be summoned,	7-613 Statutes 7	
7-607	Statutes, 7-	
Number to compose jury, 7-607	Where the	
Reaching verdict, 7-610	cannot se	
Summoning jurors, 7–606	Sunday:	
Swearing jury, 7-607 Justices of the peace:	Holding inquest	
	Term of office, 7-61	
Absence of coroner, 18–39	By whom vacan	
Duties of coroner, 18–39 Holding inquest, 18–39	In England, 7-	
Justice acting in absence of coroner,	In the United S	
	Time of holding inc	
7-606 Liability, see infra, Privileges and liabili-	Treasure trove, 7-60	
ties.	Vacancy:	
ties. Life insurance:	By whom vacan	
Verdict of coroner's jury, 19–111	Witnesses, 7-607	
Mileage, 7-617	All material wi 7–608	
Ministerial officer, 7-612	Binding over w	
Appointment of deputy, 7-614	Witnesses	
1 2 3 01 aspect, / 014	AA TOTT COSCO	

7-601 ers, 7-599 d surgeons (see infra, Autopsy) : s and surgeons as witnesses, accused to a hearing before a ate, 7-611 ccused at examination, 7-608 liabilities, 7-614 icial officer, 7-614; 17-727 isterial officer, 7-615 3-222 n of property found upon body, 7-600 s evidence, 7-612 removal, 7-617 of removal, 7–617 , 7-616 რიი -616 st over same body, 7-606 s, one inquest, 7-606 constables: acting as sheriff, 7-612 pintment of deputy, 7-614 st of sheriff, 7-614 mon-law doctrine, 7–612 ner as sheriff, 7-613 ner as sheriff's substitute, 7–612 ree of interest disqualifying eriff, 7-613 es exercised when performing nctions of sheriff, 7–612 ution of process where sheriff a party, 7-613 ility of coroner, 7-615 ers and rights of coroner when ting as sheriff, 7-614 ess must be directed to coroner, 613 ites, 7-613 re there is no sheriff coroner nnot serve, 7-612 inquest on Sunday, 7-604 e, 7-616 vacancy filled, 7-616 nd, 7-616 nited States, 7–616 ing inquest, 7–604 е, 7-603 vacancy filled, 7-616 rial witnesses to be examined, over witnesses, 7-610 Witnesses for defense, 7-610 Contradiction of witness, 30-1109 Counsel, 7-608 Examining, 7-607 Fees of witnesses, 7-608 Physicians and surgeons, 7-607 Presence of accused at examination, 7-608 Volume XXXI.

Ministerial powers, 7-602 31 C, of L .- 26

Statutes, 7-613

Arrest of sheriff, 7-614

Common-law doctrine, 7-612

Coroner as sheriff's substitute, 7-612

Duties exercised when performing the functions of a sheriff, 7-612

	COPPODATIONS - 41
CORONERS, cont'd.	CORPORATIONS, cont'd. Acknowledgments, cont'd.
Witnesses, cont'd. Right of accused to produce witnesses,	Acknowledgment by officer as his own
7-608	act, I-511
Summoning, 7-607	Acknowledgment by officers of corpora-
Testimony to be reduced to writing, 7-608	tion, 1-510
Writing:	Acknowledgment of articles of incor-
Testimony to be reduced to writing,	poration, 1–512 Actions between corporation and stockhold-
7-608 CORPORAL, 7-617	ers, 7-855
CORPORAL IMBECILITY, 15-1019	Actions by and against corporations, 7-848
CORPORAL OATH, 7-618; 21-745	Actions between corporation and stock-
CORPORAL PUNISHMENT, 7-617	holders, see Stock and Stockholders.
CORPORATE, 7-618	Capacity to sue, see infra, Capacity to
CORPORATE AUTHORITY, 7-618 CORPORATE BODY:	sue. Confession of judgment, see infra, Con-
Municipal aid, 20–1099	fession of judgment.
CORPORATE RIGHTS, 7-618	Executions against corporations, see
CORPORATE TRUSTS, see Monopolies	infra, Executions.
AND CORPORATE TRUSTS.	Interference and assistance in legal pro-
CORPORATIONS, 7-620	ceedings, 7-855
See Consolidation of Corporations; Dis-	Liability to be sued, see infra, Liability to be sued.
solution of Corporations; Foreign Corporations; Monopolies and Corporate	Misnomer, 7-689
Trusts; Municipal Corporations; So-	Reference to arbitration, see infra, Arbi-
CIETIES AND CLUBS; STOCK AND STOCK-	tration and award.
HOLDERS; ULTRA VIRES; UNIVERSITIES AND	Admiralty jurisdiction, 7-849
Colleges.	Adverse possession, 7-716
Abandonment of duty to the public, 7–759 Abandonment of enterprise, 7–702	After-acquired property: Alienation, 7-753
Quasi-public corporations, 7-702	Agency (see Agency; Officers and Agents
Strictly private corporations, 7-702	of Private Corporations):
Acceptance of amendments (see infra, Amend-	Employment of agents and servants, see
ment and repeal):	OFFICERS AND AGENTS OF PRIVATE
Manner of altering or amending, 7-683	Corporations. Aggregate, 7-635
By special acts, 7–683 Under general laws, 7–683	Alienation of property, 7-734
Acceptance of charter, 7-656	After-acquired property, 7-753
Assent of individual corporators, 7-657	Alienation of entire property, 7-734
Conditional acceptance, 7-660	Authority to contract, 7-752
Effect of acceptance, 7-660	Authority to mortgage or pledge, 7-
Formal acceptance unnecessary, 7–663 In general, 7–656	752 Authority to sell, 7–752
Manner of acceptance, 7-658	Consent of stockholders, 7-746
Partial acceptance, 7-660	Consolidation of corporations, see Con-
Place of acceptance, 7-658	solidation of Corporations.
Presumption of acceptance, 7-658	Conveyance, lease, or mortgage un-
Proof of acceptance, 7-658 Beneficial charter, 7-659	authorized in part, 7-754 Conveyance or transfer in payment of
Books of corporation best evidence,	debts, 7-740
7-658	Assignments for the benefit of cred-
Election of officers, 7-659	itors, see infra, Assignments for
In general, 7-658	the benefit of creditors.
Presumption of acceptance, 7-658	In general, 7-740
Question for jury, 7-660 Repeal of charter before acceptance,	Creditors, 7–737 Dedication of land to public use, 7–738
7-661	Dissent of stockholders, 7-735
Time of acceptance, 7-657	Doctrine in Canada, 7-49
Accommodation paper, 1-348; 7-793	Doctrine in England, 7-749
Authority in general, 1-348	Doctrine in United States, 7-750
Bona fide purchaser, 1-349	Easement, 7-738
Corporations may be liable on accommodation paper 7-704	Effect of authorized conveyance or mort- gage, 7-753
dation paper, 7-794 Exceptions to general rule, 7-794	Express authority to alienate franchises,
No implied power to execute, 1-348	special privileges, and property, 7-751
Notice of accommodation character,	Express prohibition or limitation, 7-745
1-349	Franchises and special privileges, 7-749
Power as to accommodation paper, 7-	After-acquired property, 7-753
793 Acknowledgments, 1–510	Authority to contract, 7–752 Authority to mortgage or pledge,
Acknowledgment by officer affixing seal,	7-752
1-510	Authority to sell, 7-752
40	Volume XXXI.

TOTAL ONE COUNTY	CORPORATIONS, cont'd.
CORPORATIONS, cont'd. Alienation of property, cont'd.	Amendment and repeal, cont'd.
Franchises and special privileges, cont'd.	Acceptance of amendments, 7-679
Conveyance, lease, or mortgage un-	By whom accepted, 7-680
authorized in part, 7-754	Acceptance by majority of
Doctrine in Canada, 7-749	stockholders, 7–681
Doctrine in England, 7-749	Auxiliary amendments, 7-680
Doctrine in United States, 7-750	Fundamental amendments, 7-681
Effect of authorized conveyance or	Implied assent of stockhold-
mortgage, 7-753	ers, 7-681
Express authority to alienate fran-	In general, 7-680
chises, special privileges, and	Mode of acceptance, 7-680
property, 7-751	Necessity for, 7–679 Right of corporation to refuse
In general, 7-749	amendment, 7-679
Mortgage of franchise, 7-750	When there is a reservation,
Presumption of power, 7-754	7-679
Property and rights included, 7-	When there is no reservation,
753 Railroad, see Railroads.	7-679
What amounts to express authority,	Proof of acceptance, 7-682
7-751	By acts and omissions, 7-682
Gifts, 7–747	Parol evidence, 7-683
Gifts of property, 7-747	Repeal of charter before accept-
Grant of easement, 7-738	ance, 7-661
Implied probibition or limitation, 7-745	Acts affecting the remedy, 7-677
Inability to profitably continue business,	Amendment or repeal under police power,
7-735	7-676
Lease of real property, see infra, Leases.	Amendment part of charter, 7-708
Mortgage of franchise, 7-750	Change of name, see infra, Change of
Mortgages, see infra, Mortgages.	name.
Negotiation or transfer of choses in ac-	Charter clause affecting taxation, 7-678 Constitutional limitation upon legislative
tion, 7–739	power, 7-643
As collateral security, 7-740 Assignment of mortgage, 7-740	Exercise of right of eminent domain,
Assignment of unpaid stock sub-	7–678
scriptions, 7–740	Reserved right to amend or repeal,
In general, 7–739	7-671
Pledge, see infra, Pledge and collateral	Amendments auxiliary to original
security.	design, 7-675
Power to alienate in general, 7-734	Consolidation of corporations, 7-672
Prejudice to rights of creditors, 7-737	Constitutional reservation, 7-672
Presumption of power, 7-754	Extent of reserved power, 7-675
Property and rights included, 7-753	In general, 7-671
Property held subject to limitation or in	Reservation in charter, 7-673
trust, 7-746	Reservation not a mere power,
Quasi-public corporations, 7-747	7–674 Reservation under general laws,
Contract for joint use of property, 7-749	7-673
Fasement, 7–749	Reserved power to annul charter,
Electric-light companies, see Elec-	6-673
TRIC-LIGHT COMPANIES.	Subsequent change of constitution
Gas companies, see GAS COMPANIES.	or statutes, 7-672
Grant of easement, 7-749	Right to amend or repeal, 7-669
In general, 7-747	Charter as a contract, 7-669
Joint use of property, 7-749	Constitutional law, 7-669, 670
Particular companies, 7-748	Dartmouth college case, 7-669
Property not needed, 7-749	Impairment of obligation of con-
Railroads, see RAILROADS.	tracts, 7-670
Street railways, see STREET RAIL-	Power of Parliament to amend or repeal, 7-671
ways. Surrender of exclusive use, 7–749	Prohibitions extend to constitu-
Railroads, see RAILROADS.	tions, 7-670
Rights of stockholders, 7-735	When contractual relation arises,
Sale and transfer for stock in pur-	7-671
chasing corporation, 7-736	Service of process, 7-677
Stock in purchasing corporation, 7-736	Special act, 7-643
Unauthorized business or purpose, 7-	Amotion, see Amotion.
746	Application for incorporation, see infra,
What amounts to express authority,	Mode of creation.
7-751	Application to legislature, 7-822
Amendment and repeal (see IMPAIRMENT OF	Agreements collateral to applications,
Obligation of Contracts), 7-669	7–823
4	Volume XXXI.

CORPORATIONS, cont'd. Application to legislature, cont'd. Application for unauthorized purpose, Contracts on assumption of success, 7-823 Express authority, 7-823 Payment of expenses, 7-822 Power to apply in general, 7-822 Resisting applications by others, 7-823 Apprenticeship, 7-808 Arbitration and award, 7-808, 854 Attorneys, 2-628 Counsel of the corporation, 2-621 Submission by the corporation, 2-620 Articles (see infra, Charter):

Acceptance of charter, see infra, Acceptance of charter. Contents of articles, 7-652 Capital stock and number shares, 7-653 Effect of introducing matters not required, 7-654 Limitation of indebtedness, 7-654 Manner of carrying on business, 7-653 Name and place of business, 7-652 Names of shareholders and amounts subscribed, 7-654 Number and names of directors, 7-653 Purpose of the corporation, 7-653 Filing articles, 7-651 Proof of corporate existence, 7-666 Signing articles, 7-650 What constitutes charter, 7-707, 708 Assault and battery: Action against corporation, 2-990 Exemplary damages, 2-994 Liability of corporations, 7-827 Assignments, 2-1013 Assignments for the benefit of creditors (see ASSIGNMENTS FOR THE BENEFIT OF CRED-ITORS), 7-741 Associations (see Societies and Clubs), 3-163 Assumpsit, 7-851 At large, 18-537 Attachment, 7-849, 853 Attorney and client (see ATTORNEY CLIENT), 7-855 Attorney-general, 3-483 7-787 Bailments, 7-730 Bankrupicy, see Insolvency and Bank-Banks and banking, see BANKS AND BANKING. Beneficiaries in insurance, 3-928 Benevolent and beneficial associations, see BENEVOLENT AND BENEFICIAL ASSOCIATIONS. Bills of exchange and promissory notes (see OFFICERS AND AGENTS OF PRIVATE COR-PORATIONS; see infra, Bonds), 4-183 Accommodation paper, see infra, Accommodation paper. Authority of officers and agents, 4-185 Discounting paper, 7-800 Form of corporation paper, 4-185 General rule, 4-183 Issue of negotiable instruments, 7-777 Doctrine in Canada, 7-779 788 Doctrine in England, 7-777 Doctrine in the United States, 7-779 7-785 404

CORPORATIONS, cont'd. Bills of exchange and promissory notes, con. Issue of negotiable instruments, cont'd. Implied power, 7-779, 781 Particular corporations, 7-778, 780 Paper issued ultra vires, 4-184 Seal, 4-124 Ultra vires, see Ultra Vires. Validity of corporate paper, 4-183 When the power will not be implied, 7-781 Express prohibition or limitation, 7-782 Grant of power to give other securities, 7-783 Nature of the corporation, 7-781 Prohibition against issue of bonds. 7-783 Statutes intended to prohibit or regulate banking, 7-782 Unauthorized business or purpose, 7-781 Bonds (see DEBENTURES; see infra, Bills of exchange and promissory notes), 7-Bonds in judicial proceedings, 7-784 Consent of stockholders, 7-787 Corporations failing to comply with the law, 4-658 Corporation sole, 4-642 Deposits of bonds as collateral, 7-787 Discounts, 7-784 Express prohibition or limitation, 7-785 Formalities prescribed, 7-787 Form and terms of bonds, 7-784 Implied power, 7-783
Implied prohibition or limitation, 7-785 Irredeemable bond, 7-785 Issue at discount, or for less than par, 7-784 Issue of bonds, 7-783 Loan of credit, 7-785 Negotiability of corporate bonds, 7-788 Negotiable bonds, 7-784 Notice to stockholders, 7-787 Par, 7-784, 786 Pledge of bonds, 7-785 Pledge of bonds an issue, 7-788 Power to issue bonds, 7-783 Prohibition against issue except at par or for certain amount of par value, Prohibition against issue except formoney paid, labor done, or property received, 7-786-Prohibition against issue in excess of stock paid in, 7-787 Prohibition against issue of bills and notes, 7-787 Prohibition or limitation, 7-785 Requirement of notice to or consent of stockholders, 7-787 Requirements as to form and terms of instrument, 7-787 Transactions not prohibited, 7-786 Unauthorized purpose, 7-785 Warrant of attorney to confess judgment, 7-784 What constitutes an issue of bonds, 7-When power to issue does not exist,

CORPORATIONS, cont'd. CORPORATIONS, cont'd. Books as evidence, see DOCUMENTARY EVI-Business of corporations general, in cont'd. Books of corporation, see DOCUMENTARY EVI-Business must be authorized by charter, Application of rule, 7-704 Boom combanies, see Boom Companies. Borrowing money, 7-771 Banking corporations, 7-704 Implied power, 7-771
When the power will be implied, Illustrations, 7-705 In general, 7-703 7-771 · Insurance corporations, 7-704 England, 7-772 Manufacturing corporations, 7-705 Particular corporations, 7-772 Railroad, 7-704 United States, 7-771 Running of steamboats by railroad companies, 7-705 When the power will not be implied, Steamboat, 7-704 7-773 orrowing inconsistent with nature of corporation, 7-774 Trading corporations, 7-705 Borrowing Turnpike corporations, 7-704 Express prohibition against bor-Scope of treatment, 7-703 rowing, 7-775 Nature of the corporation, 7-773 By-laws, see BY-LAWS. Canada, 10-77, 95, 97, 107 Particular fund provided by Capacity to sue, 7-684, 848 charter, 7-774 Actions at common law, 7-848 Unauthorized husiness or pur-Actions by stockholders, 7-850 Actions ex contractu, 7-848 pose, 7-774 Actions ex delicto, 7-849 Limitation as to amount, manner, or purpose of borrowing, 7-775 Admiralty, 7-849 Assault and battery, 7-849 Express limitation as to amount, Attachment, 7-849 7-775 Express power to borrow in particu-Conduct of suits, 7-850 lar way or for particular purpose, Dissolution, 7-850 Exclusion of common law by statutory 7-775 General rule, 7-775 remedy, 7-850 Implied limitation as to amount, Garnishment, 7-849 In general, 7-848 Limitation as to amount of indebted-Insolvency, 7-850 ness, 7-776 Institution of suit, 7-850 Libel and slander, 7-849 Limitation of power of directors, 7-776 Malicious prosecution, 7-849 Real and possessory actions, 7-848 Remedies in equity, 7-849 Power to borrow unlimited as to amount, Statutory conditions precedent to suit, Rate of interest, 7-777 7-848 What is included in power to borrow or prohibition against borrowing, 7-776 Statutory remedies, 7-849 Brewing company: Trespass, 7-849 Keeping of saloon by brewing company, Trover and conversion, 7-849 7-707 · Capital stock: Building and loan associations, see Building Articles stating capital stock and number of shareholders, 7-653 AND LOAN ASSOCIATIONS. Business: Cemetery companies, see CEMETERIES. Abandonment of enterprise, see infra, Certificate: Abandonment of enterprise. Filing statutory certificate, 7-656 Malicious interference with another's Proof of corporate existence, 7-666 Champerty and maintenance, 7-855 business, 7-833 Place of doing business and exercising Change of name, 7-686 powers, see infra, Place of doing busi-By special act, 7-686 ness and exercising powers. Effect of change, 7-687 Power to acquire premises for carrying How effected, 7-686 In general, 7-686 on business, 7-717 of amended Time of commencing business and exer-Rejection name. cising powers, see infra, Time of com-687 Unauthorized change, 7-687 mencing business and exercising powers. Charities and trusts for charitable uses (see CHARITIES AND TRUSTS FOR CHARITA-Business of corporations in general, 7-703 BLE USES): Business incidental to principal business, Liability of corporations for public 7-706 charity for torts, 7-839 Charter (see infra, Articles; Proof of in-Employment of idle property, 7-707 Improvement of lands, 7-707 corporation), 5-943; 7-646
Acceptance of charter, see infra, Ac-In-general, 7-706 Manufacturing and trading corporations, 7-706 Mining corporation, 7-706 ceptance of charter. Amendment, see infra, Amendment and Railroad corporations, 7-706 repeal.

405

CORPORATIONS, cont'd.

Charter, cont'd.

Business must be authorized by charter, see infra, Business of corporations in general.

Charter as contract, see infra, Amendment and repeal; see IMPAIRMENT OF OBLIGATION OF CONTRACTS.

Consolidation of corporations, see Consolidation of Corporations.

Construction of charter, see infra, Interpretation of charter.

How powers are conferred by charter, see infra, Corporate powers in general. Impairment of obligation of contracts,

see Impairment of Obligation of CONTRACTS.

Mode of exercising corporate powers, 7-701

Powers measured by charter, see infra, Corporate powers in general.

Proof of charter, 7-663

Publication of charter, 7-651

Repeal, see infra, Amendment and repeal; see Dissolution of Corpora-TIONS.

Special charter, 7-646

What constitutes charter, 7-770
Amendment of charter, see infra, Amendment and repeal,.

By-laws, 7-708

Corporations created by special act, 7-707

Corporations formed under general laws, 7-708 General laws, 7-708

Recognition of power by legislature, 7-708

When incorporation is under general laws, 7-646

Charter as contract, see infra, Amendment and repeal; see IMPAIRMENT OF OBLI-GATION OF CONTRACTS.

Chattel mortgages:

Power to take chattel mortgage as security, 7–802

Who may make mortgage, 5-956 Choses in action (see infra, Personal property, choses in action, etc.):

Alienation, see infra, Alienation of prop-

Negotiation or transfer of choses in action, see infra, Alienation of property. Church, 6-9

Citizenship (see infra, Residence), 7-650

Consolidation, 29-275

Foreign corporations, 29-275, 278

General rule, 29-275

Incorporated in two states, 29-275

Privileges and immunities of citizens in several states, 21-800

Transacting business, 29-275

Civil corporations, 7-636

Classification, 7-635

New York statutes, 7-635 Clearing house, see Clearing House.

Commissioners, see infra, Power to create. Common seal, see infra, Seal.

Company, 6-358

Compromise, 7-808

Taking its own stock on compromise with stockholders, 7-821

CORPORATIONS, cont'd.

Compromise, cont'd.

Taking stock of another corporation in compromise of debt, 7-816, 818

Confession of judgment, 7-854

Power to give warrant of attorney to confess judgment, 7-784

Confiscation acts, 30-19

Congress, see infra, Power to create.

Consolidation of corporations, see Consoli-DATION OF CORPORATIONS.

Conspiracy:

Liability of corporation, 7-834

Constitutional law (see infra, Power to create):

Charter as contract, see infra, Amendment and repeal; see IMPAIRMENT OF OBLIGATION OF CONTRACTS.

Constitutionality of general incorpo-

ration acts, 7-647 Constitutional restrictions on power to take and hold personalty, 7-730

Constitutional restrictions upon corporations, 7-838

Corporations entitled to equal protection as persons, 6-969

Foreign corporations, see Foreign Cor-PORATIONS.

Impairment of obligation of contracts, see Impairment of Obligation of CONTRACTS.

Taking or holding real property, 7-722 Construction of charter, see infra, Interpretation of charter.

Contempt:

Liability for contempt, 7-847 Modern doctrine, 7-847 Old doctrine, 7-847

Contracts (see Officers and Agents of Private Corporations; Ultra Vires), 7-754

Abandonment of duty to public, 7-760 Agency, see Officers and Agents of PRIVATE CORPORATIONS.

Application to legislature, see infra, Application to legislature; Legislature. Arbitration, 7-808

Benefit to corporation not a test of

power, 7-759
Bills of exchange, see infra, Bills of exchange and promissory notes. Bonds, see infra, Bonds.

Borrowing money, see infra, Borrowing money.

Charter as contract, see infra, Amendment and repeal; and see IMPAIR-MENT OF OBLIGATION OF CONTRACTS.

Compromise of claim or suits, 7-808 Contracts in anticipation of legislative

authority, 7-754 Contracts incident to leases (see infra, Leases), 7-806

Contracts incident to purchase of real or personal property, see infra, Real property.

Contracts incident to sale of real or personal property, see infra, Real property.

Directory provisions, 7-767

Employment of agents and servants, see OFFICERS AND AGENTS OF PRIVATE Corporations.

CORPORATIONS, cont'd. Contracts, cont'd. Execution and issue of bonds, see infra, Ronds. Express prohibition or limitation, 7-Form and manner of entering into contracts, 7-760 Directory provisions, 7-767 Estoppel to set up failure to comply with charter, 7-761 Express requirement of writing, Implied contract, 7-767 In the absence of express requirements, 7-761 In the case of express requirements, 7-760 Place of contract, 7-768 Quasi-contract, 7-767 Use of corporate seal, see infra, Seal. Writing, 7-766 Illegal contracts, 7-759 Implied contracts, 7-767 Implied power, 7-755 When the power to contract will be implied, 7-755 Advertisement, 7-757 Bonds, see infra, Bonds. Borrowing money, see infra, Borrowing money. General statement, 7-755 Loaning money, see infra, Loaning money. Offer of reward, 7-757 Taking securities, see infra, Securities. When the power to contract will not be implied, 7-757 Accommodation paper, see infra, Accommodation paper. Excursions for pleasure or profit, 7-759 Manufacturing and trading corporations, 7-758 Partnership, see infra, Partner-Security, see infra, Suretyship and guaranty. Suretyship, see infra, Suretyship and guaranty. Ultra vires contracts in general, 7-757 Issue of accommodation paper, see infra, Accommodation paper. Issue of negotiable instruments, see infra, Bills of exchange and promissory notes. Joint contracts, see infra, Partnership and joint contracts. Liability on contracts, see infra, Liability on contracts. Limitation as to amount of indebted-ness, see infra, Limitation as to amount of indebtedness. Master and servant, see Officers and AGENTS OF PRIVATE CORPORATIONS. Monopoly, 7-759 Partnership, see infra, Partnership and joint contracts. Place of contract, 7-768

CORPORATIONS, cont'd. Contracts, cont'd. Power of corporation to acquire and hold its own stock, see infra, Stock and stockholders. Power to act as agents, see infra, Agency. Power to take and hold stock in another corporation, see STOCK AND STOCKHOLDERS. Power with respect to contracts in general, 7-754 Promissory notes, see infra, Bills of exchange and promissory notes. Quasi-contracts, 7-767 Restraints of trade, 7-759 Seal, see infra, Seal. Securities, see infra, Securities. Servant, see Officers and Agents of PRIVATE CORPORATIONS. Stock in another corporation, see STOCK AND STOCKHOLDERS. Submission to arbitration, 7-808 Surety, see infra, Suretyship and guar-Taking and enforcing securities, see infra, Securities. Use of corporate seal, see infra, Seal. With officers, 7-759 With stockholders, 7-759 Writing, 7-767 Contracts of hire, 7-738 Conversion and reconversion, 7-726 Copyright: Liability of corporations for infringement, 7-829 Corporate powers and privileges, 22-1083 Corporate powers in general, 7-695 How powers are conferred by charter, 7-699 Implied powers, see infra, Implied powers. In general, 7-699 Powers expressly conferred, 7-699 Implied powers, see infra, Implied powers. Mode of exercising corporate powers, 7-701 Express charter requirements, 7-701 In the absence of express requirements, 7-701 Officers and agents of private corporations, see Officers and Agents of PRIVATE CORPORATIONS. Powers defined, 7-695 Powers measured by charter, 7-695 Consent of stockholders, 7-698 Distinguished from powers of natural person, 7-697 Early statement of the rule in England, 7-697

Scope of treatment, 7-695
Statement of the rule in the United
States, 7-697
Stock, see STOCK AND STOCKHOLDERS.
Volume XXXI.

Enterprises beneficial to corporation.

Express prohibition or limitation,

General rule as to corporate powers,

Effect of by-laws, 7-698

7-698

7-698

7-695

CORPORATIONS, cont'd. Corporate powers in general, cont'd. Time of commencing business and ex-ercising powers, see infra, Time of commencing business and exercising powers. Ultra vires, see ULTRA VIRES. Corporation books: Admissibility in evidence, see DOCUMENT-ARY EVIDENCE. Corporation sole, see infra, Sole. Counties, see Counties. Courts, see infra, Visitation of corporations. Creation and organization, 7-639 Acceptance of charter, see infro, Acceptance of charter. Amendment and repeal, see infra, Amendment and repeal. Made of creation, see infra, Mode of creation. Power to create, see infra, Power to create. Proof of incorporation, see infra, Proof of incorporation. Criminal law (see infra, Liability to indictment); Liability to indictment, see infra, Liability to indictment. Cumulative voting, see CUMULATIVE VOTING. Dartmouth college case, see infra, Amendment and repeal. Date of corporate existence, 7-656 Death by wrongful act, 7-845, 852 Liability of corporations, 7-828 Debentures, see Debentures. Debts (see infra, Borrowing money; Limitation as to amount of indebtedness): Borrowing money, see infra, Borrowing money. Loaning money, see infra, Loaning money. Dedication, 9-33 Dedication of land to public use by corporation, 7-738 Deeds, 9-126 Corporations as grantee, 9-132 Mistake in name of corporation in deed, De facto corporations, see DE FACTO COR-PORATIONS. De facto officers, see DE FACTO OFFICERS. Definition, 7-632 Delegation of authority: Power to delegate authority, 7-644, 645 Devises: Effect of devise to corporation incapable of taking, 7-723 Power to take by devise, 7-721 Name and number of directors, 7-653 Discounting paper, 7-800 Disfranchisement, see DISFRANCHISEMENT. Dissolution, see DISSOLUTION OF CORPORA-

TIONS; WINDING UP AND REORGANIZA-TION OF CORPORATIONS. Distinct entity, 7-633
Distress, see Distress. District of Columbia, 7-641 Dividends, see DIVIDENDS. Documentary evidence, see DOCUMENTARY EVIDENCE. Domestic corporations, 10-5

CORPORATIONS, cont'd. Dominion of Canada, 10-95, 97, 107 Dominion parliament, 10-77 Due process of law, 10-298 Duration (see Dissolution of Corpora-tions), 7-654 Dwell, 10-352 Easements, 7-749 Grant of easement, 7-738 Ecclesiastical corporations, 7-636 Ejectment, 10-523, 528 Elections (see Officers and Agents of Pri-VATE CORPORATIONS; STOCK AND STOCK-HOLDERS): Stockholders' meetings, see STOCKS AND STOCKHOLDERS. Electric-light companies, see Electric-light COMPANIES.

Electric railroads, see ELECTRIC RAILROADS. Eleemosynary corporations, 7-636 Eminent domain, see EMINENT DOMAIN. Endowment insurance, see Endowment In-SURANCE. Equity, 11-192

Estoppel:

Estoppel to set up failure to comply with charter, 7-761 Holding out, 7-809

Estoppel to deny corporate existence: Assignees, 8-760 By contract relations, 8-760 Use of corporate name, 8-762 Vendees, 8-762

Evidence (see infra, Parol evidence): Books as evidence, see Documentary EVIDENCE.

Proof of acceptance, see infra, Acceptance of charter.

Proof of acceptance of amendment, 7-682

Proof of incorporation, see infra, Proof of incorporation.

Proof of seal, 7-693

Excursions for pleasure or profit, 7-759 Ex delicto, see infra, Torts.

Executions, 11-620

Execution against corporations, 7-854 Franchise, 7-854 Property necessary for performance of duty to public, 7-854 Remedy where property is taken, 7-854

When execution permissible, 7-854 Execution sales, see infra, Sheriffs' sales. Executors and administrators:

Corporations as administrators, 11-780 Power of corporation to act, 7-733

Who may be executor, 11-752 Exemplary damages, see Exemplary Dam-AGES.

Exemptions from taxation, see Exemptions FROM TAXATION.

Existence (see DE FACTO CORPORATIONS; see infra, Proof of incorporation):

Date of corporate existence, 7-656 Extension of corporate existence, 7-654 Express corporation, 12-570

Extension of corporate existence, 7-654 Reincorporation, 7-654

False imprisonment:

Exemplary damages, 12-781 Liability of corporations, 7-827; 12-776 Volume XXXI.

CORPORATIONS, cont'd.' CORPORATIONS, cont'd. Implied powers, cont'd. False representations, see FRAUD AND DECEIT. Business incidental to principal business, Fee simple: see infra, Business of corporations in of succession or limitation, Words 11-368 Express prohibition, 7-701 Filing articles, see infra, Articles. Guaranty, see infra, Suretyship and guaranty. Fines and penalties, 7-845 Liability under penal statutes, 7-840 Fire insurance, see FIRE INSURANCE. Incidental power, 7-700 Issue of bonds, 7-783 Flooding lands: Liability of corporations, 7-829 Loaning money, see infra, Loaning money. Foreign corporations, see Foreign Corpora-Necessity for act, 7-701 Powers implied from those expressly TIONS. Forfeiture (see ULTRA VIRES): Forfeiture cannot be declared collaterconferred, 7-699 Powers incident to corporate existence, ally, 8-757 7-699 Forfeiture of charter, see Dissolution of Purchase of personal property, 7-726, CORPORATIONS. Franchises, 14-6 727 Real property, see infra, Real property. Alienation of franchises and special privileges, see infra, Alienation of Relation between act and authorized objects, 7-700 Purchase of franchises, 7-729 Rule as to implied powers, 7-669 Stock in another corporation, see Stock Fraud and deceit (see FRAUD AND DECEIT), AND STOCKHOLDERS. 7-830 Suretyship, see infra, Suretyship and Action against corporation for damages, guaranty. 7-830 Whether act must be usual, 7-701 Doctrine in England, 7-830 Doctrine in United States, 7-831 Incidents of corporations, 7-684 By-laws, see By-laws.
Common seal, see infra, Seal. Equity, 7-830 Liability of corporation, 7-830 Enumeration, 7-684 Rescission of contract, 7-830 Fraudulent sales and conveyances (see Holding property, 7-684 In general, 7-684 FRAUDULENT SALES AND CONVEYANCES), Name, see infra, Name. 7-737, 7-741 Freemasons, 14-537 Perpetual succession, 7-684 Removal of members, see DISFRAN-Gaming, 7-844 Gaming houses, 14-719 CHISEMENT. Garnishment, 7-849, 852; 14-752, 753, 810, Removal of officers, see Amorion; OF-FICERS AND AGENTS OF PRIVATE COR-811, 832, 891, 892 Gas companies, see Gas Companies. PORATIONS. General laws, see infra, Mode of creation. Residence, see infra, Residence. To sue and be sued, 7-684 General nature, 7-633 Incorporate, 16-155 Gifts, 7-747 Good will, 14-1086 Incorporation (see infra, Creation and Grand juries: organization); Proof of incorporation, see infra, Proof Crimes committed by corporations, of incorporation. 17-1278 Guaranty, see infra, Suretyship and guaranty. Incorporation under general law, see infra, Guardian, see GUARDIAN AND WARD. Mode of creation. Indebtedness, see infra, Limitation as to amount of indebtedness. Guild: Corporations and guilds distinguished, 7-634 Indictments, see infra, Liability to indict-Hawkers and peddlers, 15-200 Hiring personal property, 7-738 Inhabitants, 16-333; 27-923 History, 7-632 Injunction, see Injunction. Holding (see infra, Real property), 7-724 Insolvency and bankruptcy, see Insolvency Hospitals and asylums, see Hospitals and AND BANKRUPTCY. ASYLUMS. Institution, 16-823 Insurance, see Insurance. Illegal contracts, see Illegal Contracts; ULTRA VIRES. Intent, see infra, Malice. Impairment of obligation of contracts, see Impairment of Obligation of Contracts. Interest: Rate of interest, 7-777, 800 Interpretation of charter, 7-708 Implied contracts, 7-767 Construction so as to uphold act, 7-713 Limitation of amount of indebtedness, Different meaning by usage or cus-7-770 Implied powers (see infra, Contracts), 7tom, 7-712 Directory provisions, 7-714 699 Bills of exchange and promissory notes, Enumeration of powers as an exclusion

Volume XXXI.

of others, 7-714

Exceptions, 7-713

Examination of whole law, 7-713

7-779, 781

money.

Borrowing money, see infra, Borrowing

Coxporations.	DEA. Corporations,
CORPORATIONS, cont'd. Interpretation of charter, cont'd.	CORPORATIONS, cont'd. Justices of the peace, cont'd. Jurisdiction allowed, 18-30
Exclusiveness of grant, 7-709 Exemptions from taxation, see Exemp-	Lay corporations, 7-636
tions (from Taxation).	Leases, 7-752, 754; 29-50, 55, 58
General rule as to construing charter, 7-708	Contracts incident to leases, 7–806 Lease of real property by corporation,
General words, 7–712 Intention of legislature governs, 7–711,	7-737 Authorized leases, 7-737
714	General rule, 7-737
Limitation of general terms by preced- ing special terms, 7-713	Illustrations, 7–737 Lease of entire property, 7–737
Operation of general laws, 7-710	Unauthorized leases, 7-737
Criminal acts, 7–711 In general, 7–710	Minority stockholders, 26–966 Power to take lease, 7–720
Nuisances, 7-711	Legacies and devises, see Legacies and De-
Prohibition against banking, 7-711 Usury laws, 7-711	VISES; see infra, Devises. Legislature (see infra, Application to legis-
Ordinary meaning of words, 7-712	lature; Power to create):
Provision in derogation of common law, 7-710	Legislative recognition, 7–708 Visitation of corporations, see infra,
Provision in derogation of common	Visitation of corporations, see infra,
right, 7–710 Provisos, 7–713	Letters patent, 7-667 Prima facie evidence of existence of cor-
Public policy, 7–713	poration, 7-667
Reasonable construction, 7–712 Rules for construing charter, 7–708	Regularity of grant, 7–667 Liabilities of corporations, 7–824
Strict construction in favor of public, 7-708	Liability for contempt, see infra, Coutempt.
Usage and custom, 7–712 When strict construction not required,	Liability for torts, see infra, Torts. Liability on contracts, see infra, Liability
7-710	on contracts.
Interstate commerce, see Interstate Com-	Liability to indictment, see infra, Liability to indictment.
Irrigation companies, see Irrigation.	Liability under penal statutes, 7-840
Issue of bond, see infra, Bonds. Joint contracts, see infra, Partnership and	Liability on contracts, 7–824 Authority of officers and agents, see
joint contracts.	Officers and Agents of Private
Joint stock companies (see Joint Stock Companies):	Corporations. Implied contract, 7–824
Corporations and joint stock companies	Liability in the case of ultra vires can-
distinguished, 7–634 Joint tenants and tenants in common, 7–715,	tracts, see infra, Powers of corporation; see Ultra Vires.
716, 826 Corporations as cotenants, 17–667	Power to contract (see <i>infra</i> , Powers of corporation), 7-824
Judgments and decrees:	Liability to be sued, 7-684, 850
Effect of judgment against corporations on stockholders, see Stock and Stock-	Actions at common law, 7–851 Actions <i>ex contractu</i> , 7–851
HOLDERS.	Actions ex delicto, 7-851
Purchase of judgments, 7–729 Judicial notice, 7–664; 17–934	Assumpsit, 7–851 Attachment, 7–853
Bank charters, 17-935	Death by wrongful act, 7-852
Charter a public law, 7–664 Creation of corporation, 7–664	Dissolution, 7–854 Exclusion of common law by statutory
Foreign corporations, 17-935	remedy, 7-853
General incorporation laws, 7–664;	Garnishment, 7–853 In general, 7–850
Illustrations, 17-934, 935	Insolvency, 7-853
Name, 7–685 Notice of charter and notice of exist-	Mandamus, 7–852 Quo warranto, 7–852
ence distinguished, 7-664	Real and possessory actions, 7-851
Organization of corporation, 7-664 Private acts, 7-664	Remedies in equity, 7–852 Scire facias, 7–852
Public interest involved, 7-664	Statutory remedies, 7-852
Rule as to private corporations, 17-934 Jurisdiction, 11-192	Trespass, 7–851 Trover, 7–851
Jury and jury trial, see Jury and Jury	Liability to indictment, 7-841
Trial. Justices of the peace, 18-30	Abuse of authority, 7–846 Death by wrongful act, 7–845
Actions against corporations, 18-30	Effect of authority in charter, 7-846
Foreign corporations, 18–30 Interest in corporation, 18–41	Excess or abuse of authority, 7-846 Excess of authority by agents, 7-847
	Valuma VVVI

CORPORATIONS, cont'd.	CORPORATIONS, cont'd.
Liability to indictment, cont'd.	Mandamus (see Mandamus), 7-852, 859; 19-
Gaming, 7-844	742, 745 Manufacturing comparations see MANUFAC
Illustrations of offenses, 7–844	Manufacturing corporations, see Manufac- turing Corporations.
In general, 7–841 Legislative authority, 7–846	Masons, 14-537
Libel, 7–844	Master and servant, see Officers and Agents
Misfeasance, 7–842	OF PRIVATE CORPORATIONS.
Modern doctrine as to misfeasance, 7-842	Mechanics' liens, see Mechanics' Liens.
Nonfeasance, 7-841	Meetings, 20-573
Offenses involving elements of malice,	Minority stockholders, see Stock and Stock-
criminal intent, or personal violence,	HOLDERS. Misnomer, 7-688
7-844 Old doctrine as to misfeasance, 7-842	Actions, 7–689
Statutory crimes, 7–845	In devises or legacies, 7–689
Statutory penalty, 7-845	In general, 7-688
Libel and slander (see LIBEL AND SLANDER),	In grants to or by corporations, 7-689
7-849; 18-958	Tax assessments, 7-689
Limitation as to amount of indebtedness,	Mode of creation, 7-645
7-654, 768, 776	Compliance with statutory requirements,
Change in form of debt, 7-770	7-655 Date of corporate existence, 7-656
Contract carrying indebtedness beyond limit void, 7–768	De facto corporations, see De Facto
Debts contracted in ordinary course of	Corporations.
business, 7-769	Filing statutory certificate, 7-656
Debts prohibited, 7-769	Irregular compliance with law, 7-656
Determination of amount of indebted-	Necessity of compliance with law,
ness, 7-770	7-655
Directory provisions, 7–769 Excepted debts, 7–770	No corporate existence until statute
General rule, 7–768	complied with, 7-656 Paying in proportion of capital stock,
Implied contracts, 7-770	7-656
Limitation as to amount, manner, or pur-	Substantial compliance, 7-655
pose of borrowing, see infra, Borrow	Contents of articles, see infra, Articles.
ing money.	De facto corporations, see De Facto
National Bank Act, 7-770	Corporations.
Living, 19-445	In general, 7–645
Loaning money, 7–797 Discounting paper, 7–800	Precise words unnecessary, 7–645 Prescription, 7–645
Express prohibition or limitation, 7-	Residence of corporators, 7-649
799	Special charter, 7-646
Implied powers:	Under general laws, 7-646
When the power will be implied,	Constitutionality of such laws, 7-647
7-797	Contents of articles, see infra, Arti-
Corporations organized for the	cles.
purpose, 7-797	Duration of corporate existence, 7-654
In general, 7–797 Particular corporations, 7 –798	Extension of corporate existence,
Power to loan implied in power	7-654
to aid, 7-798	In general, 7-646
When the power will not be implied,	Power of secretary of state to in-
7-798	quire into object of incorpora-
Express prohibition, 7–798	tion, 7-649
In general, 7-798	Powers fixed by statute, 7-646 Public policy, 7-649
In the absence of express pro- hibition, 7-798	Purposes for which incorporation is
Limitation as to amount of loans, 7-800	allowed, 7-647
Loan to directors, 7-799	Statutory powers cannot be increased
Loans to stockholders, 7-799	or diminished, 7-646
Presumption of authority, 7-798	What constitutes charter, 7-646
Rate of interest, 7-800	Usual mode of procedure, 7-650
Securities, see infra, Securities. What constitutes a loan of money,	By whom application to be made, 7-650
7-800	Filing articles, 7-651
Loans, see infra, Borrowing money.	In general, 7-650
Loan, trust, and safe-deposit companies, see	Notice of application, 7-651
Loan, Trust, and Safe-deposit Com-	Number of persons required to make
PANIES.	application, 7-650
Lotteries, 7–884	Publication of charter, 7-651
Malice, 7-831, 844	Signing articles, 7-650
Malicious prosecution, 7–849; 19–691 Liability of corporation, 7–834	To whom application addressed,
LIAULITY OF COPPORATION, 7-834	7-650

CORPORATIONS, cant'd. CORPORATIONS, cant'd. Officers (see DE FACTO OFFICERS; OFFICERS Monopolies, 7-759 AND AGENTS OF PRIVATE CORPORA-Mortgages, 20-914 Assignment TIONS): of mortgages, 7-740; Emplayment of agents and servants, see 20-1025 OFFICERS AND AGENTS OF PRIVATE Authority to mortgage does not confer CORPORATIONS. authority to sell, 7-752 Organization (see infra, Creation and organ-Effect of authorized conveyance or mortization), 21-1008 gage, 7-753 Origin, 7-632 Fareign corporations, see Foreign Cor-Overflowing lands, see FLOODING LANDS. PORATIONS. Parol evidence: Franchises, 7-750 Acceptance of amendments, 7-683 Mortgage by corporation, 7-738 Books of corporation, 9-892 Officers of private corporations, 20-914 Criminal cases, 7-668 Partial invalidity, 7-754 Proof of de facta existence, 7-665 Power to take mortgage on real prop-Partnership, 22-70 erty, 7-721, 801 Mortmain, see MORTMAIN. Partnership and corporations distinguished, 7-634 Municipal aid, see MUNICIPAL AID. Power conferred by charter, 22-70 Municipal corporations (see MUNICIPAL Cor-PORATIONS): Power of corporation to enter into part-Municipal corporations distinguished nership, 22-70 from private corporations, 20-1131 Power to make contracts imposing liability of partner, 22-70 Murder and manslaughter, 21-92 Mutual insurance, see MUTUAL INSURANCE. Partnership and joint contracts, 7-794 Name (see Winding Up and Reorganization Connecting carriers, 7-796 OF CORPORATIONS), 7-685 Contracts imposing liability of partner, Articles, 7-652 Change of name, see infra, Change of Express authority to form partnership, name. 7-797 Directors, 7-653 General rule that power does not ex-Exclusive use of name, 7-689 ist, 7-794 In general, 7-685 Management intrusted solely to corpora-Judicial notice, 7-685 tion, 7-796 Ownership and conduct of joint busi-Misnamer, see infra, Misnomer. Mistake in name of corporation in deed, ness, 7-796 Ownership of property in common, 9-134 Mode of acquisition, 7-685 7-796 Reason for rule, 7-795 Grant, 7-686 In general, 7-685 Prescription, 7-686 Retention of sole management by each, 7-796 Usage, 7-685 Necessity for name, 7-685 What are contracts of partnership within the rule, 7-795
Patents (see PATENTS; see infra, Letters, Plurality of names, 7-687 Trademarks, trade names, and unfair patent): competition, 28-385 Liability of corporations for infringe-Names of shareholders and amounts subment, 7-829 scribed, 7–654 National banks Purchase of patents, 7-730 Penal statutes: (see NATIONAL BANKS), Liability under penal statutes, 7-National corporations, see NATIONAL CORPO-840 Penalties: Natural gas campanies, see NATURAL GAS. Effect of statutory penalty, 7-845 Nature, 7-633 Perpetual succession, 7-684 Continuous succession, 7-684 Duration not defined by these words, Negligence: Liability of corporations, 7-829 Negatiable instruments, see infra, Bills of 7-684 exchange and promissory notes; Bonds. Existence of corporation, 7-684 Natice, see ULTRA VIRES. Meaning of the term, 7-684 Notice of application for incorporation, 7-651 Personal property (see *infra*, Personal property, choses in action, etc.): Nuisances, 7-711 Criminal liability, 21-712 Alienatian, see infra, Alienation of prop-Liability of corporations, 7-828; 21-719 ertv. Liability of officers, 21-719 Contracts incident to purchase of real or personal property, 7-805 Power to take, 7-823 Authorized contracts, 7-805 Object, see infra. Purposes for which incor-Contract to purchase, 7-805 poration allowed. Terms of contract, 7-806 Occupation, business, and privilege taxes: Unauthorized contracts, 7-806 Contracts incident to sale of real or Corporations equally liable with natural persons, 21-777 personal property, 7-806 Persons, 21-811 Contracts of sale, 7-806

412

CORPORATIONS, cont'd. Personal property, cont'd. Contracts incident to sale of real or personal property, cont'd. Terms of contract and mode of sale, 7-806 Personal property, choses in actions, etc. (see infra, Personal property), 7-726 Bailments, 7-730 Capacity in general, 7-684, 726 Choses in action, 7-728 Constitutional restrictions, 7-730 Effect of unauthorized purchase, gift, or bequest, 7-731 Franchises, 7-729 Implied power, 7-726 Joint tenancy and tenancy in common, 7-726 Judgments, 7-729 Limitation as to amount of bequest, Limitation as to amount of property, 7-730 Patents, 7-730 Power to take by bequest, 7-730 Presumption as to power, 7-731 Property needed in business, 7-727 Purchase for speculation, 7-728 Purchase for use in unauthorized business, 7-728 Purchase to remove competition, 7-728 Purchasing at sale on execution or under mortgage or pledge, 7-727 Statutory restrictions, 7-730 Stock, see STOCK AND STOCKHOLDERS. Taking as collateral security, 7-727 Taking in payment of debts, 7-727 When authorized to take choses in action, 7-728 When power to purchase will be implied, 7-726 When power to purchase will not be implied, 7-727 When unauthorized to take choses in action, 7-728 Personal security, 7-804 Persons, 6-969; 22-741; 27-923 Civil rights, 6-78 Corporation a person, 7-849 Corporation not included by person, 7-646 Equal protection clause of Federal Constitution, 13-846 Fourteenth amendment, 22-743 Person held not to include corporation, 22-741 Person held to include corporation, 22-742 Person includes a corporation, 7-633 Place of business:

Articles, 7-652

ers, 7-702

PORATIONS. Within the state, 7-702

787

Without the state, 7-702

thority to sell, 7-752

Pledge and collateral security:

Place of doing business and exercising pow-

Foreign corporations, see Foreign Cor-

Authority to pledge does not confer au-

Deposits of honds as collateral, 7-

413

CORPORATIONS, cont'd. Pledge and collateral security, cont'd. money. eral. Leases. property. property. Bonds. ers. sory notes. Oath, 7-823 Agency.

Pledge by corporation, 7-739 Pledge of bonds an "issue," 7-788 Power to take pledge or collateral security, 7-802 Taking and enforcing securities, see infra, Securities. Police power, 22-940 Amendment or repeal of charter under police power, 7-676 Powers of corporations, 7-695 Agency (see Officers and Agents of PRIVATE Corporations; ULTRA Vires): Power to act as agent, 7-809 Application to legislature, see infra, Application to legislature; Legislature. Arbitration, 7-808 Bills of exchange, see BILLS OF Ex-CHANGE AND PROMISSORY NOTES. Bonds, see infra, Bonds. Borrowing money, see infra, Borrowing Business of corporations in general, see infra, Business of corporations in gen-Compromise of claims or suits, 7-808 Construction of charter, see infra, Interpretation of charter. Contracts, see infra, Contracts. Contracts incident to leases, see infra, Contracts incident to purchase of real or personal property, see infra, Real Contracts incident to sale of real or personal property, see infra, Real Corporate powers in general, see infra, Corporate powers in general. Employment of agents and servants, see OFFICERS AND ACENTS OF PRIVATE Corporations. Execution and issue of bonds, see infra, Implied powers, see infra, Implied pow-Issue of accommodation paper, see infra, Accommodation paper. Issue of negotiable instruments, see infra, Bills of exchange and promis-Joint controcts, see infra, Partnership and joint contracts. Master and scrvant, see Officers and AGENTS OF PRIVATE CORPORATIONS. Partnership, see infra, Partnership and joint contracts. Personal property and choses in action, see infra, Personal property, choses in action, etc. Power of corporation to acquire and hold its own stock, see Stock and STOCKHOLDERS. Power to act as agents, see infra, Power to act as trustee, see infra, Trusts and trustees. Power to alienate property, see infra, Alienation of property. Volume XXXI.

Corporations. CORPORATIONS, cont'd. CORPORATIONS, cont'd. Powers of corporations, cont'd.

Power to take and hold property, see infra, Personal property, choses in action, etc.; Real property. Power to take and hold stock in another corporation, see STOCK AND STOCK-HOLDERS. Power to take oath, 7-823 Power with respect to applications to the legislature, see infra, Application to legislature. Power with respect to contracts, see infra, Contracts. Promissory notes, see infra, Bills of exchange and promissory notes.

Real property, see infra, Real property. Securities, see infra, Securities. Servant, see infra, Officers and agents of private corporations. Stock, see STOCK AND STOCKHOLDERS. Stock in another corporation, see Stock AND STOCKHOLDERS. Submission to arbitration, 7-808 Sureties, see infra, Suretyship and guaranty. Taking and enforcing securities, see infra, Securities. Time of commencing business and exercising powers, see infra, Time of commencing business and exercising pow-Powers of corporation to acquire and hold its own stock, see STOCK AND STOCKHOLD-Power to create, 7-639 Altering or amending by special act forbidden, 7-643 Attribute of sovereignty, 7-639 Commissioners appointed by legislature, Constitutional limitations upon legislative power, 7-642 Exercise of legislative discretion, 7-642 In general, 7-642 Prohibition of special acts, 7-642 Special act where general law would prove ineffectual, 7-642 Construction of limitations, 7-643 Delegation of power, 7-645 District of Columbia, 7-641 In England, 7-640 In general, 7-639 In the United States, 7-640 Legalization of defective incorporation, Legislature, 7-641 Limitation confined to creation, 7-643 National corporations, 7-640 Power of Congress, 7-640 Power of Parliament, 7-640 Power of state legislature, 7-641

Power of territorial assemblies, 7-644

Special act, 7-642 State control of national corporations,

Power to employ agents and servants, see Officers and Agents of Private Cor-

Power of the king, 7-640

7--640

PORATIONS.

Territory, 7-644

see infra, Personal property, choses in action, etc. Real property, see infra, Real property. Power to take and hold stock in another corporation, see STOCK AND STOCKHOLDERS. Prescription, 22-1201 Creation of corporations, 7-645 Name, 7-686 Presumptions: Acceptance of charter, 7-658 Beneficial charter, 7-659 Books of corporation best evidence, Election of officers, 7-659 In general, 7-658 Presumption of acceptance, 7-658 Question for jury, 7-660 Alienation, 7-754 Continued existence, 22-1238 Genuineness of seal, 7-694 Legality, 7-661 Power to loan money, 7-798 Power to take and hold property, 7-731 Power to take stock in another corporation, 7-817 Presumption of incorporation, 7-661 Presumptions as to powers, 7-703 Regularity of incorporation, 7-661 Principal place of business, 7-652 Private corporations (see infra, Public and private corporations): Counties, 7-902 Production of documents: Corporate books, 23-169 Prohibition, 23-206 Promoters, see PROMOTERS. Proof of acceptance of amendment, 7-682 Proof of acceptance of charter, see infra, Acceptance of charter. Proof of incorporation, 7-661 Acceptance of charter, 7-663 Articles of association, 7-666 Books and records, 7-665 Certificate, 7-666 Certificate of commissioners, 7-667 Certificate of comptroller of currency, 7-667 Conditional charters, 7-663 Conditions precedent, 7-663 Corporations created by special charter, 7-662 Corporations organized under general laws, 7-666 Criminal cases, 7-668 De facto existence, 7-665, 668 Effect of estoppel upon proof of incorporation, 7-668 Exercise of powers which might be exercised by an unincorporated company, In civil cases, 7-661 Judicial notice, 7-664 Legislative recognition of corporate existence, 7-662 Letters patent, 7-667 Parol evidence, 7-665, 668 Presumption in favor of regularity, 7-661 Volume XXXI.

Power to take and hold property:

Personal property and choses in action,

CORPORATIONS, cont'd. CORPORATIONS, cont'd. Real property, cont'd.

Contracts incident to purchase of real Proof of incorporation, cont'd. Presumption of lapse of time, 7-661 or personal property, cont'd. Unauthorized contracts, 7-806 Proof of user, 7-665 Unconditional charters, 7-663 User, 7-668 Contracts incident to sale of real or per-Where statute creating corporation is sonal property, 7-806 Contracts to sell, 7-806 public, 7-663 Proof of seal, 7-693 Terms of contract and mode of sale, Property: 7-806 Alienation of property, see infra, Aliena-Conversion of real property into persontion of property. alty, 7-726 Personal property, see infra, Personal Corporations within the statute, 7-724 property. Debts, taking as security for, 7-725 Real property, see infra, Real property. Debts, taking in satisfaction of, 7-725 Proxies, see Proxies. Devise to corporation, 7-721 Public and private corporations (see Bor-Effect of devise to corporation incapable oughs; Counties; Dissolution of of taking, 7-723 CORPORATIONS; MUNICIPAL CORPORA-Effect of unauthorized purchase or con-TIONS; RAILROADS; TOWNS AND TOWNveyance, 7-723 Exceptions of particular purposes, 7-724 SHIPS), 7-637; 23-311 Agricultural societies, 2-19 Execution or foreclosure sale, 7-718, 725 Definition, 7-637 Express grant of power, 7-716 Distinction between public and private Express prohibition or limitation, 7-721 corporations, 7-637 Constitutional and statutory restric-Drainage districts, 10-234 tions in the United States, 7-722 Educational institution, 7-637 Conversion of real property into General rule, 7-637 personalty, 7-726 Conveyance or devise in trust for Irrigation districts, see IRRIGATION. Municipal corporations, 7-638 benefit of corporation, 7-726 Public institution not necessarily a pub-Corporations within statute, 7-724 lic corporation, 7-637 Effect of devise to corporation inca-Quasi-public corporations, 7-638 pable of taking, 7-723 Universities and colleges, 29-321 Effect of unauthorized purchase or Public lands: conveyance, 7-723 Exception of particular purposes, Power to acquire public lands, 7-719 Public policy, 7-648, 713
Purposes for which incorporation allowed, 7-724 Limitations as to amount or value 7-647 of property, 7-723 Articles, 7-653 Necessity to dispose of property, Illustrations, 7-647, 648 In general, 7-647 Prohibition against holding, 7-724 Power of secretary of state to inquire Property necessary for transaction into object of incorporation, 7-649 of business, 7-724 Public policy, 7-648 Purchase at execution or foreclosure Quasi corporations, 7-639 sale, 7-725 Quasi-public corporations, 7-638 Purchasing through agent, 7-726 Alienation of property, see infra, Aliena-Statutes of mortmain, 7-721, 722 tion of property. Taking as security for debts, 7-725 Questions of law and fact: Taking as trustee, 7-726 Acceptance of charter, 7-660 Taking in satisfaction of debt, 7-725 Powers of corporations, 7-703 Fee simple, 7-715 Quorum, 23-589 Foreign corporations, see Foreign Cor-Quo warranto (see Quo Warranto), 7-852, PORATIONS. Implied power to purchase, 7-716 Railroads, see RAILROADS. Absolute necessity not required, Real property, 7-714 Adverse possession, 7-716 Business house, 7-717 Agent, purchasing through, 7-726 Corporations created not to deal in Alienation, see infra, Alienation of propland, 7-718 erty. Corporations created to deal in land, Amount of property, 7-719 7-718 Capacity in general, 7-684 Debts, payment of, 7-718 Capacity to take and hold in general, Execution sale, 7-718 7-714 Foreclosure sale, 7-718 Constitutional restrictions in United In general, 7-716 States, 7-722 Necessity, 7-716, 717 Contracts incident to purchase of real Premises for carrying on business, or personal property, 7-805 7-717 Authorized contracts, 7-805 Protection and enjoyment of neces-Contract to purchase, 7-805 sary property, 7-717 Terms of contracts, 7-806

CORPORATIONS, cont'd.	CORPORATIONS, cont'd.
Real property, cont'd. Implied power to purchase, cont'd.	Saloons: Keeping of saloon by brewing company,
Purchase at execution or foreclosure	7-707
sale, 7-718 <i>Roilroads</i> , see Railroads.	Salvage, 24–1190 Scire facias, 7–852
Taking property in payment of debts,	Scope of title, 7-632
7-718	Seal (see SEALS), 7-690
When power to purchase will not be implied, 7-718	Adoption, 7–692 Presumption from recital, 25–77
Joint tenancy, 7–715	Authority to affix, 7-693
Lease, 7-720	By whom affixed, 7-693
Limitations as to amount or value of property, 7–723	Necessity of seal, 7-761 Corporate seal, 25-73
Mining claims, 7-719	Presumption, 25-79
Mortgage on real property, 7-721	Effect of affixing, 7-693
Mortmain, 7–721 Necessity to dispose of property, 7–	Effect of private seal of agent, 7-692 Effect of repetition, 7-692
725	Impression upon paper, 7-690
Power to purchase and hold real prop-	In general, 7-690
erty, 7–717, 718 Power to take lease, 7–720	Liability for torts, 7–726 Plurality of seal, 7–692
Presumption as to power, 7-731	Presumption as to genuineness, 7-694
Prohibition against holding, 7-724 Property necessary for transaction of	Printed seal, 7–691 Proof of officer's signature, 7–694
business, 7-724	Proof of seal, 7-693
Public lands, 7-719	Right to use seal, 7-690
Purchase of works and property of an- other corporation, 7-719	Seal at common law, 7-690 Statutory regulations, 25-80
Purchase to procure monopoly, 7-719	Use of corporate seal, 7-761
Security, 7–803	Express requirement of seal, 7-766
Statutes of mortmain, 7-721 Statutory restrictions in United States,	In equity, 7–766 Modern doctrine in Canada, 7–765
7-722	Modern doctrine in England, 7-763
Tenancy in common, 7–716 Title acquired, 7–715	Modern doctrine in the United States, 7–762
Trust, conveyance, or devise in, 7-726	Necessity of seal to contract, 7-
Trustee, taking as, 7-726	762
Ultra vires, see Ultra Vires. Receivers, see Receivers; Receivers of Rail-	Old doctrine, 7–761 Part performance, 7–766
ROADS.	Recovery by corporation on unsealed
Recording acts:	executed contract, 7-765
Déeds, 24–80 Resolutions adopted by private corpora-	Trading companies, 7–764 Unusual contract, 7–764
tion, 24-77	When required in case of natural
Reincorporation: Extension of corporate existence, 7-	person, 7–766 Use of seal, 7–693
654	What constitutes seal, 7-690
Religious societies, see Religious Societies.	Adoption, 7-692
Reorganization, see Winding Up and Reor- GANIZATION OF CORPORATIONS.	At common law, 7–690 Common seal not indispensable,
Repeal, see infra, Amendment and repeal;	7-692
see Dissolution of Corporations.	Effect of repetition, 7-692
Representations, see Frauo and Deceit. Rescission, reformation, and cancellation of	Effect of unadopted private seal, 7–692
contracts (see Ultra Vires):	Impression upon paper, 7-690
Rescission of contract for fraud by cor- poration, 7-830	Printed seal, 7–691 Scroll, 7–691
Residence, 7-684, 694; 24-700	Statutory provisions, 7-691
Corporate residence, 7-694	Securities (see infra, Suretyship and guar-
District of Columbia, 7–694 In general, 7–694	anty), 7–801 Enforcing securities, 7–802
National corporation, 7-694	Power to take chattel mortgage, 7-802
Residence of corporators, 7-649	Power to take mortgage, 7-801
Res judicata, 24–771 Restraint of trade, 7–759	Power to take pledge, 7-802 Power to take securities, 7-801
Restraints on alienation, 24-866	Power to take stock in corporations,
Returns:	7-802 Prohibition of loans on personal security,
Liability for false return, 7-834 Rewards, see Rewards.	7-804
Sales, see infra, Alienation of property; Per-	Real estate securities, 7-803
sonal property; Real property.	Restriction as to securities, 7-803
41	6 Volume XXXI.

CORPORATIONS, cont'd. CORPORATIONS, cont'd. Securities, cont'd. Suit, cont'd. Restriction of power to loans on personal Executions against corporations, see insecurity, 7-804 fra, Executions. Specification of securities as an exclu-Interference and assistance in legal prosion of others, 7-804 ceedings, 7-855 Stock as collateral security for debt, Liability to be sued, see infra, Liability 7-816 to be sued. Stock of corporation as security, 7-821 Reference to arbitration, see infra, Arbi-Taking securities for existing debt, 7tration and award. 805 Suretyship, see Surety Companies. Service of process: Suretyship and guaranty (see infra, Securi-Impairment of obligation of contracts, ties), 7-788
Accommodation paper, see infra, Ac-7-678 Sheriffs' sales, 7-718, 725, 726, 727 commodation paper. Purchase at sheriff's sale, 7-718 Benefit to corporation from contract, Slander of title or property, 24-1084 7-789 Corporation held liable though contract Societies and clubs, see Societies AND CLUBS. ultra vires, 7-789 Sole, 7-635 Bonds, 4-642 General rule, 7-788 Implied power: Cannot take personalty in succession, When power will be implied, 7-790 7-635 Aiding enterprise of another, Certain officers, 7-635 7-791 Definitions, 7-635 Contract to increase trade or Illustrations, 7-635 business, 7-790 Minister a sole corporation, 24-360 Corporation as real principal, No corporation sole under general laws, 7-793 7-636 Express authority to enter into Usually ecclesiastical, 7-635 contract of guaranty or sure-Special act, see infra, Power to create. tyship, 7-793 Special privileges: Fair, festival, etc., to attract Alienation of franchises and special business, 7-791 privileges, see infra, Alienation of Guaranty as consideration for purchase, lease, or other con-Specific performance, see Specific Performtract, 7-791 ANCE. Guaranty on negotiation or sale Speculation: of bonds, notes, etc., 7-792 Purchase for speculation, 7-728 Guaranty to procure payment State, see infra, Visitation of corporations. of debts, 7-792 In general, 7-790 Power under authority to aid State and public lands: Power to acquire public lands, 7-719 Statutes (see infra, Interpretation of charter; another, 7-791 Mode of creation): Surety and guaranty companies. Amendment and repeal, see infra. Amendment and repeal. Particular corporations, 7-789 Compliance with statutory requirements, Power does not exist, 7-788 7-656 Reasons for general rule, 7-789 Stock and produce exchanges, see STOCK AND Validity of contract, 7-788

Taxation, see Exemptions (FROM TAXATION); PRODUCE EXCHANGES. Stock and stockholders (see STOCK AND TAXATION (CORPORATE). STOCKHOLDERS): Territories: Effect of judgment against corporations Power of incorporation, 28-61 on stockholders, see STOCK AND STOCK-Power of territorial assemblies to cre-HOLDERS. ate, 7-644 Holding stock in its own or other cor-Time of commencing business and exercisporation, see STOCK AND STOCKHOLDing powers, 7-701 Conditions precedent, 7-702 Right to sue or defend on behalf of cor-In general, 7-701 poration, see STOCK AND STOCKHOLD-Limitation as to time of exercising powers, 7-692 Stockholders' suits, see STOCK AND STOCK-Title, ownership, and possession: HOLDERS. Title acquired to real property, 7-715 Subrogation, see Subrogation. Torts, 7-824 Subscriptions to other enterprises, 7-807 Actions ex delicto, 7-849 Succession taxes, 27-351 Assault and battery, 7-827 Suit, 7-848 Authority in charter, 7-835 Actions between corporation and stock-Abuse of authority, 7-837 holders, see Stock and Stockholders. Bad faith, 7-838 Capacity to sue, see infra, Capacity to Constitutional restrictions, 7-838 sue. Damages from operation of rail-Confession of judgment, see infra, Con-

417

fession of judgment,

31 C. of L.-27

road, 7-836

	and an analysis
CORPORATIONS, cont'd.	CORPORATIONS, cont'd.
Torts, cont'd.	Turnpikes, see TURNPIKES.
Authority in charter, cont'd.	Ultra vires (see ULTRA VIRES):
Effect in general, 7-835	As to what is ultra vires, see infra, Pow-
Excess of authority, 7-837	ers of corporations. Unincorporated associations, see Societies
Limitation of doctrine, 7–836 Negligence, 7–838	AND Clubs.
Power to do acts which without	United States, see infra, Power to create.
such authority would constitute	Usages and customs:
trespass, nuisance, etc., 7-835	Meaning of term, 7-712
Strict construction of charter, 7-837	Name, 7-685
Conspiracy, 7–834	Usury, see Usury.
Corporations for public charity, 7-839 Death by wrongful act, 7-828	Vendor and purchaser, see infra, Alienation of property; Real property.
Ejectment and trespass for mesne profits,	Vendor's lien, 29-748
7–827	Visitation of corporations, 7-855
Exemplary damages, 7-834	By the founder and his heirs or ap-
False imprisonment, 7-827	pointees, 7–856
False return to writs, 7-834 Fraud and deceit, see infra, Fraud and	Corporations other than eleemosy-
deceit.	nary, 7-856 Ecclesiastical corporations, 7-857
Infringements on patents, copyrights,	Eleemosynary corporations, 7-856
and trademarks, 7-829	Excess of power or refusal to act,
Liability for torts in general, 7-824	7-857
Liability of corporation, 1–1154; 28–255 Libel and slander, 7–833	Extent of visitor's power, 7-857
Malicious interference with another's	In general, 7-856 Jurisdiction of court in case of trust,
business, 7–833	7-857
Malicious prosecution, 7-834	Supervision of visitor generally su-
Malicious wrongs, 7-831	preme, 7-857
Modern doctrine as to liability, 7-825	By the state, 7-858
Necessity for authority under seal, 7–826	Eleemosynary corporations, 7-858 In general, 7-858
Neglect of corporate duty, 7-829	Private civil corporations, 7-858
Negligence, 7-829	Public corporations, 7-858
Nuisances, 7-828	Through the courts, 7-858
Old doctrine, 7-824	Through visitors appointed by the
Overflowing lands, 7–829 Particular torts, 7–726	legislature, 7–859 Courts, 7–858
Torts involving a mental element,	Equity jurisdiction, 7-859
7–830	Extent of power, 7-859
Trespass upon real or personal prop-	How exercised, 7-859
erty, 7–826	Illustrations, 7–859
Trover and conversion, 7-827 Ultra vires, see Ultra Vires.	In general, 7–858 Injunction against <i>ultra vires</i> act,
Wilful acts of agents, 7-826	7-859
Towns distinguished, 28-284	Mandamus, 7–859
Trademarks:	Quo warranto, 7-859
Liability of corporations for infringe-	Definition, 7-855
ment, 7-829 Trespass, 7-849, 851; 28-570	Purpose, 7-855 Visitors appointed by the legislature,
Liability of corporation, 7-826	7-859
Trover and conversion, 7-849, 851	Waiver, 29-1093
Liability of corporations, 7-827	Warrants of attorney, 30-109
Trusts and trustees (see Trusts and Trus-	Warranty, 30-163
TEES): Conveyance or devise for benefit of cor-	Water companies, see Waterworks AND Water Companies.
poration, 7-726	We, 30-442
Corporation as beneficiary, 28-1101	Wills:
Corporations as trustees, 28-955	Bequest to corporation, 7-730
Power to act as trustee, 7-731	Corporation as legatee or devisee, 18-741
Business corporations, 7–733 Charitable purposes, 7–732	Effect of devise to corporation incapable
Effect of incapacity to act, 7-733	of taking, 7–723 Misuomer, 7–689
Limitation of power, 7-733	Power to take by devise, 7-721
Modern doctrine, 7-732	Winding up, see Dissolution of Corpora-
Old doctrine, 7-731	TIONS; WINDING UP AND REORGANIZATION
Power to act as executor, adminis-	of Corporations.
trator, guardian, etc., 7-733 Religious corporations, see Reli-	Witnesses, see Witnesses. Writing:
GIOUS SOCIETIES.	Necessity of contract in writing, 7-766
Taking real property as trustee, 7-726	CORPORATORS, 7-860; 25-893
	Volume XXXI.
ŕ	

CORPOREAL HEREDITAMENTS, 7-860 CORROBORATIVE EVIDENCE, 7-866; CORPSE, see CEMETERIES; DEAD BODIES. 11-491 Accomplices, see Accomplices. corpus: Admissions, 7-868 Income, 16-149 Bastardy, see Bastardy. Trusts and trustees, see Trusts and Trus-Breach of promise of marriage, 7-868 Confessions (see Confessions), 7-868
Corroboration of witnesses, see WITNESSES.
Definition, 7-866; 11-491 CORPUS COMITATUS, 7-860 CORPUS DELICTI, 2-938; 7-861 Arson (see Arson), 7-682 Divorce, see DIVORCE. Burden of proof, 7-682 Necessity for corroborative evidence, 7-866 Circumstantial evidence, 7-863 Accomplices, see Accomplices. Confessions, 6-582 Admissions, 7-868 Entire absence of proof of commission Bastardy, see BASTARDY. of crime, 6-582 Breach of promise of marriage, 7-868 Full, direct, and positive evidence of Confessions (see Confessions), 7-868 corpus delicti not essential, 6-582 Divorce, see DIVORCE. Judicial confessions, 6-585 Necessity of corroborating evidence, Exceptions to the rule, 7-866 General rule, 7-866 Perjury, see Perjury. 6-582 Proof of corpus delicti beyond reasonable Rape, see RAPE. doubt, 6-585 Seduction, see SEDUCTION. Proof of corpus delicti to render confes-Treason, see Treason.

Perjury, see Perjury. sions admissible, 7-864 When fact of commission of offense established, 6-584 Rape, see RAPE. Seduction, see SEDUCTION. Where there is no corroborative evidence Treason, see Treason. CORRUGATED, 7-869 of criminal agency, 6-585 Criminal agency of defendant, 7-862 CORRUPT - CORRUPTION, ETC., 7-Definition, 7-861 Elements of corpus delicti, 7-861 See LIBEL AND SLANDER. Evidence, see infra, Proof of corpus delicti. CORRUPTLY: Homicide, see Murder and Manslaughter. Perjury, 7-870 COSERVANTS, see Fellow Servants. Larceny, 18-483 Murder and manslaughter (see MURDER AND COST, 7-870 MANSLAUGHTER), 21-230 Actual cost, 1-602 Body not found, 21-233 COSTS, 7-871 Circumstantial evidence, 21-232 Arbitration and award, see Arbitration and Common-law rule, 21-232 Confessions, 21-233 Arrest in civil cases, see IMPRISONMENT FOR Definition, 21-230 DEBT AND IN CIVIL ACTIONS. Evidence negativing death, 21-233 Attorney and client, see ATTORNEY AND Evidence of any relevant fact admissible, CLIENT. 21-233 Attorney-general: Existence and extent of wounds, 21-Liability for costs, 3-485
Bail and recognizance (in criminal cases), 233 Expert evidence, 21-233 3-685, 715 How proved, 21-232 Remission of a forfeiture, 3-728 Necessity for proof, 21-231 Bill of costs, 4-56 New York statute, 21-233 Previous state of health, 21-233 Catching bargain, 5-770 Champerty and maintenance: Statutory changes, 21-233 Contract by which attorney is to pay Sufficiency of evidence, 21-232 costs, 3-344 Proof of corpus delicti, 7-862 Circumstantial evidence, 7-863 Change of venue: Costs accruing from change of venue, Direct evidence, 7-863 7-956 General rule, 7-862 Clerks of court: Nature of proof, 7-863 Quantum of proof, 7-862 Fees of clerk, 6-137 Constitutional law: Sufficiency of circumstantial evidence, Retroactive laws, 6-948 7-863 Law in force at time of verdict gov-Reasonable doubt, 7-862 erns, 6-949 CORRECT-CORRECTION, ETC., 7-865 Statute passed pending appeal, 6-949 See Houses of Refuge and Correction. Validity of retroactive act affecting costs, 6-948 Subject to correction, 27-195 CORRESPONDENCE, see DOCUMENTARY Contempt: EVIDENCE; LIBEL AND SLANDER.
CORROBORATION (see CORROBORATIVE Constitutional prohibition against imprisonment for debt, 7-42 EVIDENCE). Contribution and exoneration, 7-344, 351 Dying declarations, see DYING DECLARATIONS. Counties, 7-955 Witnesses, see WITNESSES. Costs accruing from change of venue, CORROBORATION OF WITNESSES, 7-056 see WITNESSES, Costs in civil proceedings, 7-956 Volume XXXI. 419

COSTS, cont'd.	COSTS, cont'd.
Counties, cont'd.	Statutes:
Costs in criminal cases not chargeable	Strict construction of statutes, 26-668
to county at common law, 7-955	Stenographers, see Stenographers.
Food and lodging for jury, 7-955	Stock and stockholders, see STOCK AND
Where county is party, 7-956	STOCKHOLDERS.
Witness fees, 7-955	Suretyship, 27-454
Crime, 8-258	
	United States, 29-173, 174
"Damages and costs," 8-674	Warrants of attorney, 30-122
Debt, 8-997	COTENANTS, see Joint Tenants and
Disbursement, 9-463	TENANTS IN COMMON; PARCENARY; PAR-
Disfranchisement, 9-504	TITION.
Exclusive of costs, 11-581	COTTAGE, 7-872
Executors and administrators, see Execu-	Tenement, 7-872
TORS AND ADMINISTRATORS.	
Exemptions from execution, see Exemptions	COTTON, 7-872
	International law, 16-1173
(FROM EXECUTION).	COTTON IN BALES, 3-768
Expert and opinion evidence, see Expert	COUCHANCY, 18-837
and Opinion Evidence.	See LEVANCY AND COUCHANCY.
Fees:	COULD, 7-873
Fees and costs distinguished, 12-889	COUNCIL, 7-873
Witness fees distinguished from costs,	
30-1172	See Legislature; Municipal Corporations;
	ORDINANCES.
Final judgments and decrees, see FINAL JUDG-	COUNSEL, 7-873
MENTS AND DECREES.	See Advice of Counsel; Attorney and
Full costs, 14–562	CLIENT; ATTORNEY-GENERAL; PROSECUT-
Garnishment, see Garnishment.	ING AND DISTRICT ATTORNEYS.
Homestead, 15-636	COUNSEL'S FEES, see ATTORNEY'S FEES,
Imprisonment for debt and in civil actions,	
see Imprisonment for Debt and in Civil	COUNT, 7-874
Actions.	COUNTERCLAIM, see SET-OFF, RECOUP-
	MENT, AND COUNTERCLAIM.
Indemnity contracts, 16-181	COUNTERFEITING, 7-875
Injunctions, see Injunctions.	See Forgery.
Insanity, see Insanity.	Accomplices, 7-883, 884
Insolvency and bankruptcy, see Insolvency	Competency of witnesses, 7–895
AND BANKRUPTCY.	
Intervention, 17-186	Agency, 7-883
Judgments and decrees:	Aiders and abettors, 7–883
	Bank:
Appellate court, 17-812	Evidence of existence of bank, 7-893
Discretion of appellate court in re-	Bank notes, 7–88r
gard to costs, 17-812	Payment in counterfeit bank notes,
Prevailing party, 17–813	3-780
Requirement that appellant obtain	
more favorable judgment, 17-813	Possession, 7-886
Statutory regulation as to costs,	Bills, see infra, Possession of instruments,
17-812	counterfeit coins, bills, etc.
	Bills and other obligations, 7-881
Universal custom, 17-813	Domestic, 7-881
Errors or irregularities in taxation of	Foreign, 7-882
costs, 17-1073	
Justices of the peace, see Justices of the	Illustrations, 7–882
Peace.	Bills of exchange and promissory notes,
Landlord and tenant:	7–881
Lien, 18-336	Caution, 7–877
Legal costs, 18-808	Checks, 7-881
	Coins (see infra, Possession of instruments,
Libel and slander, 18-1118	
Mandamus, see MANDAMUS.	counterfeit coins, bills, etc.), 7-880
Marine insurance, see Marine Insurance.	Domestic coins, 7–880
Maritime liens:	Foreign coins, 7-881
Priority, 19-1121	Coloring, 7-877
Market value, 7-871	Competency of witnesses, 7-895
Market value and cost value, 19-1154	Accomplices, 7-895
Mechanics' liens, see Mechanics' Liens.	Experts, 7-895
Device tiens, see MECHANICS LIENS.	
Pordon, see Reprieve, Pardon, and Am-	Persons not officers of bank, 7-895
NESTY.	Confessions, 7-893
Partition, see Partition.	Courts, see infra, Jurisdiction.
Private international law, 22-1384	Definition, 7-876
Prohibition, 23-222	Die, 9-454
Quo warranto, 23-629	Drunkenness, see infra, Intoxication.
	Duty upon receiving counterfeit money,
Receivers, 23-1101	
Replevin, 24-528, 538, 542	7-888
Sentence and punishment, see Sentence and	Elements of offense, 7-876
Punishment,	In general, 7-876

COUNTERFEITING, cont'd.	COUNTERFEITING, cont'd.
Elements of offense, cont'd.	Possession of instruments, counterfeit coins
Intention to deceive, 7-878	bills, etc., 7-884 Counterfeit coins, bills, and other obliga
Similitude, 7–877 The making, 7–876	tions, 7-886
Evidence, 7-889	Illustrations, 7–886, 887
Competency of witnesses, see infro,	In general, 7-886
Competency of witnesses.	Duty upon receiving counterfeit money
Conversation, 7-893	7–888
Existence of bank, 7-893	Evidence, 7-889
In general, 7–889	Instruments, 7–884
Intent to defraud, 7–893 Making counterfeit money, 7–889	Common law, 7–884
Nature of proof varies with nature of	England, 7–885 Federal statutes, 7–885
offense, 7-889	State statutes, 7-885
Passing, 7-889	Possession of other counterfeit money:
Possession, 7-889	Production of documents:
Production of counterfeits at trial,	Evidence, 7-891
7-894	Production of counterfeits at trial, 7-894
Proof of counterfeit character, 7–889	Proof of other crimes, 23-250
Scienter, see infra, Scienter. Expert and opinion evidence, 7–895	Punishment, 7–896 Common law, 7–896
False pretenses and cheats:	Present state of the law, 7-896
Counterfeiting and false pretense dis-	Questions of law and fact:
tinguished, 12–805	Similitude, 8-877
Forgery distinguished from, 7-876	Res gesta, 7–893
Husband and wife, 7-883	Sales, 7–888
Ignorance: Ignorantly passing counterfeit coin,	Scienter, 7-890 Passing similar coins or bills, 7-890
8–296	Possession of instruments and materials
Infamy and infamous crimes, 16-254	7-892
Insanity, 7-883	Possession of other counterfeit money
Instruments (see infra, Possession of instru-	7-891
ments, counterfeit coins, bills, etc.):	Proof of guilty knowledge in general
Possession of instruments and materials, 7-892	7–890 When informed a Sec
Intent, see infra, Scienter.	When inferred, 7–892 Secondary evidence:
Intention to deceive, 7-878	Production of counterfeits at trial, 7-
Intention to defraud:	894
Evidence, 7-893	Selling, 7-888; 25-285
Intention to defraud inferred, 7-878	Similitude, 7–877
International law: Offenses against law of nations, 7–882	Exact similitude, 7–877 Illustrations, 7–877
Interstate commerce, 17-53	Ordinary caution, 7–877
Intoxication, 7-883; 17-412	Question for jury, 7-877
Evidence, 7-896	Sufficiency, 7-877
Judicial notice, 7-895	Statutes, 7-876
Jurisdiction:	Subjects of counterfeiting, 7–880
State courts, 7–879	Bills and other obligations, see infra
United States courts, 7-878 Kindred offenses, 7-888	Bills and other obligations. Coins, see infra, Coins.
Making, 7-876	In general, 7-880
Coloring, 7-877	Trademarks, 7-881, 889
Illustrations, 7-876, 877	Unexecuted instrument, 7-886
In general, 7-876	United States courts:
Making counterfeit money, see infra, Ele-	Jurisdiction, 7-878
ments of offense. Mutilation, 7-888	Uttering and passing, 7–887 Definitions, 7–887
Obligations (see infra, Bills and other obli-	Duty upon receiving counterfeit money
gations:	7–888
Possession of instruments, counterfeit	Evidence, 7-889
coins, bills, etc., see infra, Possession	General rule, 7-887
of instruments, counterfeit coins, bills,	Illustrations, 7–887, 888
etc.	Prohibited bills, 7-887
Ordinary caution, 7–877 Parent and child, 7–883	Selling, 7-888 Who may commit, 7-883
Passing, see infra, Uttering and passing.	Agents, 7–883
Passing similar bills:	Aiders and abettors, 7-883
Evidence, 7-890	Husband and wife, 7-883
Payment, 22-549	Insane persons, 7-883
Possession of instruments and materials,	Intoxicated persons, 7–883
7-892	Parent and child, 7-883
42	I Volume XXXI.

COUNTERFEITING, cont'd.

Witnesses, see infra, Competency of witnesses. COUNTERPART, 7-897 COUNTER SECURITY, see Subrogation; SURETYSHIP. COUNTERSIGN, 7-897 COUNTIES, 7-898 See County Commissioners; Municipal CORPORATIONS; STATES; TOWNS AND TOWN-Abolition of county, 7-909 Action at law: Enforcement of liabilities, 7-963 Actions by and against, see infra, Powers. Addition to county, see infra, Alteration of boundaries. Agricultural societies, 2-19 Alteration of boundaries, 7-908 Annexation of counties for special pur-poses, see infra, Annexation of coun-Apportionment, see infra, Apportionment. Constitutional limitations, 7-909 Collateral attack, 7-912 Direct proceeding to inquire into constitutionality of alteration, How constitutionality of alteration to be called in question, 7-912 In general, 7-909 Limitations upon reduction of area, 7-010 Prohibition as to interference with other political divisions, 7-911 Submission of question to popular vote, 7-909 Voluntary submission of question to popular vote by legislature, 7-910 Effects of alteration on county rights and liabilities, 7-912 Apportionment by statute, see infra, Apportionment by statute upon alteration of boundaries. County from which territory is detached retains property, 7-912, 913 Liability for state taxes, 7-914 Liability of annexed territory for debts of county to which annexed, 7-921 Right of old county to county taxes, 7-913 School fund, 7-913
Status quo of parent county maintained as a general rule, 7-912 Taxes after division, 7-914 Effects on county government, 7-922 Effects on jurisdiction of court, 7-923 After organization of new county, 7-923 Before new organization complished, 7-923 Civil jurisdiction of old county, 7-923 Criminal jurisdiction, 7-924 Criminal jurisdiction of old county, Effects on other political divisions, 7-925

COUNTIES, cont'd. Alteration of boundaries, cont'd. Effects on other political divisions, con. Annexation of territory in different judicial or senatorial districts, Illustrations, 7-925 In general, 7-925 Towns, 7-925 Effects on tenure of office of officer of old county residing in new county, 7-924 Power of legislature, 7-908 Abolishing county, 7-909 Abridgment of boundaries, 7-908 Addition of portion of county to another, 7-908 Change of county boundaries by extension of city boundaries, 7-909 Consolidating counties, 7-909 Division of county into two or more, 7-908, 909 Extension of boundaries, 7-908 Annexation, see infra, Alteration of bound-Annexation of counties: Effect on vested rights between third persons, 7-922 Judgment liens, 7-922 Recorded mortgage, 7-922 Rights under instruments of record, 7-922 For special purposes, 7-925 Illustrations, 7-925, 926 In general, 7-925 Judicial purposes, 7-925 Revenue purposes, 7-925 Apportionment acts, 2-482 Apportionment by statute upon alteration of boundaries, 7-914 Apportionment of county rights and liabilities by statute, 7-914 Apportionment of interest, 7-916 Apportionment of liabilities without corresponding apportionment of property, 7-917 By whom apportionment may be made, 7-920 Agency, 7–920 Commissioners, 7-920 County court, 7-920 In general, 7-920 Refusal of authorized agency to make apportionment, 7-920 Constitutional limitations, 7-918 Effect of cession back of territory, 7-Impairment of obligation of contracts, Liability imposed on detached territory not extending to whole county to which annexed, 7-918 Limited apportionment of liability, 7-018 Mode of enforcement of apportionment, Action at law, 7–921 Levy of tax by new county, 7-921 Levy of tax by old county, 7-921 Power in legislature exclusive, 7-915 Statute fixing time of apportionment,

7-915

422

COUNTIES, cont'd. COUNTIES, cont'd. Constitutional law, cont'd. Apportionment by statute upon alteration of Impairment of obligations of contracts, boundaries, cont'd. see Impairment of Obligation of Whether apportionment must be contemporaneous with division of terri-CONTRACTS. Limitations imposed upon power to contory, 7-919 Apportionment by subsequent legistract, 7-930 Limitation upon amount of indebtedness, lation, 7-919 In general, 7-919 7-930 Organization unauthorized by constitu-Previous general law providing for apportionment, 7-919 tion, 7-907 Assignments: Recognition by state of unconstitutional Capacity to take bonds, notes, etc., by organization, 7-907 Retroactive act curing defective execuassignment, 7-934 Liability to assignee of contract, 7-947 tion by counties, 6-941 Attempts to commit crime, 3-253 Contracts: Authority, 7-940 Attorney and client: County commissioners, see County Com-County commissioners: Power to employ counsel, 7-992 MISSIONERS. Employment of counsel, 7-929 Liability on contracts, 7-942 Liability for attorney's services, 7-943 Power of county to sue on contract, Counsel employed by proper author-7-928 Power to make contracts, 7-929 ities, 7-944 Illustrations, 7-944, 945 Borrowing money, 7-932 Implied right to employ from cor-porate capacity, 7-944 Constitutional limitations, 7-930 Form of contract, 7-931 Services of attorney appointed to de-Indebtedness, 7-931 In general, 7-929 fend poor persons, 7-945 Issuing bonds and other securities, Unauthorized contracts, 7-944, 945 Where right to employ exists, 7-7-933 Limitation upon amount of indebt-Liability of county for services of attoredness to be incurred, 7-930 Parol, 7-931 Parties dealing with county to take ney appointed to defend poor persons, 7-945 Auditing claims, see infra, Enforcement of notice of limitation, 7-931 Partly executed contracts, 7-930 liabilities. Bills of exchange and promissory notes: Resolution of county agent as con-Capacity to take bonds, notes, etc., by tract, 7-932 Unauthorized contracts, 7-930 assignment, 7-934 Power of county commissioners, 7-991 Writing, 7-931 Body of the county, 4-612 Corporations, see infra, Quasi corporations. Bonds (see MUNICIPAL SECURITIES): Costs, 7-955 As to power to issue bonds and other Costs accruing from change of venue, securities, see MUNICIPAL AID; MU-7-956 NICIPAL SECURITIES. Costs in civil proceedings, 7-956 Capacity to take bonds, notes, etc., by Costs in criminal cases not chargeable assignment, 7-934 to county at common law, 7-955 Borrowing money, 7-932 Food and lodging for jury, 7-955 Boundaries: Where county is party, 7-956 Witness fees, 7-955 Alteration of boundaries, see infra, Alteration of boundaries. Counsel: Mode of establishing and determining Employment of, 7-929 boundaries, 7-905 Liability for attorney's fees, see infra, Boundaries established as directed Attorney and client. by legislature, 7-905 County court, 7-940 Commissioners, 7-905 County officers, see County Commissioners; Illustrations, 7-905 Public Officers. County seat, see County SEAT. In general, 7-905 Bridges, see BRIDGES. Courthouses: Change of boundaries, see infra, Alteration Liability for negligence in construction of boundaries. maintenance of courthouses, and Change of venue, 7-964 7-949 Costs accruing from change of venue, Creation and organization, 7-904 Consent of inhabitants, 7-904 7-956 Claims, see infra, Enforcement of liabilities. Creation by legislature, 7-904 Creation by organic law, 7-904 Commissioners, see County Commissioners. Consolidation of counties, 7-909 Creation by special enactment, Constitutional law; Alteration of boundaries, see infra, Alteration of boundaries. De facto organizations, see infra, De facto organization. General laws, 7-904 Apportionment upon alteration of boun-Judicial notice, 7-908 daries, 7-918, 919

COUNTIES, cont'd.

COUNTIES, cont'd. Creation and organization, cont'd. Escape, 11-283 Mode of establishing and determining Liability of county, 7-949 boundaries, see infra, Boundaries. Established county, 7-906 Provision for organization, 7-904 Establishment, 11-355 Provision for organization under gen-Executions, 7-964; 11-619 Executions against property not used for eral laws, 7-904 Source of creation, 7-904 Special enactment, 7-904 governmental purposes, 7-965 Judgment equivalent to auditing of claim, Special enactment providing for organ-7-964 No execution against counties in abization, 7-904 When county is created, 7-905 sence of statute, 7-964 Private property, 7-965 When organization is perfected, 7-906 Statutory mode of enforcement of judg-Debts: ment to be followed, 7-964 Liability of annexed territory for debts of county to which annexed, 7-921 Exemptions from execution, 12-164 Limitation upon amount of indebted-Property of county, 12-69 Exemptions from taxation, see Exemptions ness, 7-930, 931 Dedication, 9-32 FROM TAXATION. De facto organization, 7-907 Extortion: Collateral attack, 7-907 County officers, 12-578 Existence in fact, 7-907 Ferries, see Ferries. In general, 7-907 Finances: Legislative recognition of de facto coun-Legislative control, 7-966 ties, 7-907 Fires: Recognition by state of unconstitutional Liability of county, 7-948 Garnishment, 14-813 Governmental functions, 7-937 organization, 7-907 Where no de facto organization exists, 7-908 Aid in railway construction, see Munici-Definition, 7-900 PAL AID. Delegation of authority: Bridges, see Baidges. By county agent, 7-940 County commissioners, see County Com-District, 9-661 MISSIONERS, Division of counties, see infra, Apportion-Courthouses, 7-937 Enterprises of partly private nature, ment by statute upon alteration of boundaries; Alteration of boundaries, 7-903 Duties, see infra, Liabilities. Erection and repair of poorhouses, 7-937 Erection of jails, 7-937 Ejectment, 10-529 Elections: Highways, see HIGHWAYS. In general, 7-937 Election expenses, 7-957 Medium of payment other than bonds, Embezzlement: County officers, 10-1019 Enforcement of liabilities, 7-957 Rights of county as stockholder, 7-939 Action at law, 7-963 Submission to vote of people, 7-939 Execution, sec infra, Executions. Health: Presentation of claims for auditing and Expenses incurred in preservation of public health, 7-957 allowance, 7-957 Allowance by county commission-Highways, see HIGHWAYS. History, 7-904 ers, 7-959 Allowance of claims already audited, Homicide, see Murder and Manslaughter. Impairment of obligation of contracts: 7-963 Appeal, 7-960, 961 Division or alteration in territory, 7-919 Auditing by other boards, 7-963 Legislative control over remedies, 7-972 By whom allowance is made, 7-958 Power of legislature, 7-971 Claims for damages for torts, 7-958 Implied contracts, 7-945 Indebtedness (see infra, Legislative control): Claims not legally chargeable, 7-960 Conclusiveness of allowance against Limitation upon amount of indebtedness, county, 7-959 7-930, 931 Conclusiveness of disallowance up-Interest: on claimant, 7-961 Liability for interest, 7-954 Independent right of action, 7-962 Claims arising ex contractu, 7-954 Presentation a prerequisite to bring-Claims arising from statute, 7-954 ing suit, 7-957 Interest by way of damages, 7-954 Recovery back of money paid, 7-In the county, 16-124 Jails, see infra, Prisons and prisoners. Remedy upon refusal of board to Judicial notice, see Judicial Notice. audit, 7-962 Jurisdiction: Annexation of counties for judicial pur-Rescission by board, 7-960 Right of appeal, 7-960 Right of appeal from decision of poses, 7-925 Effect of alteration of boundaries on jurisdiction of courts, see infra, Alboard, 7-961 teration of boundaries. Time of presentment, 7-959

COUNTIES, cont'd.	COUNTIES, cont'd.
Legislative control, 7-965	Liabilities, cont'd.
Finances, 7-966	Support and care of the poor, see Poor
Indebtedness, 7-970	AND Poon LAWS.
Change of mode of payment, 7–971 Equitable claims invalid at law,	Taxation, see Taxation.
7-970	Torts, see infra, Torts. Limitation of actions, 19–191
Impairment of obligation of con-	Limitation upon amount of indebtedness,
tracts, 7-971	7-930, 931
Inability of legislature to create in-	Local option, see Local Option.
debtedness to third person, 7-970	Mandamus, see Mandamus.
Power to direct payment of just	Mobs:
claim, 7–970	Liability for damages by mobs, 7-949
Revocation of mere gratuitous con-	Mortgages:
cession, 7–971 In general, 7–965	Power to mortgage not implied from power to sell, and vice versa, 7-937
Over remedies, 7-972	Municipal aid, see Municipal Aid.
Power of Congress over counties within	Municipal corporations:
territories, 7-966	County and municipal corporation distin-
Power of legislature exclusive, 7-966	guished, 7-903
Property and revenues, 7-966	County not a municipal corporation,
Apportionment of county funds be-	7-902
tween county and city within its limits, 7–968	Municipal securities, see Municipal Secua-
Direction to make restitution to tax-	Murder and manslaughter, see Murder and
payers, 7-970	Manslaughter.
Distribution of county funds, 7-	Notary public, 21-558
967	Nuisances, 21-718
Diversion of funds, 7-967	Occupation, business, and privilege taxes, see
Illustrations, 7–968, 969 In general, 7–966	Occupation, Business, and Paivilege Taxes.
Mode of distribution, 7-967	Officers, see County Commissioners; Pub-
Property derived from other sources,	LIC OFFICERS.
7–968	Organization, see infra, Creation and organi-
Transfer of vested property to third	zation.
person, 7-969	Organization and establishment distinguished,
Validation of void acts, 7–972 Legislature, see infra, Alteration of bounda-	11-355 Origin, 7-904
ries; Creation and organization; Legisla-	Parol contracts, 7-931
tive control.	Patents:
Liabilities, 7–941	Liability for infringement of patent,
Auxiliaries of state government, 7-941	7-954 "Pools of the county", 7-22
Bridges, see Bainges.	"People of the county," 7-933 Personal property, see infra, Property.
Contracts, see infra, Contracts. Costs, 7–955	Persons, 22-741
Effects of alteration, see infra, Alteration	Physicians and surgeons:
of boundaries.	Liabilities of counties, 7-945
Election expenses, 7-957	Liability of county for unskilful treat-
Enforcement of liabilities, see infra, En-	ment, 7–948
forcement of liabilities. Expenses connected with public offices,	Power of county commissioners to em- ploy physicians, 6-993
7-954	Poor and poor laws, see Poor and Poor
Expenses connected with the administra-	Laws.
tion of justice, 7-955.	Powers, 7-926
Expenses incurred in preservation of	Alteration of boundaries, see infra, Al-
public health, 7-957	teration of boundaries.
Highways, see Highways.	By whom powers may be exercised, 7-939
Immunity from liability, 7–941 Interest, 7–954	Authority to contract, 7-940
Liabilities of counties generally, 7–941	County court, 7-940
Liability on contracts:	Delegation of authority by county
Attorney's services, 7-943	agents, 7-940
Effect of temporary abandonment of	In general, 7-939
organization on liability, 7-947	Limitations of authority vested in
Implied contracts, 7–945	agency, 7940 Unauthorized act of agent, 7940
In general, 7942 Liability to assignee of contract,	Contracts, see infra, Contracts.
7-947	Governmental and corporate incidents
Physician's services, 7-945	generally, 7–926
Services, 7-942	Governmental functions, see infra, Gov-
Unauthorized contracts, 7-940, 942	ernmental functions.
Voluntary services, 7-947	Ordinary corporate powers, 7-926
425	Volume XXXI.

COUNTIES, cont'd. COUNTIES, cont'd. Property, cont'd. Powers, cont'd. Power to acquire and hold property, con. Taxation, see TAXATION. Whether land so acquired for au-To acquire and hold property, see infra, thorized use a question for state, Property. To have corporate seal, 7-929 To sue and be sued, 7-926

Bill in equity for cancellation of Public corporations, 7-902 Public officers: Effect of alteration of boundaries on warrant, 7-928 tenure of office, 7-924 Contracts, 7-928 Quasi corporations, 7-901 Counties incapable of suing or being Counties commonly called quasi-corporasued at common law, 7-926 tions, 7-901 Employment of counsel, 7-929 Counties not corporations in fullest Enjoining a nuisance, 7-929 sense, 7-901 Express grant of power, 7-927 Real property, see infra, Property. General rule, 7-926 Recording acts: Implied grant of power, 7-927 In particular actions, 7-928 Effect of alteration of boundaries, 7-922 Res judicata, 24-755 Judicial notice of corporate charac-Resolutions: ter, 7-927 Jurisdiction of federal courts, 7-Resolution of county agent as contract. 7-932 928 Rewards, see REWARDS. No concurrent right of action in Seals: state apart from statute, 7-929 Power to have corporate seal, 7-929 Recovery of property, 7-929 Securities, see MUNICIPAL SECURITIES. Statutes granting capacity to sue and be sned, 7-927 Services: Liability for services, 7-942, 943, 945, Torts, 7-929 Presentation of claims for auditing and allow-ance, see infra, Enforcement of liabili-States, see STATES. Stock and stockholders: Rights of county as stockholder, 7-939 Presumptions: Streets and sidewalks: Performance of official duty and regularity of official acts, 22-1271 Liability for defective streets or sidewalka, 7-950, 951 Prisons and prisoners (see Prisons and PRISONERS): Submission to vote of people, 7-910, 939 Subrogation, see Subrogation. Contract for erection of jail, 7-937 Liability for negligence in the construc-Suits, see infra, Powers, Supervisors, see County Commissioners. Taxation (see Taxation): tion and maintenance of county jails, 7-949 Alteration of boundaries: Liability to inmates for damages from filthy condition of jail, 7-949 Liability for state taxes, 7-914 Right of old county to county taxes, Private corporations, 7-902 Privity between county and its citizens, 7-913 Taxes after division, 7-914 24-755 Proper county, 23-257 Enforcement of apportionment upon Property: alteration of boundaries, 7-921 Legislative control, see infra, Legislative Levy made by old county, 7-921 Levy of tax by new county, 7-921 control. Power to acquire and hold property, Tax titles, see Tax TITLES. Tender, see Tender. 7-933 Theatres and amusements, see THEATRES AND Capacity to take bonds, notes, etc., by assignment, 7-934 AMUSEMENTS. Conformity to mode of disposition Torts: prescribed by statute, 7-937 Actions for torts, 7-929 Disposal of property, 7-935, 936, Claims for damages for torts, 7-958 Liability for torts, 7-947 General rule, 7-933 Grant of real estate to people of Damages by mobs, 7-949 Escape of prisoners, 7-949 county, 7-933 Fires, 7-948 Incidental powers, 7-935 Funds misappropriated not used for Power to acquire land for special county benefit, 7-954 purposes, 7-934 General rule, 7-947 Power to acquire land not restricted Illegal collection or misappropriaby implication, 7-935 tion of taxes, see Taxation. Power to mortgage not implied from power to sell, and vice versa, Infringement of patents, 7-954 Injuries caused by defective bridges, see Bridges. Purchase at mortgage sale, 7-933 Injuries caused by defective high-Real estate held for special purways, see Highways.

Liability to adjoining property

owners, 7-949

poses, 7-934, 935, 936

Tax deed to county, 7-933

COUNTIES, cont'd.	COUNTY COMMISSIONERS, cont'd.
Torts, cont'd.	Bidder, lowest responsible, 7-990 Bids:
Liability for torts, cont'd. Liability to inmates for damage	Acceptance or rejection of bids, 7-997
from filthy condition of jail,	Lowest responsible bidder, 7-990
7-949	Bills of exchange and promissory notes,
Neglect of special duty imposed	7-991
with consent of county, 7-953	Board, 4-593
Negligence in construction and	Borrowing money, 7-991
maintenance of county buildings,	Power of county commissioners, 7-991
7–949 Negligence in construction and	Bridges, 7-997 Authority not to be delegated, 7-998
maintenance of county jails,	Discretion of commissioners as to erec-
7-949	tion of bridges, 7-998
Negligence in construction and	Powers in general, 7-997
maintenance of courthouses, 7-949	Unauthorized acts, 7-997
Negligence in performance of cor-	Buildings:
porate duties, 7-948 Torts resulting in benefit to county,	Erection and management of county buildings, 7-996
7-953	Certiorari, 7-1009
Unskilled treatment by physician,	Chosen freeholders, 7-977
7-948	Claims, see infra, Audit and allowance of
Wrongful appropriation of funds,	claims.
7-953 Towns, see Towns and Townships.	Collateral attack, 17–1056
Townships, see Towns and Townships.	Compensation, 7–986 Auditing accounts, 7–987
United States courts:	Dependent on statute, 7-986
Implied right to sue and be sued in	Mileage, 7–987
federal courts, 7-928	Presumption of regularity of acts, 7-
Statutes authorizing suits in federal	987
courts, 7–928 Venue:	Contracts:
Venue in actions against counties,	Power to contract, 7–989 Bills of exchange, 7–991
7-964	Borrowing money, 7-991
Warrants, see Municipal Securities.	Cannot contract with themselves,
Witnesses, see WITNESSES.	7-990
Writing:	Contracts to lowest responsible bid-
Contracts, 7–931 COUNTING-HOUSE, 7–972	der, 7–990 Creating debts, 7–991
COUNTING UPON, 7-874	Employment of counsel, 7-992
COUNTRY:	Employment of physician, 7-993
Goods usually kept in country store, 13-295	General doctrine, 7-989
Indian country, 16–210	Indexing records, 7-990
COUNTY AFFAIRS, 1-908 COUNTY AFORESAID, 1-918	Issuing negotiable instruments, 7-991
COUNTY COMMISSIONERS (see Coun-	Lowest responsible bidder, 7-990
TIES), 7-975	Reward for arrest of criminal or re-
Adjournments, 7-982	turn of property, 7-991
Amendment of record, 7-986	Proof of parol contracts, 7-984
Attorney and client: Power to employ counsel, 7-992	Counsel: Power to employ counsel, 7-992
Audit and allowance of claims, 7–1003	County lands, 7–994
Accounts not legally chargeable, 7-1003	Delegating power to sell, 7-995
Acts are judicial, 7-1003	Mortgage, 7-995
Allowance for voluntary services, 7-1007	Purchase, 7-995
Allowance of gross sum, 7–1004 Authority depends on statute, 7–1004	Purchasing lands for county building, 7-996
In general, 7–1003	Sale and conveyance, 7–994
Judicial act, 7-1003, 1005	Sale of school lands, 7-995
Method of hearing claims, 7-1006	County officers, 7-993
Ministerial act, 7-1003, 1005	Appointment, 7-993
No funds in treasury, 7–1004 Re-examination and rejection, 7–1004	Independent officer, 7-994
Rejection, 7-1004, 1005	Powers as to compensation, 7-993 Powers of county commissioners, 7-993
Rescission and review of official acts,	Removal, 7-993
7~1007	Vacancy cannot be created, 7-994
What amounts to proper consideration	County seat, see County SEAT.
of claim, 7-1007	Courts, 8-25
When amount of allowance discretion- ary, 7-1006	Review of official acts by courts, 7-1009 Courts of limited jurisdiction, 7-983
When board has no discretion as to	Courts of record, 7-976
amount of allowance, 7-1005	De facto commissioners, 7-978

COUNTY COMMISSIONERS, cont'd. COUNTY COMMISSIONERS, cont'd. Officers, see infra, County officers. Definitions, 7-975 Official bonds, 7-1002 Boards of commissioners are the general Perpetual existence, 7-976, 977 public agents, 7-976 Boards of county commissioners, 7-975 Equivalent terms, 7-977 Physicians and surgeons: Power to employ physicians, 7-993 Delegation of authority, 7-988, 995, 998 Police juries, 7-977 Poor and poor laws: Disqualifications, 7-978

Duties, see infra, Powers. County poor farms, 7-997 Powers, 7-987 Elections, 7-977 Appointment of county officers, see infra. Board cannot go behind certificate of election, 7-978 In general, 7-977 County officers. As to audit and allowance of claims, see infra, Audit and allowance of claims. Evidence: As to county lands, see infra, County Record as evidence, 7-984 Existence, perpetual, 7-976 lands. As to management of county funds, Ferries, 7-999 Funds, 7-1001 7-1001 Bridges, see infra, Bridges. Good faith: Commissioners not liable as individuals Cannot contract with themselves, 7-990 for ultra vires acts, 7-988 Highways, 7-999 Delegation of powers, 7-988, 989 Highway within limits of municipal cor-Dependent on statute, 7-976 Dependent upon statutory provisions, poration, 7-1000 Judicial character of proceedings, 7-1000 Limitation on discretion, 7-1000 7-987 Powers in general, 7-999 Erection and management of county Powers restricted, 7-1000 buildings, 7-996 Presenting petition, 7-1001 Executive, 7-976 General statement, 7-987 Town ways, 7-1000 Holding another office at the same time, Highways, see infra, Highways. Intoxicating liquors, 7-1002 7-978 Indexing records, contracts for, 7-990 Judicial, 7-976 Legislative, 7-976 Official bond, 7-1002 Interest, disqualification for, 7-978 Intoxicating liquors, 7-1002 Power to contract, see infra, Contracts. Judgments: Collateral attack, 7-1009 Printing, 7-1001 Judicial act, 7-1007 Taxes, 7-1002 Ultra vires acts, 7-987 Judicial, legislative, and executive powers, 7-976 Presentation of claims for auditing and allowance, see Counties. Jurisdiction, 7-983 Lands, see infra, County lands. Presumptions: Location, see infra, Submission of question In favor of legality of meeting, 7-982 to voters. Notice, 7-982 Lowest responsible bidder, 7-990 Presumption of legality from record, Majority, 7-982 7-984 Meetings of the board, 7-979 Presumption of regularity of acts, 7-Adjournments, 7-982 987 Control of proceedings, 7-986 Printing, 7-1001 Limit of power over proceedings, 7-986 Public buildings, 7-996 Majority, 7-982 Public lands, see infra, County lands. Necessity of meeting for official action, Public officers, see infra, County officers. Qualifications, 7-978 7-979 Place of meeting, 7-982 Quorum, 7-982 Presumption in favor of legality of meet-Real property, see infra, County lands. ing, 7-982 Record: Quorum, 7-982 Record of proceedings, see infra, Record Contract for indexing records, 7-990 Courts of, 7-976 of proceedings. Record of proceedings, 7-983 Rules, 7-986 Special meetings (see infra, Special Amendment of record, 7-986 Court of limited jurisdiction only, 7meetings), 7-979 983 Statutory prescriptions as to manner of Distinction between judicial and simple corporate acts, 7-984 holding stated meetings, 7-981 Mileage, 7-987 Ministerial act, 7-1007 Jurisdiction once established, regularity of action presumed, 7-983 Presumption of legality from record, Mortgages, 7-995 Notice: 7-984 Presumption, 7-980 Proof of parol contracts, 7-984 Purpose of meeting, 7-981 Record need not show aye and nay vote, Special meeting, 7-989 7-982 Voluntary meeting without notice, 7-980 Records as evidence, 7-984 Oath, 7-978

Signing the record, 7-985

Volume XXXI.

COUNTY COMMISSIONERS, cont'd. COUNTY SEAT, cont'd. Conditions, cont'd. Record of proceedings, cont'd. Unrecorded acts held valid, 7-985 Conditions must be complied with, Regular session, 7-983 7-1024 Rescission and review of official acts, 7-1007 Power to impose conditions, 7-1023 Acts requiring prior exercise of dis-Special taxation for new county buildcretion may be ministerial, 7-1007 ings, 7-1025 Substantial compliance, 7-1024 Certiorari, 7-1009 Character of official acts distinguished, Consent of electors, see infra, Submission to electors. 7-1007 Concurrent jurisdiction, 7-1008 Constitutional law, 6-1025 Judgments conclusive against collateral Delegation of legislative power, 19-491 attack, 7-1009 Location not a contract, 7-1043 Submission to vote of electors, 7-1020 Judicial act, 7-1007 Ministerial act, 7-1007 Vote necessary to authorize removal, Powers exhausted by exercise, 7-1008 7-1033 Reconsidering and rescinding of official Contest of election, 7-1040 action, 7-1008 Contract: Review of official acts by courts, 7-1009 Location of county seat not a contract, Residence, 7-978 7-1043 Review, see infra, Rescission and review of County commissioners: official acts. Conclusiveness of decision of county Rewards, 7-991 commissioners, 7-1032 Rules, 7-986 Location by county commissioners, Special meetings, 7-979 7-1014 Business at special meetings, 7-981 Notice of county commissioners' meeting Character of business at special meetto consider petition, 7-1030 Damages for removal, 7-1044 ings, 7-980 Determining necessity, 7-981 Damnum absque injuria, 7-1044 Notice, 7-979 Notice of purpose, 7-981 De facto county seat, 7-1045 Definition, 7-1012 Oral notice held sufficient, 7-980 Does not mean county buildings, 7-1013 Presumption of notice, 7-980 Not necessarily coextensive with town Proof of notice, 7-980 where located, 7-1013 Place where county business is transacted, Statutory requirements as to holding and calling, 7-981 7-1013 What is notice, 7-980 Seat of government, 7-1012 Who may call special meeting, 7-981 Seat of justice, 7-1012 State and public lands, see infra, County Delegation of authority: Submission to electors not delegation of Submission of question to voters: legislative power, 7-1020 Erection of public buildings, 7-997 Effect of removal upon private rights, 7-1043 Supervisors, 7-977 Damages, 7-1044 Damnum absque injuria, 7-1044 Taxation, 7-1002 Tenure of office, 7-977 Effect upon property donated to county, Term of office, 7-977 7-1044 Town ways, 7-1000 Location of county seat not a contract, Ultra vires, see infra, Powers. 7-1043 Removal does not give cause of action Vacancy: Election or appointment to fill, 7-978 against county, 7-1043 COUNTY COURT, 7-1010 COUNTY ORDERS AND WARRANTS, Election, 7-1035 Ballots, 7-1038 see Municipal Securities. Canvass, 7-1039 COUNTY ROAD, 7-1010 COUNTY SEAT, 7-1011 By whom made, 7-1039 Conclusiveness of canvass, 7-1040 Bribery: Effect of unintelligible ballots, Offer of advantages to county not 7-1039 Power of county commissioners, bribery, 7-1041 Offer to county seat of buildings or 7-1039 property to secure removal, 10-789 Contest of election, 7-1040 Election cannot be collaterally attacked, 7-1041 Buildings: Offer to county of buildings or prop-Time of contesting, 7-1040 erty to secure removal, 7-1041 Canvass, 7-1039 Equitable jurisdiction, 10-816 Form of submission, 7-1038 Election for permanent location, 7-General election, 7-1035 1018 Holding more than one election, 7-1035 Carriers of passengers, 5-569 How question of removal submitted, Change, see infra, Removal. Collateral attack, 7-1041 7-1035 Conditional location, 7-1019 Legislative validation of irregular election, 7-1041 Conditions : Location, see infra, Permanent location. Conditions imposed on county, 7-1923

420

COUNTY SEAT, cont'd. COUNTY SEAT, cont'd. Election, cont'd. New county: Location by electors of county, 7-1014 Effect of inclusion in new county upon established county seat, 7-1045 Notice, 7-1037 Form of notice, 7-1037 Notice (see infra, Election): Less than required notice given, Election, see infra, Election. Notice of proceedings, 7-1029 7-1037 Number of petitioners, 7-1026 Manner of publication, 7-1038 Number of votes necessary to authorize re-Necessity for notice, 7-1037 Time of giving notice, 7-1037 moval, 7-1033 Number of votes necessary to locate, 7-1017 Permanent location, see infra, Permanent Permanent location, 7-1016 location. Qualification of voters, 7-1038 Election, 7-1017 Restriction of choice, 7-1035 Canvass, 7-1018 Returns, 7–1039 Separate ballots, 7–1039 Election at improper time, 7-1017 Number of votes necessary to locate, Separate boxes, 7-1039 7-1017 Special election, 7-1035 Petition, 7-1017 Submission to electors, see infra, Sub-Registration, 7-1017 Time of holding election, 7-1017 mission to electors. Time of holding election, 7-1036 Location declared permanent may be changed, 7-1023 Number of votes necessary to locate, Designation of certain election refers merely to time of taking vote, 7-1017 7-1036 In general, 7-1036 Retaining temporary county seat, 7-1016 Time limitation mandatory, 7-1036 There can be but one permanent loca-Electors, see infra, Election; Submission to tion, 7-1016 electors. Permanently established, 11-356 Petition for removal, 7-1025 Conclusiveness of decision of county commissioners, 7-1032 Equitable jurisdiction, 10-816 Impairment of obligation of contracts: Location not a contract, 7-1043 Judicial notice, 17-941 Contents, 7-1026 Legislature: Date of petition, 7-1026 Legislative validation of irregular elec-Date of signature, 7-1026 Election for permanent location, 7-1017 tion, 7-1041 Power to locate resides in legislature, Form, 7-1026 7-1013 Must show that a change is desired, Power to remove, 7-1019 7-1026 Submission to electors not a delegation Names improperly on petition, 7-1028 Necessity for petition, 7-1022 of legislative power, 7-1020 Location, 7-1013 Conditional location, 7-1019 Need not aver all facts necessary to anthorize removal, 7-1026 Notice, 7-1029 Contract: Notice of intention to circulate, 7-1025 Location not a contract, 7-1043 Power to locate, 7-1013 Number of signatures, 7-1026 Opposition to petition, 7-1032 Petition not invalidated by names im-Act locating county seat not a regulation of county business, 7-1013 properly thereon, 7-1029 Powers of county commissioners, 7-1030 Location by county commissioners, 7-1014 Location by electors of county, Proceedings on petition, 7-1029 Notice, 7-1029
Notice of county commissioners' meeting to consider petition, 7-1014 Location by special commissioners, Power resides in legislature, 7-1013 7-1030 Powers of county commissioners, Submission to electors, see infra, Submission to electors. Temporary location, see infra, Tempo-Right to examine petition, 7-1030 Several petitions considered as one, rary location. Where county seat may be located, see 7-1031 Transferring signatures, 7-1031 infra, Where county seat may be lo-When and to whom petition should cated. be presented, 7-1030
Where more than one petition, Majority, 6-909 Mandamus, 19-775 Contesting county seat election in mau-7-1031 Residence of petitioners, 7-1026 damus, 19-775 Holding office at county seat, 19-775 Right to examine petition, 7-1030 Several petitions considered as one, Other specific remedy ousts jurisdiction, 19-775 7-1031 Prior demand unnecessary, 19-775 Taxpayers, 7-1028 View that court is bound by return, Transferring signatures, 7-1031 When and to whom petition should be 19-776 Nature, 7-1012 presented, 7-1030 Volume XXXI. 430

County Seat. COUNTY SEAT, cont'd. Petition for removal, cont'd. Where more than one petition, 7-1031 Withdrawal of names, 7-1028 Place, see infra, Where county seat may be Power to remove, 7-1019 electors, 7-1020 How power may be exercised by legislature, 7-1020 Legislature has power to remove in ab-Limitation of power of removal, 7-1022 changed, 7-1023 Question of removal may be submitted to electors, 7-1020 Right of county officers or people to institute proceedings, 7-1022 Submission of removal to electors not a delegation of legislative power, 7-1020 Private rights, see infra, Effect of removal upon private rights. Property: to county, 7-1044 to secure removal, 7-1041 Quo warranto, 23-644 Registration: Election for permanent location, 7-1017 Remonstrance against removal, 7-1029 Removal, 7-1019 Conditions, see infra, Conditions. Effect of removal upon private rights, see infra, Effect of removal upon private rights. Imposition of conditions, see infra, Conditions. Location, see infra, Location. to secure removal, 7-1041 Petition for removal, see infra, Petition for removal. Place chosen becomes county seat immediately, 7-1042 remove. Remonstrance, 7-1029 Temporary county seat: not a removal, 7-1015 Time of removal, 7-1042 infra, Submission to electors. When actual removal should be made,

Constitutional requirement of consent of sence of statutory restrictions, 7-1019 Location declared permanent may be Necessity for consent of electors, 7-1020 Necessity for petition, 7-1022 Effect of removal upon property donated Offer to county of buildings or property Offer to county of buildings or property Power to remove, see infra, Power to Change from temporary county seat Vote necessary to authorize removal, see When question of removal may be considered, 7-1025 Effect of pendency of proceedings to remove, 7-1025 question pro-Reconsideration of hibited for specified time, 7-1025 Residence of petitioners, 7-1026 Submission to electors (see infra, Election): Constitutional provisions, 7-1020 Form of submission, 7-1038 Necessity for consent of electors, 7-1020 Question must be fairly submitted, 7-1021 43.I

Coupling Cars. COUNTY SEAT, cont'd. Submission to electors, cont'd. Question of removal may be submitted to electors, 7-1020 Requirement that voters consent to removal cannot be evaded, 7-1021 Submission to electors not a delegation of legislative power, 7-1020 Vote necessary to authorize removal, 7-1033 Consent given by required proportion of votes cast, 7-1034 Constitutional limitation, 7-1033 Constitutional provision that plurality of votes constitutes choice, 7-1033 Construction of provisions as to vote required, 7-1034 Legislature may fix criterion, 7-1033 Legislature may require larger vote than constitution requires, 7-1033 Power of legislature, 7-1033 Required proportion of votes cast on question of removal insufficient, 7-1035 Vote required to remove, 7-1034 When question of removal may be considered, 7-1025 Effect of pendency of proceedings to remove, 7-1025 Reconsideration of question prohibited for specified time, 7-1025 Temporary location, 7-1015 Change from temporary county seat not a removal, 7-1015 Holds until permanent location is made, 7-1016 Location for fixed time only, 7-1016 Not an establishment, 7-1015 Retaining temporary county seat, 7-1016 Time of holding election, see infra, Election. Time of removal, 7-1042 Where county seat may he located, 7-1014 Choice not limited to existing municipalities, 7-1014 Designation sufficient if place well known, 7-1015 Must be within the county, 7-1014
No particular place within settlement, chosen need be named, 7-1015 COUPLING CARS, 7-1046
Agreement between master and servant in respect to liability, 7-1065 Apparatus, see infra, Rolling stock and apparatus. Ashes, 7–1051 Assumption of risks, 7-1057 Coupling cars of different heights. 7-1057 Coupling cars set aside for repairs, Defects in tracks and yards, 7-1059 Knowledge and means of knowledge distinguished, 7-1060 Knowledge of defects and unusual appliances, 7-1058 Knowledge of unballasted tracks, 7-Knowledge or obviousness a question of fact, 7-1062

Ordinary dangers, 7-1057

Projecting loads, 7-1057

COUDLING CADS cont'd	COUPLING CARS, cont'd.
COUPLING CARS, cont'd. Assumption of risks, cont'd.	Employment of servants, cont'd.
Servant acting beyond scope of employ-	Minors, 7-1064 Supervision, 7-1055
ment, 7–1062 Use of cars of peculiar construction,	Expert and opinion evidence, 7-1074;
7-1059 Use of different styles of couplings,	Fellow servants (see Fellow Servants; see
7-1057	. infra, Employment of servants),
Automatic couplers, 7-1049	7-1073
Brake-beam, 7-1048	Brakeman and crew of another train,
Broken couplings, 7–1047	7-1075
Buffers, 4–992 Cattle guards, 7–1060	Brakemen on same train, 7–1075 Car inspector and car coupler, 7–1073
Cattle guards in freight yards, 7-1051	Conductor and car coupler, 7-1074
Construction:	Engineer and car coupler, 7-1074
Knowledge of defects in construction,	Fireman and car coupler, 7-1074
7-1059	Question of fact, 7-1075
Contributory negligence, 7-1066	Station master and car coupler, 7-1075 Yard master and car coupler, 7-1075
Breach of rules, 7–1070 Coupling by hand, 7–1070	Foreign cars, 7–1047
Examining couplings, 7-1071	Duty to inspect, 7-1053
In general, 7-1070	Improved appliances, 7-1048
Rules not properly published, 7-1071	Infants, see infra, Employment of servants.
Unconpling while in motion, 7–1070 Waiver of rules by nonenforcement,	Inspection, 7-1052 Duty to inspect foreign cars, 7-1053
7-1072	Statutory requirements, 7-1052
When circumstances render rules	Instruction:
impracticable, 7-1072	Duty of master to give warning and in-
General rule, 7-1066	struction, 7-1063
Per se, 7-1068 Proximate and remote cause, 7-1066	Insurer, see infra, Master not insurer. Introductory, 7–1046
In general, 7-1067	Joint employees, 7-1049
When carelessness of a superior is	Knowledge of defects and unusual appliances,
the proximate cause, 7-1067	7-1058
Proximate cause a question of fact,	Cattle guards, 7-1060
7-1067	Coupling cars set aside for repairs,
Question for jury, 7–1073 Question of care dependent on circum-	7-1059 Culverts, 7-1060
stances, 7-1066	Defective car couplings, 7-1058
Sudden emergencies, 7-1066	Defects in tracks and yards, 7-1059
Unnecessary exposure to danger, 7-1068	Employee only assumes risks from de-
Attempting to couple cars when they are moving too fast, 7-1069	fects of which he has knowledge, 7–1060
Coupling on inner side of curve,	Insufficient force, 7-1060
7-1069	Knowledge and means of knowledge dis-
General rule, 7-1068	tinguished, 7-1060
Illustrations, 7-1068	Knowledge of incompetency or careless- ness of fellow servants, 7-1060
Uncoupling cars while in motion, 7-1068, 1070	Knowledge of unballasted tracks, 7-1059
Using unsuitable appliances, 7-1069	Knowledge of unblocked frogs and guard
Walking before moving engine or	rails, 7-1059
car over unballasted or obstructed	Knowledge or obviousness question of
track, 7–1068 When practice is sustained by rule	fact, 7–1062 Master must be fixed with knowledge of
or custom, 7-1068	defects, 7-1056
What constitutes negligence in car	Statement of rule, 7-1058
couplers, 7-1068	Unusual construction, 7-1061
Crooked links for couplings of unequal	Use of couplings of peculiar construction,
height, 7–1049 Culverts, 7–1050, 1060	7-1059 Where failure to observe defects consti-
Dead blocks, 8-833	tutes negligence, 7-1061
Defective brake-beam, 7-1048	Latent defects, 7-1056
Employment of servants, 7-1053	Liability of master:
Care in selection of employees, 7-1054	Agreement between master and servant in respect to liability, 7-1065
Duty of company, 7–1053 Duty to warn and instruct inexperienced	Negligence of servants, 7-1065
employees, 7-1063	Loading cars, 7-1055
Employment of minors, 7-1053	Master must use reasonable and ordinary
For ordinary protection, 7-1053	care, 7-1047
For the protection of fellow servants,	Employment of servants, see infra, Employment of servants.
7-1054 Inexperienced employees, 7-1054	Inspection, see infra, Inspection.
43	TT . VVVI
431	- Avitable assurance

31 C. of L.-28

COUPLING CARS, cont'd. COUPLING CARS, cont'd. Master must use reasonable and ordinary Use of cars with different styles of couplings, care, cont'd. 7-1048 Loading cars, 7-1055
Rolling stock and apparatus, see infra, Use of different kinds of cars, 7-1048 Use of different styles of couplings, 7-1057 Rolling stock and apparatus. Warning: To provide safe machinery and places of Duty of master to give warning and employment, 7-1047 instruction, 7-1063 Yards (see infra, Tracks), 7-1050 Tracks, see infra, Tracks. Yards, see infra, Yards. Ashes and snow, 7-1051 Master not insurer, 7-1055 Blocking frogs and guard rails, 7-1052 Cattle guard, 7-1051 Culverts and ditches in yards, 7-1050 Defects from sudden injury, 7-1057 Latent defects, 7-1056 Master must be fixed with knowledge of Defective platform scales, 7-1051 defects, 7-1056 Duty of master, 7-1050 Duty to ballast tracks in freight yards, Ordinary care, see infra. Master must use reasonable and ordinary care. 7-1051 Platform scales, 7-1051 Knowledge of defects in yards, 7-1059 COUPONS, 8-1 Projecting loads, 7-1055, 1057 Actions, see infra, Enforcement of coupons. Bills of credit, 4-62; 8-2 Proximate and remote cause, see infra, Contributory negligence. Questions of law and fact: Bills of exchange and promissory notes, Contributory negligence, 7-1073 8-2 Fellow servants, 7-1075 Knowledge of defects and dangers, Coupon in form of bill of exchange, Coupon in form of promissory note, Proximate cause, 7-1067

Reasonable care, see infra, Master must use reasonable and ordinary care. 8-2 Negotiability, see infra, Negotiability. Where no drawee is named, 8-2 Bona fide holder, see infra, Rights of holder Repairs: Coupling cars set aside for repairs, of detached coupons. Bonds (see infra, Negotiability), 8-2 When master promises to repair defects, Checks (see CHECKS): 7-1063 Conpon in form of check, 8-2 Rolling stock and apparatus, 7-1047 Convertible coupons, see infra, Negotiability. Automatic couplers, 7-1049 Coupon bond, 8-2 Broken couplings, 7-1047 Coupon note, 8-2 Defective brake-beam, 7-1048 Definition, 8-2 Detached coupons, see infra, Diligence required of holder of detached coupons; Ne-Improved appliances, 7-1048 Liability of master for defects in foreign cars, 7-1047 gotiability; Rights of holder of detached Master must use ordinary care to procoupons. Diligence required of holder of detached vide safe machinery, 7-1047 coupons, 8-12 Original defects in construction of couplings, 7-1047 In general, 8-12 Place of payment specified, 8-12 Statutes, 7-1049 Presentment as prerequisite to recovery Use of cars of unequal heights, 7-1049 of interest, 8-13 Use of cars with different styles of couplings, 7-1048 Presentment for payment as prerequisite Use of different kinds of cars not neglito recovery, 8-12 To charge indorser, 8-13 gence, 7-1048 Enforcement of coupons, 8-16 What constitutes ordinary care, 7-1048 Cancellation of bond on coupon, 8-17 Rules (see infra, Contributory negligence): Duty to enforce rules, 7-1065 Effect of mortgage conditions, 8-16 Independent right of action, 8-16 Duty to make rules, 7-1065 Safe machinery, 7-1047 Interest warrants, 8-16 Safe place to work, 7-1047
Servants (see infra, Assumption of risks;
Employment of servants): Judgment as bar, 8-17 Jurisdiction of federal courts, 8-17 Production of bond not a prerequisite to suit, 8-16 Liability of master for negligence of ser-Statute of limitations, 8-18 vants, 7-1065 Exchange and re-exchange, 8-12 Snow, 7-1051 Execution, 8-2 Tracks (see infra, Yards), 7-1050 Payee, 8-3 Culverts, 7-1050 Place of payment, 8-3 Defective rail, 7-1050 Sea1, 8-3 Hole in track, 7-1050 Signature, 8-2 Obligation of master in respect to tracks, Federal courts, 8-17 7-1050 Unballasted tracks, 7-1050 Form, 8-2 Unsafe track, 7–1050 Use of cars of unequal heights, 7–1049, Guaranty: Negotiability of guaranty collateral to coupon, 8-6 Volume XXXI.

433

COUPONS, cont'd.	COUPONS, cont'd.
Holder (see infra, Diligence required of	Payee, 8-3
holder of detached coupons; Rights of	Place of payment, 8-3, 12
holder of detached coupons):	Pledge and collateral security, 22-896
Bona fide holder, see infra, Diligence re-	Presentment for payment, 8-12
quired of holder of detached coupons.	Purchasers for value, see infra, Rights of
Interest, 16–1074	holder of detached coupons.
Overdue coupons, 8-10	Res judicata, 24-785
Presentment as prerequisite to recovery of interest, 8-13	Rights of holder of detached coupons, 8-8
Rate of interest, 8–11	Effect of lis pendens, 8-10 Exchange, 8-12
Interest warrants, 8–2	In general, 8–8
Larceny:	Interest on overdue coupons, 8-10
Stolen coupons, 8-9	Overdue coupons, 8-8
Limitation of actions, 8-18	Assignee after maturity takes sub-
Lis pendens, 8-10	ject to equities, 8-9
Lost papers and records:	Coupons negotiable though overdue,
Stolen coupons, 8-9	89
Mortgages:	Coupon unaffected by equities grow-
Coupons secured by mortgage, 8-13	ing out of other coupons, 8-9
Coupon holder entitled to pro rata distribution of proceeds of mort-	When coupon becomes due, 8-8
gage securing bond and coupon,	When entitled to days of grace, 8-8
8–13, 14	Stolen coupons, 8-9 Seal, 8-3
Coupon paid by third person under	Signature, 8-2
agreement with obligor that it is	Immaterial variance of signature on
to be treated as unpaid, 8-14	bond and coupon, 8-2
Funding of coupons not destructive	Printed facsimile of maker's autograph,
of mortgage lien, 8-15	8-2
Order of payment, 8-14	Stolen coupons, 8-9
Effect on mortgage conditions, 8-16	Tickets and fares, see Tickets and Fares.
Municipal securities:	Usages and customs:
Interest, 21–78 Overdue coupons, 21–65	Proof of custom as to negotiability, 8-7
Signature, 21-51	Usury, 8-11
Negotiability, 8-3	COURSE, 8-18
Bonds with coupons attached, 8-3	See Mines and Mining Claims.
Bona fides of holder, 8-4	Course of business, 8-19
Bond executed by individual, 8-4	Documentary evidence, see Document- ARY EVIDENCE.
Necessity of negotiable words, 8-4	Due course, see Bills of Exchange and
Overdue coupons attached to bonds,	PROMISSORY NOTES.
8–4	Due course of administration, 10-283
Convertible coupon bonds, 8-5	Due course of law (see Due Process or
After registry, 8-5	Law), 8-19
Before registry, 8–5 Convertible coupon bonds described,	Known course of a stream, 18-69
8-5	Natural course of drainage, 21-421
Illustrations, 8–5	Ordinary course of business, 21-1005
Detached coupons, 8-6	Usual course of business, 29-446
Coupon payable out of particular	COURSES AND DISTANCES, see Bound-
funds, 8–8	ARIES. COURTHOUSE, 8-20
Coupon rendered nonnegotiable by	See Counties; County Seat.
mortgage conditions, 8-8	Burglary, 5-54
Coupons not payable uncondition-	Conditions, 6-506
ally, 8-7	Dedication, 9-62
Diligence required of holder, see in- fra, Diligence required of holder	Judicial sales (see Judicial Sales), 8-20
of detached coupons.	COURT OF CLAIMS, see United STATES
In general, 8–6	Courts.
Necessity of negotiable words, 8–7	COURTROOM:
Proof of custom as to negotiability,	Prohibition, 23-222
8-7	COURTS, 8-21 See Courts Martial; Habeas Corpus;
Rights of holder, see infra, Rights	JUDGE; JURY AND JURY TRIAL; JUSTICES
of holder of detached coupons.	of the Peace; Stare Decisis; United
Guaranty collateral to coupons, 8-6	STATES COURTS.
Notes with coupons attached, 8-6	Acknowledgments, see Acknowledgments.
Note, 8-2	Admiralty jurisdiction, see Admiralty Juris-
Notice of pendency and lis pendens, 8-10 Overdue coupons (see infra, Rights of holder	DICTION.
of detached coupons):	Appellate court, 2-428; 8-38
Effect of overdue coupons attached to	Apprentices, 2-494
bonds, 8-4	Assist, 3-161
43	Volume XXXI.

COURTS, cont'd.

COURTS, cont'd. Bail and recognizance in criminal cases, see BAIL AND RECOGNIZANCE (IN CRIMINAL CASES). Benevolent or beneficial associations, see BENEVOLENT OR BENEFICIAL ASSOCIATIONS. Business of a court, 5-78 Canada, see Dominion of Canada. Chancery, 8-38 Circuit court of appeals, see United States COURTS. Circuit courts, see United States Counts. Civil court, 8-37, 40 Civil court distinguished from court martial, Classes of courts, 8-36 Clerks of court, see CLERKS OF COURT. Commission, 8-25 Competent court, 6-370 Concurrent jurisdiction, see United STATES COURTS. Confessions, see Confessions. Constitutional law, see Constitutional Law. Consular courts, see Consuls. Contempt, see Contempt. Coroners, see CORONERS. Corporations: Visitatian of corporations, see Corpora-TIONE. County commissioners, 8-25 County court, 7-1010 Court of claims, see United States Courts. Court of private land claims, see United States Courts. Courts martial (see Courts Martial), 8-25 Courts not of record, 8-36 Courts of equity, 8-38 Courts of law, 8-38 Courts of record, 8-36 Created by legislature (see Constitutional Law), 7-32 Criminal courts, 8-37 Cumulative evidence, see Cumulative Evi-DENGE. Custodia legis, see Custodia Legis. Decisions, see DECISIONS. De facto court, see DE FACTO OFFICERS. Definition, 8-22 Disbarment of attorney, see Attorney and CLIENT. District courts, see DISTRICT COURTS. Dominion of Canada, see Dominion of CANADA. Ecclesiastical courts, 8-40 Equity: Courts of equity, 8-38 Examination, see Inspection and Physical EXAMINATION. Executions, see Executions. Ex post facto laws: Changes in court, 12-534 Foreign judgments, see Foreign Judgments. General jurisdiction, 8-38 Grand juries, see GRAND JURIES. Guardian ad litem, see GUARDIAN AD LITEM. Hobitual drunkards, see HABITUAL DRUNK-ARDS. Inferior courts, 7-31; 8-37; 16-318 Examples, 16-319 Powers, 8-29 Inherent powers, 8-28

Construction of powers, 8-29

Inherent powers, cont'd. Court acting without authority, 8-29 Effect of want of authority, 8-29 General rule as to powers, 8-28 Illustrations, 8-28, 29 Rules of court, see RULES OF COURT. To enforce its judgments and mandates, 8-28 To replace lost records, see LOST PAPERS AND RECORDS. Inspection, see Inspection and Physical EXAMINATION. Interpreters, see Interpreters. Intervention, see Intervention. Investments, see Investments. Jeopardy, see Jeopardy. Judge, see Jupge. Judgments and decrees, see JUDGMENTS AND DECREES. Indicial natice, see Judicial Notice. Judicial sales, see JUDICIAL SALES. Jurisdiction, see JURISDICTION. Jury and jury trial, see Jury and Jury TRIAL. Justice of the peace, see Justice of the PEACE. Law: Courts of law, 8-38 Limited jurisdiction, 8-38 Local courts, 19-483 Mandamus, see Mandamus. Market courts, 19-1140 Municipal corporations, see MUNICIPAL COR-PORATIONS. Municipal courts, see Municipal Courts. Next courts, 21-536 Oaths and affirmations, 21-747 Open court, 21-918 Opinions of courts, see Constitutional Law; DECISIONS; OPINIONS OF THE JUSTICES. Parties, 8-22 Payment of money into court, see PAYMENT INTO COURT. Personal examination, see Inspection and PHYSICAL EXAMINATION. Physical examination, see Inspection and PHYSICAL EXAMINATION. Place: Time and place essential to organization of court, 8-24 Presence of accused in court, see Constitu-TIONAL LAW; SENTENCE AND PUNISHMENT. Presence of judge, 8-22 Presumption in favor of jurisdiction, 8-39 Presumption of jurisdiction, see JURISDICTION. Probate, see SURROGATE AND PROBATE COURTS. Prohibition, see PROHIBITION. Proper court, 23-257 Province of court, see QUESTIONS OF LAW AND Provisional courts, 8-39 Public officers, see Public Officers. Questions of law and fact, see QUESTIONS OF LAW AND FACT. Quorum, 23-590 Receivers, see RECEIVERS. Records, see RECORDS; see infra. Courts not

Religious societies, see RELIGIOUS SOCIETIES.

of record.

Referees, see Referees.

Res judicata, see RES JUDICATA.

COURTS, cont'd. COVENANTS, cont'd. Rules of court, see Rules of Court. Actions, cont'd. Scope of title, 8-21 Session: Court in the sense of term or session, Special jurisdiction, 8-38 States (see States): Effect of admission into the Union, 26-467 Stenographers, see Stenographers. Stock and stockholders, see STOCK AND STOCK-HOLDERS. Subordinate officers, 8-27 Superior courts, 8-37; 27-416 What are superior courts of record, 7-31 Agency: Supreme court, see United States Courts. Supreme courts, 8-38; 27-425 Surrogate, see SURROGATE AND PROBATE Courts. Suspension of sentence, see Reprieve, Par-DON, AND AMNESTY. Systems of courts, 8-36 Term: Court in the sense of term or session, Term of court, see TERM. The court, 28-114 Time: Time and place essential to organization of court, 8-24 Tipstaff, 8-28
United States commissioners, see United STATES COMMISSIONERS. United States courts, see United States Visitation of corporations see Corporations. COURTS MARTIAL, see Military Law. COURTYARD, 8-40 COUSIN, 8-40 ruptcy. First cousin, 13-553 Incest, 8-42 COVENANT, ACTION OF, 8-42 COVENANTS, 8-43 See Conditions; Leases. Accord and satisfaction, 1-411 Act, 1-576 Actions (see infra, Damages), 8-208 Action for breach of covenant, see infra; Remote grantors and grantees. Action of covenant, 8-208 Assumpsit, 8-208 Breach of covenants as a defense to recovery of purchase money, see infra, Breach of covenants as a defense to recovery of purchase money. Expenses of litigation, see infra, Expenses of litigation. In equity, 8-212 Jurisdiction, see infra. Jurisdiction. Relief against collection of purchase price, see infra, Relief against collection of purchase price. Relief against foreclosure of purchasemoney mortgage, see infra, Purchase-8-209 money mortgages. Necessity of a substantial breach, 8-Relief against judgment for purchase 211 price, 8-215

Relief against sales under deeds of trust

Rescission, see Rescission, Cancella-

for purchase money, 8-216

TION, AND REFORMATION.

Specific performance, see infra, Specific performance. Statutes of limitations, see infra, Limitation of actions. Adjoining land, see infra, Encroachment of structures upon adjoining land. Adverse possession: Title acquired by adverse possession, 8-187 Affirmative and restrictive covenants: Damages, 8-188 Affirmative covenant, 8-52 After-acquired title, see ESTOPPEL. Execution by agent, 8-160 Agree, 2-15 Alternative covenant, 8-51 Apprentices, see APPRENTICES. Appurtenances: Loss of appurtenances, 8-121 Assignments (see infra, Remote grantors and grantees), 2-1046 Assigns, see infra, Remote grantors and grantees. Covenant for rent, 2-1046 Covenant of seizin, 2-1047 Covenant of warranty, 2-1047 Covenant to repair, 2-1046 Decisions conflicting, 2-1046 Naming assigns of covenantor, see infra, Covenants running with the land. Assumpsit, 8-208 Assurance, see infra, Covenant for further assurance. At any time, 2-419 Auxiliary covenants, 8-51 Bankruptcy, see infra, Insolvency and bank-Breach of covenants (see infra, Burden of proof; Covenant of seizin; Effect and breach of covenants): Actions for breach of covenant, see infra, Remote grantors and grantees. Covenant against incumbrances, see infra, Covenant against incumbrances. Covenant for further assurance, see infra, Covenant for further assurance. Covenant of right to convey, 8-96 Covenants of warranty and for quiet enjoyment, see infra, Covenants of warranty and for quiet enjoyment. Time of breach, 8-132 Breach of covenants as a defense to recovery of purchase money (see infra, Relief against collection of purchase price), 8-208 Breach of covenant entitling covenantee to damages held a defense, 8-210 Expenses of removing incumbrances, 8-210 Failure of title as a failure of consideration, 8-208 In the nature of set-off or recoupment,

Right to detain purchase money depend-

Total failure of consideration essential,

ent on covenants, 8-211

8-209

COVENANTS, cont'd.	COVENANTS, cont'd.
Ruilding restrictions and restrictive agree-	Constructive eviction, see infra, What con-
ments, see Building Restrictions and	stitutes constructive eviction.
RESTRICTIVE AGREEMENTS.	Contract of sale, 29-702
Burden of proof:	Absence of stipulation in contract,
Breach, 8-197	29-702
Burden of proving title paramount, 8–198	Express stipulations in contract, 29- 702
Covenant against incumbrances, 8-198	Convey, see infra, Covenant of right to convey; Covenant to convey.
Covenant for quiet enjoyment, 8-198	Covenant against incumbrances (see infra,
Covenant of right to convey, 8-198	Mortgages), 8-151, 155
Covenant of seizin, 8-197	Attachment lien, 8-129
Generally, 8–197	Building restrictions and restrictive
Burden of proof assumed by grantee who	agreements, 5-6
yields possession or purchases title, 8–116	Burden of proof as to breach, 8-198 Conveyances of land subject to incum-
Reasonableness of amount paid for re-	brances, 8-70
moval of incumbrances, 8-182	Covenantee's knowledge of defects or
By and against whom enforceable, 8-144	incumbrances immaterial, 8-86
Heirs, see infra, Heirs.	Covenants of warranty and for quiet
Married women, see infra, Married	enjoyment, 8-ror
women.	Covenants running with the land, 8-143
Remaindermen not bound by covenants of life tenants, 8-164	Covenants to discharge incumbrances,
Remote grantors and grantees, see infra,	8–183 Damagaa 8 aug
Remote grantors and grantees.	Damages, 8-178 Breach by existence of easement,
Caveat emptor, 8-53; 18-667	8-170
Claim, 6-104	Incumbrance not asserted, 8–180
Collateral covenants:	Incumbrances not removable, 8-181
Deed void as to conveyance, 8-54	Judgment, 8-180
Concurrent covenants, 6-434; 8-51	Loss of land by reason of incum-
Conditions: Construction as covenants preferred, 8-	brance, 8-178
61	Loss of possession, 8-178
Covenant and condition, 8-60	Money liens, 8-180 Mortgage, 8-180
Covenant created by words which import	Outstanding lease, 8–179
a condition, 8-60	Outstanding life estate, 8-179
Intention governs construction, 8-60	Partial loss, 8-178
Conflicting descriptions, 8–69	Removing incumbrances, 8-181
Metes and bounds control, 8–69 Monuments control courses and dis-	Amount paid must be reason-
tances, 8-69	able, 8–182
Preference given to the most certain de-	Burden of proof as to reason- ableness, 8-182
scription, 8-69	By covenantor, 8-183
Consideration:	By grantee, 8-181
Consideration expressed in deed as evi-	Payment after commencement
dence of consideration paid, 8–196	of action on covenant, 8-182
Action by remote grantee, 8–196 Prima facie evidence of true con-	Recovery cannot exceed consid-
sideration, 8-106	eration and interest, 8-182
True consideration may be shown,	Recovery limited to amount
8–196	paid for removal of incum-
Damages for breach of covenant of	brances, 8–183 Value of estate, 8–182
seizin, see infra, Covenant of seizin.	Taxes, 8-180
Damages for breach of covenant of war-	Time of computing diminution in
ranty, 8-172	value, 8–180
Consideration of conveyance recoverable, 8-172	Definition, 8-122
Depreciation of land, 8-172	Dower, 10-144
Damages where consideration is not as-	Easements, 8-123
certainable, 8-189	Exception from covenant against in-
Damages where consideration is not paid	cumbrances only, 8-75 Exception of mortgage from covenant
to covenantor, 8-189	against incumbrances does not affect
Damages where contract is not pecuni-	other covenants, 8-75
ary, 8–189 Failure of title as failure of considera-	Force and effect, 8-122
tion, 8-208	Eviction not necessary, 8-122
Parol evidence as to true consideration,	General rule, 8-122
8-202	Usual covenants, 8-122
Construction, see infra, Interpretation and	What constitutes an incumbrance, 8–122
construction.	V-1 VVVI
	von Volume XXXI.

437

COVENANTS, cont'd. Covenant for further assurance, cont'd. COVENANTS, cont'd. Covenant against incumbrances, cont'd. Sufficiency of deed executed in pursu-Force and effect, cont'd. ance of the envenant, 8-132 Where the covenant is for quiet enjoyment against incumbrances, Sufficiency of request for further assurance, 8-132
Time of breach, 8-134 8-122 Foreclosure of incumbrance assumed by covenantee, 8-171 Time of making request for further as-Highway, 8-124 Judgment, 8-129 surance, 8-132 Covenant for quiet enjoyment, see infra, Covenants of warranty and for quiet en-Lease, 8-129 Limitation of actions, 8-225 jòymént. Mortgage, 8-128 Covenant for title, 8-53 Obligation to erect and maintain fence, Caveat emptor, 8-53 Covenant against incumbrances, sec Party wall, 8-125; 22-257 infra, Covenant against incumbrances. Covenant for further assurance, see Private way, 8-123 infra, Covenant for further assurance. Quiet enjoyment against incumbrances. Covenant of right to convey, see infra, 8-122 Removal of incumbrances, 8-219 Covenant of right to convey. Removal of incumbrances where there Covenant of seizin, see infra, Covenant of seizin. is a covenant for further assurance, Covenants of warranty and for quiet enfoyment, see infra, Covenants of 8-131 Requiring equiring removal of incumbrance where there is a covenant for furwarranty and for quiet enjoyment. Creation by express words, 8-56 ther assurance, 8-131 Restriction upon use of land, 8-130 In general, 8-56 Right of dower, 8-129 Statutory short forms of tovenants. Right of way, 8-123 8-57 Right of way for railroad, 8-125 Usual covenants for title employed Rule that existence of highway conin deeds of conveyance, 8-56 History, 8-53 Limited covenant for title and general stitutes a breach, 8-124 Rule that highway opened and in use is not a breach, 8-124 tovenant for quiet enjoyment hot in-Subsequent acts and events, 8-130 consistent, 8-75 Origin, 8-53 Purpose, 8-53 Suffer incumbrance, 27-363 Taxes, see infra, Taxes. Time of breach, 8-133 Statutory short forms of covenants, Title or incumbrances held by cove-nantee, 8-88 8-57 Use, 8-53 Covenant in deed, 8-54 Vendor's lien, 8-129 What constitutes an incumbrance, 8-122 Covenants dependent upon validity of deed, 8-54 Covenants in deed and in law con-What constitutes breach, 8-122 Eviction not necessary, 8-122 strued together, 8-82 General rule, 8-122 Usual covenants, 8-122 Creation, 8-54 What constitutes an incumbrance, Agreement of assurance, 8-55 Collateral covenants, 8-54 8-T22 Where the covenant is for quiet enjoyment against incumbrances, Covenants dependent upon validity of deed, 8-54 Essentials to their creation and ope-When broken upon delivery of deed, ration, 8-54 Form immaterial, 8-55 Where land is described as bounded by No particular form of words necescentre of street, 8-125 sary, 8-55 No precise or technical language required, 8-55 Covenant for further assurance, 8-130 Act must be lawful, 8-131 Act required to be necessary, 8-131 Acts which may be required, 8-130 Place of insertion, 8-56 Creation by express words: Covenants for title, see infra, Cove-Covenants running with the land, 8-143 Damages, 8-188 nants for title. Eviction on account of breach, 8-188 Creation by necessary implication, 8-58 By description of land conveyed, Nominal damages, 8-188 Estoppel, 11-408 8-62 As respects streets and ways, In general, 8-130 Requiring duplicate deed, 8-131 8-63 As respects the quantity of Requiring further assurance, 8-131 Requiring levy of fine where wife reland, 8-62 fuses to join, 8-131 Grantor cannot be compelled to open street, 8-64 Grantor estopped from denying Requiring removal of incumbrance. 8-131 existence of streets, 8-64 Specific performance, 8-219 Volume XXXI.

COVENANTS, cont'd.

COVENANTS, cont'd.

Covenant in deed, cont'd. Covenant of right to convey, cont'd. Creation by necessary implication, cont'd. Existence of mortgage, 8-97 Construction as covenants preferred. Force and effect, 8-96 Grantor's want of possession regarded 8+61 Covenant and condition guished, 8-60 distinas breach, 8-97 Grantor's want of right to premises re-From a recital in the deed, 8-61 garded as breach, 8-97 From the words of an express cove-Limitation of actions, 8-224 nant, 8-59 Running with the land, 8-143 From words that import a con-Time of breach, 8-133 dition, 8-60 When broken upon delivery of deed, In general, 8-58 8-152, 153 Covenant of seizin, 8-56, 88 Intention governs construction, 8-60 Reservations from land demised, Assignments, 2-1047 8-62 Burden of proof of breach, 8-197 Restrictions upon the use of prop-Construction of covenant for indeery, see Building Restrictions feasible estate, 8-90 AND RESTRICTIVE AGREEMENTS. Covenants running with the land, 8-143 When performance is contingent, Damages, 8-183 8-59 Benefit of contract, 8-184 Essentials to their creation and opera-Consideration with interest, 8-183 tion, 8-54 Improvements, 8-184 Executions, see infra, Executions. Natural appreciation, 8-184 Form immaterial, 8-55 Noneviction, 8-186 Limitation and qualification of cove-Nominal damages, 8-186 nants, see infra, Limitation and quali-Partial breach, 8-184 fication of covenants. Conveyance of life estate, 8-185 Covenant in gross, 8-53 Covenant in law, 8-54, 77 Abrogation of implied covenants by Estate conveyed though not that covenanted for, 8-185 No breach while possession constatute, 8-82 tinues, 8-187 Common law, 8-77 Proportionate share of consid-Conveyances in fee, 8-77 eration recoverable, 8-184 Covenants in deed and in law construed Substantial damages on nomitogether, 8-82 nal breach, 8-186 Time of estimating relative value of loss of land, 8-185 Dedi. 8-77 Deeds made pursuant to judicial sales, Title acquired by adverse pos-Deeds under statute of uses, 8-78 session, 8-187 Purchase of paramount title by grantee, 8-187 Demise imports covenants, 8-81 Do, 8-77 Exchanges, 8-80 Total breach, 8-183 Grant, bargain, and sale, 8-77, 78 Doctrine requiring indefeasible title, Lease imports covenants, 8-81 Lease not within the statute abrogating Force and effect of usual covenant, 8-88 implied covenants, 8-82 Indefeasible estate, 8-90 Let imports covenants, 8-81 Indefeasible title, 8-88, 90 Partitions, 8-81 Limitation of actions, 8-224 Physical conditions, 8-82 Reconveyance of the land, 8-167 Seizin in fact sufficient, 8-150 Relation of landlord and tenant implies covenant for quiet enjoyment, 8-81 Signification of the word "give," 8-77 Seizin regarded as equivalent of title, 8-90 Statute of Anne, 8-78 Time of breach, 8-132 Statutes de bigamis and quia emptores, View as an assurance only, 8-88 View of assurance of title, 8-90 8-78 Statutes expressly creating covenant of What constitutes breach, 8-90 Deficiency of land in quantity, 8-94 Easement, 8-94 special warranty, 8-80 Statutes in the United States, 8-78 Covenant not to sue, 8-52 Effect of subsequent acts or events on question of breach, 8-95 Covenant of right to convey, 8-56, 96 Breach, 8-96 Encroachment of structures on adjoining land, 8-92 Burden of proof of breach, 8-198 Damages, 8-187 Estate of grantor different from that conveyed, 8-92 Acquiring paramount title, 8-187 Estate of grantor less than fee simple, 8-92 General rule, 8-187 Nominal damages, 8-188 Partial failure of title, 8-187 Existence of easements and incumbrances, 8-94 Distinguished from covenant of seizin, Grantor's want of possession, 8-93 8-97 Grantor's want of seizin, 8-91 Dower, 8-97 Grantor's want of title, 8-91 Estoppel, 11-407 Volume XXXI. 439

COVENANTS, cont'd.	COVENANTS, cont'd.
Covenant of seizin, cont'd.	Covenants of warranty and for quiet enjoy-
What constitutes breach, cont'd.	ment, cont'd.
Incumbrances, 8-94	Damages, cont'd.
In general, 8–90 Interest in land outstanding, 8–9 2	Covenant of warranty, cont'd. Total breach, cont'd.
Joint or several ownership, 8-92	Knowledge of vendor of
Judgments against grantor, 8-94	intended improvements,
Mortgages, 8-94	8-173
Nonexistence of the land, 8-93	Stipulations as to measure
Outstanding estate for years, 8–92	of damages, 8-173
Points of agreement between the two views, 8-93	Voluntary deed, 8-173 Deed without warranty will carry the
Right of dower, 8-95	covenants running with the land,
Right of way, 8-94	8-146
Right to build wall, 8-94	Default, 9-168
Subsequent acquisition of title by	Distinctions attempted, 8–97
covenantor, 8–96 Subsequent acts cannot work breach,	Estoppel, 11–405, 407 Force and effect, 8–97
8–95	General warranty of title includes other
Subsequent eviction, 8-95	covenants, 8-58
Subsequent eviction immaterial, 8-95	Grant, 14-1114, 1115
Under the doctrine of actual seizin,	Grantee at time of breach may sne, 8–155 Limitation of actions, 8–224
8–91 Want of title to things affixed to	Limited covenant for title and general
land, 8-92	covenant for quiet enjoyment not in-
Where the covenant is deemed an	consistent, 8-75
assurance of title, 8–91	Relation of landlord and tenant implies
When broken upon delivery of deed, 8-152, 155	covenant for quiet enjoyment, 8-81 Sameness of covenants, 8-97
Covenant of seizin distinguished from cove-	Statutory short forms of covenants, 8-57
nants of warranty and for quiet enjoyment,	Summary, 8-98
8-97	Time of breach, 8-133
Covenants of warranty and for quiet enjoy-	Warrant, 8-58
ment (see Leases), 8-56, 97 Assignments, 2-1047	What constitutes breach, 8-98 Eviction, see infra, Eviction.
Both covenants broken by the same act,	General rule, 8-98
8–98	Loss of appurtenances, 8-121
Burden of proof as to breach, 8-198	Necessity of eviction, see infra,
Constructive eviction, see infra, What	Eviction.
constitutes constructive eviction. Covenant for quiet enjoyment against	Nonexistence of land, 8-121 Paramount title or interest, see infra.
incumbrances, 8-122	Paramount title or interest.
Covenants of seizin distinguished from,	Subsequent acquisition of title by
8-97	grantor, 8-122
Covenants for quiet enjoyment, 8–143	Union of acts of disturbance and lawful title, 8–98
Covenants of warranty, 8–143	What constitutes eviction, see infra,
Damages:	What constitutes eviction,
Covenant for quiet enjoyment, 8-	Covenants running with the land (see infra,
177	Remote grantors and grantees), 8-52,
Partial eviction, 8–177 Purchase of paramount title,	134 Agreements not under seal, 8–137
8–178	Building restrictions and restrictive
Total eviction, 8-177	agreements, 5-3
Covenant of warranty, 8-172	Capacity of covenants to run with in-
Noneviction, 8-175	corporeal hereditaments, 8-135
Partial breach, 8-174 Breach from incumbrances,	Covenants conferring benefits, 8-135 Covenants imposing burdens, 8-135
8–175	Covenants may run with incorporeal
General rule, 8-174	hereditaments, 8-135
Where there are outstand-	Easement appurtenant to land
ing estates, 8-175	granted, 8-135
Purchase of paramount title by grantee, 8-176	Rent, 8–135 Conflict of laws, 8–144
Total breach, 8-172	Covenant broken when made does not
Betterment statutes, 8-174	run with land, 8–152
Consideration, 8-172	Covenant must be a real covenant, 8-134
Improvements crected by	Covenant must be made as part of the
covenantor, 8–174 Increased valuation of land	conveyance, 8-136 Covenant relating to thing <i>in esse</i> , 8-137
and improvements, 8-172	Covenants conferring benefits, 8-141
440	A
9T	

COVENANTS, cont'd. COVENANTS, cont'd. Covenants running with the land, cont'd. Covenants running with the land, cont'd. Covenants conferring benefits, cont'd. With what estate covenant may run, Capacity of covenants to run with 8-135 incorporeal hereditaments, 8-135 Collateral benefits to land, 8-141 Covenant to convey, 8-52 Covenant to discharge incumbrances: Covenants against incumbrances. Damages, 8-183 Covenants as to quantity, 8-142 Covenants for further assurance, 8-183 8-143 Covenants for quiet enjoyment, 8-143 Covenants of nonclaim and for after-acquired title to inure, 8-144 Covenants of right to convey, 8-143 Covenants of seizin, 8-143 enant in law): Covenants of warranty, 8-142 In general, 8-141 Louisiana rule as to covenants of warranty, 8-143 Privity of estate, 8-136 Damages, 8-171 Subject of the covenant, 8-141 Warranty, 8-142 Covenants imposing burdens, 8-138 Building restrictions, 8-140 8-188 Capacity of covenants to run with incorporeal hereditaments, 8-135 Covenant held to affect the quality of the estate, 8-140 Covenants may relate to thing not Consideration 8-189 in esse, 8-138 Covenant to build and maintain fences, 8-138 Equitable enforcement, 8-140 Performance of covenant must affect quality, value, or mode of enjoybrances. ment of estate, 8-139 Privity of estate, 8-135 Restrictive covenants, 8-140 Trade restrictions, 8-140 Creation, 8-134 In general, 8-134 Naming assigns of covenantor, 8-137 Privity of estate, 8-135 Time of creation, 8-136 With what estate covenants may run, 8-135 Definitions, 8-134 8-183 Covenant running with the land, ages, 8-195 Covenant running with the reversion, 8-134 Real covenant, 8-134 Easement: Covenant as a grant of an easement, 8-144 Grant, bargain, and sell, 14-1114 Lien, covenant may create, 8-144 Naming assigns of covenantor, 8-137 Covenants relating to things in esse, 8-137 Covenants relating to thing not in esse, 8-137 mortgages, 8-197 Privity of estate (see infra, Remote grantors and grantees), 8-135 of law. Covenants conferring benefits, 8-136 Covenants imposing burdens, 8-135 Real covenant, 8-134 Real covenant may by agreement be prevented from running with the land,

Breach resulting in loss of land, Covenant by grantee, 8-183 Covenant by grantor, 8-183 Recovery of consideration on loss of land, 8-183 Covenant to stand seized, 8-52; 9-101 Creation (see infra, Covenant in deed; Cov-Covenants running with the land, see infra, Covenants running with the land. Joint and several covenants, see infra, Joint and several covenants. Actions on covenants in deeds, 8-171 Action by remote grantee, 8-189 Affirmative and restrictive covenants, Consideration expressed in deed as evidence of consideration paid, not ascertainable, Consideration not paid to covenantor, 8-189 Consideration not pecuniary, 8-189 Covenant against incumbrances, see infra, Covenant against incum-Covenant for further assurance, see infra, Covenant for further assur-Covenant of seizin, see infra, Covenant of seizin. Covenant of right to convey, see infra, Covenant of right to convey, Covenant of warranty, see infra, Covenants of warranty and for quiet enjoyment. Covenant to discharge incumbrances, Effect of fraud on measure of dam-Effect of purchase of paramount title by grantor on measure of damages, 8-194 Effect of recovery of damages on covenants for title, 8-197 Expenses of litigation, see infra, Expenses of litigation. In general, 8-171 Interest, see infra, Interest. Right to sue on covenant affording largest measure of damages, 8-171 Actions on covenants in leases and Discharge of covenant by operation of law, see infra, Discharge by operation Exchange of lands, 8-189 Expenses of litigation, see infra, Expenses of litigation. Debts of decedents, 8-1015 Covenants binding upon executors and administrators, 8-1015 Volume XXXI.

Covenants.

8-134

Seizin in fact sufficient, 8-150

COVENANTS, cont'd.
Discharge by operation of law, cont'd. COVENANTS, cont'd. Debts of decedents, cont'd. Estate revesting in covenantor, 8-167 Covenants in law, 8-tot6 Covenants involving personal qualifica-Covenants broken, 8-167 In general, 8-167 tions, 8-1017 Reconveyance does not revive cove-Particular covenants, 8-1016 nants, 8-167 Declaratory covenant, 8-51 Dedi, 8-77 Expiration of estate, 8-169 Failure of grantee to record his deed, Deed, covenants in, see infra, Covenants in deed 8-171 Foreclosure of incumbrance assumed by Deed poll: Whether binding upon heirs and assigns, covenantee, 8-171 Lapse of time, 8-169 Deeds (see infra, Covenant for further assur-Mutual covenants cancel each other. ance; Discharge by express agreement; 8-168 Discharge by operation of law), 8-52 Rebutter, 8-168 Reconveyance by mortgage with similar Acceptance of deed poll, 8-65 covenants, 8-168 Collateral covenants, 8-53 Consideration, see infra, Consideration. Recovery of damages for breach, 8-170 Continuing breach, 8-171 Covenants for title, see infra, Covenant In general, 8-170 for title. Recovery on one of several cove-Covenants in deeds of conveyance, 8-52 nants, 8-171 Covenants in gross, see infra, Covenant Refusal to allow covenantor to defend in gross. action by paramount claimant, 8-171 Covenants running with the land, see Satisfaction of judgment against prior infra, Covenants running with the land. Deed without warranty will carry the grantor, 8-170 covenants running with the land, 8-Disjunctive covenant, 8-51 Divisibility of covenants, 8-161 Inherent covenants, 8-53 Do, 8-77; 9-873 Personal covenant, 8-53 Dower: Assignment of dower as breach of cove-Reformation of deed before bringing action at law, 8-161 nant of warranty or for quiet enjoy-Validity dependent on deed, 8-54 ment, 8-115 Covenants dependent upon validity Covenants against incumbrances, 8-129 of deed, 8-54 Covenants of right to convey, 8-87 Independent covenants, 8-54 Covenants of seizin, 8-95 What conveyance will transfer covenant Covenants of warranty and for quiet ento assignee, see infra, Remote grantors joyment; 8-101 Incumbrance, 10-144 and grantees. When broken upon delivery of deed, see Paramount title or interest, 8-118 infra. Remote grantors and grantees. Whether dower right is a paramount title, Default, 9-168 8-118 Definition, 8-51 Wife joining in conveyance to bar dower, Covenant running with the land, 8-134 8-163 Wife joining to bar dower may set up Demise 0-217 Demise imports covenant, 8-81 subsequently acquired title, 8-163 Demurrage, 9-272 Easements (see EASEMENTS): Apparent easement excepted from cove-Dependent or independent covenants, 8-51; 29-688 nants, 8-87, 88 Covenant against incumbrances, 8-123 Descriptions, see infra, Conflicting descrip-Covenant as grant of easement, 8-144 Discharge by express agreement, 8-165 Damages for breach by existence of ease-Covenantee cannot release after conveyment, 8-179 ance, 8-166 Easement appurtenant to land granted, Form of discharge, 8-166 8-135 Covenant broken, 8-166 Paramount title or interest, 8-119 Executed agreement acted upon, Running with the land, 8-135 Effect and breach of covenants, 8-86 8-166 In general, 8-166 Apparent easements excepted, 8-87 Seal, 8-166 Covenant against incumbrances, infra, Covenant against incumbrances. Subsequent grantees without notice, 8-167 Covenant for further assurance, see In general, 8-165 infra, Covenant for further assurance. Covenant of right to convey, see infra, Recording release, 8-166 Covenant of right to convey. Release by covenantee while owner of land, 8-165 Covenant of seizin, see infra. Covenant Discharge by operation of law, 8-167 of seizin. Covenants of warranty and for quiet en-Bankruptcy, see infra. Insolvency and bankruptcy. joyment, see infra. Covenants of warranty and for quiet enjoyment. Conveyance after breach, 8-168 Conveyance of land by covenantee, 8-168 General principles, 8-86

442

COVENANTS, cont'd.

Effect and breach of covenants, cont'd.

Highways opened and in use of known to

grantee excepted, 8-87 Knowledge of defects of incumbrances immaterial, 8-86

Knowledge of outstanding lease, 8-88

Operative merely as assurances, 8-36 Time of breach, 8-132

Title or incumbrance owned by cove-

nantee, 8-88 Tortious acts and invalid claims of third persons, 8-88

Effect of judgment against covenantee where notice given, see infra, Notice to defend or to maintain title.

Ejectment, see infra, Notice to defend or to maintain title.

Eminent domain:

Entry under right of eminent domain is not an entry under paramount title, 8-120

Encroachment of structures upon adjoining land, 8-68

Covenant of seizin, 8-92

Equity, 8-212

Injunction against violation of restrictive covenants, 8-218 Relief against collection of purchase

price, 8-212

Relief against foreclosure of purchasemoney mortgage, see infra, Purchasemoney mortgages.

Relief against judgment for purchase price, 8-215

Relief against sales under deeds of trust for purchase money, 8-216

Rescission, see infra, Rescission, cancellation, and reformation.

Specific performance, see infra, Specific performance.

Suit in equity for breach of covenants not maintainable, 8-212

Estate:

Covenants restricted to estate conveyed, see infra, Limitation and qualification of covenants.

Estoppel, see Estoppel.

Eviction:

Covenants against incumbrances: Eviction not necessary, 8-122

Covenants of seizin, 8-95, 96

Covenants of warranty and for quiet enjoyment, 8–98

Eviction not necessary to breach of certain statutory covenants of warranty, 8-101

Exception to rule where title is in the United States, 8-101

Existence of incumbrances, 8-100 Existence of outstanding paramount title, 8–99

Existence of right of dower, 8-

Existence of right of way, 8-100 Inapplicability of rule where covenant embraces a covenant of seizin, 8-100

Necessity for eviction, 8-98 Necessity of eviction being under paramount title, 8-101 Outstanding taxes, 8-100

COVENANTS, cont'd.

Eviction, cont'd.

Covenants of warranty and for quiet enjoyment, cont'd.

Paramount title or interest, see infra, Paramount title or interest. Reason for rule requiring eviction, **8-98**, 99

Statutory covenants of warranty, 101-8

What constitutes constructive eviction, see infra, What constitutes constructive eviction.

What constitutes eviction, see infra, What constitutes eviction.

Damages, see infra, Damages.

Parol proof, 8-202

Proof of, 8-202

Record of judgment as evidence of eviction, 8-202

What constitutes constructive eviction, see infra, What constitutes constructive eviction.

Evidence:

Judgment as evidence of breach, see infra, Breach of covenants.

Parol evidence, see PAROL EVIDENCE.

Exceptions:

Reservations construed as exceptions, 8-68

Exceptions from grants, 8-68 Exchange and re-exchange:

Damages, 8-180

Parol evidence, 8-201 Executed covenants, 8-52

Executions, 8-64

Acceptance of deed poll, 8-65 In general, 8-64 Seal, 8-64

Executors and administrators (see DEBTS OF DECEDENTS), 8-160

Sale of real property under will, 11-1053 Executory covenant, 8-52

Expenses of defending title, 8-190 Actions by covenantee, 8-ror

Attorney's fees recoverable, 8-191 Defense by covenantor, 8-191

Direction by covenantor that no defense be made, 8-191

Hopelessness of defense apparent, 8-190

In general, 8-190 Notice to covenantor, 8-192

Where defense is successful, 8-192

Expenses of litigation, 8-190

Defending title, see infra, Expenses of defending title.

Expenses of perfecting title, 8-192 Express covenants, see infra, Covenant in deed.

Palse pretenses and cheats:

Breach of covenant, 12-816

Fences (see Fences):

Covenant by grantee to build and maintain fences, 8-138

Covenant by grantor to build and maintain fences, 8-138

Covenants running with the land, 8-

Obligation to erect and maintain fences. 8-130

Foreclosure of mortgages (see Foreclosure of Mortgages):

COVENANTS, cont'd. COVENANTS, cont'd. Foreclosure of mortgages, cont'd. Incorporeal hereditaments, cont'd. Capacity of covenants to run with incor-Where foreclosure sale transfers coveporeal hereditaments, cont'd. nant to purchaser, 8-146 Rent, 8-135 Foreclosure of purchase-money montgages, Incumbrances, see infra, Covenant against see infra; Purchase-money mortgages. incumbrances. Fraud: Effect of fraud on measure of damages, Independent covenants, 8-51; 29-688 Injunction, see infra, Equity. 8-195 Injunction against violation of restrictive Rescission, 8-221 Further assurance, see infra, Covenant for covenants, 8-218 Insanity, 16-586 further assurance. Insolvency and bankruptcy, 8-169 No other word imports warranty, 8-77 Signification of the word "give," 8-77 Covenants broken, 8-169 Covenants not broken, 8-169 Discharge, 8-169 In general, 8-169 Release, 8-169 Government, see infra, State; United States. Grant, 14-1114 Express covenant, 14-1114 Grant, bargain, and sale (see infra, Covenant Relief against foreclosure of purchasemoney mortgage, 8-218 in law), 14-1114 Grantees, see infra, Remote grantors and Technical breach, 8-169 grantees. Intention: Grantors, see infra, Remote grantors and Intention governs construction of provision, 8-60, 73 grantees. Gross, see infra, Covenant in gross. Interest, 8-192 Ground rents, 8-159 Eviction under title from state, 8-194 Heirs, 8-161 In general, 8-192 Bound only so far as assets descend, Interest from date of payment, 8-193 Interest from eviction where grantee is Claim for covenant broken, 8-162 not liable for mesne profits, 8-194 Heirs may sue for breach after cove-Interest from time covenantee is liable for mesne profits, 8-193 nantee's death, 8-162 Heirs of heirs bound, 8-162 Interest from time of payment, 8-Liability, 8-161 Interest on consideration as measure of Operation of ancestor's covenants against heir, 11-398 damages, 8-192 Right to enforce, 8-162 Partial breach, 8-194 Whether covenantor must covenant for Possession of land by grantee, 8-193 Rule in Virginia, 8-194
Time from which interest is to be comheirs, 8-162 Hereditaments, see infra, Easements; Incorporeal hereditaments. puted, 8-192 Unproductive lands, 8-194 Highways: Interpretation and construction, 17-5 Construction of absolute and limited Covenant against incumbrances, 8-124 Covenants of seizin, 8-94 Grantor cannot be compelled to open covenants: Absolute and limited covenants held street, 8-64 Grantor estopped from denying existence to be consistent, 8-75 of streets or ways, 8-64 Absolute and limited covenants held Highways opened and in use or known to be inconsistent, 8-96 Arbitrary and technical rules disregarded, 8-74 to grantee, 8-87 Reference in description to streets and Exception from covenant against inways, 8-63 Husband and wife (see Separate Property cumbrances only, 8-75 of Married Women; see infra, Mar-Exception of mortgage from coveried women), 15-793 nant against incumbrances, 8-75 Estoppel, 15-799 General covenants to be given effect Implied covenants (see infra, Covenant in if possible, 8-75 Illustrations of consistent covenants, law): Creation of covenants by necessary im-8-75, 76 plication, see infra, Covenant in deed. Intention of parties controls, 8-73 Limited covenant for title and gen-Implied warranties: Landlord and tenant, see Leases. eral covenant for quiet enjoyment Incorporeal hereditaments (see infra, Easeconsistent, 8-75 ments): When words of qualification apply Capacity of covenants to run with incorto covenants, 8-76 poreal hereditaments, 8-135 Construed favorably to the grantee, 8-Covenants conferring benefits, 8-135 Covenants in deed and in law construed Covenants imposing burdens, 8-135 Covenants may run with incorporeal together, 8-82 hereditaments, 8-135 Intention governs, 8-60, 73

land

Easement

granted, 8-135

appurtenant

to

Provisions construed as covenants rather

Volume XXXI.

than conditions, 8-61

COVENANTS, cont'd.

Intoxicating liquors:

Covenants and agreements respecting licensed houses, 17-317

Joint and several covenants, 8-83

Covenant must contain words of severalty, 8-85

Grantees must take several interests to render covenants several, 8-85

In respect to the covenantees, 8-85

In respect to the covenantors, 8-83 Joint covenant to pay rent, 8-84

Several covenants by joint grantors, 8-84

Joint covenants, 8-52

Joint tenants and tenants in common:

Conveyances by tenants in common, 8-70 Judgment lien:

Covenant against incumbrances, 8-129

Judgments:

Conclusiveness of judgment of persons responsible over, 24-740, 744

Effect of judgment as evidence of breach, 8-202

Record of judgment as evidence of

eviction, 8-202 Record of judgment as evidence of paramount title, 8-203

Effect of judgment where no notice given, see infra, Notice to defend or to maintain title.

Incumbrance not asserted, 8-180

Relief against judgment for purchase price, 8-215

Satisfaction of judgment against prior grantor, 8-170

Jurisdiction, 8-222

Action between original parties, 8-222 Action by remote grantee, 8-222

Cause of action arising out of the state,

Residence, 8-223

Knowledge, see infra, Effect and breach of covenants.

Land (see infra, Quantity):

Covenants restricted to the land conveyed, see infra, Limitation and qualification of covenants.

Nonexistence of land, see infra, Nonexistence of land.

Nonexistence of land where there is a covenant of seizin, 8-93

Landlord and tenant, see LEASES.

Law, see infra, Covenant in law. Leases, see LEASES.

Let:

Let imports covenants, 8-81 Liens:

Covenant against incumbrances, 8-129

Covenant may create lien, 8-144 Light and air, 19-113

Limitation and qualification of covenants, 8-65

By another covenant in the same deed, 8-73

Construction of absolute and limited covenants, see infra, Interpretation and construction.

In general, 8-73

By the subject-matter of the conveyance,

Statement of the rule, 8-66

COVENANTS, cont'd.

Limitation and qualification of covenants, con. Covenants restricted to estate conveyed, 8-70

> Conveyances by tenants in common, 8-70

> Conveyances of grantor's right, title, and interest, 8-71

Conveyances of land subject to incumbrances, 8-70

Conveyances of life estates, 8-70 In general, 8-70

Covenants restricted to the land conveyed, 8-66

Conflicting descriptions, 8-69

Encroachment of structures upon adjoining land, 8-68

Exceptions from grants, 8-68

In general, 8-66 Metes and bounds control quantity, 8-6g

Monuments control courses and distances, 8-69

In general, 8-65

Limitation in the covenant itself, 8-65 Exception of mortgage, 8-66 Illustrations, 8-65, 66

In general, 8-65

Limitation of actions, 8-223

Application of provisions relating to actions on specialties, 8-223

Covenant against incumbrances, 8-225 Covenant for quiet enjoyment, 8-225 Covenant of right to convey, 8-224

Covenant of seizin, 8-224 Covenant of warranty, 8-224

Running of statute, 8-224

Married women (see Separate Property of Married Women; see infra, Husband and wife), 8-163

Conveyance to vendee's wife without her consent, 8-164

Dower, see Dower.

In general, 8-163

Married women bound by covenants in conveyance of separate property, 8-163 Separate property of married women, 25-387

Covenants in deed not binding on married woman, 25-387

Estoppel by covenants, 25-387

Estoppel to assert after-acquired title, 25-387

Separate estate bound by covenants, 25-387

Statutory exemptions, 25-387

Marshaling assets:

Necessity of covenants of warranty, 19-1276

Marshaling decedents' estates, see MARSHAL-ING DECEDENTS' ESTATES.

Mines and mining claims, see MINES AND MINING CLAIMS.

Mistake, 20-829

Mortgages (see Mortgages):

Assertion of prior mortgage as constructive eviction, 8-115

Covenant against incumbrances, 8-128

Covenant of right to convey, 8-97 Covenant of seizin, 8-95

Incumbrances not asserted, 8-180 Negative covenant, 8-52

Сочедація.

COVENANTS, cont'd.	COVENANTS, cont'd.
Nonclaim, 8-144	Paramount title or interest, cont'd.
Nonexistence of land, 8-93, 121	Effect of purchase of paramount title by
Notice to defend or to maintain title:	grantor on measure of damages,
Effect of judgment against covenantee	cont'd,
where notice given, 8-206	Title acquired before eviction of
In suit brought against covenantee, 8-206	grantee, 8–194 Judgment against covenantee in actions
As to matters in litigation in	of ejectment conclusive evidence of
ejectment suit, 8-207	paramount title, 8-296
Conclusive evidence of para-	Notice to defend or to maintain title,
mount title, 8–206	see infra, Notice to defend or to main-
In general, 8-206	tain title.
Judgment by default, 8-207	Purchase of paramount title by grantee:
Where record insufficient to	Recovery limited by amount paid for paramount title, 8-187
prove superior title, 8–207 In suit brought by covenantee, 8–207	Record of judgment as evidence of para-
Effect of judgment where no notice	mount title, 8-203
given, 8-207	Sufficiency of the hostile assertion, see
General rule where notice not given,	infra, What constitutes constructive
8-207	eviction,
Judgment as prima facie evidence,	United States, 8-101, 111
8-207	What constitutes a paramount right,
Omission to prove eviction of para- mount title, 8-208	8-117 Dower rights, 8-118
Ejectment suit brought against cove-	Easements, 8-119
nantee, 8-203	General rule, 8-117
Character of notice, 8-204	Incumbrances, 8-117
Effect of notice, 8-203.	Outstanding estate for years, 8-
Expenses of litigation, 8-204	119
Necessity for notice, 8-203	Prior debts, 8-118
Notice given by third person, 8-205 Service a question for jury, 8-204	Rights acquired under power of emi- nent domain, 8-120
Service of notice, 8-204	Subsequent and apparently valid
Service of notice must be given	title obtained from the govern-
within reasonable time, 8-204	ment, 8-120
Statutes, 8-204	Subsequent conveyance by cove-
Sufficiency of notice, 8-205	nantor first recorded, 8-119
Waiver of notice, 8-205	What constitutes constructive eviction,
Ejectment suit brought by covenantee,	see infra, What constitutes construc-
8-205 Expenses of litigation, 8-192	tive eviction. Yielding to paramount title or interest,
Notice to defend suit, 8-171	see infra, What constitutes constructive
Obligatory covenant, 8-51	eviction.
Occupying claimants' acts, 8-110	Parol evidence, 8–199
Paramount title or interest:	As to particular incumbrances not men-
Burden of proving title paramount, 8-198	tioned in deed, 8-200
Covenants of warranty and for quiet en-	As to simultaneous or prior agreements
joyment, 8-101 Eviction by lawful right deemed suffi-	or warranties, 8–199 Enlarging covenants, 8–201
cient, 8-101	Eviction, 8-202
Mere trespass by covenantor, 8-103	Exchange of lands, 8-201
Necessity of eviction being under	Incidental covenant in agreement exe-
paramount title, 8-101	cuted prior to deed, 8-200
Tortious acts by third persons, 8–102	Incumbrances excepted by covenantee as
Tortious acts of covenantor, 8-103	part of consideration, 8-201
Damages: Where paramount title purchased by	Independent verbal agreements, 8–199 Known defects or liens, 8–201
grantee, 8-176	Proving true consideration of deed, 8-
Price paid for paramount title	202
not shown, 8-176	Partition, see Partition.
Price paid must be reasonable,	Party walls, see PARTY WALLS.
8-176	Possession, see infra, Remote grantors and
Purchase before actual eviction,	grantees.
8-177	Private international law, 22-1338
Recovery limited to price paid for paramount title, 8-176	Covenants running with the land, 8-
Effect of purchase of paramount title by	Private way:
grantor on measure of damages,	Covenant against incumhrances, 8-123
8-194	Privity, see PRIVITY; see infra, Covenants
Title acquired after eviction of	running with the land; Remote grantors
grantee, 8-195	and grantees.

446

COVENANTS. cont'd. COVENANTS, cont'd. Purchase money: Remedies, cont'd. Breach of covenants as a defense to re-Breach of covenants as a defense to recovery of purchase money, see infra, Breach of covenants as a defense to covery of purchose money, see infra, Breach of covenants as a defense to recovery of purchase money. recovery of purchase money. Relief against collection of purchase In equity, 8-212 price, see infra, Relief against collection Injunction against violation of restrictive of purchase price. covenants, 8-218 Relief against judgment for purchase Jurisdiction, see infra, Jurisdiction. Relief against collection of purchase price, 8-215 price, see infra, Relief against col-Purchase-money mortgages: Relief against foreclosure of purchaselection of purchase price. money mortgages, 8-216 Relief against foreclosure of purchase-money mortgage, see infra, Purchase-Covenants broken, 8-218 Covenants not broken, 8-216 money mortgages. Failure of title as a defense, 8-Relief against judgment for purchase price, 8-215 Insolvency of grantor as ground for Relief against sales under deeds of trust relief, 8-218 for purchase money, 8-216 Outstanding incumbrances, 8-217 Rescission, see infra, Rescission, cancel-Qualification of covenants; see infra, Limitalation, and reformation. tion and qualification of covenants. Specific performance, see infra, Specific performance. Quantity: Statutes of limitation, see infra, Limita-Covenants as to quantity, 8-142 Deficiency in quantity of land where tion of actions. there is a covenant of seizin, 8-94 Remote grantors and grantees (see infra, Covenants running with the land), Quiet enjoyment, see infra, Covenants of warranty and for quiet enjoyment. 8-144 Quitclaim deed, 8-158, 159 Action against several warrantors in the Where quitclaim deed transfers covenant chain of title, 8-158 to grantee, 8-146 Grantor by quitclaim deed, 8-158 Railroads, 23-698 Last grantee may sue remote grantor, 8-158 Real covenants, 8-134 Simultaneous actions against prior warrantors, 8-158 Covenants for title, see infra, Covenant for title. Definition, 8-52 Successive warranties accumulate Recitals, 8-61 for last grantee, 8-158 Tax deed, 8-158 Operation as to covenant, 24-69 Assignee named, 8-145 Recording acts: Assignee succeeds only to position of Failure of grantee to record his deed, 8-171 covenantee, 8-161 Release, 8-166 Covenant executed by one person on behalf of another, 8-160 Records: Covenant made by one person for the Record of judgment as evidence of evicbenefit of another, 7-160 tion, 8-202 Record of judgment as evidence of para-Covenant of warranty - grantee at time mount fitle, 8-203 When record of judgment against coveof breach may sue, 8-155 Covenants pass by connection with estate, 8-144 nantee insufficient to prove paramount Damages in action by remote grantee, title, 8-207 8-189 Release and discharge, see RELEASE AND DIS-Consideration paid by CHARGE. original grantee recoverable, 8-189 Relief against collection of purchase price Remote grantee limited to considera-(see infra, Breach of covenants as a defense to recovery of purchase tion paid by him, 8-190 money), 8-212 Remote grantee of portion of land, 8-190 Covenants not broken, 8-212 Deed, 8-145 General rule, 8-212 Discharge by express agreement, see More liberal rule, 8-213 Notice of defect additional ground infra, Discharge by express agreement. Discharge by operation of law, see infra, for denying equitable relief, 8-213 Discharge by operation of law. Remainders, reversions, and executory in-Divisibility of covenants, 8-161 terests: Ground-rent covenants, 8-159 Covenant by heir apparent, 8-165 Imposition of burden upon land, 8-158 Remaindermen not hound by covenants Jurisdiction, see infra, Jurisdiction. of life tenants, 8-164 Personal covenant broken in cove-Where heir of life tenant not remaindernantee's lifetime, 8-145 man, 8-164 Privity of estate necessary (see infra, Remedies, 8-208 Covenants running with the land), Action of covenant, 8-208

Assumpsit, 8-208

8-147

COVENANTS, cont'd. Remote grantors and grantees, cont'd. Privity of estate necessary, cont'd. Acquisition or conveyance subordinate interest creates privity of estate, 8-148 Benefits and burdens inseparably connected, 8-149 Covenantor having mere equitable interest, 8-147 Grantor without title or possession, 8-149 In general, 8-147 Mere seizin in fact sufficient, 8-150 Mutuality of estate not necessary, Plaintiff's immediate grantor in possession, 8-151 Possession by covenantor sufficient to enable covenant to run with land, 8-151 Privity of estate in feudal sense not necessary, 8-148 Seizin in fact sufficient, 8-150 Where covenantor has title but not possession, 8-147 Where no interest in land passes, 8-147 Reformation of deed before bringing action at law, 8-161 Right of action for covenant broken does not pass to subsequent grantee, 8-156 Right to claim after-acquired title, 8-159 What conveyance will transfer covenant to assignee, 8-145 All claiming under covenantor bound, 8-146 Conveyance transferring title to land transfers covenant, 8-145 Deed without warranty, 8-146 Foreclosure sale, 8-146 In general, 8-145 Need not be expressly assigned, 8-146 Quitclaim deed, 8-146 Sale under deed of trust, 8-146 Sheriff's sales, 8-146 When a grantor may sue after assignment, 8-157 In general, 8-157 When an intermediate grantor may sue, 8-157 When broken upon delivery of deed, 8-151 Conveyance as an assignment of covenant in præsenti, 8-153 Covenant against incumbrances, 8-151, 155 Covenant against incumbrances coupled with covenant in futuro, 8-154 Covenant broken when made does not run with land, 8-152 Covenant of right to convey, 8-152 Covenant of seizin, 8-152, 155 English rule followed in some American jurisdictions, 8-153

Rule in the United States, 8-151

Statutes modifying rule, 8-155

Statutes giving right of action to real party in interest, 8-155

COVENANTS, cont'd. Removing cloud from title: Expense of removing cloud, 8-192 Repairs, see LANDLORD AND TENANT. Rescission, cancellation, and reformation: Reformation of deed before bringing action at law, 8-161 Rescission, 8-220 By the grantee, 8-220 By the grantor, 8-222 Covenant of seizin, 8-221 Defects in title not ground for rescission of conveyance, 8-220 Fraud as ground for rescission. 8-221 General rule, 8-220 Mistake as ground for rescission, 8-222 Notice of defects in title, 8-221 Reservations construed as exceptions, 8-68 Residence: Jurisdiction, 8-223 Res judicata, 24-770, 787, 791 Restrictions, see infra, Limitation and qualification of covenants. Right of way: Covenant against incumbrances, 8-123, Covenant of seizin, 8-94 Right to convey, see infra, Covenant of right to convey. Running with the land, see infra, Covenants running with the land. Satisfaction of judgment against prior grantor, 8-170 Seal, 8-64 Release of covenant must be sealed, Seized: Covenant to stand seized, 9-101 Seizin, see infra, Covenant of seizin. Sell, 25-285 Separate property of married women, see SEPARATE PROPERTY OF MARRIED WOMEN; see infra, Married women. Separation, see Separation (Husband and Wife). Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Several covenants, see infra, Joint and several covenants. Sheriffs' sales: Breach of covenant of warranty or for quiet enjoyment, 8-114 Where sheriff's sale transfers covenant to purchaser, 8-146 Special warranty, see infra, Covenant in law. Specific performance, 8-219 Covenant for further assurance, 8-219 General rule, 8-219 Removal of incumbrances, 8-219 Restrictive and affirmative covenants, 8-220 Usual covenants, 8-219 Stand seized (see infra, Covenant of seizin), Q-101 State: Paramount title in state, 8-111 Statutes, see infra. Covenant in law. Statutory covenants:

Estoppel, 11-408

COVENANTS, cont'd. COVENANTS, cont'd. Streets and sidewalks: Trusts and trustees, 8-160 Covenant against incumbrances, 8-124 United States: Covenant of seizin, 8-94 Paramount title in the United States, Grantor cannot be compelled to open street, 8-64 8-101, 111, 116 Usual covenants, 29-447, 702, 703 Vendor and purchaser (see VENDOR AND Grantor estopped from denying existence of streets or ways, 8-64 Purchaser): Reference in description to streets and Breach of covenants as a defense to recovery of purchase money, see infra, Breach of covenants as a defense to ways, 8-63 Structures, see infra, Encroachment of structures upon adjoining land. recovery of purchase money. Subject-matter of the conveyance: Relief against collection of purchase price, see infra, Relief against collec-Limitation and qualification of covenants: By the subject-matter of the contion of purchase price. veyance, see infra, Limitation and Relief against judgment for purchase qualification of covenants. price, 8-215 Sue, see infra, Covenant not to sue. Vendor's lien: Suffer incumbrance, 27-363 Covenants against incumbrances, 8-129 Suit, see infra, Covenant not to sue. Warranty, see infra, Covenants of warranty Taxes: and for quiet enjoyment. Covenants of warranty and for quiet en-What constitutes constructive eviction, 8-105 joyment, 8-100 Effect of yielding on burden of proof, Incumbrance not asserted, 8-180 8-116 Parol evidence, 8-201 In general, 8-105 Whether taxes are an incumbrance, 8-126 Possession of land by third person at Amount of tax not ascertained, 8-128 time of conveyance, 8-105 Existence of tax assessments, 8-127 Under paramount title, 8-105 General rule, 8-126 Where grantee does not sue for pos-Illegal assessment where liability to session, 8-106 reassessment exists, 8-126 Where grantee sues for possession, Must be a lien at time of conveyance, 8-106 8-127 Where the grantee has no title, 8-107 Taxes not payable until after con-Without title, 8-107 veyance, 8-128 Subsequent entry, where land remains Valid tax legally levied, 8-126 vacant, by third person, 8-107 By owner of a paramount title, 8-107 Time of breach, 8-132 By trespasser, 8-107 Covenant against incumbrances, 8-133 Covenant for further assurance, 8-134 Sufficiency of hostile assertion, 8-113 Assertion by suit or judgment not Covenant of right to convey, 8-133 necessary, 8-113
Assertion of prior mortgage by fore-Covenant of seizin, 8-132 Covenant of warranty and for quiet enjoyment, 8-133 closure, 8-115 Assertion of prior mortgage by threat of eviction thereunder, Where the breach is by the entry of the true owner on vacant land, 8-133 8-115 Title (see infra, Covenant for title): Conveyance of grantor's right, title, and Assignment of dower, 8-115 interest, 8–71 By suit or judgment, 8-113 Covenants of nonclaim and for after-Demand of possession, 8-113 acquired title to inure, 8-144 Entry under paramount title, 8-113 Expense of perfecting title, 8-192 Execution sale, 8-114 In general, 8-113 Expenses of defending title, see infra, Levy of execution on premises, 8-114 Expenses of defending title. Paramount title in the United States, Failure of title as failure of consideration, 8-208 8-116 Recording certificate of entry by Notice to defend or to maintain title, see mortgagee for condition broken, infra, Notice to defend or to maintain 8-114 Sale at public auction, 8-114 Paramount title or interest, see infra, Sale of premises, 8-114 Paramount title or interest. Tax sale, 8-114 Seizin regarded as equivalent of title, Where the title is in the grantee, 8-Subsequent acquisition of title by grantor, Yielding to paramount title or interest, 8-122 Title or incumbrance held by covenantee, 8-T08 Conveyance of or retention of the 8-88 land under Occupying Claimants' What constitutes constructive eviction, Acts, 8-110 see infra, What constitutes construc-

MORTGAGES.

tive eviction.

Trust deeds and power of sale mortgages,

see Trust Deeds and Power of Sale

General principles, 8-108

Joint estate asserted, 8-112

outstanding title, 8-110

Necessity of a hostile assertion of

CREDIT, cant'd. COVENANTS, cont'd. What constitutes constructive eviction, con. Garnishment, 8-233 Yielding to paramount title or interest, Letters of credit, see LETTERS OF CREDIT. Liens, see LIENS. cont'd. Line of credit, 19-391 Necessity of surrender or purchase, Loan, 19-454 8-111 Occupying Claimants' Acts, 8-110 Loaning credit, 19-454 Paramount title in a state, 8-111 Loan of credit, 20-1090 Paramount title in the United Payment, 8-231 Representations as to solvency, credit, or States, 8-111 Purchase of or taking lease under standing, see FRAUD AND DECEIT. paramount title, 8-108 Shares of stock, 26-826 Solvency, 25-1156
Statute of frauds, see Statute of Frauds. Right to surrender possession or purchase title, 8-108 Stock and stockholders, 8-233 Surrender of possession, 8-108 What constitutes eviction (see infra, What Taxation, 8-234 Taxation (corporate), 8-233 constructive eviction), constitutes Term, 28-53 8-103 Dispossession by process of law, 8-Threats and threatening letters, see THREATS AND THREATENING LETTERS. CREDIT IN BANK, 20-839 Disturbance of the use of the land, 8-CREDIT INSURANCE, 8-235 See Fidelity and Guaranty Insurance. Eviction by legal process under prior Construction, 8-235 mortgage, 8-104 Insolvency and bankruptcy, 8-236 Eviction by suit in equity, 8-104 Termination of relation between insurer and Eviction from part of land, 8-117 insured, 8-237 Necessity of eviction by process of law, CREDITOR, 8-238 8-104 See Accord and Satisfaction; Assignments What canstitutes constructive eviction, see infra, What constitutes construc-FOR THE BENEFIT OF CREDITORS; DEBT; DEBTS OF DECEDENTS; FRAUDULENT SALES AND CONVEYANCES; INSOLVENCY AND BANKtive eviction. COVER, 8-225 COVERT - COVERTURE (see CURTESY; RUPTCY: MARSHALING ASSETS. DIVORCE; DOWER; FEME COVERT; HUSBAND Attachment, 8-239 AND WIFE; SEPARATE PROPERTY OF MARRIED Bona fide creditors, see Bona Fide Creditors. Composition with creditors, see Composition Women): WITH CREDITORS. During coverture, 10-350 Definition, 14-251
Equity of redemption, see Equity of Re-Landlord and tenant, see LEASES. COVIN, 8-226 COW, 8-226 DEMPTION. Escape, see ESCAPE. Beast, 8-227 Heifer, 8-226 Examples, 8-245, 246 COWARDICE, see LIBEL AND SLANDER. Fire insurance, see FIRE INSURANCE. COW-KEEPER, 8-227 Fraudulent sales and conveyances, see FRAUD-ULENT SALES AND CONVEYANCES. CRAFT, 8-227 Vessel, 8-227 CRAMP, 8-228 CRANK, 8-228 Garnishment, 8-245 Heir, heirs, and the like, 8-247 Indorsers, 8-244 CRAZINESS, see Insanity. Insolvency and bankruptcy, see Insolvency CRAZY, 8-228 AND BANKRUPTCY. See Insanity; Testamentary Capacity. CREAMERY, 8-228 Necessity of debtor, 8-239 Property, 28-143 CREATE, 8-228 Recording acts, see RECORDING ACTS. Secured creditors, 6-384; 25-179 CREATURE, 8-229 CREDIBILITY, see EVIDENCE; WILLS; WIT-Subsequent creditor, 27-286 Suretyship, 8-244 CREDIBLE, 8-229; 30-603 Torts: Right of action for tort constitutes holder Witnesses, 8-230 CREDIT, 8-230; 30-712 a creditor, 14-254 Trusts and trustees, 8-245 See ACCOMMODATION PAPER; BILLS OF Who are creditors, see FRAUDULENT SALES CREDIT; CASH; GARNISHMENT. AND CONVEYANCES. Agency, see AGENCY. CREDITORS' BILL, 8-247 Checks, 5-757 Correlative of debt, 8-232 See Notice of Pendency and Lis Pendens. Debt, 8-985 Fraudulent sales and conveyances, see Fraud-Definition, 12-830 ULENT SALES AND CONVEYANCES. Equity of redemption, see Equity of Redemp-Legacies and devises, 18-806 National banks, 21-345 TION. Estoppel, see Estoppel. Patents, 22-429 Faith, credit, and effect, 10-448 Separate property of married women, 25-433 False pretenses and cheats, 8-232; 12-830 CREEK, 8-247 Fraud and deceit, see FRAUD AND DECEIT. Margin of creek, 19-928

450

CREMATION: CRIMINAL CONVERSATION, cont'd. Dead body, 8-840 Chastity: CREW, 8-247 Unfaithfulness of plaintiff not a defense. See SEAMEN. 8-265 Want of chastity in wife, 8-264 Flogging, 20-206 Punishment, see MASTERS OF VESSELS. Collusion, 8-265 CRIB, 8-248 Condonation, 8-265 CRIER: Conduct of parties, 8-263 Courts: Collusion of husband and wife, 8-265 Crier officer of court, 8-28 Condonation, 8-265 CRIM. CON., see CRIMINAL CONVERSATION. Connivance of husband, 8-263 CRIME - CRIMINAL, 8-248, 279 Consent of husband, 8-263 See Criminal Law; Felony; Offense. Negligence in respect to wife's conduct, Bail bond, 8-257 Bastardy, 8-258 Civil and criminal distinguished, 8-251 8-264 Permitting wife to afterwards live with defendant, 8-265 Contempt, 8-254 Previous conduct of husband, 8-264 Costs, 8-258 Previous conduct of wife, 8-264 Crime and offense, 8-251 Subsequent conduct of husband, 8-265 Criminal action, 8-252 Unfaithfulness of plaintiff not a defense, Criminal cause or matter, 8-258 8-264 Want of chastity of wife, 8-264 Criminal proceedings, 8-254, 279; 15-157; 25-152 Confessions: Definitions, 8-248 Confession of wife, 8-270 Disbarment, 8-258 Connivance, 8-263 Disorderly houses, 8-256 Conniving of husband, 8-263 Consent of husband, 8-263 Consent of wife, 8-262 Extradition, 8-254 False pretenses, 8-254 Fugitives from justice, 8-254 Crim. con., 8-261 Damages: High crimes and misdemeanors, 8-249 Husband and wife, 8-255 Evidence affecting amount of damages, Illustrations of crime and criminal proceed-8-270 ings, 8-254 et seq. Character and conduct of parties, Indictable offense, 8-254 8-270 Circumstances leading to commis-Infamous crimes, see Infamous Crimes. Intoxicating liquors, 8-253 sion of wrong, 8-271 Misdemeanors, 8-249; 28-142 Letters written by wife to the plaintiff, 8-272 High crimes and misdemeanors, 8-249 Pecuniary Offenses, 8-251 condition of parties, Ordinances, 8-252 8-272 Previous family relations of husband Penalties, 8-255 and wife, 8-271 Proceeding, 23-156 Prosecution, 23-268 Rank and social relations of the parties, 8-273 Quo warranto, 8-258; 23-599 Damages recoverable, 8-266 Smuggling, 8-254 Statutory definition of crime, 8-249 Surety to keep the peace, 8-257 Elements of damage, 8-266 Excessive damages, 8-267 Tort distinguished from crime, 28-254 Exemplary rather than compensatory, 8-266 Unlawful and criminal, 29-339 Violation of ordinance, 8–252 Loss of services, society, etc., not essential, 8-266, 268 Wrong punished by state in criminal proceedings, 8-248
CRIME AGAINST NATURE, see Sodomy. Mental anguish, 8-266 Recovery not dependent upon actual loss, CRIMEN FALSI, 8-259 8-266 Death of parties, 8-265 Infamy and infamous crimes, 16-247 Definition, 8-261 CRIMINAL ATTEMPT, see ATTEMPTS TO Divorce of husband and wife, 8-266 COMMIT CRIME. Evidence, 8-268 CRIMINAL CONSPIRACY, see Con-Circumstances leading to the commission of the wrong, 8-271 CRIMINAL CONTEMPT, see CONTEMPT. Evidence affecting the amount of damages, see infra. Damages recoverable. CRIMINAL CONVERSATION, 8-260 See Adultery (AS A CRIME). Evidence affecting the right of recovery, Adultery: 8-268 Proof of adultery, 8-268, 269 Letters written by wife to plaintiff, 8-272 Character in evidence, 5-865; 8-270, 271 Pecuniary condition of the parties, 8-273 Negligence of plaintiff in respect to wife's conduct, 8-264, 270 Previous family relations of husband and wife, 8-271 Plaintiff's infidelity may be shown in mitigation of damages, 8-270 Proof of adultery, 8-268, 269 Proof of loss of services, society, etc., Unfaithfulness of plaintiff not a defense, not essential, 8-268 8-264 Proof of marriage, 8-268 Want of chastity of wife, 8-264, 271

CRIMINAL CONVERSATION, cont'd. Evidence, cont'd.

Proof of nonintercourse between husband and wife, 8-269 Rank and social relations of the parties,

8-273

Testimony of witness admissible, 8-269 What must be proven, 8-268

Exemplary damages, 8-266 Husband's right to recover, 8-261

Ignorance:

Defendant's knowledge or ignorance of

the marriage, 8-263 Imprisonment for debt and in civil actions,

Knowledge:

Defendant's knowledge or ignorance of the marriage, 8-263

Marriage:

Proof of marriage, 8-268

Married women's statutes:

Wife's right to maintain action, 8-262

Mode of recovery, 8-262
At common law and in the United States, 8-262

Under English statutes, 8-262

Negligence in respect to wife's conduct, 8-264, 270

Previous suit, 8-265

Against another defendant, 8-265 Against the same defendant, 8-265 Prostitute:

Permitting wife to live as prostitute, 8-264

Resistance of wife, 8-262

Separation (husband and wife), 8-263; 25-476

Services of wife, 25-481

Survival of actions, 8-1029

Tort, 8-261

Who may recover, 8-261

Husband, 8-261

Married women's statutes, 8-262

Wife, 8-261

Wife's right to recover, 8-261

Witnesses, 30-946, 947

Divorced wife, 8-270

Plaintiff, 8-270

Testimony of witness admissible, 8-269

CRIMINAL COURTS, 8-37

CRIMINAL DECEIT, see FRAUD AND DE-

CRIMINAL FRAUD, see FRAUD AND DE-CEIT.

CRIMINAL LAW, 8-274

See CRIME - CRIMINAL.

Abatement of nuisances, see Abatement of Nuisances.

Abduction, see ABDUCTION.

Abortion, see ABORTION.

Accessory, see Accessory.

Accomplices, see Accomplices.

Act, see infra, Criminal act.

Action, 1-580

Admiralty jurisdiction, 1-668

Adulteration (see Adulteration), 1-738 Adultery (as a crime), see ADULTERY (AS A

CRIME). Advice of counsel, see Advice of Counsel.

Affray, see Affray.

Age, see AGE.

CRIMINAL LAW, cont'd.

Agency:

Acts under order of master, 10-348 Agent acting under orders, 8-300

Liability of principal, 1-1161

Aider and abettor, see AIDER AND ABETTOR. Alibi, see ALIBI.

Alteration of records, 2-284

Amnesty, see REPRIEVE, PARDON, AND AM-NESTY.

Arbitration and award, see Arbitration and AWARD.

Arraignment, 2-829

Arrest, see Arrest; Escape.

Arson, see Arson.
Assault and bottery, see Assault and Bat-

Attempts to commit crime, see ATTEMPTS TO COMMIT CRIME.

Attorney and client, see ATTORNEY AND CLIENT.

Autrefois acquit or convict, see JEOPARDV.

Bail, see Bail and Recognizance (IN CRIM-INAL CASES).

Bankruptcy, see Insolvency and Bank-RUPTCY.

Barratry, see BARRATRY.

Bastardy, see BASTARDY.

Bawdy house, see DISORDERLY HOUSES.

Bigamy, see BIGAMY.

Birth, see Concealment of Birth or Death. Blasphemy, see BLASPHEMY AND PROFANITY. Blood stains, see BLOOD STAINS.

Brands and marks, see Brands and Marks.

Brass knuckles, 4-880

Breach, 4-881
Breach of the peace, see Breach of the PEACE.

Bribery, see BRIBERY.

Burden of proof, see BURDEN OF PROOF.

Burglary, see Burglary.

Canada, 8-277; 10-92, 111

Carrying weapons, see CARRYING WEAPONS.

Cause, 5-773

Champerty and maintenance, see CHAMPERTY AND MAINTENANCE.

Character in evidence, see CHARACTER (IN EVIDENCE).

Cheats, see False Pretenses and Cheats. Civil death, see CIVIL DEATH.

Classification of crimes, 8-279, 280

According to grade of offense, 8-280 According to nature of offense, 8-281

Common law, 8-276

Common law as to crimes exists, 6-290 Common law in relation to crimes, 6-289 Common law prescribing for an offense a punishment which is no longer applicable, 8-276

Existence of common law as to crimes in the United States, 8-276

Indictment for common-law offenses, 8-276

Legislation as to adoption of common law of crimes, 6-290

State courts, 6-290

United States courts, 8-277

Compounding offenses, see Compounding Of-

Concealment of birth or death, see Conceal-MENT OF BIRTH OR DEATH.

Condonation, 8-294

CRIMINAL LAW, cont'd.

Disfranchisement, see DISFRANCHISEMENT.

CRIMINAL LAW, cont'd. Confessions, see Confessions. Conflict of law, see PRIVATE INTERNATIONAL LAW. Consent, 8-293 Abduction, see ABDUCTION. Abortion, see Abortion. Assault and battery, see ASSAULT AND Burglary, see BURGLARY. Larceny, see LARCENY. Murder and manslaughter, see MURDER AND MANSLAUGHTER. Rape, see RAPE. Robbery, see Robbery. Volenti non fit injuria, 8-293 Conspiracy, see Conspiracy. Constitutional law, see Constitutional Law. Contempt, see Contempt. Contributory negligence, 8-295 Coroners: Preventing inquest, 8-841 Corporations, see Corporations. Corpus delicti, see Corpus Delicti. Counterfeiting, see Counterfeiting. Court, see QUESTIONS OF LAW AND FACT. Criminal act, 8-291 Attempts, see ATTEMPTS TO COMMIT CRIME. Compounding offenses, see Compounding OFFENSES. Condonation, see infra, Condonation. Connection with criminal act, 8-292 Consent, see infra, Consent. Conspiracy, see Conspiracy. Contributory negligence, 8-295 Facilities afforded for crime, 8-295 Generally, 8-291 Misprision of felony, 8-292 Misprision of treason, see TREASON. Principals and accessories, see Acces-SORIES. Solicitation, see Solicitation to Com-MIT CRIME. Criminal intent, see infra, Intent. Cruel and unusual punishment, see CRUEL AND UNUSUAL PUNISHMENT. Cruelty to onimals, see CRUELTY TO ANIMALS. Cumulative evidence, see CUMULATIVE EVI-Cumulative offense, 8-478 - Cumulative punishment, see CUMULATIVE PUNISHMENT. Dams, 8-724 Public nuisance, 8-724 Dead body, see DEAD BODY. Death, see Concealment of Birth or Death. Declarations, see Dying Declarations. Decoy letters, see DECOY LETTERS. De facto judge, 8-818 Collateral attack on existence of corporation, 8-756 De facto officers: De facto judge, 8-818 Defenses: Intoxication, see Intoxication. Defining a crime, 9-178 Definition, 8-248, 279 Definition, see CRIME - CRIMINAL. Depositions, see Depositions. Deputy, see Deputy. Detectives, see Detectives.

Disorderly houses, see DISORDERLY HOUSES. District attorneys, see Prosecuting and Dis-TRICT ATTORNEYS. Disturbing meetings, see DISTURBING MEET-INGS. Divorce, see DIVORCE. Dominion of Canada, 10-92 Punishment by fine, imprisonment, etc., Druggist, 10-274 Drunkenness, see Intoxication. Duelling, see Duelling. Due process of law, see Due Process or LAW. Duress, see Duress. Dying declarations, see Dying Declarations. Elections, see Elections. Embesslement, see Embezzlement. Embracery, see Embracery. Equity, see Equity. Escape, see ESCAPE. Evidence: Proof of other crimes, see Proof of Other Crimes. Reasonable doubt, see REASONABLE DOUBT. Exemplary damages, see Exemplary Dam-AGES. Exemptions from execution (see Exemptions FROM EXECUTION): Judgments and liabilities arising out of crime, 12-172 Ex post facto laws, see Ex Post Facto Laws. Exposure of person, see Exposure of Per-SON. Extortion, see EXTORTION. Extradition, see Extradition. Factors or commission merchants, 12-705 False imprisonment, see False Imprison-False personation, see False Personation. False pretenses, see False Pretenses and CHEATS. Felony, see FELONY. Fences, see Fences. Fines, see FINES AND PENALTIES. Fires, see Fires. Forcible entry and detainer, 13-745 Foreign corporations: Proof of corporate existence, 13-902 Forgery, see Forgery. Former conviction, see JEOPARDY. Fornication, see Fornication. Fraudulent sales and conveyances, see FRAUDULENT SALES AND CONVEYANCES. Fugitives from justice, see Extradition.
Game and game laws, see Game and Game Laws. Gaming, see GAMING. Gaming houses, see GAMING HOUSES. Grand juries, see GRAND JURIES. Guardian ad litem, see GUARDIAN AD LITEM. Habeas corpus, see HABEAS CORPUS. Habitual drunkards, see HABITUAL DRUNK-Handwriting, see HANDWRITING. Highways, see HIGHWAYS. Homicide, see Murder and Manslaughter. Husband and wife, see HUSBAND AND WIFE. Hypnotism, 15-905 Identity, see IDENTITY. Volume XXXI.

CRIMINAL LAW, cont'd.

Ignorance or mistake of facts, 8-296

Where no specific intent essential, 8-297 Where specific intent essential, 8-296

Ignorance or mistake of law, 8-297 Advice of counsel, see ADVICE OF COUN-

Ignorantia legis neminem excusat, 8-298

In general, 8-297

Religious belief, 8-299

Illegal contracts, see ILLEGAL CONTRACTS.

Impeachment, see IMPEACHMENT.

Impossible crimes, see Attempts to Commit CRIME.

Incest, see Incest.

Indians, see Indians.

Infamous crimes, see Infamy and Infamous

Infamy and infamous crimes, see INFAMY AND INFAMOUS CRIMES.

Infants, see INFANTS.

Injunctions, see Injunctions.

Inns and innkeepers, see INNS AND INNKEEP-ERS.

Insanity, see Insanity.

Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY.

Inspection, see Inspection and Physical EXAMINATION.

Intent (see infra, Ignorance or mistake of facts; Ignorance or mistake of law),

Abandonment of eyil intention, 8-286 Act and intent must coexist, 8-285

Artifice in obtaining possession of a thing, 8-286

Criminal negligence, 8-285

Eyil intent implied from circumstances. 8-284

Evil intent necessary element of crime generally, 8-284

Intent and overt act must unite, 8-285 Length of existence of intent, 8-286 Motive immaterial, 8-290

Evidence of motive admissible, 8-

General rule, 8-290

Good motive no defense, 8-290

Presumed from unlawful act, 8-286

Act evidence of intent, 8-287 General rule, 8-286

Notice of legal consequence of acts, 8-287

Producing an unintended result,

When specific intent must be proved,

Producing an unintended result, 8-288 Act directed against one affecting

another, 8-288 Act done in sport, 8-289

Assaulting wrong person under mistake as to identity, 8-289

Crime accomplished has character of that intended, 8-289

Gross carelessness in lawful action, 8-289

Shooting at one, wounding another, 8-288

Where one crime is intended and by mistake another is committed, 8-288

CRIMINAL LAW, cont'd.

Intent, cont'd.

Statutory crimes where intent immaterial, 8-291

Interstate commerce:

Punishment of crime, 17-52

Intoxicating liquors, see Intoxicating Liquors.

Intoxication, see Intoxication.

Ieopardy, see JEOPARDY.

Iudge, see Judge.

Jurisdiction, see Equity.

Jury, see Questions of Law and Fact. Jury and jury trial, see JURY AND JURY TRIAL. Justices of the peace, see Justices of the

PEACE.

Labor combinations, see LABOR COMBINA-TIONS.

Landlord and tenant, see LANDLORD AND TEN-

Larceny, see LARCENY.

Lewdness, see Lewd and Lascivious Cohabi-TATION AND CONDUCT.

Libel and slander, see LIBEL AND SLANDER. Life insurance, see VIOLATION OF LAW.

Limitation of offenses, see LIMITATION OF Actions.

Local option, see LOCAL OPTION.

Lotteries, see Lotteries.

Malice, see MALICE.

Malicious mischief, see Malicious Mischief. Malicious prosecution, see Malicious Prose-CUTION.

Mandamus, see Mandamus.

Manslaughter, see Murder and Man-SLAUGHTER.

Marriage, see MARRIAGE.

Master and servant, see Master and Ser-VANT.

Masters of vessels, see Masters of Vessels. Mayhem, see MAYHEM.

Medical jurisprudence, see MEDICAL JURIS-PRUDENCE.

Merger, see Merger.

Military law, 20-663

Acts under order of military commander, 10-347

Miscegenation, see MISCEGENATION.

Misdemeanor, see MISDEMEANOR.
Mistake (see infra, Ignorance or mistake of facts; Ignorance or mistake of law; Intent):

Assaulting wrong person under mistake as to identity, 8-289

Where one crime is intended and by mistake another is committed, 8-288

Monopolies and corporate trusts, see Monopo-LIES AND CORPORATE TRUSTS.

Motive (see infra, Intent), 20-1077

Municipal corporations:

Indictment of municipal corporations, 20-1231

Municipal courts, see MUNICIPAL COURTS. Murder, see Murder and Manslaughter. National banks, see NATIONAL BANKS. Navigable waters, see Navigable Waters.

Necessity: Necessity as excuse, 8-299

Negligence (see Negligence), 8-285

Notary public, 21-575 Nuisances, see Abatement of Nuisances; NUISANCES.

CRIMINAL LAW, cont'd.

Officers and agents of private corporations, see Officers and Agents of Private Cor-PORATIONS.

Other crimes, see Proof of Other Crimes. Pordon, see Reprieve, Pardon, and Am-

Penalty, see FINES AND PENALTIES.

Perjury, see PERJURY.

Persons, see MISCARRIAGE.
Physical examination, see Inspection and PHYSICAL EXAMINATION.

Physicians and surgeons, see Physicians and SURGEONS.

Piracy, see PIRACY.

Poisons and poisoning, see Poisons and Poisoning.

Police power, 22-927

Poor and poor laws, see Poor AND Poor LAWS.

Postal laws, see Postal Laws.

Presumptions, see Presumptions; see infra, Intent.

Pretenses, see False Pretenses and Cheats. Private international law, see PRIVATE INTER-NATIONAL LAW.

Private ways, see PRIVATE WAYS.

Privileged communications, see PRIVILEGED COMMUNICATIONS.

Prize fights, see PRIZE FIGHTS.

Profanity, see BLASPHEMY AND PROFANITY.

Prosecuting attorneys, see Prosecuting and DISTRICT ATTORNEYS.

Public lands, see STATE AND PUBLIC LANDS. Public officers (see Public Officers):

Criminal liability of public officers, see

PUBLIC OFFICERS. Punishment, see SENTENCE AND PUNISHMENT.

Questions of law and fact, see QUESTIONS OF LAW AND FACT. Railroad commissioners, see RAILROAD COM-

MISSIONERS. Railroads, see RAILROADS.

Rape, see RAPE.

Reasonable doubt, see REASONABLE DOUBT.

Recaption, 23-974

Receivers of railroads, see Receivers of RAILROADS.

Receiving stolen property, see Receiving STOLEN PROPERTY.

Recognizance, see BAIL AND RECOGNIZANCE (IN CRIMINAL CASES).

Records, see RECORDS.

Religious belief:

Religious belief as defense, 8-200

Reprieve, see Reprieve, Pardon, and Am-

Rescue, see ESCAPE.

Res gestæ, see RES GESTÆ.

Res judicata, 24-830, 831

Revenue laws, see REVENUE LAWS.

Rewards, see REWARDS.

Riot, see RIOT.

Robbery, see ROBBERY.

Scope of title, 8-275

Seamen, see SEAMEN.

Searches and seizures, see SEARCHES AND SEIZURES.

Seduction, see SEDUCTION.

Self-defense, see Self-defense.

Self-incriminating evidence, see WITNESSES. Sentence, see Sentence and Punishment.

CRIMINAL LAW, cont'd.

Sheriffs and constables:

Criminal liability, 25-720

Slander, see LIBEL AND SLANDER.

Slaves and slavery, see SLAVES AND SLAVERY.

Sodomy, see Sodomy.

Solicitation of chastity, see Solicitation of Solicitation CHASTITY; то Сомміт CRIME.

Solicitation to commit crime, see SOLICITA-TION TO COMMIT CRIME.

Sources of criminal law, 8-276

Sport:

Act done in sport, 8-289

State and public lands, see STATE AND PUB-LIC LANDS.

Statutes, see STATUTES.

Statutes of limitation, see LIMITATION OF ACTIONS.

Statutory crimes, 26-764

Street railways, see STREET RAILWAYS.

Streets and sidewalks, see Streets and Side-WALKS.

Suit, 27-370

Summary proceedings, see SUMMARY Pro-CEEDINGS.

Taxation, see TAXATION.

Telegraphs and telephones, see Telegraphs AND TELEPHONES.

Threats and threatening letters, see THREATS AND THREATENING LETTERS.

Timber, 28-545

Tort:

Tort and crime distinguished, 279

Towns and townships:

Criminal prosecution of towns, 28-336 Trade unions, see LABOR COMBINATIONS.

Transportation for crime, 28-453

Treason, see Treason. Treasure trove, 28-473

Trees and timber, 28-545

Tresposs, see Trespass.
Trusts, see Monopolies and Corporate TRUSTS.

Union, see LABOR COMBINATIONS.

United States courts, see United States COURTS.

Usury, see Usury.

Vagrancy, see VAGRANCY.

Verdict, see VERDICT.

Volenti non fit injuria, 8-293

Warrants, see WARRANTS.

Weights and measures, see Weights and MEASURES.

Wharves and wharfingers, see WHARVES AND WHARFINGERS.

Witnesses, see WITNESSES.

CRIMINAL LIBEL, see LIBEL AND SLANDER. CRIMINAL NEGLIGENCE, see Negli-GENCE.

CRIMINAL PROCEDURE, 8-300

CRIMINAL PROCEEDINGS, 8-254, 279

Habeas corpus, 15-157

Searches and seizures, 25-152 CRIMINAL PROCESS, 8-300

PUNISHMENT,

CRIMINAL SEN-TENCE AND PUNISHMENT.

CRIMINAL SALES, see Adulteration; BOARDS OF HEALTH: FRAUDULENT SALES AND Conveyances; Insolvency and RUPTCY; OLEOMARGARINE; POLICE POWER.

CRIMINAL SENTENCE, see SENTENCE CROPS, cont'd. AND PUNISHMENT. Fructus industriales, 8-302 CRIMINATION, see Contempt; Witnesses. What crops are fructus industriales, 8-CRITICISM, 8-300 See Copyright; LIBEL AND SLANDER. Crops planted annually, 8-302 CROPPER, 8-324 Crops raised in nursery for sale, 8-See Crops. 303 CROPS, 8-301 Fruits cultivated for market, 8-303 Accession, 1-255 Fruits of perennial plants, 8-302 Advances: Hops, 8-303 Lien, 1-758 Where the fruits of plants are fruc-Adverse possession: tus industriales, 8-303 Recovery of land from adverse holder, Fructus naturales, 8-302
Fruits, see infra. Fructus industriales. 8-306 Agricultural lien, see infra, Liens. Government: Assignments: Purchaser of land from government, 8-Future crops, 2-1029 Unharvested crops, 2-1029 Assignments for the benefit of creditors, Growing crops, 14-1126; 24-894 For what purposes part of realty, 8-303; 3-38 24-894 Attachment, 3-211 Follow the title to land, 8-303 Away-going crops, see infra, Landlord and In general, 8-303 tenant. Lessee, 8-305 Chattel mortgages, see infra, Mortgages. Mortgagee, 8-304 Community property, 6-321 Pass with realty though reserved by Confusion of goods, 24-493 parol, 8-306 Cropper (see infra, Landlord and tenant), Purchaser at foreclosure sale, 8-305 Purchaser at sheriff's sale, 8-305 8-324 Title to land and to crop, 8-324 Purchaser entitled to crops as Crop time, 8-332 against tenant or mortgagor, 8-307 Cultivate, 8-460 Purchaser of land from government, Customs, see Usages and Customs. 8-305 Recovery of holder, 8-306 Damages: of land from adverse Measure of damages for injury to crops, When not reserved pass to grantee 8-330 of land, 8-304 Illustrations, 8-331, 332 For what purposes regarded as person-Partial loss, 8-331 Total destruction, 8-330 alty, 8-308 Definition, 8-302 Maturity, 8-308, 309 Necessity of taking actual posses-Distress: Growing crops, 9-642 sion, 8-310 Emblements, 8-318, 319, 320 Pass to executor or administrator, 8-310 Eminent domain, see EMINENT DOMAIN. Personalty for levy of execution, 8-Entry: Right of entry to remove crops, 8-319 Execution, 8-308; 11-622 Landlord and tenant, 8-318 Sale of crops before maturity, 8-308 Statutory limitations, 8-309 Levy upon growing crops, 11-660 Sufficiency of levy, 8-310 Maturity, 8-308, 309 Necessity of taking actual possession, Landlord and tenant, see infra, Landlord and tenant. 8-310 Hops, 8-303 Personalty for levy of execution, 8-308 Husband and wife, 8-329 Sale of crops before maturity, 8-308 Statutory limitations, 8-309 Crops grown on land owned by husband, Sufficiency of levy, 8-310 8-320 Executors and administrators: Crops grown on land owned by wife, 8-329 Completing crops, 11-974, 977 Expense of completing crops, 11-1234 Joint tenants and tenants in common: Pass to executor or administrator, 8-310 Crops grown by on cotenant, 17-689 Sale of real estate under order of court, Tenants in common of crops, 8-325 11-1134 Agreements by which parties become Exemptions from execution, see Exemptions tenants in common of crops, 8-(FROM EXECUTION). 325 Contracts creating tenancy in com-Exemptions from taxation, 12-354 mon, 8-326 Expert and opinion evidence: Value of crops, 12-478 Illustrations, 8-325, 326 Floods, see FLOODS. Joint action against trespasser, 8-326 Foreclosure of mortgages: Unity of possession, 8-325 Purchaser at foreclosure sale, 8-306, 307 Judicial sales, 17-1015 Fraud, statute of, see STATUTE OF FRAUDS. Fraudulent sales and conveyances: Landlord and tenant (see Landlord and Ten-ANT), 8-317; 18-623 Execution, 14-314

CROPS, cont'd.	CDODS and'd
Landlord and tenant, cont'd.	CROPS, cont'd.
Away-going crops, 8-320	Mortgages (see infra, Foreclosure of mort
Right by custom to away-going	gages), 5-959, 976, 977; 8-311; 20-976
	Effectiveness of mortgage on unplanted
crops, 8-320	crop, 8-312
Cropper, 8-324	Growing crops pass to mortgagee, 8-307
Title to land and to crop, 8-324	Jurisdictions in which mortgage on un-
Liability of third persons to tenant:	planted crops is effective, 8-313
For injuries to growing crops,	Jurisdictions in which mortgage on un-
18-453	planted crops is invalid, 8-313
Possession of premises and title to crop	
in tenant, 8-317	Lien on unplanted crops, 8-313
Purchaser entitled to crops as against	Mortgage of crops to be thereafter
	planted, 8-311
tenant or mortgagor, 8-307	Mortgage of growing crops, 8-311
Statutory lien of landlord on crops, see	Purchaser entitled to crops as against
infra, Liens.	tenant or mortgagor, 8-307
Stipulation that title to crop shall be in	Right of mortgagor to proceeds of crops
landlord, 8–323	20-979
Termination of tenancy while crops are	Sufficiency of description, 8-315
growing, 8-318	
When tenant entitled to growing crops,	As relating to place of growth, 8-315
8-318	As relating to specific crops grown
Annual crops, 8-318	8-316
	As relating to time of growth, 8-317
Emblements, 8-318	Description capable of being made
Right to emblements does not attach	certain, 8-316
until seed sown, 8-319	Lands must be designated with cer-
Tenancy terminated by act of God,	tainty, 8-315
8–319	Title to unplanted crops, 8-312
Tenancy terminated by act of lessor,	
8-319	Validity as against third persons, 8-314
Tenant's right of egress to remove	What is growing crop, 8-311
crop, 8-319	Nursery:
Time of planting crops, 8-319	Plants raised in nursery for sale, 8-303
When tenant not entitled to growing	Parol, see Statute of Frauds.
	Partnership, 8–326
crops, 8-319	Criterion of existence of partnership
Termination of estate by tenant, 8-	8-327
8-319	Essential elements of partnership, 8-327
Termination of lease through ten-	Farming on shares, 22-45
ant's default, 8–320	Lease for share of gross receipts, 22-46
Where term is certain, 8-320	
Larceny:	Partnership between cultivators, 8-326
Crops raised on shares, 18-512	Personalty, see infra, Growing crops.
Leases (see infra, Landlord and tenant), 18-	Real property (see infra, Growing crops)
623	23-894
Pass to lessee unless expressly reserved,	Replevin, 24-481, 488, 493
8-305	Sales:
	Crops to be grown, 24-1043
Legacies and devises, see LEGACIES AND DE-	Shares:
VISES.	Farming on shares, see infra, Landlord
Liens:	and tenant.
Advances, 1-758	Sheriff's sales:
Agricultural liens, 8-327	Purchaser of land at sheriff's sale, 8-305
* Advances not needed in making crop	States, see infra, Government.
not secured by lien, 8-328	
In favor of persons making advances	Statute of frauds, see STATUTE OF FRAUDS.
for future crops, 8-327	Supplies, 8–323, 327, 328
Money advanced, 8-328	Tenants in common, see infra, Joint tenants
Supplies, 8-328	and tenants in common.
Cultivate, 8–460	Trespass:
Farm laborers, 8-329	Cutting and carrying away grass and
	crops, 28-553
Priority of liens, 8–329	Trespassers:
Statutory lien of landlord on crops,	Relation of trespasser to crops sown by
8-321, 323, 327	him, 8-329
For rent, 8-321	Trover and conversion, see Trover and Con-
Bona fide purchaser, 8-322	•
Destruction of landlord's lien,	VERSION.
8-322	Trust deeds and power-of-sale mortgages
General rule, 8–321	28-828
Illustrations, 8-321, 322	United States, see infra, Government.
	Vendor's lien, 29-787
Removal of crop, 8-322	CROP TIME, 8-332
For supplies furnished to make crop,	CROSS, 8-332
8-323	Railroads, 8-332
Priority of landlord's lien, 8-	CROSS BILL, 8-333
323	OTHORN DEPTH 0 000

CROSSINGS, cont'd.
Contributory negligence, cont'd.
Traveler's duty, 7-428 CROSS BILLS OR NOTES, see Accom-MODATION PAPER. CROSS CHECK, 8-333 CROSS COMPLAINT, 8-334 Crossings by custom or license (see infra. Usages and customs), 8-424 CROSS DEMANDS, see Set-off, Recoup-MENT, AND COUNTERCLAIM. Acquiescence in public use, 8-424 Bare license, 8-426 CROSS-EXAMINATION, 8-334 Circumstances constituting an invitation, See Depositions; Witnesses. Accomplices, 1-399 8-426 Forced maintenance of crossings, 8-425 Cross-examination as to other offenses, In general, 8-424 1-407 CROSSINGS, 8-335; 13-725 Invitation from company, 8-425, 426 Question for jury, 8-426 Abutting owners, see infra, Streets or high-Crowded streets, 8-389, 390 ways crossing railroads. Speed of train, 8-404 Animals, see Injuries to Animals. Damages: Appliances for public safety at crossings, Compensation where railroads cross rail-8-394 roads, see infra, Railroads crossing Approaches, 8-366, 368, 383 Backing cars, 8-420 railroads. Compensation where streets or high-Brakeman on end of rear car, 8-421 Care to be observed in backing train, ways cross railroads, see infra, Streets or highways crossing railroads. Railroads crossing railroads, 8-351 Signals or lights at end of car, 8-420 Barriers, 8-369, 376, 383 Bell, see infra, Frightening teams; Signals. Bell tower, 8-368 Dedication, 9-54 Definition, 8-338 Includes approaches, 8-338 Degree of care, see infra, Injuries at cross-Brakeman: Backing cars, 8-421 Bridges, see infra, Railroads crossing railings. Duty of railroad company (see infra, Injuries roads; Railroads crossing streets and highat crossings): View obstructed, see infra, Obstruction of view. Burden of proof, 7-349 Duty to restore highway, 8-371 Evidence as to signals, 8-418 Care, see infra, Injuries at crossings. Charter, 8-372 Construction of statutes, 8-372 Carriers of passengers, 5-686, 687 Continuing duty, 8-374 Cattle guards, 12-1082 Cattle guards part of fence, 12-1082 In general, 8-371 Compensation where highway crosses Mandamus, 8-374 railroad, 8-381 Mandatory injunction, 8-374 New devices, 8-374 Depot grounds, 12-1083 Duty to erect cattle guards, 8-367 Proceedings to compel restoration, 8-374 Statutes, 8-372 Street crossings, 12-1083 Children: What constitutes restoration, 8-373 Embankments, 8-366, 383 Contributory negligence, 7-441 Eminent domain, 10-1174 Commissioners, see infra, Railroads crossing railroads. Compensation where railroad crosses Constitutional law: another, 10-1174 Grade crossings, 8-384 Compensation where railroad crosses Railroads crossing railroads, 8-340 turnpike, 10-1174 Speed regulations, 8-405 Cutting embankment of another rail-Statutes imposing duty to construct road, 10-1175 crossings, 8-364, 365 Damages for interference with business, Statutes requiring signals, 8-412 10-1175 Construction of crossing, see infra, Railroads Farm or private crossings, 10-1173 crossing streets and highways. Railroad crossings, 10-1174 Railroads crossing railroads, 8-340; Contributory negligence, 7-427 10-1174, 1175 Children, 7-441 Crossing in front of approaching train, Street crossing over railroad, 10-1175 Evidence, see infra, Signals. 7-438 Extraordinary accidents, 8-389 In general, 7-427 Invitation to cross, 7-437 Extroordinary care, see infra, Injuries at Ordinary care, 7-427 crossings. Ordinary care under the circumstances, Farm crossings (see infra, Private ways), 7-428 8-427 Presumption of negligence from injury, Bars, 8-433 7-439 Construction by landowner, 8-432 Railroad's duty at highway crossings, Crossing from farm wholly on one side of railroad, 8-427 7-427 Statutory warnings and precautions, Duty to construct, 8-428 7-436 Government railways, 8-428 Stop, look, and listen, see infra. Stop. In general, 8-428

Laches of owner, 8-430

Volume XXXI.

look, and listen.

Noise incident to operation of trains,

Obstructions at crossings, 8-423

CROSSINGS, cont'd. Frightening teams, cont'd. Proximate cause, 8-421 Sounding of whistle as regular warning, 8-421 Gates, 8-368, 383, 394 Act of gateman tending to mislead, 8-Dangerous crossings, 8-395 Duty of gateman, 8-395 Duty to maintain, 8-394 Farm crossings, 8-433 Negligence of gateman is negligence of company, 8-396 Operation of gate, 8-395 Request of municipal authorities, 8-395 Violation of city ordinance, 8-395 Grade, see infra, Railroads crossing railroads; Railroads crossing streets and highways. Grade crossings (see infra, Streets or highways crossing railroads), 8-349, 384, 432 Farm crossings, 8-432 Guard rail, 8-369 Highways, see infra, Railroads crossing streets and highways; Streets or highways crossing railroads. Horses, see infra, Frightening teams. Injunction, 8-350 Grade crossings, 8-350 Mandatory injunction to restore highway, 8-374 Railroads crossing railroads, 8-345 In general, 8-345 Injurious crossing, 8-345 When injunction will be refused, 8-346 Injuries at crossings, 8-386 Backing cars, see infra, Backing cars. Crossings by custom or license, see infra, Crossings by custom or license. Defective crossings, see infra, Liability for defective crossings. Degree of care: Care commensurate with danger, 8-387, 390 Crowded streets, 8-387, 390 Degree of care required of each, 8-387 Extraordinary care, 8-389 Mutuality of obligation between railroad company and traveler, 8-386 Ordinary care, 8-389 Populous places, 8-387, 390 Utmost care, 8-389 What constitutes ordinary care, 8-380 Duty of railroad company, 8-388 Appliances for public safety at crossings, 8-394 Flagman, see infra, Flagman. Gates, see infra, Gates. In general, 8-394 Signs, see infra, Signs. Backing cars, see infra, Backing Care commensurate with danger, 8-Generally, 8-390

Populous places, 8-390

Volume XXXI.

CROSSINGS, cont'd. CROSSINGS, cont'd. Injuries at crossings, cont'd. Injuries at crossings, cont'd. Duty of railroad company, cont'd. Private crossings, see infra, Private Care commensurate with danger, crossings. cont'd. Railroads crossing railroads, see infra, Signals, 8-392 Railroads crossing railroads. View obstructed, 8-391 Rate of speed, see infra, Speed of train. Crossings by custom or license, see Signals, see infra, Signals. infra, Crossings by custom or li-Injuries to animals, see Injuries to Ani-MALS. Duty not in conflict with duty to Intersecting roads, see infra, Railroads crosspassengers, 8-390 ing railroads. Duty to give signals, see infra, Sig-Invitation to cross (see infra, Crossings by custom or license), 7-437 Crossing in front of approaching train, nals. Duty to passengers, 8-390 Extraordinary accidents, 8-389 7-438 Extraordinary care, 8-389 In general, 7-437 Flying switch, see infra, Flying Knowledge of approach of train, 7-437 switch. When injury certain, 7-438
Kicking cars (see infra, Flying switch), Frightening teams, see infra, Frightening teams. 18-59 In general, 8-388 Law of the road, see LAW OF THE ROAD. Lookouts, see infra, Lookouts. Liability for defective crossings, 8-375 Obstructions at crossing, see infra, Assumption of duty, 8-376 Obstructions at crossings. Barriers, 8-376 Ordinary care, 8-388, 389 Extraordinary care, 8-377 Private crossings, see infra, Private Highways by virtue of public use, 8-376 crossings. Illustrations of rule, 8-375 Rate of speed, see infra, Speed of Improper spacing or planking, 8-376 train. In general, 8-375 Where view is obstructed, see infra, Limited liability, 8-376 Obstruction of view. Presumption of negligence, 8-377 Flying switch, see infra, Flying switch. Statutes, 8-376 Frightening teams, see infra, Frighten-License (real property): ing teams. Illustrations, 18-1138 Liability for defective crossings, see infra, Liability for defective cross-Invitation, 18-1138 Liability for negligence, 18-1138 ings. Licenses, see infra, Crossings by custom or Mutuality of obligation between railroad license. company and traveler, 8-386 Lookouts, 8-393 Both have common right of way, Duty of engineer, 8-393 8-386 Duty to stop train, 8-394 Care commensurate with danger, Limitation of general rule, 8-394 8-387 Ordinary care, 8-393 Conditional right of precedence, Precaution as to persons seen at or near 8-388 crossings, 8-394 Degree of care required of each, Right to anticipate action, 8-394 Special duty at crossings, 8-393 Derivation of right of priority of Mandamus: passage, 8-388 Construction of farms and other private Each in the exercise of a lawful crossings, 19-875 right, 8-386 Repairs, 8-370 In general, 8-386 Restoration of highway, 8-374 Priority of passage, 8-388 Municipal corporations: Same degree of care required of Right of street to cross railroads, 8-378 each, 8-387 Obstruction of view, 8-391 Superior right of passage, 8-388 Company chargeable with notice of con-Obstructions at crossings, see infra, Obdition of crossings, 8-392 structions at crossings. Decreased speed, 8-393 Ordinary care: Duty of railroad company where view Care commensurate with danger, is obstructed, 8-391 8-387, 390 Duty to give signals, 8-392, 412 Crowded streets, 8-387, 390 Question of fact, 8-392 Degree of care required of each, Speed of train, 8-392 View obstructed by curves and cuts, 8-387 Extraordinary care, 8-389 Mutuality of obligation 8-392 View obstructed by standing cars, 8-392 railroad company and traveler, View obstructed by underbrush, 8-392 8-386 Obstructions at crossings, 8-423 Populous places, 8-387, 390 Frightening teams, 8-423 Utmost care, 8-389 Liability of railroad company, 8-423 What constitutes ordinary care, Question for jury, 8-423 8-389

460

CROSSINGS, cont'd.	CROSSINGS, cont'd.
Ordinary care, see infra, Injuries at cross-	Railroads crossing railroads, cont'd.
ings.	
Passengers, 5-686, 687	Changes in surface of land, cont'd.
Pedestrians:	Commissioners, 8–347
	Award of commissioners, 8-348
Crossing highways, see LAW OF THE	Determination by commissioners,
Roan,	8-347
Penalties:	Duty of commissioners, 8-348
Qui tam action for failure to give sig-	Examination of witnesses, 8-348
nals, 8–409	Setting aside award, 8-348
Personal injuries, see infra, Injuries at	Compensation, 8-351
crossings.	General rule, 8–351
Police power, 8-368; 22-934	Illustrations, 8-351, 352
Populous places, 8-389, 390	Remote damages, 8-353
Speed of train, 8-404	Constitutional provision, 8-340
Presumption of negligence from injury,	Construction of statutes, 8-341
7-439	Contract, 8-343
Private crossings (see infra, Farm crossings),	Degree of care to be exercised, 5-591
8-424	Determination by commissioners, 8-347
Private ways (see infra, Farm crossings):	Duty of intersecting roads, 8-346
Duty of railroad company, 8-424	Duty to stop before crossing, 8-355
Signals, 8-414	Agreement between companies,
Effect of custom or peculiar nature	8-355
of locality, 8-415	In general, 8-355
General rule, 8–414	Liability for failure to stop, 8-356
Question for jury, 8–415	Statutory requirements, 8-356
Questions of law and fact:	Street and steam railroads, 8-355
Duty to keep flagman, 8-398	Where stop should be made, 8-356
Effect of failure to give signals, 8-417	Eminent domain, 8-340
Flying switch, 8-420	Implied right, 8-340
Frightening teams, 8-422, 423	Liability for injuries, 8-357, 588
Omission to have signs, 8-402	Both companies sued, 8-357
Rate of speed, 8-402, 404	Illustrations, 8-357, 358
Signals at private ways, 8-415	In general, 8-357
	One road need not anticipate negli-
Statutory signals not sufficient in all	
cases, 8-418	gence by other, 8-357
Stop, look, and listen, 7-435	Manner of crossing, 8-346
Whether failure to give signal is negli-	Necessity, 8-342
gence, 8-392	Necessity of crossing, 8-339
Qui tam actions, see infra, Penalties.	Place of crossing, 8-346
Railroad commissioners, see RAILROAD COM-	Right to cross, 8-338
MISSIONERS,	Branch and spur tracks, 8-339
Railroads crossing railroads:	By agreement, 8–343
Abuse of right, 8-344	Consistent use, 8-339
Elements to be considered, 8-345	Constitutional provisions, 8-340
Illustrations, 8-344, 345	Contract, 8-343
In general, 8-344	Determination of necessity of cross-
Injunction against injurious cross-	ing, 8-339
ing, 8–345	Implication arising from necessity,
Respective rights to be consulted,	8-342
8–344	Implied right, 8-342
	Land held by railroad is subject to
Agreement, 8-343	others' right to cross, 8-338
By bridge, tunnel, or at grade, 8–349	Limitation of right, 8-338
Another route practicable, 8-349	
Crossing at grade necessary, 8-349	Nature of right, 8–339
Grade crossings, 8-349	Necessity, 8-339, 342
In general, 8–349	Not an arbitrary right, 8-339
Injunction, 8-350	Right to cross founded in right of
Jurisdiction of courts of equity,	eminent domain, 8-340
8-350	Sources of right, 8-340
Presumption that crossing at grade	Statutes, 8–341
can be avoided, 8-350	Street railways, 8-341
Change of location, 8-347	Whether a compulsory taking of
Changes in surface of land, 8-352	land, 8-342
Compliance with police regulations,	Statutes, 8-341
8–353	Submission of question as to place and
Crossing of railroads on highway,	manner of crossing to court, 8-346
	Subsequent duties of companies, 8-353
8-352	Duty to erect and maintain stations,
Diminished capacity to transact busi-	
ness, 8–352	8–354 Duty to maintain and repair cross-
Elements to be considered in fixing	
compensation, 8-352	ings, 8-354
	61 Volume XXXI.

Subsequent duties of companies, cont'd.

Duty to provide watchman, 8-354

Railroads crossing railroads, cont'd.

CROSSINGS, cont'd.

Duty to stop before crossing, 8-355 In general, 8-353 Railroads crossing streets and highways, 8-358 Approaches, 8-366 Barriers, 8-369 Bell towers, 8-368 Bridges, 8-361, 367 Cattle guards, 8-367 Construction of crossings, 8-363 Approaches, 8-366 Bell towers, 8-368 Bridges, 8-367 Cattle guards, 8-367 Constitutionality of statutes, 8-365 Duty to construct, 8-363 Duty to maintain bridges, 8-368 Embankments, 8-366 Flagmen, 8-369 Gates, 8-368 Highways laid out over existing roads, 8-364 Mode of construction, 8-366 Precautions to be observed, 8-368 Proceedings to compel construction, 8-365 Property in hands of receiver, 8-364 Signals, 8-369 Signboards, 8-368 Statutes, 8-363 Unfrequented ways, 8-363 Width of approaches, 8-368 Width of crossing, 8-366 Construction of statutes, 8-359 Defective crossings, see infra, Liability for defective crossings. Duty to keep crossings in repair, 8-369 In general, 8-369 Mandamus, 8-370 Obligation inseparable from enjoyment of franchise, 8-370 Proceedings to compel repairs, 8-370 Right of action against company, 8-371 Duty to restore streets and highways, see infra, Duty to restore highway. Effect of crossing, 8-360 Embankments, 8-366 Flagmen, 8-369 Gates, 8-368 Going over or under highway, 8-361 Commissioners, 8-361 Election, 8-361 In general, 8-361 Grade crossings, 8-361 Guard rail, 8-369 Liability for defective crossings, see infra, Liability for defective crossings. Manner of crossing, 8-360 Obstruction of travel, 8-360 Police power, 8-368
Restoration of highway, see infra, Duty to restore highway. Right to change location of highway, 8-362 In general, 8-362 Statutes, 8-362

CROSSINGS, cont'd. Railroads crossing streets and highways, con. Right to cross, 8-358 Construction of statutes, 8-359 Construction without lawful authority, 8-358 Effect of crossing, 8-360 Implied right, 8-359 In general, 8-358 Manner of crossing, 8-360 Nature of right, 8-358 Obstruction to travel on highway, Right of way only acquired, 8-359 Statutes, 8-359 Usefulness of highway not to be impaired, 8-361 Signals, 8-369 Signboards, 8-368 Statutes, 8-359 Tunnels, 8-361 Usefulness of highway not to be impaired, 8-360 Width of approaches, 8-368 Width of crossings, 8-366 Rate of speed, see infra, Speed of train. Repairs (see infra, Railroads crossing streets and highways): Farm crossings, 8-431 Duty to maintain and repair crossing, 8-354
Restoration of highway, see infra, Duty to restore highway. Right to cross, see infra, Railroads crossing railroads; Railroads crossing streets and highways; Streets or highways crossing railroads. Road, 24-986 Running switch, see infra, Flying switch. Signals (see infra, Flagman; Signs), 8-369, Backing cars, 8-420 Character of warning, 8-414 Compliance with statute, 8-414 Use of both bell and whistle not required, 8-414 Usual and customary signals, 8-414 Warning should be effective in character, 8-414 Common law, 8-408 Distance from crossing, 8-412 Eighty rods from crossing, 8-412, 413 Excessive speed, 8-414 In general, 8-412 Statutory provisions, 8-413 Warning must be at sufficient distance to be effectual, 8-413 Duty to give signals in general, 8-407 Duty without statute to signal at places of known danger, 8-412 Cities, 8-412 View obstructed, see infra, Obstruction of view. Effect on liability of failure to give signals, 8-415 General rule, 8-415 Negligence per se, 8-416 Prima facie negligence, 8-416 Question for jury, 8-417 Evidence as to signals, 8-418 Burden of proof, 8-418 Volume XXXI.

CROSSINGS, cont'd.	CROSSINGS, cont'd.
Signals, cont'd.	Speed of train, cont'd.
Evidence as to signals, cont'd.	Dangerous places, 8-404
Negative and affirmative evidence,	Flying switch, 8-420
8-419	In general, 8-402
Failure of company to give, 7-436	Negligence per se, 8-403
Farm crossings, 8-433	Open country, 8-403
Frightening teams, see infra, Frighten-	Ordinary care and prudence, 8-402
ing teams.	Question for jury, 8-404
Persons lawfully in vicinity of crossing,	Question of fact, 8–402
23-757 Place to give signals, 8-412	Rate of speed must vary according to
Presumption in absence of signals that	locality, 8–403 Right of railroad company to regulate
track is clear, 8-400	speed, 8-402
Presumption that warning will be given,	Signals not sufficient where speed is ex-
8-408	cessive, 8-418
Private crossings, 8-414	Signals where the speed is excessive,
Statutes providing for signals at cross-	8-414
ings, 8-408	Towns, 8-404
At what crossings warnings re-	Usual rate of speed without signals,
quired, 8-410	8-405
Constitutionality of statutes, 8-412	View obstructed, 8-392
Crossings within city limits, 8-411	Stations, 26-518
Effect of statutes, 8–409	Duty to erect and maintain stations
Highway over or under track, 8–409 In general, 8–408	where railroads cross each other,
Object of statutes, 8-409	8-354 Stop, look, and listen (see infra, Contributory
Persons in vicinity of crossing,	negligence);
8–410	Facts disputed, 7-434
Persons walking along track, 8-410	Facts undisputed, 7-433
Purpose of statutes, 8-409	General rule as to care required of
Qui tam actions, 8-409	traveler, 7-430
"Traveled public road," 8-411	Greater the danger, greater the care,
Walking parallel with track, 8-410	7-435
Statutory signals not sufficient in all	In Pennsylvania, 7-429
cases, 8-417	Negligence as matter of law, 7-433, 434
Excessive speed, 8-418	Negligence per se, 7-429, 432, 433
General rule, 8-417	Not negligence per se, not to stop, 7-432
Precantions adopted, 8-418	Question for jury, 7-434
Precautions incident to operation of road, 8-418	Railroads crossing railroads: Duty to stop before crossing, see
Question for jury, 8-418	infra, Railroads crossing rail-
Statutory warnings rendered unavailing,	roads.
7-436	The rule in general, 7-429
Train must give reasonable warning of	Unusual difficulties require unusual pre-
approach, 8-407	cautions, 7-435
Trespassers, 23-756	When not negligence, 7-432, 433
Usual rate of speed without signals,	When the rule does not govern, 7-429
8–405	When traveler must lead his horse,
View obstructed, 8-392	7-429
Signboards, 8-368	Street railways, see STREET RAILWAYS; see
Signs (see infra, Signals), 8-401	infra, Railroads crossing railroads.
Failure to erect not necessarily negli-	Streets, see infra, Railroads crossing streets and highways; Streets or highways cross-
gence, 8-401	ing railroads.
Intention of statutes, 8–401 Object, 8–401	Streets or highways crossing railroads,
One familiar with or who might have	8-377; 16-1175
known of crossing, 8-401	Abutting owners, 8-382
Purpose, 8-401	Approaches, 8-383
Question for jury, 8-402	Barriers, 8-383
Statutory requirements, 8-401	Embankments, 8-383
Speed of train, 8-402	Gates, 8-383
By statute or ordinance, 8-405	Inconvenience or delay, 8-383
Constitutionality of provisions, 8-405	Relief from liability, 8-382
Delegation of power to municipali-	Right of abutting owners, 8-382
ties, 8–406	Compensation, 8–380
In general, 8-405	Cattle guards, 8–381 Compensation for land taken, 8–381
Police power, 8-406	Construction and repair of crossing,
Speed in violation of ordinance, 8–406	8–381
6–400 Cities, 8–404	Culverts, 8-382
Country crossings, 8-403	Elements to be considered, 8-381

463

Volume XXXI.

CROSSINGS, cont'd.	CRUEL AND UNUSUAL PUNISHMENT
Streets or highways crossing railroads, con.	cont'd.
Compensation, cont'd.	Cumulative punishment (see Cumulative
Inconvenience, 8-382 Increased danger, 8-382	Punishment), 8-441, 442, 482 Death, 8-437
In general, 8-380	Electrocution, 8-437
No compensation allowed railroad,	Mode of execution, 8-437
8-380	Not prohibited, 8-437
Planking roadbed, 8-381	Shooting, 8-437
Railroad entitled to compensation,	Debarring from lawful business, 8-440
8–380 Remote damages, 8–382	Degree of punishment, 8-440 Assault and battery, 8-440
Set-off for benefits of increased	Burglary, 8-440
travel, 8–380	General rule, 8-440
Constitutionality of statutes requiring	Increased punishment for second or sub-
railroads to construct, 8-374	sequent offense, 8-442
Construction of statute, 8–378 Grade crossings, 8–384	Place of committing crime as affecting degree of punishment, 8-442
Allowed, 8-384	Prohibitions apply to form more than
Alteration or removal of grade cross-	amount, 8-440
ing, 8-384	Successive terms of imprisonment, 8-441
Constitutionality of statutes, 8-384	Violation of liquor laws, 8-441
In general, 8–384	Deprivation of civil rights, 8–439
Powers of commissioners, 8-385 Inconvenience no bar to right, 8-379	Disfranchisement, 8–439 Ducking stool, 8–439
Land necessary for operation of fran-	Election:
chise, 8-379	Deprivation of right of suffrage, 8-439
Manner of crossing, 8-379	Electrocution, 8-437
Railroad's duty to construct, 8-374	Federal Constitution, 6-962
Right of way only acquired, 8-379 Right to cross, 8-377	Gaming houses, 14-729
In general, 8-377	Imprisonment, 8-438 Five years in county jail, 8-438
Limitation of right, 8-377	Place of confinement, 8-438
Nature of right, 8-378	Prison regulations, 8-439
Only right of way acquired, 8-379	Proper punishment, 8-438
Power of public or municipal corpo-	Successive terms of imprisonment, 8-
rations, 8–378 Statutes, 8–378	Intoxicating liquors, 8-441; 17-218
"Traveled public road," 8-411	Jail:
Trespass, 23-739	Five years in county jail, 8-438
Tunnels, see infra, Railroads crossing rail-	Labor on streets, 8-439
roads; Railroads crossing streets and high-	Libel and slander, 18–1122
ways.	Rape:
Usages and customs: Crossings by custom or license, 8–424	Carnal abuse of children, 8-440 Second offense, 8-442
Maintenance of crossings, 8-425	Shooting, 8-437
View, see infra, Obstruction of view.	What punishment is prohibited, 8-437
Warnings (see infra, Signals):	Whipping, 8–439
Failure of company to give, 7-436 Statutory warnings rendered unavailing,	CRUELTY, 8-442 See CRUELTY TO ANIMALS; DIVORCE; LIBEL
7-436	AND SLANDER; MURDER AND MAN-
Watchman, see infra, Flagman.	SLAUGHTER.
Whistle, see infra, Frightening teams; Sig-	Insanity, 20-565
nals.	CRUELTY TO ANIMALS, 8-443
Wilful injuries, 7-437 CROSS INJUNCTIONS, see Injunctions.	Animal: What the term includes, 8-445
CROSS REMAINDERS, see REMAINDERS.	Arrest:
REVERSIONS, AND EXECUTORY INTERESTS.	Societies for the prevention of cruelty
CROSSWALK, 8-434	to animals, 8-455
CROW, 8-434	Beating, 3-904; 8-446
CRUDE, 8-434	Charities and trusts for charitable uses: Prevention of cruelty to animals, 5-933
CRUEL, 8-435 CRUEL AND UNUSUAL PUNISHMENT,	Cock fighting, 8-449
8-436; 29-354	Common-law offense, 8-444
Apprenticeship, 8-439	Where property rights are affected, 8-
Assault and battery, 8-440	444
Burglary, 8–440	Whether indictable at common law, 8-
Cutting off queue of Chinaman, 8-439	444 Coursing rabbits, 8–448
Common scold:	Cruel killing, 8-446
Ducking stool, 8-439	Custody, 8-452
Constitutional provisions, 8-436	Definition, 8-443

```
CRUELTY TO ANIMALS, cont'd.
                                                   CRUELTY TO ANIMALS, cont'd.
                                                      Trap shooting, 8-448
  Diseased animals, see infra, Injured or dis-
                                                      Wanton killing, 8-445, 446
    eased animal.
  Dishorning cattle, 7-449
                                                      What acts are punishable, 8-446
  Dog fighting, 8-449
                                                          Cruel killing, 8-446
  Driving, 8-447
                                                          Cruelly driving, 8-447
  Dumb animal, 10-318
                                                          Killing or wounding for sport, see infra,
  Fox, 8-445
                                                            Sport.
  Fox hunting, 8-448
                                                          Needless killing, 8-446
  Goose, 8-445
                                                          Neglect, 8-447
  Injured or diseased animal:
                                                          Omission to kill wounded or diseased
      Omission to kill wounded or diseased ani-
                                                            animals, 8-446
        mal as cruelty, 8-446
                                                          Poisoning an animal, 8-446
      Powers of officers and agents of societies
                                                          Surgical operations, 8-449
         for the prevention of cruelty to ani-
                                                          Teasing, 8-448
        mals to kill injured or diseased ani-
                                                          Unnecessarily or cruelly beating, 8-440
        mal, 8-455
                                                          Working animal intended for slaughter,
  Intent, 8-450
                                                            8-447
                                                          Working in unusual manner, 8-447
       Accident, 8-452
       Evil intent, 8-450
                                                     What animals are protected, 8-445
       Evil intent implied, 8-450
                                                          Fox, 8-445
Goose, 8-445
       Knowledge of suffering, 8-451
                                                          Illustrations, 8-445, 446
  Intoxication, 8-454
Justification, 8-453
                                                          What the term animal includes, 8-445
                                                     Working animal intended for slaughter, 8-447
       Illustrations, 8-453, 454
       In general, 8-453
                                                     Working in unusual manner, 8-447
       Intoxication, 8-454
                                                   CRUELTY TO CHILDREN, 8-456
       Protection of property, 8-453
                                                      See MURDER AND MANSLAUGHTER.
                                                     Illustrations, 8-456, 457
Injury from exposure, 8-456
Keeping without food, 8-456
  Needless killing, 8-446
  Neglect, 8-447
  Omission to kill wounded or diseased animal,
    8-446
                                                   CRUISE, 8-457
  Ownership, 8-452
                                                     Deviation in marine insurance, 9-439
  Poisoning, 8-446
                                                   CRY, 8-457
  Police powers, 22-927
                                                   CRYOLITE, 8-458
  Punishment, 8-454
                                                   CT., 8-458
  Shooting wild game, 8-448
                                                   CUBIC, 8-458
  Societies for the prevention of cruelty to ani-
                                                   CUCKING STOOL, 8-458
        mals, 8-454
                                                   CUJUS EST SOLUM EJUS EST USQUE
       Due process of law, 8-455
                                                       AD COELUM ET AD INFEROS, 8-458
       Fines collected paid to S. P. C. A., 8-455
                                                     Land, 18-141
       In general, 8-454
                                                   CUL-DE-SAC, 8-458
       Killing injured or diseased animal, 8-455
                                                     See HIGHWAYS.
       Powers of officers and agents, 8-455
                                                      Dedication, 9-24
       Power to arrest, 8-455
                                                      Eminent domain, 10-1072
       Power to stop vehicle and examine horse,
                                                   CULPABLE, 8-458
CULPABLE NEGLIGENCE, 8-458
        8-455
       Public aid, 8-454
                                                     See NEGLIGENCE.
  Sport:
                                                   CULTIVATE, 8-459
       Killing or wounding for sport, 8-448
                                                     Liens, 8-460
           Cock fighting, 8-449
                                                   CULTIVATED FIELD, 8-459
           Coursing rabbits, 8-448
                                                   CULTIVATION:
           Dog fighting, 8-449
                                                     Adverse possession, see Adverse Possession.
           Fox hunting, 8-448
                                                     State and public lands, see STATE AND PUBLIC
           Shooting wild game, 8-448
                                                       LANDS.
           Trap shooting, 8-448
                                                   CULVERT, 8-460
  Statutory offense, 8-444
                                                     Master and servant, 20-66
       Cruelty distinguished from wanton kill-
                                                   CUMBER, 8-461
       ing or injuring, 8-444, 445 Custody, see infra, Custody.
                                                   CUMULATIVE BEQUESTS, see LEGACIES
       Intent, see infra, Intent.

Justification, see infra, Justification.

Nature of the offense, 8-444
                                                      AND DEVISES.
                                                   CUMULATIVE EVIDENCE, 7-462
                                                      Admissions, 8–465
                                                     Arbitration and award:
       Ownership, see infra, Ownership.
                                                          Cumulative evidence not sufficient ground
       Punishment, see infra, Punishmeut.
What acts are punishable, see infra,
                                                            for setting aside award of arbitrators,
                                                            8-476
         What acts are punishable.
                                                      Courts, see infra, Power of court to exclude.
       What animals are protected, see infra,
                                                     Criminal cases, 8-469
         What animals are protected.
  Surgical operation, 8-449
                                                          Cumulative evidence admissible in rebut-
                                                            tal, 8-470
  Teasing, 8-448
                                                          General rule, 8-469
  Torture, 28-258
      31 C. of L .-- 30
                                                465
                                                                             Volume XXXI.
```

CUMULATIVE EVIDENCE, cont'd.

Criminal cases, cont'd.

Prosecuting officer bound to show whole transaction, 8-470

What witnesses shall be examined within discretion of prosecuting officer, 8-469 When cumulative evidence may be excluded, 8-470

Definition, 8-462; 11-491

Admissions of party cumulative of each other but not of other testimony, 8-465

Evidence different in kind to establish the same point, 8-464

Evidence of admissions of party not cumulative of testimony of other witnesses, 8-466

Evidence that is not cumulative, 8-464 Evidence to prove a new fact, 8-464

General definition, 8-462

Other definitions, 8-463

Question of cumulative evidence one of law, 8-467

Verbal admissions of a party cumulative of each other, 8-466

Direct verdict:

Admission after verdict directed for defendant, 8-472

Newly discovered cumulative evidence:

As a ground for a new trial, 8-472 Conclusive evidence, 8-477

Evidence cumulative of evidence known but not used at trial, 8-474 Evidence having independent and distinct bearing upon issue, 8-478

Evidence sufficient to render clear a doubtful case, 8-477

Evidence tending to prove alibi, 8-

Evidence that will probably change the verdict, 8-477

Exceptions, 8-476

General rule, 8-472

New trial not granted to admit newly discovered cumulative evidence, 8-473

Of what evidence the newly discovered evidence must be cumulative, 8-476

Public policy demanding that there shall be an end of litigation, 8-476 Qualifications, 8-476

Reason for rule, 8-476

When the rule does not apply, 8-477 Reopening case to admit it, 8-472

New trial, see infra, Newly discovered cumulative evidence.

Power of court to exclude, 8-467

Condemnation suits, 8-469

Court may limit number of witnesses on single point, 8-467

Discretion of court may be reasonably exercised, 8-467

Exclusion of cumulative evidence to an uncontroverted point, 8-468

Exclusion of cumulative evidence upon a material point, 8-468

Limiting number of witnesses on controverted point, 8-468

Limiting number of witnesses to character or veracity, 8-469

Prosecuting and district attorneys, 8-469

CUMULATIVE EVIDENCE, cont'd.

Questions of law and fact, 8-467 Rebuttal:

Admission in rebuttal, 8-470

Admission of evidence not strictly in rebuttal within discretion of court, 8-471

Court should consider particular circumstances of each case, 8-471 Cumulative evidence admissible in rebuttal, 8-470

Defendant's right to introduce cumulative evidence in rebuttal, 8-472 Merely cumulative evidence need not be shown, 8-471

Where plaintiff opens with evidence to anticipate the defense, 8-471

Statements of parties made out of court, 11-508

CUMULATIVE JUDGMENTS: Satisfaction and discharge, 17-863

CUMULATIVE OFFENSE, 8-478 CUMULATIVE PUNISHMENT, 8-479

Admissions:

Prior conviction, 8-486 Amount of additional punishment, 8-482 Deprivation of good time, 8-484

Double the time of first conviction, 8-483

General rule, 8–482 Illustrations, 8–482, 483

Constitutionality of statutes providing for, 8-480

Do not deny equal protection of the laws, 8-482

Not a cruel or unusual punishment, 8-482

Not a second jeopardy, 8-481

Not ex post facto, 8-480 Conviction, see infra, Prior conviction. Cruel and unusual punishment, 8-441, 442,

482 Definition, 8-479

Discharge:

Second offense after discharge, 8-485 Equal protection of laws, 8-482 Escape:

Second offense after escape, 8-485 Evidence :

Former conviction, 8-487 Ex post facto laws, 8-480 Former conviction, see infra, Prior convic-

Good time, deprivation of, 8-484

Habitual offense, 8-493 Identity, 8-488

Jeopardy, 8-481; 17-583

Joint prosecution, 8-493

Limitation of actions, 8-489

Prior conviction, 8-485

Admissions, 8-486

Construction in cases involving cumu-

lative punishment, 8-486 Conviction before law providing for cumulative punshment took 8-488

Cumulation made to depend on nature of prior offense, 8-490

Effect of cumulation in prior punishment, 8-492 Evidence, 8-487

Finding of court as to prior conviction, 8-486

Curtesy.

CUMULATIVE PUNISHMENT, cont'd. CURATIVE ACTS (see RETROACTIVE OR RE-Prior conviction, 8-485 TROSPECTIVE LAWS; STATUTES): Identity, 8-488 Impairment of obligation of contracts, In general, 8-485 15-1058 Nature of prior offense, 8-489 Retroactive statutes, 6-943 Number of previous convictions, 8-489 CURATOR, 8-497 Offense of same nature, 8-490 Executors See AND ADMINISTRATORS: GUARDIAN AND WARD. Pardon, 8-492 Place, 8-488, 489 CURATOR AD HOC, 8-497 CURE, 8-497 CURED BY VERDICT, 8-498 Prior conviction must be expressly found, 8-486 CURED MEAT, 8-498 CURRENCY - CURRENT, 8-498 Prior conviction must be found by jury, 8-486 Bank notes, 8-498, 499 Record, 8-487 Similar offense, 8-490 *Bills of exchange and promissory notes, Statute of limitations, 8-489 4-106 Time, 8-488 Certificates of deposit, 8-499 Coin, 8-498, 500 Prior offense: Imprisonment for a term of years, 8-491 Coin and paper, 8-498 Reversal, 8-491 Currency of a state, 8-500 Depreciated paper, 8-501 Record: Record admissible to prove prior con-Different meanings at different times, 8-502 viction, 8-487 Gold or silver, 8-500 Reprieve, pardon, and amnesty: Indictment for larceny, 8-503 Effect of pardon for prior offense, 8-492 Larceny, 8-503 Lawful currency, 18-573 Second offense after pardon, 8-485 Reversal, 8-491 Legal tender, 8-500 Second offense, see infra, Time of commit-Parol evidence, 8-503; 21-1105 ting second offense. Wages, 8-503 Term of years: Current wages, 8-503 CURRENT ACCOUNTS, 1-435; 8-504 CURRENT EXPENSES, 8-504 Imprisonment for term of years, 8-491 Time of committing second offense, 8-484 CURRENT FUNDS, 8-498, 499; 14-564 After an escape, 8-485 After first conviction, 8-484 CURRENT NOTE, 8-504 CURRENT WAGES, 8-503 CURRENT YEAR, 8-504 After pardon or discharge, 8-485 When authorized, 8-484 CUMULATIVE REMEDY, 8-493 CURRICLE, 8-505 See Election of Remedies. CURSING, 8-505 CURTESY, 8-506 CUMULATIVE SENTENCE (see CUMULA-TIVE PUNISHMENT; SENTENCE AND PUN-See Dower. ISHMENT): Abrogation, 8-526 Fines and penalties, 13-62 Alienation, see infra, Conveyance. CUMULATIVE VOTING, 8-494
See Voting Trusts. Aliens, 2-75 Attainder, 8-526 Definition, 8-494 Attainder of the husband, 8-526 Attainder of the wife, 8-526 Election of officers of private corporations, 8-494 Birth of issue, 8-514 Acceptance of provision by private cor-Common law, 8-514 Cæsarean operation, 8-514 poration, 8-495 At what elections voting may be cumu-Must be born alive, 8-514 lative, 8-496 Must be born during wife's life, 8-Constitutional provision, 8-494 Exercise of right to cumulate votes, Must be capable of inheriting, 8-514 8-496 Concurrence of requisites unnecessary, Not a common-law right, 8-495 8-515 Number of votes stockholder may cast, Curtesy initiate, 8-515 Legitimation of child, 8-515 8-496 Provisions do not affect pre-existing cor-Seizin and birth of issue need not be porations with unalterable charters, concurrent, 8-515 Statutes, 8-514 8-495 Restricted to private corporations, 8-Effect of issue by former marriage, 8-514 Right must be expressly granted, 8-495 Issue not necessary, 8-514 Proviso, 8-514 Stockholder cannot be deprived of right, 8-496 Born, 4-719 When authorized, 8-494 Cæsarean operation, 8-514 When failure to use cumulative system Concurrence of requisites unnecessary, 8-515 does not invalidate election, 8-496 Marriage and birth of issue, 8-515 Election of public officers, 8-496 Seizin and birth of issue, 8-515 Illustrations, 8-496, 497 In general, 8-496 Consummate, 8-508, 517 Conveyance, 8-518 CUPOLA FURNACE, 8-496 Descent and purchase, 8-517

467

Volume XXXI.

CURTESY, cont'd.	CURTESY, cont'd.
Consummate, cont'd. Disclaimer, 8–517	Initiate, cont'd. May be conveyed, 8-517
Liability for debts, 8–518	Nature, 8-515
Liability for waste, 8-518	Requisites of curtesy initiate, 8-509
Nature and incidents, 8-517	Right of action, 8-517
Requisites of curtesy consummate, 8-509 Contract:	Vested estate, 8-516 Issue, see infra, Birth of issue.
Curtesy defeated by agreement, 8-524	Joint tenants and tenants in common, 8-511,
Conversion and reconversion, 7-476; 8-521	513
Conveyance:	Limitation of actions, 8-526
Alienation in fee as a bar to curtesy,	Marriage, 8-509
8-525 Curtesy consummate, 8-518	Concurrence of requisites unnecessary,
Curtesy initiate, 8-517	8-515 Curtesy initiate, 8-515
Joinder in wife's conveyance defeats	Legitimation of child, 8-515
curtesy, 8-524	Marriage necessary, 8-509
Death of wife, 8-509, 514 Debts:	Proof of marriage, 8-509
Liability of curtesy consummate, 8-518	Voidable marriage, 8-509 Marriage settlements:
Liability of curtesy initiate, 8-516	Relinquishment by husband of interest
Sale to pay wife's debts, 8-526	in wife's estate, 19-1226
Definition, 8-507	Married women's acts, 25-349
Divorce, 8-523; 9-853, 858	Mechanics' liens, 20-302
Curtesy barred, 9–858 Curtesy barred by absolute divorce, 8–	Modification, 8-527
523	Money, 8-521 Origin, 8-508
Curtesy preserved by statute, 9-858	Parcenary, 8-511
Divorce a mensa et thoro, 8-523	Parcenary (estates in), 21-1033
Divorce a vinculo matrimonii, 8-523	Partition, 21-1201
Statutes, 8-523; 9-858 Ejectment, 10-515	Tenants by curtesy, 21-1155
Equitable assets, 8–520	Poor and poor laws, see Poor and Poor Laws.
Equity of redemption, 8-521; 11-224	Possession:
Estates to which incident, 8-518	Right to recover possession, 8-517
Determinable estates, 8-519	Release, 19-1226
Equitable estates, 8–520 Equity of redemption, 8–521	Remainders, reversions, and executory inter-
Estates of inheritance, 8-518	ests, 8-511
Money, 8-521	Curtesy in estates in reversion or remainder after a term of years, 8-512
Wife's separate estate, see SEPARATE	Curtesy in estates in reversion or re-
PROPERTY OF MARRIED WOMEN. Fire insurance:	mainder after estate of freebold, 8-511
Insurable interest of tenant by curtesy,	Vested remainder, 24-391
13-159	Requisites, 8-509 Birth of issue, see infra, Birth of issue.
Insurable interest of tenant by curtesy	Concurrence of requisites unnecessary,
initiate, 13-159	see infra, Concurrence of requisites
Fraudulent sales and conveyances, 8–517 Gradations, 8–508	unnecessary.
History, 8-508	Curtesy consummate, 8-509
Homestead, 15-559, 715	Curtesy initiate, 8-509 Death of wife, see infra, Death of wife.
How defeated, 8-523	Marriage, see infra, Marriage.
By alienage of the husband, 8–526 By alienation in fee, 8–525	Seizin of the wife, see infra, Seizin of
By attainder, see infra, Attainder.	the wife.
By contract, 8-524	Right of action, 8-517
By divestiture of wife's title, 8-525	Seizin of the wife, 8-510 Actual seizin necessary at common law,
By instrument creating wife's estate, see Separate Property of Married	8-510
' Separate Property of Married Women.	Beneficial seizin, 8-513
By joinder in wife's conveyance, 8-524	Concurrence of requisites unnecessary,
By sale to pay wife's debts, 8-526	8-515
By statute of limitations, 8-526	Constructive seizin, 8-512
By wife's disposition, 8-525	Equitable seizin, 8–513 Estates in reversion or remainder, 8–511
Divarce, see infra, Divorce. Implied trusts, 15-1208	Joint tenancy, 8-513
Initiate, 8-508	Necessity of seizin, 8-510
Destruction by legislature, 8-516	Not required when impossible, 8-512
Effect of statutes upon curtesy initiate,	Possession by cotenant in common or
8-527 Freehold estate, 8-515	coparcener, 8-511 Seizin and birth of issue need not be
Incidents, 8-515	concurrent, 8-515
Liability for debts, 8-516	Seizin by deed, 8-513
468	Volume XXXI.

CURTESY, cont'd. CUSTOM DUTIES, see REVENUE LAWS. Seizin of the wife, cont'd. CUSTOMER, 8-533 Sole seizin, 8-513 Ferries, 12-1100 Tenancy in common, 8-511, 513 Real estate brokers, see REAL ESTATE What seizin sufficient, 8-510 BROKERS. Wild and uncultivated lands, 8-513 CUSTOM-HOUSE BROKERS, Separate property of married women, 8-521; 8-533 CUSTOM OF LONDON, see Garnish-9-113; 25-349, 448 Curtesy in wife's separate estate, 8-521 MENT. Curtesy may be excluded by express CUSTOM WORK, 8-532 words, 8-522 CUT, 8-533 Disposition of wife, 8-525 Mayhem, 8-533 Stab and cut, 8-533 Effect of married women's acts, 8-527 Husband the grantor, 8-522 CUT GLASS, 8-534 CUTLERY, 8-534 CUT OFF, 8-534 CUTS, see Railroads. Reservation of rents and profits, 8-Separation (husband and wife), see SEPA-RATION (HUSBAND AND WIFE). CUTTING (see Wills): State and public lands, 26-453 CUTTING TIMBER, 8-534 Statutes: Abrogation, 8-526 Birth of issue, 8-514 See TREES AND TIMBER. Modification, 8-527 Logs and lumber, 8-534 Taxation, see TAXATION. CWT., 8-534 CYCLONE INSURANCE, 8-534 CY-PRES, see CHARITIES AND TRUSTS FOR Trespass: Damages for trespass, 8-517 Trusts and trustees, 28-936 CHARITABLE USES; PERPETUITIES. Vested rights: **D.**, 8-535 Curtesy initiate, 8-516 Waste, see WASTE. DAGUERREOTYPIST, 8-535 DAILY NEWSPAPER, 8-535 CURTILAGE, 8-527 **DAMAGE**, 8-535 See Dwelling House. Abutting owners, 8-536 Barn, 8-529 Loss and damage, 8-535 Dwelling house, 10-353 DAMAGE FEASANT, 8-536 Fences, 8-528, 529 See Animals. House, 15-771 Distress, 9-659 Independent use, 8-529 Impounding, 16-4 One inclosure, 8-529 DAMAGES, 8-537 CURVE, 8-530 CUSPIDOR, 8-530 See Civil Damage Acts; Damnum Absque Injuria; Double and Treble Damages; CUSTODIA LEGIS, 8-532 EXPERT AND OPINION EVIDENCE; FORCIBLE See Executions; Payment into Court; Sheriffs and Constables. ENTRY AND DETAINER. Abduction, see ABDUCTION. Attachment, 3-212 Actual damages, 1-602 Clerks of court, 6-133 Agency, see AGENCY. Contempt, see Contempt. Agricultural societies, see infra, Exhibitions. Distress, see DISTRESS. Animals (see Injuries to Animals by Rail-Exemptions from execution, 12-69 ROADS); Garnishment, see GARNISHMENT. Intervening acts of animals, 8-573 Attachment, see ATTACHMENT. Larceny, 18-499 Attorney fees, 8-673 Baggage, see BAGGAGE. Maritime liens, 19-1113 Notices of pendency, 21-626, 627 Bills of exchange and promissory notes, see Receivers, 23-1042, 1089 Trover and conversion, 28-656 CUSTODIAN, 8-530 CUSTODY, 8-530 BILLS OF EXCHANGE AND PROMISSORY NOTES. Bonds, 4-698 Charge, 5-889 Breach of promise of marriage, see Breach Embezzlement, 8-532 OF PROMISE OF MARRIAGE. Burden of proof: Escape, 11-263 Mitigation of damages, 8-692 Infants, see Bastardy; Parent and Child. Business: Jury wheel, 8-531 Interruption of business, 8-625 Possession: Carriers of goods, see Carriers of Goods. Carriers of live stock, see Carriers of Live Custody and possession distinguished, 10-988 CUSTODY OF THE LAW, see CUSTODIA STOCK. Carriers of passengers, see Carriers of Pas-CUSTOM, see Common Law; Prescriptions; SENGERS. USAGES AND CUSTOMS. Cause, see infra, Natural and proximate CUSTOMARILY, see Habitually. cause and consequence. CUSTOMARY, 8-533 Certainty, see infra, Uncertain, contingent, See USUAL. and speculative damages. CUSTOMARY DISPATCH, 9-539 Character in evidence, 8-645 See Demurrage. Checks, see CHECKS.

DAMAGES, cont'd.

Children:

Intervening acts of children, 8-573 Civil damage acts, see CIVIL DAMAGE ACTS. Collateral contracts and transactions, 8-588

Collateral contract unenforceable under statute of frauds, 8-591

Contracts of sale, see SALES.

Damages for losses on collateral contracts and transactions, 8-588

Losses on or advantages from subcontracts not in contemplation of parties, too uncertain to be recoverable, 8-589 Notice of collateral contract, 8-592

Certainty as to price and terms, 8-592

Mere knowledge of existence of collateral contract, 8-593

Mere knowledge of intended resale,

Requisites of notice, 8-592

Time of notice, 8-592

Plaintiff's liability in damages or penalties on collateral contracts, 8-591

Where collateral contract within contemplation of parties to particular contract, 8-590

Commission merchants and factors, FACTORS AND COMMISSION MERCHANTS.

Compensation the cardinal rule, 8-544 Damages for breach of contract, 8-545

Illegality, 8-547

Indemnity, amends, or reparation, 8-546 Reciprocal violations of law, 8-546

Rights of both parties considered, 8-546 Rule stated, 8-544

Rule the same in tort as in contract, 8-546

Various methods of computing damages, 8-547

Compensatory, 8-542

Computation (see infra, Uncertain, contingent, and speculative damages):

Various methods of computing damages, 8-547

Confusion of goods, 6-599

Consequence, see infra, Natural and proximate cause and consequence.

Consequential damages, 8-542

Contingent damages, see infra, Uncertain, contingent, and speculative damages.

Contracts:

Collateral contracts and transactions, see infra, Collateral contracts and tran-

Concurrence of natural causes with breach of contract, 8-574

Consequences neither natural nor contemplated, 8-596

Damages for breach of contract, 8-545 Damage to third person not party to con-

tract, 8-597 Extent and application of rule as to con-

templation of parties, 8-596 Fraud tainting the whole contract, 8-584

Measure of damages, see infra, Measure of damages.

Mental pain and suffering, see infra, Mental pain and suffering.

Natural and probable result of breach, 8-582

DAMAGES, cont'd.

Contracts, cont'd.

Natural and probable result of breach, cont'd.

Circumstances to be considered.

Contingent damages, 8-583

General rule, 8-582 Where fraud taints the whole contract, 8-584 Nominal damages, 8-554, 556

Notice of special circumstances, 8-593 Profits, see infra, Profits.

Prospective damages, see infra, Prospective damages and successive actions for the consequences of the same injury.

Rule as to liability for all damages in contemplation of parties, 8-584

Consequences neither natural nor contemplated, 8-596 Contemplation of parties as a gen-

eral rule, 8-585

Criticism of rule as to contemplation of parties, 8-588

Damages for loss on collateral contracts and transactions, see infra, Collateral contracts and transac-

Damage to third person not party to contract, 8-597

Extent and application of rule as to contemplation of parties, 8-506

In general, 8-584

Profits, see infra, Profits.

Property purchased for specific purposes, 8-586

Sale of article with warranty, 8-587 What consequences parties presumed to contemplate, 8-595

Sufficiency of mere notice of special circumstances, 8-593

What consequences parties presumed to contemplate, 8-595

When action may be either in tort or contract, 8-603

Contributory negligence, see Contributory NEGLIGENCE.

Copyright, see Copyright.

Costs (see infra, Expenses of litigation): "Damages and costs," 8-674

Counsel fees, 8-673

Criminal conversation, see CRIMINAL CONVER-SATION.

Crops, see Crops.

Damages which injured party might have avoided, 8-605 Burden of proof, 8-607

Cannot abandon and claim total loss, 8-607

Extraordinary expenditures, 8-607 Injured party must exert himself to lessen damages, 8-605

Reasonable expenditures must be made, 8-606

What efforts injured party must make, 8-606

Where wrongdoer undertakes to prevent loss, 8-607

Damnum absque injuria, see DAMNUM ABS-QUE INJURIA. Dams, see Dams.

DAMAGES, cont'd. Death:

Recovery for mental suffering after death of injured party, 8-661

Death by wrongful act, see DEATH BY WRONG-FUL ACT.

Deceit, see FRAUD AND DECEIT.

Definition, 8-541

De minimis non curat lex, 8-557

Illustrations, 8-557, 558 In general, 8-557

Nominal damages, 8-557

Demurrage, see Demurrage.

Direct damages, 9-458

Synonymous with natural and proximate, 9-458

Disfranchisement, see DISFRANCHISEMENT.

Distress, see Distress.

Double and treble damages (see Double and TREBLE DAMAGES), 8-641

Double damages, 12-31

Dawer, see Dower.

Drains and sewers, see Drains and Sewers. Earning pawer, see infra, Personal injuries. Ejectment, see Ejectment.

Elections, see Elections.

Elevated railroads, see ELEVATED RAILROADS. Eminent domain, see EMINENT DOMAIN. Escape, see ESCAPE.

Evidence (see infra, Mitigation of damages; Personal injuries), 8-693

Excessive and inadequate damages, 8-628

Courts will interfere only when amount indicates abuse of discretion on part of jury, 8-629

Damages discretionary with jury, 8-629 Damages susceptible of pecuniary estimate, 8-629

General rule, 8-628

Grossly inadequate damages, 8-630

Personal injury cases, see infra, Personal injuries.

Where there bas been mistake or misconception, 8-630

Exchange and re-exchange, see Exchange AND RE-EXCHANGE.

Exchange of property, see Exchange of PROPERTY.

Executions:

Recovery against the debtor and another for removing debtor's property, 8-614

Exemplary damages, see Exemplary Dam-AGES.

Exemptions from execution, see Exemptions (FROM EXECUTION).

Exhibitions:

Loss of profits anticipated from exhibit at show, 8-615

Expenditure, see infra, Damages which injured party might have avoided.

Expenses:

Expenses incurred by injured party by breach of contract, 8-637

Expenses in anticipation of performance, 8-638

Expenses must be reasonable, 8-630

Illustrations, 8-638 Recoverable, 8-637

Physician's fees, medical attendance, and nursing, see infra, Personal injuries.

DAMAGES, cont'd.

Expenses of litigation, 8-673

As between parties to original suit and third persons, 8-674

As between parties to the suit in which incurred, 8-673

Attachment and injunction bonds, 8-674

Counsel fees, 8-673, 675 "Damages and costs," 8-674

Distinction between counsel fees and other expenses, 8-675

Malicious or wanton injuries, 8-675

Attorney's fees, 8-675

Attorney's fees need not have been actually paid, 8-677

Attorney's fees reasonably incurred, 8-676

Doctrine that counsel fees not recovered ea namine, 8-677

Reasonable attorney's fees, 8-676 Natural and probable consequences, 8-675

Where injuries wanton and malicious, 8-675

Where party has been held liable in law for misfeasance of another, 8-675 Where wrongful act involves plaintiff

in litigation with others, 8-674 Express companies, see Express PANIES.

Factors or commission merchants, see Fac-TORS OR COMMISSION MERCHANTS.

Fairs, see infra, Exhibitions.

False imprisanment, see False Imprison-MENT.

Fences, see Fences.

Fire insurance, see FIRE INSURANCE.

Fires, see Fires.

Fish and fisheries, 13-585

Fraud, see FRAUD AND DECEIT.

Fright, 8-665

Gas companies, see GAS COMPANIES. General and special damages, 8-542

Amount of damages to be determined by jury, 8-543

General and special damages practically a question of pleading, 8-544

General damages, 8-542

In actions for breach of contract, 8-543

In actions for torts, 8-543

Special damages, 8-543 Special damages in actions for breach

of contract, 8-543 Special damages in actions for torts,

8-543

General principles, 8-544
Guardian and ward, see GUARDIAN AND WARD.

Humiliation, 8-668

Husband and wife, see Husband and Wife.

Illegal acts of third persons, 8-580 Impairment of obligation of contracts:

Change in measure of damages, 15-1057 Implied warranties, see IMPLIED WARRANTIES.

Impounding, see IMPOUNDING. Improvements, see Improvements.

Inadequate damages, see infra, Excessive and inadequate damages.

Indemnity contracts, see INDEMNITY CON-TRACTS.

Indeterminate damages, see Exemplary DAMAGES.

Indignity, 8-668

DAMAGES, cont'd. Injunctions, see Injunctions. Injuria sine damno, 8-551 Injuries to animals by railroads, see In-JURIES TO ANIMALS BY RAILROADS. Injuries to the person, 8-536 Injury (see infra, Necessity for resultant AGES. damage; Nominal damages), 16-499 Distinction between damage and injury, Prospective damages and successive ac-Machinery: tions for the consequences of the same injury, see infra, Prospective damages and successive actions for the consequences of the same injury. CUTION. Inns and innkeepers, see INNS AND INNKEEP-Insult, 8-668 Insurance: Effect of moneys received on insurance policy, 8-690 Intent, 8-639, 661, 693 Interest (see INTEREST), 10-548 Interference with contract relations, 16-1114 Intervening cause, 8-571, 572 Actions against carriers, 8-575 Animals, acts of, 8-573 Children, acts of, 8-572 Concurrence of natural causes with breaches of contract, 8-574 Concurrence of natural causes with negligence, 8-574 Concurrence of natural forces with affirmative acts of trespass, 8-574 Concurrence of negligence or delay with immediate cause of loss, 8-575 Illegal acts of third persons, 8-580 Independent illegal acts of third persons, 8-580 Intervening act neither wilful nor criminal, 8-580 Intervening acts of irresponsible agencies, 8-572 Intervening acts of animals, 8-573 Intervening acts of children, 8-572 Intervening cause set in motion by original cause, 8-576 Disease superinduced by injuries, see Contributory Negligence. ages. False representations, 8-578 Fires, see FIRES. In general, 8-576 Intervention of plaintiff's own act, 8-578 Libel and slander, 8-577 Intervention of natural agencies, 8-574 Mere circumstance of some intervening cause, 8-572 614 Natural agencies, 8-574 Nearest wrongful cause, 8-579 Primary cause, 8-572 Tort, 8-602 When regarded as proximate cause, 8-571 Where loss would not have occurred but for intervening cause, 8-579 Intervening damages, 17-179 Irrigation, see IRRIGATION. Landlord and tenant, see LANDLORD AND TEN-ANT; LEASES.

Lateral and subjacent support, see LATERAL

AND SUBJACENT SUPPORT.

DAMAGES, cont'd. Leases, see Landlord and Tenant; Leases. Libel and slander, see LIBEL AND SLANDER. Life insurance, see LIFE INSURANCE. Light and air, see LIGHT AND AIR. Liquidated damages, see LIQUIDATED DAM-Logs and lumber, see Logs and Lumber. Loss of time, see infra, Personal injuries. Loss or diminution of earning power, see infra, Personal injuries. Breach of contract to furnish, deliver, or repair machinery, 8-619 Malicious prosecution, see Malicious Prose-Malpractice, see Physicians and Surgeons. Mandamus, see MANDAMUS. Marine insurance, see MARINE INSURANCE. Marriage settlements, 19-1244 Measure of damages, 8-627 Certainty, 8-614 Damages in actions for breach of contract, 8-632 Compensation the fundamental principle, 8-632 Consideration paid, 8-635 Exemplary damages, see EXEMPLARY DAMAGES. Expenses incurred by injured party, 8-637 Fraud, 8-637 In general, 8-632 Intent of parties, 8-639 Measure limited by parties to contract, 8-636 Motive of defaulting party, 8-639 Particular classes of contracts, 8-637 Plaintiff not to be put in a hetter position by a recovery in damages than if there had been a performance, 8-636 Trust agreement, 8-635 Value of thing contracted for, 8-635 Damages which injured party might have avoided, see infra, Damages which injured party might have avoided. Excessive and inadequate damages, see infra, Excessive and inadequate dam-Expenses of litigatian, see infra, Expenses of litigation. General rule, 8-627 Mental pain and suffering, see infra, Mental pain and suffering. Personal injuries, 8-628 Torts, see infra, Torts. Uncertainty as to measure or extent, 8-Where there is no legal measure of damages, 8-628 Medical attendance, see infra, Personal injur-Mental pain and suffering (see DEATH BY WRONGFUL ACT; TELEGRAPHS AND Telephones), 8-500, 658 Compensatory damages, 8-66r Death of injured party, 8-66r Extent of damages in such cases, 8-659 False imprisonment, 12-783 Fright, 8-665 Future mental suffering, 8-660 Volume XXXI.

DAMAGES, cont'd. DAMAGES, cont'd. Mental pain and suffering, cont'd. Mitigation of damages, cont'd. General rule as to mental pain and suf-Torts to real property, 8-692 fering, 8-658 Torts to the person, 8-692 Humiliation, 8-668 Mortality tables, 8-644 Indignity, 8-668 Diminution of earning capacity, 8-653 Insult, 8-668 Motive, 8-639, 661, 693 Loss of intellectual capacity, 8-660 Natural and proximate cause and consequence, 8-561 Malicious prosecution, 19-703 Master and servant, 20-157 Contracts, see infra, Contracts. Mental suffering alone as cause of ac-Difficulty in application of rule, 8-562 tion, 8-671 Direct, 9-458 Breach of contract, 8-672 Expenses of litigation, see infra, Ex-Contract, 8-672 penses of litigation. Mental suffering for injuries to General statement, 8-561 Impracticability of general rules, 8-567 property, 8-671 Mental suffering in actions on con-Intervening cause, see infra, Intervening tract, 8-672 cause. Natural and probable consequences, Mental pain and suffering, see infra, Mental pain and suffering. "Natural," 8-568 Property, 8-667, 671 Mental suffering in cases of bodity in-Natural and proximate cause question of jury, 8-662 fact for jury, 8-581 Disfigurement of person, 8-664 Natural cause, see infra, What is the General rule, 8-662 natural cause of a loss. Husband and wife, 8-664 Nearest wrongful cause, see infra, What Mental suffering as an incident of is the proximate cause of a loss. bodily injuries, 8-663 Policy of rule as to natural and proxi-Mental suffering for disfigurement mate results, 8-567 of person, 8-664 Practical distinctions favored, 8-567 Parent and child, 8-664 Profits, see Profits. Physical injury of another, 8-664 " Proximate," 8-568 Presumption of mental suffering, Proximate cause, see infra, What is the 8-663 proximate cause of a loss. Mental suffering where connected with recognized cause of action, 8-669 Remote and speculative consequences as lacking the requisite certainty, 8-567 General rule, 8-669 Remote consequence, 8-561 Illustrations, 8-671 Rule as to liability for all damages in contemplation of parties, see infra, Natural and proximate consequences, 8-670 Contracts. Motive of wrongdoer, 8-661 Torts, see infra, Torts. Natural and probable consequences, 8-What is the natural cause of a loss, see 670, 672 infra, What is the natural cause of a Recovery for mental suffering after loss. death of injured party, 8-661 What is the proximate cause of a loss, see infra, What is the proximate cause Recovery for mental suffering, compensatory damages, 8-661 of a loss. Ridicule, 8-669 What regarded in law as natural and Suffering in apprehension of bodily inprobable consequences, 8-582 jury, 8-665 Damages which injured party might Doctrine of bodily injury unneceshave avoided, 8-605 sary, 8-668 Fright, 8-665 Defendant liable only for consequences of his own acts, 8-604 Limitation of rule as to necessity of General rule in case of torts, see bodily injury, 8-667 infra, Torts. Necessity for bodily injury, 8-665 Injury which might have occurred Physical injury to property, 8-667 Policy of rule, 8-667 though defendant's wrong not committed, 8-608 What constitutes bodily injury, 8-Torts, see infra, Torts. 666 When action may be either in tort Various kinds of suffering, 8-662 or contract, 8-603 Mitigation of damages, 8-689 Navigation, see SHIPS AND SHIPPING. Actions for breach of contract, 8-691 Nearest wrongful cause, see infra, What is Actions in tort, 8-692 Burden of proof, 8-690 the proximate cause of a loss. Necessity for resultant damage, 8-551 Effect of moneys received on insurance Action for damages under statutes, 8policy, 8-690 General rule, 8-689 In general, 8-551 Natural and proximate connection, 8-689 Injuria sine damno, 8-551 Principles controlling mitigation of Nominal damages, see infra, Nominal damages, 8-689 Remote possibilities, 8-689 damages. Presumptions, 8-551 Torts to personal property, 8-692

DAMAGES, cont'd. DAMAGES, cont'd. Personal injuries, cont'd. Negligence: Loss of time, cont'd. Concurrence of natural causes with negligence, 8-574 Nominal damages, 8-542, 553; 14-189; 21-543 Actions for breach of contract, 8-556 8-651 Actions for substantial damages, 8-559 Application of maxim De minimis non curat lex, see infra, De minimis non curat lex. Benefit of plaintiff, 8-559 Breach of contract, 8-554 8-653 Contract for the sale and delivery of goods, 8-554 Damages resulting from peculiar situation of party injured, 8-557 Damnum absque injuria, 8-560 Definitions, 8-542, 553 De minimis non curat lex, see infra, De minimis non curat lex. Loss of time, 8-557 Necessity for concurrence of injury and damage, 8-560 Nominal damages irrespective of proof of damage, 8-555 Nominal damages where substantial damage is shown, but extent not proven, 8-555 No pecuniary loss proved, 8-554 8-651 Personal injuries, 8-557 Presumptions, 8-553 Proof of substantial damages, 8-553 Public officers, 8-558 Reversal of judgment for failure to assess nominal damages, 8-560 Riparian proprietor, 8-555 Torts, see infra, Torts. Notice, see infra, Collateral contracts and transactions. 8-643 Nuisances, see Nuisances. Nursing, see infra, Personal injuries. and suffering. Pain (see infra, Mental pain and suffering; Physical pain and suffering): False imprisonment, 12-783 Parent and child: Measure of damages for injury to child, 21-1047 Patents, see PATENTS. 8-648 Permanent damages or injuries, 22-699 Personal injuries (see infra, Mental pain and suffering; Torts): Damages held not excessive, 8-631 Damages held to be excessive, 8-633 Evidence of age and number of plain-tiff's children, 8-643 Evidence of domestic relations, 8-643 8-646 Evidence of moral character, 8-645 Evidence of probable duration of life, 8-644 Excessive damages, 8-630 Loss of time, 8-557, 648 Expense of employment of assistants, 8-650 Loss of time by married woman, tain, 8-656 8-65 r In general, 8-655 Pecuniary compensation for physical pain Loss of time governed by loss of property, 8-651 and suffering, 8-657 Plaintiff receiving salary, 8-649 Recovery for pain and suffering after Recovery by husband for loss of his death of injured person, 8-657 own time while attending wife. Physicians and surgeons, see Physicians and 8-649 Surgeons.

Recovery for loss of time, 8-648 Where plaintiff does not receive stated sum, 8-650 Loss or diminution of earning power, Comparison of earning power before and after injury, 8-652 Evidence admissible, 8-652 Evidence as to what plaintiff has been able to earn since injury, Evidence of ordinary pursuits, 8-653 How damages for loss of earning power computed, 8-654 In general, 8-651 Life annuity, 8-655 Likelihood of promotion, 8-654 Mortality tables, 8-653 Profits of business, 8-654 Measure of damages, 8-628, 641 Elements susceptible of pecuniary measurement, 8-642 Evidence admissible, 8-643 Exact compensation, 8-641 General rule, 8-641 Loss of time, 8-648 Loss or diminution of earning power, Physical pain and suffering, see infra, Physical pain and suffering. Physician's fees, medical attendance, and nursing, 8-645 Province of jury, 8-642 Reasonably fair and just compensation, 8-642 Recovery for future consequences, Mental suffering, see infra, Mental pain Mitigation of damages, 8-692 Mortality tables, 8-645 Nominal damages, 8-557 Physician's fees, medical attendance, and nursing, 8-645 Expenses defrayed by third person, Future expenditures, 8-646 In general, 8-645 Licensed practitioner, 8-647 Married women, 8-648 Not necessary that amounts should have been actually paid, 8-647 Reasonableness of expenditures, Services gratuitously rendered, 8-648 Probable duration of life, 8-644 Prospective damages, 8-688 Physical pain and suffering (see DEATH BY Wrongful Act), 8-655 Future pain and suffering, 8-656 Future suffering must be reasonably cerDAMAGES, cont'd. DAMAGES, cont'd. Physician's fees, see infra, Personal injuries. Prospective damages and successive actions Pledge and collateral security, see PLEDGE AND COLLATERAL SECURITY. Presumptions: Mental suffering, 8-663 Nominal damages, 8-553 Presumption of damage, 8-551 Presumption that party intends natural consequences, 8-569, 570 Presumptive damages, see Exemplary Dam-Preventian of loss, see infra, Damages which injured party might have avoided. Private ways, see PRIVATE WAYS. Prize fights, 22-107 Prabable consequence, see infra, Natural and proximate cause and consequence; What is the natural cause of a loss; What is the proximate cause of a loss. Profits (see infra, Prospective damages and successive actions for the consequences of the same injury), 8-616 Breach of contract by lessor, 8-619 Breach of contract of agency, 8-264 Breach of contract to furnish, deliver, or repair machinery, 8-619 Commissions on sales, 8-624 Conflict of authority, 8-618 Contracts, 8-621 Damages for interruption of business, 8-625 Earlier cases, 8-617 General principles, 8-616 Ground of exclusion, 8-620 Loss of profits anticipated from exhibit at show, 8-615 Natural and probable consequences, 8-261 Possible profits, 8-616 Probable profits, 8-617 Profits dependent upon fluctuation of markets, 8-618 Profits object of contract, 8-622 Profits on collateral contracts and undertakings, 8-623 Prospective profits, 8-616 Reasonable evidence as to amount, 8-260 Recoverability of profits as damages, 8-616 Requisites to recovery, 8-620 Rule in case of torts, 8-625 Torts, 8-625 Property: Damages as a species of property, 8-542 Prospective damages and successive actions for the consequences of the same injury (see infra, Profits), 8-677 Actions for breach of contract, 8-681 Apprenticeship, 8-683 Contract to support another during life, 8-683 Plaintiff need not await time of full performance, 8-682 Total breach of continuing contract, 8-682 Where the contract is entire, 8-681 Actions in tort, 8-684

Continuance of temporary injuries

Damages to date of action only,

not presumed, 8-686

8-685

for the consequences of the same injury, cont'd. Actions in tort, cont'd. Election of parties as to measure of recovery, 8-687 Full damages for temporary injury, 8-686 Successive actions for subsequent damages, 8-686 Temporary injury to property, 8-685 Torts to property, 8-684 Torts to the person, 8-688 What injuries are permanent, 8-687 Concurrence of damage and injury, 8-679 Damages not sustained at time of trial, 8-68o Distinction between single and entire injury and continuing injury, 8-680 Full recovery in one suit, 8-679 General rule, 8-677 Illustrations, 8-681 Multiplicity of suits, 8-678 Reasonable certainty, 8-678 Proximate cause, see infra, Natural and proximate cause and consequence; What is the proximate cause of a loss. Proximate damages, 8-542 Public afficers, see Public Officers. Punitive damages, see Exemplary Damages. Quarantine, 23-538 Questions of law and fact: Court will interfere only when amount indicates abuse of discretion on part of jury, 8-629 Damages discretionary with jury, 8-629, 630 Damages uncertain, 8-615 Discretion of jury, 8-642 Natural and proximate cause question of fact for jury, 8-581 Personal injuries, 8-642 Quo warranto, 23-628 Railroads, see RAILROADS. Rape, 23-887 Receivers of railroads, see Receivers of RAILROADS. Reciprocal violations of law, 8-546, 547 Religious societies, see RELIGIOUS SOCIETIES. Remote cause, see infra, Natural and proximate cause and consequence; What is the natural cause of a loss; What is the proximate cause of a loss. Remote damages, 8-542 Replevin, see Replevin. Requisites to the recovery of damages, 8-548 In general, 8-548 Necessity for concurrence of injury and damage, 8-560 Necessity for legal injury, see infra, Necessity for resultant damage. Necessity for resultant damage, see infra, Necessity for resultant damage. Naminal damages, see infra, Nominal damages. Plaintiff must show damage and extent of it, 8-548 Restraint of trade, 24-860 Riparian rights:

Nominal damages, 8-555

Sales, see SALES.

Seamen, see SEAMEN.

DAMAGES, cont'd.

Seduction, see SEDUCTION.

Set-off, recoupment, and counterclaim, sec SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sheriffs and constables, see Sheriffs and CONSTABLES.

Ships and shipping, see SHIPS AND SHIPPING. Show, see infra, Exhibitions.

Slander of title or property, see SLANDER OF TITLE OR PROPERTY.

Sleeping car companies, see Sleeping Car COMPANIES.

Smart money, see Exemplary Damages.

Sound in damages, 25-1159

Special damages (see infra, General and special damages), 25-1164

Libel and slander, see LIBEL SLANDER.

Specific performance, see Specific Perform-ANCE.

Speculative damages, see infra, Uncertain, contingent, and speculative damages.

Stations (railroad), see Stations (RAILROAD). Statute of frauds, see Statute of Frauds. Stock and stockholders, see STOCK AND STOCKHOLDERS.

Stockbrokers, 26-1071, 1072

Subcontracts, see infra, Collateral contracts and transactions.

Substantial damages, 8-542

Successive actions, see infra, Prospective damages and successive actions for the consequences of the same injury.

Suffering, see infra. Mental pain and suffering; Physical pain and suffering.

Sundays and holidays, see Sundays and HOLIDAYS.

Support and maintenance, 27-424

Telegraphs and telephones, see Telegraphs AND TELEPHONES.

Terminology, 8-541

Theatres and amusements, see THEATRES AND Amusements.

Torts (see infra, Personal injuries), 8-598 Authors of tort responsible for all direct

consequences, 8-598 Compensation the cardinal rule, 8-546

Consequences neither natural nor proximate, 8-598

Effect of intervening agency, 8-602

Form of action tort or contract, whether damages same, 8-603

Immaterial that results not foreseen or expected, 8-598

Injury resulting to one from tort directed against another, 8-600

Intervening agencies, 8-602

Measure of damages, 8-640

Double and treble damages, 8-641 Financial condition of parties, 8-640 In general, 8-640

Particular classes of torts, 8-641 Personal injuries, see infra, Personal injuries.

Torts to the person, 8-641

Mental pain and suffering, see infra, Mental pain and suffering.

Natural consequences, 8-598

Necessity for anticipation of particular result, 8-602

Probable consequences, 8-598 Profits, 8-625

Damage to business, 8-625

DAMAGES, cont'd.

Torts, cont'd.

Profits, cont'd.

In case of new enterprise, 8-627 Interruption of business, 8-625 Marine torts, 8-626

Nature and extent of business, 8-626 Not strict measure of damages, but a guide for jury, 8-627

Prospective damages and successive actions for the consequences of the same injury, 8-677

Responsibility for damages which might have been foreseen, 8-601

Responsibility for natural consequences, 8-60 I

Rule the same in tort as in contract, 8-546

Tortfeasor responsible for all direct consequences, 8-598

Tortious interruption of business, 8-600 Torts amounting to wanton wrong, 8-598

Torts not amounting to wanton wrong, 8-6от

Unavoidable accidents, 8-602

Unforeseen results, 8-598, 602

When action may be either in tort or

contract, 8-603

Towage, tugs, and tows, see Towage, Tugs, AND Tows.

Trademarks, trade names, and unfair competition, 28-437

Treble damages, see Double and Treble DAMAGES.

Trees and timber, see Trees and Timber. Trespass, see Trespass.

Trespass to try title, see TRESPASS TO TRY TITLE.

Trover and conversion, see Trover and Conversion.

Unavoidable accident, 8-602

Uncertain, contingent, and speculative damages, 8-608

Absolute certainty not required, 8-611 Certainty as to nature and cause from which proceeding, 8-610

Chance of future promotion, 8-611 Conjectural probabilities, 8-610 Degree of certainty required, 8-610

General rule, 8-608

Most certain method of estimating damages to be adopted, 8-611

Profits, see infra, Profits. Reasonable certainty sufficient, 8-610

Recoverability of profits as damages, see infra, Profits. .

Uncertainty as to any resultant damage, 8-612

Damages for removing debtor's property, 8-614 Failure of enhancement of value,

8-613

General rule, 8-612

Uncertainty as to measure or extent, 8-614

General principles, 8-614

Loss of profits anticipated from exhibit at show, 8-615

Wholly uncertain in extent, 8-615 Uncertainty whether damage flowed from defendant's act, 8-614 Various elements of uncertainty, 8-612

476

DAMAGES, cont'd.

DAMNUM ABSQUE INJURIA, cont'd.

Unliquidated damages, see LIQUIDATED DAM-Illustrations, 8-695 Injuria sine damno, 8-551 AGES. Injuries caused by the exercise of a right, Value, 29-576 Vendor and purchaser, see VENDOR AND Purchaser. Accidents arising from the exercise of Verdict, see VERDICT. a right, 8-696 Vindictive damages, see Exemplary Dam-Illustrations, 8-696 In general, 8-695 AGES. Warehouses and warehousemen, see WARE-Right of dominion, 8-695 HOUSES AND WAREHOUSEMEN. Use of one's own property or rights, Warranty, see WARRANTY. 8-695 Waste, 30-301 Injuries resulting from necessary or compul-Waters and watercourses, see WATERS AND sory acts, 8-698 Watercourses. Injury committed by consent of injured What is the natural cause of a loss, 8-568 party, 8-698 In general, 8-568 Meaning of the term, 8-694 Liability for natural and probable con-sequences, 8-569, 570 Volenti non fit injuria, 8-698 Waters and watercourses, 30-330 Natural and probable need not be proxi-DAMNUM FATALE, 8-698 mate, 8-570 See Act of God. Presumption that party intends natural DAMS: consequences, 8-570 Abatement, 8-719 Proximate cause and natural cause con-Abatement by injured party, 8-720 trasted, 8-569 Abatement must be within reasonable Responsibility of author of act for contime, 8-720 sequences both natural and proximate, Abatement of dam obstructing naviga-8-569 tion, 8-721 Rule as to responsibility for natural and Equities, 8-719 probable consequences, 8-569 General rule, 8-719 Sequence in point of time immaterial, Liability for removing more than is necessary, 8-721 8-570 What is the proximate cause of a loss, 8-571 Accident, 1-273 Definition, 8-571 Appurtenances: Effect of intervening acts, see infra, In-Grant of a mill and its appurtenances, tervening cause. 8-710 Effect of intervening cause, see infra, Boom companies, 4-714 Intervening cause. Injuries to dam from floating logs, 8-719 Effect of mere concurrence in producing Bridges: injury, 8-571 Repairs to bridge erected by dam owner Efficient producing cause presumed proxacross a flooded highway, 8-719 imate cause, 8-571 Constitutional law: Fact that loss would not have occurred Milldam acts, 8-701 without defendant's concurrence, 8-572 Statutes requiring fishways in dams con-Intervening cause, see infra, Intervenstitutional, 8-705 ing cause. Contributory negligence, 8-719 Conveyance, see infra, Grants. Natural and probable need not be proximate, 8-570 Criminal law, 8-724 Natural cause and proximate cause con-Public nuisance, 8-724 trasted, 8-569 Damages: Nearest wrongful cause, 8-579 Action for damages by dam owner, 8-Independent illegal acts of third persons, 8-580 Persons injured by dam, 8-719 In general, 8-579 Exemplary damages, 8-724 Where intervening act neither wil-Injury to easements, 8-723 ful nor criminal, 8-580 Measure of damages, 8-723 Several proximate causes, 8-580 Nominal damages, 8-722 Working contracts, see Working Contracts. Permanent injury, 8-723 DAMN, 8-693 Person injured by dam may recover DAMNOSA HEREDITAS, 8-693 damages, 8-721 DAMNUM, 8-693 DAMNUM ABSQUE INJURIA, 8-694 Possession sufficient, 8-721 Reversioner may recover, 8-722 Acts authorized by statute, 8-697 Speculative profits, 8-723 Applications, 8-695 Tenant may recover, 8-722 Blasting, 12-509 Title to injured premises not neces-Consent, 8-698 sary to support recovery, 8-721 County seat, 7-1044 Deeds, see infra, Grants. Destruction of property to prevent confla-Detention of water, see infra, Prescription. Dike, 9-455 gration, see infra, Fires. Erection of bulwarks in time of war, 8-698 Diversion of water, see infra, Prescription. Explosions and explosives, 12-509 Diversion of watercourse (see infra, Right to use water), 30-362 Fires, 13-446 Volume XXXI. 477

DAMS, cont'd. DAMS, cont'd. Liability for injuries caused by erection of Ejectment: Overflowing lands by erection of dam, daın, cont'd. Creating stagnant pool injurious to health, 8-716 Escape or discharge of collected water, see Discharging water on lands below, 8-717 FLOODS. Drowning neighboring lands by percola-Exemplary damages, 8-724 Expert and opinion evidence, 12-442 tion, 8-716 Flooding lands below, 8-717 Felony: Injuring dams, 12-1033 Flooding lands of proprietor above, 8-Fish and fisheries: Fishing dams, 13-578 Flooding public highways, 8-716 Fishways in dams, 8-704 Flowing back water on a mill or reser-Flash boards: voir above, 8-715 Prescription, 8-713 Freshet, 8-714 Use of, 8-713 General rule, 8-714 Flash boards part of dams, 8-700 Injuries resulting from faulty construc-Floatable streams, 8-704 tion, 8-717 Flooding lands, see FLOODS; see infra, Lia-Interfering with natural drainage, 8-717 bility for injuries caused by erection of dam; Prescription. Liability of dam owner, 8-714 Obstructing navigation, 8-718 Flooding mills above (see infra, Liability for Tenants in common, 8-716 injuries caused by erection of dam; Pre-Unexpected and unusual freshets, 8-714 scription), 8-702 What is ordinary height of water, 8-714 Flowage rights, 8-710 Liability for injuries to dams, 8-719 Grants, 8-708 Contributory negligence, 8-719 General rule, 8-719 Construction of grants or reservation, 8-708 Injuries caused by logs in floatable Extinguishment of right acquired by stream, 8-719 grant, 8-710 Reasonable and proper use of stream, Flowage rights, 8-710 8-719 Grant of a mill with its appurtenances, Removing dam which unlawfully floods 8-710 another's land, 8-719 Legislative grants, 8-709 Liability for repairs, 8-718 Legislative grants strictly construed, 8-Of joint owners, 8-718 710 To bridge erected by dam owner across Rights acquired by grant, 8-708 flooded highway, 8-719 Storage dams, 8-710 Where dam is part of highway, 8-718 Health: License (real property), 8-711 Stagnant pool endangering health, 8-716 Illustrations, 8-711 Height of dams: Parol license not assignable, 8-711 Mode of determining proper height of Rights acquired by license, 8-711 Termination with decay of dam, 8-711 dams, 8-701 Height of water: Logs and lumber: What is ordinary height of water, 8-Injuries to dams by floating logs, 8-719 Mill: Highways: What passes under grant of a mill with Flooding public highways, 8-716 its appurtenances, 8-710 Liability for repairs where dam is part Milldam acts, 8-701 of highway, 8-718 Constitutionality, 8-701 Liability to repair bridge erected by dam In general, 8-701 owner across a flooded highway, 8-719 Loss of rights acquired under milldam How rights pertaining to dams may be acquired, 8-707 acts, 8-702 Maine milldam acts, 8-712 Grant, see infra, Grants. Milldam acts do not authorize flooding License, see infra, License (real propmills above, 8-702 No presumption that dam was erected Occupancy, see infra, Occupancy. under milldam acts, 8-713 Prescription, see infra, Prescription. Mill site: Ice: Grant of a mill site, 8-710 Right to ice, 8-707 Navigable streams, see infra, Right to erect Indictment, 8-724 Injunction, 8-719 and maintain dams. Navigable waters: Persons injured by dam, 8-719 Abatement of dam obstructing navigation, Interstate commerce, 17-88 Irrigation, 17-499, 514 Liability for obstructing navigation, 8-Joint tenants and tenants in common: Liability of tenants in common for flood-Prescriptive right to obstruct navigation, ing land, 8-716 Liability for escape or discharge of collected 8-713

Escape or discharge of collected water,

water, see Floods.

dam (see FLOODS), 8-714

Liability for injuries caused by erection of

Negligence:

see FLOODS.

Volume XXXI.

DAMS, cont'd.	DAMS and
Nuisance, 21-692	DAMS, cont'd. Right to erect and maintain dams, cont'd.
Abatement, see infra, Abatement.	On unnavigable streams, 8-700
Nuisance per se, 21-685	At common law, 8-700
Prescriptive right to maintain public nui-	Flooding of mills not authorized,
sance, 8-713	8-702
Occupancy, 8–707	Loss of rights acquired under mill-
Illustrations, 8-708	dam acts, 8-702
Public lands, 8–708 Rights acquired by occupancy, 8–707	Milldam acts constitutional, 8-701
Rights confined to actual appropriation,	Mode of determining proper height of dams, 8-701
8-708	Right of owner of both sides of
Overflowing lands, see infra, Liability for in-	stream, 8-700
juries caused by erection of dam; Prescrip-	Statutes, 8-701
tion; Right to erect and maintain dams.	When party owns an island in
Percolation:	stream, 8-701
Drowning neighboring lands by perco-	When party owns one side of
lation, 8-716	stream, 8-701
Prescription, 8-711	Surplus power of dams authorized to
Dam creating public nuisance, 8–713 Detention of water, 8–712	improve navigation, 8-703
Diversion of water, 8-712, 714	Right to use water, 8-705 Cannot divert water, 8-706
Enjoyment must be uninterrupted and	Reasonable detention, 8-705
adverse, 8-712	Reasonableness of detention of water
Flash boards, 8-713	a fact for jury, 8-706
Flowing by different dams owned by dif-	Rights of opposite riparian owners,
ferent persons, 8-712	8-707
Flowing lands, 8-713	Right to detain water, 8-705
In general, 8-711	Right to ice, 8-707
Loss of prescriptive right, 8-714	Unreasonable detention not allowed,
Maine milldam act, 8-712 Measure of prescriptive rights, 8-173	8–706 Where two adjoining riparian owners
Navigation, 8-713	draw water from the same dam, 8-
Obstruction of navigation, 8-713	707
Prescription gives only easement in land	Riparian rights (see infra, Right to erect
flowed, 8-712	and maintain dams; Right to use water):
Right to abut on opposite shore, 8-712	How rights pertaining to dams may be
Right to overflow lands on mill above,	acquired, see infra, How rights per-
8-711	taining to dams may be acquired.
Right to use water without interruption, 8-712	Liability for injuries caused by erec- tion of dam, see infra, Liability for
Time from which prescription runs,	injuries caused by erection of dam.
8-713	Prescription, see infra, Prescription.
Public lands, 8-708	Statutes (see infra, Milldam acts):
Legislative grants, 8-709	Navigable waters, 8-702, 703, 704
Occupancy, 8-708	Tenants in common, see infra, Joint tenants
Public nuisance, see infra, Nuisance.	and tenants in common.
Questions of law and fact:	Water, see infra, Right to use water.
Reasonableness of detention of water, 8-706	DANCE HALL (see Theatres and Amusements):
Quo warranto, 23-643	Disorderly houses, 9-524
Remedies, 8-719	DANCING, 8-725
Abatement, 8-719	DANGER - DANGEROUS, 8-725
Damages, see infra, Damages.	Self-defense, see Self-defense.
For persons injured by dam, 8-719	Unavoidable dangers, 29-92
Indictment, 8-724	DANGEROUS CROSSINGS, see Cross-
Injunction, 8-719, 724	INGS.
Of dam owner, 8-724	DANGEROUS WEAPONS, 5-736, 737; 30-
Repairs, see infra, Liability for repairs.	443 See Assault and Battery.
Reservation, see infra. Grants. Right to erect and maintain dams, 8-700	DANGERS OF THE SEA, see Perils of
Fishways in dams, 8-704	THE SEA.
Floatable streams, 8-704	DANSEUSE, 8-726
On navigable streams, 8-702	DARREIN CONTINUANCE, 8-726
General rule, 8-702	DARTMOUTH COLLEGE CASE, see
Power of state to authorize, 8-703	IMPAIRMENT OF OBLIGATION OF CONTRACTS.
Statutes of several states, 8-703	DASH, 8-726
Statutes regulating construction of	DATE:
dams on navigable streams, 8-702	Acknowledgments, 1-529
Statutory right to erect, no protec-	Adultery: Letters in actions for adultery, 8-732
tion against injuries to a private owner, 8-704	After date, 1-922
4, 5 /04	Table date, 1 922

479

Date.

Day.

DATE, cont'd.	DATE, cont'd.
Alteration of instruments:	Recitals, 24-58
Altered instrument in hands of innocent	Sundays and holidays, 27-414
holder, 8–729	Time (computation of), see TIME (COMPU-
Change in date, 2-236	TATION OF).
Change in date of instrument, 2-237	Wills, see WILLS.
Commercial paper, 8-728	Writ:
Correction of date, 2-211	Presumption, 8-731
Bills of exchange and promissory notes, see	DATIVE , 8-736
BILLS OF EXCHANGE AND PROMISSORY	DAUGHTER, 8-736
Notes.	DAY, 8-737
Checks, see CHECKS.	Artificial day, 8-738
Computation, 8-727	Astronomical day, 3-167
Construction of ambiguous language as to	Death, precise time of, 8-743
date, 8-735	Definition, 8-737
Deeds, see Deeds.	Demurrage, see Demurrage.
Defeasance, 9–170	Dies non juridicus, see Sundays and Holi-
	DAYS.
Evidence, see infra, Presumptions as to date.	Distinction between artificial and natural
Judicial notice, 8-734	
Opinions of experts, 8-735	days, 8-738
Proof of date of judgment by record,	Distress, 9-634
8-735	Executing judgments and attaching liens:
Executions, 11-644	Fractions of a day, 8-744
Expert and opinion evidence, 8-735	Fractions of a day, 8-738
Filling blanks, 2-255	Age, 8-741
Illegible date, 8-733, 735	As between an act of bankruptcy and an
Impossible date, 8-735	execution or attachment, 8-744
Inconsistent date, 8-735	As between different executions or at-
Interest, see Interest.	tachments, 8–744
Judicial notice, 8–734	Between judgment and conveyances, 8-
Leases, 18-605	743
Letters in actions for adultery, 8-732	Demise, 8-740
Mechanics' liens, see Mechanics' Liens.	Demurrage, 9-236
Municipal securities, 21-58	Exceptions, 8-742
Not necessary to validity of instruments,	Fractions of a day reckoned where jus-
8-728	tice requires it, 8-742
Bills, notes, and checks, 8-728	General rule, 8-738
Deed, 8-728	Hiring and service, 8-740
In general, 8–728	Hour of marriage or death may be
Parol evidence, 8-732	shown, 8-743
Bills and notes, 8-734	Hour of performance of a contract may
Erroneous recital in deeds, 8-734	be shown, 8-743
Evidence establishing date of instru-	Judgment entered on same day, 8-740
ment, 21-1102	Judicial proceedings, 8-739
Illegible dates, 8-733	Law does not recognize fractions of a
Illustrations, 8-733	day, 8-738
Omitted dates supplied by parol, 8-733	Payment, 8-741
Parol evidence admissible to contradict	Payment of debts, 8-741
date, 8-733	Precise time of bringing action may be
True date of deed proved aliunde, 8-733	shown, 8-744
Written contracts, 8-733	Precise time of judgment may he shown,
Power of attorncy, 8-731	8-743
Presumptions as to date, 8-729; 22-1276	Proclamation of the President of the
Bills, notes, and checks, 8-731	United States, 8-744
Collateral facts, 8-729	Rule not absolute, 8-742
Conclusions, 8-732	Service of process, notices, or pleadings,
Deeds, 8-730	8–740
Exceptions to rule as to presumptions,	Time of bringing action, 8-744
8-731	Time of taking effect of statutes, 8-
Indorsement by deceased obligee on a	744
bond, 8-732	Time when liens attached or convey-
Letters in action for adultery, 8-732	ances were executed may be shown,
Parol cvidence, see infra, Parol evi-	8-743
dence.	When a statute goes into operation, 8-
Petitioning creditors' debt, 8-732	744
Power of attorney, 8-731	Judgments, see Judgments.
Presumption is that document was made	Lay days, see Demurrage.
on day of date, 8-729	
Presumption of execution and delivery	Marriage:
upon day of date, 22-1276	Precise time of marriage, 8-743.
Strangers, 8-732	Natural day, 8-738
Writ, 8-731	Particular periods of time considered as one
, 0 / 3 -	day, 8-745

DAY, cont'd.	DEAD BODY, cont'd.
Term of court:	Criminal law, 8-839
Term of court sometimes considered as one day, 8-745	Accessories, 8–840 Cremation, 8–840
Time:	Disinterring or disturbing remains, 8-839
Distinction between day and time, 28-	Disturbing dead body, 8-839
220	Illustration of offenses, 8-839, 840
Twenty-eighth and twenty-ninth of February	Larceny, 8-839
in leap year, 8-745 Usages and customs, 8-738	Disinterring remains, 8–839 Dissection, 8–839
DAY LABORER, 8-746	Disturbing dead body, 8–839
DAYLIGHT, 8-746	Duty of burial, 8-838
DAYS OF GRACE, 4-366	Burial of the poor, 8-838
Character of grace, 4-366	Executor or administrator, 8-839
Checks, 5-1031 Common rights of the parties as to grace,	Funeral expenses, see Debts of Dece-
4-366	DENTS. Husband or wife, 8-838
Conflict of laws, 4-366	Parent, 8-838
Definition, 3-466	Executors and administrators, 8-837
Interest:	Duty of burial, 8-839
Time from which computed, 16–1039 Legal holiday, 4–368	Funeral expenses, see Debts of Dece-
Life insurance, 19-54, 56	DENTS. Right of burial, 8–837
Nonnegotiable bills and notes, 4-80	Funeral expenses, see infra, Executors and
On what instruments grace is allowed, 4-367	administrators.
Bills and notes payable in instalments,	Husband and wife, 8-836, 837
4-367 Bills or notes expressly payable without	Duty of burial, 8-838
grace, 4-368	Duty of husband to bury wife, 15–816 Duty of wife to bury husband, 15–813
Bills payable at certain time, 4-367	Husband's liability for funeral expenses,
Demand bills and notes, 4-368	15-880
In general, 4–367	Right of burial, 8-836, 837
Negotiable bills and notes, 4–367 Nonnegotiable instruments, 4–367	Identity, 15-923
Sight bills and notes, 4–367	Interstate commerce:
Origin, 4-366	Disinterment of dead body, 17–94 Larceny, 8–839; 18–513
Private international law, 4-366	Marriage settlements, 19-1239
Reckoning of time, 4-368	Next of kin, 8-836, 837
From what time maturity is reckoned, 4-370	Parent and child:
Legal holiday, 4–368	Duty of burial, 8–838
Reckoning of days, 4-368	Personal property, 22–748 Police power, 22–923, 924
Reckoning of months, 4-369	Possession, see infra, Right of property or
Sunday, 4-368	possession.
Sundays and holidays, 4-368; 28-226 Term of grace allowed, 4-368	Property, see infra, Right of property or pos-
Transfer on last day of grace, 4-249	session.
DAY'S WORK, 5-84; 8-746	Replevin, 24–480 Right of property or possession, 8–834
DAYTIME, 8-746	After burial, 8-837
DEAD, 8-833 DEAD BLOCKS, 8-833	Before burial, 8-836
DEAD BODY, 8-834	Common law, 8-834
See CEMETERIES; EXECUTORS AND ADMINIS-	Ecclesiastical cognizance, 8-835
TRATORS.	Executor's control, 8–837 General rule, 8–834
Accessories, 8-840	Husband or next of kin, 8-836, 837
Arrest: Arresting dead body for debt, 8–841	Measure of damages, 8-835
Body snatching, 8–839, 840	Next of kin, 8-836, 837
Burial (see EXECUTORS AND ADMINISTRA-	Owner of soil, 8-834
TORS):	Right of burial a legal right, 8–835 Right of burial rests in next of kin,
Action for damages for violation of right	8–836
of burial, 8–835 Duty of burial, see infra, Duty of burial.	Suit for damages by party injured, 8-835
Ecclesiastical cognizance, 8-835	Testator's wishes will prevail, 8-836
Executors, 8-837	Widow or next of kin, 8-836, 837
Husband and wife, 8-836, 837	DEAD FREIGHT, 8-841 Contracts of affreightment and charter-par-
Measure of damages, 8-835	ties, 7-235
Next of kin, 8-836, 837 Right of burial a legal right, 8-835	DEADHEADS, 5-142; 8-841
Testator's wishes, 8-836	DEAD-LETTER LAW, see STATUTES.
Coroner's inquest, 8-841	DEADLY WEAPONS , 5-736; 30-443
Preventing inquest, 8-841	See Assault and Battery; Carrying WEAP-
Cremation, 8-840	ons; Murder and Manslaughter.
31 C. of L.—31 48	St Volume XXXI.

DEADLY WEAPONS, cont'd.	DEATH, cont'd.
Questions of law and fact, 23-578	Causes of death, 20-572
DE ADMENSURATIONE, 8-746	Contracts: Revocation by death, 7-136
DEAD STOCK, 8-833 DEAD WEIGHT, 8-833	Contracts of hire:
DEAF AND DUMB PERSONS, 8-842	Effect of death of either party, 7-316
See Insanity.	Coroner, see Coroners.
Actions, 8-843	Corporations, see Dissolution of Corpora-
Blind, deaf, and dumb, 8-843	TIONS.
Civil capacity, 8–843	Cruel and unusual punishment, see Cruel and Unusual Punishment.
Capacity to hold and manage property, 8–843	Curtesy, see Curtesy.
Capacity to prosecute and defend ac-	Day:
tions, 8-843	Hour of death, 8-743
Deeds, 8-843	Dead body, see DEAD BODY.
Marriage, 8–844	Declarations, see DYING DECLARATIONS.
Wills, 8-843 Witnesses, 8-844	Depositions, 9-352, 360 Dissolution of corporations, see Dissolution
Contributory negligence, 7–442	of Corporations.
Criminal law:	Distress:
Responsibility for crime, 8-845	Effect of death of tenant, 9-628
Deeds, 8-843	Dower, see Dower.
Education, 8-846	Dying declarations, see Dying Declara-
Elections, 10-609 Idiocy, see infra, Presumptions.	Evidence, 20-572
Insanity, 20-559	Causes of death, 20-572
Institutions for the deaf and dumb, 8-846	Signs of death, 20-572
Interpreter, 8-844; 17-29	Executions, see Executions.
Marriage, 8–844	Expert and opinion evidence (see Expert
Presumptions: Presumption of idiocy, 8–842	AND OPINION EVIDENCE), 20-572 Factors or commission merchants, see Fac-
Blind, deaf, and dumb, 8-843	TORS OR COMMISSION MERCHANTS.
Formerly presumed to be idiots,	False personation:
8-842	Personating dead person, 12-790
No presumption of idiocy in mod-	Foreclosure of mortgages:
ern times, 8-842	Statute of limitations, 13-797 Garnishment, see GARNISHMENT.
Presumption overcome, 8-842 Testamentary capacity, 8-843	Gifts, see GIFTS.
Wills, 8–843	Guardian and ward, see GUARDIAN AND WARD.
Witnesses, 8-844	Hearsay evidence:
Competent witnesses, 8-844	Effect of death of declarant, 15-313
Interpreters, 8-845, 846	Homestead, see Homestead. Husband and wife, see Husband and Wife.
Manner of testifying, 8-845 DEAL DEALER , 8-846	Implied contracts, 15-1089
Agency, 8–849	Injury resulting in death, 8-862
Banks and banking, 8-848	Insanity:
Foreign dealers, 13-831	Death of ward, 15-594
Intoxicating liquors, see Intoxicating	Insolvency and bankruptcy, see Insolvency and Bankruptcy.
Liquors. Manufacturer distinguished from, 8–849	Judgments and decrees, 17–1070
Occupation, business, and privilege taxes,	Laches:
21-810	Death of parties and witnesses, 18-105
Single transaction, 8-846, 847	Landlord and tenant, see Landlord and
Taxation, 8–848 Wholesale dealer, 30–518	TENANT. Lapsed legacies, see Legacies and Devises.
DEALER IN FUTURES, 8-850	Legacies and devises, see Legacies and De-
DEALERS' TALK, see FRAUD AND DECEIT;	VISES.
IMPLIED WARRANTY; VENDOR AND PUR-	Libel and slander, 18-968
CHASER; WARRANTY.	License (real property), 18-1141
Partnership, 8-847	Limitation of actions, see Limitation of Actions.
DEAR, 8-850	Loans, 19-476
DEATH , 8-850	Natural death, 21-416
See Civil Death; Concealment of Birth	Partnership, see Partnership.
OR DEATH; DEAD BODY; DEATH BY WRONG-	Pedigree, see Pedigree.
FUL Act; Dying Declarations; Life Insurance; Murder and Manslaughter;	Presumption, see Presumption. Privileged communications, see Privileged
PEDIGREE.	Communications.
Appointing officers, see Public Officers.	Probate, see PROBATE AND LETTERS OF AD-
Architects, see Architects.	MINISTRATION.
At:	Public officers, see Public Officers.
At his death, 3-171	Referees, see Referees.

DEATH, cont'd.

Sheriffs and constables, 25-668

Signs of death, 20-572

State and public lands, see STATE AND PUB-LIC LANDS.

Suretyship, see Suretyship.

Transactions with decedents, see WIT-MESSES.

Trust deeds and power of sale mortgages, see TRUST DEEDS AND POWER OF SALE MORTGAGES.

Wills, see WILLS.

Witnesses, see WITNESSES.

DEATH BY HIS OWN HAND, see Accident Insurance; Life Insurance.

DEATH BY WRONGFUL ACT, 8-851

See CIVIL DAMAGE ACTS; MURDER AND MAN-SLAUGHTER.

Abatement (see infra, Death of party entitled to right of action; Death of wrongdoer):

Dissolution of corporation, 8-874

Ability of deceased, 8-944

Accord and satisfaction, 8-869

By one beneficiary, 8-869 Compromise not allowed, 8-869

Executor or administrator, 8-870

Release, see infra, Release.

Widow allowed to compromise although children entitled to benefit of recovery,

Widow of deceased, 8-869

Actio personalis moritur cum persona, 8-854, 855, 858

Admiralty jurisdiction, 1-658; 8-884

In general, 1-658

State statutes, 1-659

Statute creating lien, 1-659

Agency:

Liability of principal, 8-907

Age of deceased, 8-944, 946 Aider and abettor, 8-908

Amendments to declaration, 8-877

Apportionment of damages:

Between two parents, 8-920 Apportionment of recovery, see infra, Dis-

tribution and apportionment of recovery. Bar to action, see infra, Defenses to the action.

Bastardy, 8-895, 897

Beneficiaries, see infra, Parties and beneficiaries.

Born, 4-719

Burial:

Funeral expenses, 8–953

Capacity of beneficiary, 8-935

Cause of action, see infra, Right of ac-

Character of deceased, 8-944

Children, see infra, Parent and child.

Civil damage acts, 6-54

Civil liability, see infra, Parties defendant. Classes:

Nonexistence of persons in preceding classes must be alleged and proved, 8-906

Where several classes are named in the statute, 8-906

Common law (see infra, Right of action in absence of statute), 8-894

Compromise, see infra, Accord and satisfaction; Release.

DEATH BY WRONGFUL ACT, cont'd.

Conditions precedent to right of action, 8-887, 888, 894

Conflict of laws, see infra, Private international law.

Constitutional law, 8-859

Constitutionality of statutes generally,

Retroactive statutes, 8-887

Retrospective effect of constitution, 6-918

Statutes attempting to exclude federal jurisdiction, 8-860

When statute amounts to class legislation, 8-860

Contributory negligence, 7-444; 8-867, 942 Defense of contributory negligence available, 8-867

Imputable negligence, 8-868

Injury to young child, negligence of beneficiary, 8-868 Self-defense, 8-868

Corporations, 7-845, 852

Liability of corporations, 7-828

Creditors, 8-956

Creditors of deceased, 8-905

Criminal liability:

Murder and manslaughter, see Murder AND MANSLAUGHTER.

Railroads, see RAILROADS.

Damages:

Apportionment of recovery, see infra, Distribution and apportionment of recovery.

Distribution and apportionment of recovery, see infra, Distribution and apportionment of recovery.

Elements to be considered in estimating damages, see infra, Elements to be considered in estimating damages.

Estimating damages, see infra, Elements to be considered in estimating damages.

Excessive damages, 8-932

Exemplary damages, see EXEMPLARY DAMAGES.

Interest on damages, 8-955

Limit fixed by statute, see infra, Measure of damages.

Measure of damages, see infra, Measure of damages.

Mental suffering, see infra, Physical and mental suffering of deceased; Solatium for wounded feelings.

Nominal damages, see infra, Nominal damages.

Pain and suffering, see infra, Physical and mental suffering of deceased.

Prospective damages, see infra, Prospective damages.

Solatium for wounded feelings, see infra, Solatium for wounded feelings.

Death instantaneous, see infra, Instantaneous death.

Death of party entitled to right of action, 8-873

Death pending action of one of several beneficiaries, 8-874

General rule, 8-873 Illustrations, 8-873, 874

Statutes providing for survivorship, 8-873

Death of wrongdoer, 8-874, 1032 Abatement of action, 8-874

Volume XXXI.

DEATH BY WRONGFUL ACT, cont'd. Death of wrongdoer, cont'd. Dissolution of corporation, 8-874 Statutes providing for revivor to be strictly construed, 8-874 Debts of decedents, 8-956 Defendants, see infra, Parties defendant. Defenses to the action, 8-866 Accord and satisfaction, see infra, Accord and satisfaction. All defenses which could have been asserted against deceased available, 8-86₁ Contributory negligence, 8-867 Death of party entitled to right of action, see infra, Death of party entitled to right of action. Death of wrongdoer, see infra, Death of wrongdoer. Deceased must have been entitled to sue had he lived, 8-861 Fellow servants, 8-867 Former recovery, see infra, Former recovery. General rule, 8-861, 866 Relcase, see infra, Release. Dependency, see infra, Next of kin. Dissolution of corporations: Abatement of actions, 8-874 Distribution and apportionment of recovery, 8-955 Among whom distributed, 8-957 By whom made, 8-955 Court or jury, 8-956 Distribution of damages governed by law of state where injury occurred, 8-885 How distributed, 8-957 Private international law, 8-885 Recovery to be distributed as personal assets of decedent's estate, 8-957 Specific beneficiaries named by statute, 8-958 When subject to debts of deceased, 8-956 Dominion of Canada, 21-92 Druggist, 10-274 Elements to be considered in estimating damages, 8-933 Character of the statute material, 8-933 Funeral expenses, 8-953 Interest on damages, 8-955 Matters relating to beneficiaries, 8-935 Capacity of beneficiary, 8-935 Cost of supporting family of deceased, 8-941 Degree of relationship of plaintiff to deceased, 8-935 Dependency arising from moral obligation, 8-939 Distinction between dependency arising from moral obligation and that arising from legal duty, 8-939 Distribution of estate changed by death of deceased, 8-936 Expectancy of life of beneficiary, 8-940 Family relations, 8-941

Health of beneficiary, 8-935

sions, 8-937

Insurance left by deceased, 8-936

Loss of pension money and commis-

DEATH BY WRONGFUL ACT, cont'd. Elements to be considered in estimating damages, cont'd. Matters relating to beneficiaries, cont'd. Number and ages of decedent's children, 8-940 Pecuniary condition of plaintiff or beneficiary, see infra, Pecuniary condition of plaintiff or beneficiary. Plaintiff's inheritance from ceased not considered, 8-935 Proof that deceased furnished support for plaintiff, 8-938 Property owned by deceased, 8-935, 936 Remarriage of plaintiff, 8-937 Matters relating to deceased, 8-942 Ability of deceased, 8-944 Age of deceased, 8-944, 946 Chances of promotion of deceased, 8-943 Character of deceased, 8-944 Contributory negligence, 8-942
Expectancy of life of deceased, see infra, Expectancy of life of d. ceased. Habits of deceased, 8-944 Health of deceased, 8-942 Household expenses of deceased, 8-944 Income, 8-950 Likelihood of decedent's marrying, 8-943 Mental suffering of deceased, see infra, Physical and mental suffering of deceased. Occupation of deceased, 8-944 Pecuniary condition of deceased, Physical suffering of deceased, see infra, Physical and mental suffering of deceased. Reputation of deceased, 8-946 Salary, 8-949 Special profits about to be acquired by deceased, 8-943 Value of decedent's services, 8-949 Medical expenses, 8-954 Other suits pending arising out of same accident, 8-953 Pecuniary condition of defendant, 8-953 Punitive statute, 8-934 Services, 8-949 Specific items, 8-953 Survival statutes, 8-934 Evidence: Damages, see infra, Elements to be considered in estimating damages. Damages, see infra, Measure of damages. Excessive damages, 8-932 Executors and administrators (see infra, Instantaneous death): Action by representative for damage to estate, 8-857

Apportionment of recovery, see infra,

Distribution and apportionment of re-

apportionment of recovery.

covery, see infra, Distribution and

recovery.

Compromise, 8-870

Distribution and apportionment of

```
DEATH BY WRONGFUL ACT, cont'd.
DEATH BY WRONGFUL ACT, cont'd.
  Executors and administrators, cont'd.
                                                   Homicide, 8-863
                                                   Husband and wife, 8-888
      Husband suing as administrator, 8-888
      Limitation of actions, see infra, Limi-
                                                        Bencficiary, 8-888
                                                        For death of wife, 8-918
        tation of actions.
      Representative's right of action, 8-898
                                                            General rule, 8-918
                                                            Illustrations, 8-918
          Conflict of laws, 8-901
          Foreign executors and administra-
                                                            Loss of services, 8-918
                                                        Husband not next of kin of wife, 8-889
            tors, 8-901
                                                        Measure of damages for death of hus-
          General rule, 8-898
                                                             band and parent, 8-914
          It must appear that beneficiaries
                                                            Death of mother, 8-917
            were in existence, 8-900
                                                            Dower, 8-917
          Lord Campbell's act, 8-898
                                                            Fitness of parent, 8-917
          Proof of administration, 8-900, 901
                                                            General rule, 8-914
          Representative must qualify
                                                            Loss of intellectual and moral train-
             such, 8-899
                                                              ing, 8-916
          Right of action in representative
                                                            Pecuniary, 8-917
             for benefit of others, 8-900
                                                            Proof of loss of education, 8-916
          Suit to enforce compromise agreement, 8-901
                                                            Value of parent's services in care
                                                              and education of his children, 8-
      Right of action for death by wrongful
        act not general assets, 11-834
                                                        Statutes with provision for suit by hus-
  Exemplary damages, see Exemplary Dam-
                                                          band, 8-889
                                                        Suing only as representative, 8-888
  Expectancy of life of beneficiary, 8-940
                                                        Where there is no specific provision for
  Expectancy of life of deceased, 8-947
                                                          husband, 8-888
      An important element, 8-947
                                                        Widow, 8-889
       Evidence, 8-949
                                                            Marriage taking place after injury,
       From what period calculated, 8-949
       How sbown, 8-947
                                                            Remarriage of widow, 8-891
       Mortality tables, see infra, Mortality
                                                            Widow commencing two actions,
                                                              8-800
       Opinion evidence, 8-949
                                                            Widow given primary right; 8-800
   Expectation, see infra, Prospective damages.
                                                            Wife living apart from her husband,
   Expert and opinion evidence:
                                                              8-891
       Expectancy of life, 8-949
                                                        Widow's right of action, 8-889
   Fellow servants:
                                                    Illegitimate child, 8-895, 897
       Negligence of fellow servant a defense.
                                                    Imprisonment for debt and in civil actions,
                                                      see Imprisonment for Debt and in Civil
       What law governs as to who are fellow
                                                      ACTIONS.
         servants, 8-885
                                                    Imputable negligence, 8-868
   Felonious killing, 8-863
                                                    Income of deceased, 8-950
   Foreign executors and administrators, 8-901
                                                    Indictment, 21-92
       Actions by foreign executors and admin-
                                                    Infants en ventre sa mere, see CHILD-
        istrators, 13-953
                                                      CHILDREN.
   Former recovery, 8-871
                                                    Inheritance:
       Action by deceased begun in his lifetime
                                                        Distribution of estate changed by death
         not a bar to suit by beneficiaries,
                                                          of deceased, 8-036
         8-872
                                                        Plaintiff's inheritance from deceased not
       As a bar to action, 8-871
                                                    considered, 8-935
Injury resulting in death, 8-862
       Former recovery based on one element
         of damage only, 8-872
                                                    Instantaneous death:
       Former recovery held no bar, 8-872
                                                       ·Common law, 8-856
       Identity of right of action, 8-871
                                                        Damages for pain and suffering, 8-952
       Recovery by deceased before death,
                                                        Death not instantaneous, 8-856
         8-872
                                                        In absence of statute, 8-856
       Recovery in one state as a bar to action
                                                        Loss of services, 8-856
         in another, 8-873
                                                        Statutes, 8-864
   Funeral expenses, 8-953
                                                             Action for benefit of estate brought
   Grandchildren, 8-898
                                                              by representative, 8-864
   Guardian and ward, 8-898
                                                             As excluding cause of action, 8-864
   Habits of deceased, 8-944
                                                             Excluding recovery for pain and
   Health of beneficiary, 8-935
                                                               suffering, 8-866
   Health of deceased, 8-942
                                                             Fact of instantaneous death not af-
   Heirs, 8-905
                                                               fecting right of action, 8-865
       Heir does not include parents or collat-
                                                             What amounts to instantaneous
         eral relatives, 8-905
                                                               death, 8-866
       Heir means child, 8-905
                                                    Instantaneous, death not, 8-856
       Heirs who are beneficiaries not neces-
                                                    Insurance:
         sarily parties, 8-905
                                                        Estimating damages, 8-936
       Illustrations, 8-905
                                                        Evidence as to insurance left by deceased, 8-936
       Parent, 8-894
```

```
DEATH BY WRONGFUL ACT, cont'd.
                                                   DEATH BY WRONGFUL ACT, cont'd.

Measure of damages, cont'd.
  Intentional killing, 8-863
                                                          Death of husband and parent, cont'd.
  Interest, 16-1032
                                                               Value of parent's services in care
and education of his children,
       Interest on damages, 8-955
  Interstate commerce, 17-94
                                                                 8-915
  Joint tortfeasors, 8-908
  Jurisdiction (see infra, United States courts),
                                                           Definite income, 8-913
                                                           Distinction between survival actions and
         8-878
       Admiralty courts, 8-884
                                                             others, 8-908
       County where injury occurred, 8-880
                                                           Elements to be considered in estimating
       Death occurring at sea, 8-885
                                                             damages, see infra. Elements to be con-
       General rule, 8-878
                                                             sidered in estimating damages.
       Laws of forum and place of injury must
                                                          Estimating damages, see infra, Elements to be considered in estimating dam-
        permit suit, 8-880
      Penal statute, 8-880
                                                             ages.
      State where personal service may be had
                                                           Exact mathematical calculation not a
         upon defendant, 8-879
                                                             proper basis, 8-913
       United States courts, see infra, United
                                                          Excessive damages, 8-932
         States courts.
                                                           Exemplary damages, see Exemplary
       Whether the statutes of the states must
                                                             DAMAGES.
         be similar, 8-882
                                                           Expenses of deceased to be deducted,
  Liability, see infra, Parties defendant.
                                                                8-911
  Limitation of actions, 8-874, 886; 19-204,
                                                               Amount of deduction, 8-911
         280
                                                               Illustrations, 8-911
       Amendments to declaration, 8-877
                                                               In general, 8-911
       Common-law limitation of a year and a
                                                          For death of child, 8-919
         day after injury, 8-878
                                                               Adult child, 8-922
       Correcting misnomer of defendants,
                                                               Affirmative proof of expectation of
         8 - 878
                                                                 pecuniary advantage, 8-921
       Criminal liability of railroads, 23-791
Decedent's right of action barred, 8-877
                                                               Apportioning damages between two
                                                                 parents, 8-920
       Effect of minority of parties plaintiff,
                                                               Deducting expenses of child's sup-
         8-875
                                                                 port, 8-921
       General and special statutes conflicting,
                                                               Emancipation of child, 8-922
         8-876
                                                               General rule, 8-919
       General rules, 8-874
                                                               Mental, moral, and physical charac-
       Instantaneous death, 8-876
Private international law, 8-886
                                                               teristics, 8-921
"Pecuniary," 8-922
       Restating cause of action, 8-877
                                                               Reasonable expectation of pecuniary
       Running from time death occurs, 8-876
                                                                 benefit extending beyond child's
       Statute absolute, 8-875
                                                                 minority, 8-920
       Statutes, 8-874
                                                               Recovery not limited to value of
       Statute suspended while there is no per-
                                                                 services during minority, 8-920
         son who can sue, 8-877
                                                           For death of wife, 8-918
       Time between death and qualification of
                                                               General rule, 8-918
         personal representative, 8-876
                                                               Illustrations, 8-918
       What law governs, 8-886
                                                               Loss of services, 8-918
       When statute begins to run, 8-876
                                                           General rules, 8-909
How measured, 8-910
  Lord Campbell's Act, 8-859, 898
  Maritime liens, 19-1118
                                                           Limit fixed by statute, 8-930
  Marriage, see infra, Husband and wife.
                                                               Fixed penalty, 8-931
       Likelihood of marriage, 8-943
                                                               Maximum limit, 8-930
  Master and servant:
                                                               Minimum limit, 8-931
      Liability of master, 8-907
                                                           Nature of proof of pecuniary loss re-
       Party entitled to services may recover.
                                                             quired, 8-910
        8-856
                                                           Next of kin, 8-922
  Measure of damages, 8-908
                                                           Nominal damages, see infra, Nominal
       Annuity as basis, 8-913
                                                             damages.
       Damages limited to pecuniary injury,
                                                           "Pecuniary," 8-922, 924
Pecunary benefit, 8-923
             8-909
           General rules, 8-909
                                                           Pecuniary loss, 8-909, 910, 943, 963;
           Rule in Alabama, 8-909
                                                             22-639
           When evidence as to pecuniary loss
                                                           Pecuniary to be liberally construed, 8-917
             immaterial, 8-910
                                                           Pecuniary value of life, 8-911
       Death of husband and parent, 8-914
                                                           Present worth of pecuniary value of life,
           Death of mother, 8-917
           Dower, 8-917
           Fitness of parent, 8-917
                                                           Probable accumulation the sole basis,
                                                             8-910
           General rule, 8-914
                                                           Prospective damage's, see infra, Prospec-
           Loss of intellectual and moral train-
                                                             tive damages.
             ing, 8-916
           Pecuniary, 8-917
                                                           Question for jury, 8-912
                                                           Rule in the United States courts, 8-914
           Proof of loss of education, 8-916
                                                486
                                                                              Volume XXXI.
```

```
DEATH BY WRONGFUL ACT, cont'd.
                                                    DEATH BY WRONGFUL ACT, cont'd.
  Measure of damages, cont'd.
                                                      Parent and child, cont'd.
      Solatium for wounded feelings, see infra,
                                                           Measure of damages for death of child,
         Solatium for wounded feelings.
                                                                 cont'd.
      Such damages as deceased might have
                                                               Reasonable expectation of pecuniary
        recovered, 8-912
                                                                  benefit extending beyond child's
      Survival statutes, 8-908, 912
Value of life the standard, 8-910
                                                               minority, 8-920
Recovery not limited to value of
services during minority, 8-920
  Medical expenses, 8-954
  Mental suffering, see infra, Physical and men-
                                                           Measure of damages for death of hus-
    tal suffering of deceased; Solatium for
                                                                  band and parent, 8-914
                                                                Death of mother, 8-917
    wounded feelings.
                                                                Dower, 8-917
  Mortality tables, 8-947
                                                                Fitness of parent, 8-917
      Admissibility, 8-948
                                                                General rule, 8-914
      Conclusiveness, 8-948
      Value of tables, 8-948
                                                                Loss of intellectual and moral train-
                                                                 ing, 8-916
  Municipal corporations:
                                                                Pecuniary, 8-917
      Liability of municipal corporations, 8-907
                                                                Proof of loss of education, 8-916
 'Murder and manslaughter (see Murder and
                                                                Value of parent's services in care
    Manslaughter), 8-863
                                                                  and education of his children,
  Nature of action, 8-878
Necessary injury, 21-451
                                                                  8-915
                                                           Number and ages of decedent's chil-
  Negligence:
       When the action will lie, see infra,
                                                             dren, 8-940
                                                           Parent's right of action, 8-891
         When the action will lie.
                                                                Common-law action for loss of ser-
  Next friend, 8-897
                                                                  vices, 8-894
  Next of kin, 8-902
      Action limited to dependent next of kin,
                                                                Father preferred, 8-894
                                                               General rule, 8-891
                                                                Illegitimate child, 8-895
      Dependency must be actual, 8-904
                                                                Joinder of parents as plaintiffs,
       Embraces illegitimate child, 8-903
       General rule, 8–902
                                                                Loss of services, 8-894, 895
       Husband not next of kin of wife, 8-889
                                                                Parent allowed to recover in two
      Legal duty to support not essential, 8-
                                                                 capacities, 8-895
                                                                Parent's right limited to loss of
      Measure of damages where suit is by next
                                                                 services, 8-895
         of kin, 8-922
                                                                Parent's right of action conditional,
       Next of kin having expectation of pecu-
                                                                  8-894
         niary benefit, 8-904
      Not confined to particular degree of consanguinity, 8-902
                                                                Satisfaction of conditions, 8-894
                                                                Statutes, 8-891, 892
                                                                Statutes conferring right of action
       Proof necessary when next of kin's right
                                                                 on heirs, 8-893
         of action secondary, 8-903
                                                                Stepfather, 8-895
      Remoteness of the relationship, 8-902
Right of action of, 8-902
                                                           Right of action in favor of children,
                                                                  8-896
       When fact of dependency not material,
                                                               Adult, 8-896, 897
General rule, 8-896
         8-904
  Nominal damages, 8-928
                                                                Illegitimate offspring, 8-897
       When recoverable, 8-928
                                                                Minority, 8-896
       When recovery limited to such damages,
                                                                Posthumous child, 8-897
         8-929
                                                                Statutes ordinarily include
                                                                                                chil-
  Nonresidents may sue, 8-905
                                                                  dren, 8-896
  Nursing, 8-954
Occupation of deceased, 8-944
                                                                Suit by guardian, 8-898
                                                      Suit by next friend, 8-897
Parties and beneficiaries, 8-887
   Omissions, 8-863
  Pain, see infra, Physical and mental suffer-
                                                           Action in name of state, 8-906
    ing of deceased.
                                                           Apportionment, see infra, Distribution and apportionment of recovery.
   Parent and child, 8-801
      Measure of damages for death of child,
                                                           Conditions precedent to right of action,
             8-919
                                                             8-887
           Adult child, 8-922
                                                           Conflict of laws as to proper party plain-
           Affirmative proof of expectation of
                                                             tiff, 8-901
             pecuniary advantage, 8-921
                                                           Creditors of deceased, 8-905
           Apportioning damages between two
                                                           Estimating damages, see infra, Ele-
             parents, 8-920
                                                             ments to be considered in estimating
           Deducting expenses of child's sup-
                                                             damages.
             port, 8-921
                                                           Grandchildren, 8-898
           Emancipation of child, 8-922
                                                           Heirs of deceased, 8-905
           General rule, 8-919
                                                           Husband, see infra, Husband and wife.
           Mental, moral, and physical char-
                                                           Next of kin, see infra, Next of kin.
           acteristics, 8-921
"Pecuniary," 8-922
                                                           Nonresidents, 8-905
```

Volume XXXI.

DEATH BY WRONGFUL ACT, cont'd.

DEATH BY WRONGFUL ACT, cont'd.

```
Private international law, cont'd.

Laws of forum and of place of injury
Parties and beneficiaries, cont'd.
    Parent, see infra, Parent and child.
    Pecuniary condition of plaintiff or bene-
ficiary, see infra, Pecuniary condition
                                                          must permit suit, 8-880
                                                        Laws of state where the injury occurred,
                                                          8-88o
      of plaintiff or beneficiary.
                                                        Lex fori must permit action, 8-882
    Personal representatives, see infra, Ex-
                                                        Nonresidents may sue, 8-905
      ecutors and administrators.
                                                        Penal statute not enforced except in
    Plaintiff must prove himself to
      within the statute, 8-887
                                                          state of its origin, 8-880
    Remedy is to individuals and not to class, 8-906
                                                        Personal representatives, 8-901
                                                        Proper party plaintiff, 8-883
                                                        Recovery in one state as bar to action
    Specific performance, 8-888
                                                          in another, 8-873
    Statute controls, 8-887
                                                        Retroactive statutes, 8-887
    Where several classes are named in
                                                        Similarity of statutes, 8-882
      statute, 8-906
                                                        Suit in state where injury did not oc-
    Widow, see infra, Husband and wife.
                                                           cur, 8-878
Parties defendant, 8-906
                                                        Whether statutes of two states must be
    Aider and abettor, 8-908
                                                           similar, 8-882
    Corporations, 8-906
                                                    Promotion of deceased, 8-943
    Insane persons, 8-906
                                                    Prospective damages, 8-923
    Joint tortfeasors, 8-908
                                                         Damages limited in point of time, 8-923
    Municipal corporations, 8-907
                                                        Death of child, 8-920
    Principal and agent, 8-907
                                                        Death of husband and parent, 8-914
    Receivers, 8-907
Trustees, 8-907
                                                        Expectation of pecuniary benefit, 8-923
                                                        Original rule, 8-923
Pecuniary, see infra, Measure of damages.
                                                    Proximate and remote cause, 8-861
Pecuniary condition of plaintiff or
                                                        Causal connection, 8-861
      ficiary, 8-936, 937, 943, 953
                                                        Death must have been proximate conse-
    Competency of such evidence questioned,
                                                           quence of wrongful act, 8-861
      8-938
                                                        Injury resulting in death, 8-862
    When evidence admissible, 8-938
                                                         Proximate cause generally for jury,
    When evidence inadmissible, 8-038
                                                           8-862
Pecuniary injury, see infra, Measure of dam-
                                                    Punitive damages, see Exemplary Damages. Questions of law and fact:
  ages.
Penalties, 8-931
Pension (see infra, Support):
Loss of pension money, 8-937
                                                         Distribution by court or jury, 8-956
                                                         Measure of damages, 8-912
                                                        Proximate cause, 8-862
Physical and mental suffering of deceased,
                                                    Railroads:
      8-950
                                                        Criminal liability for death by wrongful
    General rule, 8-950
                                                          act, see RAILROADS.
    Instantaneous death, 8-866, 952
                                                    Relationship:
    Mangling of remains of deceased, 8-952
                                                        Degree of relationship of plaintiff to de-
    Nature of the injury, 8-952
                                                           ceased, 8-935
    Proof of pain and suffering, 8-952
                                                         Estimating damages, 8-935
    When not to be considered, 8-951
                                                         Family relations a question of damages,
    When to be considered, 8-950
                                                           8-941
Plaintiff, see infra, Parties and beneficiaries. Posthumous child, 8-897
                                                    Release, 8-870
By decedent, 8-870
Private international law, 8-885; 22-1379
                                                         Release by one beneficiary, 8-871
    As to right of recovery, 8-885
                                                         Release by party having no authority,
    As to statute of limitations, 8-886
    As to who are fellow servants, 8-885
                                                         Release made by deceased in advance of
    By what law rights of parties governed,
                                                           injury, 8-871
       8-885
                                                         Statute merely a survival statute, 8-870
    Constitutionality of retroactive statutes,
                                                         When right of action is different but de-
       8-887
                                                           pends on right of deceased to have
     Damages for death by wrongful act,
                                                           sued, 8-870
       22-1356
                                                         When statute inflicts a penalty, 8-870
    Dissimilar statutes, 8-882
                                                    Remarriage, 8-891, 937
    Distribution of damages governed by
                                                    Reputation of deceased, 8-946
       state where injury occurred, 8-885
                                                    Residents, see infra, Nonresidents may sue.
    Executors and administrators, 8-901
                                                    Res judicata, see infra, Former recovery.
    Foreign executors and administrators,
                                                    Retroactive statutes, 8-887
       8-901
                                                    Right of action:
    Foreign law must be fully pleaded, 8-
                                                         Conditions precedent to right of action,
                                                         8-887, 888

Death of party entitled to right of action,
    In what jurisdiction suit may be brought,
       8-878
                                                           see infra, Death of party entitled to
    Law existing at time of injury, 8-886
                                                           right of action.
    Law of place of injury, 8-886
                                                         New cause of action, 8-859
    Law of what state, 8-885
                                                         Who entitled to right of action, 8-887
```

DEATH BY WRONGFUL ACT, cont'd. Right of action given by statute, 8-858 Constitutionality of statutes, see infra, Constitutional law. Generally, 8-858 Lord Campbell's Act, 8-858-Statutes creating a new cause of action, 8-859 Survival statutes, 8-858 Right of action in absence of statute, 8-854, Action by representative for damage to estate, 8-857 Action founded on breach of contractual duty, 8-856 Actio personalis moritur cum persona, 8-854, 855 Civil law, 8-856 Common law, 8-854 Common-law action not affected by statute, 8-857 Common-law doctrine, 8-855 Death not instantaneous, 8-856 Extent and scope of rule, 8-856 Foreign law, 8-856 General rule, 8-854 Party entitled to services may recover, 8-856 Statute, see infra, Right of action given by statute. Salary, 8-949 Scope of title, 8-854 Self-defense, 8-868 Separation, 8-891 Sheriffs and constables, see Sheriffs and CONSTABLES. Ships and shipping, 25-1043 Limitation of vessel owner's liability, 25-1052 Solatium for wounded feelings, 8-926 General rule, 8-926 Modified doctrine, 8-927 No recovery, 8-926 State: Action in name of state, 8-906 Statutes: By what law rights of parties governed, Private international infra, law. Defenses to the action, see infra, Defenses to the action. Distribution and apportionment of recovery, see infra, Distribution and ap-

portionment of recovery. Elements to be considered in estimating damages, see infra, Elements to be considered in estimating damages. Jurisdiction, see infra, Jurisdiction. Limitation of the action, see infra, Limitation of actions. Limit of damages fixed by statute, see infra, Measure of damages. Measure of damages, see infra, Measure of damages. Nature of the action, 8-878

Parties and beneficiaries, see infra, Par-

Parties defendant, see infra, Parties de-

Right of action in absence of statute, see infra, Right of action in absence of

ties and beneficiaries.

fendant.

statute.

DEATH BY WRONGFUL ACT, cont'd. Statutes, cont'd. Strict construction of statutes, 26-668 When the action will lie, see infra, When the action will lie. Who civilly liable, see infra. Parties defendant. Stepfather, 8-895 Succession, see infra, Inheritance. Suffering, see infra, Physical and mental suffering of deceased. Support (see infra, Next of kin): Cost of supporting family of deceased, 8-941 Legal claim on deceased for support not essential, 8-939 Moral obligation, 8-938, 939 Proof that deceased furnished support for plaintiff, 8-938 Survival of actions (see infra, Death of party entitled to right of action; Death of wrongdoer), 8-1032 Dissolution of corporations, 8-874 Survival statutes (see infra, Measure of damages), 8-858, 870, 934 Transitory action, 8-878 United States courts, 8-884 Actions authorized by law of state where federal court sits, 8-884 Enforcing state statutes, 8-884 Jurisdiction, 8-884 Measure of damages, 8-914 Statutes attempting to exclude federal jurisdiction, 8-860 Wages, 8-949 When the action will lie, 8-860 All defenses which could have been asserted against deceased available, 8-861 Causal connection, 8-861 Death instantaneous, see infra, Instantaneous death. Death must have been proximate consequence of wrongful act, 8-861 Deceased must have been entitled to sue had he lived, 8-861 Defenses, see infra, Defenses to the action. Felonious and intentional killing, 8-863 General rule, 8-860 Injury resulting in death, 8-862 Omission not a wrongful act, 8-863 Proximate cause generally for jury, 8-862 What is wilful neglect, 8-863 Wrongful act does not embrace omission, 8-863 Who civilly liable, see infra, Parties defend-Widow, see infra, Husband and wife. Wife, see infra, Husband and wife. Wilful neglect, 8-863 Wounded feelings, see infra, Solatium for wounded feelings. DEATH WARRANT, 25-328 DEBAR, 8-958 DEBAUCH, 8-958 Seduction, 8-958 DEBAUCHING, see SEDUCTION. DE BENE ESSE, 4-573; 8-746 DEBENTURES, 7-960 See MUNICIPAL SECURITIES. Actions, see infra, Remedies of holders. Agreement to issue, 8-965

DEBENTURES, cont'd. DEBENTURES, cont'd. Lien_or charge, cont'd. Assignment and transfer, 8-974 Property afterwards acquired, 8-972 Railroad companies, 8-973 Estoppel of company, 8-977 General rule, 8-974 Negotiobility of debentures, see infra, Sale of property and payment of debts, 8-970 Negotiability of debentures. Unpaid capital, 8-972 Registration, 8-975
Bills and notes, see infra, Negotiability of When security becomes fixed, 8-969 Limitation as to indehtedness, 8-965 debentures. Master and servant, 8-968
Mortgage, see infra, Lien or charge. Blank: Execution and delivery in blank, 8-966 Negotiability of debentures, 8-975 Canada, 8-961 Charter or statutory restrictions, 8-964, 966 England and Canada, 8-975 Form and terms of instrument, 8-976 Express prohibition or restriction, 8-964 Ground of negotiability, 8-976 Limitation as to amount, 8-964 Negotiable though Limitation as to indebtedness, 8-965 not promissory Ultra vires, 8-965 notes, 8-975 Purchase after resolution to wind up Consent of shareholders, 8-966 Creditors and not stockholders, 8-967 company, 8-976 United States, 8-97 6 Holders are creditors, 8-967 Subscribers for debentures, 8-967 Whether promissory notes, 8-975 Officers and agents of private corporations: Definition, 8-961 Authority of officers, 8-965 Dehenture stock, 8-963 Effect of failure to register debentures England and Canada, 8-961 Floating securities, 8-962 held by officers, 8-967 Personal liability of directors, 8-966 Pledge and collateral security, 8-964, 969 Sealed instruments, 8-962 Separate and single debentures, 8-963 United States, 8-963 Power of company to issue, 8-963 Discount, issued at, 8-964 Charter or statutory restrictions, 8-964 Dissolution of corporations (see infra, Receivers; Remedies of holders): General rule, 8-963 Issue at discount, 8-964 Pledge as collateral security, 8-964 Petition by holders to wind up company, 8-980 Power to charge unpaid capital, 8-964 England, 8-961 Property that may be charged, 8-964 Priorities: Equitable mortgages, 11-125 As between debentures, 8-973 Estoppel: Assignment of debentures, 8-977 Execution by other creditors, 8-970 Property that may be charged, 8-964 Execution, 8-966, 970, 980 Receivers, 8-978 Floating securities, 8-962 Holders (see infra, Rights and liabilities of Action and appointment of receiver beholders): fore winding up, 8-978 Power of majority of holders to bind Appointment of receivers before default, minority, 8-974 Remedies of holders, see infra, Remedies As to the powers and liabilities of receivers and managers, 8-978 of holders. Indebtedness, see infra, Limitation as to in-Borrowing of money by receiver, 7-979 Effect of winding up proceedings, 8-979 debtedness. Railroads, 8-978 Interest, 8-973 Issue of debentures, 8-963 Street railways, 8-978 Agreement to issue, 8-965 Recording, see infra, Registration. Authority of officers, 8-965 Registration, 8-966 Consent of shareholders, 8-966 Debentures held by officers, 8-967 Delivery, 8-966 Effect of failure to register, 8-967 Execution, 8-966 Registration by company, 8-967 Requirement of registration, 8-966 Execution and delivery in blank, 8-966 Personal liability of directors, 8-966 Transfers, 8-975 Power of company to issue, see infra, Remedies of holders, 8-977 Power of company to issue. Action and appointment of receiver be-Registration, 8-966 fore winding up, 8-978 Requirement of registration, 8-966 Appointment of receiver before default, Liability of holder, see infra, Rights and liabilities of holders. 8-979 Appointment of receiver by debenture holders or trustees, 8-979 Lien or charge, 8-968 Agreement to charge, 8-970 Effect of winding up proceedings, 8-979 Charge on property in general, 8-968 Ejectment, 8-981 Defective charge, 8-971 Enforcement of charge on winding up, Execution by other creditors, 8-970 8-977 Extent of charge, 8-972 Execution, 8-980 Intention to charge and sufficiency of Petition by holders to wind up comlanguage, 8-971 Mortgage or pledge notwithstanding pany, 8-980 Protection of security, 8-980 debentures, 8-969 Rights on winding up of company, 8-978

Volume XXXI.

DEBENTURES, cont'd. Rights and liabilities of holders, 8-967 Assignment and transfer, see infra, Assignment and transfer. Creditors and not stockholders, infra, Creditors and not stockholders. Lien or charge, see infra, Lien or charge. Power of majority of holders to bind minority, 8-974 Priority as between debentures. 8-Right to interest, 8-973 Whether debentures give an interest in land, 8-968 Sealed instruments, 8-962 Statutory restrictions, see infra, Charter or statutory restrictions. Stock and stockholders (see infra, Creditors and not stockholders): Consent of shareholders, 8-966 Transfer, see infra, Assignment and transfer. Ultra vires, 8-965 United States, 8-963 Unpaid capital, 8-964, 972 Winding up, see infra, Remedies of holders. DE BONIS NON, see Executors and Ad-MINISTRATORS. DE BONIS NON ADMINISTRATIS, 8-746 **DEBT**, 8–982 See Assignments for the Benefit of Creditors; Debts of Decedents; In-DEBTED - INDEBTEDNESS; LIQUIDATED DAM-AGES. (see Landlord and Tenant), Action of 8-984 Justices of the peace, 18-25 Advancements (see Advancements), 8-Alimony, 8-999 Application of payments, see APPLICATION OF PAYMENTS. Arbitration and award, 2-558 Assignments, see Assignments. Assumpsit, 3-166 Attachment, 8-990, 993 Claim, 8-985 Claim distinguished from, 6-100 Consideration, see Consideration. Contingent liabilities, 8-987 Contracts, see infra, Unliquidated damages for breach of contract. Costs, 8-997 Credit, 8-985 Debts of decedents, see DEBTS OF DECEDENTS. Definitions, 8-983 Demand distinguished from, 8-984 Demurrage, 9-272 Dissolution of corporations: Effect on debts, 9-603, 608, 613 Duty, 10-351 Effects, 10-452 Embezzlement, see Embezzlement. Eminent domain, 8-999 Equity of redemption, see EQUITY OF REDEMP-TION. Escape, see ESCAPE. Fines and penalties, 8-997 Foreign judgments, 13-1026 Funded debt, 14-566 491

DEBT, cont'd. Gambling contracts: Distinction between security and debt, Garnishment, see GARNISHMENT. Gifts, 8-999 Goods, 14-1083 Guaranty, see GUARANTY. Homestead, see Homestead. Imprisonment for debt and in civil actions, see Imprisonment for Debt and in Civil Indorser of promissory note, 8-988 Insolvency and bankruptcy, 8-994, 1001 Insurance: Liability under policy of insurance, 8-991 Interest (see Interest), 8-999 Judgment, 8-994, 999 Just debt, 18-3 Legal tender, 8-996, 1000 Liability: Liability and debt distinguished, 18-847 Liability distinguished from, 8-986 Liability for unliquidated damages, see infra, Unliquidated damages for breach of contract; Unliquidated damages for tort. Liens, see LIENS. Limitation of actions, see LIMITATION OF Ac-TIONS. Limitation of indebtedness, see Corpora-TIONS; MUNICIPAL CORPORATIONS. Marshaling assets, see Marshaling Assets. Marshaling decedents' estates, see MARSHAL-ING DECEDENTS' ESTATES. Money, 20-839 Moral obligation, 8-984 Mortgages, 8-999 Obligations which have been held not to be debts, 8-995 Officers and agents of private corporations: Liability of officers, 8-990, 993 Partnership, 8-1000 Payment, see PAYMENT. Rent, 8-988 Revenue laws, see Revenue Laws. Right, debt, or duty, 24-965 Right of creditor, 8-985 Security: Distinction between security and debt, 14-650 Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Situs, see SITUS. Special assessments, 8-996 Statute of frauds, see STATUTE OF FRAUDS. Stock and stockholders, 26-836 Liability of stockholders, 8-990, 993 Subrogation, see Subrogation. Suretyship, 8-988 Taxation (see Revenue Laws; Taxation): Taxes distinguished from debts, see TAXATION. Time of payment, 8-987 Torts, see infra, Unliquidated damages for tort. Trespass, 8-991 Trover, 8-991 Trusts and trustees, 8-998 Unliquidated damages for breach of contract, 8-089 Attachment, 8-990

DEBTS OF DECEDENTS, cont'd.
Claims based on contracts of decedent, cont'd. DEBT, cont'd. Unliquidated damages for breach of contract, Agreement to make wills, see WILLS. cont'd. Contract for payment by executor, 8-1008 Garnishment, 8-990 Contracts between husband and wife, General rule, 8-989 8-1009 Liability of officers of corporation, 8-990 Contracts not enforceable at law, 8-1009 Liability of stockholders, 8-990 Estate bound by contracts, 8-1007 Liability on policy of insurance, 8-991 Executor not named in contract, 8-1008 Liberal construction, 8-989 Express contracts for payment of money, Strict construction, 8-989 Unliquidated damages for tort, 8-991 8-1007 General rule, 8-1007 Annexation of territory, 8-993 Married women, 8-1008 Attachment, 8-993 Personal contracts, 8-1009 Personal services, 8-1009 False pretenses, 8-993 Garnishment, 8-993 General rule, 8-991 Promise of marriage, 8-1009 Homestead, 8-995 Unperfected gifts, 8-1008 Classification of debts (see infra, Order of payment of debts), 8-1034 Imprisonment for debt, 8-992 Insolvency, 8-991, 994 Compromise, composition, and release of claims, see Executors and Administra-Judgment, 8-994 Liability of stockholders and officers of corporations, 8-993 Negligence of servants, 8-994 TORS. Consideration: Trespass, 8-991 Release of debts against decedent's estate, Trover, 8-9991 6-740 Verdict, 8-994 Promise by distributee, 6-740 Promise of executors and adminis-Verdict, 8-994 What constitutes indebtedness, see MUNICItrators, 6-740 Promise of widow, 6-740 PAL CORPORATIONS. DEBT OF RECORD, 8-986 Where there are no assets, 6-741 DEBT OF SPECIALTY, see Specialties. Contingent claims, see infra, Presentation of **DEBTOR**, 8-986 claims. See Fraudulent Sales and Conveyances; Time of presentation, 8-1079 Contracts (see infra, Claims based on contracts of decedent; Covenants; Joint INSOLVENCY AND BANKRUPTCY. Exemptions from execution, 12-110 contracts; Leases; Services rendered DEBTS CONTRACTED, 12-170 decedent; see Suretyship): DEBTS OF DECEDENTS, 8-1003 Agreement to make wills, see WILLS. See Executors and Administrators. Priority, see infra, Simple contract lia-Abatement of legacies, see ABATEMENT OF bilities; Specialty debts. LEGACIES. Contribution and exoneration:
Liability of deceased cosurety's estate,
7-332, 336 Actio personalis moritur cum persona, 8-1027 Administration, expenses of, 8-1036 Affiant, 8-1087 Affidavits, see infra, Verification of claims. Costs of settling estate, 8-1000 Agency, 8-1009 Covenants, 8-1015 Verification of claims, 8-1086 Covenants binding upon executors and Agreement to make will, see WILLS. administrators, 8-1015 Covenants in law, 8-1016 Allowance, see ALLOWANCES. Allowance of claims, see infra, Determination Covenants involving personal qualificaand enforcement of claims. tions, 8-1017 Application of payments: Particular covenants, 8-1016 Dividends from insolvent estate, 2-460 Criminal conversation, 8-1029 Arbitration and award, see Executors and Death by wrongful act, 8-956, 1032 ADMINISTRATORS. Debt, 8-100 Attorney and client: What are debts, 8-1000 Compensation for services to estates of Debts of record, 8-1034 Debts take precedence of legacies, 18-785 decedents, 3-417 Breach of promise of marriage, 8-1009 Deceit, 8-1031 Charge of debts, see Marshaling Decedents' Deeds of trust and power of sale mortgages, ESTATES. 8-1072 Demand, see infra, Presentation of claims. Determination and enforcement of claims, Children, see Allowances; Summary Set-TLEMENT OF ESTATES. Claimant, 8-1087 1001-8 Action required to establish claim, 8-1093 · Claims (see infra, Determination and enforcement of claims; Presentation of claims; Allowance by probate court, 8-1092 What constitute claims against decedent's Allowance of claims by executors, estate), 6-101 8-1002 Claims based on contracts of decedent (see infra, Covenants; Joint contracts; Allowance with approval of probate court, 8-1092 Leases; Services rendered decedent; American system, 8-1091

Claims of executors, 8-1093

Claims rejected by executor, 8-1093

Volume XXXI.

see SURETYSHIP), 8-1007

Agency contract, 8-1009

DEBTS OF DECEDENTS, cont'd. Determination and enforcement of claims. cont'd. Common-law system, 8-1091 Limitation of actions on rejected claims, see infra, Limitation of ac-Retainer, 8-1093 Submission to arbitration, see Arbitra-TION AND AWARD. Devastavit, 8-1030 Devisee, see infra, Liability of heir, devisee, distributee, and legatee. Distributee, see infra, Liability of heir, devisee, distributee, and legatee. Estates, see Executors and Administra-TORS. Excuses for failure to present claims. 8-1082 Administration independent of court, Assurances by representation, 8-1084 Bond by residuary legatee, 8-1083 General rule, 8-1082 Illustrations, 8-1082, 1083 Negligence of claimant, 8-1084 Peculiar circumstances, 8-1084 Provision in will for payment of debts, Statutory provisions, 8-1084 Executors and administrators (see Execu-TORS AND ADMINISTRATORS): Payment of decedent's debts, see Ex-ECUTORS AND ADMINISTRATORS. Preferences, see infra, Preference by executor or administrator. Exhibiting claims, see infra, Presentation of claims; Priority dependent on exhibiting or filing claims. Expenses of administration, 8-1036 Expenses of last illness, 8-1037 In general, 8-1037 Priority, 8-1037 What constitutes expenses of last illness, 8-1037 What expenses allowable, 8-1037 False imprisonment, 8-1028 Fiduciaries: Presentation of claims against deceased fiduciary, 8-1064 Fiduciary debts, 8-1044 Extent of preferences, 8-1046 Following trust funds, 8-1044 Foreign trustees and administrators, 8-1045 Preference of fiduciary debts, 8-1044 Priorities, 8-1044 Statutory provisions, 8-1045 Waiver of preference, 8-1046 What are trust funds, 8-1045 Who are executors and administrators, 8-1045 Filing claims, see infra, Presentation of claims; Priority dependent on exhibiting or filing claims. Following trust funds, 8-1044, 1064 Fraud and deceit, 8-1031 Funeral expenses, 8-1024 Coffin and personal services of undertaker, 8-1026 Credit extended to third persons, 8-

1025

DEBTS OF DECEDENTS, cont'd. Funeral expenses, cont'd. Estate liable for funeral expenses, 8-1024 Express promise by executor, 8-1025 Funeral expenses of wife, 8-1025 General rule, 8-1024 Illustrations, 8-1026 Liability of married woman's estate, 8-1024 Mourning apparel, 8-1026 Priority, 8-1034, 1035 Tombstone, 8-1026 Use of house for funeral, 8-1026 What constitutes funeral expenses, 8-1025 Garnishment, 14-781 Gifts: Unperfected gifts, 8-1008 Government, see infra, Public debts. Guardian and ward: Presentation of claims, 8-1064
Heir, see infra, Liability of heir, devisee, distributee, and legatee. Homestead, 15-700 Husband and wife:

Contracts between husband and wife, 8-1009 Money loaned husband, 7-1009 Illness, see infra, Expenses of last illness. Infants: Time of presentation, 8-1079 Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY. Interest, 16-1010 Demand, 16-1024 Joinder of parties, 8-1013 Joint contracts, 8-1010 General rule, 8-1010 Joinder, 8-1013 Judgments, 8-1010 Partnership debts, 8-1011 Remedy in equity, 8-1010 Statutory liability, 8-1012 Joint tenants and tenants in common: Presentation of claim by tenant in common for rents, 8-1062 Judgments and decrees, 8-1038 Abolishing preferences, 8-1040 Against executors or administrators, 8-1056 Decrees, 8-1039 Judgments at common-law, 8-1038 Necessity for notice to representative, 8-1040 Necessity of presentation of judgments, 8-1040 Preference, 8-1038 Preference of executor or administrator, 8-1056 Presentation of claims, 8-1040, 1063 Priority between judgments, 8-1040 Requisites of judgment, 8-1039 Spanish law, 8-1038 Verification of claims, 8-1086 What judgments entitled to preference, 8-1038 Landlord and tenant, see infra, Leases; Rents.

Last illness, see infra, Expenses of last

illness. Leases, 8–1017 DEBTS OF DECEDENTS, cont'd.

Legacies and devises:

Satisfaction of claim by legacy or devise to creditor, see LEGACIES AND DEVISES. Legatee, see infra, Liability of heir, devisee,

distributee, and legatee. Liability of heir, devisee, distributee, and legatee, 8-1098

Liability of distribute and legatee, 8-1098 Liability of heir, 8-1098 Statutory modification, 8-1098

Libel and slander, 8-1029 Liens, see infra, Secured claims.

Limitation of actions (see Executors and ADMINISTRATORS; see infra, Time of presentation):

Limitation of actions on rejected claims, 8-1094

> Computation of time, 8-1096 Construction of statutes, 8-1094 Control general statutes of limitations, 8-1094 Effect of statutory bar, 8-1096 General rule, 8-1094

Grounds of rejection, 8-1095 Notice of presentation of claims, 8-1096

Notice of rejection, 8-1095

Presentation, 8-1094

Rejection, 8-1094

Rejection, by whom made, 8-1095 Rejection in part, 8-1095

Rejection must be unequivocal and

absolute, 8-1094 Suspension of statute, 8-1096 Waiver of statute, 8-1096

Retainer, 8-1062

Retainer where claim is barred by statute of limitations, 8-1060

Malpractice, 8-1031

Marshaling decedents' estates, see MARSHAL-ING DECEDENTS' ESTATES.

Master and servant, see infra, Services rendered decedent; Wages.
Mortgages (see infra, Secured claims):

Verification of claims, 8-1086

Mourning, 8-1026 Notice of presentat' n of claims (see infra, Presentation of claims), 8-1081

Necessity for notice, 8-1081 Publication of notice, 8-1082

Sufficiency of notice, 8-1082

Notice of rejection, 8-1095 Nuisances, 8-1031

Order of payment of debts, 8-1033

Assets made available by particular creditors, 8-1033

Classification of debts, 8-1034

Conflict of laws, 8-1054

Distinction between debts of record by specialty and simple contracts abolished, 8-1034

Equitable assets distributed ratably. 8-1033

Expenses of administration, 8-1036

Expenses of last illness, see infra, Expenses of last illness.

Fiduciary debts, see infra, Fiduciary

Foreign and domestic creditors share pari passu, 8-1033

Funeral expenses, 8-1034, 1035

DEBTS OF DECEDENTS, cont'd. Order of payment of debts, cont'd.

General rule, 8-1033

Judgments and decrees, see infra, Judgments and decrees.

Particular classes of debts, 8-1035 Partnership debts, see infra, Joint con-

Preference by executor or administrator, see infra, Preference by executor or administrator.

Priority dependent on exhibiting or filing claims, see infra, Priority dependent on exhibiting or filing claims.

Private international law, see infra, Private international law.

Public debts, see infra, Public debts.

Rents, see infra, Rents.

Retainer, see infra, Retainer by executor or administrator.

Retainer by heir or devisee, 8-1061 Secured claims, see infra, Secured claims.

Set-off, 8-1034 Simple controct liabilities, see infra, Simple contract liabilities.

Specialty debts (see infra, Specialty debts), 8-1034

Wages, see infra, Wages.

Widow's allowance, see Allowances.

Parent and child:

Services rendered decedent, 8-1022 Partnership, see Partnership.
Payment of decedent's debts, see Executors

AND ADMINISTRATORS.

Penalties, 8-1032

Persanal liability of representative, see Ex-ECUTORS AND ADMINISTRATORS.

Preference by executor or administrator, 8-1055

Debts of equal degree, 8-1056 Devastavit by payment of inferior debt, 8-1055

General rule, 8-1055

Judgments and decrees, 8-1056

Payment of simple contract debt without notice of specialty, 8-1055

Priority between debtors of same class acquired by diligence, 8-1056 Ratable distribution of assets among

creditors of equal degree, 8-1057

Right to prefer equal creditors abolished by statute, 8-1057

Presentation of claims, 8-1062; 11-1083 Administration independent of court, 8-1084

Assurances by representation, 8-1084

Bond by residuary legatee, 8-1083 By filing claim, 8-1077

Copy of claim, 8-1077 General rule, 8-1077 Notice of filing, 8-1078 Statement of claim, 8-1077 What constitutes filing, 8-1078

By whom to be made, 8-1072 Claim by tenant in common for rents,

8-1062 Claim for specific property, 8-1063

Claim of record, 8-1077 Claims against .deceased fiduciary, 8-

Following trust funds, 8-1064 General rule, 8-1064

Volume XXXI.

8-1076

Manner of presentation, 8-1072 By whom to be made, 8-1072

To whom made, 8-1073

before payment, 11-1257 Negligence of claimant, 8-1084 Notice of presentation, 8-1096

tor, 8-1072

Limitation of actions, see infra, Limitation of actions. Claims of executor or administra-Sufficiency of presentation, 8-1074 Necessity of presentation and allowance

DEBTS OF DECEDENTS, cont'd. Presentation of claims, cont'd. Payment, see infra, Property liable for payment of debts. Peculiar circumstances, 8-1084 Pending actions, 8-1063 Priority dependent on exhibiting or filing claims, see infra, Priority dependent upon exhibiting or filing claims. Proof of presentation, 8-1075 Provision in will for payment of debts, 8-1083 Public debts, 8-1068 Debts due to states, 8-1068 Debts due to United States, 8-1068 Taxes, 8-1068 Retainer, 8-1072 Revival of suit, 8-1076 Revivor, 8-1064 Secured claims, 8-1069 Claim for deficiency, 8-1072 Enforcement of liens without presentation, 8-1070 General rule, 8-1069 Mortgage lien, 8-1070 Presentation necessary, 8-1070 Vendor's lien, 8-1070 Statutory provisions, 8-1084 Stockholders' liability, 8-1066 Sufficiency of presentation, 8-1074 Suretyship, 8-1067 Claims against sureties, 8-1067 Claims in favor of sureties, 8-1067 Time of presentation, see infra, Time of presentation. To whom made, 8-1073 Unliquidated demands, 8-1069 Verification of claims, see infra, Verification of claims. Waiver of presentation, 8-1084 Warranty of title, 8-1066 What claims must be presented, 8-1062 Widow's award or allowance, 8-1065 Writing, 8-1074 Presumption: Services between members of same family, 8-1022 Priority (see Marshaling Decedents' Es-TATES; see infra, Order of payment of debts; Preference by executor or administrator): Widow's allowance, see Allowances.
Priority dependent on exhibiting or filing claims, 8-1050 Burden of proof as to exhibition, 8-1051 Exhibition and filing, 8-1050 General rule, 8-1050 Notice to present claim, 8-1051 Time within which claim must be exhibited, 8-1051 Private international law: Order of payment, 8-1054 Promise to make will, see WILLS. Property liable for payment of debts, 8-1097 General rule, 8-1097 Marshaling assets, see Marshaling As-

SETS.

DEBTS OF DECEDENTS, cont'd. DEBTS OF DECEDENTS, cont'd. Secured claims, cont'd. Public debts, cont'd. Debts due to United States, 8-1048; 29-Presentation of claims, 8-1069 Claim for deficiency, 8-1072 Enforcement of liens without pre-Extent of preference, 8-1048 sentation, 8-1070 General rule, 8-1046 Presentation of claims, 8-1068 General rule, 8-1069 Debts due to states, 8-1068 Debts due to United States, 8-1068 Mortgage lien, 8-1070 Presentation necessary, 8-1070 Taxes, 8-1068 Vendor's lien, 8-1070 Priorities, 8-1051 State's right of preference, 8-1047 Stock owned by state, 8-1047 Statutory preferences, 8-1052 Seduction, 8-1029 Taxes, 8-1048 What constitutes public debts, 8-1047 Separate property of married women, see SEPARATE PROPERTY OF MARRIED WOMEN. Public officers: Neglect of public officers, 8-1030 Services rendered decedent, 8-1021 Direction or intention to pay, 8-1022 Real property: Charge of debts, see Marshaling Decedents' Estates. Expectation of legacy, 8-1021 Express contract, 8-1021 Rejected claims, see infra, Determination and General rule, 8-1021 enforcement of claims. Implied contract for compensation, 8-1021 Rents, 8-1042 Presumptions where services are ren-Extent of preference, 8-1043 dered between members of the same Lien for rent, 8-1042 Presentation of claim by tenant in comfamily, 8-1022 mon for rents, 8-1062 Services between members of the same Priority, 8-1042 family, 8-1022 Specialty, 8-1042 Services rendered by child to parent, 8-1022 What constitutes rent, 8-1043 Set-off, recoupment, and counterclaim, 8-1034 Replevin, 8-1030 Signature of affidavit, 8-1088 Res judicata, 24-770, 821 Simple contract liabilities, 8-1049 Allowance or rejection of claims against estate, 24-770 Breaches of trust, see infra, Trusts and Restraints upon freedom of testamentary Distinction between debts of record by disposition, 8-1017 et seq. specialty and simple contract abolished, Retainer by executor or administrator, 8-1057 8-1034 Abrogation, 8-1093 Character in which claim is owing to General rule as to priorities, 8-1049 Liquidated demands and open accounts, executor, 8-1061 Character of debt, 8-1060 8-1049 Claims barred by limitations, 8-1060 Specialty debts, 8-1041 Effect as payment, 8-1058 Claim of surety for repayment, 8-1042 Deed of trust, 8-1041 Executor de son tort, 8-1059 Executor renouncing probate, 8-1059 Devastavit, 8-1041 Priority, 8-1034, 1041 Priority between specialties, 8-1042 Extent of right of retainer, 8-1059 For what debts retainer may be exer-Voluntary bond, 8-1042 cised, 8-1060 General rule, 8-1057 What constitutes specialty debts, 8-1041 State, see infra, Public debts. In general, 8-1093 State and public lands, see STATE AND PUBLIC Limitation of actions, 8-1060, 1062 LANDS. Out of what assets right may be exercised, 8-1059 Statute of frauds: Presentation of claims, 8-1072 Retainer, 8-1061 Presentation to probate court necessary, Stocks and stockholders: 8-1093 Presentation of claims, 8-1066 Reason for doctrine of retainer, 8-Subrogotion, see Subrogation. Summary settlement of estates, see Sum-MARY SETTLEMENT OF ESTATES. Retainer from equitable assets, 8-1059 Retainer of specific property, 8-1059 Suretyship, see Suretyship. Survival of actions, see infra, Claims based on contracts of decedent; Torts of de-Right of retainer a privilege, 8-1058 Statute of frauds, 8-1061 Time within which right must be exercedent. Taxation, see Taxation. cised, 8-1061 What classes of executors may retain, Time of presentation, 8-1078 8-1058 Absence of executor from state, 8-1080 Retainer by heir or devisee, 8-1061, 1062 Contingent claims, 8-1079 Satisfaction of claim by legacy or devise to Exceptions, 8-1079 creditor, see LEGACIES AND DEVISES. Extension of time, 8-1081 Secured claims, 8-1051 General rule, 8-1078 Illustrations, 8-1051, 1052 Immatured claims, 8-1079 Mortgages, 8-1052 Infants, 8-1079 Necessity of possession, 8-1052 Interruptions, 8-1079, 1080

```
DEBTS OF DECEDENTS, cont'd.
                                                 DEBTS OF DECEDENTS, cont'd.
  Time of presentation, cont'd.
                                                    Verification of claims, cont'd.
      Persons under disability, 8-1079
                                                        Waiver of verification, 8-1085
      Running time, 8-1079
                                                        What claims must be verified, 8-
                                                          1086
      War, 8-1081
  Tombstone, 8-1026
                                                    Wages, 8-1043
  Torts of decedent, 8-1027
                                                        Priority, 8-1043
                                                        Term of employment, 8-1044
      Actio personalis moritur cum persona,
                                                        Waiver of preference, 8-1044
      Benefit accruing to tortfeasor's estate,
                                                        Who are servants, 8-1044
                                                    Waiver of presentation, 8-1084
        8-1027
      Breach of promise, 8-1029
                                                    War:
      Conversion, 8-1030
                                                        Time of presentation, 8-1081
      Criminal conversation, 8-1029
                                                    Warranty of title, 8-1066
      Death by wrongful act, 8-1032
                                                    Waste, 8-1029
                                                    What constitute claims against decedent's
      Deceit, 8-1031
      Devastavit, 8-1030
                                                          estate:
                                                        Breaches of trust, 8-1032
      False imprisonment, 8-1028
                                                        Claims barred by statute of limitations, see Executors and Administrators.
      General rule as to liability of estate,
      Incidental advantage, 8-1028
                                                        Claims based on contracts of decedent
                                                              (see infra, Claims based on contracts of decedent; Covenants;
      Libel and slander, 8-1029
      Malpractice, 8-1031
                                                              Joint contracts; Leases; Services
      Neglect of conventional duties, 8-1031
      Neglect of public officers, 8-1030
                                                              rendered decedent; see SURETY-
      Nnisances, 8-1032
                                                              SHIP), 8-1007
      Particular actions, 8-1028
                                                            Agreement to make will, see WILLS.
      Penalties, 8-1032
                                                        Funeral expenses, see infra, Funeral ex-
      Replevin, 8-1030
                                                        Taxes, 8-1032
      Seduction, 8-1029
      Statutes should be liberally construed,
                                                        Torts of decedent, see infra, Torts of
        8-1028
                                                          decedent.
                                                    Widows, see SUMMARY SETTLEMENT OF ES-
      Statutory changes, 8-1028
      Trespass de bonis, 8-1030
                                                      TATES.
      Trespass for mesne profits, 8-102
                                                    Widow's allowance, see Allowances.
      Trespass quare clausum fregit, 8-1029
                                                    Wills:
      Waste, 8-1029
                                                        Agreement to make wills, see WILLS.
  Trespass, 8-1029, 1030
                                                        Provision in will for payment of debts,
  Trover and conversion, 8-1030
Trusts and trustees (see infra, Fiduciary
                                                          8-1083
                                                    Witnesses, see WITNESSES.
        debts):
                                                    Writing:
      Breaches of trust constitute simple con-
                                                        Presentation of claims, 8-1074
                                                 DEC., 1-99; 8-1099 DECAY, 8-1099
        tract debts, 8-1049
      Presentation of claims, 8-1064
  United States (see infra, Public debts),
                                                  DECEASE, 8-1099
    29-153
                                                    Deceased member, 20-575
  United States courts:
                                                  DECEDENT, 8-1099
                                                    See Debts of Decedents.
      Jurisdiction, 8-1091
  Verification of claims, 8-1085
                                                    Allowances, see Allowances.
                                                  DECEDENTS' DEBTS, see DEBTS OF DE-
      Affidavit not showing affiant to be agent,
                                                    CEDENTS; EXECUTORS AND ADMINISTRATORS.
        8-1086
                                                  DECEIT, see FRAUD AND DECEIT.
      Agent, 8-1086
                                                  DECIDE, 9-1
      At what time failure to authenticate
                                                  DECIDE AGAINST, 9-1
        available, 8-1085
      Before whom verified, 8-1087
                                                  DECISION, 9-2
                                                    See Findings; Judges; Judgments and Decrees; Res Gestæ; Stare Decisis.
      By whom verified, 8-1086
      Claims on which actions were pending,
                                                    Equally divided court, 9-3
        8-ro86
                                                    Finding, 9-2; 13-51
      General rule, 8-1085
                                                    Law, 18-570
      Judgments, 8-1086
      Mistake in decedent's name, 8-1088
                                                    Opinion, 21-922
                                                    Opinion and decision distinguished, 9-2
      Mortgage claims, 8-1086
                                                    Verdict:
      Omission of material allegations, 8-
                                                        Verdict and decision
                                                                                   distinguished,
        1088
      Signature of affidavit, 8-1088
                                                          29-1001
                                                 DECISORY OATHS, 21-746
      Statute requiring verification imperative,
                                                 DECK CARGO, see GENERAL AVERAGE.
DECK LOAD:
        8-1085
      Sufficiency of affidavit, 8-1087
      Unauthorized agent, 8-1086
                                                    Usages and customs, 29-426
      Vendor's liens, 8-1086
                                                 DECKS, 9-4
                                                 DECLARATION, 9-4
      Verification by assignor, 8-1087
                                                 DECLARATION OF TRUST, 9-4
      Verification by corporation, 8-1087
      31 C. of L.-32
                                                                          Volume XXXI.
                                              497
```

DECLARATIONS, cont'd.

DECLARATIONS, 9-5 Conspiracy, see Conspiracy. See Admissions; Confessions; DYING Death of declarant, 9-8 DECLARATIONS; RES GESTÆ. Dedication, 9-39 Abduction, see ABDUCTION. Definition, 9-5 Accident insurance, 1-331 Depositions: Ademption of legacies, 1-621 Deposition offered as an admission, Admissions, see Admissions. 9-361 Advancements, 1-776, 777, 779

Adverse possession, see Adverse Posses-Divorce: Cruelty, 9-808 Domicil, see Domicil. Against interest (see Admissions), 9-6, 7; Dying declarations, see DYING DECLARA-10-361 Absence of motive to falsify facts de-Elections: clared necessary, 9-9 Voters, 10-835, 837, 838 Character of interest in declarant requi-Escape, 11-289 site, 9-9 Evidence, 19-386 Declarant must be dead, 9-8 Fraudulent sales and conveyances, see Declarations against interest made by FRAUDULENT SALES AND CONVEYANCES. person deceased, 9-8 Gifts, 14-1050, 1068 Declarations of third person against Hearsay evidence, sec Hearsay Evidence. Implied trusts, see Implied Trusts. interest, 9-7 Exceptional cases, 9-7 Insanity, 16-609 Knowledge requisite on part of declar-Insurance, 16-968 Evidence of insured's declarations, Agency: 3-1018 Receiving declarations, 1-1030 Intention, 9-6 Alteration of instruments: Interest (see infra, Against interest; Public Declarations of testator, 2-283 or general interest), 9-10 Ambiguity, 2-294 Larceny, see LARCENY. Assignments, 2-1090 Legacies and devises, see LEGACIES AND DE-Bastardy, see BASTARDY. VISES. Bills of exchange and promissory notes: Life insurance, 19-106 Waiver, 4-454 Snicide, 19-78 Boundaries, 4-851 Lis mota, 9-11 Declarations against interest, 4-852 Malicious prosecution, 19-696 Declarations of deceased persons, 4-851 Marriage, see MARRIAGE. Declarations of deceased surveyor, 4-852 Mortgages, see Mortgages. Declarations of former owners, 4-852 Payment, see PAYMENT. Interest, 4-852 Pedigree, see Pedigree. Breach of promise of marriage, 4-901 Perjury, 22-692 Burden of proof: Possession: Possession of burglar's tools, 5-64, 65 Declarations relative to possession. Burglary, 5-65 9-12 By parties to action, 9-5 Presence of defendant: Declarations against interest, 9-6, 7 Declarations in presence of defendant, Expressions of intention, 9-6 10-360 Self-serving declarations, 9-5 Probate and letters of administration, 23-129, By third persons, 9-6 147, 149, 151, 153 Admissions, see Admissions. Public or general interest, 9-9 Declarations against interest, see infra, Declarations as to matters of public or Against interest. general interest, 9-9 Declarations as to matters of public or general interest, see infra, Public. Declarations as to particular facts, 9-10 Declarations negativing public right, or general interest. Declarations in course of business, 9-12 Declarations post litem motam, 9-11 Declarations relative to possession, 9-12 Identification of declarant, 9-11 Dying declarations, see DYING DECLA-Knowledge, 9-11 RATIONS. Lis mota, 9-11 General rule, 9-6 Meaning of the term "interest," 9-10 Res gestæ, 9-7 Proof of enjoyment of right not a pre-Carriers of passengers: requisite to admissibility, 9-11 Appearance, 5-639 Reputation not receivable as to matters Declarations explanatory of accident, of private interest, 9-10 5-641 Receipts, see RECEIPTS. Declarations of employees, 5-641 Declarations of passengers, 5-639 Res gestæ, see RES GESTÆ. Res inter alios acta, see RES INTER ALIOS Declarations of third persons, 5-643 ACTA. Dying declarations, 5-640 Resulting trusts, see IMPLIED TRUSTS. Proof of physical condition, 5-639 Self-serving declarations, 9-5 Confessions, see Confessions. Separate property of married women, see Confessions distinguished from, 6-521 SEPARATE PROPERTY OF MARRIED WOMEN. 498 Volume XXXI.

DECLARATIONS, cont'd.	DEDICATION, cont'd.
Ships and shipping, 25-1018	Acceptance, cont'd.
Statements of parties made out of court,	Essential, 9-43
11-508	Formal acceptance unnecessary, 9-45
Contradictory statements, 11-508	Implied acceptance, 9-45
Corroborative statements, 11-508	Legislature, 9-46
Res inter alios acta, see Evidence.	Local government, 9-46
Suicide, 19-78	Marking out and platting, 9-49
Suretyship, 27–456 Telegraphs and telephones, 27–1036	Municipal corporations, 9–47 Necessity of, 9–43
Testamentary capacity, see Testamentary	Official acts, 9–46
CAPACITY.	Ordering repairs and improvements,
Treason, 28-469	9-48
Trespass, 28-601	Part acceptance, 9-50
Undue unfluence, see Undue Influence.	Plat or map, 9-65
Wills, see WILLS.	Prosecution for obstructing, 9-48
DECLARATORY ACTIONS, 9-12	Recognizing or repairing adjacent parts
DECLARATORY DECREE OR JUDG-	of road, 9–49
MENT, 9-12 DEGLARATORY BART OF A LAW	Refusal to accept, 9-49
DECLARATORY PART OF A LAW,	Selectmen of town, 9-47 Statute prescribing manner of accept-
DECLARATORY STATUTES, see STAT-	ance, 9-52
UTES.	Statutes, 9–44
DECLARE, 9-12	Time within which acceptance must take
Acknowledgment of wills, 9-13	place, 9-50
Declare and promise, 9-12	User shows intent to accept, 9-66
DECLINE, 9-13	Accretions, 9-77
DECOCTION, 9-14	Acknowledgment, 9-35
DECOY, 8-285; 9-14	Admissions, 9-39
Kidnapping, 9-14 DECOY LETTERS, 8-296; 9-15	Adverse possession, see infra, Effect of user.
See Detectives.	Agency:
Criminal law, 8–295.	Dedication by agent, 9-30
Definition, 9-15	Alienation, 9-80, 83
Divorce, 9-757	Bars, 9-42
Embezzlement, 10-1025	Boundaries, 9–76
Embezzlement of letter or contents, 9-15	Bridges, 4-922; 9-25
Letter intended to be conveyed by mail,	Cemeteries (see CEMETERIES), 9-28
9-16	Charities and trusts for charitable uses,
No defense to indictment for embezzle- ment that letter was a decoy, 9-15	5-917; 9-23, 27 Churches, 9-27
Post letter, 9-17	Religious bodies, 9–27
Term "letter" construed, 9-15	Schools, 9-28
Fictitious address, 9-17	Common law, 6-232; 9-21
"Intended to be conveyed by mail, 9-16	Defective statutory dedication valid as
Mailing prohibited matter in reply, 9-17	common-law dedication, 9-36
Apparently innocent letter, 9-17	Express, 9-21
Defense to an indictment, 9-17	Implied, 9-22
Solicitation to mail prohibited matter,	Incidents of common-law dedication,
Solicitation to commit crime, 9-17	9-34 Nature of interest acquired by public,
Status of person sending decoy letters, 9-18	9-22, 73
DECREE, see JUOGMENTS AND DECREES.	No grantee in esse necessary, 9-21
DECREE CREDITOR, 9-18	Statute of frauds, 9-22
DECREE PRO CONFESSO, see Confes-	Conditional acceptance, 9-51
SION OF JUDGMENT. DECREPIT, 9-18	Conditions:
DECRETAL ORDER, 9-18	Acceptance, 9-51 Extent of right to impose conditions,
DEDI, see COVENANTS; DEEDS; GIFTS.	9-75
DEDICATE, 9-19	Reservations, 9-75
DEDICATION, 9-20	Right to annex conditions, 9-75
Abandonment, 9-84	Corporations, 9-33
Abutting owners, 9-81, 84, 85	Dedication of land to public use by
Acceptance, 9-43	corporation, 7-738
Acceptance must be within reasonable	Counties, 9-32
time, 9-50 Acceptance unnecessary by statute, 9-44	Acceptance, 9-47 County commissioners:
Act showing acceptance, 9-47	Acceptance, 9-47
Assessment and receipt of taxes, 9-49	Court, 9-24
Beneficial dedication, 9-45	Courthouse, 9-62
Conditional acceptance, 9-51	Crossings, 9-54
County supervisors, 9-47	Cul-de-sac, 9-24
	77 4 77

DEDICATION , cont'd.	DEDICATION, cont'd.
Debts, liability for, 9-83	Evidence of dedication, cont'd.
Declarations, 9-39	Platting and sale of lots, see infra, Plat
Dedicate, 9-19	ting and sale of lots.
Deeds, 9-54	Turnpike roads, 9-53
Deeds between private parties, 9-55	Executors and administrators, 9-31
Deeds unnecessary, 9-37	Express, 9-22
Formal conveyance to public, 9-55	Extent of dedication, 9-76
Mere reference to street for purposes	Filing plat, 9-59
of description, 9-56	Fish and fisheries, 13-583
Private ways, 9-56	Footpath, 9–24
Recognition of rights of public, 9-55 Where a lot is described in a deed as	For what purposes, 9-23 Bridges, see infra, Bridges.
bounded by a street, 9-55	Charitable and religious uses, see infra
Defects:	Charities and trusts for charitable
When cured, 9-36	uses.
Definition, 9-21	Public squares, see infra, Parks and pub-
Dacks, see infra, Wharves and landings.	lic squares.
Dower, 9-32; 10-202	Roads, see infra, Highways.
Easements:	Streets, see infra, Streets and sidewalks
Only an easement acquired, 9-73	Use of public generally, see infra, Use of
Effect of dedication (see infra, Nature of	public generally.
interest acquired by the public), 9-73	Wharves and landings, see infra
Revocability of dedication, see infra,	Wharves and landings.
Revocability of dedication.	Gates, 9-42
Rights and liabilities of the public, see	Guardian and ward, 9-31; 15-57
infra, Rights and liabilities of the	Highways (see infra, Streets and side-
public.	walks), 9-23, 24, 54 Liability for care and maintenance
Use of dedicated property limited, see infra, Use of dedicated property lim-	9-83
ited.	Platting, see infra, Platting and sale of
Effect of user, 9-66	lots.
Character of land, 9-72	Uses to which highways may be applied
Character of user necessary, 9-69	9-79
Dedication not presumed from travel	Where method of establishing highways
over uninclosed lands, 9-71	prescribed by statute, 9-54
Length of time not material, 9-68	Width, 9-76
Permissive user, 9-69	History, 9-23
Prescriptive period, 9-66	Husband and wife:
Presumption from user for prescriptive	Dedication by married women, 9-32
period, 9–67 User alone does not constitute a dedi-	Implied, 9-22 Implied acceptance, 9-45
cation, 9-68	Intent of owner, 9-36
User must be adverse, 9-69	Acts and declarations of owner admissi-
User must be by public generally, 9-69	ble, 9-39
User shows intent of owner and accept-	Acts showing an intent, 9-39
ance by public, 9-66	Barring way as rebuttal, 9-42
User with consent of owner, 9-68	Bars, 9-42
 Variations in line of travel, 9-71 	Constructing fences and buildings along
Way for convenience of owner, 9-70	line of street, 9-40
Way originally private, 9-70	Conveying as private property as re-
Ways by prescription, 9-67	butting presumption, 9-42
Way to owner's place of business, 9-	Deed unnecessary, 9-37 Essential, 9-36
70 Whether user alone sufficient to make	Estoppel to deny dedication, 9-41
local government liable for repairs,	Evidence to prove intent of owner must
9-72	be clear and unequivocal, 9-38
Ejectment, 10-523	Evidence to rebut dedication, 9-42
Lands dedicated to public use, 10-475	Failure to enclose, 9-40
Encroachment, 11-21	Future intent, 9-61
Equitable owner, 9-29	Gates, 9-42
Estoppel, 9-41	How shown, 9-37
Platting, 9-64	Intention must be a present one, 9-40
Evidence, see infra. Intention of owner.	Payment of taxes as rebuttal, 0-42
Evidence of dedication, 9-52	Setting out and working a road, 9-30
Cases showing dedication, 9-53	User, 9-66
Dedication where method of establishing	Writing unnecessary, 9-37 Interest:
highways prescribed by statute, 9-54 Deeds and other writings, see infra,	
Deeds.	Nature of interest acquired by the pub- lic see infra, Nature of interest ac-
Effect of user, see infra, Effect of user.	quired by the public.
General rule, 9-52	Jail, 9-62

DEDICATION , cont'd.	DEDICATION, cont'd.
Joint tenants and tenants in common, 9-31	Platting and sale of lots, cont'd.
Lakes and ponds, 18-138	Effect of platting and selling lands,
Landings, see infra, Wharves and landings.	9-57
Landlord and tenant, 9-30	Effect of statements and certificates, 9-60
Leases, 9-80	Filing or recording of plat, 9-59
Legislature:	For railroad purposes, 9-62
Acceptance by legislature, 9-46	Future intent, 9-61
Powers of legislature, 9-80	Interpretation of plat, 9-60
Limited purpose, 9-24	Jail, 9-62
Limited use, see infra, Use of dedicated prop-	Lands adjacent to a river or other body
erty limited.	of water, 9-61, 64
Limits, 9-76	Leaving spaces unmarked, 9-60
Lots, see infra, Platting and sale of lots.	Obligations of grantor, 9-64
Map, see infra, Platting and sale of lots.	Park, 9-61, 62
Marking out, 9-49	Parol evidence to explain plat, 963
Married women, 9-32	Part acceptance by the public, 9-66
Measurements, 9-36	Particular map must be clearly recog-
Misuser, 9-84	nized, 9-58
Mortgagor, 9-29	Particular purpose of dedication must ap-
Municipal corporations (see infra, Rights and	pear, 9-60
liabilities of the public), 9-29, 32	Place, 9-62
Acceptance, 9-47	Public grounds, 9-61
Dedication to the public and not to the	Public square, 9-61
municipality, 9-34	Purchaser of lots may not deny a dedi-
Nature, 9-21	cation, 9-64
Nature of interest acquired by the public.	Recording, 9-35, 59
9-22, 73	Reserved, 9-62, 63
Accretions, 9-77	Rights acquired by public in the streets
Common-law dedication, 9-73	and squares appearing upon a plat,
Conditions, 9-75	9-65
Easement only acquired, 9-73	Rights acquired by purchasers with refer-
Extent of dedication, 9-76	ence to a plat, 9-63
Fee may pass by conveyance, 9-74	Signing, 9-35
Fee passes under statute, 9-74	Square, 9-61
Limits and boundaries, 9-76	Statutes, 9-35
Partial and limited dedications, 9-75	Submerged lands, 9-61
Reservation of right to operate railroad,	Power of attorney, 9-30
9-75	Prescription, see infra, Effect of user.
Right to impose conditions limited, 9-75	Prescription distinguished, 22-1185
Use limited, 9-74	Presumption, see infra, Effect of user.
Uses not public, 9-74	Presumption of ownership, 9-29
Width of roads and streets, 9-76	Private road, 9-23
No grantee in esse necessary, 9-21	Private way, 9-23, 70; 23-43
Owner, 9-28	Effect of user, 9-70
Parks and public squares, 9-23, 25	Mention of private ways for benefit of
Buildings, 9-26	parties, 9-56
Fences, 9-26	Way originally private, 9-70
General rule, 9–25	Way to owner's place of business, 9-70
Park, 9-62	Where way for convenience of owner,
Platting, see infra, Platting and sale of	9-70
lots.	Public, see infra, Rights and liabilities of the
Public square, 9-61	public; Who may dedicate.
Roads, 9–26	Public grounds, 9-61
Square, 9-61	Public lands, see State and Public Lands.
Squares for particular purposes, 9-26	Public squares, see infra, Parks and public
Uses to which land dedicated may be	squares.
put, 9–26	Public use (see infra, Use of dedicated prop-
Uses to which parks may be applied,	erty limited; Use of public generally),
9-79	9-74
Parol evidence:	Pueblo lands, 28–517
To explain plat, 9-63	Purposes (see infra, For what purposes):
Parties to the dedication, see infra, Who may	Particular purpose of dedication must ap-
dedicate.	pear, 9-60
Place, 9-62	Purposes for which dedicated must ap-
Platting, 9-49	pear, 9-36
Platting and sale of lots, 9-57	Questions of law and fact, 9-52
Acceptance, 9-65	Extent of dedication, 9-76
Acceptance may be partial, 9-66	Railroads, 9-23; 23-696
Acknowledgment, 9-35	For railroad purposes, 9-62
Courthouse, 9-62	Reservation of right to operate railroad,
Effect of certain words, 9-61	9-75

DEDICATION, cont'd.	DEDICATION, coni'd.
Reasonable time, 9-50	Trusts and trustees, 9-30
Recording, 9-35	Turnpikes, 9-53
Filing or recording plat, 9-59	United States, 9–32 Control of lands, 9–83
Recording acts, 9-35 Remainders, reversions, and executory inter-	Use of dedicated property limited, 9-74, 79
ests, 9-31	Application of other uses, 9-74
Dedicator's right of reversion, 9-81	Change of use, 9-80
Reservation, 9-62, 63	General rule, 9–79
Reversion, 9-85	Land dedicated for erection of public
Dedicator's right of reversion, 9-81	buildings, 9–79
Misuser, 9-85	Uses not public, 9–74 Uses to which public squares may be
Reversion to abutters, 9-85	applied, 9-79
When lands revert to dedicator, 9–85 Revocability of dedication, 9–77	Uses to which roads and streets may be
General rule, 9-77	applied, 8-79
How revocation effected, 9-78	Use of public generally, 9-23
Irrevocable, 9–77	General rule, 9–23
Mere offer, 9-78	Limited purpose, 9-24
Until acceptance, 9-78	Private road, 9-23
Where rights acquired on faith of dedi- cation, 9–77	Railroads, 9–23 User, see infra, Effect of user.
Rights and liabilities of the public, 9-80	Waters and watercourses, 9-25
Abutters' right, 9-81	Wharves and landings, 9-27
Alienation, 9-83	Wharves and wharfingers, 30-487
Care, 9-83	What constitutes dedication, 9-34
Dedicator's right of reversion, 9-81	Acceptance, see infra, Acceptance.
Enforcement of rights, 9–82 In general, 9–80	Acknowledgment, 9-35 Common-law dedications not prohibited,
Liability for debts, 9-83	9–36
Liability for proper care, 9-83	Defective statutory dedication, 9-36
Maintenance, 9-83	General requisites, 9-34
Municipal management and control, 9-81	Incidents of common-law dedication,
Power of legislature, 9-80	9-34 Intention clearly manifested sufficient,
Powers of local governing bodies, 9–81 Release of public rights, 9–82	9-35
United States, 9-83	Intent of owner, see infra, Intent of
Roads, see infra, Highways.	owner.
Sale, 9-80, 83	Measurements, 9-36
Sale of lots, see infra, Platting and sale of	Recording, 9-35
lots.	Statutes, 9–34, 35
Schools, 9–28 Sidewalks, see infra, Streets and sidewalks.	Who may dedicate, 9-28 Agents, 9-30
Signing, 9-35	Dedication directly to the public, 9-34
Squares, see infra, Parks and public squares.	Dedication to the public and not to the
State, 9-32	municipality, 9-34
State and public lands, see STATE AND PUB-	Equitable owner, 9-29
LIC LANDS.	Executors and administrators, 9-31
Statute of frauds, see STATUTE OF FRAUDS. Statutes, 9-22	Grantee need not be incorporated, 9-33 Guardian, 9-31
Defective statutory dedication valid as	Married women, 9-32
common-law dedication, 9-36	Mortgagor, 9-29
Nature of interest acquired by the pub-	Municipality, 9-32
lic, 9-74	Necessary parties, 9-33
Streets and sidewalks (see infra, Highways),	One in possession of government land
9–23, 24 Liability for care and maintenance, 9–83	before patent issued, 9-30 Owner, 9-28
Platting, see infra, Platting and sale of	Owner and public, 9-33
lots.	Parties to the dedication, 9-33
Sidewalks, 9-25	Persons under disability, 9-32
Uses to which streets may be applied,	Presumption of ownership, 9-29
9-79	Private corporations, 9-33
Width, 9-76	Public an ever-existing grantee, 9-33
Submerged lands, 9-61 Taxes:	Remaindermen, 9–31 State, 9–32
Assessment and receipt of taxes, 9-49	Tenant, 9-30
Payment of taxes, 9-42	Tenants in common, 9-31
Time within which acceptance must take	Trustees, 9-30
place, 9-50	United States, 9-32
Towns, 9-32	Writing (see Statute of Frauds):
Acceptance, 9-47 Treaties of cession, 28-517	Writing unnecessary, 9-37 DEDIMUS POTESTATEM, 9-86
	•
5	O2 Volume XXXI.

Volume XXXI.

DE DONIS, 8-746 DEEDS, cont'd. DEDUCE, 9-86 Bargain and sale, cont'd. **DEDUCT**, 9-86 Consideration, 9-102 Consideration need not be adequate, DEEDED, 9-86
DEED OF TRUST, see TRUST DEEDS AND Power of Sale Mortgages. Consideration need not be expressed, 9-103 **DEEDS**, 9-87 See ACKNOWLEDGMENTS; TITLE, OWNERSHIP, Statute of enrolment, 9-102 AND POSSESSION; VENDOR AND PURCHASER. Valuable consideration essential, 9-102 Abbreviations, 1-100 Vesting title in futuro, 9-103 Bipartite, 4-575 About, 1-198 Absolute, 1-207 Boundaries, see Boundaries. Building restrictions and restrictive agree-ments, see Building Restrictions and Absolute deed as mortgage, see Mortgages. Abstract of title, see Abstract of Title. RESTRICTIVE AGREEMENTS. Acceptance, 9-161 After death of grantor, 9-152 Capacity, see infra, Power to convey. Death of grantor, 9-152 Charta feoffamenti, 9-98 Intervening equities, 9-161 Common-law forms of conveyances, 9-98 Necessity of acceptance, 9-161 Common recovery (see Fine and Common Presumption, 9-162 Presumption in favor of adults, 9-162 RECOVERY), 9-96 Competent parts, see infra, Requisites and Presumption in favor of infants, 9-162 component parts. Proof of acceptance, 9-162 Compounding offenses, 6-415 Tender of deed, 9-161 Concessi, 9-138 Acceptance of mortgage, 20-906 Conditions, see CONDITIONS. Acceptance presumed, 9-131 Confirmation, 9-100 Consideration (see Consideration), 6-683, Accumulation, see Perpetuities and Trusts 684 FOR ACCUMULATION. Construction, see infra, Habendum. Acknowledgments, see Acknowledgments. Administration sale, see Executors and Ad-Constructive trust, see IMPLIED TRUSTS. Contracts, see infra, Executory agreements distinguished from deeds. MINISTRATORS. Adverse possession, 9-129, 130 Conveyances under the statute of uses, o-101 Agency, see Agency. Alienation, see RESTRAINTS ON ALIENATION; Bargain and sale, see infra, Bargain and sale. see infra, Development of power of aliena-Covenant to stand seized, 9-101 Effect of the statute, g-101 Aliens, see ALIEN. Lease and release, 9-104 Alteration of instruments, see ALTERATION OF Corporation: INSTRUMENTS. Estoppel by deed to or from corporation Ambiguity, see Ambiguity. Ancient documents, see Ancient Docuto deny existence of corporation, 8-768 Counterpart, 7-897 MENTS. And, 2-338 Covenants, see Building Restrictions and RESTRICTIVE AGREEMENTS; COVENANTS. Annuities, see ANNUITIES. Appurtenant, 2-522 Coverture, 9-110 Customary deeds of married women, Arbitration and award (see Arbitration and AWARD): 9-110 Power to award conveyances, 2-682 Deed of confirmation after removal of coverture, 9-110 Assignments, 9-100 Deed of feme covert void ab initio at Attachment: Priorities, 3-229 common law, 9-110 Enabling statutes, 9-110 Attestation, 9-148 Act of attesting, 9-149 Evidence of assent, 9-112 Execution of power, 9-110 Competent witnesses required, 9-148 Fines and recoveries now obsolete, 9-110 Mortgages, see Mortgages. General rule, 9-110 Need not see grantor sign, 9-149 General statutes, 9-111 Number of witnesses required, 9-149 Joinder of husband, 9-111, 113 Proof of deeds by attesting witnesses, Parol evidence of assent, 9-114 Q-150 Statutes requiring husband's assent in Statutory requirement as to witnesses, writing, 9-113
Statutory formalities must be observed, 9-149 Who may be subscribing witness, 9-148 Witnesses not essential at common law, Q-111 Wife to husband, 9-110 9-148 Date, 8-728 Attorney and client: Date of acknowledgment held control-Liability of attorney for negligence in ling, 9-153 preparing, 3-387 Date of deed presumed date of delivery, Lien of attorneys, 3-455 Q-152 Bargain, 9-137 Deeds valid without date, 8-728 Bargain and sale, 3-854; 9-102 Incorrect date, 8-728 After statute of uses, 9-102 Necessity of date, 9-151 Before statute of uses, 9-102

DEEDS, cont'd.	DEEDS, cont'd.
Date, cont'd.	Delivery, cont'd.
Omission of date in acknowledgment, 8-	Right to recall, 9-155
728	Time deed takes effect, 9-157
Parol evidence, 8-733	Time title passes, 9-152
Presumption, 8-730	To third party to deliver after grantor's
Acknowledgment contemporaneous	death, 9-157 Transfer to grantee for examination not
with date, 8-730	a delivery, 9-156
Date of recording, 8–731 Delivery presumed as at date of ac-	True date of delivery may always be
knowledgment, 8-730	proved, 9-153
Presumption arising from date of	What is delivery, 9-153
deed, 8-730	Will distinguished from deed, 9-92
Presumption as to date of acknowl-	Wrongful delivery vests no title, 9-
edgment, 8-731	155
Presumption as to execution, 8-730	Deposit of title deed, see Equitable Mort-
Where acknowledgment subsequent,	GAGES.
8-730	Derivative deeds, 9-100
True date of delivery must always be	Description of land:
proved, 9-153	About, 1-198
Deaf and dumb persons, 8-843	Designation of grantee, see infra, Grantee.
Dedi, 9-138	Destruction of title deed, 23-944
Dedication, see Dedication.	Development of power of alienation, 9-94
Deeds poll, 9-97	Common recoveries, 9-96
Definition, 9–97	Feudal system in England, 9–95
Effective to convey land, 9–97 Leases, 18–606	Feudal tenures abolished, 9–97 Fines and recoveries, 9–96
Modern deeds poll, 9-97	Fines for alienation, 9-97
De facto corporations:	Generally, 9-94
Estoppel by deed to or from corporation	Quia emptores, 9-96
to deny existence of corporation, 8-	Statute de donis, 9-96
768	Disseizin, 9-129
De facto officers:	Do, 14-1069
Probate of deeds, 8-820	Doing, 14-1069
Defeasance, 9–101	Drunkenness, see infra, Intoxication.
Definitions, 9–90	Duress, see Duress.
Deeds of conveyance, 9-90	Easements, see Easements.
Generally, 9–90	Equitable election, 11-65
Technical sense, 9–90	Equitable mortgages, see Equitable Mort-
Delivery, 9–150 By several grantors or to several	GAGES.
By several grantors or to several grantees, 9-158	Equity:
Date, 9-151	Setting aside deed for inadequacy of con-
Date of acknowledgment held control-	sideration, 6-698
ling, 9-153	Escrow, see Escrow. Estate conveyed, 9-135
Date of deed presumed to be date of	Description of the estate, 9-136
delivery, 9–152	Freehold interest, 9-136
Deed may be accepted after grantor's	Interest in lands, 9-135
death, 9-152	Mere possibility, 9-135
Deed takes effect from delivery, 9-152	Estates, see ESTATES.
Definition, 9-153	Estoppel (see Estoppel), 7-94; 9-109
Delivery not consistent with intention to	Evidence, see Execution and Proof of Doc
recall, 9–155 Delivery to third person for grantee's	UMENTS.
use, 9-156	Exceptions, see Conditions.
Escrow, see Escrow.	Exchange of property, see Exchange of
Evidence, 9-154	Property.
Examination, 9-156	Execution (see Execution and Proof of Doc
Family setlements and declarations of	UMENTS), 9-142
trust, 9-152	Acceptance, see infra, Acceptance.
Inspection, 9-156	Acknowledgments, see Acknowledg
Intention to divest title, 9-154	MENTS.
Manual delivery unnecessary, 9-153	Attestation, see infra, Attestation.
Necessity to pass title, 9-150	Delivery, see infra, Delivery.
Presumption of delivery, 9-159	Proof of execution, see EXECUTION AND
From deed in grantee's possession,	Proof of Documents. Reading, see infra, Reading.
9-159	Sealing, see infra, Sealing.
From registration, 9-159	Signing, see infra, Signing.
Intention of recording may be ex- plained, 9-160	Executors and administrators, see Execu
Question of intention, 9–154	TORS AND ADMINISTRATORS.
Ratification of wrongful delivery, 9-155	Executor's sale, see Executors and Admin
Padalinary see infra Dadalinary	ISTRATORS.

DEEDS, cont'd.	DEEDS, cont'd.
Executory agreements distinguished from	Grantee, cont'd.
deeds, 9–93 Effect of operative words, 9–93	Power to contract not essential, 9-131
Intention controls, 9–93	Qualifications of grantee, 9–131 Grantor, 9–108; 14–1115
Executory interests, see REMAINDERS, REVER-	Corporate powers, see Corporations.
sions, and Executory Interests.	Coverture, see infra, Coverture.
Expectancy:	Designation and identity, 9-108
Conveyance of mere possibility, 9-135 Family agreements or settlements, see FAM-	Estoppel, 9–109
ILV AGREEMENTS OF SETTLEMENTS.	General rule, 9–108 Husband and wife as cograntors,
Fee simple:	9-108
Words necessary to create, 11-367	Naming grantor in deed, 9-108
Fee tail:	Naming joint grantors, 9-108
Words necessary to create, 11-372	Sum of persons executing not named
Feoffment, 9-98 Definition, 9-98	as grantors, 9-109
Feoffment obsolete, 9-99	Duress, see Duress. Fraud, see infra, Fraud.
Livery of seizin, 9-98	Freedom of will, 9-124
Ferries, see FERRIES.	Indians, see Indians.
Filling blanks (see FILLING BLANKS), 9-135	Intancy, see infra, Infants.
Fines and recoveries, see Fine and Common Recovery.	Insanity, see infra, Insanity.
Forgery, 13-1098	Partnership assets, see Partnership. Power to convey, see infra, Power to
Fraud, 9-125	convey.
Circumstances amounting to fraud, 9-125	Special limitations aside from con-
Circumstances held not fraudulent, 9-	tractual capacity, 9-126
125 Common law, 9–125	Title to convey, see infra, Title to con-
Fraud of one other than grantee, 9-125	vey. Undue influence, see infra, Undue in-
Fraudulent sales and conveyances, see FRAUD-	fluence.
ULENT SALES AND CONVEYANCES	Habendum, 9-139
Gambling contracts, 14-628	Estates ejusdem generis, 9-139
Under statutes revesting title in grantor,	Explaining general descriptive premises, 9-140
Under statutes vesting title in heir of	Express estate in premises followed by
grantor, 14-628	repugnant or unlawful habendum, 9-
Gifts (see GIFTS), 9–99	140
Give, 9-137; 14-1069 Give, grant, and convey, see infra, Operative	General principles of construction, 9–139 Habendum controls tenendum, 9–139
words.	Habendum enlarging estate, 9-141
Give, grant, and enfeoff, see infra, Operative	Implied estate in premises followed by
words.	express estate in habendum, 9-141
Good and sufficient deed, 14–1075	Naming new grantee in habendum, 9-140
Grant, 9-99, 137; 14-1112 Grant, bargain, and sale, see infra, Operative	Office of habendum, 9-139 Premises and habendum harmonized if
words.	possible, 9-139
Grantee, 9-131; 14-1115	Repugnant habendum is void, 9-139
Aliens, see ALIENS.	History, 9-94
Corporations, 9–132 Designation of grantee, 9–132	Husband and wife (see infra, Coverture): Cograntors, 9-108
Abbreviated names, 9-134	Curative acts validating defective deeds
Assumed name, 9-134	of married women, 6-940
Children of a named person, 9-133	Married women as grantees, 9-132
Description held insufficient, 9–133	Separate property of married women, see Separate Property of Married
Extrinsic evidence, 9–134 Filling blanks, 9–134	Women.
Heirs of a deceased person, 9-133	Illegal contracts, see ILLEGAL CONTRACTS.
How grantee designated, 9-132	Implied terms in grant, 17-26
Mistake in name of corporation,	Implied trusts, see IMPLIED TRUSTS.
9-134	Indenture, 9–97; 16–184 Infants, 9–114
Mistake or omission in name, 9–133 Name sufficient for identification,	Affirmance, 9-114
9–134	Capacity of infant, 9-114
Naming new grantee in hobendum,	Conveyance subject to mortgage affirms
9–140	the mortgage, 9–116
Naming partnership, 9-134	Disaffirmance, 9–114 Disaffirmance requires some positive act.
Surplusage, 9-133	9-115
Where name should appear, 9–134 Grantee must exist, 9–131	Election cannot be made before majority,
Married women, 9-132	9-114
Person in esse, 9-131	Entry, 9–116

DEEDS, cont'd.	Interpretation and construction cont'd
Infants, cont'd.	Interpretation and construction, cont'd. Repugnant clauses in deed, 17-8
Infant's deed valid until avoided, 9-116	General rule, 17–8
Mortgage as disaffirmance, 9-116	Grant cannot be restricted or dimin-
Presumption of acceptance, 9-162	ished by subsequent clause, 17-8
Quitclaim deed as disaffirmance, 9-115	Illustrations, 17–8
Ratification, 9-115	Repugnancy avoided if possible,
Reasonable time to elect, 9-117	17–8
Receiving consideration money as affirm-	Rule of last resort, 17-8
ance, 9–116 Statute of limitations, 9–118	Rule that prior clause prevails, 17-8
Stranger cannot disaffirm or ratify, 9-	Intoxication (see Infoxication), 9-123
II5	Extent of intoxication, 9-123
Time of election, 9-117	General rule, 9–123
What constitutes affirmance, 9-116	Habitual drunkenness, 9-123
Insanity, 9-119	Intoxication alone, 9-123
General rule, 9-119	Ratification, 9-124
Intoxication, see infra, Intoxication.	Undue influence, 9–123
Lucid interval, 9-123	Irrigation:
Lunatics' deeds voidable, 9–119	Conveyance of ditch, 17-516
Common law, 9-119	Conveyance of water right by deed,
Exercising election, 9-119	17-515 Ditch or land and water right may be
General rule, 9-119	Ditch or land and water right may be
Heirs or legal representatives may	separately conveyed, 17–515 Water right appurtenant to land, 17–515
avoid, 9-119	Water right passes by deed conveying
Legal guardian of a lunatic may avoid, 9–120	land unless expressly reserved, 17-515
Privies in estate competent to avoid,	Joint tenants and tenants in common, see
9-120	JOINT TENANTS AND TENANTS IN COMMON.
Statute of limitations, 9-120	Judicial sales, see Judicial Sales.
Mental weakness, 9-121	Junior and senior, 9-134
Partial insanity, 9-121	Larceny, 18-516
Presumption of acceptance, 9-162	Lease, 9-99
Questions of law and fact, 9-122	Lease and release, 9–104
Subsequent mental failure, 9-123	Letters and papers:
Temporary mental weakness, 9-123	Destruction of title deed, 23-944
Undue influence, see infra, Undue influ-	License (real property), 18-1131
ence.	Light and air, see LIGHT AND AIR.
View that lunatics' deeds void, 9-120	Limitation of actions:
Deed held absolutely void, 9-121	Infants, 9–118
General rule, 9-120	Insanity, 9–120 • Livery of seizin, 9–98; 19–428
Guardianship renders deed void, 9–	Loan, trust, and safe-deposit companies,
Illustrations, 9-120, 121	19-481
Subsequent inquisition and guardian-	Lost papers and records, see Lost Papers
ship, 9-121	AND RECORDS.
Where insanity has been judicially	Mark, 9-144
declared, 9-121	Marriage settlements, see Marriage Settle-
Instrument, 16-825	MENTS.
Intention:	Married women, see SEPARATE PROPERTY OF
Conditions, 6-502	MARRIED WOMEN; see infra, Coverture;
Executory agreements distinguished	Husband and wife.
from deeds, 9–93	Mental weakness:
Expressing intention with nontechnical	Monomaniacs, 9-123
words, 9-138 Intention of recording may be explained.	Merger of executory contract, 29-700
9-160	Mines and mining claims, see Mines and Mining Claims.
Test of delivery is grantor's intention to	Mistake, see MISTAKE.
divest himself of title, 9-154	Monomaniacs, 9-123
To accept, 9-161	More or less, see More or Less.
Will distinguished from deed, 9-91	Mortgages:
Interpretation and construction (see Inter-	Absolute deed construed as mortgage,
PRETATION AND CONSTRUCTION; see in-	see Mortgage.
fra, Habendum; Intention):	Name (see Name):
Covenants in deed, 17-5	Abbreviated names, 9-134
Deed as contract, 17-5	Assumed name, 9-134, 145
Deed considered as contract, 17–5 Description in deed, 17–6	Change of name, 9-134
Instrument to be considered as a whole,	Clerical omission, 9-108
17-5	Designation of grantee, 9-132
Language construed most strongly	Extrinsic evidence, 9-134 Husband and wife as cograntors, 9-108
against user thereof, 17-14	Incorrect name, 9-145
	···/ > -TU

DEEDS, cont'd.	DEEDS, cont'd.
Name, cont'd.	Presumptions:
Middle name not necessary, 9–108 Mistake or omission in name, 9–133	Acceptance, 9-162
Naming grantor in deed, 9-108	Date of deed presumed date of delivery
Naming joint grantors, 9-108	9–152 Delivery, 9–159
Naming new grantee in habendum,	From deed in grantee's possession
9-140	9-159
Naming partnership, 9-134	From registration, 9-159
Omission of name, 9-145	Intention of recording may be ex-
Signing, 9-145	plained, 9-160
Some of persons executing not named	Presumptions of acceptance, 9-131
as grantors, 9-109	Private international law, 22-1337
Where name should appear, 9-134	Private ways, see PRIVATE WAYS.
Novation, see Novation. Official deeds, 9-107	Privileged communications:
Operative words, 9–137	Execution of deeds, 23-76 Proof of execution, see Execution and
Absence of operative words, 9-138	Proof of Documents.
Bargain and sale, 9-137	Questions of law and fact:
Dedi et concessi, 9-138	Mental weakness, 9-122
Executory agreements distinguished	Quitclaim deeds, see QUITCLAIM DEEDS.
from deeds, 9-93	Reading, 9-142
Give and grant, 9-137	Burden of proof, 9-142
Nontechnical words held sufficient, 9–138 Operative words of various forms of	Deaf and dumb, 9-142
•	Manner of reading, 9-142
conveyance, 9-137 Tense of operative words, 9-138	Misreading, 9–143 Necessity of reading to grantor, 9–142
Use of several operative words, 9-137	Where ignorant grantor requests reading,
Will distinguished from deed, 9-93	9-142
Origin, 9-94	Real property:
Parol evidence, 11-549	Destruction of title deed, 23-944
Part only of transaction reduced to	Recitals, see RECITALS.
writing, 21-1093	Recording acts, see Recording Acts.
Parties, 9-108	Reddendum, 9-142
Grantee, see infra, Grantee. Grantor, see infra, Grantor.	Redelivery, 9–163 Estoppel, 9–164
Partition (see Partition), 9-100	With intent to revest title, 9-163
Partnership, see Partnership.	Without intent to revest title, 9-164
Payment:	Reformation, see Rescission, Cancellation,
Estoppel by acknowledgment of payment	AND REFORMATION.
in deed, 6-760	Relation, see RELATION.
Pencil, 9-137	Release, 9-100
Perpetuities, see Perpetuities and Trusts	Remise, release, and forever quitclaim,
FOR ACCUMULATION.	9-137 Remainders, see Remainders, Reversions,
Pall, see infra, Deeds poll. Possibility:	AND EXECUTORY INTERESTS.
Conveyance of bare possibility, 9-135	Remise, 9-138
Pawer of attorney, see Power of Attorney.	Replevin, 24-479
Pawers, see Powers.	Requisites and component parts, 9-107
Power to convey, 9-109	Acceptance, see infra, Acceptance.
Capacity to contract, 9-109	Acknowledgments, see Acknowledg-
Caverture, see infra, Coverture.	MENTS.
Duress, see Duress.	Attestation, see infra, Attestation. Consideration, 9–136
Fraud, see infra, Fraud. Freedom of will, 9–124	Delivery, see infra, Delivery.
General rule, 9-109	Enumeration, 9-107
Infancy, see infra, Infants.	Estate conveyed, see infra, Estate con-
Insanity, see infra, Insanity.	veyed.
Lex loci rei sitæ, 9-109	Executions, see infra, Execution.
Undue influence, see infra, Undue influ-	Grantee, see infra, Grantee.
ence.	Grantor, see infra, Grantor.
Premises (see infra, Habendum), 9-137;	Parties, see infra, Grantee; Grantor. Redelivery, see infra, Redelivery.
22-1176 Absence of operative words, 9-138	Sealing, see infra, Sealing.
Expressing intention with no technical	Writing, see infra, Writing.
words, 9-138	Reservations, see Conditions.
General rule, 9–137	Res gestæ:
Granting clause, 9-137	Delivery or acceptance of deed, 24-
Nontechnical words held sufficient, 9-138	686
Operative words, 9-137	Restraints on alienation, see RESTRAINTS ON
Tense of operative words, 9-138	ALIENATION. Resulting trusts, see Implied Trusts.
Prescription, see Prescription.	** *
50	Volume XXXI.

DEEDS, cont'd.

DEEDS, cont'd.

Title to convey, cont'd. Reversions, see REMAINDERS, REVERSIONS, State cannot be disseized, 9-131 AND EXECUTORY INTERESTS. Time when title passes, see infra, Deliv-Rule in Shelley's case, see Shelley's Case (Rule in). Title previously divested, 9-127 Sales, see SALES. Trusts for accumulation, see Perpetuities Sealing, 9-146 AND TRUSTS FOR ACCUMULATION. Effect of omission, 25-81 Undue influence (see Undue Influence), General rule, 9-146 9-122, 124 Necessity for a seal and effect of its By whom undue influence may be exeromission, 9-147 cised, 9-124, 125 Combined with partial mental weakness, Omission of seal through mistake, 9-147 Recital of seal, 9-147 Scroll, 9-146 9-122 Father and son, 9-124 Seal affixed though not recited, 9-147 Friend, 9–125 General rule, 9–124 Strictness of common law as to seal relaxed by judicial construction, 9-146 Inadequacy of consideration, 9-123 What is a seal, 9-146 Partial intoxication, 9-1023 Second, 9-134 Separate property of married women, see Relations, 9-124 SEPARATE PROPERTY OF MARRIED WOMEN. What are fiduciary or confidential rela-Settlement, see Family Agreements or Settions, 9-124 TLEMENTS; MARRIAGE SETTLEMENTS. Uses, see TRUSTS AND TRUSTEES; see infra, Shelley's case (rule in), see Shelley's Case Conveyances under the statute of uses. Vendor and purchaser (see Vendor and Pur-(Rule in). Sheriffs' deed, see Sheriffs' Sales. CHASER): Sheriffs' sales, see SHERIFFS' SALES. Executory agreements distinguished from deeds, see infra, Executory Signing, 9-143 Common law, 9-143 agreements distinguished from leeds. Vested, 29-1048 History, 9-143 Vesting postponed:
Will distinguished from deed, 9-92 Incorrect name, 9-145 Omission of name, 9-145 Ratification, 9-145 War: Signature by agent, 9-144 Confiscation acts, 30-19 Statute of frauds, 9-143 Water and watercourses: Form, 9-144 Conveyance of ditch, 17-516 General rule, 9-143 Conveyance of water right by deed, Guiding hand, 9-144 17-515 Position of signature, 9-143 Ditch or land and water right may be Printed signature, 9-143 separately conveyed, 17-515 Signature by mark, 9-144 Water right appurtenant to land, 17-Specific performance, see Specific Perform-515 Water right passes by deed conveying Statute de donis, 9-96 land unless expressly reserved, 17-515 Statute of frauds, see Statute of Frauds. Statute of uses, see Trusts and Trustees; Wills distinguished from, 9-91, 92; 30-575 Alteration of deed by subsequent will, see infra, Conveyances under the statute 30-577 of uses. Consideration, 9-91 Statutory forms, 9-107 Delivery, 9-92 Subscribing witness, see infra, Attestation. Evidence of intention, 9-91 Sundays and holidays, see SUNDAYS AND Extrinsic evidence, 9-91 HOLIDAYS. Fact that an instrument cannot take ef-Surrender, 9-100 fect as a deed, 30-577 Tender, 9-161 Generally, 30–575 Good consideration, 9–92 Tenendum (see infra, Habendum), 9-142 Title deeds, see Equitable Mortgages. Instrument operative partly as a deed Title to convey, 9-127 and partly as a will, 30-577 After-acquired title, 9-128 Intention controls, 9-91 Bare possession, 9-130 Operative words with warranty, 9-92 Conduit to pass title, 9-129 Part deed and part will, 9-91 Contract to convey, 9-128 Recording, 9-92 Contract to convey previous to dis-Reservation of life interest, 9-92 seizin, 9-130 Testamentary instrument in the form Conveyance by disseizee, 9-129 of a deed, 30-576 Equitable construction, 9-128 Vesting postponed, 9-92 General rule, 9-127 Witnesses, see infra, Attestation. Grantor must have title, 9-127 Writing, 9-91, 136 Grantors held to have no title or alien-Assent of husband in writing, 9-113 able interest, 9-127 Blank paper, 9-136 Interests conveyed by absolute deed, Conditions, see Conditions. Covenants, see Covenants. Mistake in division lines, 9-130 Formal component parts, 9-137

DE FACTO CORPORATIONS, cont'd. DEEDS, cont'd. Writing, cont'd. Habendum, see infra, Habendum. Ink and pencil, 9-137 Necessity for a writing prior to statute of frauds, 9-136 Necessity for a writing subsequent to statute of frauds, 9-136 Premises, see infra, Premises. Reddendum, see infra, Reddendum. Statute of frauds, 9-136 Tenendum, see infra, Tenendum. What constitutes a sufficient writing, 9-136 Writing must be intelligible, 9-137 **DEEDS OF TRUST**, see TRUST DEEDS AND Power of Sale Mortgages. **DEEM**, 9-165 DEEPEN, 9-166 DEEPLY, 9-166 DEFACE, 9-166 DE FACTO, 8-746 DE FACTO BLOCKADE, 16-1180 DE FACTO COMMISSIONERS: County commissioners, see County Commis-SIONERS. DE FACTO CORPORATIONS, 8-747 See Foreign Corporations. Actions, see infra, Existence cannot be attacked collaterally. Benevolent or beneficial associations, 3-1047 Bona fide attempt to organize, 8-752 Attempt to organize necessary, 8-752 Filing statutory certificate, 8-753 Substantial compliance required, 8-752 Sufficiency of certificate, 8-753 Building and loan associations, 4-1010 Certificate: Filing certificate, 8-753 Sufficiency of certificate, 8-758 Collateral attack (see infra, Existence cannot be attacked collaterally), 7-655 Constitutional law: Corporations formed under unconstitutional or invalid laws, 8-751 Counties, see Counties. Criminal law: Collateral attack on existence of corporation, 8-756 Estoppel by deed to or from corporation to deny existence of corporation, 8-768 Definition, 8-747 De jure corporations distinguished from, 8-747 Dissolution of corporations: Effect of dissolution on prior acts, 8-748 Effect of illegal corporate purposes, 8-754 Elements of a corporation de facto, 8-748 Bona fide attempt to organize see infra, Bona fide attempt to organize. Effect of illegal corporate purposes, see infra, Effect of illegal corporate purposes. General rule, 8-748 Unequivocal acts of user, see infra, Unequivocal acts of user. Valid law essential under which organi-

zation possible, see infra, Valid law

essential under which organization

possible.

Eminent domain, 8-760; 10-1058

Estoppel to deny corporate existence, 8-760 By membership, holding office, etc., 8-764 Director or officer, 8-765 General rule, 8-764 In actions on subscriptions for stock, see infra, Stock and stockholders. Policy holders in insurance company, 8-765 Stockholders, 8-764 Estoppel by deed to or from corporation, Estoppel of the corporation itself, 8-769 Filing counterclaim against corporation, 8-769 Illustrations of estoppel, 8-769 No estoppel to deny existence of corporation in absence of law permitting corporation, 8-751 Relations of de facto incorporation and estoppel, 8-763 Suing corporation as such, 8-769 When corporation estopped, 8-769 Evidence: Proof of existence, 7-665, 668 Existence (see infra, Estoppel to deny corporate existence), 8-748 Has a real legal existence, 8-748 Proof of de facto existence, 8-748 Existence cannot be attacked collaterally, 8-754 Actions brought to protect corporate rights, 8-756 Actions to recover for injuries, 8-756 Applications of rule, 8-755 Defense to criminal prosecution, 8-757 Forfeiture cannot be declared collaterally, 8-757 General rule, 8-754 Infringement of patents, 8-756 Injunction against corporation, 8-756 Prosecution for acts against corporation, 8-757 Recovery of tolls, 8-756 Filing certificate, 8-753 Foreign corporations, see Foreign Corpora-TIONS. Forfeiture cannot be declared collaterally, 8-757 Illegal purposes, 8-754 Incidents of a de facto corporation, 8-754 Individual liability of members of defectively organized corporation, see STOCK AND STOCKHOLDERS. In general, 7-655 Injunctions, 8-756 Irregular compliance with law, 7-656 Larceny, 18-449 Legal existence, 8-748 Legislative recognition cures defects, 8-758 Recognition of corporation as existing, 8-759 Right to exert power of eminent domain, 8-760 Liability of de jure for debts of de facto corporation, 30-888 Municipal aid, 20-1101 Municipal corporations, 20-1135, 1136, 1156 Organization (see infra, Valid law essential under which organization possible): Bona fide attempt to organize, see infra, Bona fide attempt to organize. Volume XXXI.

DE FACTO CORPORATIONS, cont'd. Parol evidence, 7-665, 668 Patents: Collateral attack on existence of corporation, 8-756 Real existence, 8-748 Religious societies, 24-370, 371 Requisite elements, see infra, Elements of a corporation de facto. Statutes (see infra, Valid law essential under which organization possible): Exercise of extraordinary statutory powers, 8-759 Stock and stockholders: Estoppel to deny existence of corporation, 8-764, 766 Towns and townships, 28-289 Unequivocal acts of user, 8-753 User: Unequivocal acts of user, 8-753 Valid law essential under which organization possible, 8-749 Corporation prohibited by letter or policy of law, 8-751 Corporations formed under unconstitutional or invalid laws, 751 Necessity of law permitting organization, 8-750 No estoppel to deny existence in the absence of law permitting corporation, Nonresident corporation acting without authority, 8-751 DE FACTO COUNTIES, see Counties. DE FACTO COUNTY SEAT, 7-1045
DE FACTO COURT, see DE FACTO OFFI-DE FACTO GOVERNMENT, 7-770; 14-1093 Treason, 28-458 DE FACTO GRAND JURY, 17-1276, 1289 DE FACTO JUDGE, see DE FACTO OFFI-DE FACTO OFFICE, 8-801 DE FACTO OFFICERS, 8-771 Acceptance of office, 8-787 Acknowledgments, 1-495 Acknowledgment before de facto officer, 8-820 Acquiescence, 8-782, 785 Actions: May sue in corporate name, 8-777 Affidavit: Affidavit before de facto officer, 8-820 Aliens, 8-789 Appointment: Appointment by de facto officer, 8-Lack of power in electing or appointing body, see infra, Public officers. Persons acting without appointment or election, see infra, Public officers. Persons elected or appointed under unconstitutional law, see infra, Constitutional law. Persons irregularly clected or appointed,

see infra, Public officers.

Recognizance taken by de facto officer,

Arrest, 2-865

8-820

Resisting, 2-907 Bail and recognizance, 3-688 DE FACTO OFFICERS, cont'd. Bonds (see infra, Official bond), 4-662; 8-820 Bond taken or approved by de facto officer, 8-820 Collateral attack on title, 8-823 Action against de facto officer for fees, 8-826 Appeal from judgment, 8-824 Attempt to justify under office, 8-825 De facto officer or usurper, 8-825 Existence of office may be collaterally attacked, 8-825 Formal party to action, 8-824 General rule, 8-823 Inquiry as to existence of office, 8-825 Inquiry as to whether de facto officer or usurper, 8-825 Limitations, 8-825 Title cannot be collaterally attacked, 8-823 When title is in issue, 8-825 Color of title: Officers of private corporations, 8-774 Acceptance of office and acting as officer, 8-774 Forcible intrusion, 8-775 Holding over, 8-775 Mere claim to office not sufficient, 8-774 Possession of the corporation's property, 8-774 Unconstitutional law or void resolution of corporation, 8-775 What may or may not give color of title, 8-774 Public officers, 8-794 Appointment until term under election begins, 8-796 Commission intended for another person, 8-798 Decision against right, 8-799 Decision in favor of right, 8-798 Deputy, 8-798 Distinction between officer de facto and usurper, 8-794 Entering office before term begins, Extension of officer's jurisdiction, 8-798 Holding must be continuous, 8-797 Holding over, 8-796 Holding over in ignorance of expiration of term, 8-797 Holding over where there is no successor, 8-798 Holding until successor takes possession, 8-797 Judicial decision against right, 8-799 Person in hiding, 8-799 Premature election, 8-796 Presumption of right to office, 8-Significance of the term, 8-794 Two de facto officers, 8-799 What may give color of title, 8-When there can be no color of title, Compensation, see infra, Right to compensa-

tion as between de jure and de facto offi-

DE FACTO OFFICERS, cont'd. DE FACTO OFFICERS, cont'd. Constitutional law: Holding over, cont'd. Claim to office founded on unconstitu-Holding must be continuous, 8-797 tional law or void resolution of cor-Holding until successor takes possession, poration, 8-775 Public officers elected or appointed under Ignorance of expiration of term, 8unconstitutional laws, 8-793 There must be a lawful office, 8-794 No right to hold over in default of ap-Unconstitutional law can create no pointment of successor, 8-778 office, 8-794 Officers of private corporations, 8-775 Unconstitutional mode of filling Public officer, 8-796 office, 8-793 Where there is no successor, 8-798 Contracts: Illegal acts, 8-781 Contract made by de facto officer, 8-820 Illegal contracts: Corporate name, see infra, Actions. Contracts relating to compensation, 15-Corporations, see infra, Officers of private 965 corporations. Illegal election, 8-791 County commissioners, 7-988 Incompatible office, 8-789 Criminal law: Ineligible persons, see infra, Officers of pri-Criminal liabilities, 8-803, 806 vate corporations. De facto judge, 8-818 Public officers, 8-788 Deeds: Injunctions, 8-826 Probate of deeds, 8-820 De facto government, 8-770 Validity of proceedings of de facto judge, 8-818 Definitions: Failure to qualify or defect in qualifica-Judgment, 8-818 tion, 8-782 Jury and jury trial: Illegal or irregular election or appoint-De facto jury commissioner, 8-819 Justices of the peace, 18-14, 50 ment, 8-782 Officers of private corporations, 8-783 Validity of judgment, 8-818 Public officers, 8-781 Legislature, 26-534 Reputation or acquiescence, 8-782 Liability, see infra, Officers of private corporations; Public officers. Unauthorized appointment, 8-783 De jure officers, see infra, Right to compen-Liability of sureties, 8-807 sation as between de jure and de facto General rule, 8-807 May not deny principal's title, 8-807 Not liable to de jure officer for fees, Deputy, 8-798; 9-374; 25-673 Duties, 8-806 Elections: Mandamus, 8-826; 19-745, 769 Called by de facto officer, 10-625 Admission or restoration to office, 19-Election officers, 10-671 769 Lack of power in electing or appointing Civil service, 19-773, 774 Mandamus to compel appointment of body, see infra, Public officers. Persons acting without appointment or officer, 19-765 election, see infra, Public officers. Mandamus to compel payment of salary, Persons elected or appointed under un-19-799 constitutional law, see infra, Consti-Office full de facto, 19-769, 772, 773, tutional law. 774 Persons irregularly elected or appointed, Trial of title to office, 19-767 see infra, Public officers. Where office is full de facto, 19-769, Persons irregularly elected or chosen, see infra, Officers of private corpora-Writ will not lie where there is de facto tions. incumbent, 19-769 Premature election, 8-796 Military law: Validity of elections called or conducted When paid, 20-641 by de facto officers, 8-819 Embezzlement, see Embezzlement. Municipal securities, 21-73 Signature, 21-51 Escape, 11-301 Murder and manslaughter, 21-141, 142 Evidence, see infra, Good faith. Protection where person resisting is Existence of office, see infra, Public officers. killed, 8-803 Extortion, 12-579 Name, see infra, Actions. Fees (see infra, Right to compensation as be-Notary public, 21-577 tween de jure and de facto officers): Assumption of office, 21-577 Liability to de jure officer, 8-808 Failure to file bond, 21-577 Firemen, 13-77 Holding over, 21-577 Forcible intrusion, 8-775 Performance of single acts, 21-577 Good faith: Validity of acts, 21-577 Acts for own benefit void, 8-777 Who are, 21-577 Governor, 14-1098 Oath, 8-786; 21-749 Habeas corpus, 15-169 Failure to take any oath whatever, 8-Holding over, 8-796; 15-512 786 After term expires, 8-796 Illustrations, 8-786 Deputy, 8-798 Volume XXXI. 51 I

DE FACTO OFFICERS, cont'd.	DE FACTO OFFICERS, cont'd.
Oath, cont'd. Irregularities concerning oath of office,	Payment, cont'd. Protection afforded by payment to de
8–786	facto officer, cont'd.
Oath administered by de facto officer,	General rule, 8-813
perjury, 8-821	Insolvency of de facto officer, 8-815
Oath administered by unauthorized per-	Notice of contest of title, 8-815
son, 8-786	Payment after de facto officer has
Office:	goue out of office, 8-815 Payment after judgment of ouster,
Abolished office, 8–800 De facto office, 8–801	8-815
Existence of office, 8-799	Payment to usurper, 8-815
Office irregularly created, 8-800	Perjury, 22-683
Officers of private corporations, 8-773	Oath administered by de facto officer,
Definition, 8-773	8–821
Effect of decision against title, 8-777	Possession:
Ineligihle persons, 8–774, 775 Residence qualification, 8–775	Right to possession of office and prop- erty, 8-802
Stock qualification, 8-775	Possession of corporation's property, 8-774
Liabilities, 8-778	Possession of office necessary, 8-786
Liability as sureties, 8-778	Powers, see infra, Officers of private corpora-
Personal liability, 8-778	tions.
Persons irregularly elected or chosen,	Presumption of right to office, 8-780, 795
8–774, 775 Election at improper place, 8–776	Public officers: Color of title, see infra, Color of title.
Election at improper time, 8-776	Compensation, see infra, Right to com-
Election at meeting without quorum,	pensation as between de jure and de
8-776	facto officers.
Election by less than quorum of	Definition, 8-781
directors, 8–776	Duties, 8–806
Election to office not vacant, 8-775 Failure to file certificate of election,	Existence of office, 8-799 De facto officers, 8-801
8-776	Offices irregularly created, 8–800
Rights and powers, 8-777	There must be an office in existence,
Acts for own benefit void, 8-777	8-799
Cannot acquire rights as creditors	Fees, see infra, Right to compensation
by neglect of duty as officers,	as between de jure and de facto offi-
8–777 May conduct business, 8–777	cers. Ineligible persons, 8–788
May sue in corporate name, 8-777	Alien, 8–789
No right to hold over in default of	Holding incompatible office, 8-789
appointment of successors, 8-778	Illustrations, 8-788
Validity of acts, 8-778	Ineligible person may be de facto,
Acts hinding on corporation, 8-778 Effect of illegal acts, 8-781	8-788
General rule, 8-778	Person under required age, 8–789 Residence, 8–789
Liability to corporation, 8-780	Lack of power in electing or appointing
Liability to strangers, 8-780	body, 8-789
Limitations, 8-781	Appointment by unauthorized officer
Presumption of right to office, 8-780	or body, 8-790
Reason of rule, 8-780 What may or may not give color of title,	Appointment to elective office, or
see infra, Color of title.	vice versa, 8–791
Who are, 8-773	General rule, 8–789 Illustrations, 8–790
Official bond (see infra, Liability of sure-	Liabilities, 8-806
ties), 8-787	Fees, 8-808
Bond not given within time allowed	Liability of superior officer, 8-807
therefore, 8-787	Liability of sureties, see infra, Lia-
Bond taken or approved by de facto officer, 8–820	bility of sureties. Personal liability, 8–806
Failure to give bond, 8-787	Criminal liability, 8–806
Failure to renew bond, 8-787	Denying title, 8-806
Irregularities concerning official bend,	Liability for money received,
8-787	8–806
Ordinances: Validity of ordinances, 8–817	Money lawfully expended, 8-806
Pardon, 24-555	Penalties for usurpation, 8-807 Protection from personal liabil-
Payment:	ity, 8-804
Protection afforded by payment to de	Omission to qualify, 8-788
facto officer, 8-813	Persons acting without appointment or
Effect of payment to de facto officer, 8-814	election, 8-783
•	Acquiescence, 8-782, 785
5:	Volume XXXI.

DE FACTO OFFICERS, cont'd.

DE FACTO OFFICERS, cont'd. Public officers, cont'd. Persons acting without appointment or election, cont'd. Acquiescence in acts not a ratification of title, 8-786 Acquiescence of de jure officer or former incumbent, 8-785 Deputies, 8-784 How reputation of being officer may be acquired, 8-784 Possession of office necessary, 8-786 Reputation, 8-782, 785 Reputation of being officer, 8-784 There must be appearance of rightful authority, 8-783 Persons elected or appointed under unconstitutional law, 8-793 There must be a lawful office, 8-794 Unconstitutional law can create no office, 8-794 Unconstitutional mode of filling office, 8-793 Persons irregularly elected or appointed, 8-782, 791 Appointment for political reasons, 8-793 Appointment for too long a term, Form of appointment, 8-791 General rule, 8-791 Illegal or irregular appointment, 8–791 Illegal or irregular election, 8-791 Office not vacant, 8-792 Person wrongfully declared elected, 8-793 Possession pending contest of election, 8-793 Verbal appointment, 8-792 Persons not properly qualified, 8-782, 786 Failure to file appointment, commission, or acceptance of office, 8-787 Irregularities concerning oath of office, see infra, Oath. official Irregularities concerning bond, see infra, Official bond. Irregularities in form of qualification, 8-786 Omission to qualify, 8-788 Reputation or acquiescence, 8-782 Rights, 8-802 Pendency of proceedings to oust, 8-803 Protection from personal liability, 8-804 Protection from violence, 8-803 Protection where person resisting is killed, 8-803 Right to act, 8-802 Right to perfect title, 8-803 Right to possession of office and property, 8-802 Right to protection, 8-803 Right to compensation as between de jure and de facto officers, see infra, Right to compensation as between de jure and de facto officers.

Public officers, cont'd. Validity of acts, cont'd. Acts of de facto officer valid, 8-815, 816 Affidavit, 8-820 Appointment by de facto officer, 8-822 Bond taken or approved by de facto officer, 8-820 Civil proceedings by de facto judge, 8-818 Contracts, 8-820 De facto jury commissioner, 8-818 Elections, 8-819 Exceeding powers of office, 8-820 Exceptions to general rule, 8-817 General rule, 8-815 Illustrations, 8-817 Injury to innocent persons, 8-820 Judicial proceedings, 8-818 Judicial sales, 8-819 Justice of the peace, 8-818 Knowledge that officer not a legal one, 8-821 Notice of defects in title, 8-820 Oath administered by de facto officer, 8-821 Ordinances, 8-817 Perjury, 8-821 Petit jury, 8-818 Private individual, 8-821 Probate of deeds, 8-820 Reason for the rule, 8-817 Seizures, 8-819 Service of process, notice, or other paper, 8-818 Statutes, 8-817 Taxes, 8-819 Tax sale, 8-819 Usurper, 8-820 Warrants, 8-820 What may give color of title, see infra, Color of title. When there can be no color of title, 8-799 Qualifications: Ineligible persons (see infra, Officers of private corporations): Public officers, 8-788 Persons not properly qualified, see infra, Public officers. Ouorum: Election at meeting without quorum, 8-776 Election by less than quorum of directors, 8-776 Quo warranto (see Quo Warranto), 8-826 Removal of de facto officers, 8-823 Collateral attack, see infra, Collateral attack on title. Direct proceeding against officer, 8-826 Injunctions, 8-826 Quo warranto, 8-826 Title cannot be collaterally attacked, see infra, Collateral attack on title. When de facto officer will not be removed, 8-827 Reprieve, 24-555 Reputation, 8-782, 785 Residence, 8-789 Change of residence, 8-789 Volume XXXI.

Validity of acts, 8-815 Acknowledgments, 8-820

Unauthorized appointment, 8-783

```
DE FACTO OFFICERS, cont'd.
DE FACTO OFFICERS, cont'd.
                                                   Validity of acts, see infra, Public officers
  Residence, cont'd.
                                                       Officers of private corporations, see in-
      Loss of residence, 8-789
                                                         fra, Officers of private corporations.
      Nonresidents, 8-789
      Qualification, 8-775
                                                   Veterans, 23-441
                                                   Warrants, 8-820
  Rights, see infra, Officers of private corpora-
                                                DE FACTO ROAD, 8-827
    tions; Public officers.
                                                DE FAIRE ECHELLE, 8-827
  Right to compensation as between de jure
        and de facto officers, 8-808
                                                DEFALCATION, 9-166
                                                  See Set-off, Recoupment, and Counter-
      Not liable to de jure officer for fees,
        8-808
                                                     CLAIM.
                                                   Without defalcation, 9-167; 25-498
      Protection afforded by payment to de
            facto officer, 8-813
                                                DEFALK, 9-167
                                                DEFAMATION - DEFAMATORY, 9-167
          Effect of payment to de facto offi-
                                                   See LIBEL AND SLANDER.
            cer, 8-814
                                                DEFAULT, 9-167, 247
          General rule, 8-813
          Insolvency of de facto officer, 8-815
                                                  Contracts, 9-168
          Notice of contest of title, 8-815
                                                   Covenant, 9-168
          Payment after de facto officer has
                                                   Divorce, 9-846
                                                   Final judgments and decrees, see FINAL
            gone out of office, 8-815
                                                    JUDGMENTS AND DECREES.
          Payment after judgment of ouster,
                                                   Foreign judgments, 13-1008
            8-815
                                                  Gambling contracts, 14-649
          Payment to usurper, 8-815
                                                  Guaranty, see Guaranty.
Indemnity contracts, 16-177
      Rights of de facto officer, 8-812
          As to emoluments of office, 8-812
          Recovery by government of salary
                                                  Injunctions, see Injunctions.
            paid, 8-813
                                                  Interest, see Interest.
          Rights pending contest of title, 8-813
                                                   Judgment lien, 17-771
      Rights of de jure officer, 8-808
                                                  Judgments and decrees:
          As to liability of de jure officer for
                                                      Default judgments, 17-767
            fees, 8-808
                                                  Mortgages, see Mortgages.
          Clear title must be shown, 8-811
                                                   Neglect or default, 14-414
          Damages, 8-811
                                                  Payment, see PAYMENT.
          Entitles to emoluments of office,
                                                  Res judicata, see RES JUDICATA.
            8-808
                                                  Statute of frouds, see STATUTE OF FRAUDS.
          Fees, 8-808, 811
                                                  Trial, 28-637
                                                   Ultra vires, see ULTRA VIRES.
          Good faith of de facto officers, 8-812
          Right to recover emoluments from
                                                  Wilful default, 14-414; 30-526 Witnesses, see WITNESSES.
            de facto officer, 8-810
          Salary, 8-811
                                                DEFAULTER, 9-169
          When right matures, 8-809
                                                DEFEASANCE, 9-169
  Salary, see infro, Right to compensation as
                                                  See BILLS OF SALE; BONDS; CHATTEL MORT-
    between de jure and de facto officers.
                                                    GAGES; MORTGAGES.
  Savings banks, 24-1248
                                                  Date, 9-170
  Schools:
                                                  Deeds, 9-101
      Teacher's contract with de facto officers,
                                                  Seal, 9-170
                                                DEFEAT, 9-171, 172
Defraud, 9-181
        25-15
  Service of process, 8-818
  Statutes, see infra, Actions.
                                                DEFEATED, 9-171
                                                DEFECT - DEFECTIVE, 9-172
  Stock qualification, 8-775
  Sureties, see infra, Liability of sureties.
                                                DEFECTIVE CROSSINGS, see Crossings.
  Taxation, see TAXATION.
                                                DEFECTIVE SEWERS, see Drains and
  Title:
                                                  SEWERS.
      Clear title in actions to recover com-
                                                DEFECT OF PARTIES, 9-173
        pensation, 8-811
                                                DEFENDANT, 9-174
      Collateral attack, see infra, Collateral at-
                                                  Exemptions from execution, 12-110
        tack on title.
                                                  Service of process, 9-175
      Color of title, see infra, Color of title.
                                                  Singular and plural, 9-175
      Effect of decision against title, 8-777
                                                  Verdict, 29-1020
      Right to perfect title, 8-803
                                                DEFENSE, 9-175
      Sureties denying principal's title, 8-807
                                                  Matter of abatement, 9-177
  Two de facto officers, 8-799
                                                DEFICIENCY, 9-177
  Usurper (see Public Officers), 8-820; 29-
                                                DEFICIT, 9-178
                                                DEFILE, 9-178
      De facto officer or usurper, 8-825
                                                  See SEDUCTION.
      Usurper distinguished from de facto offi-
                                                DEFINE, 9-178
                                                DEFINITE, 9-179
DEFINITE FAILURE OF ISSUE, 9-
        cer, 8-794
  Vacancy:
      Election of officer of private corporation
                                                    179
        to office not vacant, 8-792
                                                DEFINITELY FIXED, 9-179
      Election or appointment of public officer
                                                DEFINITIVE, 9-180
        to office not vacant, 8-792
                                                DEFORCE - DEFORCEMENT, 9-180
```

```
DEFRAUD, 9-180; 12-828; 15-507
                                                  DEL CREDERE AGENCY, 9-182
  Cheat, 9-180
                                                  Liability of agent, cont'd.
  Defeat, 9-181
                                                        Nature of liability, 9-185
  Delay, 9-181
                                                        Receipt of worthless bill of exchange,
  Hinder, 9-181
                                                          9-187
DEGRADATION, see LIBEL AND SLANDER, DEGRADE, see INFAMY AND INFAMOUS
                                                        Remittance, 9-187
                                                         When liability accrues, 9-186
  CRIMES.
                                                        Whether liable as surety or guarantor,
DEGREE, 9–181
                                                          9-185
DEGREES OF CRIME (see VERDICT):
                                                    Liens, 9-185
  Burglary, see Burglary.
                                                    Principal (see infra, Rights of principal):
DEGREES OF DILIGENCE, 9-456
                                                        Relation of principal and agent, 9-183
DEGREES OF MURDER, see MURDER AND
                                                    Relation of principal and agent, 9-183
  MANSLAUGHTER.
                                                    Remittance, 9-187
DEGREES OF NEGLIGENCE, see Negli-
                                                    Remitting proceeds, 12-664
  GENCE.
                                                    Rights of agent, 9-184
DEHESAS, 9-181
                                                        Lien for advances and commissions, 9-
DE HOMINE REPLEGIANDO, 8-827
                                                          185
DEHORNING, 8-449
                                                        Rights of del credere insurance broker
DEHORS, 9-181
                                                          against underwriter, 9-185
DE INJURIA, 8-827
                                                        Right to collect proceeds of sale, 9-185
DE JURE, 8-827
                                                        Right to commission, see infra, Del cre-
DE JURE CORPORATIONS, see CORPORA-
                                                          dere commission.
  tions; De Facto Corporations.
                                                    Rights of principal, 9-183
                                                        Right to collect from purchaser, 9-183
DE JURE OFFICERS, 23-327
  See DE FACTO OFFICERS.
                                                        Right to follow the property and its
DELAY, 9-188; 15-507
See Carriers of Goods; Carriers of Pas-
                                                          proceeds, 9-183
                                                        Right to proceeds of sale received by
    SENGERS; CONTRACTS OF AFFREIGHTMENT AND CHARTER-PARTY; DEMURRAGE; DEVIA-
                                                          agent, 9-183
                                                        Set-off by purchaser, 9-184
    TION; LACHES; LIMITATION OF ACTIONS.
                                                    Sales:
  Defraud, 9-181
                                                        Sales distinguished, 24-1026
  Fraudulent sales and conveyances, 9-189
                                                    Set-off, recoupment, and counterclaim, 9-184
  Hinder, 9-188, 189; 14-244
                                                    Statute of frauds, 9-183
                                                 Suretyship, see infra, Liability of agent. DELECTUS PERSONARUM:
DEL CREDERE AGENCY, 9-182
  Action by principal on contract by factor,
    12-693
                                                    Partnership, 22-15
                                                 Mining partners, 22-227

DELEGATA POTESTAS NON POTEST
  Advances, 12-674
  Agent (see infra, Liability of agent; Rights
                                                    DELEGARI, 9-189
        of agent):
                                                  DELEGATION, 9-189
      Relation of principal and agent, 9-183
                                                  Quarantine, 23-536

DELEGATION OF AUTHORITY, 9-189
  Bills of exchange and promissory notes:
Worthless bill of exchange, 9-187, 188
  Cash sales, 9-184
                                                    See Constitutional Law; DEPUTY; Public
                                                      OFFICERS.
  Commission, see infra, Del credere commis-
    sion.
                                                    Agency, see AGENCY.
  Definition, 9-182
                                                    Architects, 2-822
  Del credere commission, 9-183, 185; 12-669
                                                    Arrest, 2-868
                                                    Assignments for the benefit of creditors, 3-
      Circumstances not showing del credere
      commission, 9-188
Circumstances showing del credere com-
                                                      114
                                                    Attorney and client, 3-352
        mission, 9-188
                                                    Bail and recognizance in criminal cases, 3-
                                                      655, 659
      No del credere commission on cash sales,
                                                    Bridges, 4-933
                                                    Brokers, see BROKERS.
      Right to commission, 9-184
                                                    Clerks of court, 6-135
      When commission becomes due, 9-184
      When principal fails to carry out con-
                                                    Coroners, 7-603
                                                    Corporations:
        tract, 9-184
  Del credere insurance broker, 9-182
                                                        Power to delegate authority, 7-644, 645
                                                    County commissioners, 7-988, 995, 998
      Rights of del credere insurance broker
        against underwriter, 9-185
                                                    County seat:
                                                        Submission to electors not a delegation
  General relation of principal and agent not
    affected, 9-183
                                                          of legislative power, 7-1020
                                                    Deputy, see Deputy.
  Guaranty (see infra, Liability of agent):
                                                    Disfranchisement, 9-489
      Implied guaranty, 9-188
                                                    Eminent domain, see EMINENT DOMAIN.
  Implied guaranty, 9-188
                                                    Ferries, see FERRIES.
  Imprisonment for debt and in civil actions,
                                                    Interpretation and construction, see STAT-
                                                      UTES.
  Insurance broker, see infra, Del credere in-
                                                    Interstate commerce, 17-54
    surance broker.
  Liability of agent, 9-185
                                                    Judiciary, see Constitutional Law.
                                                    Legislature, see Constitutional Law.
      Extent of liability, 9-186
                                                                          Volume XXXI,
```

DELEGATION OF AUTHORITY, cont'd.

Local option, see LOCAL OPTION.

Municipal corporations, see MUNICIPAL COR-PORATIONS.

Oaths and affirmations, 21-749

Occupation, business, and privilege taxes, see OCCUPATION, BUSINESS, AND PRIVILEGE

Officers and agents of private corporations, see Officers and Agents of Private Cor-PORATIONS.

Ordinances, see Ordinances.

Powers, see Powers.

Railroad commissioners, see RAILROAD COM-MISSIONERS.

Special or local assessments, 25-1169, 1220 Statutes, see STATUTES.

Stock and stockholders, see STOCK AND STOCKHOLDERS.

Stockbrokers, 26-1063

Street railways, see STREET RAILWAYS.

Taxation, see TAXATION.

Telegraphs and telephones, see Telegraphs AND TELEPHONES.

Territories, 28-62

Tickets and fares, 28-158

Trust deeds and power of sale mortgages, see TRUST DEEDS AND POWER OF SALE MORT-GAGES.

Trusts and trustees, see TRUSTS AND TRUS-TEES.

Universities and colleges, 29-325

DELEGATUS NON POTEST DELE-GARE, 9-189

DELETERIOUS, 9-189

DELIBERATE—DELIBERATION, 9-189

Appreciable time, 9-190 Exemplary damages, 12-16 Homicide, see MURDER AND MANSLAUGHTER.

Murder and manslaughter, see MURDER AND MANSLAUGHTER.

Premeditation distinguished from, 9-191 Time, 9-190

Wilfully, 30-527 DELIBERATELY:

Cool state of blood, 9-190

DELICATE, 6-193

DELICTO, see CORPUS DELICTI; FLAGRANTE DELICTO; IN PARI DELICTO; TORTS.

DELINEATE, 9-193

DELINQUENCY, 9-193

DELINQUENT, 9-194

See TAXATION

DELINQUENT LIST, see TAXATION.

DELIRIUM, 9-194

See Insanity.

Testamentary capacity, 28-86

DELIRIUM TREMENS, see Insanity; In-TOXICATION.

DELIVER, 9-194

"To be delivered," 6-637

DELIVERANCE, 9-195

DELIVERY, 9-195

Agency, see AGENCY.

Arbitration and award, 2-700

Bills of exchange and promissory notes, see BILLS OF EXCHANGE AND PROMISSORY NOTES.

Charges:

Tender, 5-405

Constructive delivery, 7-3

Escrow, see Escrow.

DELIVERY, cont'd.

Execution and proof of documents, 11-584

Issue, 17-540

Made, 19-618

Questions of law and fact, 23-580

Stoppage in transitu, see Stoppage in Tran-SITU.

DELIVERY BONDS, see FORTHCOMING AND DELIVERY BONDS.

DE LUNATICO INQUIRENDO, see In-SANITY

DELUSION, 9-195

See INSANITY.

Testamentary capacity, 28-79, 80

DEMAND, 9-197

Agency, see Agency.

Bailments, 9-208 Bills of exchange and promissory notes, see BILLS OF EXCHANGE AND PROMISSORY Notes.

By whom demand should be made, 0-213

Administrator, 9-213 General rule, 9-213

Objection to demandant's authority to be taken when demand is made, 9-213

Refusal placed on other ground than want of authority in person demanding, 9-213

Right of person to whom demand is made to require evidence of authority of person demanding, 9-213

Circumstances dispensing with demand, 9-

Absence and concealment of person upon whom demand is to be made, 9-211

Denial or refusal of performance, 9-209 Inability to perform obligation, 9-210 Second demand as waiver of prior demand, 9-211

Where demand would be unavailing, 9-209

Contracts (see infra, Necessity of demand for recovery on contracts; Necessity of demand for recovery on quasi contracts), 9-209

Absence and concealment of person upon whom demand is made, 9-211

Denial or refusal of performance, 9-209 Inability to perform obligation, 9-210 Second demand as waiver of prior demand, 9-211

Where demand would be unavailing, 9-209

Counties, see Counties.

Debt distinguished from, 8-984

Debts of decedents, see DEBTS OF DECEDENTS.

Definition, 9-198 Deposit, 9-292

Distress, 9-624

Duress:

Money paid through fraud or duress, 9-207

Ejectment, see Ejectment.

Embezzlement, see Embezzlement. Executions, see Executions.

Factors or commission merchants, see Fac-TORS OR COMMISSION MERCHANTS.

Fire insurance, see FIRE INSURANCE.

Forcible entry and detainer, see FORCIBLE ENTRY AND DETAINER.

Form of language necessary, 9-211

DEMAND, cont'd. Money paid through fraud or duress, 0-207 Gambling contracts, see Gambling Con-TRACTS. Garnishment, see GARNISHMENT. Illegal contracts: Money paid on illegal contract disaffirmed by plaintiff, 9-208 Implied contracts: Necessity for demand, 15-1098 Interest, see Interest. Landlord and tenant, see LANDLORD AND TEN-Limitation of actions, see LIMITATION OF Ac-TIONS. Liquidated demand, 19-392 Loans, 19-469 Lost papers and records, 19-569 Mandamus, see Mandamus.

Mechanics' liens, see Mechanics' Liens. Mistake: Money paid through mistake, 9-207 Mode of making demand, 9-211 Municipal carparations, see MUNICIPAL COR-PORATIONS. Necessity of demand for recovery on contracts, 9-198 Agreement to pay on demand, 9-199 Amount indefinite, 9-200 As against assignor or indorser, 9-206 As against guarantor, 9-206 As against promisor, 9-198 Contingent contracts, 9-205 Contracts dependent on happening of event known to promisor, 9-206 Contracts other than for payment of money, 9-200 Contracts payable on demand, 9-201 Contracts to convey land, 9-204 Contracts to convey on demand, 9-204 Contracts to pay in services or specific articles, 9-201 Contract expressly giving right of election of goods to payee, 9-203 Debt to be paid in services, 9-202 Demand required in general upon contracts to pay debts in specific articles, 9-201 Distinction in case of cumbersome articles, 9-202 Note payable in goods at election of payor, 9-203 Notes payable in specific property, 9-202 Where place but no time of performance is designated, 9-201 Where time and place of performance are fixed, 9-202 Where time but no place of performance is designated, 9-201 Contracts to pay money, 9-199 General rule, 9-198 Necessity of demand for recovery of bank deposit, 9-200 Specific performance, 9-205 Necessity of demand for recovery on quasi contracts, 9-207 Failure of consideration, 9-207 General rule, 9-207 Mistake induced by fraud, 9-207

DEMAND, cont'd. Necessity of demand for recovery on quasi contracts, cont'd. Money paid on contract under which defendant is in default, 9-208 Money paid on illegal contract disaffirmed by plaintiff, 9-208

Money paid through fraud or duress, 9-207 Money paid through mistake, 9-207 Where property is tortiously withheld and tort is waived, 9-208 On demand, 9–199, 201, 204 Partition, 21-1147, 1172 Payment, see PAYMENT. Place of demand, 9-215 General rule, 9-215 Residence of defendant, 9-215 Rule in case of property to be delivered or debts to be paid in property, 9-215 Waiver of demand at particular place, 9-216 Where no time is fixed, 9-215 Prior suit as demand, 9-212 Production of documents, 23-178 Quasi contracts, see infra, Necessity of demand for recovery on quasi contracts. Receiptor, 25-709 Reformation and cancellation, see Rescis-SION, CANCELLATION, AND REFORMATION. Rent, see LANDLORD AND TENANT. Replevin, see Replevin. Sales, 9-204 Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sheriffs and constables, see Sheriffs and CONSTABLES. Special or local assessments, 25-1231 Specific performance, see Specific Per-FORMANCE. Stakeholder, 9–209 Stappage in transitu, see Stoppage in Tran-Stranger, 9-213 Suretyship, see SURETYSHIP. Taxatian, see TAXATION. Tender, see Tender. Time of demand, 9-214 Circumstances excusing delay, 9-214 General rule, 9-214 Waiver of demand at particular time, 9-215 Torts, 9-208 Traver and canversian, see TROVER AND Conversion. Trust deeds and power of sale martgages, see Trust Deeos and Power of Sale MORTGAGES. Upon whom demand should be made, 9-214 Vendor and purchaser, see VENDOR AND PUR-CHASER. Waiver: Second demand as waiver of prior demand, 9-211 Waiver of demand at particular place, 9-216 Waiver of demand at particular time, 9-215 Waiver of material informality, 9-212

Warehouses and warehousemen, see WARE-

HOUSES AND WAREHOUSEMEN.

Warrants of attorney, 30-115

	_
DEMAND could	DEMURRACE confd
DEMAND, cont'd.	DEMURRAGE, cont'd. Amount of demurrage or damages, cont'd.
Working contracts, 30–1276 Writing, 9–212	Damages in cases of tort, cont'd.
	Value of use of vessel, 9-266
DEMANDS, see Demand. DE MEDIETATE LINGUÆ, 8-827	Wrongful seizures and captures, 9-
	264
DEMENTIA, 9-216 DEMESNE, 9-216	Delay after demurrage days, 9-263
	Interest, 9-264
DEMIJOHN, 9-216 DEMI-MARK, 9-216	
	Remote consequences, 9-263
DE MINIMIS NON CURAT LEX, 8-828	Usual net earnings, 9-263
See DAMAGES.	Arrival, 2–915 "As fast as vessel can deliver," 9–238
Accretions, 8-830	
Actions for trifling injuries, 8–830 Contracts, 8–830	Assignees, see infra, Implied contracts; Lia-
Definition, 8–828	bility of consignees and their assignees.
Executions, 8–829	Assignment of claim, 9-271
Fractions of a day (see DAY), 8-828	As soon as possible, 9–238 Assumpsit, 9–272
New trial, 8-831	
Payment, 8-828	Awaiting turn, 9-238, 239
Taxation, 8-828	Bills of lading (see infra, Liability of con-
	signees and their assignees), 9-223
When the maxim does not apply, 8-830 DEMISE , 9-217	Blockade, 9-245
	Burden of proof, 9-256
See Covenants; Distress; Leases. Charter-party, see Contracts of Affreight-	Capture, 9-260, 264
MENT AND CHARTER-PARTIES.	Carriers of goods (see infra, Detention of railroad cars):
Let, 18-827	
	Lien of carrier, 5-399
Possession, 9-218	Cars, see infra, Detention of railroad cars. Causes of delay, 9–242
DEMOLISH, 9–218	
Fires, 9-218	Accumulation of vessels at docks, 9-243
Malicious mischief, 19-639	Act of God, 9-244
Beginning to demolish a house, 19-644	Acts of government or public officers,
Mobs, 9–218	9-243
DEMONSTRATION, 9-218 DEMONSTRATIVE EVIDENCE, 9-218	Causes of delay excepted by contract,
	9-244
DEMONSTRATIVE LEGACIES, see Leg	Acquiescence and waiver by ship-
ACIES AND DEVISES.	owner, 9-251
DEMURRAGE, 9-220	Avoidance of delay, 9-246
Acquiescence:	Contract imposing on master duty
Waiver or settlement by shipowner or	to load or unload, 9-248
his agent, 9–259	Delay not caused by fault of char-
Actions at law, 9-272	terer, freighter, or consignee, 9-
Act of God, 9-244, 258	246 Examples a 244 aug
Admiralty:	Examples, 9-244, 245
Jurisdiction, 9–271 Liability of consignees and their as-	Fault of shipowner or his agent,
signees in admiralty, 8-255	General rule, 9–244
Liens, 9-269	Inability to supply or take away
Agency:	cargo, 9-245
Authority of agents, 9-225	Option to proceed to either of sev-
Liability of agents, 9-225	eral ports, 9-247
Undisclosed principal, 9-225	Port regulations, 9-247
"All matters and things," etc., 9-228	Public enemies, 9-247
"Always afloat," 9-234	Wrong or negligence not necessary
Amount of demurrage or damages, 9-262	to default, 9-247
Damages in cases of tort, 9-264	Causes of delay generally immaterial, 9-
Actual loss necessary, 9-265	242
Collisions, 9-264	Fault of charterer, freighter, or con-
Deduction of expenses, 9-265	signee, 9-256
General rule, 9-264	Change of dock by direction of con-
Hiring or substitution of another	signee, 9-257
vessel, 9-268	Facilities for unloading, 9-257
Interest, 9-269	General rule, 9-256
Market value, 9-266	Illustrations, 9-257
Net freight lost, 9-265	Unreadiness to furnish or receive
Probable net earnings, 9-267	cargo, 9-257
Probable profits of voyage, 9-265	Fault of shipowner or his agent, 9-248
Rate of demurrage fixed by contract,	Delay in stowing cargo, 0-248
9-267	Failure to afford facilities for load-
Remote consequences, 9-268	ing or unloading, 9-240
Specified rate of demurrage, 9-267	Failure to employ stevedores, 9-249
Substitution of another vessel, 9-268	General rule, 9-248
Unusual or unnecessary delay, 9-268	Illustrations, 9-250
518	Volume XXXI.
3	· value altitue

DEMURRAGE, cont'd.	DEMURRAGE, cont'd.
Causes of delay, cont'd.	Detention of railroad cars, cont'd.
Fault of shipowner or his agent, cont'd.	Damages for detention of railroad cars,
Refusal of master to sign bills of	cont'd.
lading, drafts, etc., 9-250	Charges must be reasonable, 9-262
Unreadiness of vessel, 9–248 Fault of third persons, 9–242	Illustrations, 9–261, 262 Reasonable charge, 9–261
Implied contracts, see infra, Implied	Statutory prohibition of charges,
contracts.	9-262
Strikes, see infra, Strikes.	Liens, 9-270
Cesser of liability, 7-182	Dispatch, 9-237, 539
Charterer, see infra, Liability of charterer or	Dock, see infra, Lay days.
freighter.	Dock, inability to reach, 9-232
Charter-parties, 9-223	Equitable remedies, 9-272
Clear days, 6–111 Collisions, 9–261, 264	Express contracts, 9-221, 223 "All matters and things," 9-228
Consideration, 9-229	Bills of lading, 9-223
Consignee, see infra, Implied contracts; Lia-	Causes of delay, see infra, Causes of
bility of consignees and their assignees.	delay,
Contracts, see infra, Express contracts; Im-	Charter-parties, 9-223
plied contracts.	Construction of contract in general,
Contracts of affreightment and charter-par-	9-225
ties, 7–181 Covenants, 9–272	Damages in nature of demurrage, 9-228 Demurrage for delay in loading, 9-228
Customary dispatch or quick dispatch, 9-238,	Demurrage in strict sense, 9-228
539	Effect of custom and usage, see infra,
Delay by strikes, 9-240	Usages and customs.
Duty to provide berth, 9-239	Existence and validity of contract, 9-223
Meaning of the term, 9-238	Failure to earn freight, 9-225
Practice of particular individuals, 9-240	General rule, 9–223
Readiness to furnish or receive cargo, 9-240	Lay days, see infra, Lay days. Liability of charterer or freighter, see
Regulations of government and public	infra, Liability of charterer or
authority, 9-240	freighter.
Usual dispatch, 9-239	Liability of consignees and their as-
Weighing custom, 9-239	signees, see infra, Liability of con-
Damages:	signees and their assignees.
Amount of demurrage or damages, see	Loading and unloading, 9-226
infra, Amount of demurrage or damages.	Persons liable, 9-224
Damages distinguished from, 9-222	Provisions for cessation of liability, 9-226
Damages in the nature of demurrage,	Provisions for customary dispatch, 9-238
9-228, 263	Provisions for dispatch, quick dispatch,
Demurrage or damages in case of tort,	etc., 9-237
9-260	Provisions for loading and unloading,
Actual loss necessary, 9–261 Amount of damages, see infra,	9-231
Amount of demurrage or damages.	Express stipulations unnecessary, 7-181 Fault, 9-248
Collision cases, 9-261	Freighter, see infra, Liability of charterer or
Generally, 9-260	freighter.
Malicious libel in rem, 9-261	Frost, 9-244
Wrongful seizures and captures,	Implied contracts, 9-222, 253
9–260	Burden of proving fault or negligence,
Express contract for demurrage, 9-262	9-256
Days (see infra, Lay days), 19-244 Days of demurrage, 9-222, 230	Causes of delay: Act of God, 9-258
Demurrage days, 9-237, 272	Acts of third persons or the govern-
Delay after demurrage days, 9-263	ment, 9-258
May mean working days, 9-236	Delay without fault of charterer,
Running days, 9-236	freighter, or consignee, 9-257
Working days, 9-235, 236	Fault of shipowner or his agent,
Debt, 9–272 Default, 9–247	9–259 Readiness of vessel, 9–259
Definition, 9-221	Strikes, 9–258
Delay:	Sundays and holidays, 9-259
Causes of delay, see infra, Causes of	Unloading in turn, 9-258
delay; Implied contracts.	Delay in loading or going to sea, 9-253
Detention, 9-228	Effect of custom or usage, 9-260
Detention of railroad cars, 9-223	Liability of charterer or freighter, 9-253
Damages for detention of railroad cars, 9-261	Liability of consignees and assignees,
Cases denying right, 9-262	Bills of Lading Act, 9-254
51	V.1 VVVI

DEMURRAGE, cont'd.	DEMURRAGE, cont'd.
Implied contracts, cont'd.	Liability of charter or freighter, cont'd.
Liability of consignees and assignees,	Persons liable, 9–224 Provision for cessation of liability, 9–226
cont'd. Liability at common law, 9–254	Liability of consignees and their assignees,
Liability in admiralty, 9-255	9-228
Libel in personam, 9-255	Assignees of bill of lading, 9-229
Libel in rem, 9-255	Bills of lading not providing for pay-
When consignee is freighter, 9-254	ment of demurrage, 9-230
Reasonable diligence only required, 9-255	Consideration, 9-229
Remedies, 9-271	Delay in loading, 9–229 In the absence of provision in bill of
Waiver or settlement by shipowner or his	lading, 9-229
agent, 9-259 Interest, 9-264, 269	Provision in bill of lading, 9-228
Lay days, 7-181; 9-22, 230	Provision in bill of lading necessary,
Always afloat, 9-233	9–229
Apportionment between loading and un-	Liability to cease, 18-849
loading, 9-237	Libel in personam, 9-272
Calendar days, 9-236	Libel in rem, 9-272
Commencement of lay days, 9-230	Liens, 5-399; 7-278; 9-269
Always afloat, 9-233	Admiralty, 9–269 At common law and in equity, 9–269
Discharge near dock, 9–233 Dock or berth to be provided by	Detention of railroad cars, 9-270
charterer, freighter, or consignee,	Enforcement against consignees and
9-232	assignees, 9-270
For loading, 9-231	Waiver or extinguishment of lien, 9-269
For unloading, 9-231	Lighters (see infra, Loading and unloading),
General rule, 9–230	9-257
Inability to reach dock, 9-232	Loading and unloading (see infra, Lay days),
Notice of arrival and readiness of vessel, 9-234	9–226, 230 Apportionment between loading and un-
No time specified, 9-231	loading, 9-237
Option as to particular docks, 9-233	Contract imposing on master duty to
Particular provisions governing	load or unload, 9-248
commencement of lay days, 9-232	Delay in loading or going to sea, 9-253
Port, 9-232	Detention after loading or unloading,
Readiness to discharge, 9-231	9-226 Foult of shipowner or his agent of the
Selection of crowded dock, 9-233 Specified time of commencement,	Fault of shipowner or his agent, 9–249 Lighters, 9–257
9–230	Provisions for loading or unloading in
Usage and custom, 9-234	turn, 9-241
Computation of, 9-230	Customs and usages of port, 9-241
Computation thereof, 9-230	Practice of particular individuals,
Days, 9-235	9–242 D-11:
Days of demurrage, see infra, Days.	Public statutes and regulations,
Dock or berth, 9-232 Fractions of a day, 9-236	9–241 Unloading in turn, 9–258, 260
Loading and unloading, 9-231	Maritime lien, see infra, Liens.
Notice of arrival and readiness of ves-	Market value, 9-266
sel, 9-234	Nature, 9-221
Rainy and stormy days, 9-235	Negligence, see infra, Express contracts;
Readiness to discharge, 9-231, 234	Implied contracts.
Running days, 9-235	Notice of arrival and readiness of vessel,
Sundays and holidays, 9-236 Usages and customs, 9-236	9-234 Notice required by contract a car
Weather working days, 9-235	Notice required by contract, 9–234 When notice is not required by contract,
Working days, 9-235, 244	9-235
Liability of charterer or freighter:	Persons entitled to demurrage, 9-271
"All matters and things," 9-228	Assignment of claim, 9-271
Bills of lading, 9-223	Charterer, 9-271
Charter-parties, 9-223	Master, 9-271
Construction of contract in general,	Port, 9-232
9–225 Damages in nature of demurrage, 9–228	Prompt dispatch, 9–237 Public enemy, 9–244, 247
Demurrage for delay in loading, 9-228	Public officers, see infra, Regulations of gov-
Demurrage in strict sense, 9-228	ernment.
Existence and validity of contract, 9-	Questions of law and fact:
_ 223	Reasonable diligence, 9-256
Failure to earn freight, 9-225	Quick dispatch, 9-237, 539
General rule, 9–223 Implied contracts, 9–253	Railroad cars, see infra, Detention of rail-
Loading and unloading, 9-226	road cars. Rainy days, 9–235, 244
, 5	Volume XXXI.

DENTIST, 9-274

DEMURRAGE, cont'd.

Reasonable diligence, 9-255 See Physicians and Surgeons. Exemptions from execution, 12-99, 105 Reasonable time, 9-256 Regulations of government, 9-240, 241, 243, Instruments of dentist, 12-123 247, 258 Libel and slander, see LIBEL AND SLANDER. Remedies of shipowner, 9-271 Mandamus: Riots, 9-244 License, 19-822 Rules, see infra; Regulations of govern-Physicians and surgeons, 9-274
Physicians exempt from procuring liment. Searches and seizures, 9-260, 264 cense to practice dentistry, 22-785 DENY, 9-274 Stowing: **DEPART**, 9-275 Delay in stowing, 9-226 Strikes, 9-243, 244, 258 Delay by strikes, 9-240 Marine insurance, 19-1018 DEPART FROM PORT: Substitution of another vessel, 9-268 Embargo, 9-275 Maritime liens, 9-275

DE PARTITIONE, see Partition. Sufficient water, 9-234 Sundays and holidays, 9-236, 259 Time, see infra, Express contract. DEPARTMENT, 9-275 DEPARTURE, 9-275, 276 Torts, 9-223 Amount of damages see infra, Amount See DEVIATION. of demurrage or damages. Maritime liens, 19-1135 Damages in case of tort, see infra, Dam-Port of departure, 22-1028 DEPENDENCY, 9-276. ages. Usages and customs, 9-234, 251 See HOMESTEAD. DEPENDENT, 9-277 Customary dispatch, 9-238 Days, 9-236 Heirs, 3-973 Dispatch and quick dispatch, 9-238 Meaning of the term, 3-969 DEPENDING SUIT OR ACTION, 9-277 Effect of usages and customs, 9-251, DEPONENT, 9-277 Express provision as to custom or usage, DEPORTATION, 9-277 See Chinese Exclusion Acts; Extradi-9-252 Ignorance of custom or usage, 9-253 TION. **DEPOSE**, 9-277 Illustrations, 9-252 Inconsistent with contract, 9-251 Swear, 9-278 **DEPOSIT**, 9-279 Necessity to reach dock, 9-234 See BAILMENTS; BANKS AND BANKING; EQUI-Not inconsistent with contract, 9-252 Practice of particular individuals, 9-240, TABLE MORTGAGES. Agency, 9-285 Proof, 9-252 Application of payments: Provisions for loading or unloading in Bank deposits, 2-439 Assent, see infra, Mutual assent. turn, 9-241 Reasonableness, 9-252 Auctions and auctioneers, see Auctions and Unloading in turn, 9-260 Auctioneers. Validity, 9-252, 260 Banks and banking, see BANKS AND BANKING. Working days, 9-235 Burden of proof, 9-291 Usual dispatch, 9-239 Certificates of deposit, see CERTIFICATES OF Value, 9-266 Waiver: Consent, see infra, Mutual assent. Consideration, see infra, Custody must be Acquiescence and waiver by shipowner, gratuitous. 9-251 Working days, 9-235, 244
DEMURRAGE DAYS, see DEMURRAGE. Contracts: Contracts in the nature of deposit, 9-281 DEMURRER, 9-272; 21-548 Deposit founded on contract, 9-283 Deposits considered as contracts, Answer, 2-412 282 Arbitration and award, see Arbitration and Essentials of the contract of deposit, see AWARD. infra, Essentials of the contract of de-Final judgments and decrees, see Final posit. JUOGMENTS AND DECREES. Custody must be gratuitous, 9-284 General demurrer, 14-1001 Illustrations, 9-284 Judicial notice: Facts admitted on demurrer, 17-901 Intention, 9-284 Res judicata, see RES JUDICATA. Keeping must be without reward, 9-284 Trial, 28-637 DEMURRER IN CHANCERY, 9-272 Question for jury, 9-284 DEMURRER TO EVIDENCE, 9-272 Right to demand compensation, 9-284 Definition, 9-280 Constitutional law: Delivery of the thing deposited, 9-283 Right of trial by jury, 6-984 **DENIZATION**, see CITIZENSHIP. Delivery necessary, 9-284 Demand, 9-292 DENIZEN, 9-272 DENOMINATION, 9-273 Depositary, 9-285 Duties and liabilities of the depositary, DENOUNCEMENT, 9-274 DE NOVO, 8-832 9-287

DEPOSIT, cont'd.

DEPOSIT, cont'd.

Essentials of the contract of deposit, cont'd. Depositary, cont'd. Duties and liabilities of the depositary, Deposits considered as contracts, 9-282 Mutual assent, see infra, Mutual assent. cont'd. Parties, see infra, Parties. Duty to keep the thing deposited Requisites of the contract, 9-283 with reasonable care, see infra, Duty to keep the thing deposited Subject-matter, see infra, Subject-matter. with reasonable care. Duty to return thing deposited, see infra, Duty to return thing de-Expenses, 9-285 File: posited. File and deposit, 13-14 General deposits, 3-826; 14-1001 Rights of depositary, see infra, Rights of the depositary against the depos-Gifts, see GIFTS. Gratuitous, see infra, Custody must be graitor. tuitous. Depositor, 9-283 Gross negligence, see infra, Duty to keep the Goods need not belong to depositor, thing deposited with reasonable care. 9-283 Involuntary deposits, 9-281 Rights and obligations, 9-285 Irregular deposits, 9-281 Rights of the depositary against the depositor, see infra, Rights of the de-Larceny: positary against the depositor.

Diligence, see infra, Duty to keep the thing Loss by larceny, 9-289 Liens, 9-285 Limitation of actions, 9-293; 19-204 deposited with reasonable care. Liquidated damages, 19-413 Division, 9-280 Distinction between deposits and par-Duty to keep the thing deposited with reasonable care, 9-287 tial payments, 19-414 Rule stated, 19-413 Accidental loss, 9-289 Assent of depositor, 9-290 Burden of proof, 9-291 Loan, 19-454 Loan, trust, and safe deposit companies, see Circumstances modifying liability, 9-290 LOAN, TRUST, AND SAFE DEPOSIT COM-Delivery to keep safely, 9-290 PANIES. Lost property, see Lost Property. Depositary joint owner, 9-290 Depositary keeping thing bailed the Mandate (bailment), 19-912 same as his own property, 9-290 Mutual assent, 9-284 Depositary required to exercise slight Agent, 9-285 Assent of depositor to the place and care, 9-287 Good faith, 9-287 manner of keeping the goods, 9-290 Gross negligence, 9-289 Necessity of mutual assent, 9-284 Undertaking of a depositary must be voluntarily assumed, 9-285 Illustrations, 9-288 Loss by robbery or theft, 9-289 Negligence question for jury, 9-291 Mutuum: Officious offer of custody, 9-291 Difference between mutuum and de-Robbery, 9-289 posit, 9-280 Slight care and gross negligence defined, National banks, see NATIONAL BANKS. 9-289 Nature, 9-280 Necessary, 9-280 Necessary deposits, 9-280, 281 Slight diligence required of the depositary, 9-287, 289 Special contract, 9-290 Negligence, see infra, Duty to keep the thing Spontaneous offer of custody, 9-291 deposited with reasonable care. Theft, 9–289 Unavoidable loss, 9–289 Ordinary care, see infra, Duty to keep thing deposited with reasonable care. What is reasonable care depends on cir-Parties, 9-283 cumstances, 9-288 Definitions, 9-283 Duty to return thing deposited, 9-291 Delivery to wrong person, 9-292 Depositary, see infra, Depositary. Depositor, see infra, Depositor. Duty to make return, 9-291 Goods need not belong to depositor, Identical thing deposited must be re-9-283 turned, 9-292 Necessity for demand, 9-292 Who may be a party, 9-283 Quasi-deposits, 9-282 Place of making return, 9-292 Questions of law and fact: Statute of limitations, 9-293 Negligence, 9-291 To whom return should be made, 9-291 Whether gratuitous, 9-284 What must be returned, 9-292 Reasonable care, see infra, Duty to keep Earnest money, 9-282 the thing deposited with reasonable care. Equitable deposits, 9-282 Reward, see infra, Custody must be gratui-Equitable mortgages, see Equitable Mort-Rights of the depositary against the depos-Essentials of the contract of deposit, 9-282 itor, 9-285 Custody must be gratuitous, see infra, Compensation, 9-284, 285 Expenses, 9-285 Rights of the depositary against third Custody must be gratuitous. Delivery of the thing deposited, sec infra, Delivery of the thing deposited. persons, 9-286 Volume XXXI. 522

DEPOSIT, cont'd.	DEPOSITIONS, cont'd.
Rights of the depositary against the depos-	Admissibility in evidence, cont'd.
itor, cont'd.	Discretion of court, 9-364
Right to assert title in third person.	Erroneous exclusion, 9-352
9–286	Excluding testimony (see infra, Exclud-
Right to dispose of thing deposited,	ing testimony), 9-334
9-285, 286	General rule, 9-351
Right to lien, 9-285	General rules of evidence, 9-363
Right to use thing deposited, 9-285	
	Illustrations, 9-364, 365
Robbery:	Incomplete depositions, 9-334
Loss by robbery, 9-289	Irregularities, 9-351
Safe-deposit companies, see LOAN, TRUST,	Irresponsive answers, 9-341
AND SAFE DEPOSIT COMPANIES.	Objections, 9-364
Safe keeping, see infra, Duty to keep the	Objections must be specified, 9-352
thing deposited with reasonable care.	Offered against party taking it, 9-356
Savings banks, see Savings Banks.	Offering part of deposition, 9-365
Separate property of married women, 25-	General rule, 9-365
366	Right of adversary to read residue,
Sequestration, 9-281	9-365
Several kinds of deposits, 9–280	Where all must be read or none,
Simple deposits, 9–281	9–365
Situs, 27–348	Part inadmissible and part admissible
Slight negligence, see infra, Duty to keep the	9–364
thing deposited with reasonable care,	Part of deposition, 9-364, 365
Special deposit, 3-822, 823	Party adopting deposition taken by ad-
Subject-matter, 9-283	verse party, 9-357
Delivery of the thing deposited, see infra,	Party seeking to exclude should point out
Delivery of the thing deposited.	objections, 9-364
Goods need not belong to depositor,	Scope of examination, 9-352
9-283	Subject to the general rules of evidence
Illustrations, 9-283	9–363
Personal or movable property, 9-283	Suppressed depositions, 9-352
Tender, see TENDER.	Taken in another suit between the same
Termination of deposit, 9-293	parties, see infra, Taken in another
Thing deposited, see infra, Subject-matter.	suit between the same parties.
Third persons.	Usual practice where part of deposition
Right of depositary against third per-	inadmissible, 9–364
sons, 9–286	Waiver of irregularities, 9-351
Right of depositary to assert title in third	Where witness does not answer fully and
p erson , 9–286	fairly, 9-340
Title:	Admissions:
Right of depositary to assert title in third	Deposition offered as an admission
person, 9–286	9–361
Title deeds, see Equitable Mortgages.	Adverse party:
Use of the thing deposited, 9-285	Absence of adverse party, 9-300
Voluntary, 9-280	Compulsory deposition by adverse party
Voluntary deposits, 9-280, 281	see infra, Compulsory deposition by
DEPOSIT COMPANIES, see LOAN, TRUST,	adverse party.
AND SAFE DEPOSIT COMPANIES.	Affidavit:
DEPOSITED, 9-293	Affidavit distinguished from deposition
See Deposit.	1-910; 9-297
Filed:	Amendment, 9-351
Deposited and filed distinguished, 9-	Application for commission, 9-321
- · · · · · · · · · · · · · · · · · · ·	Deposition and affidavit distinguished
DEPOSIT IN COURT, 9-293	9-297
DEPOSITIONS, 9-295	Affirmation, 9-331
Absence:	Age, 9-311, 355
	Agency:
How absence proven, 9-354	Service of notice, 9-328
Absence of adverse party, 9-300	Age of witness, 9-311
Adjournment, see infra, Continuances.	
Admiralty jurisdiction, 9-298	Amendment, 9-350 Amendment of commissioner's return
Admissibility in evidence, 9-351	
Attendance of witness impossible, see	9-350
infra, Attendance of witness impossi-	Commissioner, 9-351
ble.	Deposition or affidavit of commissioner
Competency of the testimony, see infra,	9-351
Competency of the testimony.	How effected, 9-350
Competency of the witness, see infra,	Leave of court, 9-351
Competency of the witness.	Omissions and misstatements may be
Death of witness, 9-352	amended, 9-351
Depositions taken beyond the state, 9-	Testimony, 9-351
352	Annexing copies, see infra, Exhibits.

DEPOSITIONS, cont'd.	DEPOSITIONS, cont'd.
Another suit:	Commission, cont'd.
Taken between other parties, see infra,	Open commission, 9–319 Title of the cause, 9–320
Taken between other parties.	
Taken in another suit between the same	Whether commission necessary, 9-320
parties, see infra, Taken in another suit between the same parties.	Commissioner or magistrate (see infra, No.
	tary public), 9-301
Appeal, 9–345 Attendance of witnesses, 9–330	Administering oath to witness, 9-307
Attendance of witness impossible (see infra,	
Reasons for taking depositions), 9-352	4.4
Absence, 9-354	Blank commission, 9-303
Age, 9-311, 355	Consent of parties, 9-304
Burden of proof, 9-354	Validity, 9-303, 304
Deponent testifying at trial, 9-354	Whether commission may be issued
Deposition admissible though deponent	in blank, 9–303
in court, 9-353	Certificate as to disinterestedness, 9-306
Depositions in perpetuam — discovery,	Clerical errors, 9–304 Compensation, 9–307
9-355	Delegation of powers, 9-307
Due diligence, 9-354	Duties, 9-306
General rule, 9-352	Education, 9-304
Ill-health, 9–311, 355 Infirmity, 9–311, 355	Identity of commissioner, 9–304
Nonresidence, see infra, Residence.	Interest, 9–305
Presumption of residence, 9-355	Issue of the commission, see infra, Issue
Proof, 9-354	of the commission.
Stipulations, 9-354	Joint commission, 9-306
Witness must be beyond reach of process	Liabilities, 9-306
or unable to attend, 9-352	Magistrates and officers empowered to
Witness within reach of process, 9-354	take depositions, 9–301
Attorney and client:	Certificate of official character, 9-
Attorney as commissioner, 9-305	303
Delegation of powers by commissioner	
to counsel, 9-307	9-301
Right to appear by counsel, 9-332	Federal statute, 9-301
Service of notice, 9-327, 328	Illustrations, 9–301
Unprofessional statements of counsel, 9-	
307	acter to be shown, 9-303
Blank commission, 9-303 Burden of proof:	Justice of the peace, 9–301 Magistrate acting under a commis
Witness beyond reach of process, 9-354	•
Caption (see <i>infra</i> , Title of action), 9-347	Manner of certifying official char-
At whose request taken, 9-347	acter, 9-303
Description of cause, 9-347	Notaries public, 9-301
Illustrations, 9-347, 348	Official character of magistrate
Names of parties, 9-347	9-302
Reading caption with certificate, 9-347	Presumption as to official character
Sufficiency, 9-347	of magistrate, 9-302
Certificate (see infra, Commissioner or magis-	
trate), 9-346	Special commissioner, 9-303
Effect of certificate as evidence, 9-346	
Illustrations, 9-346, 347	United States commissioner, 9-301
Objection to sufficiency of certificate,	
9-347	Waiver of objections to the magis
Place of taking testimony, 9-325	trate, 9–302 When official character must be
Seal, 9-347 Signature of commissioner, 9-347	
Signature of witness, 9-336	shown, 9–303 Misnomer, 9–304
Stating who reduced deposition to writ-	Name of magistrate or commissioner
ing, 9-336	9-323
Swearing the witnesses, 9-331	Oath, 9-306
Time of taking testimony, 9-324	Parol evidence, 9-304
What examiner's certificate should state,	Persons interested in suit or related to
9-346	a party, 9-305
Witness sworn to truth of deposition,	Powers, 9-306
9-337	Qualifications of commissioner, 9-304
Certificate of official character, 9-303	Attorney and counsel, 9-305
Chancery, 9-299	Education, 9-304
Clerical errors, 9-304	Joint commission, 9-306
Commission (see infra, Issue of the commis-	
sion), 9-320	Persons interested in suit or re
Lost commission, 9-320	lated to a party, 9-305
1	524 Volume XXXI.

D	EPOSITIONS, cont'd.	DEPOSITIONS, cont'd.
_	Commissioner or magistrate, cont'd.	Continuances, cont'd.
	Relatives, 9-305	Record to show cause of continuance,
	Signature, 9-307	9-339
	Special commissioners, 9-302, 303	When neither party appears, 9-339
	Subscribing deposition, 9-307	When warranted, 9-339
	Unprofessional statements of counsel,	Coroners, 7-612
	9-307	Counsel, see infra, Attorney and client.
	Written interrogatories, 9-307	Court:
	Common law, courts of, 9-299 Compelling testimony; 9-340	Courts of common law, 9–299 Discretion of court, 9–352, 364
	Attachment for contempt, 9-340	Name of court, 9-352, 304
	Excluding deposition where witness does	Credibility and impeachment:
	not answer fully and fairly, 9-340	Laying foundation for discrediting evi-
	Interrogatories taken as confessed, 9-	dence, see WITNESSES.
	341	Criminal cases, 9-314
	Irresponsive answers, 9-341	Conclusiveness of magistrate's return,
	Where depositions are to be used in	9-316
	another state, 9-340	Confronting the accused with the wit-
	Compensation of commissioner, 9-307	nesses against him, 9-314
	Competency of the testimony, 9-363	Constitutional guaranty in the
	Discretion of court, 9–364 General rules of evidence, 9–363	United States, 9-315 England, 9-314
	Illustrations, 9–364, 365	Deposition offered to contradict witness
	Objections, 9-364	or as an admission, 9-361
	Part inadmissible and part admissible,	Express statutory authorization, 9-314
	9-364	General rule, 9-314
	Party seeking to exclude should point	Origin and development, 9-314
	out objections, 9-364	State statutes, 9-314
	Subject to the general rules of evidence,	Statutes, 9-314
	9-363	Strict compliance with statute, 9-315
	Usual practice where part of deposition	Taken and used in behalf of accused,
	inadmissible, 9–364	9-316
	Competency of the witness (see WITNESSES),	Cross-examination, 9-333 Depositions taken between other parties,
	9-362 Change in statute as to interest, 9-363	9-360
	Interest, 9–362	Opportunity for cross-examination, 9-
	Interest acquired or lost after taking	333
	and before trial, 9-363	Waiver of cross-examination, 9-334
	Mental capacity, 9-363	Waiver of notice or of defects therein,
	Modern rule as to interest, 9-362	9-330
	Old rule as to interest, 9-362	Death of party:
	Time of raising objection, 30-972	Death or disability of opposing party,
	Waiver of objections, 9-362	30-985 Depositions taken between other parties,
	Compulsory deposition by adverse party,	9-360
	9-356 Deposition offered against party taking	Death of witness, 9-352
	it, 9-356	Declarations:
	How production of such testimony en-	Deposition offered as an admission, 9-361
	forced, 9-313	Definition, 9-297
	In the absence of special statutory provi-	General sense, 9–297
	sion, 9-314	Restricted sense, 9-297
	Parties actually adverse, 9-314	Delivery, see infra, Transmission.
	Proceeding rests wholly upon statute,	Direct examination, see infra, Examination.
	9-313	Discovery, see infra, Compulsory deposition
	Substitute for bill of discovery, 9-313	by adverse party. Discretion of court, 9-352, 364
	Confession: Interrogatories taken as confessed, 9-	Distance from the place of trial (see infra,
		Residence out of the jurisdiction),
	341 Conflict of laws, 9-332	9-310
	Constitutional law:	Residence out of the county at trial,
	Confronting the accused with the wit-	9-310
	nesses against him, 9-315	State statutes, 9-310
	Construction of statutes, see infra, Statutes.	United States statutes, 9-310
	Consuls, 9–301	Due diligence, 9-354
	Contempt, 9-340	English language, 9-342
	Continuances, 9-339	Equity (see infra, Perpetuam memoriam rei).
	Holidays, 9–339	9–299 Framination 0.018 222
	Illustrations, 9–339, 340	Examination, 9-318, 332 Re-examination, 9-343
	Length of adjournment, 9-339	Excluding testimony, 9-334
	Notice of intention to adjourn from day to day, 0-330	Admissibility, 9-352
	10 uay. 0=110	**************************************

DEPOSITIONS , cont'd. Exhibits, 9-337	DEPOSITIONS, cont'd. Ministers and ambassadors, 9-301
Copies may be attached, 9-338 Effect of simply annexing papers to deposition, 9-338	Name: Commissioner's name, 9–304 Differences which have been adjudged
Extracts, 9-338	fatal, 9-344
General rule as to, 9-337	Differences which have been adjudged
Illustrations, 9-337, 338	immaterial, 9-344
Faithfully, 12-714 Filing (see Recording acts), 9-349	Identity of witness, 9-343, 344
Deposition to be filed within a certain	Misnomer of witness, 9–344 Name of parties, 9–347
time, 9-349	Names of witnesses, 9-323
Not marked as filed, 9-350	Naming the witness, 9-319, 321
Filing interrogatories, 9-318	Name of court, 9-347
Foreign languages, 9-342	Necessity for taking, see infra, Reasons for
Formal errors, 9–300 Grand juries, 17–1283	taking depositions. Nonresidence, see infra, Residence out of the
Health, 9-311, 355	jurisdiction.
Hearsay evidence, 9-335	Notary public (see infra, Commissioner or
Identity of commissioner, 9-304	magistrate), 9-301
Identity of witness, 9-343	Interest of notary, 21-571
Ill-health, 9–311, 355	Power to take under state statutes, 21-
Imprisonment of witness, 9-311 Incomplete depositions, 9-334	565 Attachment for contempt 31—566
Infirmity of witness, 9–311	Attachment for contempt, 21-566 Anthority in general, 21-565
In perpetuam, see infra, Perpetuam memo-	Certificate, 21-467
riam rei.	Compelling testimony, 21-566
Interest, see infra, Commissioner or magis-	Domestic notaries, 21-565
trate.	Effect, 21-567
Interpretation and construction, see infra, Statutes.	Enforcement of authority, 21-566 Evidence of authority, 21-566
Interpreter, see Interpreter.	Force, 21-567
Interrogatories (see infra, Settling interroga-	For use within the state, 21-565
tories):	For use without the state, 21-566
Interrogatories taken as confessed, 9-341	Notaries of other states, 21-566
Oral and written interrogatories in the same deposition, 9–319	Relationship as disqualification, 21-571
Irresponsive answers, 9-341	Notice, 9–322 Adverse counsel, 9–328
Issue of the commission, 9-316	Agent, 9-328
Affidavit, 9–321	Appearance as waiver, 9-330
Application, 9-321	Attorney, 9-327
Formalities of issue, 9-320	By whom given, 9-327
Names of witnesses, 9–321 Naming the witness, 9–319	By whom service to be made, 9-329 Cross-examination as waiver, 9-330
Oral examination, 9-318	Depositions taken between other parties,
Seal, 9-321	9–360
Settling interrogatories, see infra, Set-	Discretion of court, 9-327
tling interrogatories.	General rule as to notice, 9-322
Signature, 9-321	Inability to communicate with client,
Teste, 9–321 The commission, 9–320	9–328 Kind of notice, 9–323
Title of the cause, 9-320	Length of notice, 9-326
What the application should show, 9-	Must appear that testimony was taken at
321	place specified, 9-325
Joint commission, 9–306	Name of magistrate or commissioner, 9-
Joint depositions, 9-344 Jurisdiction, see infra, Reasons for taking de-	323 Name of tribunal and title of action,
positions; Residence out of the jurisdiction.	9-323, 324
Jury and jury trial:	Names of the witnesses, 9-323
Depositions in jury room, 17-1241	Nature of action, 9-324
Justice of the peace, see infra, Commissioner	Notice should fix only one day, 9-325
or magistrate.	Opportunity to consult counsel, 9-326
Laying foundation for discrediting evidence, see Witnesses.	Opportunity to file cross-interrogatories, 9–322
Leading interrogatories, 9-333	Order shortening time of notice, 9-327
Letters rogatory, 9-298	Personal service, 9-329
Lost papers and instruments, 9-351	Place of taking testimony, 9-325
Lost papers and records, 9-320 Magistrate, see infra, Commissioner or magis-	Reasonable time, 9–326 Residence of witness, 9–323
trate.	Return and proof of service, 9-329
Mail, see infra, Transmission,	Service, 9–327
Mandamus, 19-837	Statements in certificate, 9-325
520	Volume XXXI.

DEPOSITIONS, cont'd.	DEPOSITIONS, cont'd.
Notice, cont'd.	Reasons for taking depositions, cont'd.
Substantial compliance with statute, 9-	Necessity for taking, 9-311
323	Proof, 9-308
Time fixed by statute or rule, 9–326	Proof of disability, 9-311
Time not fixed by statute or rule, 9-326	Reason for taking must appear, 9-308
Time of holding court, 9-324	Reasons set forth in the statutes, 9-308
Time of taking testimony, 9-324	Residence out of the jurisdiction, see
Time unreasonable, 9–327 To whom given, 9–327	infra, Residence out of the jurisdic-
Waiver of notice or of defects therein,	tion.
9-330	Witness about to depart, 9-310
Where proper notice is not given, 9-322	Recording, see infra, Filing.
Whether personal service necessary, 9-	Recording acts:
329	Depositions in perpetuam memoriam rei,
Who may object to notice, 9-322	9-312
Notice of intention to adjourn from day to	Re-examination, 9-343 11lustrations, 9-343
day, 9-339	Leavé of court, 9-343
Notice to adverse party, 9-318	When allowed, 9-343
Oath, 9-306	Relatives, 9-305
Interpreter, 9-342	Residence (see infra, Distance from the
Swearing the witnesses, 9-331	place of trial; Residence out of the
Officer, see infra, Commissioner or magis-	jurisdiction):
trate; Notary public.	How absence and nonresidence proved,
Open commission, 9-319	9-354
Oral examination, 9–318	Presumption, 9-355
Origin and development of this mode of tak- ing testimony, 9-298	Residence out of the jurisdiction, 9-308
Origin of the term, 9-297	Fact of nonresidence must clearly ap-
Parol evidence:	pear, 9-309
Commissioner or magistrate, 9-304	Nonresidence of party to suit, 9-309
Parties:	Rules for determining evidence, 9-
Taken between other parties, see infra,	309 Withouses a 228
Taken between other parties.	Witnesses, 9-308
Taken in another suit between the same	Return, see infra, Amendment; Transmission.
parties, see infra. Taken in another	Rules of court, 8-30
suit between the same parties.	Seal, 9-303, 321, 348
Perpetuam memoriam rei, 9-312	Seal of court, 9-321
How used, 9-313	Seal of magistrate, 9-347
Power inherent in equity, 9-312	Service of notice, 9-327
Recording, 9-312	Settling interrogatories, 9-317
Statutory regulations, 9–312 Witness unable to attend, 9–355	Deposition taken outside of state with-
Place of taking testimony, 9-325	out a commission, 9-317
Presence of adverse party, 9-300	Filing, 9-318
Presumptions:	Ground of objection to be specified
Age, 9-355	9-317 Tanding internation
Commissions for taking affidavits, 22-	Leading interrogatories, 9-317
1 267	Materiality, 9-317
Presumption as to original character of	Notice to adverse party, 9–318 · Objections, 9–317
magistrate, 9-302	Power to exclude to be used with great
Presumption that commissioner reduced	caution, 9-317
the deposition to writing, 9-336	Propriety, 9-317
Residence, 9-355	Waiver of notice, 9-318
Private international law, 9-332	When objections to be made, 9-317
Probate and letters of administration, 23–127	Signature of clerk, 9-321
Production of documents, 9-340 Public officers, see infra, Commissioner or	Signature of commissioner, 9-307, 347
magistrate; Notary public.	Signature of witness:
Reading over deposition to witness before	Magistrate's certificate, 9-37
signing, 9–336	Necessity of signing, 9-336
Reasons for taking depositions, 9-308	Place of signature, 9-336
Actual disablement, 9-311	Reading over to witness, 9-336
Age of witness, 9-311	Where magistrate certifies that witness
Attendance of witness impossible, see in-	was sworn to truth of deposition
fra, Attendance of witness impossible.	9-337
Business, 9-311	Special commissioners, see infra, Commis-
Disabilities of witness, 9-311	sioner or magistrate.
Distance from place of trial, see infra,	Statutes (see <i>infra</i> , Criminal cases; Reasons for taking depositions), 9-299
Distance from the place of trial.	Authority of statute, 9-299
Enumeration of reasons, 9-308	Construction of statutes, 9–300
Imprisonment, 9-311	Absence of adverse party, 9-300
Infirmity of witness, 9-311	aspective of adverse fairly, 9-300

DEPOSITIONS, cont'd.	DEPOSITIONS, cont'd.
Statutes, cont'd.	Time of taking, cont'd.
Construction of statutes, cont'd.	Depositions after time limited, 9-344
Mere formal errors, 9-300	Extension of time, 9-345
Strict compliance, 9-300 Depositions in perpetuam memoriam	Issues joined, 9-345 Suit pending, 9-345
Depositions in perpetuam memoriam rei, 9-312	Term time or certain number of days
Swearing witnesses, 9-331	before, 9-344
Transmission, 9-349	Title of action (see infra, Caption), 9-324
Stenographers:	Transactions with decedents, 30-985, 1059
Answers written with typewriter, 9-336	Transmission, 9-348
Stenographer's notes, 9-298	Delivery by commissioner, 9-348
Suit:	Mail, 9-348
Taken between other parties, see infra, Taken between other parties.	Notice of return, 9-349 Prescribed method to be followed, 9-348
Taken in another suit between the same	Receipt, 9-349
parties, 9-357	Retention by magistrate until deposited
Sundays and holidays, 9-339	in court or until sealed, 9–348
Taken between other parties, 9-359	Substantial compliance with statute,
Admission, 9-361	9-349
Between other parties in another suit,	Transmission by mail, 9-348
9-359 Complete mutuality of parties is not	Typewriter, 9–336 United States commissioners, 29–194
necessary, 9-359	Waiver of cross-examination, 9-334
Criminal cases, 9-361	Waiver of notice or of defects therein, 9-330
Cross-examination, 9-360	Witnesses (see WITNESSES; see infra, Rea-
Death of party, 9-360	sons for taking depositions; Residence
Deposition taken after death of party	out of the jurisdiction):
and before substitution, 9–361 Notice, 9–360	Attendance of witnesses, 9-330
Offered as the declaration of the wit-	Attendance of witness impossible, see infra, Attendance of witness impos-
ness, 9-361	sible.
Offered to contradict witness or as an	Compelling testimony, see infra, Com-
admission, 9-361	pelling testimony.
Same suit, 9-360	Competency of the witness, see infra,
Taken in another suit between the same	Competency of the witness.
parties, 9–357 Admissibility in general, 9–357	Confronting the accused with the wit- nesses against him, 9-314
Collateral suits, 9–358	Contradiction of witness, 30-1111
Limitations of the rule, 9-358	Death of witness, 9-352
Privies, 9-358	Delivery to witness, 9-320
Witness dead, insane, or physically in-	Deposition of witness, 30-1111
capable of testifying, 9-358	Identity of witness, 9-343
Taking testimony: By what law governs, 9-332	Naming the witness, 9-319, 321 Name the witnesses, see infra, Names
Counsel, 9-332	of witnesses.
Cross-examination, 9-333	Signature of witness, see infra, Signa-
Direct examination, 9-332	ture of witness.
Excluding testimony, 9-334	Swearing the witnesses, 9-331
Incomplete depositions, 9-334 Presence of parties or counsel, 9-332	Transactions with deceased, 30-1059
Writing down answers, 9-335	Writing down answers, see infra, Taking testimony.
Answers written down by the party	DEPOSIT OF TITLE DEEDS, see Equi-
or his attorney, 9-335	TABLE MORTGAGES.
Disinterested third person, 9-336	DEPOSITUM, see DEPOSIT.
General rule, 9-335	DEPOT , 9-366
Illustrations, 9–335, 336	See Stations (Railroad); Union Depot.
Narrative form, 9–335 Typewriting, 9–336	Railroad securities, 23–805
Witness seeing a copy of written in-	Station, 9-366 DEPOT GROUNDS , 9-367
terrogatories, 9-335	DEPRECIATION, 9-367
Witness's signature, 9-336	DEPREDATION:
Written by witness, 9-335	Union States courts, 29-298
Teste, 9-321	DEPRIVATION, 9-367
Time, see infra, Notice. Time at which witness should be sworn,	DEPRIVE, 9-367
9-331	DEPUTY , 9-368 Action (see <i>infra</i> , Liability of deputy to third
Time of filing, 9-349	persons):
Time of raising objection to competency of	In whose name action should be brought,
witness, 30-972	9-381
Time of taking (see infra. Notice), 9-344	Admissions, 25-679
Defendant in court, 9-345	Admissions of deputy sheriff, 1-680

DEPUTY, cont'd.	DEPUTY, cont'd.
Appointment:	Compensation, 0-383
By whom appointment may be made	Compensation determined by contract,
9-375 Competency of deputy, 9-374	9-384
Delegation of power of appointment	Illustrations, 9–383, 384 Principal liable for deputy's compensa-
9-375	tion. 0-384
Evidence of deputy's authority, see infra	Statutory allowance of fees out of pub-
Evidence of deputy's authority.	lic treasury, 9-383
Formalities, 9-372	Constables, see Sheriffs and Constables.
Indorsement of appointment on writ to be executed, 9-373	
Liability of principal where deputy is	Liability of deputies inter se, 9-390 Liability of deputy to third persons on
appointed at request of party injured	
9-394	Liability of principal, 9-393
Modes, 9–372	Coroners, 7-603
Necessity of taking security, 9-372 Parol appointment, 9-372	Coroner acting for sheriff, 7-614 Criminal liability of principal, 9-395
Parol appointment of special deputy	
9-373	deputy, 9–395
Principal reserving portion of profits	s General rule, 9–395
from deputation, 9-378	Incompetency of deputy as ground for
Promise to appoint at future time, 9-	
378 Ratification, 9–372	Permitting deputy to act without taking oath of office, 9-395
Sale of deputation, see infra, Sale of	
deputation.	Death of principal, 9-382
Special deputy, 9-375	De facto officers, 8-798; 9-374; 25-673
Taking oath of office, 9-373	Definition, 9–369 Delegation of authority:
What duties may be deputed, 9–370 Judicial duties, 9–371	Delegation of power of appointment,
Ministerial duties, 9-370	9-375
Office of mixed judicial and minis-	
terial functions, 9-371	Appointment.
Statutes, 9–372	Escape, 11-282 Evidence of deputy's authority, 9-378
Writing, 9-373 Arrest, see Arrest.	Copy of written deputation, 9-379
Assignee of office distinguished from, 9-	
369	Parol evidence of written deputation,
Assistant distinguished from, 9-369	9-379 Entertian - 2 - 4 - 2
Attorney and client: Attorney as deputy, 9-374	Extortion, 12-579 Liability of deputy, 12-579
Authority (see infra, Evidence of deputy's	
authority), 9-379	tion, 12-579
General deputy, 9-379	Fees, see infra, Compensation.
Collection of taxes by deputy sheriff	Forfeiture: Forfeiture of office of principal for acts
9-380 Deputy acting as principal in case	
of vacancy, 9-380	General deputy:
Examples, 9-379, 380	Authority, 9-379
Limitation of authority, 9-380	Collection of taxes by deputy sheriff,
Powers of general deputy commen-	- 9–380 Deputy acting as principal in case
surate with those of principal	of vacancy, 9–380
9-379 In whose name deputy acts, 9-381	Examples, 9-379, 380
Special deputy, 9-380	Limitation of authority, 9-380
At common law, 9-380	Powers of general deputy commen- surate with those of principal,
Illustrations, 9-380, 381	9-379
To do a particular act, 9–380 Termination of authority, see infra,	3771 .1
Termination of authority.	Illegal contracts, see infra, Sale of deputa-
Bond (see infra, Suretyship), 9-384	tion.
Bond a private security, 9-386	Infants, 9–374
Form of bond, 9-385	Judge, 9-371 Judicial duties, see infra, Appointment.
Illustrations, 9–384, 385 Liability, 9–384	Judicial notice, 17-919
Liability, 9–384 Liability apart from bond, 9–386	Judicial sales
Right of action against deputy before	Execution of deed, 17-1030
discharge of liability by principal,	Liability of deputies mier 3e, 9-390
9-385	For contracts, 9–390 For torts, 9–390
Clerk of court, 9-370, 379	Liability or deputy to principal, 9-384
Colore officii, 9-393	77 1 3737377
3.1 C. of L.—34	529 Volume XXXI.

Volume XXXI.

DEPUTY, cont'd. DEPUTY, cont'd. Liability of deputy to principal, cont'd. Public officers, cont'd. Whether special deputy is a public offi-Defaults of employee of deputy, 9-386 Liability apart from bond, 9-386 cer, 9-368 Qualifications, 9-374 Recording acts, 24-106 Liability of deputy's sureties, see infra, Suretyship. On bond, see infra, Bond. Revenue collector, see Revenue Laws. Remedy by motion against deputy, 9-386 Rules and regulations: Liability of deputy to third persons, 9-388 Powers of revenue officers to make, Action held to lie for nonfeasance, 3-389 24-896 Enforcement of liability, 9-389 Sale of deputation, 9-376 Failure to pay over money, 9-388 Illegal at common law, 9-377 Illustrations, 9-388, 389 Statute 5 & 6 Edw. VI., 9-376 Joint action against principal and deputy, Statutes, 9-376, 377 Where principal reserves a portion of 9-389 Liability in tort, 9-389 profits from deputation, 9-378 Liability on contract, 9-389 Security, see infra, Bond. Misfeasance, 9-388 Sexton, 9-371
Sheriffs and constables, see Sheriffs and Nonfeasance, 9-388 Separate action against deputy, 9-389 Liability of principal for acts of deputy, CONSTABLES. Special deputy: 9-390; 23-382 Appointment, 9-375 Acts of deputy after expiration of prin-Appointment of special deputy by depcipal's term, 9-394 uty, 9-375 Acts of employee of deputy, 9-391 Authority, 9-380 Appointment at request of party injured, At common law, 9-380 9-394 Illustrations, 9-380, 381 Colore officii, 9-393 To do a particular act, 9-380 Contracts, 9-392 Criminal liability, see infra, Criminal Indorsement of appointment on writ to be executed, 9-373 liability of principal. Effect of selection of deputy by party Minor, 9-374 Parol appointment, 9-373 injured, 9-394 Whether a public officer, 9-369 Employment of persons to assist deputy, Suretyship (see infra, Bond): Liability of deputy's sureties, 9-386 Instructions of plaintiff, 9-392 Default of deputy with principal's Judgment against deputy as bar to acconsent, 9-388 Discharge of surety, 9-387 tion against principal, 9-391 Liability of principal's sureties, 9-395 From what time surety's liability Meaning of official acts, 9-393 attaches, 9-387 Official acts, 9-392, 393 Illustrations, 9-387, 388 Liability of deputy's sureties Principal liable though deputy distinct officer, 9-391 principal, 9-387 Ratification of unofficial act, 9-394 Notice of refusal to act as dis-Request of party injured for the appointcharge of surety, 9-387 ment of deputy, 9-394
Selection of deputy by party injured, Request to remove deputy from office, 9-387 9-394 To deputy, 9-390 Liability of principal's sureties, 9-395

Tax titles, see Tax Titles. Torts, 9-392 Termination of authority, 9-382 To third persons, 9-390 Unofficial acts, 9-392 Virtute officii, 9-393 Acceptance of incompatible office, 9-383 Completion of business begun during principal's term, 9-382 Death of principal, 9-382 Ministerial duties, see infra, Appointment. Motion: Expiration of principal's term, 9-382 Remedy by motion against deputy, 9-386 Removal from office, 9-383 Removal of principal from office, 9-383 Name: Ιn whose name action should be brought, 9-381 Resignation, 9-383 Liability of principal for acts of dep-In whose name deputy acts, 9-381 uty after expiration of principal's Oath, 9-373; 21-754; 25-674 term, 9-394 Permitting deputy to act without taking oath of office, 9-395 Tort: Official act, 9-393 Official bond, see infra, Bond. Liability in tort of deputy in unofficial undertakings, 9-389 Parol evidence, 9-372, 379 Liability of deputy inter se, 9-390 Postal laws, 22-1052 Liability of principal for tort of deputy, Public officers: 9-392
United States courts, see United States Sale of deputation, see infra, Sale of Courts. deputation. Whether general deputy is a public offi-United States marshals, see United States MARSHALS. cer, 9-369

Detectives,

DEPUTY, cont'd.	DESERTION, cont'd.
Virtute officii, 9–363	Wilful desertion, see WILFUL, WILFULLY,
Witness:	ETC.
Deputy as witness for sheriff, 25-679	DESERVING, 9-403
Women, 9-374	DESIGN, 9-403
Writing:	See Deliberate; Murder and Manslaugh-
Appointment, 9-372, 373	ter; Patents; Premeditate, Premedi-
DERANGE , 9–395	TATED, ETC.; TRADEMARKS.
DERELICT, 9-395	Copyright, see COPYRIGHT.
Capture, 9-396	Formed design, 13-1117
Definitions, 24-1215	Insurance, 9-404
Hope of recovery, 9-395	Intent, 9-404
Lost property, see LOST PROPERTY.	
	Parties, 9-404
Presumption, 9-396	Patents (see Patents), 22-276
Salvage, see Salvage.	Premeditated design, 21-159
Time of abandonment, 9-396	With formed design (see MURDER AND MAN-
Wreck, see Wrecks.	
	SLAUGHTER), 21-159
DERELICTION, 9-396	DESIGNATE, 9-405
DERIVATIVE, 9-397	DESIGNATION, 9-405
DERIVATIVE DEEDS, 9-100	DESIGNATIO PERSONÆ, 9-405
DERIVATIVE LEASE, see LEASE.	DESIGNEDLY 0-404: 20-526
	DESIGNEDLY , 9-404; 30-526
DERIVE , 9–398	Intentionally, 9–404
DEROGATION OF COMMON LAW, see	Wilfully, 30-526
STATUTES.	DESIGNER, see COPYRIGHT.
DESCEND, 9-398	DESIDABLE A 405
	DESIRABLE, 9-405
See Succession.	DESIRE , 9–405
Ascending line, 9-398	Precatory trusts, 9-405
In the sense of pass or go to, 9-398	DE SON TORT, see EXECUTORS AND AD-
DESCENDANT, 9-399; 30-729	MINISTRATORS.
	/
See Issue (Descendants); Succession.	DESPATCH, see DISPATCH.
Ancestors, 9–399	DESPERATE, 9-406
Collaterals, 9-399	DESPOIL, 9-406
Grandchildren, 9–400	DESTINATION, 9-406
Heir, heirs, and the like, 9-400; 15-318	See Port.
Issue, 9-400	DESTINE, 9-406
Legacies and devises:	DESTITUTE, 9-406
Who are descendants within statutes	DESTROY , 9–406
preventing lapses, 18-756	Insurance, 9–407
Lineal descendants, 19-390; 27-349	Malicious mischief, 9-407; 19-639, 640
Powers, 22-1137	Mayhem, 9-408
Succession, 27-309	Mobs, 9-408
DESCENT, 9-400	Municipal corporations:
See Succession.	Property destroyed, 20-1208
Alienation:	DESTRUCTIVE, 9-408
Alienation and descent distinguished,	
	DESTRUCTIVE SUBSTANCE, 9-408
9-401	DETAIL , 9-408
Mediate or immediate ancestors, 9-401	Military law, 9–408
Mediate or immediate descent, 9-401	DETAIN , 9-409
Purchase:	See Duress; False Imprisonment.
	DETERMINED
Descent and purchase distinguished,	
9-401	See Forcible Entry and Detainer.
DESCENT AND DISTRIBUTION, see	DETAINMENTS, 9-409
Succession.	DETECTION:
DESCRIBE, 9-402	Rewards, 24-949
DESCRIPTION, 9-402	DETECTIVES, 9-410
See Boundaries; Patents.	See Decoy Letters; Informers.
Statutes, see STATUTES.	Accomplices, 9-411
	When detective not an accomplice, 9-411
DESCRIPTIO PERSONÆ, 9-402	
See Heir, Heirs, and the Like; Shelley's	Whether detective an accomplice a ques-
CASE (RULE IN).	tion for jury, 9–411
DESECRATION, see CEMETERIES; DEAD	Advice of counsel, 9-412
DESECTION, SSS SEEDING,	Appointment, 9-410
Bodies.	
DESERT, 9-403	Burglary:
DESERTER:	Entry by collusion of detective, 5-51
	Compensation, 9-411
Libel and slander, 9-403	
DESERTION, 9-403	Conduct of detective as a defense, 9-411
See Abandonment and Total Loss; Di-	Advice of detective as a desense in ac-
VORCE; MILITARY LAW; SEPARATION.	tions for malicious prosecution, 9-412
	Criminal offense, 9-411
Allowances, 2-165	Deception by detective no justification
Divorce, see Divorce.	
Seamen, see SEAMEN.	for a criminal offense, 9-411
Vagrancy, 29-570	Confessions (see Confessions), 9-413
=	
	531 Volume XXXI.

DEVIATION, cont'd.

DETECTIVES, cont'd.

```
Criminal law, see infra, Conduct of detective
                                                     Carriers of goods, 5-414, 422
                                                          Burden of proof, 5-425
Carrier liable for loss due to deviation,
     as a defense.
   Decoy letters, see Decoy Letters.
   Defense, see infra, Conduct of detective as a
                                                            5-423
                                                          Consent of owner, 5-424
     defense.
   Divorce, 9-412, 413, 763, 850
                                                          Contract limiting liability, 5-426
   Evidence of detectives, 9-412
                                                          General rule, 5-422
                                                          Lien forfeited by deviation, 5-425
       Confession, see Confessions.
       Experts, see EXPERT AND OPINION EVI-
                                                          No liability where loss would have re-
                                                            sulted if no deviation, 5-424
        Fact that detective is a hired witness to
                                                          Proof of deviation and loss shows prima
                                                            facie liability, 5-424
         be considered, 9-412
        General rules, 9-412
                                                          Reshipment, 5-425
       In proof of adultery, 9-413
                                                          Shipping over connecting line contrary
                                                            to instructions, 5-423
       Testimony of private detectives, 9-
                                                          Sudden emergency, 5-424
         412
                                                   Transshipment, 5-425
DEVIATION (IN MA
   Expert:
       Detective as expert, 9-413
                                                                           MARINE INSUR-
   Injunction:
                                                       ANCE), 9-418
       Injunction to restrain employment of de-
                                                     See DEVIATION.
                                                     Abandonment of voyage, 9-436, 442
         tectives, 9-414
   License, 9-410
                                                         Intention to abandon after policy has at-
   Malicious prosecution, 9-412
                                                           tached, 9-445
   Master and servant, 20-172, 173
                                                         Intention to deviate and abandonment of
   Police detectives, 9-411
                                                           voyage distinguished, 9-343
   Powers, 9-410
                                                         Substitution of new destination, 9-443,
   Private detectives, 9-410, 412
                                                           444
   Questions of law and fact:
                                                     Avoiding danger, 9-433
                                                         Danger must be real and imminent,
       Whether detective is an accomplice,
         9-4II
   Witnesses, see infra, Evidence of detectives.
                                                         Departure or delay to avoid danger,
 DETENTION, 9-414
                                                           9-433
   See False Imprisonment.
                                                         Perils not insured against, 9-434
   Marine insurance, 9-414
                                                         To avoid capture, 9-435
Rape, 23-869
DETENTION BY ICE, 9-414
                                                         To gain intelligence of blockade, 9-435
                                                         To join convoy, 9-436
DETER, 9-415
DETERGENT, 9-415
                                                    Blockade:
                                                         To gain intelligence of blockade, 9-435
DETERMINABLE, 9-415
DETERMINABLE FEES, 9-415
                                                    Bottomry and respondentia, 9-420
                                                    Capture:
Wills, 30-751
DETERMINATION OF AN ACTION,
                                                         To avoid capture, 9-435
                                                    Cargo, 9-420
                                                         Duty of master as to transshipment,
  9-416
DETERMINATION OF TENANCY, see
                                                           9-432
LANDLORD AND TENANT.

DETERMINE - DETERMINATION, 9-
                                                         Transshipment, 9-425, 432
                                                    Compulsory deviation, 9-431
                                                         Illustrations, 9-431, 432
  Determine and prescribe, 9-415
                                                         Justifiable, 9-431
DETINUE, 9-416
                                                    Convoy:
  Fixtures, 13-681
                                                        To join convoy, 9-436
  Landlord and tenant:
                                                    Crew:
       Property subject to lien, 18-350
                                                         Recruiting crew, 9-430
  Pledge and collateral security, 22-866
                                                    Cruise, 9-439
  Res judicata, 24-824
                                                    Customs, see infra, Usages and customs.
  Trover distinguished, 28-647
                                                    Danger, see infra, Avoiding danger.
DEVASTAVIT, 9-416
                                                    Definition (see infra, What constitutes devia-
  See Executors and Administrators; Joint
                                                      tion), 9-418
    EXECUTORS AND ADMINISTRATORS; MAR-
                                                    Delay, 9-423
    SHALING DECEDENTS' ESTATES.
                                                        Excuses, see infra Excuses.
  Survival of actions, 8-1030
                                                         Illustrations, 9-424
  Waste, see WASTE.
                                                        In commencing voyage, 9-423
                                                        In pursuing voyage, 9-424
DE VENTRE INSPICIENDO, 8-832; 11-
    20; 16-820; 29-794
                                                        Questions of law and fact, see infra.
                                                          Questions of law and fact.
  Civil cases, 16-820
  Criminal cases, 16-820
                                                        Saving property, see infra, Departure
DEVIATION, 9-417
See Contracts of Affreightment and Charter-parties; Deviation (in Marine
                                                          and delay to save property.
                                                        What is unreasonable delay, 9-424
                                                    Departure, 9-422
                                                        Construction of policy, 9-423
    INSURANCE): SEAMEN.
  Barratry, 3-865
                                                        Departure from course of voyage a
                                                          deviation, 9-422
  Bottomry and respondentia, 4-747
```

DEVIATION (IN MARINE INSUR-ANCE), cont'd. Departure, cont'd. Departure from course through ignorance of captain, 9-423 Excuses, see infra, Excuses. Hastening adventure no excuse, 9-423 Illustrations, 9-422, 423 Policy from port named to any other port or ports, 9-423 Saving life, see infra, Saving life. Saving property, see infra, Departure and delay to save property. Slightest departure and return, 9-423 Departure and delay to save property, 9-426 General rule, 9-426 When property is saved incidentally, saving life being the paramount object, 9-426 Effect of deviation, 9-447 Discharge of underwriters, 9-447 Forfeiture of premium to under-writers, 9-448 Shortness of time or distance of a deviation, 9-448 Whether the risk is increased or diminished, 9-448 Either or both, 9-432 Excuses, 9-426 Compulsion, see infra, Compulsory deviation. Departure and delay from necessity, see infra, Necessity. Departure and delay to save property, sec infra, Departure and delay to save property. Justified by usage, see infra, Usages and Provisions, see infra, Provisions. Recruiting crew, see infra, Recruiting crew Repairs, see infra, Repairs. Saving life, see infra, Saving life. Saving property, see infra, Departure and delay to save property. Stress of weather, see infra, Stress of weather. Succoring the distressed, 9-430 To avoid danger, see infra, Avoiding danger. To obtain information as to markets, see infra, Markets. Transshipment, see infra, Transshipment. Trial trips, 9-433 Ice, 9-429 Implied conditions, 9-421 Shortest, safest, and most usual route implied, 9-421 To employ expedition and dispatch, 9-421 Increase of risk not essential, 9-420 Intention to deviate, 9-441, 442 Intended deviation where same terminus ad quem is kept in view, 9-443 Intention to deviate and abandonment of voyage distinguished, 9-443

Mere intention to deviate not a devia-

Substituting new terminus ad quem

after risk attached, 9-443

tion, 9-442

```
DEVIATION (IN MARINE INSUR-
    ANCE), cont'd.
  Intention to deviate, cont'd.
       Substitution of new destination after
         voyage begun and abandoned, 9-444
  Interruptions in voyage, 9-421
  Letters of marque and reprisal, 9-439
  Liberty or license clauses, 9-437
       Construction, 9-437
      In general, 9-437
Intention of parties, 9-437
       Liberty to carry letters of marque, 9-439
       Liberty to cruise, 9-439
       Liberty to touch for any purpose what-
         ever, 9-439
       Liberty to touch, stay, and trade, 9-437
       Must visit for purpose connected with
       voyage, 9-438
Scope of adventure, 9-437
       Strict construction, 9-437
       Substitution of port, 9-438
       What ports may be visited under liberty to touch and stay, 9-438
  Liberty to touch, see infra, Liberty or license
    clauses.
  License clause, see infra, Liberty or license
    clauses.
  Life, see infra, Saving life.
  Markets:
       To obtain information as to markets,
             9-432
           Insurance to a port of discharge,
             9-432
           Insurance to two ports, either or
             both, 9-432
           Must not constitute such port a
             port of discharge, 9-432
  Master of vessel:
      Deviation on account of necessity, 9-428
       Forfeiture of wages, 20-231
       Master acting bona fide is excused,
        9-428
      Transshipment of goods, 9-432
  Medical attendance, 9-431
  Necessity, 9-426
      Compulsion, see infra, Compulsory de-
        viation.
       Departure must be commensurate with
        cause, 9-428
       Departures and delays from necessity,
        9-426
       Evidence of necessity, 9-427
       Master acting bona fide, 9-428
      Necessity excuses deviation, 9-426
       Provisions, see infra, Provisions.
      Questions of law and fact, see infra,
        Questions of law and fact.
       Recruiting crew, see infra, Recruiting
 . 24.75
        crew.
       Repairs, see infra, Repairs.
      Saving life, see infra, Saving life.
      Stress of weather, see infra, Stress of
        weather.
       Succoring the distressed, 9-430
      Throwing overboard or landing cargo,
      9-427
To avoid danger, see infra, Avoiding
        danger.
      To obtain information as to markets, see
```

Transshipment, see infra, Transship-

infra, Markets.

ment.

```
INSUR-
DEVIATION
                 (IN
                        MARINE
                                     INSUR-
                                                  DEVIATION
                                                                   (IN
                                                                          MARINE
                                                      ANCE), cont'd.
    ANCE), cont'd.
  Necessity, cont'd.
Trial trips, 9-433
                                                    Usages and customs, 9-436
                                                         Departure or delay justified by usage.
                                                          9-436
      What amounts to necessity, 9-427
                                                        Double tripping, 9-436
Express terms of policy cannot be varied,
  Ports:
      Order of visiting ports, 9-421
      Port of discharge, 9-432
      Ship insured to several ports need not
                                                         Illustrations, 9-436, 437
                                                        Intermediate voyages, 9-436
Usage must be clear and uniform, 9-
        visit all, 9-421
      Where ports not specifically named in
                                                           436
        policy, 9-422
                                                         Usages must be established, 9-436
  Property, see infra, Departure and delay to
    save property.
                                                    Variations of risk essential, 9-419
                                                    Waiver in writing of deviation, 9-446
  Provisions, 9-429
                                                    Waiver of deviation, 9-445
      Deviation for provisions, 9-430
                                                    Weather, see infra, Stress of weather.
  Questions of law and fact, 9-447
      Court, 9-446
                                                    What constitutes deviation, 9-421
                                                         Delay, see imfra, Delay.
      Jury, 9–446
      Necessity for departure, 9-447
                                                         Departure, see infra, Departure.
                                                         Implied conditions in policy, 9-421
      Purpose of departure and delay, 9-447
                                                         Interruption in voyage, 9-42r.
      Reasonableness of jury, 9-447
      Variations of risk, 9-447
                                                         Order of visiting ports, 9-421
                                                         Saving life, see infra, Saving life.
  Recruiting crew, 9-430
  Repairs, 9-429
Delay in port, 9-429
                                                        Saving property, see infra, Departure
                                                           and delay to save property.
      Justification of deviation for repairs,
                                                         Ship insured to visit several ports need
                                                           not visit all, 9-421
                                                        Shortest, safest, and most usual route implied, 9-421
      Not necessary to put into nearest port,
                                                         Shortness of time or distance of devia-
      Seeking another port for repairs, 9-429
      Visiting second port, 9-429
                                                           tion, 9-423, 448
  River and lake navigation, 9-420
                                                         Towing, see infra, Towing.
  Saving life:
                                                         Transshipment, 9-425.
      Where property is saved incidentally in
                                                         Where ports not specifically named in
        saving life, 9-426, 430
                                                           policy, 9-422
  Saving property, see infra, Departure and delay to save property.
                                                    Writing:
                                                         Waiver, 9-446
  Seamen:
                                                  DEVICE, 9–448
      Recruiting crew, 9-430
                                                    See GAMING HOUSES.
  Sickness:
                                                    Elections, 9-449
                                                    Gaming, see GAMING.
      To secure assistance for sick on board,
                                                    Substitute:
        9-431
  Stay, see infra, Liberty or license clauses.
                                                        Device and substitute distinguished, 9-448
                                                  DEVISAVIT VEL NON, 9-449
  Stress of weather, 9-428
                                                  DEVISE, see LEGACIES AND DEVISES; WILLS.
       Delay from stress of weather, 9-428
                                                    Ademption of legacies, 1-611
      Illustrations, 9-429
       Ronte obstructed by ice, 9-429
                                                    Conveyance, 7-491
  Succoring the distressed, 9-430
                                                    Garnishment, 14-831
  Temptation to deviate, 9-445
                                                  DEVISEE, 3-977; 9-450
  Time policies, 9-440

Doctrine of deviation not strictly appli-
                                                     See Beneficiaries in Insurance; Legacies
                                                       AND DEVISES.
         cable under time policies, 9-440
                                                     Devisee and purchaser, 9-450
       Insured to sail in certain waters, 9-441
                                                    Legal representatives, personal representa-
       Intention to violate warranty no devia-
                                                      tives, representatives, etc., 18-817
                                                  DEVOLUTION, 9-450 DEVOLUTION OF PROPERTY, see Suc-
        tion, 9-441
       Only deviations by departure and delay
         excluded, 9-440
                                                    CESSION; LEGACIES AND DEVISES.
       Policy on certain voyages for limited
                                                  DEVOLVE, 9-450.
         time, 9-440
                                                     See Succession; WILLS.
       Variations of risk to avoid policy, 9-441
                                                  DEXTRINE, 9-45D
       Warranty not to use ports and places,
                                                  DIAGRAM, 9-451
                                                  DICE, 9-451
        9-441
  Touch, see infra, Liberty or license clauses.
                                                     See FALSE PRETENSES AND CHEATS; GAMUNG.
  Towing (see Towage, Tugs, and Tows), 9-
                                                    Backgammon, 9-451
                                                  DICTA, see. STARE. DECISIS.
                                                  DICTATE, 9-451
       Being towed, 9-425
       Injurious towing, 9-425
                                                  DICTATION, 9-452
                                                  DICTIONARIES:
  Trading, 9-441
  Transshipment, 9-425, 432
                                                    Documentary evidence, 9-886.
                                                  DECTUM (see STARE DECISIS):
  Trial trips, 9-433
  Tugs, see infra, Towing.
                                                    Gratis dictum, 9-453
```

DIRECTORY TRUSTS, see TRUSTS AND DID, 9~453 Indictment, 9-453 Trustees DIRECT ROUTE, 9-459 DIRECT TAX, see TAXATION. DIE, 9-454 DIE BY HIS OWN HAND, 19477 DISABILITY, 3-1110; 9-462 See Life Insurance. DIE BY SUICIDE, see LIFE INSURANCE. Legal disability, 18-808 DIES NON JURIDICUS (See SUNDAYS AND Limitation of actions, 9-462 Public officers, 9-463 HOLIDAYS): DISABLE, 9-463 Business, 5-78 DIETING, 9-454 DIE WITHOUT ISSUE, see Issue (De-Malicious mischief, 19-640 DISAGREE, 9-463 DISALLOWANCE, 9-463 SCENDANTS): WILLS. DIFFERENCE, 9-454 DISBARMENT, see ATTORNEY AND CLIENT. DIFFICULT AND EXTRAORDINARY, DISBURSEMENT, 9-463 Costs, 9-463 9-455 DÍFFICULTY, 9-455 Executors and administrators, 11-1294 DIG, 9-455 Necessary disbursements, 21-450 DISCHARGE, 9-464 DIGNITIES, 9-455 DIKE, 9-455 See Executors AND ADMINISTRATORS; GUARDIAN AND WARD; RELEASE AND DIS-DILATORY EXCEPTIONS, 9-455 DILATORY PLEA, 9-455 CHARGE. DILIGENCE, 9-455 Port of discharge, 9-432, 464 Bailments, see Bailments. Postponement: Degrees of diligence, 9-456 Discharge distinguished from postpone-Due diligence, 10-285 ment, 9-464
Prisoner, see Prisons and Prisoners. Extraordinary, 12-610 Forwarders, see Forwarders. Receipt, 9-464 Ordinary dlligence, 9-456 Suretyship, see SURETYSHIP. DISCHARGE OF FIREWORKS: Reasonable diligence, 9-456 Relative term, 9-456 Explosions and explosives, 12-517 DILIGENT, 9-456 DILIGENTLY, 9-457 DILIGENT SEARCH, 9-456 DISCHARGE OF SURETY: Effect of release as surety, 27-533 DISCLAIMER, 9-466
See Forcible Entry and Detainer; Lega-DILUTE, 9-457 DIMENSIONS: CIES AND DEVISES. Questions of law and fact, 23-582 Auctions and auctioneers, 3-494 DIMINISH, 9-457 DIMINUTION, 9-457 Bailments, 3-758 Landlord and tenant, see LANDLORD AND TENANT. **DIOCESE**, 9-457 DIP, 9-457
See Mines and Mining Claims. Life estate, 11-379 Patents, see PATENTS. see Trusts Trusts and DIPLOMA, 9-457 trustees, DIPSOMANIA, 9-457 TRUSTEES. See INSANITY; INTOXICATION. Vested estate, 9-466
DISCLAIMER IN PLEADING, 9-466 DIPSOMANIAC, 15-224 DISCLOSE, 9-466 Intoxication, 17-415 DISCONTINUANCE, 9-467; 21-548 **DIRECT**, 9-457 Arbitration and award, see ARBITRATION AND As the law directs, 9-459 Authorize: AWARD. and authorize distinguished, Direct Attorney and client, 3-360, 370 Bail in civil cases, 3-638 9-459 Malicious prosecution, 19-665, 668 Collateral, 9-458 Replevin, 24-527 Consequential: Res judicata, 24-808 Direct and consequential distinguished, Set-off, recoupment, and counterclaim, see 0-458 SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Contingent distinguished from, 9-457 Directing or assisting, 9-459 DISCONTINUE, 9-467 DISCONTINUOUS EASEMENTS, Natural and proximate cause, 9-458 DIRECT CONTEMPT, see CONTEMPT. EASEMENTS. DIRECT EVIDENCE, 9-459 DISCOUNT, 9-468 DIRECTING, 9-459
DIRECTING VERDICT, see QUESTIONS OF See Set-off, Recoupment, and Counter-CLAIM. Building and loan associations, 9-470 LAW AND FACT. Commission, 9-469 DIRECTION, 9-460 Under the direction of, 9-460 Indorsement, 9-472 Interest, 9-468 DIRECTLY, 9-460 Sales, 24-1074 Loans, 9-469
National banks, see NATIONAL BANKS. DIRECTLY FROM A PORT, 9-460 Purchase, 9-470 DIRECTORS, see Officers and Agents of Set-off, recoupment, and counterclaim: PRIVATE CORPORATIONS. DIRECTORY STATUTES (see STATUTES): Discount distinguished from set-off, 9-472 May, see MAY. 535

DISFRANCHISEMENT. cont'd. DISCOUNT, cont'd. Taking interest in advance, 9-469 DISCOUNTING, 3-841 Causes, cont'd. Implied grounds, see infra, Implied DISCOVERT, 9-472 grounds. DISCOVERY, 9-472 Validity of by-laws providing grounds See Production of Documents. for disfranchisement, see infra, Va-Banks and banking, 3-840 lidity of by-laws providing grounds for disfranchisement. Boundaries, 4-840 Certiorari, 9-501 Depositions, see Depositions. Charter: Examination, 9-472 Power conferred by charter, 9-479 Executors and administrators, see Executors Collateral attack, 9-496 AND ADMINISTRATORS. Conclusiveness of action of society, 9-495 Limitation of actions (see LIMITATION of Ac-Constitution of association, 9-781 TIONS), 19-157 Lis pendens, see Notice of Pendency and Contract of membership, 9-480 Copy of charges, 9-494 Lis Pendens. Corporations, 9-479 Mines and mining claims, see Mines and Mining Claims. Power of business or trading corporations, 9-479 Notice of pendency and his pendens, see Power of nonpecuniary or nontrading Notice of Pendency and Lis Pendens. corporations, 9-479 Patents, 22-280 DISCREDIT, 9-473 DISCRETION, 9-473 DISCRETIONARY TRUSTS, see TRUSTS Costs, 9-504 Courts, see infra, Reinstatement. Criminal offense, 9-481 AND TRUSTEES: Cutting rates, 9-487 DISCRIMINATION, 9-474 Damages, 9-503 Illustrations, 9-504 See Carriers of Goods; Interstate Com-Measure of damages, 9-504 MERCE. DISCUSSION, 9-474 Right to recovery, 9-503 Waiver of right of restoration, 9-503 DISEASE, 9-474 See Boards of Health; Carriers of Live Stock; Expert and Opinion Evidence; Decree, see infra, Equitable remedies. Default, 9-494 Insanity of member, 9-494 HOSPITALS AND ASYLUMS; QUARANTINE. Notice of inability to be present, 9-495 Breach of promise of marriage, see Breach On default in appearance, 9-494 OF PROMISE OF MARRIAGE. Feigned diseases, 20-540 Definition, 9-478 Delegation of authority, 9-489 Libel and slander, see LIBEL AND SLANDER. Life insurance, see LIFE INSURANCE. Questions of law and fact, Distinctions, 9-478 Drunkenness, 9-485
Dues, see infra, Nonpayment of dnes.
Effect of society's action, 9-495 fact, 23-573, 574 Warranty, see WARRANTY. DISFIGURE, 9-475 Equitable remedies: Malicious mischief, 19-640 Decree of dissolution, 9-503 DISFRANCHISEMENT, 9-477 Decree of restoration, 9-502 Agreement of members, 9-480 Injunction, 9-502 Evidence of disfranchisement, 9-479 Amotion: Grounds and causes, 9-481 Amotion and disfranchisement dis-Classification of grounds, 9-481 tinguished, 2-310 Amotion distinguished from, 9-478 General rules, 9-781 Implied grounds, see infra, Implied Appeal, see infra, Reinstatement. Appearance, see infra, Default. grounds. Breach of society regulations (see infra, Judicial interference, 9-497 Validity of by-laws providing grounds Validity of by-laws providing grounds for for disfranchisement), 9-482 disfranchisement, see infra, Validity of by-laws providing grounds for dis-Effect of member's assent, 9-482 Unauthorized by-law, 9-482 Unreasonable by-laws, 9-482 franchisement. Hearing, 9-494 Breach of trade contracts, 9-483 Illegal contracts: Breach of illegal contracts, 9-483 By-laws: Binding, 9-481 Implied grounds, 9-481 Effect of member's assent, 9-482 Commission of an indictable offense, Unauthorized by-law, 9-482 9-481 Unreasonable by-laws, 9-482 Instances, 9-481 Validity of by-laws providing grounds for Indictable offense, 9-481 disfranchisement, see infra, Validity Ineligibility, 9–487 of by-laws providing grounds for dis-Injunction, 9-502 franchisement. Insanity, 9-494 By-laws governing procedure, 9-491 Intemperance, 9-485 Strictly construed, 9-491 Intoxicating liquors, 9-485 Validity, 9-491 Engaging in liquor business, 9-485 Causes (see infra, Grounds and causes):

Effect of society's judgment, 9-495

Volume XXXI.

Breach of society regulations, 9-482

DISFRANCHISEMENT, cont'd.	DISFRANCHISEMENT, cont'd.
Judicial capacity:	Power to disfranchise, cont'd.
Society acts in quasi-judicial capacity,	Exercise of the power, 9-481
9–495 Jury trial, 9–494	Grounds and causes, see infra, Grounds
Libel and slander, 9-488	and causes.
Mandamus, 9-500	How conferred, 9–479 Incident to what bodies, 9–479
Application, 9-501	Mode of exercise, see infra, Mode of
Grounds of relief, 9-500	exercise of power.
Mandamus usually available, 9-500	Statute, 9-480
Other adequate remedy, 9-501	Validity of by-laws providing grounds
Religious and Masonic bodies, 9-501	for disfranchisement, see infra, Va-
Return to writ, 9-501	lidity of by-laws providing grounds
Waiver, 9–501 When denied, 9–501	for disfranchisement.
When granted, 9-500	Who may exercise power, see infra, Who may exercise power.
Masonic bodies, 9-499	Presenting copy of charges, 9-494
Conclusiveness of finding of tribunal,	Procedure (see infra, By-laws governing
9-500	procedure; Mode of exercise of
Interference of courts, 9-499	power):
Legal status of Masons, 9-499	Default, see infra, Default.
Mandamus, 9-501	Effect of society's action, 9-495
Mode of exercise of power, 9-490	Hearing, see infra, Hearing.
By-laws governing procedure, see infra,	Notice, see infra, Notice.
By-laws governing procedure. Default, see infra, Default.	Presenting copy of charges, 9-494
Effect of society's action, 9-495	Proof of disfranchisement, 9–479 Quo warranto, 9–502
General rules, 9-490	Rates, cutting, 9-487
Hearing, 9-494	Reasonableness of by-law, 5-98
Manner of exercising power of disfran-	Reinstatement, 9-495
cbisement, 9–490	Abatement of appeal, 9-496
No mode of procedure specified, 9-491	Adverse decision on appeal, 9-496
Notice, see infra, Notice.	Appeal to society's tribunal, 9-495
Presenting copy of charges, 9-494	Application for reconsideration, 9-496
Recommendation by the society, 9-490 Suspending a subordinate lodge, 9-490	Collateral attack, 9–496 Through judicial interference, 9–496
Waiver of irregularities, 9-491	Bona fides of disfranchisement,
Moral delinquencies, 9-483	9–497
Breach of trade contracts, 9-483	Certiorari, 9-501
Engaging in the liquor business, 9-485	Character of the remedy, 9-500
Illustrations, 9-484, 485	Decree of dissolution, 9-503
Insulting fellow member, 9-486, 488	Ecclesiastical bodies, 9-497
Intemperance, 9-485	Equitable remedy, 9-502
Unworthy conduct, 9–486 Nonpayment of dues, 9–482	Injunction, 9–502 Judicial interference not favored,
Amendment, 9-483	9-496
Provisions not self-executing, 9-483	Mandamus, see infra, Mandamus.
Valid grounds for disfranchisement, 9-482	Masonic bodies, 9-499
Waiver, 9-483	Quo warranto, 9-502
Notice, 9-492	Sufficiency of grounds, 9-497
By-laws silent, 9-492	Ultra vires, 9-497
Copy of charges, 9-494	Where necessary to prevent abuse,
Disfranchisement without previous no-	9–497 Whether mode of trial prescribed
tice, 9–492 Expulsion from subordinate lodge, 9–493	has been pursued, 9-497
Form, 9-493	Religious societies (see Religious Societies):
Illegal admission to the society, 9-493	Judicial interference, 9-497
Notice of inability to be present, 9-495	Mandamus, 9-501
Officer's finding as to proper notice, 9-493	Slander, 9-488
Reasonable notice, 9-492	Slander by a fellow member, 9-488
Testimony of party making service, 9-493	Societies and clubs, 9-479; 25-1138, 1143
Waiver, 9-492	Statutes:
Officers:	Power conferred by statutes, 9–480
Designated officers, 9–490 Disqualification of triers, 9–490	Stock and produce exchange, 26–796 Grounds for disfranchisement, 9–489
Interested directors, 9–490	Stockholders, 26–896
Who may exercise power, 9-489	Subordinate lodge:
Power to disfranchise, 9-479	Notice, 9-493
Agreement of members, 9-480	Suspending subordinate lodge, 9-490
Breach of society regulations, 9-482	Triers, see infra, Officers.
Charter, 9-479	Ultra vires:
Corporations, see infra, Corporations.	Judicial interference, 9-497
537	Volume XXXI.

DISORDERLY HOUSES, cont'd. DISFRANCHISEMENT, cont'd. Agency, 9-530 Liability of agent, 9-530 Validity of by-laws providing grounds for disfranchisement, 9-482 Change of status, 9-487 Liability of principal, 9-530 Cutting rates, 9-487 Managers, 9-530 Aiders and abettors, 9-527
Amusements, see infra, Places of amusement Expulsion from commercial exchange, 9-489 General rules, 9-482 Grounds of doubtful validity, 9-487 and sport. Annoyance or injury to the public, 9-513 Bawdy house, 9-514, 519 Gaming houses, see Gaming Houses. Ineligibility, 9-487 Invalid grounds, 9-488 Moral delinquencies, see infra, Moral Injury to inmates only, 9-514 Injury to part of the public, 9-514 delinquencies. Nonpayment of dues, see infra, Non-payment of dues. Necessity of injury to the public, 9-513 Neighbors, 9-514 Travelers on highway, 9-514 Bawdy houses and houses of ill fame, 9-514, Valid grounds, 9-482 Vilifying fellow member, 9-488 518 Voluntary unincorporated associations, 9-479 Different statutory offenses, 9-519 Waiver of irregularities, 9-491 Waiver of notice, 9-492 Who may exercise power, 9-489 Disorder need not be perceptible from without, 9-514, 519 Designated officers, 9-489 House of ill fame construed as synonymous with bawdy house, 9-519 Disqualification of triers, 9-490 Misdemeanor, 9-518 Interested directors, 9-490 Rules of voluntary association, 9-490 Nuisance, 9-518 Society at large, 9-489 Prostitution by proprietor, 9-520 Reputation of house, 9-520 Wrongful disfranchisement: Single act of intercourse, 9-519 Damages, see infra, Damages, Reinstatement, see infra, Reinstatement. Blasphemy and profanity, 9-515 DISGRACE, see LIBEL AND SLANDER. Boat, 9-512 DISGUISE, 9-504 DISHEBISON, 9-504 Bowling alley, 9-523, 524 Buildings, 9-512 DISHONESTY, see LIBEL AND SLANDER. . Character in evidence: DISHONOR, see BILLS OF EXCHANGE AND PROMISSORY NOTES. Character and reputation of accused, DISHORNING CATTLE: Character and reputation of inmates and frequenters, 9-533 Inmates and frequenters of houses of Cruelty to animals, 8-449 DISINTERESTED, 9-504
DISINTERESTED WITNESS, see WILLS; ill fame, 5-874 Keeper of house of ill fame, 5-855 WITNESSES Leasing house, 9-535
Reputation of house, see infra, Reputa-DISINTERMENT, see CEMETERIES. DISMISS, 9-505 DISMISSAL, 21-548 tion of house. Common law, 9-509

Effect of statutes on common law, 9-See FINAL JUDOMENTS AND DECREES. Malicious prosecution, 19-665, 668, 685 Mandamus: 510 Conduct of accused, 9-535 Dismissal discretionary, 19-830 Relator not entitled to dismissal, 19-Conduct of frequenters, 9-533 Constitutional law: Writ denied where there is another Constitutionality of statutes, 9-510 remedy, 19-830 Control, see infra, Keeping. Writ lies to compel dismissal of suit, Criminal practices, 9-515 19-830 Criminal proceedings, 8-255 Replevin (see REPLEVIN), 24-527 Dance hall, 9-524 Res judicata, see RES JUDICATA. Definition, 9-509 DISOBEDIENCE, 9-506 Disorder or improper conduct, 9-513 DISORDER, 9-506 DISORDERLY CONDUCT, 9-507 Annoyance or injury to the public, see infra, Annoyance or injury to the pub-See Blasphemy and Profanity; Breach of THE PEACE; DISOROERLY HOUSES; INTOXI-Bawdy houses and houses of ill fame, see CATION; JUSTICES OF THE PEACE. infra; Bawdy houses and houses of Disturbing meetings, see DISTURBING MEETill-fame. INGS. Disorder outside the house, 9-517 Nuisances: 21-697 Disorder wholly inside the house, 9-DISORDERLY HOUSES, 9-508 517 See INNS AND INNREEPERS; INTOXICATING Effect of license, 9-518 LIQUORS; LEWD AND LASCIVIOUS COHABI-Encouragement of idleness and disorder, TION AND CONDUCT. Abatement of nuisances, 1-93, 96 Gaming houses, see Gaming Houses.

Inns, see Inns and Innkeepers.

Meaning of the term "disorder," 9-513 Admissions: Conduct and admissions of acoused, 9-535 Measures to prevent disorder, 9-517

538

Volume XXXI.

DISORDERLY HOUSES, cont'd. DISORDERLY HOUSES, cont'd. Disorder or improper conduct, cont'd. Keeping, 9-525 Nature and effect of the conduct or dis-Aiders and abettors, see infra, Aiders order, see infra, Nature and effect of and abettors. the conduct or disorder. Control and management by acoused, Necessity of disorder, 9-513 Particular kinds of disorderly houses, 9-525, 526 Frequenters, 9-526 Husband and wife, see infra, Husband Places of amusement and sport, see infra, and wife. Places of amusement and sport. lnmates, 9-526 Reputation of house, 9-517
Tippling houses and saloons, see infra, Keeping for lucre or gain, 9-526 Knowledge of unlawful use, 9-526 Landlord and tenant, see infra, Land-Tippling houses and saloons. Divorce: lord and tenant. Visiting houses of ill fame, 9-75t Lessors and lessees, see infra, Landlord Evidence, 9-531 and tenant. Character, 9-533 Master and servant, see infrd, Master Character and reputation of accused, and servant. Partners, see infra, Partnership. Competency of evidence, 9-531 Principal and agent, see infra, Agency. Conduct, 9-533 Residing in house, 9-526 Conduct and admissions of the accused, Knowledge, 9-526, 528, 529, 537 Landlord and tenant, 9-527 9-535 Conversation, 9-533 Character of lessor, 9-535 Disorderly character of house, 9-536 Evidence, 9-535 Knowledge of use, 9-529 Effect of house, 9-536 Effect of the disorder, 9-536 Knowledge or participation necessary, Evidence of other offenses, 9-536 9-528 Knowledge, 9-537 Liability of lessees, 9-530 Liability of lessors, 9-527 Lease, 9-535 Reputation of house (see infra, Reputa-tion of House), 9-536 Owners, lessees, and tenants, 9-530 Renewal with knowledge of use, 9-Reputation of inmates and frequenters, Renting for purpose of disorderly house, Sufficiency of evidence, 9-536 9-527 Time covered by the evidence, 9-536 Statutes, 9-528 Fire insurance, 13-298 Statutes against permitting, suffering, Frequenters, 9-526 etc., 9-528 . Lease, see infra, Landlord and tenant. Gaming houses, see Gaming Houses. Libel and slander: Highways: Annoyance or injury to passers on high-Charge of keeping a disorderly house, 18-900 way, 9-514 House or place, 9-512 License, 9-512 Effect of license, 9-518 Boat, 9-512 Grant of power to regulate, 9-512 Buildings and tenements, 9-512 Disorder outside of house, 9-517 Disorder wholly inside the house, 9-517 Tippling houses, 9-522 Lucre or gain, 9-526 Máintalň, 19-610 Examples, 9-512 Nature of building not material, 9-512 Management, see infra, Keeping. Married women, see infra, Husband and Reputation of house, 9-517, 526 wife. Room or several rooms, 9-512 Master and servant, 9-530 Shop or store, 9-512 Liability of master, 9-530 Liability of servant, 9-530 Tent, 9-512 Houses of ill fame, see infra, Bawdy flouses and houses of ill fame. Misdemeanor, 9-509, 518 Husband and wife, 9-531 Municipal corporations: Liability of husband, 9-531 Grant of power to regulate, 9-312 License, 9-512 Liability of married women, 9-531 Municipal ordinances, 9-511 No presumption of coercion, 9-531 Effect on the general law, 9-511 Idleness: Encouragement of idleness and disorder, Grant of exclusive power to municipality, 9-512 9-517 Validity of ordinance, 9-511 Immoral conduct, 9-516 Improper conduct, see infra, Disorder of im-Nature and effect of the conduct or disorder, 9-515 proper conduct. Criminal praetices, 9-515 Injury to the public, see infra, Annoyance or injury to the public. Encouragement of idleness and disorder, 9-517 ľnmates, 9–5*2*6 Immoral conduct, 9-516 Inns, see Inns and Innkeepers. Noise, 9-515 liquors, see Intoxicating Intoxicating Practices not criminal, 9-516 Liquors. Quarreling, 9-515 Jeopardy, 17-603

539

```
DISORDERLY HOUSES, cont'd.
                                                   DISORDERLY HOUSES, cont'd.
                                                     Tippling houses and saloons, cont'd.
  Nature and effect of the conduct or disorder,
                                                         Sale of liquor on Sunday or otherwise
        cont'd.
                                                         unlawfully, 9-522
Single act of disorder, 9-522
      Selling pools, 9-516
      Swearing, 9-515
                                                          Whether a nuisance at common law.
  Neighbors, 9-514
                                                            9-521
  Noise, 9-515
                                                   DISORDERLY PERSONS, 9-538
  Nuisances, 9-509
Bawdy house, 9-518
                                                     Vagrancy, 29-571
      Gaming houses, 9-523
                                                   DISPARAGEMENT, 9-538
      Nuisance per se, 21-683
                                                   DISPATCH, 9-539
                                                     Demurrage, 9-237
      Tippling houses and saloons, 9-521
  Ordinances, see infra, Municipal ordinances.
                                                     Usual dispatch, 9-239
                                                   DISPATCH COMPANIES (see Common Carriers; Express Companies):
  Owner, see infra, Keeping; Landlord and
    tenant.
  Partnership, 9-530
                                                     Common carriers, 6-258
  Patrons, 9-526
                                                   DISPENSARY LAWS, 9-539
                                                   DISPENSATION, 9-539
  Permit, 9-528
Places of amusement and sport, 9-523
                                                  DISPENSE, 9-539
      Bowling alley, 9-523, 524
                                                   DISPLACE, 9-540
                                                   DISPOSE, 9-540
      Dance hall, 9-524
      Harmful or disturbing amusements and
                                                     Attachment, 9-540
        sports, 9-524
                                                     Give, 9-541
      Innocent amusement and sports, 9-523
                                                     Sales, 9-540
      Modern doctrine, 9-523
                                                     Will, 9-541
                                                   DISPOSE OF, 9-540, 541
      Old doctrine, 9-523
                                                   DISPOSING MIND, 9-541; 20-576
  Police power, 22-926
  Pool room, 9-516
Prevention of disorder, 9-517
                                                     Testamentary capacity, 9-541
                                                   DISPOSITION:
  Prostitution (see infra, Bawdy houses and
                                                     Final disposition, 13-20
                                                  DISPOSSESSION, 9-542
        houses of ill fame):
      Encouragement of prostitution, 9-516
                                                     See Adverse Possession.
      Purpose of prostitution, 9-517
                                                     Disseizin, 9-542.
      Resort of prostitutes, 9-516
                                                   DISPUTABLE
                                                                      PRESUMPTIONS.
                                                     PRESUMPTIONS.
  Public, sec infra, Annoyance or injury to
                                                  DISPUTE, 9-542
Matters in dispute, 20-234
    the public.
  Quarreling, 9-515
  Questions of law and fact, 9-538
                                                   DISQUALIFY, 9-542
                                                   DISREPUTABLE HOUSE, see DISORDERLY
  Regulate, 9-512
  Rents, see infra, Landlord and tenant.
                                                     Houses.
                                                   DISSECTION, 9-543
  Reputation of house, 9-517, 520, 531
                                                   Dead body, 8-839
DISSEIZIN, 9-543
      Character of inmates, 9-536
      Competency of witness, 9-533
Evidence of reputation admissible, but
                                                     Deeds, 9-129
                                                     Dispossession, 9-542
        not alone sufficient, 9-537
      Evidence of reputation held admissible,
                                                   DISSENSION, 9-543
DISSOLUTION OF
                                                                             CORPORATIONS,
        Q-53I
                                                       9-544
ee Consolidation
      Evidence of reputation held not compe-
                                                     See
                                                                                    CORPORATIONS;
        tent, 9-532
                                                                              OF
                                                        WINDING UP AND
       House of ill fame, 9-533
                                                                              REORGANIZATION OF
                                                        Corporations.
       Statutes, 9-532
       Sufficiency of evidence, 9-536
                                                     Abatement, 9-606, 613
                                                     Actions, 9-606, 613
  Residing in house, 9-526
  Room or several rooms, 9-512
Saloons, see Intoxicating Liquons;
infra, Tippling houses and saloons.
                                                     Agency:
                                                          Forfeiture of eorporate franchises for
                                                                acts of agents, 9-589
  Shop or store, 9-512
                                                              Acts within the fair and reasonable
  Single act of intercourse, 9-519
Sport, see infra, Places of amusement and
                                                              scope of agency, 9-591
General rules of agency apply, 9-
    sport.
                                                                589
                                                              Responsibility for acts of governing
  Statutes:
      Effect of statutes on common law, 9-510
                                                                body, 9-590
                                                              Unauthorized acts of agents, 9-590
       Implied repeal of statutes, 9-511
                                                     Banks and banking:
  Statutory offenses, 9-510
                                                          Suspension of specie payments by bank-
  Suffer, 9-528
                                                                ing corporation, 9-581
  Summary proceedings, 27-374
                                                              Illustrations, 9-581, 582
Sufficient ground for forfeiture,
  Swearing, 9-515
  Tenements, 9-512
  Theatres, 9-524, 525
                                                                9-581
                                                              Waiver of right to demand specie
  Tippling houses and saloons, 9-521
                                                                payments, 9-581
       Disturbance outside the house, 9-522
       License, 9-522
                                                     Bona vacantia, 9-603
```

Dissolution of Corporations DISSOLUTION OF CORPORATIONS, Building and loan associations, see Building AND LOAN ASSOCIATIONS. Cease, 9-555 Charter (see infra, Forfeiture of franchises; Happening of condition or contingency prescribed by charter; Repeal of charter): Callateral attack upon, see infra, Collateral attack. Expiration of time limited in charter, 9-560 Forfeiture, see infra, Forfeiture of franchises. Collateral attack: Cause of forfeiture not to be taken advantage of collaterally, 9-591 Actual dissolution as distinguished from cause of forfeiture, 9-592 General rule, 9-591 Necessity for direct proceeding. 9-591 Where franchise has never vested, 9-593 Condition (see infra, Forfeiture of franchises; Happening of condition or contingency prescribed by charter; Non-user or misuser as ground of forfeiture): Substantial compliance, 9-587 Constitutional law: Courts may declare repealing act unconstitutional, 9-547 Impairment of obligation of contracts, see infra, Impairment of obligation of contracts. Presumption in favor of constitutionality, 9-548 Right of repeal as affected by constitutional provisions, 9-547 Contingency, see infra, Happening of condition or contingency prescribed by charter. Corporate existence: Admission of corporate existence, 9-596 Recognition of corporate existence, 9-599 Courts, see infra, Judgments. Death, see infra, Natural death of all the members or loss of integral part. Death by wrongful act: Abatement of actions, 8-874 Debentures, see DEBENTURES. Debts: Effect on debts, 9-603, 608, 613 Decree, see infra, Judgments. De facto corporations: Effect of dissolution on prior acts, 8-748 Definition, 9-545 Delay, see infra, Waiver of forfeiture by state. Direct attack, see infra, Collateral attack. Discretion of court, 9-580, 586 Effect of dissolution, 9-603 Abatement, 9-613

Abatement of pending suit, 9-606

Effect of right of way, 9-612

Issuance of execution, 9-607

Corporate assets liable for corporate

Ancient doctrine, 9-603

obligations, 9-610 Debts extinguished, 9-603

Equity, 9-608

DISSOLUTION OF CORPORATIONS, cont'd. Effect of dissolution, cont'd. Liability of directors, see infra, Officers and agents of private corporations. Liability of stockholders, see STOCK AND STOCKHOLDERS. Personalty bana vacantia, 9-603 Public and eleemosynary corporations, 9-613 Qualification of ancient doctrine as to personalty, 9-605 Qualification of ancient doctrine as to realty, 9-604 Realty reverted to grantors, 9-603 Reverter of realty, 9-613 Revival of corporation, 9-606 Rights and privileges having the nature of property, 9-611 Statutes, 9-606 Statutory provisions as superseding right to resort to equity, 9-612 Subsequent suit, 9-607, 613 Suit, 9-613 Suspension of suits, 9-606 Trust fund doctrine, 9-608 Validity of judgment after dissolution, 9-607 Effect of forfeiture of one of several franchises, 9-589 Abuse of entire franchise, 9-589 Forfeiture of one of several privileges, 9-589 Ouster of privilege usurped, 9-589 When franchise not interdependent, 9-Equity, see infra, Jurisdiction of equity to decree dissolution. Estoppel: Delay to enforce a forfeiture, 9-599 Execution, 9-584 Issuance of execution after dissolution, 9-607 Expiration of time limited in charter, 9-569 Fines and penalties, see infro, Penalties. Foreign corporations, see Foreign Corpora-TIONS. Forfeiture of franchises, 9-569 Breach of implied conditions of charter, Cause of forfeiture must be judicially ascertained and judgment rendered, see infra, Judgments. Cause of forfeiture not to be taken advantage of collaterally, see infra, Collateral attack. Collateral attack, see infra, Collateral attack. Discretion of court, 9-586 Effect of forfeiture of one of several franchises, see infra, Effect of forfeiture of one of several franchises. Effect of judgment of forfeiture, see infra, Judgments. Effect of provision for callateral penalty, see infro, Penalties. Enforcement of forfeiture, see infra, Who may proceed to enforce forfeiture. Failure to comply with conditions precedent, 9-572 Failure to transmit to state auditor statement of condition, 9-571

DISSOLUTION OF CORPORATIONS,

Forfeiture of franchises, cont'd.

Forfeiture for acts of agents, see infra, Agency.

Grounds for judgment of forfeiture, 9-570

Insolvency a ground for forfeiture, see infra, Insolvency and bankruptcy.

Judgment in case of forfeiture, 9-570 Judicial proceedings, 9-569

Jurisdiction of equity to decree dissolution, see infra, Jurisdiction of equity to decree dissolution.

Nature of the proceeding, 9-570

Neglect to perform public duties, 9-573 Nonuser or misuser, see infra, Nonuser or misuser as ground of forfeiture.

Penal character of proceedings, 9-570 Provision that corporation shall not be dissolved before expiration of charter, 9-572

Public interest must be concerned, 9-573 Qualifications of general doctrine, 9-573 Substantial performance of charter conditions sufficient, 9-587

Suspension of specie payments by banking corporation, see infra, Banks and banking.

To what extent judgment of forfeiture a matter of judicial discretion, see infra, Judgments.

Usury, 9-574

Violation must be of the essence of the

contract, 9-574
Violation of express provisions of charter, 9-570

Waiver of forfeiture by state, see infra,

Waiver of forfeiture by state. Where the act or omission concerns cor-

porations simply, 9-573 Who may proceed to enforce forfeiture, see infra, Who may proceed to enforce forfeiture.

Franchises (see infra, Forfeiture of fran-

chises; Surrender of franchises): Collateral attack, see infra, Collateral stock.

Several franchises, see infra, Effect of forfeiture of one of several fran-

Fraud:

Forfeiture of charter for fraud in obtaining it, 9–575

Freemasons, see FREEMASONS.

Garnishment, 14-891, 892

Happening of condition or contingency pre-

scribed by charter, 9-553
Breach of charter conditions, 9-556
"Corporate powers shall cease," 9-555 Effect where charter provisions are not self-executing, 9-556

Inclination of courts in construction of clauses prescribing condition or contingency, 9-555

Provisions held not self-executing, 9-555 Provisions held self-executing, 9-554 "Shall be null and void," 9-555

Shall revert to commonwealth, 9-554

Whether charter provisions are or are not self-executing, 9-553 How a corporation may be dissolved, 9-546

DISSOLUTION OF CORPORATIONS,

cont'd.

Impairment of obligation of contracts, 9-548 Change in remedy, 9-549

Charters of public corporations, 9-551

Consent of corporation, 9-549 Dartmouth college case, 9-548

General rule as to impairment of contracts, 9-548

Imposing new conditions of forfeiture, 9-548

Municipal corporations, 9-551

Police power, 9-551

Power of repeal before acceptance of charter, 9-549

Power of repeal may be absolute or conditional, 9-550 Provision for survival of rights of cred-

itors and stockholders, 9-549

Right of appeal in the exercise of police power, 9-551

Rights of corporate creditors as affecting the exercise of a reserved right of repeal, 9-550

Where right of appeal is reserved, 9-549 Implied conditions:

Forfeiture, 9-574, 586

Forfeiture of franchises, 9-572

Injunctions:

Perpetual injunction from exercising corporate franchises, 9-603

Insolvency and bankruptcy, 9-566, 567
Insolvency as ground for forfeiture, 9-580

General rule, 9-580 Illustrations, 9-580, 581 Statutes, 9-581

Insurance, see Insurance.

Integral part, see infra, Natural death of all the members or loss of integral part. Joint stock companies, see Joint Stock COMPANIES.

Judgments, 9-582
Cause of forfeiture must be judicially ascertained and judgment rendered,

Corporations created by another state, 9-584

Effect of judgment or forfeiture, 9-584 Effect of appeal, 9-584

Extent of the judgment, 9-585 Necessity of execution, 9-584

Property and contract rights unaffected, 9-584

Illustrations, 9-583

Judgment in case of forfeiture, 9-570 Judgment of forfeiture necessary, 9-582 To what extent judgment of forfeiture

matter of judicial discretion, 9-586 Breach of implied conditions, 9-586 Express cause of forfeiture, 9-586 Proceedings at common law for

misuser or nonuser, 9-587 Statute construed, 9-587

Where nothing would be plished by forfeiture, 9-586

Validity of judgment after dissolution, 9-607

Jurisdiction of equity to decree dissolution, 9-601

General rule, 9-601 Illustrations, 9-601, 602

```
DISSOLUTION OF CORPORATIONS.
                                                    DISSOLUTION OF CORPORATIONS,
    cont'd.
                                                        cont'd.
  Jurisdiction of equity to decree dissolution,
                                                      Officers and agents of private corporations:
                                                           Failure to elect officers or directors,
        cont'd.
      Perpetual injunction, 9-603
                                                            9-558
  Statutes, 9-602
Legacies and devises:
                                                           Failure to file reports, 21-887
                                                           Forfeiture of corporate franchises for acts of agents, 9-589
      Lapsed legacies and devises, 18-750
  Limitation of actions, 9-596
                                                               Acts within the fair and reasonable
  Loss of integral part, see infra, Natural death of all the members or loss of
                                                                 scope of agency, 9-591
                                                               General rules of agency apply, 9-589,
    integral part.
                                                                 590
  Masons, see FREEMASONS.
                                                               Responsibility for acts of governing
  Meetings:
                                                                 body, 9-590
      Failure to hold corporate meetings,
                                                               Unauthorized acts of agents, 9-590
         9-565
                                                           Personal liability of directors, 9-605
  Members, see infra, Natural death of all the
                                                      Penalties (see infra, Forfeiture of fran-
    members or loss of integral part.
                                                             chises):
  Minority stockholders, 26-970
                                                           Effect of provision for collateral penalty,
  Misuser, see infra, Nonuser or misuser as
                                                                 9-587
    ground of forfeiture.
                                                               Legislative intent, 9-588
  Monopolies and corporate trusts, 9-575
                                                               No bar to forfeiture, 9-587
       Effect of voluntary dissolution, 20-862
                                                      Pending action, 9-613
       Forfeiture, 20-855, 861
                                                      Personalty:
  Municipal corporations, see Municipal Cor-
                                                           Effect on personalty, 9-603, 608
  PORATIONS; see infra, Public corporations.

Mutual insurance, see Mutual Insurance.
                                                      Property:
                                                           Transfer of, 9-565
  National banks, see BANKS AND BANKING.
                                                      Public corporations:
  Natural death of all the members or loss of
                                                           Effect of dissolution, 9-613
                                                           Loss of integral part, 9-557
      integral part, 9-557
Concentration of all the stock in the
                                                           Reverter of realty, 9-613
                                                           Revocation of charter, 9-551
         hands of one person, 9-560
       Failure to elect officers at proper time,
                                                      Railroads (see Receivers of Railroads),
                                                             23-683
         9-559
       Failure to elect officers or directors,
                                                           Collateral attack, 23-684
                                                           Effect of dissolution, 23-684
        9-558
                                                           Failure to commence construction within
       In general, 9-557
       Inherent power of revival, 9-558
                                                             specified time, 23-683
       Loss of an integral part, 9-557
                                                           Failure to comply within specified time,
       Natural death of all the members, 9-
                                                             23-683
         557
                                                           Foreign corporations, 23-684
       Public corporations, 9-557
                                                           General rule, 23-683
                                                           Grounds of forfeiture, 23-683
       Quasi-public corporations, 9-558
  Nonuser or misuser as ground of forfeiture,
                                                           Judicial ascertainment of forfeiture,
                                                             23-683
         9-563, 564, 574
       Abandonment of franchises and destruc-
                                                           Suspension of operation for specified
                                                            time, 23-684
         tion of corporate objects, 9-575
                                                           Transfer of property and franchises,
       Acts amounting to virtual surrender,
                                                            23-684
         9-577
       Breach of conditions express or implied,
                                                      Real property:
                                                           Effect of dissolution, 9-603, 608, 613
         9-574
       Corporation presumed to know the law,
                                                      Receivers, 23-1025
                                                           Effect of appointment of receiver, 9-
                                                            566
       Corrupt motive not essential, 9-579
                                                      Receivers of railroads, see RECEIVERS OF
       Discretion of court, 9-580
                                                        RAILROADS.
       Financial disability to perform public
                                                      Religious societies, 24-372
         duties, 9-577
                                                      Remainders, reversions, and executory in-
       Fraud in obtaining charter, 9-575
       General rule, 9-574
                                                           Realty reverted to grantor, 9-603, 608,
       Instance, 9-575
                                                             613
       Intent, 9-578, 579
                                                           Right of way, 9-612
       Intentional, 9-578
Mere intent to violate, 9-579
                                                           Toll roads, 9-612
                                                      Reorganization, see Winding Up and Re-
organization of Corporations.
       Misuser, 9-577
       Nonuser, 9-563, 564, 574
                                                      Repeal of charter, 9-546
       Rule that nonuser or misuser must be
                                                           Courts may declare repealing act uncon-
         wilful or intentional, 9-578
                                                             stitutional, 9-547
       Stifling competition, 9-575
       Subsequent good behavior, 9-579
Suspension for specified time, 9-576
                                                           England, 9-547
                                                           Impairing obligation of contracts, see
                                                            infra, Impairment of obligation of
       Wilful, 9-578
                                                             contracts.
  Null, 9-555
```

DISSOLUTION OF CORPORATIONS, DISSOLUTION OF CORPORATIONS, cont'd. cont'd. Time: Repeal of charter, cont'd. Expiration of time limited in charter, Presumption in favor of constitutionality, 9-548 Repeal by consolidation, 9-546 Towns and townships, 28-336 Transfer of corporation property, 9-565 Repeal by implication, 9-546 Trust fund doctrine, 9-608 Repeal by legislature, 9-546 Right of repeal affected by constitu-Turnpikes, 29-30 Construction of road, 9-577 Extension of time for completion of tional provisions, 9-547 United States, 9-546 Where right of repeal depends upon turnpike not waiver of defects of construction, 9-598 ascertainment of matter of fact, 9-Forfeiture for failure to keep road in Report: repair, 9-577 Failure to transmit to state auditor Reversions, 9-612 Universities and colleges, see Universities statement of condition, 9-571 AND COLLEGES. Revival of corporations, 9-606 Usury, 9-574 Sale of property, 9-565 Void, 9-555 Voluntary dissolution, see infra, Surrender Self-executing provisions, see infra, Happenof franchises. ing of condition or contingency prescribed Waiver of forfeiture by state, 9-596 Act relied on must be inconsistent with by charter. Several franchises, see infra, Effect of forfeiture of one of several franchises. intent to enforce forfeiture, 9-598 Actual dissolution, 9-597 Societies and clubs, see Societies Amendment of charter, 9-599 CLUBS. State, see infra, Waiver of forfeiture by Attorney-general, 9-597, 598 state; Who may proceed to enforce for-Courts, 9-597 feiture. Delay, 9-599, 600 Estoppel, 9-599 Stock and stockholders (see infra, Minority stockholders): Expenditures by corporation, 9-600 Concentration of all the stock in the Extent of waiver, 9-598 hands of one person, 9-560 Stockholders' liability (see Stock and Grant of new powers, 9-599 Knowledge of cause of forfeiture, 9-598 STOCKHOLDERS), 26-1011, 1026, 1031 Legislature, 9-597 Stockholders' suits, 26-971 Nature of act relied on as waiver, 9-598 Parties for whose benefit provision in-Suits, 9-613 By stockholders, 26-971 tended, 9-598 Effect on suits, 7-850, 854 Recognition of corporate existence, 9-599 Surrender of franchises, 9-560 State a party to default, 9-600 Acts amounting to, 9-577 State may waive forfeiture, 9-596 Effect of surrender, 9-560 Unreasonable delay, 9-600 How acceptance of surrender is made, Waiver by acts recognizing corporate 9-568 existence, 9-598 Waiver of forfeiture by delay to en-General rule, 9-568 Implied acceptance, 9-568 force, 9-599 Who may proceed to enforce forfeiture, 9-594 Surrender by consolidation, 9-569 How surrender is made, 9-561 Admission of corporate existence, 9-596 Burden of proof, 9-596 Implied acceptance, 9-568 Necessity for acceptance of surrender, General rule, 9-594 9-562 Proceedings must be by the state, 9-594 Appointment of receiver, 9-566 Statutes, 9-595 Statutes of limitation, 9-596 Winding up, see Winding UP and Dissolu-Corporation cannot dissolve itself by mere voluntary resolution, 9-562 Failure to hold corporate meetings, TION OF CORPORATIONS. 9-565 DISSOLUTION OF PARTNERSHIP, see General tule, 9-562 LIMITED PARTNERSHIP; PARTNERSHIP. DISSOLVE, 9-614 Insolvency, 9-566 Nonuser, 9-563 DISTANCE, 9-614 See Boundaries; Weights and Measures. Measurement of distance, 9-614 Quasi-public corporations, 9-563 Sale of property, 9-565 Statutes providing certain remedies Questions of law and fact, 23-582 for creditors, 9-567 Strictly private corporations, 9-DISTILLED SPIRITS, 9-615 DISTILLER, 9-615 563 Records, 24-176 Transfer of corporate property, DISTILLERY, 9-615 DISTINCT — DISTINCTIVE, 9-616 9-565 Voluntary dissolution under statutes, DISTINCT DWELLING HOUSE, 9-616 DISTINCT FARMS, 9-616 Vote requisite for surrender, 9-562 DISTINGUISH, 9-616 Suspension of business, 9-576 DISTRAIN, 9-616

DISTRESS, 9-617 DISTRESS, cont'd. See Impounding, Care and disposal of distress, 9-652 Abandonment of distress (see infra, Extin-Appraisement after notice, 9-653 guishment, suspension, or avoidance of Appraisers, 9-653 right), 9-655 Effect of abandonment, 9-655 Landlord's duty as to things distrained, 9-652 Landlord's lien, 18-342 Landlord's right to take exclusive pos-Leaving goods in proper place, 9-655 session, 9-652 Suspension of proceedings to give tenant Notice of distress and inventory, 9-652 time to pay, 9-655 Sale, see infra, Sale of goods distrained. Abolition: Waiver of appraisement, 9-654 Remedy abolished in certain states, 9-619 Who may administer oath to appraisers, Accord and satisfaction, 9-628 9-653 Actions: Certain rent, 9-621 Distress for rent not an action, 9-619 Certain rent payable in money, produce, Actual demise: or service, 9-622 Actual demise a prerequisite, 9-620 Compensation need not be reserved by the name of rent, 9-621 Demise may be by parol, 9-620 Illustrations, 9-620 Distress lies for all rents reserved, 9-621 Occupancy under agreement for lease, Lessee for years who assigns his whole 9-621 term, 9-621 Void lease, 9-620 Where a distress is made by several per-Reasons for the requirement of certainty, 9-621 sons, 9-621 What rents sufficiently certain to justify Agency (see infra, Measure of damages in distress, 9-622 action for unlawful distress), 9-630 Where a demise is void as to part of its Goods sent to agent or commission mersubject-matter, 9-622 chant, 9-645 Characteristics, 9-619 Amount of distress, 9-651 Chattels: Animals: Money payable for the use of chattels, Communicating disease, 2-380 9-624 Wild animals, 9-643 Choses in action, 9-649 Appraisement, 9-653 Cloth, 9-644 After notice, 9-653 Commission merchants: Appraisement by sworn appraisers, 9-653 Goods sent to agent or commission Five days allowed tenant to replevy, merchant, 9-645 Constitutional law, 9-620 9-653 Waiver of appraisement, 9-654 Contract: What persons may act as appraisers, Right to distrain may be lost by con-9-653 tract, 9-626 Who may administer oath, 9-653 Crops: Arrears, see infra, Rent must be due and Growing crops, 9-642 unpaid. Custodia legis, 9-646 Assignment, 9-632 Assignee for benefit of creditors, 9-646, Assignment for benefit of creditors: 647 Goods in hands of assignee of creditors, Bankrupt's goods, 9-646 Goods in custodia legis not distrainable, 9-646 Attachment: Goods levied upon on attachment, 9-646 Goods levied upon attachment, 9-646 Goods sold under attachment, 9-647 Goods sold under attachment, 9-647 Attornment, 9-632 Goods sold under execution, 9-647 Goods taken in execution liable for a Auctions and auctioneers: Goods sent to be sold at auction, 9-645 Authority, see infra, Who is entitled to the year's rent, 9-647 Goods upon which execution has been levied, 9-646 remedy and who may execute it. Notice to sheriff, 9-649 Avoidance, see infra, Extinguishment, suspension, or avoidance of right. Property rightfully in hands of receiver, Bailiff (see infra, Measure of damages in ac-9-646 Rent payable in advance, 9-649 tion for unlawful distress), 9-630 Revival of right to distrain, 9-647 Bailments: Statutes, 9-648 Things loaned or hired to tenant, 9-644 To what rent landlord entitled, 9-648 Beasts of the plough, 9-643 When goods pass into custody of the Bills of exchange and promissory notes, see law, 9-647 infra, Security. Damage feasant, 9-627, 660 Blacksmith's shop, 9-644 Tender, 9-627 Boundaries, 4-841 Tender after impounding but within five Breach of the peace, 9-642 days of taking, 9-627 Breaking doors, see infra, How a distress is To whom tender may be made, 9-627 made. What amounts to an impounding, 9-Business: Goods in tenant's possession in course of business, 9-643 Where tender must be made, 9-627

545

31 C. of L.-35

DISTRESS, cont'd. DISTRESS, cont'd. Exemptions, cont'd. Damages, see infra, Measure of damages in Grain sent to market or mill, 9-644 action for unlawful distress. Horse at blacksmith's shop, 9-644 Day, 9-634 Horses and carriages at inn or livery Death: stable, 9-644 Effect of death of tenant, 9-628 Person baving custody of goods is not Definitions, 9-618 lessee, 9-644 Demand, 9-624 Demise, see infra, Actual demise.

Determination of landlord's estate, 9-625 Raw material, 9-644 Shocks or sheaves of corn, 9-642 Stranger's property, see infra, Stranger's Devisees, 9-631 property. Disposal, see infra, Care and disposal of dis-Things exempted for the benefit of trade tress. and commerce, 9-643 Distringas, 9-663 Things in which a man can have no Due, see infra, Rent must be due and unpaid. absolute property, 9-643 Effect of distress, 18-292 Entry, see infra, How a distress is made. Things loaned or hired to tenant, 9-644 Things privileged under exemption laws, Entry to distrain, 18-449 9-650 Estoppel to deny landlord's title, 18-421 Things which cannot be restored in Eviction of tenant, 9-625 same plight as when taken, 9-642 Acts of disturbance amounting to evic-Vehicles or conveyance of exempted tion, 9-625 goods, 9-646 By landlord, 9-625 Extinguishment, suspension, or avoidance of By title paramount, 9-625 right, 9-625 Excessive distress, 9-651 Abandonment of first distress and levy-Execution: ing of another, 9-628 Goods sold under execution, 9-647 Accord and satisfaction, 9-628 Goods taken in execution liable by stat-Contract, 9-626 ute for a year's rent, 9-647 Determination of landlord's estate, 9-625 For what antecedent period landlord Distress for rent not within statute of may claim from proceeds of sale, limitation, 9-628 9-649 Effect of a set-off, 9-629 Effect of death of tenant, 9-628 Eviction of tenant by landlord, 9-625 In general, 9-647 Knowledge is notice, 9-649 Notice to sheriff, 9-649 Eviction of tenant by title paramount, Statute does not authorize distress, 9-648 9-625 First distress insufficient by necessity or To what rent landlord entitled, 9mistake, 9-628 648 When landlord entitled to benefit of General rule, 9-625 Rescission of contract, 9-628 statute, 9-648 Right of distress coincident with the When notice must be given, 9-649 subsistence of the relation of landlord When statute applies, 9-648 and tenant, 9-625 Who is entitled to claim rent, 9-649 Right to distrain may be lost by contract, Goods upon which an execution has been levied, 9-646 9-626 Priorities, 11-688 Surrender after distress, 9-626 Surrender as to part of the premises, Executors and administrators, 9-631 Exemplary damages, 9-659 9-626 Exemptions, 12-186 Surrender of the term, 9-626 Beasts of the plough, sheep, and neces-Taking a note or other security for rent, see infra, Security. sary instruments, 9-643 Tender, see infra, Tender. Chattels in actual use or possession, 9-Termination of landlord's estate, 9-625 642 Two distresses cannot be made for the Choses in action, see infra, Choses in acsame rent, 9-628 tion. Cloth, 9-644 When one distress bars a second, 9-628 Custody of the law, see infra, Custodia Factors or commission merchants, 12-696 Fixtures, 9-641 Exemption laws, 9-650 Criteria to determine whether a fixture, Fixtures, see infra, Fixtures. 9-641 Exemption of fixtures from distress, Goods at auctioneer's, 9-645 Goods in custody of common carrier, 13-677 Fixtures cannot be distrained, 9-641 9-646 Goods in tenant's possession in course Growing crops, 9-642 of business, 9-643 Illustrations, 9-642 Things slightly attached to the freehold, Goods of guest at inn or boarding house, 9-645 9-642 For what a distress may be made (see infra, Goods sent to agent or commission merchant, 9-645 Exemptions), 9-624 Double rent, 9-624 Goods stored with a warehouseman, 9-645 Illustrations, 9-624 546 Volume XXXI.

Volume XXXI.

DISTRESS, cont'd. DISTRESS, cont'd. For what a distress may be made, cont'd. Livery stables: Horses and carriages at livery stable, Lands and furniture, 9-625 Money payable for the use of chattels. 9-644 Manufacture: 9-624 Things to be manufactured, 9-643 Only for rent, 9-624 Rent issuing out of lands and chattels, Market: Grain sent to market or mill, 9-644 9-624 Measure of damages in actions for unlawful Found, 14-1 distress, 9-658 Exemplary damages, 9-659 Guardian and ward, 9-632 Heirs, 9-631 Mitigation of damages, 9-659 History, 9-618 Holding over, 9-634 Where distrainer is trespasser ab initio, 9-658 Horses: Where distress is excessive, 9-659 Horses and carriages at inn or livery Where distress merely irregular, 9-658. stable, 9-644 Where no actual damage is shown, 9-Horses sent to blacksmith's shop to be 659 shod, 9-644 Mitigation of damages, 9-659 How a distress is made, 9-650 Mortgages, 9-632 Breaking doors, 9-650 Lease prior to mortgage, 9-632 Breaking gates or enclosures, 9-650 Lease subject to the mortgage, 9-633 Breaking in a door after lawful entry, Mortgagee's right to distrain, 9-632 9-651 Mortgagors and mortgagees, 9-632 Entering through open door, 9-650 Until notice mortgagor may distrain, 9-How landlord may enter, 9-650 632 Illustrations, 9-650, 651 Where mortgagee receives rents, 9-633 No precise act or form of words es-Where mortgagor attorns as tenant to sential, 9-650 mortgagee, 9-633 Opening doors by usual means, 9-651 Necessary instruments and tools, 9-643 Raising windows, 9-651 Notes, see infra, Security. Re-entrance after lawful entry, Notice of claim and forbidding removal of 651 goods, 9-650 Husband and wife, 9-631 Notice of distress and inventory, 9-652 Impounding (see Impounding; see infra, Appraisement after notice, 9-652 Tender), 9-652 Necessity of notice, 9-652 Rescue and pound-breach, see infra, Res-Requisites of a valid notice, 9-652 cue and pound-breach. Service of notice, 9-652 Inns and innkeepers: Notice of sale, 9-654 Goods of guest at inn or boarding Object, 9-619 house, 9-645 Origin, 9-618 Horses and carriages at inn, 9-644 Payment, see PAYMENT. Instruments of husbandry, 9-643 Place, see infra, Where a distress may be Inventory, 9-652 Notice of inventory, 9-652 made. Pledge and collateral security: Service of inventory, 9-652 Lessor's right of pledge in Louisiana, Sufficiency of inventory, 9-653 Joint tenants and tenants in common: Right of pledge extends to all movables Distress, 9-631 on premises, 9-639 Judgment: Possession (see infra, Care and disposal of Effect of judgment for rent, 9-629 distress): Landlord and tenant: Chattels in actual possession, 9-642 Authority, 9-630 Pound-breach, see infra, Rescue and pound-Bailiff, 9-630 breach. Distraint by agent, 9-630 Premises, see infra, Where a distress may Effect of distress for rent, 18-292 Landlord may distrain in person, 9be made. Prerequisites to right of distress, 9-620 630 Actual demise, see infra, Actual demise. Purchase at sale by landlord, 9-655 Certain rent, see infro, Certain rent. Liability for an unlawful distress, 9-656 Rent must be due and unpaid, see infra, Bailiff of landlord liable, 9-657 Rent must be due and unpaid. Excessive distress, 9-656 Process, 23~161 Failure to claim goods or arranging for Property: sale not a waiver, 9-657 Care and disposal of property, see infra, Irregularity in mode of proceedings, Care and disposal of distress.

Removal of property, see infra, Where 9-656 Landlord liable for bailiff's act, 9-657 a distress may be made. Ratification of unauthorized act of bailiff, Special property acquired by distress, 9-Unlawful distress or wrongful detainer, Stranger's property, see infra, Stranger's 9-656 property. Lien of landlord, 18-348 Things in which a man can have no ab-Limitation of actions, 9-628 solute property, 9-643

547

DISTRESS, cont'd. DISTRESS, cont'd. Stranger's property, cont'd. Property, cont'd. What may be distrained, see infra, What General rule, 9-638 Goods in hands of assignee for credmay be distrained. Public officers, 9-631 itors, 9-641 Lessor's right of pledge in Louisiana, Ratification, 9-630 Raw material, 9-644 9-639 Reason why a stranger's goods are sub-Receivers, 9-632 Re-entry, see infra, How a distress is made. ject to distress, 9-639 Stranger's goods cannot be taken after Removal: Forbidding removal of goods, 9-650 removal, 9-637 Removal of goods, see infra, Where a dis-Stranger's property exempted in several tress may be made. states, 9-640 Tenant's liability to stranger whose Rent (see infra, Certain rent), 9-619 A distress may be made only for rent, goods are distrained, 9-639 Summary proceedings for recovery of pos-session by landlord, see LANDLORD AND 9-624 Rent must be due and unpaid, 9-623 General rule, 9-623 TENANT. Prerequisite to distress, 9-623 Surrender, 18-295 Previous demand not essential, 9-624 Surrender of term, 9-626 Tenant removing or about to remove, Suspension, see infra, Extinguishment, suspension, or avoidance of right. When rent is payable in advance, 9-623 Taxation, see TAXATION. Replevin, 24-494 Tender, 9-626 Five days allowed tenant to replevy, 9-Landlord cannot distrain after legal 653 tender, 9-626 Rescission, cancellation, and reformation, Tender after impounding too late, 9-627 q-628 Tender before impounding will render Rescue and pound-breach, 9-656 further detention unlawful, 9-627 Indictable at common law, 9-656 Term, see infra, When a distress may be Landlord's right to reimpound, 9-656 made. Liability for rescue, 9-656 Termination of landlord's estate, 9-625 Wrongful distress, 9-656 Time, see infra, When a distress may be Sale: made. Effect of bona fide sale after removal, Tools, 9-643 9-637 Trover and conversion, see Trover and Con-Sale of goods distrained, 9-654 VERSION. Conduct of sale, 9-654 Unlawful distress, see infra, Liability for an Discretion to sell or not, 9-654 unlawful distress; Measure of damages in Distress and sale unauthorized, 9-655 actions for unlawful distress; Rescue and pound-breach; Sale of goods distrained. How sale should be conducted, 9-654 Illustrations, 9-654 Unpaid rent, see infra, Rent must be due and Landlord cannot purchase, 9-655 unpaid. Notice of sale, 9-654 Use: Right to sell, 9-654 Chattels in actual use, 9-642 Sale under distress irregularly conducted, Waiver of forfeiture, 18-384 9-655 Warehouses and warehousemen: Surplus, 9-654 Goods stored with a warehouseman. Validity of sale, 9-655 9 - 645What quantity of goods should be sold, What amount of distress may be taken, 9-651 9-655 Wbat may be distrained, 9-638 When sale must be made, 9-654 Exemptions, see infra, Exemptions. Second distress, 9-628 General rule, 9-638 Second distress cannot be made for the same Goods in hands of assignee for credrent, 9-628 itors, 9-631 Security: Lessor's right of pledge in Louisiana, Effect of taking a note or other security for the rent, 9-629 Effect of judgment for rent, 9-629 Right of distress not extinguished Subtenant, 9-638, 640 What things are subject to distress, by taking a note or other secur-9-638 When a distress may be made, 9-633 ity, 9–629 Taking the tenant's note suspends right of distress, 9-629 Effect of a new lease, 9-634 Holding over, 9-634 Statute allowing distress after term ex-Set-off, recoupment, and counterclaim, 9-629 pires, 9-633 Sheaves of corn, 9-642 With reference to the day and the time Sheep, 9-643 Sheriffs and constables, 9-631 of day, 9-634 With reference to the term, 9-633 Shocks of corn, 9-642 Special or local assessments, 25-1239 Statute of frauds, 29-814 Where a distress may be made, 9-635 Bona fide sale after removal, 9-637 Conditions of statutes must be complied Stranger's property, 9-638

548

Distress at common law, 9-638

with, 9-636

DISTRESS, cont'd. DISTRINGAS, 9-663 Where a distress may be made, cont'd. DISTRUST, 9-473, 663 DISTURBANCE, 9-663
See DISTURBING MEETINGS. Distress in limits of county, 9-635 Easement in adjoining lands, 9-635 Sundays and holidays, 27-397 DISTURBING MEETINGS, 9-664 Generally distress must be made on premises, 9-635 Goods fraudulently or clandestinely Act of disturbance, 9-670 removed, 9-635 Congregation must be disturbed, 9-670 Goods must be removed for purpose of Disturbance of religious worship, 9-670 eluding distress, 9-636 Illustrations, 9-670 Removal after bona fide sale, 9-637 What constitutes a disturbance, 9-670 Removal before rent due, 9-636 Arrest: Removal before rent due gives right of Arrest of defendant without issuance of distress, 9-636 process, 9-674 Removal by creditor, 9-637 Removal of stranger's goods, 9-637 Assault and battery, 9–672 Blasphemy and profanity, 9-671 Rent must be due at time of removal, Brawls, 4-880 Carrying weapons, 9-671 9-636 Statutes, 9-635 Statutes not applicable where tenant's Church, 9-668 Civil liability for disturbance, 9-676 interest and possession have ended, For disturbing a member of the congregation, 9-676 For injury to church edifice, 9-676 Stranger's goods cannot be taken after removal, 6-37 Clergymen, 9-674 Tenant driving cattle from premises, Constituents of offense, 9-670 Act of disturbance, see infra, Act of dis-9-635 Time of removal, 9-636 turbance. Intent, see infra, Intent. Who is entitled to the remedy and who may execute it, 9-630 Definition, 9-665 Disturbance, see infra, Act of disturbance. Assignees and purchasers, 9-632 Bailiff, 9-630 Evidence, 9-674 Evidence for defendant, 9-675 Executors and administrators, 9-631 Joint charge of disturbance, 9-675 Guardian, 9-632 Proof devolving upon the state, 9-674 Husband and wife, 9-631 Proof of manner of disturbance, 9-674 Implied authority, 9-630 Proof of time of disturbance, 9-675 Joint tenants and tenants in common, Testimony of witness as to manner of 9-631 disturbance, 9-675. Landlord or his agent, 9-630 Fighting, 9-672 Mortgagors and mortgagees, 9-632 Intent, 9-672 Parol authority, 9-630 General rule, 9-672 Public officer, 9-631 Heedless, careless, or reckless acts, 9-673 Ratification, 9-630 Meaning of wilful, 9-673 Receiver, 9-632 Presumption of intent, 9-673 Wild animals, 9-643 Wilful, 9-673 Wilful intent essential, 9-673 Wrongful distress, see infra, Liability for an unlawful distress; Measure of damages in action for unlawful distress; Rescue and Lyceum, 9-666 pound-breach; Sale of goods distrained. Markets, see Markets. Meeting or assembly, 9-665 DISTRIBUTEE, 9-660 Any meeting, 9-665 See Succession. Disturbance of any lawful meeting, 9-Heir, heirs, and the like, 15-329 Legal representatives, personal representa-665 Lyceums, 9-666 tives, representatives, etc., 18-817 DISTRIBUTION, 9-660
See Succession; Succession Taxes. Meeting assembled for public worship, see infra, Religious meetings. Religious meetings, see infra, Religious Manner of distribution, 19-920 meetings. DISTRIBUTIVE SHARE, 9-661 School directors, 9-666 See Succession. Schools, 9-665 DISTRICT, 9-661 Theatres, 9-666 County, 9-661 Town meetings, 9-665 Election district, 9-662 Ministers, 9-674 Territory, 9-662

DISTRICT ATTORNEY, see PROSECUTING Preservation of order, 9-675 AND DISTRICT ATTORNEYS. Public place, 9-665 Public worship, see infra, Religious meetings. DISTRICT COURT, see Courts; United Religious meetings, 9-667 STATES COURT. Congregation attending to secular busi-DISTRICT OF COLUMBIA (see STATES; TERRITORIES; UNITED STATES): ness after close of services, 9-669 Disturbance of dissenters, 9-667 Extradition, 12-600 Garnishment, 14-813 ISTRICT TELEGRAPH COMPANY, Disturbing public worship an offense at common law, 9-667 DISTRICT Disturbing the minister or curate, 9-667 see Telegraphs and Telephones.

Disturbing Meetings. DIVIDENDS, cont'd. DISTURBING MEETINGS, cont'd. Contribution and exoneration: Religious meetings, cont'd. Payment of dividend out of capital, 9-Place of disturbance, 9-669 Time during which congregation protected, 9-669 out of capital): What constitutes a church or religious Preferred stockholders, 9-697 assembly, 9-668 Cumulative dividends, 9-699 Wbat constitutes disturbanc, 9-670 Declaration of dividends, 9-681 After declaration, 9-861 Act must be calculated to produce a disturbance, 9-670 Acts of violence, 9-672 dividend, 9-681

Discretion of directors as to declaring Carrying weapons, 9-671 Congregation must be disturbed, 9-670 rectors as to declaring dividends. Congregation must have been conducting itself in a lawful manner, 9-671 Disturbance of minister, 9-671 Disturbance of one worshipper, 9dend, 9-692 671 Rescission of declaration of stock divi-Illustrations, 9-671 dend, 9-692 Profane language, talking loud, and Time of declaration, 9-721 vulgar noises, 9-671 Selling or exposing to sale goods within prohibited distance of re-Definition, 9-680 ligious assembly, 9-672 Specific instances of disturbance of religious worship, 9-671 profits): Liability of directors for payment of What meetings it is unlawful to disturb, 9-667, 668 Removal of disturbers, 9-675 Sale: Selling or exposing for sale within prodend, 9-692 Rescission of declaration of stock divihibited distance of religious assembly, dend, 9-692 9-672 Schools, 9-665 Stock dividends, 9-693 School directors, 9-666 dends, 9-686 Common stock, 9-687 Theatres, 9-666 Town meetings, 9-665; 28-317 Violence, 9-672 Who may commit the crime, 9-674 Wilful intent, 9-673; 30-532 force payment, 9-689 Worship, see infra, Religious meetings. Directors trustees for stockholders, 9-DISTURBING THE PEACE, see BREACH OF THE PEACE. DITCH, 9-677 ment, 9-686 See Drains and Sewers; Fellow Servants; ment, 9-689 IRRIGATION. Preferred stock, 9-687 Proceedings to enforce payment, 9-689 Boundaries, 4-832 Injuries to animals by railroads: Insufficient fence, 16-485 **DIVERS**, 9-677 DIVERSION OF A STREAM, 9-678 dividend, 9-688 See WATERS AND WATERCOURSES. Where there is no bad faith, 9-687 DIVIDE - DIVISION, 9-678 DIVIDED: profits, 9-682 Equally divided, 11-53 DIVIDENDS, 9-679 9-683 Action, stockholders' right of, 9-690 General rule, 9-682 Apportionment of bonus, see infra, Rights Earnings, see infra, Profits. of life tenant and remainderman. Extraordinary dividends, 9-681, 710, 711

Bonus, 4-701

Capital, see infra, Payment of dividends out of capital.

Constitutional law:

Stock dividends, 9-694

Accumulated money surplus, 9-695 To prevent the issue of watered stock, 9-694

When dividend based on increased value of franchise or property, 9-694

Creditors (see infra, Payment of dividends

Declaration necessary to existence of

dividends, see infra, Discretion of di-

Nature of corporation's obligation after declaration, see infra, Nature of corporation's obligation after declaration.

Rescission of declaration of cash divi-

Directors (see infra, Discretion of directors as to declaring dividends; Discretion of directors as to use of corporate

dividends out of capital, see infra, Payment of dividends out of capital.

Rescission of declaration of cash divi-

Discretion of directors as to declaring divi-

Directors and not corporation proper parties defendant to proceedings to en-

Generally question of internal manage-

Jurisdiction of equity to enforce pay-

Question of existence of profits, 9-688 Where court will order declaration of

Discretion of directors as to use of corporate

Charter limitation as to use of profits,

Gifts, 26-863

Income, 16-151

Profits and income distinguished, 9-862 Injunctions:

Payment of dividends out of capital, o-701

Insurance, see Insurance; Life Insurance. Interest:

Contract to pay interest on stock subscriptions, 9–700 General rule, 9–700

DIVIDENDS, cont'd. Interest, cont'd. Contract to pay interest on stock subscriptions, cont'd. Illustrations, 9-700, 701
Payment of interest from capital illegal, 9-701 Status of interest-bearing stock, 9-701 Works must be completed, 9-701 Scrip dividends, 9-695, 696 Joint stock companies, 17-640 Legacies and devises, see LEGACIES AND DE-VISES. Lien, 9-691 Life insurance, see LIFE INSURANCE. Life tenant, see infra, Rights of life tenant and remainderman. Minority stockholders, 26-968

Mutual insurance, see Mutual Insurance. National banks, see NATIONAL BANKS. Nature, 9-680 Nature of corporation's obligation after declaration, 9-689 General rule, 9-689 Limitation of action, 9-691 Necessity of demand by stockholders, 9-691 Right of corporation to set off debt of shareholder, 9-691 Stockholders' right of action, 9-690 Net profits, 9-681; 21-530 New stock: Option to take new stock, see STOCK AND STOCKHOLDERS. Obligation after declaration, see infra, Nature of corporation's obligation after declaration. Officers and agents of private corporations, see infra, Directors; Discretion of directors as to use of corporate profits. Option to take new stock, see STOCK AND STOCKHOLDERS. Payment: Necessity of payment, 9-691 Proceedings to enforce payment, 9-Payment of dividends out of capital, 9-701; 26-1015 Exhaustion of remedy against corporation, 9-703 Following capital into hands of stockholders, 9-702 Liability of directors, 9-705 Absence of fraud or negligence, 9-706, 708 Dissenting directors, 9-708 Dividends illegally declared, 9-705 Enforcement of liability, 9-709 Exercise of ordinary care, 9-705 Exoneration of dissenting directors, 9-708 Extent of statutory liability, 9-707 Fraud, 9-705 General ground of liability, 9-705 General rule, 9-705 Negligence, 9-705 Proceedings to enforce liability, 9-709 Statutory liability, 9-707 Statutory liability where dividends innocently declared, 9-708

DIVIDENDS, cont'd. Payment of dividends out of capital, cont'd. Liability of directors, cont'd. Strict construction of statutory liability, 9-709 Where guilty of neither fraud nor culpable negligence, 9-706 Nonliability when dividend lawfully paid, 9-703 Proceedings to enforce liability of stockholders, 9-703 Right of stockholders to enjoin, 9-701 Rights of creditors against stockholders, 9-701 Statutory liability of stockholders, 9-703 Contribution between stockholders, Joint and several liability, 9-704 Proceedings under statute, 9-704 Several liability, 9-704 Where liable for all existing debts, 9-704 Where liable for amount received, 9-703 Trust fund doctrine, 9-701 Pledge and collateral security, 22-907 Preferred stock, 9-697 Contract of preference, 9-697 Cumulative dividends, 9-699 Discretion of directors as to declaring dividends, 9-687 Dividends on preferred stock payable only from earnings, 9-698 Noncumulative dividends, 9-700 Preferred and guaranteed stock synonymous, 9-697 When regarded as creditors, 9-699 Profits: Declared profits, 9-680 Discretion of directors as to use of corporate profits, see infra, Discretion of directors as to use of corporate profits. Dividends are payable only from profits, 9-681, 698 Net earnings of railway corporations, 9-682 Profits means net profits, 9-681 Property dividends, 9-695 Registration of stock, 26-880, 881 Remainders, reversions, and executory interests, see infra, Rights of life tenant and

remainderman.

Rescission:

Rescission of declaration of cash dividend, 9–692

Rescission of declaration of stock dividend, 9-692

Rights of life tenant and remainderman, 9-710

Apportionment of bonus, 9-711 General rule, 9-711

New Jersey rule, 9-712 Pennsylvania rule, 9-712 Cash dividends, 9-710

Corporation organized to derive profits from sales, 9-720

Creation of trust after declaration of dividend, 9-718

Distribution of both capital and earnings, 9-720 Distribution of capital, 9-719

Volume XXXI.

55 I

DIVIDENDS, cont'd. DIVIDENDS, cont'd. Rights of life tenant and remainderman, con. Stock dividends, cont'd. Doctrine that life tenant entitled to all Power of corporation to make stock earnings distributed in form of dividend, 9-693 cash, 9-713 Cases giving life tenant all earn-Rescission of declaration of stock dividends, 9-692 Rights of life tenant and remainderman: ings distributed in form of cash, Apportionment of stock, 9-715 Power of directors, 9-713 Dividend in fact stock issue, 9-Reason of the doctrine, 9-714 716 Rules for ascertaining when divi-Doctrine that all stock dividends dend from earnings, 9-714 are capital, 9-716 Early rule, 9-710 Doctrine that all stock dividends Joint stock companies, 9-720 from earnings are income, 9-717 Option to subscribe for new shares, 9-Increase of capital stock at time of dividend, 9-717 717 Ordinary and extraordinary dividends When earnings made before creation distinguished, 9-711 of trust, 9-714 Present rule, 9-710 When earnings made since creation Stock dividends, see infra, Stock diviof trust, 9-715 Stockholders (see infra, Minority stockholddends. When life tenancy expires between diviers; Payment of dividends out of capidend days, 9-719 tal): When portion of earnings made before Equality of stockholders, 9-683 creation of trust, 9-711 As to dividends, 9-683 Right to dividends as between successive Right of stockholder to maintain acowners of stock, 9-720 tion at law, 9-684 General rule, 9-720 Option to take new stock, see STOCK AND Time of declaration, 9-721 STOCKHOLDERS. Transferee entitled to all dividends Right of action, 9-690 thereafter declared, 9-720 Rights of stockholders, 26-945 Savings banks, 24-1267 Right to dividends as between successive Scrip dividends, 9-695 owners of stock, see infra, Right to dividends as between successive Convertible into corporate bonds or owners of stock. stock, 9-695 Statutory liability of stockholders, see infra, Payment of dividends out of Fraud, 9-695 General nature, 9-695 capital. Interest, 9-695 Interest-hearing honds, 9-696 Taxation, see TAXATION (CORPORATE). Option of corporation to convert, 9-Transfer of stock, see infra, Right to divi-695 dends as between successive owners of Option of holder to convert, 9-695 stock. Recitation of scrip certificate, 9-696 Trust-fund doctrine, 9-701 Set-off, recoupment, and counterclaim: **DIVINE**, 9-722 DIVISIBLE CONTRACTS, see Contracts. Right of corporation to set off debt of shareholder, g-691 DIVISION FENCE, 9-722 Applies only to dividends declared See FENCES. DIVORCE, 9-723 while debtor owner of stock, 9-691 See Alimony; Marriage; Separation (Hus-Illustrations, 9-691, 692 BAND AND WIFE). Lien, 9-691 Abandonment, see infra, Desertion. What may be set off, 9-691 Ability to support wife, 1-185 Statutory liability of stockholders, see infra, Payment of dividends out of capital. Absence (see infra, Desertion; Residence and domicil): Stock, see infra, Preferred stock. Statute of limitations, 9-838 Option to take new stock, see STOCK AND Abusive language, 9-799, 801 STOCKHOLDERS. Condoned cruelty revived by abusive lan-Stock dividends, 9-681, 693 guage, 9-827 Constitutional inhibitions, 9-694 Abusive treatment, 9-786 Accumulated money surplus, 9-695 Access: To prevent the issue of watered Bearing child where access of husband impossible, 9-758 stock, 9-694 When dividend based on increased Acknowledgments: value of franchise or property, Married women, 1-521 9-694 Actual residence, see infra, Residence and Nature, 9-693 domicil. No authority to increase unless author-Admissions, see infra, Confessions and adized by charter or general statmissions. ute, 9-694 Power lodged with stockholders unless Adultery, 9-746 Abandonment and living in adultery, 9especially conferred on directors, 9-Adultery as cruelty, 9-800, 801

552

DIVORCE, cont'd. DIVORCE, cont'd. Adultery, cont'd. Adultery, cont'd. Marriage under mistake of law, 9-748 Circumstantial evidence as to adultery, see infra, Circumstantial evidence as Mistake as to divorce, 9-747 to adultery. Mistake of law, 9-748 Condonation, see infra, Condonation. North Carolina, 9-746 Conduct constituting adultery, 9-747 Place of offense, 9-758 Rape, 9-748 Connivance, see infra, Connivance. Corroborative evidence, 9-847 Recrimination, see infra, Recrimination. Cruelty, 9-797, 800, 801 Separating and living in adultery, 9-746, Custody of children, see infra, Custody of children. Separation, 9-771 Definition, 9-746 Sodomy, 9-747 Texas, 9-747 Time of offense, 9-758 Distinction as to offense by husband, 9-Divorce statutes, 9-746 Witnesse as to adultery, see infra, England, 9-746 Witnesses as to adultery. Evidence (see infra, Circumstantial evi-Affection, see infra, Circumstantial evidence dence as to adultery): as to adultery. Age of parties: Conviction of adultery, 9-760 Decree of divorce against paramour, Cruelty, 9-810 Alimony, see ALIMONY; see infra, Restora-Identity of defendant, 9-759 tion and division of property. Indecent disclosures, 9-760 Allowances, 2-166 Place of adultery, 9-758 A mensa et thoro, see infra, Decree a mensa Record of conviction of adultery, 9et thoro. 760 Annulment of marriage, see MARRIAGE. Time of adultery, 9-758 Variance in proof of particular offense or of person charged, 9-Another suit pending, 9-840 Appearance without domicil, 9-746 Assault and battery (see infra, Cruelty):
Chastisement of wife, 9-802 Witnesses as to adultery, see infra, Attempts to commit crime, 9-789, 790, 805 Witnesses as to adultery. Attorney and client: False and malicious charge of adultery, Disbarment for improperly advertising 9-797 to secure divorces, 3-312 Accusation made in presence of chil-Lien of attorneys, 3-456 dren, 9-798 Aversion, see infra, Circumstantial evidence Apprehension of injury to health, 9as to adultery. A vinculo matrimonii, see infra, Decree a As cause for divorce, 9-797 vinculo matrimonii. Charge of adultery in divorce suit, Bastardy: Children born after divorce, 3-872 Creating apprehension of violence, Effect of divorce for adultery, 3-872 Vacation of fraudulent divorce, effect of Indignities rendering condition insubsequent marriage upon issue, 3-872 tolerable, 9-811 Bearing child without access of husband, see Indiscreet conduct of wife a defense, infra, Access. 9-799 Beneficiaries in insurance, 3-968, 969; 9-855 Justification, 9-799 Divorced wife's interest, 3-943 Mental suffering, 9-798 Bigamy, see BIGAMY. Slight violence with charges is suf-Bitch, 9-799 ficient, 9-798 Blasphemy and profanity, 9-801 Truth of charge or reasonable cause, Breach of promise of marriage, see Breach 9-799 OF PROMISE OF MARRIAGE. Wife charging husband with adul-Buggery, see infra, Sodomy. tery, 9-805 Burden of proof: Words denoting adultery, 9-799 Condonation, 9-828 Bastardy, 9-799 Canada, 10-92 Causes for divorce, 9-746 Bigamy, 9-799 Bitch, 9-799 Abandonment and neglect to provide, Incest, 9-799 Whore, 9-799 Absent and not heard of, 9-781 Force, 9-748 Fornication, 9-747 Adultery, see infra, Adultery. Conduct rendering it unsafe and im-Fraud, 9-748 proper to cohabit, 9-811 Identity of defendant, 9-758 Conviction and imprisonment for crime, Insanity, 9-748, 839 see infra, Crime. Intent, 9-748, 820 Cruelty, see infra, Cruelty. Justifies a separation, 9-771 Desertion, see infra, Desertion. Kentucky, 9-746 Discretionary divorce, 9-816 Living in adultery, 9-746, 747 Divorce obtained in another state, 9-783 Marriage pending appeal, 9-748 Drunkenness, see infra, Intoxication. Marriage under mistake of fact, 9-747

DIVORCE, cont'd.
Causes for divorce, cont'd. DIVORCE, cont'd. Circumstantial evidence as to adultery, con. Concealment of intimacy, 9-756 Failure or neglect to support, see infra, Support and maintenance. Conduct on discovery, 9-756 Conduct showing mutual intent, 9-755 False and malicious charge of adultery, see infra, Adultery. Disposition of defendant, 9-753 Gross neglect of duty, 9-783 Disposition of paramour, 9-755 Gross, wanton, and cruel neglect, 9-783 Elements of circumstantial evidence, 9-Habitual crnelty indicating settled aver-751 sion, 9-811 Evidence must be convincing and con-Habitual drunkenness, 9-813 sistent; 9-749 Impotence, see MARRIAGE. Familiarities, 9-757 Inability to live together, 9-816 Familiarities at other times, 9-757 Indignities rendering condition intoler-Familiarities with relatives and others, able, see infra, Indignities rendering condition intolerable. Gifts of paramour, 9-756 Jurisdiction, see infra, Jurisdiction as derived from domicil; Jurisdiction as Improper conduct of wife, 9-753 Intent, 9-755 Interpretation favorable to innocence, 9derived from statute. Place of 'offense, see infra, Jurisdiction 750 as derived from domicil. Intimacy, 9-757 Proof of causes for divorce, 9-847 Intimacy, concealment of, 9-756 Sodomy, see infra, Sodomy. Letters, 9-756 Uniting with Shakers or similar sect, Living together as husband and wife, 9-757 Violent and ungovernable temper, 9-813 Meeting in room with locked doors, 9-Voluntary separation, 9-781 Character in evidence, 5-862 Mere proof of opportunity, 9-755 Mutual affection, 9-756 Adultery: Acts of adultery before and after Mutual aversion, 9-756 act alleged, 9-754 Offense must be established as a neces-Acts showing adulterous disposition, sary conclusion, 9-750 One element insufficient, 9-751 9-754 Character of defendant, 9-753 Opportunity, 9-751 Opportunity, mere proof of, 9-755 Opportunity while incapacitated, 9-753 Character of paramour, 9-755 Character of particeps criminis, Preponderance of evidence, 9-751 9-755 Reasonable doubt, 9-750 Circumstantial evidence, 9-753 Direct evidence, 9-754 Sufficiency, 9-748, 749 Unchastity before marriage, 9-754 Suspected parties living together as husband and wife, 9-752 Cruelty, 9-810 Suspected parties occupying same bed, Witnesses as to adultery, 9-760 Chastisement of wife, 9-802 Children (see infra, Custody of children; 9~752 Suspected parties occupying same room, Support of children): 9-752 Unchastity, 9-753, 754 Unchastity before marriage, 9-754 Aiding and abetting cruelty by children, 9-804 Undue familiarities, 9-757 Husband responsible for cruelty of children, 9-803 Value of precedent as to presumption of fact, 9-751 Venereal disease after marriage, 9-758 Protecting wife from cruelty of child, 9-803 Visiting house of ill fame, 9-751 Punishing child, 9-803 Cohabitation (see infra, Restitution of con-Right to exclude children, 9-802 jugal rights): Witnesses, 9-850 Duty of, 9-768 Choses in action of wife, 15-824 Circumstantial evidence as corroboration, Collateral attack, 17-1057 Collusion (see infra, Connivance), 9-832 9-848 Circumstantial evidence as to adultery, 9-748 Bars a meritorious cause for divorce, 9-833 Acts showing adulterous disposition, Confession, see infra, Confessions and admissions. Aversion of husband and wife, 9-756 Bearing child without access of husband, Confession at trial and disclosure of all the facts, 9-833 9-758 Conspiracy of the parties to obtain a Character of defendant, 9-753 divorce, 9-833 Contract facilitating divorce, 9-834 Character of paramour, 9-755 Chastity, 9-753, 754 Contract to dismiss suit, 9-834 Circumstances incompatible with innocence, 9-757 Decree obtained by collusion, 9-835 Definition, 9-832 Circumstances leading to conclusion, Evidence, 9-834 9-749 Evidence of connivance must be clear, Concealing correspondence, 9-756 Concealing visits of paramour, 9-756 9-835 554 Volume XXXI.

Condoned cruelty revived by sullenness	Entrapping innocent party, 9-830
and silence, 9-827	Estoppel, 9-829
Condoned cruelty revived by threats and abusive language, 9-827	Evidence, 9–831 License presumed from too ready for-
Cruelty, 9-824	giveness, 9-831
Definition, 9-822	Misconduct constituting connivance, 9-
Desertion, 9–825 Evidence, 9–828	830 Passive connivance, 9–830, 832
Express agreement to condone, 9-828	Presumption, 9-837, 838
Fraud, 9–822	Presumption in favor of innocence, 9-
Habitual drunkenness, 9–824 Harsh and unkind treatment will revive	831 Subsequent acts, 9–829
condoned cruelty, 9-827	Watching guilty party without interfer-
Involuntary condonation, 9–823 Knowledge of misconduct, 9–823	ing, 9-830 Consent, 6-663
Presumption, 9-837, 838	Consideration:
Presumption as against wife, 9-827 Presumption of condonation, 9-829	Agreement to discontinue divorce pro- ceedings, 6-712
Recrimination, 9–821	Waiver of right to secure divorce, 6-737
Repetition of offense or a new cause for	Conspiracy, see infra, Collusion.
divorce absolves condonation, 9–825 Requires reunion and reconciliation, 9–	Constitutional law: Exercise of judicial power, 9-732
822	Legislative enactments, 6-1046
Revivor of condoned cruelty, 9–826 Undue influence, 9–822	Illustrations, 6-1046, 1047 Power of legislature, 6-1046
Venereal disease, 9-824	Prevailing rule, 6-1046
What causes may be condoned, 9-824	Where courts empowered by general
Whether condonation of one offense in- cludes others unknown, 9–823	law, 6-1046 Prohibition against legislative divorce,
Whether repetition of condoned offense	9-731
necessary to work revivor, 9–826 Confession of judgment, 9–846	Retroactive act, 6–953 Right of trial by jury, 6–980
Confessions and admissions, 9-844	Special acts granting divorces, 9-731
Admissibility, 9–844	Void as class legislation, 9-732
Collusion, 9–833 Confession must be supported by other	Contracts (see Illegal Contracts), 15-811 Conviction for crime, see infra, Crime.
evidence, 9–845	Corroborative evidence (see infra, Confes-
Confession vitiated by fraud or duress, 9–846	sions and admissions; Witnesses), 7–868 Court:
Corroborated confession, collusion dis-	Court of its own motion looking into de-
proved, 9-846	fenses not pleaded by defendant, 9-
Corroboration, 9–845, 847 Credibility, 9–846	729 Custody of children, see infra, Custody
Cruelty, 9-808	of children.
Decree <i>pro confesso</i> , 9–846 Default, 9–846	Discretionary divorce, 9-816 Discretion of court over divorce cases,
Desertion, 9-780	9-729
Ecclesiastical courts, 9-845	Fraud or collusion, 9-729
Marriage, 9–846 Paramour, 9–763	Court not bound by parties' pleadings, 9-729 Crime:
Statutes prohibiting divorce based on	Charge of, 9-799
confessions and admissions, 9–845 Weight, 9–846	Commission of, 9-800
Conflict of laws, see infra. Jurisdiction as	Conviction and imprisonment for crime, 9-815
derived from domicil.	As a cause for divorce, 9-815
Conjugal rights (see infra, Restitution of conjugal rights):	Effect of appeal, 9-816 Imprisonment in other states, 9-815
Abuse of marital rights, 9-792	Infamous crime, 9-815
Persistent and unjustifiable refusal of marital rights, 9-793	Nature of the crime, 9-815
Refusal of marital rights, 9-769	Criminal conversation, see CRIMINAL CON- VERSATION.
er	

Divorce.

DIVORCE, cont'd. DIVORCE, cont'd. Cruelty, 9-783 Cruelty, cont'd. Evidence, cont'd. Abusive language, 9-801 Pregnancy, 9-810 Adultery as cruelty, 9-800, 801 Probability of future ill treatment the test, 9-809 Affection, want of, 9-801 Age of parties, 9-810 Apprehension created by personal vio-Proof of acts of cruelty not alleged, 9-809 lence, 9-789 Record of conviction of crime, 9-Apprehension of injury sufficient, 9-789 Apprehension of violence, 9-797 808 Attempt to kill, 9-789 Relative ages of the parties, 9-810 Attempt to poison, 9-790 Relevant facts, 9-810 Charge of crime, 9-799 Charge of impotence, 9-799 Religious motives, 9-810 Res gestæ, 9-808 Sufficiency of evidence, 9-809 Chastisement of wife, 9-802 Choking, 9-790 Variance, 9-810 Commission of crime, 9-800 Whole conduct of parties, 9-809 Exclusion of children, 9-802 Condonation, see infra, Condonation. Conduct causing unhappiness, 9-801 Exclusion of mother-in-law, 9-802 Exclusion of wife's associates, 9-802 "Extreme cruelty," 9-786 Conduct injuring health or endangering reason, 9-787 Conduct of plaintiff, 9-806 False and malicious charges of adultery, see infra, Adultery. Conduct rendering it unsafe and improper to cohabit, 9-811 Fighting, 9-807 Connivance, see infra, Connivance. Flourishing pistol, 9-791 "Cruel and abusive treatment," 9-786 Gross, wanton, and cruel neglect, 9-783 Cruelty by children, 9-803, 804 Cruelty by disregard of mutual rights, Habitual cruelty indicating settled aversion, 9–811 Husband responsible for cruelty of child, 9-802 Chastisement of wife, 9-802 9-803 Cruelty by children, 9-803, 804 Ill treatment producing mental suffering, Exclusion of children, 9-802 Exclusion of mother-in-law, 9-802 9-797 Immoral conduct, 9-800 Exclusion of wife's associates, 9-Indignities rendering condition intolerable, see infra, Indignities rendering Husband responsible for cruelty of condition intolerable. "Inhuman treatment endangering life," children, 9-803 9-786 Management of household, 9-802 Injuries to health, 9-791
Abuse of marital rights, 9-792 Mutual rights of husband and wife, 9-802 Overworking wife, 9-804
Protecting wife from cruelty of Communicating itch, 9-792 Communicating venereal disease, 9child, 9-803 Punishment of child, 9-803 Mental suffering sufficient if it injures health, 9-794 Reasonable restraint by husband, Misconduct tending to impair health 9-802 Requiring wife to labor, 9-804 sufficient cause, 9-788 Tyrannical conduct, 9-804 Neglecting during sickness, 9-791 Definition, 9-783 Persistent and unjustifiable refusal American definitions, 9-785 of marital rights, 9-793 At common law, 9-783 Insanity, 9-808, 839 Common-law definition, 9-784, 785 Intent, 9-807 Definition in Evans v. Evans, 9-784 Intoxication, 9-840 Definition of ecclesiastical courts, 9-Justification, 9-806 Justifies a separation, 9-771 Definitions by text writers, 9-786 Kicking, 9-790 Personal violence as a test, 9-787 Management of household, 9-802 Statutory terms, 9-786 Mental suffering as a test of cruelty, Delirium tremens, 9-840 Desertion as cruelty, 9-800 Abusive language, 9-801 Drunkenness, 9-800, 801, 808, 840 Evidence, 9-808 Adultery as cruelty, 9-800, 801 Charge of crime, 9-799 Charge of impotence, 9-799 Acts charged need not be proved, 9-810 Commission of crime, 9-800 Character and age of parties, 9-810 Common law, 9-793 Declarations, 9-808 Conduct causing unhappiness, 9-801 Desertion as cruelty, 9-800 Drunkenness, 9-800, 801 Divorce for protection and not for punishment, 9-809 False and malicious charges of adul-Latitude of evidence, 9–809 Marks of violence, 9-808 tery, see infra, Adultery.

Occasional display of temper, 9-811

Physical condition, 9-810

Ill treatment producing mental suf-

fering, 9-797

DIVORCE, cont'd. DIVORCE, cont'd. Cruelty, cont'd. Cruelty, cont'd. Mental suffering as a test of cruelty, con. Quarreling, 9-807 Immoral conduct, 9-800 Questions of law and fact, 9-791 Injury caused by mental suffering Reasonable restraint by husband, 9-802 sufficient, 9-795 Recrimination, see infra, Recrimination. Injury to health, 9-794, 796 Refusal to speak, 9-801 Mental suffering rendering condition Religious motives, 9-810 intolerable, 9-796 Requiring wife to labor, 9-804 Misconduct producing mental suffer-Retaliation, 9-806 ing insufficient unless violence is Separation, 9-771 Single act of cruelty sometimes suffiapprehended, 9-793 Physical injury, 9-794 cient, 9-790 Profane language, 9-801 Spitting in wife's face, 9-790 Refusal to speak, 9-801 Statutes relating to cruelty, 9-786 Vice, 9-800 Statutory term, 9-786 Vile language, 9-801 Striking with hand or weapon, 9-790 Want of affection, 9-801 Sudden act of retaliation, 9-806 Mutual rights of husband and wife, 9-Temper, 9-811, 813 Threats of violence, 9-791 Occasional display of temper, 9-811 Tyrannical conduct, 9-804 Only violence or apprehension of vio-Vice, 9-800 Vile language, 9-801 lence is cruelty, 9-787 Overworking wife, 9-804 Want of affection, 9-801 Personal violence, 9-787 Wife's cruelty to husband, 9-804 Apprehension created by personal Charge of adultery, 9-805 violence, 9-789 Cruelty on part of wife, 9-804 Apprehension of injury sufficient, 9-Disagreeable disposition, 9-806 Husband may obtain divorce for Apprehension of violence, 9-797 cruelty, 9-804 Neglect of duty, 9-806 Attempt to kill, 9-789 Attempt to poison, 9-790 Slight acts of violence, 9-805 Choking, 9-790 Threats and attempts to poison, Definitions requiring personal vio-9-805 lence, 9-787 What misconduct or ill treatment by Flourishing pistol, 9-791 Gross acts of violence or cruelty, wife sufficient, 9-805 Curtesy (see Curtesy), 9-853, 858 9-789 Custody of children: Kicking, 9-790 Lockwood v. Lockwood, definition Access permitted to other party, 9-867, in, 9-787 After divorce, 9-867 Maine, 9-787 Access should be granted to the Massachusetts, 9-787 Misconduct tending to impair health, guilty party, 9-870 Access to guilty party, 9-870 Adulterous mother, 9-869 Modification of rule requiring per-Agreement as to custody, 9-867 sonal violence, 9-788 Agreement of parties not conclusive Only violence or apprehension of on court, 9-867 violence is cruelty, 9-787 Child's welfare controls Personal violence a test of cruelty, common-law rights, 9-867 9-787 Consulting wishes of child, 9-870 Personal violence not a test of Custody given to third person, 9cruelty, 9-788 Pulling hair, 9-790 Single act of cruelty, 9-790 Custody not exclusive, 9-870 Duration of custody, 9-870 Spitting in wife's face, 9-790 Guilt or innocence of party, 9-869 Striking with hand or weapon, 9-790 Innocent party, 9-869 Sufficient, 9-790 Mother, 9-868 Test of cruelty, 9-787 Parent deprived of custody allowed Threats of violence, 9-791 access, 9-870 Throwing water and threatening Removal from state, 9-871 violence, 9-790 Very young children usually con-Plaintiff's conduct, 9-806 fided to mother, 9-868 Pregnancy, 9-810 Welfare of children controls, 9-867 Profane language, 9-801 Court's duty to protect children, 9-866 Protecting wife from cruelty of child, Guilty party, 9-869, 870 Jurisdiction, 9-866 Provocation by plaintiff, 9-806 Jurisdiction to award, 9-866 Provocation, violence or cruelty dis-Pending suit, 9-866 proportionate to, 9-807 Pulling hair, 9-790 Access permitted to other party, Punishment of child, 9-803 9-867

DIVORCE, cont'd.	DIVORCE, cont'd.
Custody of children, cont'd.	Defenses, cont'd.
Pending suit, cont'd.	Connivance, see infra, Connivance.
Chancery jurisdiction independent	Court of its own motion looking into
of statute, 9-866	defenses not pleaded by defendant,
Child to be kept within the juris- diction, 9-866	9–729 Delay, 9–836
Consideration determining award	Insanity, see infra, Insanity.
pending suit, 9-866	No marriage, 9-839
Interference by other courts during	Prior marriage undissolved, 9-839
suit, 9–867	Recrimination, see infro, Recrimination.
Party having custody deprived only	Res judicata, see infra, Res judicata.
for cause, 9-866	Statute of limitation, see infra, Limita-
Support of children, see infra, Support of children.	tion of actions. Void marriage, 9–839
Where divorce is denied, 9–867	Definition, 9-728
Declarations:	Collusion, 9-832
Cruelty, 9-808	Condonation, 9-822
Desertion, 9-780	Connivance, 9-829
Decoy letters, 9-757	Cruelty, 9-783
Decree a mensa et thoro, 9-851	Decree annulling the marriage, 9-728
Capacity of wife to sue or to be sued	Desertion, 9-764
not removed, 9–852 Court's discretion under statute, 9–852	Dissolution of the marriage, 9–728 Habitual drunkards, 9–814
Curtesy, 9-853	Indignities, 9–812
Domicil after decree, 9-737	Partial suspension of marriage relation,
Dower, 9-853	9-728
Effects separation until reconciliation,	Recrimination, 9-816
9-852	Delay, see infra, Limitation of actions.
Marriage not dissolved, 9-852	Delirium tremens, 9-840
Nature and duration, 9-851 Property rights, see infra, Property	Desertion, 9-764 Abandonment and neglect to provide, 9-
rights after dissolution of marriage.	781
Property rights not affected, 9-852	Abandonment in the sense of desertion,
Separation, 9-853	1-2
Separation suspends marriage relation,	Absence involuntary, 9-778
9-852	Acquiescence of plaintiff, 9-775
Statutes providing or authorizing a change in property rights or separa-	Adding periods before and after con- donation, 9–767
tion, 9-853	Adultery justifies a separation by the in-
Decree a vinculo matrimonii, 9-853	nocent party, 9-771
Both parties free to marry again, 9-854	Arrest and sentence for desertion, 9-780
Disability of coverture, 9-854	Cause for divorce the only justifiable
Effect in general, 9-853	cause for separation, 9-771
Effect on marriage relation, 9–853 Guilty party may marry in another	Cohabitation, duty of, 9–768 Commencement of desertion, 9–766
state, 9-854	Condonation, see infra, Condonation.
Guilty party prohibited from marrying,	Connivance, see infra, Connivance.
9-854	Consent, 6-663
Marriage by permission of court, 9-854	Consent of plaintiff, 9-775
Name of wife, 9-854	Continuous, 9–766
Property rights, see infra, Property rights after dissolution of marriage.	Cruelty sufficient as a cause for divorce justifies a separation, 9-771
Decree pro confesso, see infra, Confession of	Custody of children, see infra, Custody
judgment.	of children.
Decrees of divorce (see infra, Res judicata),	Defenses, 9-775
9-851	Absence during imprisonment, 9-779
Absolute divorce, granted after decree	Acquiescence in separation, 9-778
nisi, 9-851 A mensa et thoro, see infra, Decree a	Acquiescence of plaintiff, 9–775 Consent of plaintiff, 9–775
mensa et thoro.	Insanity, 9–775
Decree nisi, 9-851	Involuntary absence, 9-778
Decree of separation, 9-851	Misconduct of plaintiff, 9-777
Decrees of divorce from bonds of matri-	Mutual agreement or consent, 9-775
mony, see infra, Decree a vinculo mat-	Party in fault, 9-777
rimonii.	Separation by consent, 9-775, 781
Nature and kinds of decrees, 9-851 Default, 9-846	Separation by decree, 9-779
Defenses:	Separation pending suit, 9-779 Voluntary separation, 9-775, 781
Another action pending, 9-840	Willingness to receive deserter, 9-
Collusion, see infra, Collusion.	776
Condonation, see infra. Condonation.	Definition, 9-764, 768

558

DIVORCE, cont'd. DIVORCE, cont'd. Desertion, cont'd. Desertion, cont'd. Right to fix new domicil, cont'd. Divorce granted for desertion in another state, 9-766 Refusal to remove, 9-767 Domicil after desertion, 9-737 Wife's refusal to follow husband, Driving innocent party from home, 9-Separation by consent, 9-775, 781 Duration, 9-766 Separation by decree, 9-779 Election of remedies, 9-773 Separation pending suit, 9-779 Evidence, 9-780 Statutes relating to desertion, 9-765 Support, see infra, Support and mainte-Declarations of parties, 9-780 General conduct of parties before nance. Time, 9-766, 767 Wilful desertion, 9-765 and after separation, 9-780 Intent to desert, 9-780 Proof of circumstances at time of Willingness to accept offer of return, desertion, 9-780 9-777 Willingness to receive deserter, 9-776 Separation against will of plaintiff, Detectives, 9-412, 413, 763, 850 Discretionary divorce, 9-816 9-780 Failure to support (see infra, Support and maintenance), 9-772 Disorderly houses: Imprisonment, 9-779 Visiting house of ill fame, 9-751

Division of property, see infra, Restoration Insanity, 9-779, 839 Intent, 9-780 and division of property. Interpretation of statute, 9-765 Domicil, see infra, Residence and domicil. Interruption by consent to separation, Dominion of Canada, 10-92 Dower, 9-853, 856; 10-136, 200 Interruption by divorce suit, 9-767 Divorce in another state held sufficient Interruption by imprisonment, 9-767 to bar dower, 9-857 Involuntary absence, 9-778 Divorce in another state not a bar to Justification, 9-771 dower, 9-857 Leaving home for failure to support, Dower abolished, 9-856 Dower after divorce in another state, 9-772 Leaving bome without cause for di-vorce, 9-772 9-857 Effect of divorce a mensa, 10-200 Malicious desertion, 9-765 Effect of divorce a vinculo, 10-200 Misconduct causing separation, 9-770 Lands acquired by husband after di-Misconduct of plaintiff, 9-777 vorce, 9-857 Right of dower as terminated by divorce, Obstinate desertion, 9-765 Offer to return, 9-767, 773, 777
Delay in making offer, 9-775 9-856 Statutes, 9-856, 857 Statutes preserving wife's dower, 9-856 Statutes prohibiting dower on a divorce Effect of declining offer, 9-775 Improper conditions to offer, 9-774 Offer must be in good faith, 9-773 for wife's misconduct, 9-857 Offer necessary after separation by Statutes providing for assignment of consent, 9-774 dower on divorce, 9-857 Drunkenness, see infra, Intoxication. Party refusing to return not entitled to divorce, 9-775 Refusal of offer to return, 9-775 Confession, 9-846 Refusal of reconciliation is deser-Ecclesiastical law, 9-726 Principles applicable to statutory causes tion, 9-775 Request by wife, 9-775 for divorce, 9-727 Whether part of the common law, 9-726 When offer of reconciliation necessary, 9-773 Election of remedies, 9-773 Partial desertion, 9-768 Endowment insurance: Continuing to reside in same house, Effect of suit for divorce, 11-32 Entirety, estate by, 9-858; 15-848

Equity, see infro, Jurisdiction as derived 9-769 Refusal of marital rights, 9-769 Performance of some duties, 9-768 from statute. Estoppel, see infra, Connivance. Period of desertion, 9-766 Place of desertion, 9-766
Recrimination, see infra, Recrimination. Evidence (see infra, Circumstantial evidence as to adultery; Desertion), 9-844 Adultery, see infra, Adultery. Refusal to return, 9-773 Circumstantial evidence, see infra, Cir-Remedy for desertion at common law, cumstantial evidence as to adultery. 9-765 Restitution of conjugal rights, 9-765 Collusion, 9-834, 835 Right to fix new domicil (see infra, Confessions, see infra, Confessions and Residence and domicil), 9-767 admissions. Desertion by wife, 9-767 Connivance, 9-831, 835 Corroborative evidence, see infra, Con-Excuse for not following husband, 9-768 fessions and admissions; Witnesses. Refusal of husband to follow wife, Cruelty, see infra, Cruelty. 9-768 Degree of proof, 9-847 Volume XXXI. 559

DIVORCE, cont'd.	DIVORCE, cont'd.
Evidence, cont'd.	Inability to live together, 9-816
Marriage, 9–847	Incest:
Nature of, in suits for divorce, 9-844 Preponderance of evidence, 9-751, 847	Charge of incest, 9-799 Incompatibility, 9-816
Proof of causes for divorce, 9-847	Indignities rendering condition intolerable,
Witnesses, see infra, Witnesses.	9-811
Witnesses as to adultery, see infra, Wit-	As a form of cruelty, 9-811
nesses as to adultery.	False charge of adultery, 9-813
Executors and administrators, 11-770	Indignities defined, 9-812
Exemptions from execution, see Exemptions (from Execution).	Intent, 9–813 Isolated act, 9–812
Failure to support, see infra, Support and	Misconduct constituting indignity, 9-813
maintenance.	Statutes, 9-811
False and malicious charge of adultery, see	Statutory terms, 9-812
infra, Adultery.	Test of degree of misconduct, 9-812
Familiarities, see infra, Circumstantial evi-	Infamy and infamous crimes, 9-815
dence as to adultery. Fighting, 9-790, 807	Infants (see infra, Children): Custody of children, see infra, Custody
Foreign divorce, 13-914	of children.
Foreign judgments, 13-1021	Support of children, see infra, Support
Forms of divorce, 9-730	of children.
Constitutional and special acts granting	Inhabitants, see infra, Residence and domicil.
divorces, 9-731	Inhuman treatment endangering life, 9-786
Constitutional prohibitions against legis- lative divorce, 9-731	Injuries to health (see infra, Cruelty), 9-787 In rem and in personam, see infra, Proceed-
Divorce by state legislatures, 9-730	ings in rem and in personam.
Divorce by territorial legislature, 9-731	Insanity:
General divorce law, 9-730	Adultery, 9–748, 839
Impairment of obligation of contracts,	Cruelty, 9-807, 839
9-732	Desertion, 9-779, 839
Judicial, 9–730 Legislative, 9–730	Failure to support, 9–782 Inspection and physical examination, 16–819
Legislative divorces upheld, 9-73r	Expenses of examination, 16-820
Notice of divorce act, 9-731	How examination conducted, 16-819
Origin of divorce by state legislatures,	1mpotency, 16-819
9-730	Methods of enforcing order, 16-820
Power of Parliament, 9-730 Special legislation, 9-731, 732	Power of court to order inspection and
Validity of legislative divorces, 9-731	examination, 16–819 Intent:
Fornication, 9-747	Adultery, 9-748, 755, 820
Effect of divorce, 13-1123	Cruelty, 9-807
Fraud:	Indignities rendering condition intoler-
Adultery, 9-748	erable, 9-813
Condonation, 9–822 Confession, 9–846	Intimacy, see infra, Circumstantial evidence as to adultery.
Power of court, 9-729	Intoxication:
Fraudulent sales and conveyances, 9-865	Condonation, see infra, Condonation.
General principles, 9-726	Cruelty, 9-800, 801, 808, 840
Gifts of paramour, 9-756	Defense to the charge of cruelty, 9-840
Guilty party: Prohibition on guilty party to divorce	Delirium tremens, 9-840
marrying, see Marriage.	Failure to support, 9–815 Habitual drunkenness, 9–813
Habitual drunkenness, see infra, Intoxication.	Definition, 9-814
Health:	Habit acquired after marriage, 9-815
Injuries to health, see infra, Cruelty.	Habit must be continuous, 9-814
Homestead (see Homestead), 9-859, 865	Habit must be fixed, 9-814
House of ill fame: Visiting house of ill fame, 9-751	Nature and extent of habit, 9-814
Identity of defendant, 9-759	Statutory terms, 9-813 Wasting estate, 9-815
Illegal contracts, see ILLEGAL CONTRACTS.	Judgments, see infra, Decrees of divorce.
Immoral conduct, 9-800	Jurisdiction (see infra, Res judicata), 9-739;
Impairment of obligation of contracts, 9-	17-1057
732; 15-1039 Impotence (see Marriage):	Appearance without domicil, see infra,
Charge of impotence, 9-799	Appearance without domicil.
Imprisonment:	Custody of children, 9-866 Jurisdiction as derived from domicil, see
Absence during imprisonment, 9-779	infra, Jurisdiction as derived from
Failure to support, 9-782	domicil.
Imprisonment for crime, see infra, Crime.	Jurisdiction as derived from statute, see
Imprisonment for debt and in civil actions,	infra, Jurisdiction as derived from
	statute,

DIVORCE, cont'd. DIVORCE, cont'd. Limitation of actions, cont'd. Jurisdiction, cont'd. Proceedings in rem and in personam, Void divorce, 9-838 see infra, Proceedings in rem and in Waiting for reconciliation, 9-838 personam. Lis pendens, 21-642 Lived together, 9-734 Support of children, 9-866 "Lived together as husband and wife," 9-7.34 Jurisdiction as derived from domicil, 9-741, Living in adultery, 9-746, 747 Living together, see infra, Circumstantial evidence as to adultery. Desertion in another state, 9-766 Domicil at the time of offense, 9-742 Domicil of one party, 9-743

Domicil the true test of jurisdiction, Maintenance, see infra, Support and maintenance. Malicious desertion, 9-765 Federal government, 9-741 Marital rights, see infra, Restitution of con-Jurisdiction over marriage relation, 9jugal rights. Marriage: Jurisdiction over status of one person, Marriage defined, see MARRIAGE. Marriage under mistake, see infra, Mis-Jurisdiction over status of the appli-No marriage, 9-839 cant, 9-742 Marriage relation controlled by state Prior marriage undissolved, 9-839 Prohibition on guilty party to divorce marrying, see Marriage. laws, 9-741 Offense need not be a cause for divorce where committed, 9-743 Proof of marriage, 9-846 Parties not citizens, 9-742 Admission of marriage, 9-846 Place of desertion, 9-766 Cohabitation and repute, 9-846 Place where marriage was celebrated, Validity of second marriage, where divorce fails to dissolve subsequent mar-9-743 Place where offense was committed, 9riage, see MARRIAGE. Void marriage, 9-839 Separate domicils in different states, 9-Marriage settlements: Effect of divorce on antenuptial con-State control limited to citizens, 9-741 tracts, 19-1230 Jurisdiction as derived from statute, 9-739 Release of dower as consideration for Common law, 9-739 settlement, 19-1249 Courts having common-law and chancery Married women: Divorce a mensa, 10-34 jurisdiction, 9-740 Courts of equity, 9-739 Mental suffering, see infra, Cruelty. Mistake: General rule, 9-739 Place of desertion, 9-766 Marriage under mistake of fact is adul-Statutes conferring jurisdiction, 9-739 tery, 9-747 Mistake as to divorce, 9-747 United States courts, 9-740 Mistaken belief that spouse was Venue as to counties, 9-740 Jury and jury trial: dead, 9-747 Negligence, 9-747 Right of trial by jury, 6-980 Knowledge of misconduct, see infra, Con-Void divorce, 9-748 Marriage under mistake of law is aduldonation. tery, 9-748 General rule, 9-748 Laches, 9-836 Legislature, see infra, Constitutional law. Letters: Marriage pending appeal, 9-748 Evidence of adultery, 9-756 Mother-in-law: Libel and slander: Exclusion of mother-in-law, 9-802 False and malicious charge of adultery, Murder and manslaughter: see infra, Adultery. Attempt to kill, 9-789 Public defamation, 9-813 Name, 9-854 Life insurance, 9-855 Nonaccess, see infra, Access. Limitation of actions, 9-836; 19-278 Notice: Absence of plaintiff, 9-837 Divorce acts, 9-731 Notice of pendency and lis pendens, 21-642 Explanation of delay, 9-836, 837, 838 General statute of limitations not ap-Nullity of marriage, see MARRIAGE. plicable to divorce, 9-838 Obstinate desertion, 9-765 Offer to return, see infra, Desertion. In the absence of any special statute of limitations, 9-836 Opportunity, see infra, Circumstantial evi-Lack of funds, 9-837 dence as to adultery. Lack of sufficient evidence, 9-837 Origin, 9-726 Paramour, see infra, Circumstantial evidence Mere delay, 9-836 Presumption as against wife, 9-838 as to adultery. Parent and child (see infra, Children): Presumption of condonation and acquiescence not so strong as against wife, Custody of children, see infra, Custody of children. Presumption of connivance or condona-Support of children, see infra, Support tion, 9-837 of children.

561

Volume XXXI.

31 C. of L .- 36

DIVORCE, cont'd.

Prostitutes, 9-850 Witnesses, 9-764

DIVORCE, cont'd. Partial desertion, see infra, Desertion. State as a party in divorce suit, see infra, State as a party in divorce suit. Parties as witnesses, see infra, Witnesses. . Pending action, 9-840 Pensions and bounties, 22-661 Personal violence, see infra, Cruelty. Personam, see infra, Proceedings in rem and in personam. Pleadings: Court not bound by, 9-729 Poison and poisoning: Attempt to poison, 9-790 Wife attempting to poison husband, 9-Poor and poor laws, 22-984, 985 Pregnancy: Cruelty, 9-810 Presumption, see Presumptions. Private international law (see infro, Jurisdiction as derived from domicil): Decree of divorce in another state, 9-842 Divorce in another state, 9-857 Divorce obtained in another state as cause for divorce, 9-783 Divorce obtained in another state while suit is pending, 9-840 Dower after divorce in another state, 9-Effect of divorce upon rights to realty, 22-1355 Guilty party may marry in another state, 9-854 Res judicata, 9-842 Privileged communications, see PRIVILEGED COMMUNICATIONS. Proceedings in rem and in personam, 9-745 Custody of children, 9-745 Divorce suit may be either in rem or in personam, 9-745 Judgment in personam as to alimony, 9-Jurisdiction of status of plaintiff only, Prohibition against marriage, 9-745 Status of plaintiff, 9-745 When in personom, 9-745 When in rem, 9-745 Prohibition from another marriage, see MAR-Property, see infra, Property rights after dissolution of marriage; Restoration and division of property. Property rights after dissolution of marriage, 9-855 Agreements for separate maintenance of wife, 9-860 Community property, see infra, Community property. Curtesy, see infra, Curtesy. Decree a mensa et thoro, 9-852 Dower, see infra, Dower. Effect of nonvested property rights, 9-Estate by entirety, 9-858 Homestead rights, see infra, Homestead. Life insurance, 9-855 Rights of survivor, 9-856

Wife's choses in action, 9-885

Public defamation, 9-813 False and malicious charge of adultery, see infra, Adultery. Public policy, 9-728 Quarreling, 9-807 Rape: Rape as adultery, 9-748 Reason: Endangering reason, 9-787 Reasonable doubt, 9-847 Adultery, 9-750 Preponderance of evidence, 9-751 Whether proof beyond reasonable doubt required, 9-750 Receivers, 23-1016 Record of conviction of adultery as evidence, 9-760 Recrimination, 9-816 Adultery bars divorce for cruelty, 9-819 Adultery bars divorce for desertion, 9-Adultery only defense in recrimination at common law, 9-817 Adultery to be established by satisfactory evidence, 9-819 Any cause for divorce is sufficient recrimination, 9-818 Common law, 9-817 Condoned offense, 9-821 Cruelty, 9-819, 820 Cruelty a bar to divorce for cruelty, 9-820 Cruelty bars divorce for adultery, 9-820 Crnelty bars divorce for desertion, 9-Definition, 9-816 Desertion, 9-819, 820 Divorce not granted to both parties, 9-817 General principles, 9-817 ·Intent, adultery, 9–820 Maxim of suitor with clean hands, 9-817 Misconduct need not be the same, 9-819 Misconduct of plaintiff during suit, 9-820 Modification of statutes, 9-818 Plaintiff guilty of desertion, 9-820 Res judicata, 9-844 Statutes, 9-818 Sufficiency of misconduct, 9-821 Relatives as witnesses, 9-850 Religious motives: Cruelty, 9-810 Rem, see infra, Proceedings in rem and in personam. Remarriage: Prohibition on guilty party to divorce marrying, see MARRIAGE. Res gestæ: Cruelty, 9-808 Residence and domicil, 9-732; 10-33, 34 Absence during the statutory period of residence, 9-733 Absence in another state, 9-735 "Actual bona fide inhabitant," 9-734 Actual residence by wife necessary, 9-735 Actual residence for a certain time, 9-

732

DIVORCE, cont'd.	DIVORCE, cont'd.
Residence and domicil, cont'd.	Res judicata, 9-841; 24-771, 777
"Actual resident," 9-734	Absolute divorce after decree of separa
"Actual resident in good faith," 9-734 Appearance without domicil, 9-746	tion, 9-843 Decree of divorce in another state, 9
Both residence and domicil required, 9-	842
734	Decree refusing divorce, 9-844
Conflict of law, see infra, Jurisdiction as	Decree void for want of jurisdiction
derived from domicil.	not a bar, 9-842
Continuous residence, 9–733 Divorce without domicil void, 9–734	Dismissal of premature suit, 9-842
Domicil of wife, 9-736, 767	Dismissal without prejudice by the court
Domicil after decree a mensa, 9-	Divorce for causes arising since decree
737	9-842
Domicil after desertion, 9-737	Doctrine applicable to decrees of di
Domicil where wife wrongfully re-	vorce, 9-841
fuses to follow husband, 9-738 Excuse for not following husband,	Effect of decree dismissing suit, 9-84 Inquiry as to matters prior to decree
9-768	9–843
Husband's right to fix new domicil,	Issues not identical, 9-843
9-767	Matters which could not have been liti
Proof of domicil, 9-738	gated, 9-841
Refusal of husband to follow wife,	Matters which might have been litigated
9–768 Refusal to remove, 9–767	9–841 Recrimination, 9–844
Right of nonresident wife to sue	Same misconduct as a different caus
husband at his domicil, 9-738	for divorce, 9-842
Separate domicil after cause for	Statutes permitting a second divorce
divorce, 9-736	9-843
Unity of domicil, 9-736	Restitution of conjugal rights, 9-765
Wife may acquire separate domicil, 9–736	Restoration and division of property, 9-86 Division of property, 9-862
Wife's refusal to follow husband,	Amount affected by conduct of par
9-768	ties, 9-865
Domicil without actual residence insuf-	Both alimony and portion of prop
ficient, 9-735	erty, 9–864
Husband's right to fix new domicil, 9-	Community property, 9–865 Considerations in making estimate
767 "Inhabitants of the state," 9–734	9-864
Intent to return, 9-735	Division impracticable, 9-864
Jurisdiction as derived from domicil,	Fraudulent conveyances, 9-865
see infra, Jurisdiction as derived from	Homestead, 9–865
domicil. "Living together as husband and wife,"	Nature and amount of award, 9-86 Power to provide for maintenance
9-734	includes power to divide prop
Mere domicil insufficient, 9-735	erty, 9-863
Mere residence insufficient, 9-734	Separate property, 9-865
New domicil, 9-767	Share of guilty wife, 9-865
Object of the statutes requiring resi-	Statutes authorizing, 9–862 Statutes authorizing alimony bu
dence, 9–733 Private international law, see infra,	not division, 9-863
Jurisdiction as derived from domicil.	Title granted on division, 9-864
Prompt application for divorce arouses	Wife's property, 9-860
suspicion, 9-735	At common law, 9–860
"Residence," 9–734 Residence and domicil distinguished, 9–	Divorce does not restore property 9–860
	Statutes permitting restoration of
733 Residence for the purpose of obtaining	wife's property, 9-861
divorce, 9-735	Retrospective or retroactive laws, 6-953
Residence immediately preceding com-	9-730
mencement of the action, 9-732 Residence without domicil insufficient,	Return: Offer to return, see infra, Desertion.
9-734	Revocation of will, 30-652
Right to fix new domicil, 9-767	Rights of survivor, 9-856
"Shall have resided in the state," 9-	Sævitia, 24–1013
734	Separate property of married women, 9-86
Statutory period, 9-733	Separation (see infra, Decree a mensa e
Temporary absence, 9-733 Venue as to counties, see infra, Venue	thoro; see Separation Husband an Wife):
as to counties.	Absolute divorce after decree of separa
Wife, 9-735, 736	tion, 9-843
Resident, see infra, Residence and domicil.	Condonation, 9-828

DIVORCE, cont'd.	DIVORCE, cont'd.
Separation, cont'd. Connivance inferred from articles of	Support of children, cont'd.
separation, 9–831	Maintenance presumed to have been liti- gated, 9-873
Desertion, see infra, Desertion.	Modification of decree, 9-872
Shakers:	Remedy of wife awarded custody with-
Uniting with Shakers or similar sect,	out maintenance, 9-872
9-781	Support where decree contains no provi-
Slander, see infra, Libel and slauder. Slaves and slavery, 19-1171	sion as to custody, 9-871 When custodian must support, 9-871
Sodomy, 9-747, 764	Where wife has asked for custody only,
Special defenses to divorce suit, 9-816	9-872
Collusion, see infra, Collusion.	Survivor, rights of, 9-856
Condonation, see infra, Condonation.	Temper (see infra, Cruelty): Violent and ungovernable temper, 9-
Connivance, see infra, Connivance. Delay, 9–836	813
Recrimination, see infra, Recrimination.	Territories:
Statute of limitations, see infra, Limi-	Divorce by territorial legislation, 9-
tation of actions.	731
State as a party in divorce suit, 9-729	Threats and threatening letters:
Court not bound by the pleadings of the	Condoned cruelty revived by threats, 9-827
parties, 9–729 Interest of state in all suits for divorce,	Threats of violence, 9-791
9-729	Wife threatening to poison husband, 9-
Refusal of plaintiff's application for dis-	805
continuance, 9-729	Undue influence:
Statutes authorizing the appearance of	Condenation, 9-822
prosecuting attorney or other officer to represent state, 9–729	United States courts: Jurisdiction, 9–740
Where court discovered fraud or collu-	Unsafe, 9-811
sion, 9-729	Utter desertion, 9-765
Statutes relating to divorce (see infra,	Variance:
Causes for divorce; Forms of divorce;	Cruelty, 9-810
Jurisdiction as derived from statute),	Identity of defendant, 9-759
9-729 Early statutes, 9-729	Variance in proof as to time and place,
Object of divorce statutes, 9-729	Variance in proof of particular offense
Residence and domicil, see infra, Resi-	or of person charged, 9-759
dence and domicil.	Venereal disease:
Retrospective interpretation, 9-730	Communicating venereal disease, 9-792
Stipulations, 9–846 Support and maintenance, 9–772	Venereal disease after marriage, 9-758 Venue as to counties, 9-740
Abandonment and neglect to provide,	Determined by domicil and not by place
9-781	of offense, 9-740
Children, see infra, Support of children.	Separate domicil of wife in another
Desertion, 9-772	county, 9-741
Drunkenness, 9-815 Effect of divorce upon agreements for	Vice, 9–800 Violence, see infra, Cruelty.
separate maintenance of wife, 9-860	Voluntary separation, see Separation (Hus-
Failure or neglect to support, 9-772,	BAND AND WIFE).
781	Wasting estate, 9-815
Ability of husband, 9-782	Whipping wife, 9–802, 803
Imprisonment, 9–782 Inadequate provision for wife's sup-	Whore, 9–799 Widow:
port, 9-782	Death of former husband does not make
Insanity, 9-782	divorced woman a widow, 9-856
Neglect during separation, 9-782	Wilful cruelty, 9–807
Statutory period, 9-781	Wilful desertion, 9-765
Wife self-supporting, 9-782 Inadequate provision for wife's support,	Wills, see WILLS. Witnesses, 9–847
9-782	Children, 9-850
Power to provide for maintenance in-	Communications between husband and
cludes power to divide property, 9-863	wife, see Privileged Communica-
Support of children, 9-871; 21-1051	TIONS.
Effect on duty to support child, 21-1051	Corroborative evidence, 9-847
Father continues liable for support, 9– 871	Circumstantial evidence as corroboration, 9-848
Father's right of custody and duty to	Necessity of, 9-847
support reciprocal, 9-873	Detectives, see infra, Detectives.
Husband's liability to divorced wife for	Effect of divorce on competency, see
child's support, 9–871 Jurisdiction to award, 9–866	Husband and Wife. Friends, 0-850
juitadiction to award, 9-000	1'11CHUS, Q-050

DIVORCE, cont'd.	Appeal, 9-941
Witnesses, cont'd. Number of witnesses required, 9-847	Admissibility of record evidence to se-
Parties as witnesses, 9-848	cure reversal, 9-942
Competency, 9-848	Admissibility of record evidence to sus-
Parties incompetent, 9-849	tain judgment, 9-941
Removal of disability of interest, 9-	Documents constituting foundation for
848	action not admissible to their own support, 9-943
Statutes permitting parties to tes- tify, 9-849	Documents which a party refused to
Testimony as to misconduct admis-	produce at the trial, 9-942
sible, 9-849	Army registers, 9-881
Prostitutes, see infra, Prostitutes.	Attestation, see ATTESTATION.
Relatives, 9-850	Authentication, see Authentication.
Servants, 9-850	Bank books, 3-840; 9-940
Witnesses as to adultery, 9-760 Admissions of paramour, 9-763	Banks and banking, 3-841 Banks and banking, see Banks and Banking.
Character, 9-760	Boards:
Compelling attendance of defendant, 9-	Memoranda made on boards, 9-917, 919
759	Book entry, 4-705
Confessions of paramour, 9-763 Corroboration of paramour's testimony,	Books (see infra, Corporation books), 9-885 Books of literature generally inadmis-
9-762 Court may disregard testimony of any	sible, 9–885 Dictionaries, 9–886
witness, 9-760	Histories, 9–886
Credibility, 9-760	Illustrations, 9-885, 886
Credibility of paramour's testimony, 9-	Scientific books, see infra, Scientific
762	books.
Denial of defendant, 9-761	Books of account, 9-903, 929
Denial of suspected parties, 9–761 Detectives, 9–763	Abbreviations, 9-926 Account in several books, 9-928
Disreputable witnesses, 9-764	Admissibility at common law, 9-903
Failure of defendant to testify, 9.	Admissibility in the United States,
761	9-904 et seq., 913 et seq.
Failure to secure paramour's testimony,	Admissibility of books of third per-
9–763 Husband or wife of paramour, 9–762	sons, 9-937 Books of third persons generally
Opinion of witness, 9-761	inadmissible, 9-937
Paramour a competent witness, 9-762	Death of party making entry, 9-939
Paramour's testimony, 9-761	Entries against interest, 9-938
Prostitutes, 9–764	Entries constituting part of the res
Testimony of defendant, 9-761 DIVORCED, 9-873	gestæ, 9-938 Entries in course of business, 9-938
DO, 9-873	Necessity for death of party mak-
Deeds, 14-1069	ing entry, 9-939
Did, 9-453	Advancements, 9-930
Mechanics' liens, 20–340	Affirmative evidence only, 9-933
DOCK, 9-875 See Wharves and Wharfingers.	Alabama, 9-904, 913
Slip, 25-1126	Amount of charge, 9–927 Arizona, 9–913
DOCKAGE, see WHARVES AND WHARFINGERS.	Arkansas, 9–904, 913
DOCKET , 9-875	Bank pass books, 9-940
See JUDGMENTS AND DECREES; JUSTICES OF	Better evidence obtainable, 9-911
THE PEACE; RECORDS.	Book admissible against party introduc-
Abstract, 9–875 Calendar, 5–106	ing it, 9-928 Bookkeeper making charges on informa-
DOCK WARRANT, 9-876	tion of salesman, 9-925
DOCTOR, see Physicians and Surgeons.	Book must be regular on its face, 9-
DOCTRINE OF RELATION:	925
Irrigation, 17–502	Abbreviations, 9-926
DOCUMENTARY EVIDENCE, 9-877 See HEARSAY EVIDENCE; PAROL EVIDENCE;	General rule, 9–925 Illustrations, 9–926
SECONDARY EVIDENCE, TARGE EVIDENCE,	Lead pencil entries, 9-927
Abbreviations, 9-926	Marks, 9-926
Abortion, 1–194	Mutilated book, 9-926
Accounts, see infra, Books of account.	Presumption that books were regu-
Admissions, 1-717 Advancements:	larly kept, 9-926
Entries in books of account, 9-930	Regularity a question for court,
Almanacs, 9–890	9–9 <i>27</i> Signs, 9–926
Ancient documents, see ANCIENT DOCU-	Book must contain charges, 9-927
MENTS.	Books admitted from necessity, 9-910
56	5 Volume XXXI.

```
DOCUMENTARY EVIDENCE, cont'd.
                                                   DOCUMENTARY EVIDENCE, cont'd.
  Books of account, cont'd.
                                                     Books of account, cont'd.
      Books must be books of original entry,
                                                          Iowa, 9-914
                                                          Items must be insusceptible of proof by
             9-918
           Book may be in ledger form, 9-922
                                                            other evidence, 9-929
           Chalk scores, 9-919
                                                          Items must be subjects of book account,
           Copies, 9-920
                                                            9-930
           Entries transcribed from temporary
                                                          Kansas, 9-915
            memoranda, 9-918
                                                         Keeping, 9-917, 925, 935, 936
                                                          Lead pencil entries, 9-927
           Entries transferred twice, 9-919
          General rule, 9-918
                                                          Loans, 9-931
           Ledger, 9-921
                                                          Louisiana, 9-905, 915
           Memoranda made hy employee, 9-
                                                          Maine, 9-906
                                                          Marks, 9-926
                                                          Maryland, 9-906, 915
           Memoranda made on boards, 9-919
           Mode of proving entries, 9-919
                                                         Massachusetts, 9-906
           Mode of proving transcribed entries,
                                                         Material, 9-917
                                                         Materials furnished, 9-930
             9-919
           Slate, 9-918
                                                         Meals, 9-930
      California, 9-905
                                                         Memoranda, 9-939
      Cash payment, 9-931
Charges must be specific, 9-927
                                                              Book entries used as memoranda,
                                                                9-939
      Charges, necessity of, 9-927
                                                              Memoranda made by employees,
      Collateral facts, 9-933
                                                               9-919
      Colorado, 9-913
                                                              Memoranda made on boards, 9-917,
      Connecticut, 9-904, 913
                                                              Temporary memoranda, 9-918
      Construction, 9-917
      Contracts, 9-933
                                                              To support or contradict a witness,
      Corporation books, 9-896
                                                                9-939
      Course of business, 9-938
                                                         Michigan, 9-906, 915
                                                         Minnesota, 9-915
      Credit, to whom given, 9-932
                                                         Mississippi, 9-907
      Death of party making entry, 9-939
      Delaware, 9-913
                                                         Missouri, 9-907
                                                         Mode of keeping, 9-917
Money loaned and expended, 9-931
      Delivery to third persons, 9-932
Doctrine in the United States, 9-904
        et seq., 913 et seq.
                                                         Money received, 9-930
      Entries against interest, 9-904, 913
                                                         Mutilated book, 9-926
      Entries must be made from personal knowledge, 9-924
                                                         Nebraska, 9-915
                                                         Necessity, 9-910, 912
           Bookkeeper making charges on in-
                                                         Negative, not admissible to prove, 9-
           formation of salesman, 9-925
Correctness of items furnished
                                                         Nevada, 9-907
             should be proved, 9-925
                                                         New Hampshire, 9-907
           General rule, 9-924
                                                         New Jersey, 9-907
New Mexico, 9-916
New York, 9-907
           Partner, 9-924
           Wife, 9-924
                                                          North Carolina, 9-916
      Entries must be made in the regular
             course of business, 9-922
                                                          Ohio, 9-916
                                                         Oregon, 9-916
Partnership books, 9-936
           Book must be a registry of business
             actually done, 9-922
                                                              Action against firm, 9-937
           General rule, 9-922
           Prerequisite, 9-922
Single entry inadmissible, 9-922
                                                              Action against individual partner,
                                                                9-937
      Equity practice, 9-903
                                                              Admissibility, 9-936
                                                              As against partners, 9-937
      Essentials, 9-918
      Florida, 9-913
                                                              Books irregularly kept, 9-936
      Form, 9-917
                                                              Entries after dissolution of firm,
      Function of court and jury as to books
                                                                9-937
                                                              Entries made by partner, 9-924
        of account, 9-927
      General essentials, 9-918
                                                              Entries must be made from per-
                                                               sonal knowledge, 9-924
      Georgia, 9-914
      Goods delivered to third person, 9-929
                                                              In suit between partners, 9-936
      Goods furnished to third person, 9-932
                                                              Partner not permitted to inspect
      Goods sold, 9-930
                                                                entries, 9-937
      How competency of book decided, 9-
                                                              Presumption that entries are correct,
        917
                                                                9-937
      Illinois, 9-914
                                                          Partnership, proof of, 9-933
      Illustrations of what may be proved,
                                                          Party introducing, 9-928
                                                          Party's books, 9-903
        9-929
      Inadmissible where better evidence is
                                                          Payment, 9-931
        ohtainable, 9-911
                                                          Pencil entries, 9-927
      Indiana, 9-905
                                                          Pennsylvania, 9~908
```

DOCUMENTARY EVIDENCE, cont'd.

DOCUMENTARY EVIDENCE, cont'd. Books of account, cont'd. Performance of special contracts, 9-933 Presumed to have been regularly kept, 9-926 Presumption of correctness of entries, Quantity of articles delivered determining admissibility of books, 9-929 Question of law and fact, 9-936 Regular course of business, 9-938 Regularity a question for court, 9-927 Requisites of admission, 9-917 Rhode Island, 9-909 Rule admitting account books construed, strictly, 9-911 Rule of necessity stated and qualified, Scraps of paper, 9-917 Servants, 9-919 Several books, account in, 9-928 Shingle, 9-917 Signs, 9-926 Some entries incompetent, others competent, 9-928 South Carolina, 9-909, 916 South Dakota, 9-910 Special contract, 9-933 Statutes making books competent evidence, 9-912 Statutes permitting a party to testify, 9-912 Tennessee, 9-916 Texas, 9-910 Time within which entries must be made, 9-922 Entries made before delivery of goods, 9-923 Entries must be made at time of transaction, 9-922 Entry need not be on the same day, 9-923 Reasonable time for transcription, 9-923, 924 Transcribed entries, 9-923 Vermont, . 9-910 Virginia, 9-910 Weight as evidence, 9-934 Character of person making entries, 9-935 Credit, 9-932, 934 Evidence to explain account books, Parol evidence to explain account books, 9-935 Prima facie evidence, 9-934 Question for jury, 9-935 What may be proved by books of account, 9-929 Advancements, 9-930 Affirmative evidence only, 9-933 Cash payment, 9-931 Collateral facts, 9-933 Contracts, 9-933 Credit, to whom given, 9-932 Delivery to third persons, 9-931 Goods delivered to third person, 9-020 Goods furnished to third person, 9-Goods sold, 9-930 Illustrations of what may be proved,

```
Books of account, cont'd.
    What may be proved by books of ac-
          count, cont'd.
        Items must be insusceptible of proof
          by other evidence, 9-929
        Items must be subjects of book ac-
          count, 9-930
        Loans, 9-931
        Materials furnished, 9-930
        Meals, 9-930
        Money loaned and expended, 9-931
        Money received, 9-930
        Negative, not admissible to prove,
          9-933
        Partnership, proof of, 9-933
        Payment, 9-931
        Performance of special contracts, 9-
          933
        Quantity of articles delivered deter-
          mining admissibility of books, 9-
        Special contract, 9-933
        What may be proved in general, 9-
        Work done, 9-930
    What may be proved in general, 9-
      929
    Whole book must be given in evidence,
      9-928
    Wisconsin, 9-916
    Witness, to support or contradict, 9-
      939
Work done, 9-930
Boundaries, see Boundaries.
Certificates, 9-884
    Certificate as to matters collateral to
      record, 9-884
    Certificate as to result of record, 9-884
    Certificate made without authority inad-
      missible, 9-884
    Certificate of officer not evidence of facts
      to which he is not authorized to cer-
      tify, 9-884
    Certificates evidence under statutes, 9-
    In absence of statute certificates not ad-
      missible, 9-884
Chalk scores, 9-919
Character in evidence:
    Character of person making entry, 9-
Classification of documents, 9-879
Common law:
    Books of reports, 6-289
Copies, 7-506; 9-920
    Book admitted to be correct, 9-921
    Copy admissible when not objected to,
      9-921
    Copy admissible where original is lost or
      destroyed, 9-920
    Copy inadmissible, 9-920
    Examined copy, 9-920
Corporation books, 9-891; 24-175
    Against corporation, 9-893
    As against strangers, 9-895
    As between corporation and its mem-
      bers, 9-893
    As between members, 9-895
    As between strangers and members, o-
     895
    As evidence of acceptance of charter,
      7-658
```

INDEX.

Insanity, see Insanity.

```
DOCUMENTARY EVIDENCE, cont'd.
DOCUMENTARY EVIDENCE, cont'd.
  Corporation books, cont'd.
                                                   Insurance:
                                                       Books of account as evidence, 16-
      As evidence of its acts and proceedings,
        9-891
                                                         964
                                                   Judgment and decree, see RES JUDICATA.
      As evidence of membership, 9-896
                                                   Judicial records, see RECORDS.
      Books and records as proof of user,
                                                   Jury and jury trial, see JURY AND JURY
        7-665
      Books must be shown to be books of
                                                     TRIAL.
                                                   Lead pencil entries, 9-927
        corporation, 9-897
      Books of account, 9-896
                                                   Ledger, 9-921
                                                       Book may be in ledger form, 9-922
      Books of corporation best evidence, 7-
                                                       Inadmissible, 9-92,1
      Books of corporation only prima facie
                                                       Production of ledger with book of orig-
                                                         inal entries, 9-921
        evidence, 9-892
                                                       Secondary evidence, 9-921
      Certified copies, 9-897
                                                   Legislative journals, see STATUTES.
      Copies, 9-897
      Directors and stockholders on same
                                                   Letters, 9-898
                                                       Copies, 9-898
        footing, 9-894
      Members bound by entries in corpora-
                                                       Letter books, 9-898
        tion books, 9-892
                                                       Letters admitted in evidence, 9-898
      Membership, 9-896
                                                       Postmark, 9-898
      Notification of meeting and quorum
                                                  Loan:
        present, 9-892
                                                       Books of account not evidence of money
      Official character of officer keeping
                                                        loaned or expended, 9-931
        books, 9-897
                                                   Logs and lumber:
                                                       Scale bill, 19-546
      Of what evidence given - illustrations,
                                                   Lost papers and records, see Lost Papers
        9-892
      Organization, 9-892
                                                     AND RECORDS.
                                                   Maps (see Boundaries), 9-900; 11-539
      Parol evidence inadmissible, 9-892
      Private dealings with members, 9-894
                                                   Master and servant:
                                                       Memoranda made by servant or em-
      Requisites to admission, 9-897
 Course of business, 9-922, 938
                                                         ployee, 9-919
 Court rolls, 9-891
                                                   Memoranda (see infra, Books of account),
 Credit:
                                                         9-901
      Account books admissible to show per-
                                                       Entries and memoranda of person de-
                                                         ceased, 9-902
        son credited, 9-832
      Book charges not conclusive upon question to whom credit is given,
                                                       Entry in book of accounts distinguished
                                                         from memoranda, 9-902
                                                       General rule as to admissibility, 9-
        9-932
 Customaries of manors, 9-891
                                                        901
                                                   Military law:
 Deeds, see DEEDS.
                                                   Army registers, 9-881

Mortality tables, see Mortality Tables.
 Definitions, 9-879
 Depositions, see Depositions.
 Destruction of evidence, see Presumptions.
                                                   Municipal records, see MUNICIPAL RECORDS.
 Diagrams, 9-900
                                                   Mutilated books, 9-926
 Dictionaries, 9-886
                                                   Newspapers, 9-885
  Elections, 10-843
                                                       Newspaper statements of facts and
  Embezzlement, see Embezzlement.
                                                         transactions, 9-885
 Entries (see infra, Books of account), 11-
                                                       To prove market value, 9-885
   46
                                                   Official register, see infra, Registers.
 Execution of documents:
                                                   Official reports, 9-883
     Proof of execution, see Execution and Proof of Documents.
                                                   Paintings, 9-899
                                                   Parol evidence:
 Expert and opinion evidence, see Expert
                                                  To explain books of account, 9-935
Partnership (see infra, Books of account):
   AND OPINION EVIDENCE.
  Fabrication of evidence, see Presumptions.
                                                       Account books to prove partnership,
 Field notes, see Boundaries.
                                                         9-933
 Fires, 13-513
                                                       Books, see infra, Books of account.
 Foreign laws, see Foreign Laws.
                                                   Pass books, 3-840; 9-940
 Gaming:
                                                   Patents:
     Books on game, 14-690
                                                      Infringement, 22-486
 Gazette, 9-881
                                                  Payment (see PAYMENT):
 Histories, 9-886
                                                       Books of account admissible to prove
      Grounds for admitting public history.
                                                         cash payment, 9-931
                                                   Pencil entries, 9-927
      Histories admissible to prove public
                                                   Perjury, 22-696
       facts, 9-886
                                                   Photographs, see Photographs.
      Histories not admissible to prove par-
                                                   Physicians and surgeons, 22-809
       ticular facts or customs, 9-886
                                                   Pictures, 9-899
 Husband and wife:
                                                   Plans, 9-900
      Entries made by wife, 9-924
                                                   Plats, see Boundagies.
```

Postmark, 9-898

```
DOCUMENTARY EVIDENCE, cont'd.
                                                  DOCUMENTARY EVIDENCE, cont'd.
  Presumptions:
                                                    Records, cont'd.
      Books presumed to have been regularly
                                                         Admissibility of record to secure re-
      kept, 9-926
Entries in books of account, 9-937
                                                           versal, 9-942
                                                         Admissibility of record to sustain judg-
  Primary, 9-879
                                                           mënt, 9-941
  Private documents, 9-880, 897
                                                     Records of municipality, 9-884
      Admissibility in general, 9-897
                                                     Registers:
      Books of accounts, see infra, Books of
                                                         Army registers, 9-881
                                                         Official registers, 9-882
        account.
      Deeds, see DEEDS.
                                                             Admissibility, 9-882
      Diagrams, 9-900
Letters, see infra, Letters.
                                                             Facts not required to be recorded,
                                                               9-883
      Maps, 9-900
                                                             Parish registers, 9-883
                                                        Register of hotel, 9-939
      Memoranda, 9-901
                                                    Regular course of business (see infra, Books
      Photographs, see Photographs.
      Pictures, 9-899
                                                      of account), 9-922, 938
                                                     Reports of legal decisions, 13-1069
      Plans, 9-900
      Private entries, 9-901
                                                    Reports of officials, 9-883
      Private memoranda, 9-901
                                                    Res gestæ:
      Telegrams, 9-899
                                                         Entries in account books constituting
      Wills, see WILLS.
                                                           part of res gestæ, 9-938
                                                     Sales:
  Private entries, 9-901
      Books of accounts, see infra, Books of
                                                         Books of account as evidence of goods
        account.
                                                           sold, 9-930
      Entries and memoranda of person de-
                                                     Scientific books, 9-887
        ceased, 9-902
                                                         Almanacs, see ALMANACS.
      Entry in book of accounts distinguished
                                                         Engraving in medical books, 9-887
        from memorandum, 9-902
                                                         Experts, see Expert and Opinion Evi-
      General rule as to admissibility, q-
                                                           DENCE.
        100
                                                         Grounds of exclusion, 9-887
  Privileged communications, see Privileged
                                                         Illustrations, 9-887
                                                         Inadmissible in evidence generally, 9-
    COMMUNICATIONS.
  Production of documents, see Production of
                                                         Mortality tables, see Mortality Tables. Reading law books to jury, 9-889
    DOCUMENTS.
  Proof of documents, see Execution and
                                                         Reading scientific books in argument be-
    PROOF OF DOCUMENTS.
  Public documents, 9-880
                                                           fore jury, 9-888
      Admissibility, 9-880
                                                         Scientific books admissible by statute, 9-
                                                           889
      Books of literature, 9-885
                                                         Tide tables, see infra, Tide tables.
      Certificates as to matters collateral to
                                                         Use of scientific books by experts, see
        record, 9-884
                                                           EXPERT AND OPINION EVIDENCE.
      Certificates made without authority, 9-
                                                     Scraps of paper, 9-917
                                                     Secondary, 9-879
      Certificates of officer not evidence of
        facts to which he is not authorized to
                                                     Secondary evidence:
      certify, 9-884
Dictionaries, 9-886
                                                         Copies, 9-920
                                                         Ledger, 9-921
                                                     Shingle, 9-917, 919
      Domestic and foreign laws, 9-881
       Exemplification, 9-890
                                                     Ships and shipping, 25-1018
                                                     Signs, 9-926
      Government gazette, 9-881
Histories, 9-886
                                                     Slate, 9-918
                                                     Spoliation, see Presumptions.
      Judicial records, 9-882
                                                     Stamp tax, see Revenue LAWS.
       Legislative journals, 9-882
                                                     State papers, 9-880
      Mode of proof, 9-890
      Municipal records, 9-884
                                                     Statutes, see STATUTES.
                                                    Stenographer's notes as evidence, see STEN-
      Newspapers, 9-885
      Official certificates, 9-884
                                                      OGRAPHERS.
                                                    Suppression of evidence, see PRESUMP-
      Official public documents, 9-880
       Official registers, 9-882
                                                      TIONS.
      Official reports, 9-883
                                                     Telegrams, see
                                                                       TELEGRAPHS AND TELE-
       Parish register, 9-883
                                                      PHONES.
                                                     Telegraphs and telephones, see TELEGRAPHS
      Requisites to admissibility, 9-880
      Scientific books, see infra, Scientific
                                                      AND TELEPHONES.
        books.
                                                     Tickets and fares, see TICKETS AND FARES.
       State papers, 9-880
                                                     Tide tables, 9–890
                                                     Time, see infra, Books of account.
       Sworn copy, 9-890
                                                     Wills, see WILLS.
      Unofficial documents of a public char-
        acter, 9-885
                                                     Withholding evidence, see Presumptions.
                                                     Witnesses:
  Receipts, see RECEIPTS.
                                                        Book entries admissible to support or
  Records (see infra, Certificates; see Rec-
    ords):
                                                           contradict a witness, 9-939
```

DOCUMENTARY EVIDENCE, cont'd.	DOMICIL, cont'd.
Witnesses, cont'd.	Declarations, cont'd.
Documentary evidence as a "witness,"	Declarations in a person's favor, 10-27
30-909	Res gestæ, 10-27
DOCUMENTS, 9-879	Statements in authentic acts not con- clusive, 10-26
DOCUMENTS OF TITLE, 10-1 DOGS, see Anmials.	Statements in deeds and wills, 10-26, 28
DOING:	Statements in person's own deed or
Deeds, 14-1069	will, 10-26
DOING BUSINESS, 10-1	Weight dependent upon circumstances,
See Foreign Corporations; Occupation,	10-27
Business, and Privilege Taxes.	Written declarations, 10-28
DOLLAR, 10-1	Definition, 10-7
Abbreviations, 10-2	Divorce, see Divorce.
Bills of exchange and promissory notes,	Domicil by operation of law, see infra, Married women.
4-131; 10-2 Indictment, 10-2	Domicil of choice, 10-14, 20
Lawful currency of the United States, 10-2	Continuance of acquired domicil, 10-15
Legal tender, 10-1	Creation, 10-14
Payment, 22-541	General rules, 10–14
DOMAIN, 10-3	How acquired, 10-14
See EMINENT DOMAIN.	Loss of former domicil, 10-15
Public domain, 26-212	Presumption of continuance of acquired
DOME SHAPE, 10-4	domicil, 10-14
DOMESTIC, 10-4	Domicil of origin, 10–10, 29 Child born during father's lifetime,
DOMESTIC ANIMALS, 10-5 DOMESTIC CORPORATIONS, 10-5	10-11
DOMESTIC FIXTURES, see Fixtures.	Domicil of origin clings closely, 10-11,
DOMESTIC PURPOSES, 10-4	13
DOMESTIC USE, 10-4	General rule, 10-10
DOMICIL, 10-6	Illegitimate child afterwards legiti-
See Citizenship; Inhabitant; Residence,	mated, 10-11
RESIDENT, ETC.	Illegitimate child has mother's domicil,
Absconding debtors, 10-36	IO-II
Adoption of children, 10-31	In what place, 10–10 Legitimate child, 10–11
Army, see infra, Military law. Attachment:	Legitimated child has father's domicil,
Residence distinguished from domicil,	10-11
3–198	Maxims inapplicable when both domicils
Bastardy:	domestic, 10-13
Domicil of origin, 10-11	May differ from birthplace, 10-11
Illegitimate child has mother's	Posthumous child, 10-11
domicil, 10-11	Presumption of continuance of domicil
Legitimated child has father's domiccil, 10–11	of origin, 10–11 Reverter of domicil of origin, 10–12, 13
Birth, see infra, Domicil of origin.	Dominion of Canada, 10–109
Burial lots, 10-22	Dwelling house, 10-21
Cemeteries:	Elections, see Elections.
Ownership of burial lot as evidence,	Elements of domicil, 10-15
10-22	Intention, see infra, Intention.
Change of domicil (see infra, Domicil of	Residence, see infra, Residence as an ele-
choice), 10–20 Infants, 10–31	ment of domicil.
Children, see infra, Domicil of origin; In-	Residence and intention constitute dom- icil, 10-16
fants.	Evidence, 10-20
Choice, see infra, Domicil of choice.	Burial lots, 10-22
Citizenship:	Declarations, see infra, Declarations.
Citizenship meaning domicil, 10-10	Dwelling house, 10-21
Commercial domicil, 10-8	Hearsay evidence, 10-28
Consuls, 10-37	Holding office, 10-21
Contingent Intention, 10-19	Illustrations, 10-21
Corporations, see Foreign Corporations. Coverture, see infra, Married women.	Jury duty, 10–22 Naturalization, 10–21
Death:	Place of business, 10-21
Death of husband, 10-34	Place of death, 10-24
Place of death, 10-24	Place of residence, 10-22
Declarations, 10-26	General rule, 10-22
Acts outweigh declarations, 10-28	Length of residence, 10-23
Ante litem motam, 10-27	Married man, 10-23
Conflicting acts and declarations, 10-28	Not absolute test, 10-23
Conflicting declarations, 10–28 Declarations admissible, 10–26	Presumption from residence, 10-22
•	Rebuttable presumption, 10-24
57	Volume XXXI.

DOMICIL, cont'd.	TABLE OFF A 1
	DOMICIL, cont'd.
Evidence, cont'd.	International law, cont'd.
Proof by variety of facts and circum-	Constituents of domicil, 16-1147
stances, 10-20	Enemy character, 16-1146
Purchase or ownership of real estate,	Intention of remaining, 16-1147
10-21	Sovereignty and jurisdiction, 16-1134
Question of fact, 10-21	
Right of person to testify to his own in-	Time of stay, 16-1147
	Invalids, 10-35
tent, 10–29	Jury duty as evidence of domicil, 10–22
Taxes, 10-25	Kinds of domicil, 10-10
Unmarried man's place of business,	Loss of domicil, see infra, Domicil of
10-21	choice.
Vote as evidence, 10-24	Marriage (see infra, Married women):
Exiles, 10-36	Effect of non-prince on infant's denicit
Floating intention, 10-19	Effect of remarriage on infant's domicil
	10-30
Foreign corporations, see Foreign Corpora-	Married women, 9-736; 10-32
TIONS.	After death of husband, 10-34
Fugitives from justice, 1036	After divorce, 9-737; 10-34
Guardian and ward, see Guardian and Ward.	Desertion, 9-737
Hearsay evidence, 1028	Divorce, 9-737; 10-33, 34
Home, 10-8; 15-14	Divorce a vinculo, 10-34
Homestead, see Homestead.	
	Domicil where wife wrongfully refuses
Husband and wife:	to follow husband, 9-738
Domicil of married women, see infra,	During coverture, 9-37; 10-32
Married women.	Divorce, 9-737; 10-33
Presumption of married man's domicil,	Duty to follow husband, 9-738;
10-23	10-32
Right of husband to fix matrimonial	
domicil, 15-812	General rule, 9-737; 10-32
	Invalid marriage, 10-33
Infants (see infra, Domicil of origin), 10-29;	Separate domicil, 9-336; 10-24, 33
15-34	Separate residence, but same domi-
Adopted child, 10-31	cil, 10-33
After death of both parents, 10-31	Proof of domicil, 9-738
After father's death, 10-30	Right of nonresident wife to sue bus-
Effect of mother's second marriage,	
10-30	band at his domicil, 9-738
	Separated, 9-336; 10-24, 33
General rule, 10-30	Separate domicil after cause for di-
Power of surviving mother to	vorce, 9–736
change, 10-30	Unity of domicil, 9-736
Change of domicil, 1031	Widow, 10-34
Domicil of origin, 10-10, 29	Wife may acquire separate domicil
General rule, 10-29	
Infant cannot change, 10-31	9-736; 10-24, 33
	Military law:
Non compos mentis, 10-34	Persons in army and navy, 10-39
Parents separated, 10-30	Service under foreign government
Power of guardian to change, 10-31	10-40
Remarriage of mother, 10-30	Service under own government, 10-
Inhabitants, 10-8, 10; 16-330	
Insanity, 10-34	39
After attaining majority, 10-35	Ministers and ambassadors, 10-37; 20-794
Before attaining majority, 10-34	Naturalization, 10–21
	Navy, see infra, Military law.
Partially non compos mentis, 10-35	Necessity of domicil, 10-10
Power of guardian to change, 10-35	Non compos mentis, see infra, Insanity.
Right of person to testify to bis own	Number of domicils, 10-10
intent, 10–29	Different domicils for different pur-
Intention (see infra, Residence as an ele-	
ment of domicil), 10-18	poses, 10-10
Bona fide intention, 10-20	Only one domicil, 10-10
Bona fide removal to give jurisdiction,	Only one domicil for one purpose, 10-10
• •	Operation of law, see infra, Married women
10-20	Origin, see infra, Domicil of origin.
Contingent intention, 10-19	Parent and child, see infra, Domicil of
Floating intention to return, 10-19	
Intention necessary, 10-18	origin; Infants.
Intention to make residence permanent	Paupers, see Poor and Poor Laws.
not necessary, 10-19	Place of business:
Intention to reside in a particular place	Unmarried man's place of business
	10-21
permanently, or for an indefinite	Place of death, 10-24
period of time, 10-18	Place of residence, see infra, Evidence
Purpose unimportant, 10-20	
Residence and intention constitute	Residence.
domicil, 10-15, 16	Poor and poor laws, see Poor and Poor
International law, 16-1134, 1146	Laws.
Change of domicil, 16-1148	Posthumous child, 10-11
·	V.1 VVVI
5	Volume XXXI.

DOMINION OF CANADA, cont'd.

```
DOMICIL, cont'd.
                                                    Attorney-general, 10-56
  Presumptions, 22-1241
                                                    Banks and banking, 10-86
      Continuance of domicil of origin, 10-11
                                                    Bills of exchange and promissory notes,
      Place of death, 10-24
                                                      10-87
      Presumption from residence, 10-22
                                                    British North America Act of 1867, 10-46, 50
      Presumption of continuance of acquired
                                                         Construction of the act, 10-51
        domicil, 10-14
                                                         How far of the nature of a treaty be-
  Prisons and prisoners, 10-35
                                                           tween the different provinces, 10-50
      Life imprisonment, 10-36
                                                         Inherent privileges and powers of legis-
      Prisoner's domicil, 10-35
                                                           latures, 10-52
      Settlement of a pauper prisoner, 10-36
                                                         Interpretation and construction, 10-53
  Probate, see PROBATE AND LETTERS OF AD-
                                                             Ante-confederation municipal powers,
    MINISTRATION.
  Public officers, 10-38; 23-331
                                                             Broad interpretation, 10-53
                           acquired
                                     is
                                           not
      Domicil
                already
                                                             General rules of statutory construc-
        changed, 10-38
                                                               tion to be applied to the act, 10-53
      Domicil generally unchanged, 10-38
                                                             Inherent privileges and powers of
      Government officials at Washington,
                                                               legislatures, 10-52
                                                             Liberal interpretation, 10-53
      Holding office as evidence of domicil,
                                                             Must be construed on the same prin-
        10-21
                                                                ciples as other statutes, 10-53
      Life tenure, 10-39
                                                             Reference to ante-confederation
  Purpose unimportant, 10-20
                                                               powers and circumstances, 10-51
  Question of law and fact, 10-21
                                                             Reference to legislation in England,
  Railroads, 23-679
                                                               1052
  Real estate:
                                                             Weight attaching to interpretation
      Purchase or ownership of real estate,
                                                                of British North America Act by
        10-21
                                                               Colonial Office and other imperial
  Refugees, 10-36
                                                               authorities, 10-54
  Res gestæ, 10-27
Residence (see infra, Domicil of choice;
                                                             Weight attaching to interpreta-
                                                                tion of Brltish North America Act
         Evidence), 10-8
                                                               by Dominion Parliament and pro-
       Distinction between residence and domi-
                                                                vinclal legislatures, 10-54
        cil, 3-198; 9-735; 10-8
                                                         Reference to legislation in England in
       Domicil and residence in different places,
                                                           aid of construction, 10-52
                                                         Reference to pre-confederation powers
       More than one residence, 10-9
                                                           and circumstances in aid of the con-
       Place of residence as evidence of domi-
                                                           struction of the act, 10-51
         cil, see infra, Evidence.
                                                         Sole charter of existing Dominion and
       Residence and domicil used as converti-
                                                           provincial rights and powers, 10-50
         ble terms, 10-9
                                                     Census, 10-84
       Residence is transient, 10-9
                                                     Civil rights, 10-108
  Residence as an element of domicil (see
                                                     Commerce, 10-82
         infra, Intention), 10-7
                                                     Conflict of Dominion and provincial laws,
       Character of residence, 10-18
                                                       10-65, 72
       Illustrations, 10-17, 18
                                                           tution (see infra, British North
America Act of 1867; Legislative
                                                     Constitution
       Louisiana statute, 10-18
       Period of residence not definite, 10-17
                                                           powers generally in Canada):
       Residence and intention constitute domi-
                                                         General analogy to the constitution of
         cil, 10-16
                                                            the United Kingdom, 10-46
       Temporary residence, 10-18
                                                         Pre-confederation constitutions, 10-49
  Reverter of domicil of origin, 10-12
                                                         Synopsis of the scheme of the Canadian
  Sailors, see infra, Military law.
                                                            constitution, 1046
  Seamen, 10-39, 40
Soldiers, see infra, Military law.
                                                     Constitutional acts, 10-45
                                                     Construction, see infra, British North America Act of 1867.
  Students, 10-36
  Succession taxes, 27-346
                                                     Copyright, 10-90
   Taxation, see TAXATION.
                                                     Corporations, 10-95, 97, 107
  Taxation (corporate), see TAXATION (COR-
                                                         Banks, 10-86
    PORATE).
                                                         Dominion Parliament, 10-77
  Temporary residence, 10-18
                                                     Courts:
  Universities and colleges:
                                                         Dominion depriving provincial courts of
       Students, 10-36
                                                            jurisdiction, 10-76
  Vote as evidence, 10-24
                                                          Power of Dominion to impose duties on
   Widow, 10-34
                                                            provincial courts, 10-76
   Witnesses:
                                                     Criminal laws, 10-92
       Right of person to testify to his own
                                                         Punishment by fine, imprisonment, etc.,
intent, 10-29

DOMINION, 10-41

DOMINION OF CANADA, 10-42
                                                            10-111
                                                     Crown, see infra, The Crown.
                                                     Currency, 10-86
  Aliens, 10-90
                                                     Death by wrongful act, 21-92
```

DOMINION OF CANADA, cont'd. DOMINION OF CANADA, cont'd. Dominion Parliament, cont'd. Debt, 10-81 Delegation of legislative authority, 10-62 Specifically enumerated powers of the Dominion Parliament, cont'd. Divorce, 10-92 Domicil, 10-109 Raising of money by any mode or Dominion Parliament (see infra, Legislative system of taxation, 10-83 powers generally in Canada), 10-70 Regulation of trade and commerce, Conflict of powers, 10-60, 72 10-82 Corporations, 10-777 Salaries of public officers, 10-84 Depriving provincial courts of jurisdic-Savings banks, 10-87 Shipping, 10-84 tion, 10-76 Dominion general residuary legislative Summary trial, 10-93 power over nonprovincial subjects, Weights and measures, 10-87 The Dominion Parliament may legislate 10-79 Dominion power to encroach upon the provincial area of subjects in certain for parts of the Dominion only, 10-71 Validity of acts, 1078 cases, and vice versa, 10-73 Dower: Dominion power to impose duties on Purchase-money mortgage, 10-139 Surplus after paying mortgage debt, provincial courts, officials, and munici-10-170 palities, 10-76 Extraterritorial legislation, 10-70 Education, 10-113 Foreign corporations, 10-77 Elections: General rule for determining validity Bribery, 10-781 of Dominion acts, 10-78 Registration in Canada, 10-624 Incorporation of companies, 10-77 Embezzlement, 10-979 Legislation must be confined to ter-ritorial limits of the Dominion, Escheats, 10-55 Exclusiveness: Dominion and provincial 10-70 legislative powers exclusive one of the other, Local option, 10-71 Powers of, 10-70 10-65 Predominance of valid Dominion acts Executions, see Executions. over all other provincial laws, 10-65, Executive, see infra, The Crown. Executive council, 10-56 Exemptions from execution: Rule regulating incidental intrusion by Dominion on provincial area, 10-74 Exemptions do not hind the Crown, Specifically enumerated powers of the 12-180 Dominion Parliament, 10-80 Ex post facto laws, 10-60 Aliens, 10-90 Extraterritorial legislation, 10-70 Banking, 10-86 Ferries, 10-86 Bills of exchange and promissory Fines and penalties, 10-111 notes, 10-87 Fish and fisheries, 10-85 Borrowing of money on the public Foreign corporations: credit, 10-84 Dominion Parliament, 10-77 Census, 10-84 Formation of the Dominion of Canada, 10-45 Governor, 10-56, 57 Governor-general (see infra, The Crown), Copyrights, 10-90 Criminal law and procedure, 10-92 Currency, 10-86 10-56 Divorce, 10-92 Immigration, 10-115 Ennmerated powers not within the Imperial Parliament, 10-48 Improvements: class of matters of a local or pri-Mortgages, 16-212 vate nature assigned to the provinces, 10-80 Indians, 10-90 Ferries, 10-86 Insolvency and bankruptcy, 10-88 Fisheries, 10-85 Insurance, 10-68 General scope and character, 10-Interest, 10-87 80 Interpretation and construction, see infra, Indians, 10-90 British North America Act of 1867. Insolvency and bankruptcy, 10-88 Intoxicating liquors, 10-68 Interest, 10-87 Judges: Legal tender, 10-88 Governor-general's power to appoint Marine hospitals, 1085 Superior Court judges, 10-57 Marriage, 10-92 Justices of the peace, 10-57 King, see infra. The Crown. Military and naval service, 10-84 Militia, 10-84 Lakes and ponds, 18-130 Naturalization, 10-90 Lands, see STATE AND PUBLIC LANDS. Navigation, 10-84 Legislation, see infra, Legislative powers generally in Canada. Patents, 1090 Penitentiaries, 10-94 Legislative power over agriculture and Postal service, 10-84 immigration, 10-115 Public debt, 10-81 Legislative power over education, 10-113 Public property, 10-81 Legislative powers generally in Canada, 10-58 Quarantine, 10-85 Acts ultra vires in part only, 10-64

DOMINION OF CANADA, cont'd. Legislative powers generally in Canada, con. Aspects of legislation as determining constitutionality, 10-68 Canadian legislative sovereignty, 10-51 Cautionary phrases, 10-67 Dominion and provincial legislative powers exclusive the one of the other and not concurrent, 10-65 Exclusiveness, 10-65

Ex post facto laws, 10-60

General comparison with legislative powers and the distribution thereof under United States Constitution, 10~58 Generality of language used in describing legislative powers conferred, 10-60 General scheme of distribution of legislative powers in Canada, 10-59 Insurance, 10-68 Intoxicating liquors, 10-68 Legislation by reference, 10-63 Legislation only colorably intra vires, 10-67 Motive of legislature immaterial, 10-64 Nuisances, 10-69 Plenary character of legislative powers in Canada, 10-60 Power over private rights, 10-60 Power to delegate functions and to legislate conditionally or by local option legislation, 10-60 Preservation of provincial autonomy, Presumption in favor of validity of acts, 10-63 Provincial legislation in aid of Dominion, 10-66 Rule for determining to what class of subject legislation really Supremacy of British North America Act of 1867, 10-61 Ultra vires legislation a mere nullity, 10-64 Legislature, see infra, Provincial legislatures. Licenses, 10-103 Local option, 10-60, 71 Local works, 10-104 Lotteries, 19-592 Mandamus: Jurisdiction, 19-889 Marriage, 10-92, 108 Mechanics' liens, 20-271 Military law, 10--84 Militia, 10-84 Mines and mining claims, see MINES AND MINING CLAIMS. Money, 10-86 Municipal corporations, 10-57, 102 Dominion power to impose duties on provincial municipalities, 10-76 Naturalization, 10-00 Navigable waters, 21-428, 431 Navigation, 10-84, 116 Nuisances, 10-69 Occupation, business, and privilege taxes, Paramount authority of imperial Parliament, 10-48

DOMINION OF CANADA, cont'd. Pardon, 10-55 Parliament (see infra, Dominion Parliament; Provincial legislatures): Imperial Parliament, 10-48 Patents, 10-90 Prefatory remarks, 10-45 Presumption in favor of validity of statutes, 10-63 Private rights, 10-60 Property, see infra, Public property. Provincial legislation, see infra, Legislative powers generally in Canada. Provincial legislatures, 10-94 Corporations, 10-95, 97 Enumerated powers of provincial legislatures, 10-99 Administration of justice, 10-110 Amendment from time to time. Borrowing money on sole credit of province, 10-101 Civil rights, 10-108 Corporations, 10-107 Direct taxation, 10-100 Domicil, 10-109 Fines, 10-111 Imprisonment, 10-111 Incorporation, 10-107 Licenses, 10-103 Local or private matters, 10-111 Local works, 10-104 Marriage, 10-108 Municipal institutions, 10-102 Prisons, 10-102 Property, 10-108 Public land, 10-102 Public officers, 10-101 Punishment, 10-111 Railroads, 10-105 Situs of property, 10-109 Taxation, 10-100, 103 Telegraphs, 10-105 Inherent powers, 10-94 No powers except those specifically enumerated, 10-94 Ontario, 10-98 Onus in attacking provincial acts, 10-Powers of provincial legislatures, 10-94 Provincial acts may limit range otherwise open to Dominion Parliament, 10-95 Provincial power incidentally to touch Dominion subjects in certain cases, Provincial powers coequal and co-ordinate in all the provinces, 10-95 Provincial powers in respect to imperial and Dominion companies, 10-Provincial powers not affected by nonexercise of overlapping Dominion

powers, 10-97

10-98

Public debt, 10-81

10-102, 116, 117

Quebec, 10-98

Provincial powers to impose duties upon

Validity of provincial acts, 10-98

Public lands (see STATE AND PUBLIC LANDS),

Dominion officials in certain cases,

DOMINION OF CANADA, cont'd.	DONATIO, see GIFTS.
Public officers, 10-101	DONATIO CAUSA MORTIS, see GIFTS.
Dominion power to impose duties on	DONATIO INTER VIVOS, see GIFTS.
provincial officials, 10-76	DONATIO MORTIS CAUSA, see GIFTS.
Public property, 10-81, 115	DONE, 10-119
Punishment, 10-111	DOOMING, 10-119
Quarantine, 10-85	DOOR, 10-119
Queen's counsel, 10-55	See FIXTURES.
Railroads, 10-105, 116	DORMANT EXECUTION, 10-119
Reorganization of corporations, 30-889	DORMANT JUDGMENT, 10-119
Schools, 10-113	DORMANT PARTNER, see Partnership.
Seal:	DORMANT TENEMENT, see EASEMENTS;
Provincial great seal, 10-55	PROFIT À PRENDRE.
Sentence and punishment, 10-111	DORMITORY, 10-120
Ships and shipping, 10-84	DOS, 10-120
Situs of property, 10–109	DOS DE DOTE PETIT NON DEBET.
Sovereign, see infra, The Crown.	10-120
Statutes, see infra, Dominion Parliament;	Sce Dower.
Legislative powers generally in Canada;	
Provincial legislatures.	DOTAGE, 10-120; 20-557
Taxation, 10-83	DOTAL PROPERTY, 10-120
Direct taxation within the provinces,	DOTE - DOTAL, 10-120
10-100	DOUBLE, 10-120 DOUBLE AND TREBLE DAMAGES,
Telegraph and telephone companies, 10-105	
The Crown, 10-55	IO-I2I; I2-3I
Executive coincides with legislative	Exemptions from execution, 12-265
	Forcible entry and detainer, 13-774
power, 10–57 Executive power generally in Canada,	Injuries to animals by railroads, 16-483, 484
	Constitutionality of statutes, 16-497
10–57 Federal veto power, 10–58	Interest, 16-997, 1031 Trespass, see Trespass.
How far the Crown can be bound hy	Usury, see Usury.
Dominion and provincial statutes,	Waste, see WASTE.
10-57	DOUBLE COSTS, 10-121
Imperial veto power, 10-58	DOUBLE INSURANCE, see Fire Insur-
Judges, 10-57	ANCE; LIFE INSURANCE; MARINE INSURANCE.
Justices of the peace, 10-57	DOUBLE PLEADING, 10-121
Legislative power over the royal pre-	DOUBLE TAXATION, see EXEMPTION
rogative, 10-57	FROM TAXATION; OCCUPATION, BUSINESS, AND
Municipal corporations, 10-57	Privilege Taxes; Taxation; Taxation
Prerogatives of the Crown, 10-55	(Corporate).
Appointment of queen's counsel,	DOUBT, 10-121
10-55	See REASONABLE DOUBT.
Crown one and indivisible through-	DOUBTFUL, 10-121
out the empire, 10-55	DOWER, 10-122; 30-712
Crown rights not curtailed by Brit-	See Curtesy.
ish North America Act of 1867,	Ahatement of legacies:
10-55	Devise in lieu of dower, 1-58
Crown's priority as creditor, 10-55	Legacy in lieu of dower, 1-48
Escheats, 10-55	Abolition, 10-127, 128
Prerogative of honor, 10-55	Acknowledgments:
Prerogative of mercy, 10-55	Release of dower, 10-213
Provincial great seals, 10-55	Relinquishment of dower, 1-549, 552
Representatives of the Crown in	Admeasurement of dower, see infra, Assign-
Canada, 10-56	ment of dower.
Attorney-general, 10-56	Ad ostium ecclesiæ, 10-127
Colonial governor, 10-56	Adultery, 10-200
Executive council, 10-56	Advancements, 1-782
Governor-general, 10-56	Age of wife, 10-128
In general, 10-56	Alienation, see infra, Assignment; Barring
Trade, 10-82	and defeating dower.
Ultra vires legislation, 10-64	Aliens, 2–75
Veto, 10-58	Annual sum in lieu of dower, 10-178
Waters and watercourses:	Annuities:
Appropriation of waters, 30-389	Apportionment of annuity in lieu of
DOMINOES, 14-710	dower, 2-401
DONATE - DONATION, 10-118	Interest on arrears where annuity is in
See GIFTS.	lieu of dower, 2-408
Conditional donations, 10-118	Annuity tables, 10-182
Consideration, 10-119	Arbitration and award, 2-562
Donations and bounties:	Assignment (see infra, Assignment of dower):
Municipal corporations, 20-1146	Assignability of consummate dower,
Municipal aid, see MUNICIPAL AID.	10-151

DOWER, cont'd.	DOWER, cont'd.
Assignment, cont'd.	Assignment of dower, cont'd.
Assignability of inchoate right, 10-144	Depreciation, 10-187 Ejectment, 10-173
Consummated dower before assignment,	Entry by widow, 10-172
10-147 Equity, 10-148	Gross sum in lieu of dower, see infra,
Quarantine, 10–149	Gross sum in lieu of dower.
Right of assignee to maintain suit in	Guardians, 10–172
name of dowress, 10-147	Infants, 10-172
Assignment for benefit of creditors, 10-155	Joint tenants, 10–172 Joint tenants and tenants in common,
Assignment of dower (see infra, Assignment;	10–176
Consummate dower), 10–171 Acceptance by widow, 10–172	Lands held in common, 10-176
Appreciation, 10-187	Mansion house, 10-185
By metes and bounds, 10-174	Mode of assignment, 10-174
Assignment by metes and bounds of	Notice of proceedings, 10-174
property in hands of alienee,	Owner, 10–171 Parol assignment, 10–172
10–175 Deterioration from natural causes	Productiveness to be considered, 10-185
immaterial, 10–176	Quality and not quantity to be con-
General rule, 10-174	sidered, 10-185
Improvements by alienee, 10-175	Quantum of interest to be assigned,
Rule dispensed with by agreement	10-185
of parties, 10-175	Appreciation, 10–187 Basis of division, 10–185
Waiver of assignment by metes and bounds, 10-175	Depreciation, 10-187
Where, from nature of property,	Depreciation from extrinsic causes,
division by metes and bounds im-	10-189
practicable, 10-175	Fee simple, 10-185
By whom assignment may be made,	General rule, 10-185
10-171	Gross sum assigned, 10–189 Improvement or depreciation aris-
Abator, 10–171 Acceptance by widow, 10– 172	ing from extrinsic or general
By process of law, 10-173	causes, 10-189
Conditional assignment, 10-172	Improvements by alience of ad-
Courts of equity, 10-173	joining parcel, 10-189
Courts of law, 10-173	Increase of value unconnected with
Demand as a prerequisite to suit,	improvements, 10–189 Mansion house, 10–185
10-174 Disseizor, 10-171	Productiveness to be considered,
Ejectment, 10-173	10-185
Entry by widow, 10-172	Quality and not quantity to be con-
General rule, 10-171	sidered, 10-185
Guardian, 10-172	Rents and profits assigned, 10-189
Infantš, 10-172	Third part of lands, 10–185 Time of valuation as against alienee,
Joint tenants, 10-172 Notice of proceedings for admeasure-	10-187
ment, 10-174	Time of valuation of estate as
Owner of freehold, 10-171	against heir, 10-186
Parol assignment, 10-172	Time of valuation where gross sum
Person claiming adversely to de-	is assigned, 10-186
cedent not made a party, 10-174	Wilful waste, 10-189 Rents and profits, see infra, Rents and
Statutory proceedings, 10-174 Tenant of freehold, 10-171	profits.
Conclusiveness of assignment, 10-198	Statutory proceedings, 10-174
Assignment by adult heir, 10-198	Unconditional assignment, 10-172
Assignment by infant heir, 10-198	Where lands are in separate tracts,
Assignment by sheriff, 10-198	10-183
Eviction of dowress, 10–199 Eviction of dowress where assign-	Assigned in each denomination of land, 10–183
ment is according to common	Assigned in each tract, 10–183
right, 10-199	Rule applicable as against pur-
Eviction of dowress where assign-	chasers, 10-183
ment is against common right,	Rule changed by agreement, 10-183
Typessive aggingment to to	Rule under statute, 10–184
Excessive assignment, 10–198 Improvements made by widow,	Separate parcels indivisible, 10-183
10-199	Statutes, 10–184 Attainder, 10–202
Costs, 10-198	Barring and defeating dower, 10-200
Courts, 10-173	Acknowledgment, 10-213
Damages for detention, see infra, Dam-	Adultery and elopement, 10-200
ages for detention.	Alienage of husband or wife, 10-201

DOWER, cont'd.	DOWER, cont'd.
Barring and defeating dower, cont'd.	Barring and defeating dower, cont'd.
Alienation in fee by dowress, 10–201 Alienation of husband, 10–203	Release by wife, cont'd. Wife's name must appear in body of
After marriage, 10-204	the deed, 10-212
Alienation of husband and joinder	Separation deed, 10-211
of wife, 10-211	Statute of limitations, 10-205
Before marriage, 10-203	When statute of limitations begins to
Conveyance in fraud of wife,	run, 10–206 Bona fide purchasers, 23–482
During coverture 10-204	California, 10-127
During coverture, 10–204 Fraudulent conveyance void as	Canada:
against wife, 10-203	Purchase-money mortgage, 10-139
On day of marriage, 10-204	Surplus after paying mortgage debt,
Antenuptial agreement, 10-209	Character to the
Agreements closely scrutinized,	Choses in action, 10–144 Civil death, 6–65; 10–141
10–210 Antenuptial agreement as a bar,	Colomada as ass
10-209	Common law, 10-127
Fraud, 10-210	Definition, 10-125 .
Must be expressed to be in lieu of	Present status, 10-127
dower, 10-210	Status in the United States, 10–127 Conflict of laws, see infra, Private interna-
Attainder by husband, 10-202	tional law.
By jointure, see infra, Jointure. Dedication to public use, 10–202	Connecticut, 10-127
Detention of title deeds, 10-201	Consideration, see Consideration.
Divorce, see infra, Divorce.	Release of dower, 6-732
Estoppel in pais, 10-206	Relinquishment of dower a valuable con- sideration, 10-143
Fine or recovery, 10-202	▲ Constitutional law:
Foreclosure of mortgage, 10-202	Vested rights, 6-957
Infants, 10–215 Insanity, 10–215	Consummate dower, 10-128, 146
Joinder of wife, 10-211	After assignment, 10-151
Laches, 10-206	Alienation, 10–151
Land taken for public use, 10-203	Conveyances, 10–151 Incumbrances, 10–151
Land wrongly described, 10-213	Interest on incumbrances, 10-153
Partition proceedings, 10-202	Liabilities and incidents to which in-
Postnuptial agreement, 10–211 Power of attorney, 10–213	terest is subject, 10-152
Release by wife, 10-211	Nature of estate after assignment,
Acknowledgment, 10-213	10–151 Relation back of widow's seizin,
After death of husband, 10-215	10-152
Apt words of release necessary,	Repairs, 10-153
Compliance with substantial requi-	Right to emblements, 10-152
sites, 10-212	Right to use and occupation, 10–151
Court cannot make wife release,	Taxes, 10-152 Termination of estate by widow's
10-212	death, 10-153
Estoppel, 10-216, 217	Waste, 10-151
Extinguishment, 10–216	Before assignment, 10-146
Husband must convey his own in- terest, 10–214	111.611.41.7
Husband must join, 10-213	Assignability in equity, 10–148 Relinguishment to terretenant,
Infancy, 10-215	10–148
Insanity, 10-215	Right of assignee to maintain suit
In whose favor release operates,	,,
10–216 Joinder in an inoperative deed,	Right of entry, 10-146
10-214	Onarantine.
Joinder of wife in alienation, 10-	Seizure under execution, 10-148
211	Subjection to payment of debts,
Power of attorney, 10-212	10-147
Release to husband does not bar,	
Release to stranger does not bar,	ment, 10-146
10-216	Contract: Whether dower arises by contract or by
Right to release during coverture,	positive law, 10-142
10-211 To when released 100 (Contribution and exoneration, 10-166
To whom released, 10-216	Amount of contribution, 10-167
Wife cannot release by separate deed, 10-213	
31 C. of L.—37	To the widow, 10-167
51 0, 01 D,—3/	577 Volume XXXI.

OOWER, cont'd.	DOWER, cont'd.
Conversion and reconversion, 7-472, 476;	Divorce, cont'd. Dower after divorce in another state,
22-108	9-857
Coparcenary, 10-133 Costs:	Effect of divorce a mensa, 10-200
Assignment of dower, 10-198	Effect of divorce a vinculo, 10-200 Lands acquired by husband after di-
Courts:	vorce, 9-857
Assignment by courts of equity, 10-173 Assignment by courts of law, 10-173	Right of dower as terminated by
Covenants, see COVENANTS.	divorce, 9-856
Custom, 10-126	Statutes, 9-856, 857 Statutes preserving wife's dower, 9-856
Damages, see infra, Damages for detention; Rents and mesne profits in lieu of damages.	Statutes prohibiting dower on a divorce
Damages for detention, 10-190	for wife's misconduct, 9-857
Alienee of heir, 10-192	Statutes providing for assignment of
Alienee of husband, 10–193 Damages from the teste of the original	dower on divorce, 9—857 Dominion of Canada:
writ, 10-191	Surplus after paying mortgage debt,
Deduction for occupation of land, 10-191	10–170
Deduction for part payment in lieu of	Dos de dote peti non debet, 10-135 Dower of mother not assigned, 10-135
dower, 10–191 Deduction for taxes and repairs, 10–191	Fact that widow of former owner en-
Estate of which husband must die seized,	dowed, 10-136
10-193	Meaning of the maxim, 10–135 Mother's dower subsequently assigned.
From what time damages accrue, 10–191 From what time damages accrue as	10-135
against alienee of heir, 10-192	No dower out of dower lands, 10-135
General rule, 10-190	Rights of divorced and second wife,
Improvements made by alienee, 10–191 In what actions damages recoverable,	10–136 Where widow of subsequent owner en-
10–190	dowed, 10-136
Meaning of damages, 10-190	Dower in dower, see infra, Dos de dote peti
Plea of tout temps pris, 10–191, 193 Readiness to render dower a defense,	non debet. Dowry, 10–217
10-191	Dwelling house, 10-178, 185
Seizin by alienee of husband, 10-193	Assignment of dower in dwelling
Seizin by husband at death, 10-193 Seizin essential to recovery, 10-193	house, 10–178 Ejectment, 10–173, 515
Time allowed, 10-191, 193	Election, see Equitable Election.
Up to what time damages allowed,	Emblements, 10–152
10–193 Death :	Eminent domain (see EMINENT DOMAIN),
Effect of death of parties on action for	10–145, 202 England, 10–127
arrears of rents and profits, 10-197	Entry, right of, 10-132, 146
Presumption of death from absence,	Equitable election, see Equitable Election.
Termination of estate by widow's death,	Equitable estates, 10–155, 162 Common-law doctrine, 10–162
10-153	Contract of purchase, 10-164
Death of husband, 10-141 Civil death insufficient, 10-141	Equity of redemption, 10-163
Evidence of death, 10–141	General rule, 10-162 Imperfect equity, 10-163
Husband's death necessary, 10-141	Money, 10-164
Presumption of death, 10-141	Possession of husband at time of death
Dedication, 9-32; 10-202 Defeating dower, see infra, Barring and de-	necessary, 10–163 Present doctrine, 10–162
feating dower.	Purchase money not paid, 10-164
Definition, 10-125	Equity:
Deforcement, 9-180 De la plus belle, 10-127	Same principle in law and equity, 10-141
Determinable estates, 10–160	Equity of redemption, 10-163, 166; 11-210,
By death of tenant in tail without issue,	Common law, 11-210
10–160 By entry of the issue in tail, 10–160	Contribution between dowress and beirs,
Executory devise, 10-161	II-242 District of Columbia 22 are
Exercise of power of appointment,	District of Columbia, 11–210 Effect of assignment of mortgage to
10-160 Divorce 0-852 856: 10 126 200	purchaser of equity of redemption,
Divorce, 9–853, 856; 10–136, 200 Divorce in another state held sufficient	10–167
to bar dower, 9-857	Effect of conveyance of equity of re- demption to mortgagee, 10-168
Divorce in another state not a bar to	Redemption by husband or personal
dower, 9-857 Dower abolished, 9-856	representative, 10-166
Educa recognised a cold	Statutes, 11-210

DOWER, cont'd.	DOWER, cont'd.
Estate (see infra, Of what the wife is	Improvements, cont'd.
dowable):	Increase of value unconnected with im-
Determinable estates, see infra, De-	provements, 10-189
terminable estates.	Rents and mesne profits in lieu of dam-
Inchoate dower not an estate in land,	ages, 10-196 Rents and profits, 10-190
Nature of estate after assignment,	Inchoate dower, 10-128, 142
10-151	Legislative control, 10-145
Quantum of interest to be assigned, see	Property interest in inchoate dower,
infra, Assignment of dower.	10-142
Estate for years, 10-156	Assignability, 10-144
Estates tail, 10-160	A valuable right, 10–142
Estoppel, 10–206, 217 Barring dower, 15–805	Extinguishment, 10–144 Fraudulent alienation, 10–143
Joinder with husband for the purpose	How value of wife's inchoate right
of releasing dower, 11-396	of dower ascertained, 10-143
Eviction:	Incumbrance, 10-144
Assignment of dower in demised prem-	Lien, 10-145
ises, 11-477	Not an estate in land, 10-142
Eviction of dowress, 10-199	Release, 10-144
Evidence:	Relinquishment of dower a valuable consideration, 10-143
Marriage, 10–130 Evidence of death, 10–141	Wife joining in mortgage of hus-
Ex assensu patris, 10-127	band's land, 10-143
Exchange of property:	Incidents, 10-141
Right of dower in lands exchanged,	Incumbrances, 16-158
10-138; 11-572	Inchoate dower as an incumbrance, 10-
Executions:	Included in a covenant against incum-
Priority, 11-690	brances, 10-144
Seizure under execution, 10–148 Executors and administrators:	Interest on incumbrances, 10-153
Sale of real estate subject to dower by	Priority as between dower and other in-
order of court, 11-1093	cumbrances, see infra, Priority as be-
Sale of real estate under order of court,	tween dower and other incumbrances.
11-1136	Infants: Assignment of dower, 10-172
Executory devise, 10-161	Jointure, 10–207
Extinguishment (see infra, Release), 10-144,	Relinquishment of dower, 10-215
Ferries:	Inheritance, see infra, Of what the wife is
Assignment of dower in a ferry, 10-178	dowable.
Fine or recovery, 10-202	Insanity:
Fire insurance:	Extinguishment of dower, 16–587 Release by relinquishment of dower,
Insurable interest of dowress, 13-165	10-215
Foreclosure of mortgages, 10-168	Insolvency and bankruptcy, 10-154
Fraudulent sales and conveyances (see Fraudulent Sales and Conveyances),	Interest:
10-143	Arrears of dower, 10-196
Georgia, 10-127	Interest on one-third value of premises,
Gross sum in lieu of dower, 10-180	10-79 Iowa, 10-127
Amount dependent upon circumstances	Joint tenants and tenants in common, 10-133
of case, 10–182	Assignment by joint tenant, 10-172
Annual sum in lieu of dower, 10–178 Annuity tables, 10–182	Assignment of dower, 10-172
Assignment by courts, 10-181	Assignment where lands are held in com-
By agreement, 10-180	mon, 10–176 Assignment where partition of lands held
Courts, 10-181	in common is made during coverture,
Discretion of court, 10-181	10-176
Health of dowress to be considered,	Jointure, 10-207
10–183 How computation is made, 10–182	Barring dower, 10-207
Improvements, 10–189	Definition of jointure; 10-207
Time of valuation of estate, 10-186	Election, see Equitable Election. Equitable election, see Equitable Elec-
Guardian and ward:	TION.
Assignment by guardian, 10-172	Equitable jointure, 10-208
History, 10-126	Infancy of intended wife, 10-207
Homestead (see Homestead), 15-559	In lieu of dower, 17-712
Improvements, 10-175	Legal jointure, 10-207
By alienee of adjoining parcel, 10–189 Damages for detention, 10–191	Must be expressed to be in lieu of dower, ro-208
Gross sum in lieu of dower, 10–189	New York statute, 10–209
Improvements made by widow, 10-199	Requisites of a jointure, 10-207
	Volume XXXI

DOWER, cont'd.	DOWER, cont'd.
Judgments, 10-154	Mortality tables, 10–182
Kansas, 10–128	Mortgaged lands, 10–164 Contribution by widow, 10–166
Kinds of dower, 10–126 Laches, 10–206	Contribution to the widow, 10-167
Landlord and tenant:	Effect of assignment of mortgage to
Assignment of dower in demised prem-	purchaser of equity of redemption,
ises, 11-477	10-167
Law:	Effect of conveyance of equity of re-
Operation of law, 10–142	demption to mortgagee, 10-168
Legacies and devises:	Effect of discharge of mortgage, 10-168
Interest:	Effect of foreclosure of mortgage,
Legacy in lieu of dower, 18-797 Legal rights, see infra, Moral and legal	10–168 Equity of redemption, see infra, Equity
right.	of redemption.
Legislative power over inchoate dower,	General rule as to mortgaged lands,
10-145	10–164
Liens, 10-145	Nonjoinder of wife in mortgage, 10-165
Lieu of dower (see Equitable Election;	Redemption by husband or his personal
see <i>infra</i> , Gross sum in lieu of	representatives, 10-166
dower):	Right of wife of mortgagee to dower,
Annual sum in lieu of dower, 10-178	10-171
Life estate, 10-156	Surplus after paying mortgage debt,
Limitation of actions, 10–205; 19–186 Lis pendens, 21–649	10–169 Canadian rule, 10–170
Mandamus, 19-853	General rule, 10-169
Marriage, 10-129	Not a charge upon the land, 10-
Evidence of marriage, 10-130	170
Presumption from reputation and co-	Ohio rule, 10–169
habitation, 10-130	Wife of mortgagee, 10-171
Presumption in favor of validity, 10-130	Mortgages:
Validity of marriage celebrated in an- other jurisdiction, 10-129	Where wife joins in mortgage of hus-
Valid marriage necessary, 10-129	band's land, 10-143 Mother's dower, see infra, Dos de dote peti
Voidable marriage, 10-129	non debei.
Void marriage, 10-129	Murder and manslaughter, 21-239
Marriage settlements:	Nature, 10-141
Antenuptial agreements as a bar to	North Carolina, 10-128
dower, 10-209	Notice of proceedings for admeasurement
Antenuptial agreements releasing dower,	of dower, 10-174
19-1226	Of what the wife is dowable, 10–155
Dower barred by antenuptial agreement,	Corporate stock, 10–156 Determinable estate s, see infra, De-
Postnuptial agreements as a bar to	terminable estates.
dower, 10-211	Equitable estates, see infra, Equitable
Whether marriage is sufficient considera-	estates.
tion for contract barring dower,	Estate of inheritance, 10-155
19–1240	Exchanged lands, 10-158
Marshaling assets, 19–1284 Marshaling decedents' estates, 19–1379	General rule, 10-155
Dower exonerated from incumbrances,	Illustrations, 10-156, 157
19-1321	Indivisible inheritance, 10–155 Life estatės, 10–156
Mechanics' liens, 10-154; 20-486	Mines, see infra, Mines and mining
Metes and bounds, see infra, Assignment of	claims.
dower.	Mortgaged lands, see infra, Mortgaged
Mills:	lands.
Assignment of dower in mills, 10-178	Partnership realty, see infra, Partner-
Mines and mining claims, 20-725	ship realty.
Assignment of dower in mines, 10-	Personalty, 10-156
Dower in mines, 10-158	Pre-emption right, 10-156
Unpatented mining claims, 10-157	Quarries, 10–158 Rent, 10–157
Minnesota, 10-128	Stock, 10–156
Mistake:	Term of years, 10-156
Widow's election, 20-819	To what dower is incident, 10-155
Money, 10-164	Unimproved lands, see infra, Unimproved
Moral and legal right, 10-141	lands.
Favored by the law, 10-141	Unpatented mining claim, 10-157
Is a legal right, 10-141	Operation of law, 10-142
Is a moral right, 10–141 Same principle in law and equity,	Origin, 10-126 Parcenary (estates in) az zona
10-141	Parcenary (estates in), 21-1033 Parol assignment of dower, 10-172
• • •	

DOWER, cont'd.	DOWER, cont'd.
Partition, 10-202	Quarantine, cont'd.
Assignment for partition of lands held	Premises held in common, 10-149
in common when made during cov-	Reasonable support, 10-149
erture, 10–176	Removal from premises, 10-151
Inchoate dower rights, 21-1188	Statutory provisions, 10–148
Liabilities of purchasers, 21–1211 Owelty of partition, 21–1181	Subsequent marriage of widow, 10-151
Partition sale, 21-11201	Termination of quarantine, 10–150 To what premises right attaches, 10–149
Tenants in dower, 21-1155	Until assignment, 10-150
Partnership, 7-472	Whether subject to corresponding duties
Partnership realty, 7-472; 10-159; 22-108	of life tenant, 10-150
Agreement to convert, 10-160	Widow's personal occupation unneces-
Canadian rule, 10-159	sary, 10-151
English rule, 10-159	Quarries, 10-158
United States rule, 10-159	Recitals:
Virginia rule, 10–160	Reservation of dower, 24-66
Personal property, 10-156	Relation:
Possession of husband at time of death	As affecting relinquishment of dower by
necessary, 10–163	vendor's wife, 24-277 Release (see infra, Barring and defeating
Power of appointment: Exercise of power of appointment,	dower), 19-1226
10-160	Inchoate right may be released, 10-144
Power of attorney:	Release to terretenant, 10-148
Barring and defeating dower, 10-212	Relinquishment, see infra, Release.
Pre-emption right, 10-156	Remainders, reversions, and executory in-
Presumption:	terests, 10-134
Death, 10-131, 141	After a term of years, 10-134
Presumption of marriage, 10-130	Alienation during existence of particular
Presumption of seizin from possession,	estate, 10-134
10–140	Dos de dote peti non debet, 10-135
Priorities, see infra, Of what the wife is	Executory devise, 10–161 Intervening vested estate, 10–134
dowable.	No dower in reversion or remainder
Priority as between dower and other in- cumbrances, 10-153	after estate of freehold, 10-134
Assignment for benefit of creditors,	Vested remainder, 24-391
10-155	Rents and mesne profits in lieu of damages:
Bankruptcy, 10–154	Agreement to take a gross sum in lieu of
Dower superior to debts, 10-154	dower, 10-195
General rules, 10-153	Amount of recovery, 10-196
Judgment subsequent to marriage, 10-	As against alienee, 10-195
154	As against the heir or devisee, 10–194
Mechanics' lien, 10-154	Death of defendant, 10–197 Death of dowress, 10–197
Prior incumbrance, 10-153	Deduction for improvements by alienee,
Subject to prior incumbrances, 10-153	10–196
Subsequent incumbrance, 10–154 Tax sale, 10–154	Deduction for taxes and repairs, 10-196
Private international law, 10-142; 22-1359	Deductions allowed, 10-196
What law governs as to place, 10-142	Effect of death of parties on recovery
What law governs as to time, 10-142	10-197
Public lands:	From what time profits allowed, 10-195
Pre-emption rights, 10-156	General rule, 10-194
Purchase money, 10-164	Interest on arrears, 10-196
Purchase-money mortgage, 10-137	Rents and profits, 10-157, 176
Canada doctrine, 10–139	Annual sum in lieu of dower, 10–178 Assignment of rents and profits where
Effect of purchase-money mortgage, 10-	property indivisible, 10-177
137 Statutes, 10–138	Buildings, 10-178
United States doctrine, 10-137	By agreement, 10-178
Vendor's lien for purchase money, 10-	Computation of share in proceeds of
140	sale, 10-180
Purchasers for value and without notice,	Dwelling house, 10-78
23-482	Ferries, 10-178
Quarantine, 10–148	Form of payment, 10-178
Action of trespass, 10-150	Improvements, 10-190
Assignability, 10-149	Interest on estimated value of premises
Common law, 10–148	10–179 Mills, 10–178
Duration, 10–150 Dwelling house and plantation, 10–49	Mines, 10–177
Expiration of prescribed period, 10-150	Property by nature indivisible, 10-176
Mansion house and curtilage, 10–149	Statutes, 10-177
Mortgaged premises, 10-150	Tithes, 10-177
_	81 Volume XXXI.

DOWER, cont'd.	DOWER, cont'd.
Repairs, 10-153; 11-477	Sheriffs' sales, see Sheriffs' Sales. Specific performance, see Specific Perform-
Deduction for repairs, 10-191, 196	ANCE.
Requisites of dower, 10-128 Age of wife, 10-128	State and public lands, see STATE AND PUB-
Consummate dower, 10-128	LIC LANDS.
Death of husband, see infra, Death of	Statute of frauds, see STATUTE OF FRAUDS.
husband.	Stock and stockholders, 10-156
Inchoate dower, 10-128	Subjects of dower, see infra, Of what the wife is dowable.
Marriage, see infra, Marriage. Seizin of the husband, see infra, Seizin	Surplus money, see infra, Mortgaged lands.
of busband.	Taxation, see Taxation.
Right (see infra, Moral and legal right):	Tennessee, 10-128
Inchoate dower a valuable right, 10-142	Term of years, 10-156
Right of dower, writ of, 10-173	Trust deeds and power-of-sale mortgages:
Right to quarantine, see infra, Quarantine. Sale:	Surplus, 28-836 Trusts and trustees, 28-936
Computation of share in proceeds of	Beneficial seizin, 10-132
sale, 10–180	Husband a mere trustee, 10-132
Seizīn:	Unimproved lands, 10-157
Damages for detention of dower, 10-193	General rule, 10-157
Estate of which husband must die seized, 10–193	New England rule, 10–157 United States, 10–127
Seizin by alienee of husband, 10–193	Value of inchoate right, 10-143, 144
Seizin by husband at death, 10-193	Vendor and purchaser (see Vendor and
Seizin essential to recovery, 10-193	Purchaser):
Estoppel to deny seizin, 10-141	Computation of share in proceeds of
Seizin relates to time of husband's death,	sale, 10–180 Contract of purchase, 10–164
Seizin of husband, 10–131	Vendor's lien, 10-140; 29-754
Beneficial seizin, 10-132	Vested rights, 6-957
Beneficial seizin, however short, suffi-	Washington, 10-128
cient, 10–136	Waste, see Waste.
Duration of seizin, 10–136 Evidence of seizin, 10–140	Widow, see infra, Dos de dote peti non debet.
Immediate seizin, 10–134	Wills:
Dos de dote peti non debet, see	Election, see Equitable Election.
infra, Dos de dote peti non	Equitable election, see Equitable Elec-
debet.	TION.
Remainder or reversion after an estate of freehold, 10–134	Writ of dower, 10–173 Writ of right of dower, 10–173
Remainder or reversion after a	DOWN, 10-217
term of years, 10-134	DOWRY, 10-217
Instantaneous seizin, 10-137	DR., 10-217
Lands sold before and conveyed after	DRAFT, 10-218
marriage, 10–133 Possession of husband of equitable	See Bills of Exchange and Promissory Notes; Checks; Factors or Commis-
estate at time of death, 10-163	SION MERCHANTS; LETTERS OF CREDIT;
Presumption of seizin from possession,	MILITARY LAW.
10–140	DRAINAGE:
Purchase-money mortgage, see infra, Purchase-money mortgage.	Natural course of drainage, 21-421 DRAINAGE DISTRICTS, see DRAINS AND
Right of entry or action, 10-132	Sewers.
Seizin in law sufficient, 10-131	DRAIN PIPES:
Seizin necessary, 10-131	Quo warranto, 23-643
Sole seizin, 10-133	DRAINS AND SEWERS, 10-220
Dower in estates in coparcenary or in common, 10-133	See IRRIGATION; WATERS AND WATERCOURSES. Abutting owners, 1-241
Effect of abolishing right of sur-	Acquiescence, see infra, Estoppel.
vivorship, 10-133	Agricultural purposes, 10-226
Sole seizin necessary, 10-133	Assessments, see Special or Local Assess-
Transitory seizin, 10-137	MENTS.
Trustee, 10–132 Vendor's lien for purchase money,	Cemeteries:
10-140	Assessments, 10-254 Cleaning sewers, see infra, Failure to clean
Separate tracts, see infra, Assignment of	and repair sewers.
dower.	Constitutional law, see infra, Public
Separation:	drains.
Separation deed as a bar to dower,	Construction (see infra, Cost of construction
Separation (husband and wife), see SEPA-	and maintenance; Damages caused by construction of sewers):
RATION (HUSBAND AND WIFE).	Private scwers, 10-235
5	82 Volume XXXI.

DRAINS AND SEWERS, cont'd. Cost of construction and maintenance, 10-253 Assessment, 10-253 Assessment according to area, 10-257 Assessment according to frontage, 10-Assessment according to value of lots, 10-259 Assessment must be according to benefit, 10-254 Combined frontage and area, 10-259 General rule, 10-253 Sewerage assessments, 10-253 Damages: Measure of damages for injury to property, 10-253 Public drains, 10-232 Damages caused by construction of sewers: Illustrations, 10-252, 253 Liability for injuries to workmen, 10-253 Personal injuries, 10-252 To property, 10-252 Defective sewers, see infra, Inadequate or defective sewers. Definitions, 10-221; 25-631 Drain, 10-221 Drainage, 10-221 Drain may include sewer, 10-221 Sewage, 10-221 Sewer, 10-221 Sewerage, 10-221 Discharging sewage, 10-247 Consequential damages from surface water, 10-249 Corporation liable for discharge of sewage on private property, 10-247, 251 Direct invasion of private property, 10-Discharge into millrace, 10-247 Duty of property owner to fill up his premises to grade, 10-251 Emission of noxious gases, 10-247 General rule, 10-247 Into natural stream, 10-248 Into navigable stream, 10-248 Municipality held liable for damage by discharge of surface water, 10-250 Outlet beyond corporate limits, 10-247 Pollution of stream, 10-248 Public nuisance, 10-249 Sewage turned into surface drain, 10-247 Slight change in direction or volume of surface water, 10-251 Surface water, 10-249 Districts, see infra, Drainage districts. Ditch, 9-677 Drainage districts, 10-233 Alteration, 10-234 Delegation of legislative power, 10-234 Dissolution, 10-234 Extension, 10-234 General rule, 10-233 Liability for torts, 10-235 Municipal corporations, 10-234 Outside landowner connecting with district, 10-234 Public corporations, 10-234 Quasi-public corporations, 10-234

Statutes, 10-233

DRAINS AND SEWERS, cont'd. Easements, 10-425 Eminent domain (see EMINENT DOMAIN), 10-223 Estoppel: Acquiescence in construction of drain, 10-230 Extraordinary floods, 10-243 Failure to clean and repair sewers, 10-245 Corporation liable for failure to clean and repair sewers, 10-245 Damage from private drain, 10-245 Notice of defect or obstruction, 10-246 Notice of defect presumed from lapse of time, 10-246 Property owner guilty of contributory negligence, 10-245 Sewer made from running stream, 10-245 Where municipality has actual or constructive notice of obstruction, 10-246 Failure to provide sewers or drains, 10-240 Construction of sewers within discretion of municipal authorities, 10-240 Corporation not bound to construct drain made necessary by street improvements, 10-241 Drain made necessary by act of corporation, 10-241 Municipal corporation not liable for failure to construct, 10-240 Providing outlet, 10-241 Flooding lands, see FLOODS. Health, see infra, Public health. Hearing: Property owner's opportunity to be heard, 10-229 Inadequate or defective sewers (see infra, Failure to clean and repair sewers), Adopting sewerage plan, 10-241 Corporation liable for damages due to faulty construction, 10-244 Defective plan, 10-241 Duty of corporation to remedy defective plan, 10-243 Extraordinary floods, 10-243 Faulty construction, 10-244 Floods, 10-243 Judicial or ministerial duty, 10-241 Municipality held liable for direct invasion of property, 10-243

Municipality not liable for defective plan, 10-242 Provision for storms, 10-243 Irrigation, see IRRIGATION. Judicial and ministerial duties, 10-239, 241 Legislature, see infra, Public drains.

ASSESSMENTS. Maintenance, see infra, Cost of construction and maintenance.

Local improvements, see Special or Local

Mandamus, 19-816

Measure of damages for injury to property,

Municipal corporations (see infra, Cost of construction and maintenance; Drainage districts; Sewers):

Damages caused by construction of sewers, see infra, Damages caused by construction of sewers.

DRAINS AND SEWERS, cont'd.

Municipal corporations, cont'd.

Defective sewers, see infra, Inadequate or defective sewers.

Discharging sewage, see infra, Discharging sewage.

Failure to clean and repair sewers, see infra, Failure to clean and repair

Failure to provide sewers or drains, see infra, Failure to provide sewers or drains.

Inadequate or defective sewers, see infra, Inadequate or defective sewers. Judicial and ministerial duties, 10-239

Measure of damages for injury to property, see infra, Measure of damages for injury to property.

Repairing sewers, see infra, Failure to clean and repair sewers.

Municipal securities, 21-42 Navigable waters, 10-248

Deposits, 21-443

Negligence (see infra, Damages; Damages caused by construction of sewers; Discharging sewage; Failure to clean and repair sewers; Failure to provide sewers or drains; Inadequate or defective sewers; Sewers):

Corporate liability for negligence of persons making connection with sewer,

Measure of damages for injury to property, 10-253

Notice of defects, see infra, Failure to clean and repair sewers.

Nuisances (see infra, Discharging sewage): Drainage of offensive matter on another's premises, 21-700

Obstructions, see infra, Failure to clean and

repair sewers.
Personal injuries, 10-252

Pipe lines, see PIPE LINES.

Police power, 10-223, 238; 22-293

Pollution of water, 10-237, 248

Private drains, 10-235; 22-1313

Damage from private drain, 10-245 Drainage into natural stream, 237

Landowner cannot discharge new currents on lower proprietor, 10-236

Landowner may increase natural flow by artificial means, 10-235

No obligation to construct, 10-235 Right to construct, 10-235

Public drains, 10-222

Assessments, see Special or Local As-SESSMENTS.

Compensation, 10-232

Construction, 10-227

Damages, 10-232

Drainage districts, see infra, Drainage districts.

Establishment, 10-227

Maintenance, 10-227 Power of the legislature to establish

drains, 10-222 Agricultural purposes, 10-226 Drainage acts held constitutional,

10-222 Drainage under police power, 10DRAINS AND SEWERS, cont'd.

Public drains, cont'd.

Power of the legislature to establish drains, cont'd.

Drainage under right of eminent domain, 10-223

Drainage under taxing power, 10-223

Eminent domain, 10-223 General rule, 10-222

Illustrations, 10-224 Public health, 10-226, 227

Public use, 10-224

Public use but incidental private benefit, 10-225

Public use, what is, 10-225

Reclamation of large bodies of waste lands, 10-226

Requirement that drainage must be for public use, 10-224 Taxing power, 10-223

Public health, 10-224, 226, 227 Public use, 10-224, 225, 226

Railroads:

Assessment, 10-254

Reassessment, see Special or Local Assess-

Reclamation of large bodies of waste lands, 10-226

Reclamation of waste land, see infra, Drainage districts.

Religious societies:

Assessment of church property, 10-254 Repairing sewers, see infra, Failure to clean and repair sewers.

Sewage, see infra, Discharging sewage.

Sewer districts, 10-238 Sewers (see *infra*, Cost of construction and maintenance), 10-237; 25-631

Abandonment, 10-260

Acquisition of private property for sewerage purposes, 10-238 City may acquire lands for sewer pur-

poses, 10-239 Compensation to property owner, 10-

239 Connecting private premises with sew-

ers, 10-259

Construction, 10-237, 2383

Construction, see infra, Cost of construction and maintenance.

Corporate liability for negligence of persons making connection with sewer, 10-260

Discontinuance, 10-260

Duties and liabilities of municipality, 10-239

Corporation bound to exercise ordinary care and skill, 10-239

Damages caused by construction of sewers, see infra, Damages caused by construction of sewers.

Defective sewers, see infra, Inadequate or defective sewers.

Discharging sewage, see infra, Discharging sewage.

Failure to clean and repair sewers, see infra, Failure to clean and repair sewers.

Failure to provide sewers or drains, see infra, Failure to provide sewers or drains.

DRAINS AND SEWERS, cont'd. DRAY, 10-262 DRAYAGE, 10-263 DRAYMEN: Sewers, cont'd. Duties and liabilities of municipality, cont'd. Common carriers, 6-262 Inadequate or defective sewers, see DREDGE, 10-263 infra, Inadequate or defective See MARITIME LIENS. sewers. DRESS, 10-263 DRIFT STUFF, 10-263 Judicial and ministerial duties defined, 10-239 DRINK, 10-261, 263 DRIVE - DRIVER - DROVE, 10-264 DROIT, 10-264 Judicial and ministerial duties distinguished, 10-239 Liability in, particular cases, 10-240 DROUGHT, 10-264 Measure of damages for injury to property, see infra, Measure of DROVER, 10-265 DROVER'S PASSES, 5-508 damages for injury to property. See CARRIERS OF PASSENGERS; TICKETS AND Ordinary care and skill, 10-239 FARES. Repairing sewers, see infra, Failure DROWNED, 10-265 to clean and repair sewers. DROWNING: Establishment of sewers, 10-238 Expert and opinion evidence, 12-445 Maintenance (see infra, Cost of con-DRUGGIST, 10-266 struction and maintenance), 10-237, 238 See Physicians and Surgeons. Power of municipality to construct sew-ers and drains, 10-237 Apothecary, 10-266, 267 Beverage, 4-11 Acquisition of private property for Burden of proof, 10-269 sewerage purposes, 10-238 Care and skill required, 10-270 Civil liability, 10-268 Construction, 10-238 Construction an exercise of police Clerk, negligence of, 10-271 Contributory negligence, 10-272 power, 10-238 Establishment, 10-238 Criminal law, 10-274 Establishment of sewer district, Damages: Measure of damages in civil actions 10-238 against druggists, 10-274 General rule, 10-237 Sewer districts, 10-238 Death by wrongful act, 10-268 Special assessments, see Special or Local Definition, 10-266 ASSESSMENTS. Degree of care and skill required, 10-270 Streets and sidewalks, see STREETS AND SIDE-Drugs, 10-275 English Act of 1868, 10-269 WALKS. Surface waters, see infra, Waters and water-Expert and opinion evidence, see Expert and OPINION EVIDENCE. courses. Taxation, 10-223; 27-628, 630 Illegal contracts: Towns and townships: Commission to physician on prescriptions Duty to repair common drain, 28-330 sent to druggist, 15-946 Waters and watercourses (see infra, Dis-Intoxicating liquors, see charging sewage): Liquors. Diversion of percolating waters, 30-316 Drainage of surface waters, see Waters Liability, 10-268 Libel and slander, see LIBEL AND SLANDER. AND WATERCOURSES. Local option, 19-510 Merchants, 20-581 Injuries to watercourses, 30-315 Murder and manslaughter, 10-274 Landowner may increase natural flow by artificial drain, 10-235 Negligence: Pollution of watercourses, 30-380 Liability for, 10-271 Negligence of clerk, 10-271 Surface waters, 30-326 Drainage of, see WATERS AND WA-Pharmacist, 10-267 Police power, 10-267; 22-932 TERCOURSES. Prescriptions: Waterworks and water companies: Pipes in streets, 30-439 Druggist not liable for refusing to fill DRAM, 10-260 prescription, 10-273 DRAMA, 10-260; 28-116 Preservation and production of prescrip-See Copyright; THEATRES. tions, 10-270 Records, 24-176 Revenue laws: DRAMATIC COMPOSITION, see COPY-RIGHT. DRAMSHOP, 10-261 Sale of liquors by druggist, 24-930 Intoxicating liquors, 17-228 Statutes, 10-266, 267 Statutory regulations, 10-267, 268, 269 DRANK, 10-261 DRAUGHT, 10-261 Sunday, 10-270; 27-402 DRUGS, 10-275 DRAW, 10-261 DRAWBACK, see REVENUE LAWS. Drug stock, 10-275 Implied warranties, 15-1239 DRAWBRIDGE, 10-262 Insanity, see INSANITY. See RRIDGES. Prejudice of purchaser, 22-1173 DRAWER AND DRAWEE, see BILLS OF Tobacco, 10-275 DRUG STOCK, 10-275 Exchange and Promissory Notes; CHECKS.

INTOXICATING

DRAWINGS, see Lotteries.

DRUMMERS, see COMMERCIAL TRAVELERS OR DUELLING, cont'd. Challenging to fight, cont'd. DRUMMERS. DRUNKARDS, see CIVIL DAMAGE ACTS; Proof of challenge, 10-312 Statutes, 10-312 HABITUAL DRUNKARDS. DRUNKENNESS, see Intoxication. Verbal challenge, 10-313 DRY DOCK, see WHARVES AND WHARF-What constitutes a challenge, 10-313 Words held not to import challenge, INGERS. DRY GOODS, 10-277 10-313 Common law, 10-311 Fire insurance, 13-114 DRY ROT, 10-277 Deadly weapons, 10-311 DRY TRUST, see Trusts and Trustees. DRY WEIGHT, 10-277 Definition, 10-311 Evidence: DUCES TECUM, 10-277 Challenge, 10-312, 313 DUCK, 10-277 Inciting to fight duel, 10-312 DUCKING STOOL: Intention: Cruel and unusual punishment, 8-439 Oral evidence, 10-313 DUE, 10-277; 14-759 Libel and slander, see LIBEL AND SLANDER. See Indebtedness. Murder and manslaughter, 21-158 Arrears, 10-282 Killing by party challenged is murder, Boundaries, 10-282 10-312 Killing in duel murder, 10-311 Confession of judgment, 10-281 Due and owing, 21-1025 Premeditation and deliberation, Due in the sense of payable, 10-278 158 Exactly, 10-282 Seconds guilty of murder, 10-314 Foreign corporations, 10-281 Nature, 10-311 Garnishment, 10-278 Place of duel, 10-313 Insurance,10-280 Premeditation and deliberation, 21-158 Justly due, 10-284; 18-55 Public officers: Legally due, 10-284 Disqualification to hold office, 10-315 Mechanics' liens, 10-282 Punishment, 10-315 Money due, 20-841 Seconds and other abettors, 10-314 Criminal liability, 10-314 Owing, 10-279, 281, 285 Payable, 10-285 Witnesses, 10-314 Rent, 10-279 Statutes, 10-311 Stock and stockholders, 10-282 Verbal challenge, 10-313 What may be due, 10-285 When offense is complete, 10-311 **DUE BILLS**, 10-309 Witnesses: Accounts, 1-447 Seconds, 10-314 DUE NOTICE, 10-283 Forgery, 13-1097 Wills, 30-575 DUE PROCESS OF LAW, 10-287 DUE CARE, 10-284 See Impairment of Obligation of Con-**DUE CAUSE**, 10-283 DUE COURSE, see BILLS OF EXCHANGE AND Administrative process, 10-307 PROMISSORY NOTES. Appeals, 10-301 DUE COURSE OF ADMINISTRATION, Arbitrary power, exclusion of, 10-291 10-283 Class legislation, 10-302 DUE COURSE OF LAW, 8-19 Cases holding laws not to be in class See Due Process of Law. legislation, 10-303 DUE COURSE OF TRADE, see BILLS OF Cases holding laws void as to class legis-EXCHANGE AND PROMISSORY NOTES. lation, 10-303 DUE DILIGENCE, 10-285 Law must embrace all in like situation, Limitation of actions, see LIMITATION OF Ac-10-302 TIONS. Protection against class legislation, 10-DUE FORM, 10-283; 13-1115 302 DUELLING, 10-311 Common law: Accessories, see infra, Seconds and other Proceedings according to the course of the common law, 10-294 abettors. Accomplices, see infra, Seconds and other Confiscation: abettors. To protect property from confiscation, Aiders and abettors, see infra, Seconds and 10-292 other abettors. Constitutional guaranty, 10-288 Attorney and client, 3-290, 313 Equal protection of the laws, 10-289 Bearer of a challenge, 3-903 Fifth Amendment, 10-288 Challenge, 5-813 Fifth Amendment not a restraint on state Challenging to fight, 10-312 power, 10-288 Evidence, 10-312 Fourteenth Amendment, 10-288 Inciting to fight, 10-312 Fourteenth Amendment binding on No particular form of words necessary. states, 10-288 10-313 State constitutions, 10-289 Oral evidence to show intention, 10-Vested rights, 10-289 Corporations, 10-298 Place of duel immaterial, 10-313 Courts, see infra, State courts.

DUE PROCESS OF LAW, cont'd. Criminal prosecutions, 10-303 Change in the administration of law, 10-304 Established procedure, 10-304 General rule, 10-303 Grammatical construction of guaranty, Indictment or presentment, 10-304 Definition (see infra, Meaning of the term), Duc course of law, 10-290 Eminent domain, 10-292, 299, 307, 309 Equal protection of the laws, 10-289 Established rules, 10-293 Extent of the protection, 10-297 Administration of law by state courts, Administrative process, 10-307 Applied in connection with other constitutional provisions, 10-298 Criminal prosecutions, see infra, Criminal prosecutions. Extends to every branch of civil government, 10-297 Extent of protection to liberty, see infra, Liberty. Extent of protection to property, see infra, Property. Jury trial, see infra, Jury and jury trial. Meaning of the term person, see infra, Person. No new rights conferred, 10-297 Not confined to judicial proceedings, 10-Person, see infra, Person. Protection against class legislation, see infra, Class legislation. Restriction on every branch of government, 10-297 State courts, 10-306 What hearing is guaranteed, see infra, Hearing. What notice is guaranteed, see infra, Notice. Federal Constitution, 6-962 Fifth amendment, 10-288 Fires: Statutes making railroads liable irrespective of negligence, 13-428 Forfeiture, 10-292 Fourteenth amendment, 10-288 Garnishment, 14-743 General law, 10-293 Government, restriction on every branch of, Habeas corpus, see HABEAS CORPUS. Hearing, 10-300 Appeals, 10-301 Difficulty in defending, 10-301 Form of action, 10-301 Illustrations, 10-300, 301 One hearing sufficient, 10-301 Opportunity lost by neglect, 10-301 Opportunity to be heard, 10-296 Orderly proceeding and opportunity to be heard, 10-300 Taxation, 10-308 To establish facts which protect, 10-300 Where right of hearing is lost, 10-301

History of the guaranty, 10-290

Indictment, 10-304

DUE PROCESS OF LAW, cont'd. Intoxicating liquors: Nuisance, 17-320 Statutes prohibiting manufacture and sale of intoxicating liquors, 17-207 Judicial trial, 10-293 Jury and jury trial, 10-305 Existing right perpetuated, 10-305 Jury trial not required, 10-305 No additional right of jury trial conferred, 10-305 Law of the land (see infra, Meaning of the term), 10-290 Laws operating on all alike, 10-292 Legal proceedings according to established rules, 10-293 Legal proceedings according to the course of the common law, 10-294 Legislature, see infra, Meaning of the term. Liberty, 10-298; 18-1125 Extent of protection to liberty, 10-298 What liberty includes, 10-299 Local option, 19-495 Magna Charta, 10-290 Maxims of law, 10-295 Meaning of the term, 10-291 Exclusion of arbitrary power, 10-291 Fundamental principles, 10-296 General law, 10-293 How to be ascertained, 10-291 Inquiry, 10-293 Judicial trial, 10-293 Law of the land does not mean merely an act of the legislature, 10-292 Laws operating on all alike, 10-292 Legal proceedings according to established rules, 10-293 Legislature retains power to change the law, 10-295 Maxims of law, 10-295 Notice, 10-296 Opportunity to be heard, 10-296 Proceedings according to the course of the common law, 10-294 Protection of property from confiscation, 10-292 Regular course of administration, 10-Settled maxims of law, 10-295 Trial, 10-293 Webster's definition, 10-293 What laws are "the law of the land," 10-295 Mechanics' liens, 20-271, 314 Monopolies and corporate trusts, 20-852 Municipal corporations, 10-298 New rights, 10-297 Notice, 10-296 Taxation, 10-308 What notice is guaranteed, 10-299 Notice may be actual or constructive, 10-300 Notice reasonably probable to reach person interested, 10-300 Personal notice not required, 10-300 Occupation, business, and privilege taxes, 21-800 Opportunity to be heard, 10-296, 300, 308 Ordinances, 21-982 Origin of the guaranty, 10-290 Person, 10-298 Corporations, 10-298

DUE PROCESS OF LAW, cont'd.	DURESS, 10-320
Person, cont'd.	See THREATS AND THREATENING LETTERS
Municipal corporations, 10-298	Undue Influence.
Women, 10-298	Accomplices, 1-391
Physicians and surgeons, 22-781	Accounts, 1-445, 446
Police power, 10-307; 22-937	Acknowledgments, 1-520
Presentment, 10-304	Admissions, 1-716
Process, administrative, 10-307	Agency (see infra, Criminal defense):
Property, 10-299	Duress on principal's agent, 10-333
Destruction of value of property, 10-299	Arrest, see infra, Duress of imprisonment
Extent of protection to property, 10-299	Duress of the person.
Interference with use, 10-299	Bail (in civil cases), 3-599
Protection from confiscation, 10-292	Bail and recognizance (in criminal cases)
Right to acquire property, 10-299	3–689
Taking away essential attributes, 10-	Bills of exchange and promissory notes, see
What proporty includes 12,200	Bills of Exchange and Promissory Notes.
What property includes, 10-299 Regular course of administration, 10-293	Bona fide purchaser, see infra, Purchaser
Restriction on every branch of government,	for value and without notice.
10-297	Bonds, see Bonds.
Special or local assessments, 25-1173	Breach of promise of marriage:
State constitutions, 10–289	Defenses, 4-894
State courts, 10-306	Compounding offenses, 6-416
Administration of law by state courts,	Confessions, see Confessions.
10-306	Consent, 6-663
Error in administration of law, 10-306	Contracts (see infra, Duress of imprison
Regular administration of valid laws,	ment; Duress per minas; Effect of dures
10-306	on contract made under it; Party to the
State may regulate procedure, 10–306	contract), 7-112
Statutes, see infra, Meaning of the term.	Creditor cannot avail himself of duress to
Sundays and holidays, 27-391	debtor, 10-333
Synonymous terms, 10–289	Criminal defense, 10-346
Taxation (see Taxation), 10-307, 308	When act committed under pain of
Trial (see infra, Hearing), 10-293	death, 10-346
United States courts:	When act done under mere command o
Appellate jurisdiction of Supreme Court,	superior, 10-347
29–246 Circuit Court jurisdiction, 29–272	General rule, 10-347
Jurisdiction of Circuit Court, 29–272	Subordinate must obey only lawfu order of superior, 10–347
Vested rights, 10–289	Under command of parent, 10-34
Warehouses and warehousemen, 30-39	Under order of master or principal
Women, 10-298	10-348
DUE PROOF, 10-284	Wife acting under command of husband
DUE RETURN, 10-284	10-348
DULY, 10-315	Criminal prosecution, see infra, Duress o
According to law, 10-316	the person.
Duly and legally, 18-812	Debtor:
Duly to prosecute, 24-539	Creditor cannot avail himself of dures
Legally, 10-316	to debtor, 10-333
Pleading, 10-317 DULY DISCHARGLD, 10-317	Deeds, 9-125
LULI GIVEN OR MADE, 10-317	Deed voidable, 9-125
DULY PRESENTED, 10-317	Duress by one other than grantee, 9
DULY QUALIFIED, 10-316	Duress of near relative, 9–125
DULY SWORN, 10-316	Purchaser of grantee, 9-125
DUMB, 10-318	Right to avoid barred by laches, 9–125
DUMB PERSONS, see DEAF AND DUMB	Threats of abandonment by husband, 9
Persons.	125
DUMMY LINE, 23-649	What constitutes duress, 9-125
DUNCE, 10-318	Definition, 10-321
DUNNAGE, 10-318	Demand:
Contracts of affreightment and charter-par-	Money paid through fraud or duress, 9
ties, 7-205	207
DUPLICATE, 10-318	Dictate, 9-451
Copy, 10-319	Divorce:
Triplicate, 4-513, 552	Confession, 9-846
DUPLICATE TAXATION, see TAXATION;	of the person), 10-321
TAXATION (CORPORATE),	Duress of imprisonment (see infra, Dures
DUPLICITY, 10-319	Act must be done because of restrain
DURANTE MINORITATE, see EXECUTORS AND ADMINISTRATORS.	10-324
DURATION, 10-319	Arrest for just cause but for imprope
benation, 10–319	purpose, 10-323
- C	R Volume VVVI

DURESS, cont'd. DURESS, cont'd. Duress of imprisonment, cont'd. Imprisonment, see infra, Duress of imprison-Contract made under duress of imprisonment; Duress of the person. ment, 10-322 Innocent purchasers, see infra, Purchasers Payment of or contract to pay money. for value and without notice. 10-323 Laches: Deeds, 9-125 Suretyship, 10-332 Where arrest without lawful authority, Limitation of actions: Duress in fraud or concealment, 19-254 10-322 Duress of the goods, 10-344 Marriage, see Marriage. Common-law rule, 10-344 Master and servant, see infra, Criminal Modification of common-law rule, 10-345 defense. Duress of the person, 10-339 Menace, 20-576 Immaterial whether threat be of lawful Military law: or unlawful imprisonment, 10-344 Mere order of military commander, 10-Imminence of threatened prosecution, 347 Mortgages: 10-341 Duress of child, 20-912 Person guilty of offense, 10-342 Person innocent of offense, 10-342 Duress of parent, 20-912 Threatened constraint or bodily harm to Duress of wife, 20-912 the person, 10-339 Husband and wife, 20-914 Threatened criminal prosecution, 10-340 Innocent purchaser of mortgagee, 20-912 Threats of prosecution connected with Mortgagee ignorant of duress, 20-912 contract, 10-343 What amounts to duress and its effect in general, 20-912 Threats of prosecution unconnected with demand, 10-343 Parent and child: Command of parent, 10-348 Unlawful duress, 10-339, 343 Duress of parent or child of party to contract, 10-330 Voidable when obtained through threatened prosecution of son, 10-345 Duress per minas (see infra, Duress of the Threatened prosecution of son, 10-345 Party to the contract, 10-328 person), 10-321, 324 Common-law definition, 10-324 Exceptions to the general rule, 10-329 General rule, 10-328 Contracts, 10-325, 326 Definition, 10-324 Husband or wife of party, 10-329 Near blood relations of party, 10-331 Effect of threats on mind of actor, 10-Parent or child of party, 10-330 Payment, see PAYMENT; see infra, Duress of General rule, 10-324 Mind and will of particular person conimprisonment. Per minas, see infra, Duress per minas. sidered, 10-327 Person, see infra, Duress of the person. Modifications of old doctrine, 10-325 Prosecution, see infra, Duress of the person. Ordinarily firm man, 10-325 Purchasers for value and without notice, 10-Threats must be shown to have coerced, 10-126 Bona fide purchaser of negotiable paper, Threats sufficient to enthrall mind of firm man, 10-325 10-335 Innocent purchaser of real estate for Effect of duress on contract made under it, value, 10-335 10-334 Where subsequent purchaser of trans-Bona fide purchaser of negotiable paper, feree has notice of duress, 10-336 10-335 Ratification, 7-144 Bona fide purchaser of real estate for Ratification of voidable contract, 10-337 value, 10-335 Receipts, 23-985 Contract made under duress merely void-Relative, relation, relationship: able, 10-334 Duress of near blood relations of party General rule, 10-334 Purchaser having notice of duress, 10to contract, 10-331 Salvage, 24-1203 Seamen, 25-92 Ratification of voidable contract, 10-Specific performance, 26-23 337 Suretyship, 10-331; 27-445 Void, 10-338 Exceptions to the general rule, 10-332 Voidable, 10-334, 335 Illegal duress of principal, 10-332 When void, 10-338 When voidable, 10-335 Surety may not avoid contract for duress to principal, 10-331 Foreclosure of mortgages: Where surety becomes such without Duress as a defense to foreclosure, 13knowledge of duress to principal, 10-815 Goods, see infra, Duress of the goods. Threats, see infra, Duress of the person; Guaranty, 14-1167 Duress per minas. Homestead, see Homestead. Threats of prosecution, see infra, Duress of Husband and wife, see Husband and Wife. Illegal contracts, 15-1006 the person. Treason, 28-466 Implied contracts: Money paid under duress, 15-1101 Undue influence, 29-107

589

DURESS, cont'd.	DYING BY HIS OWN HAND, see LIFE
Unlawful duress, 10-339, 343	Insurance.
Vendor and purchaser, 29-675	DYING BY SUICIDE, see LIFE INSURANCE.
Void, see infra, Effect of duress on contract	DYING DECLARATIONS, 10-359
made under it.	See HEARSAY EVIDENCE.
Voidable, see infra, Effect of duress on con-	Abduction, 10-371
tract made under it.	Abortion, 1-193; 10-372
DURING, 10-349	Common law, 10-372
During the term, 10-350	Dying declarations of woman made ad-
During the voyage, 10-350	missible by statute, 10–372 General rule, 10–372
Publication, 10–349	Prosecution for homicide caused by
DURING COVERTURE, 10-350 DURING PLEASURE, 10-349	abortion, 10-372
DURING TRIAL, 10-349	Statutory law, 10-372
DUST, 10-350	Belief in death, see infra, Declarant must be
See Nuisances.	conscious of impending death.
DUTCH AUCTION, 3-488	Beliefs, see infra, Opinions and beliefs of
DUTCH TERMS, 10-351	declarant.
DUTY, 10-351	Best evidence, see infra, Proving the declara-
See Interstate Commerce; Negligence;	tion.
REVENUE LAWS; TAXATION.	Carriers of passengers, 5-640
Debt, 10-351	Cases applying the rule, 10-361
Functions, 10-351	Circumstances:
Legal duty, 18-808	Where all circumstances not included,
Mandatory provisions, 10–352	10-376, 381
Pilots, see PILOTS.	Civil cases:
Right, debt, or duty, 24-965	Admissibility, 10-370, 372
Taxes distinguished, 27-579	Competency of declarant as a witness, 10-
Work and duty, 10-351	375
DWELL, 10-352	Burden of proving declarant's incompe- tency, 10-376
See Domicil; Residence, Resident, etc.; Dwelling, Dwelling House, etc.	
Corporations, 10–352	Declarant's status as defendant's spouse, 10–376
Inhabitancy, 10–352	General rule, 10-375
Permanency, 10-352	Imbecility, 10-375
Poor and poor laws, see Poor and Poor	Infamy, 10-375
Laws.	Infancy, 10-375
Temporary absence, 10-352	Insanity, 10-375
DWELLING, DWELLING HOUSE, ETC., .	Mental incapacity, 10-375
10-353	Partial unconsciousness, 10-375
See Building; Curtilage; House; Man-	Religious belief, 10-375
sion; Residence, Resident, etc.	Competency of declarations as testimony, 10-
Arson, see Arson.	376
Barn, 10-357	Completeness of statements, 10-381
Burglary (see Burglary), 10-353	Conflicting or inconsistent declarations,
Business block, 10-356	10-382 De la companya de la 11-41-41-41-41-41-41-41-41-41-41-41-41-4
Change of occupation, 10-355	Declaration may include all the circum-
Curtilage, 10–353	stances, 10-376
Definition, 10–353 Elections, 10–355	Expressions of forgiveness, 10–376 General rule, 10–376
Eminent domain, 10–1099	Including all circumstances, 10-376, 381
Examples, 10–355, 357	Inconsistent declarations, 10–382
Fire insurance, 10–355; 13–119	Opinions and beliefs of declarant, see in-
Hotel, 10-356	fra, Opinions and beliefs of declarant.
House, 15-768	Statements respecting provocation for de-
House distinguished from, 10-353	fendant's act, 10-380
Lands, 10-354	Substance of declarations, 10-376
Larceny, 18-462	Vague and indefinite expressions, 10-381
Leases, 18-635	Conditions under which dying declarations
Lodging, 10-354	must be made, 10-364
Malicious mischief, 19-637	Declarant must be conscious of impend-
Messuage, 20-610	ing death, see infra, Declarant mus
Occupation, 10-355	be conscious of impending death.
Part of building, 10-354	Declarant must be in extremis, see infra
Place, see infra, House.	Declarant must be in extremis.
Separate dwelling, 22–963	General rule, 10-364
Storehouse, 10-356 Tenement, 10-354: 28-45	Materiality of time of declarant's death
Tenement, 10-354; 28-45 Trespass, see Trespass.	see infra, Materiality of time of de clarant's death.
Usual place of abode, 10-357	Conflicting declarations, 10-382
DWELLING PLACE, 10-356	Constitutionality of the rule, 10-363
DVE 10-258	Approved reason to 264

DYING DECLARATIONS, cont'd.

Distinguished from other declarations of de-

DYING DECLARATIONS, cont'd. Constitutionality of the rule, cont'd, Declarant not a witness, 10-363 Dying declaration rule not unconstitutional, 10-363 Reasons supporting constitutionality of rule, 16-363 Corroboration, see infra, Impeachment and corroboration of dying declarations. Credibility of dying declarations, 10-385 Considerations controlling the credibility of dying declarations, 10-386 Credibility affected by facts on which admissibility depends, 10-386 Declarant's condition and sense of impending death, 10-386 Dying declarations denied the same credibility as oral testimony in court, 10-386 Fact of declaration being merely an expression of opinion, 10-386 For jury, 10-385 General rule, 10-385 Rules for determining credibility of dying declarations, 10-386 Criminal cases: Admissibility, 10-370, 372 Death (see infra, Proof of declarant's consciousness of impending death): Declarant must be conscious of impending death, see infra, Declarant must be conscious of impending death. Declarant must be in extremis, see infra, Declarant must be in extremis. Materiality of time of declarant's death, see infra, Materiality of time of declarant's death. Declarant must be conscious of impending death, 10-365 Affirmation after loss of bope of prior declarations, 10-369 Belief in death insufficient, 10-367 Belief of declarant that he will ultimately die, 10-368 Declarant must expect immediate death, 10-368 Effect of expression of hope by physician in declarant's presence, 10-368 Existence of slight hope of recovery, 10-Fear of death insufficient, 10-367 General rule, 10-365 Hope of recovery must have been abandoned, 10-366 Immediate death, 10-368 Inquiry by declarant as to prospects of recovery, 10-368 Materiality of time of declarant's death, Proof, see infra, Proof of declarant's consciousness of impending death. Requesting services of physician, 10-368 Slight hope of recovery, 10-367 Subsequent hope of recovery, 10-368 Time of declarant's death, 10-369 Declarant must be in extremis, 10-364 Definition, 10-360 Distinguished from other declarations of deceased persons, 10-360 Declarations against interest, 10-361 Declarations constituting part of res gestæ, 10-360

ceased persons, cont'd. Declarations in presence of defendant, 10-360 In general, 10-360 Evidence: Preliminary proof, see infra, Preliminary proof. Proof of declarant's consciousness of inipending death, see infra, Proof of dedeclarant's consciousness of impending death. Proving the declaration, see infra, Proving the declaration. Witnesses, see infra, Witnesses.
Fear of death, see infra, Declarant must be conscious of impending death. Forgiveness, expressions of, 10-376 Form of and manner of giving declarations: Communication by signs, 10-370 Immaterial, 10–369 Manner of taking declarations down in writing, 10-370 Oath immaterial, 10-370 Oral declarations, 10-370 Questions may be asked declarant, 10-370 Writing unnecessary, 10-370 General rule as to admissibility, 21-213 Hearsay evidence, 10-362 Dying declarations constitute an exception to the rule against hearsay, 10-362 Homicide, see Murder and Manslaughter. Hope of recovery, see infra, Declarant must be conscious of impending death. Husband and wife, 30-955 Admissibility of declarations of defendant's husband or wife, 10-376 Identifying defendant, 10-378, 383 Impeachment and corroboration of dying declarations, 10-384 Character of declarant, 10-384 Contradictory statements, 10-384 Corroboration, 10-384 Impeachment, 1-384 Irreligiousness of declarant, 10-384 Impending death, see infra, Declarant must be conscious of impending death. Inconsistent declarations, 10-382
In extremis, see infra, Declarant must be in extremis. Infamy and infamous crimes, 10-375 Infancy, 10-375 Insanity, 10-375 Jury (see infra, Questions of law and fact): Papers in jury room, 17–1241 Preliminary evidence in absence of jury, 10-387 Preliminary evidence in presence of jury, 10-387 Preliminary evidence must go to jury, 10-387 Manner of giving declarations, see infra. Form of and manner of giving declara-Materiality of time of declarant's death, 10-369 Death need not result immediately, 10-360 Sense of impending death, 10-369

DYING DECLARATIONS, cont'd.

Preliminary proof, cont'd.

Requisite preliminary proof, 10-386

Sufficiency of the preliminary proof, 10-

DYING DECLARATIONS, cont'd. Murder and manslaughter, 10-373 Abortion, 10-372 Admissibility in homicide cases, 10-373 Admissible for or against defendant, Admissible only in homicide cases, 10-Abduction case, 10-371 Abortion, see infra, Abortion. Application of the rule, 10-371 Civil cases, 10-370, 371 Early civil cases in which dying declarations were admitted, 10-General rule, 10-370 Applicability of usual evidence rules, Competency of declarant as a witness, see infra, Competency of declarant as a witness. Competency of declarations as testimony, see infra, Competency of declarations as testimony. Death of declarant must be under inquiry, 10-373 Impeachment and corroboration of dying declarations, see infra, Impeachment and corroboration of dying declara-Inadmissible unless death of declarant is under inquiry, 10-373 Necessity, 10-374 Relevancy of the declarations, see infra, Relevancy of the declarations. Two persons killed by the same act, 10-373 Whether restricted to cases of necessity, 10-374 Necessity, 10-374 Oath: Oath immaterial, 10-370 Oath superseded by solemnity of occasion, 10-362 Opinion of witnesses as to declarant's consciousness of impending death, 10-388 Opinions and beliefs of declarant, 10-377 Declarations of opinion favorable to defendant, 10-377 Identifying defendant, 10-379 Inadmissibility, 10-377 Positive statement, 10-378 Relaxation in favor of defendant of rule against opinion declarations, 10-378 Statement of the declarant's belief, 10-379 Statements identifying defendant, 10-378 Oral declarations, 10-370 Preliminary proof, 10-386 Absence of jury, 10-387 Laying foundation for dying declara-tions, 10-387

Preliminary evidence must go to jury,

Presentation of preliminary proof, 10-

Proving declarant's consciousness of im-

pending death, see infra, Proof of de-

clarant's consciousness of impending

10-387

death.

Presence of jury, 10-387

```
Privileged communications, 23-98
Proof, see infro, Preliminary proof.
Proof of declarant's consciousness of impending death, 10-387
    Condition coupled with statements of
      declarant, 10-390
    Disclosed opinion of medical or other
      attendant, 10-390
    General rule, 10-387
    Opinion of witnesses, 10-388
    Receiving extreme unction, 10-390
    Statements of deceased not conclusive,
      10-390
    Statements of declarant, 10-388
    State of mind inferred from condition
    of declarant, 10-389
State of mind inferred from declarant's
      conduct, 10-389
    State of mind inferred from nature of
      declarant's injuries, 10-389
    State of mind inferred from surrounding
    circumstances, 10-389
State of mind proved by declarant's
      statement, 10-388
    State of mind proved by other evi-
      dence than declarant's statement, 10-
      388
    Surrounding circumstances, 10-389
Proving the declaration, 10-390
    Admissibility of secondary evidence, 10-
    Admissibility of writing, 10-390
    Competency to refresh memory of wit-
      ness, 10-391
    General rule, 10-390
    Independent written and oral declara-
      tions, 10-391
    Memorandum of declarations inadmis-
      sible, 10-391
    Oral declarations, 10-391
    Proof of substance of declaration suf-
      ficient, 10-392
    Writing constitutes the best evidence,
      10-391
    Writing which does not show
                                          the
      declarant's
                   state of
                                mind,
Provocation:
    Statements respecting provocation for
      defendant's act, 10-380
Public necessity, 10-362, 363
Questions asked declarant, 10-370
Questions of law and fact, 10-386
    Admissibility of questions for the court,
      10-384
    Credibility of declarations for the jury,
      10-385
    Instructions must not invade province of
      court, 10-385
    Preliminary evidence, 10-387
Reasons for the rule, 10-362
Oath superseded by solemnity of occa-
      sion, 10-362
    Public necessity, 10-362, 363
Relevancy of the declarations, 10-382
    Declaration must relate to homicide, 10-
```

DYING DECLARATIONS, cont'd. EASEMENTS, 10-397 See Abutting Owners; Boom Companies;
Bridges; Building Restrictions and Relevancy of the declarations, cont'd. Declarations identifying defendant, 10-RESTRICTIVE AGREEMENTS; DEDICATION; Declarations relating to distinct transac-EMINENT DOMAIN; INCORPOREAL HEREDITAtions, 10-383 MENTS; LIGHT AND AIR; PRESCRIPTION; Declarations showing state of feelings Profits à Prendre; Street Railroads; between declarant and defendant, 10-STREETS AND SIDEWALKS; TELEGRAPHS AND TELEPHONES; WATERS AND WATERCOURSES. Abandonment, 10-434 Former difficulties, 10-383 General rule, 10-382 Abandonment of part of a right of way, Previous threats, 10-383 10-435 Prior or subsequent transactions, 10-Acts incompatible with the nature of the easement, 10-435 Acts must be decisive and unequivocal, Subsequent transactions, 10-383 Religious belief, 10-375, 384 10-435 Restrictions on admissibility of dying decla-Adverse possession, 10-436 Character of adverse user, 10-437 rations: Easement created by grant not lost by Admissible in homicide cases, see infra, nonuser, 10-436 Murder and manslaughter. Extinguishment by abandonment gener-Admissible only in homicide cases, see infra, Murder and manslaughter. ally, 10-434 Length of nonuser, 10-437 Secondary evidence (see infra, Proving the declaration), 10-361 Loss by adverse possession for statutory period, 10-436 Statement of rule, 10-361 Nonuser, 10-436 Status of the rule, 10-361 Nonuser accompanied by acts showing Threats: Previous threats by the defendant, 10intention to abandon, 10-437 Nonuser where owner of servient tenement claims adversely, 10-436 Unconsciousness, partial, 10-375 Obstructing enjoyment, 10-435 Witnesses (see infra, Competency of de-Question of intent for jury, 10-436 clarant as a witness), 10-392 Competency of defendant's wife to prove Abutting owners, .ee ABUTTING OWNERS. Access (see Abutting Owners): declarations, 10-392 Declarant not a witness, 10-363 Change in condition of estates, 10-438 Repairs, 10-428 Number of witnesses, 10-392 Acquisition, 10-409 Writing (see infra, Proving the declaration), By operation of law, 10-427 DYING WITHOUT ISSUE, see Issue (DE-General rule, 10-409 Grant, see infra, Express grant; Implied SCENDANTS) grant. DYNAMITE, see Explosions. Notice to purchaser of existence of ease-DYNAMO MACHINE, 10-392 ment, 10-427 E., 10-392 Prescription, see Prescription. EACH, 10-392 Words necessary to conveyance, 10-All, 2-143 409 Each and all, 10-394 Adverse possession, 1-875; 10-436 EAR, 10-393 EARLY, 10-394 Affirmative easements, 10-405 EARMARKS, see Bills of Exchange and Air, see LIGHT AND AIR. Alterations, 10-429 PROMISSORY NOTES. Apparent easement, 2-424; 10-405 EARN - EARNINGS, 10-394 Passes by implication, 10-422 See DIVIDENDS. Appurtenant, 2-520; 10-403 Exemptions from execution, see Exemptions Change in condition of estates, 10-438 (FROM EXECUTION). Appurtenant easements, see infra, Implied Garnishment, 10-395 grant. Gross earnings, 14-1119 Assignments, see Assignments. Income, 16-151 Boom companies: Net earnings, 21-530 Easement of private person, 4-709 Personal earnings, 22-744 Building restrictions and restrictive agree-Profits: ments, see Building Restrictions and Earnings and profits distinguished, 10-RESTRICTIVE AGREEMENTS. 395 Canals, 5-116 Railroad securities, see RAILROAD SECURITIES. Change, 10-429 Wages, 29-1086 Change in condition of estates, 10-438 EARNEST, 10-395 Continuous easements, 2-424; 7-82; 10-405 Definition, 29-970 Conveyance, see infra Express grant; Im-Sales, 24-1047 plied grant. Statute of frauds, see STATUTE OF FRAUDS. EARNEST MONEY, 9-282 Corporations, 7-749
Grant of easement, 7-738 EARTH, 10-396; 30-1206 EARTHENWARE, 10-396 Corporeal property, see infra, Imposed-on corporeal property. EARTH OIL, 13-291 Volume XXXI. 31 C. of L.-38 593

EASEMENTS, cont'd. EASEMENTS, cont'd. Express grant, cont'd. Covenant operating as grant, 10-413 Conveyance by reference to plat or Rights of parties, see infra, Rights and liabilities of parties. map, 10-414 Covenant or agreement in deed poll, Statute of frauds, 10-412 Taken out of statute by part perform-10-415 ance, 10-413 Cross-easements, 10-414 Tenant in common, 10-411 Easement created by covenant, 10-414 Who may grant an easement, 10-411 Words of inheritance, 10-410 Mutual covenants, 10-414 Words of covenant, 10-413 Covenants, see Covenants. Extinguishment, 10-432 Abandonment, see infra, Abandonment. Customs distinguished from, 10-406 Dedications: By change in condition of estates, 10-Only an easement acquired, 9-73 438 Cessation of purpose of easement, 10-Deeds, see infra, Express grant. Definition, 10-398 438 Descent and distribution, see infra, Succes-Merger, see infra, Merger. Release, see infra, Release. sion. Fee simple, 10-403 Destruction of building, 10-438 Discontinuous easement, 9-468; 10-405 Ferries, see FERRIES. Dominant tenement (see infra, Merger), Fish and fisheries, see FISH AND FISHERIES. Floods, 13-710 10-402 Foreclosure of mortgages: Benefit to dominant tenement, 10-402 Division of dominant tenement, 10-419 Set-off, recoupment, and counterclaim, 13-806 Inheres in dominant tenement, 10-402 Necessity, 10-402 Grant, see infra, Express grant; Implied grant. Two distinct tenements necessary, 10-Gross, see infra, Easements in gross. 402 Hereditament, 15-338 Drains and sewers, 10-425 Easements in gross, 10-403 Homestead: Grant of right of way in homestead, Assignments, 2-1045 Determining whether an easement is in 10-411 Implied grant, 10-418 gross or appurtenant, 10-405 Appurtenant easements pass with land, Easements in gross descendible or assignable, 10-404 10-418 Division of dominant tenement does In strictness no easements in gross, not destroy appurtenant easement, 10-403 Personal right not assignable or inherit-10-419 able, 10-404 General rule, 10-418 Presumption in favor of appurtenant Grant of land with its appurteeasement, 10-405 nances, 10-419 Rights which are equal to easements in Transfer with appurtenances, 10gross, 10-403 Ejectments, see EJECTMENT. Liabilities of parties, see infra, Rights and liabilities of parties. Eminent domain, see EMINENT DOMAIN. Enjoyment, 11-38 Prescription, see Prescription. Right of parties, see infra, Rights and Essential qualities of easements, 10-399 Estates in easements, 10-403 liabilities of parties. Eviction: Severance of unity of possession, see in-Deprivation of easements, 11-475 fra, Severance of unity of possession. Exceptions, see infra, Reservation or excep-Imposed on corporeal property, 10-400 tion in deed. Burdens and benefits pass to assignees Express grant, 10-409 of both servient and dominant tene-Agreement not to be performed within ments, 10-400 a year, 10-412 Chattels, 10-400 Construction of deed or grant, 10-411 General rule, 10-400 Conveyance sufficient to carry a free-Neighboring tenements need not adjoin, hold, 10-410 10-400 Pew, 10-400 Covenant operating as grant, see infra, Covenant operating as grant. Right of way, 10-400 Interest necessary in grantor, 10-411 Incorporeal, 10-399 Liabilities of parties, see infra, Rights All easements are things incorporeal, 10and liabilities of parties. 399 Parol grants, 10-412 Easement carries no corporeal interest in Parol licenses, 10-413 servient tenement, 10-399 Recording grants, 10-410 Illustrations, 10-399 Requisites of grant, 10-409 Imposed on corporeal property, 10-400 Reservation or exception in deed, see infra, Reservation or exception in Where right becomes exclusive, 10-400 Incorporeal hereditaments: deed. Estates in easements, 10-403 Revocability, 10-413 Inheritance, see infra, Succession. Right of way in homestead, 10-411 Inheritance, words of, 10-410 594 Volume XXXI,

Masourous 11	Easements,
EASEMENTS, cont'd.	EASEMENTS, cont'd.
Injunctions, 10-431	Receivers of railroads, see Receivers of
Irrigation, see Irrigation.	Railroads,
Joint tenants and tenants in common, 10-411	
Grant of easements, 17-684 Kinds of easements, 10-403	Right of way, 24-79 Release, 10-432
Land, 18-143	By deed, 10-432
Landlord and tenant, 18-623	Parol agreement, 10-432
Lateral and subjacent support, see Lateral	Parol license, 10–432
AND SUBJACENT SUPPORT. Leases, 18-623	Remedies, 10-430
Liabilities of parties, see infra, Rights and	Repairs, 10-428 Reservation or exception in deed, 10-415
liabilities of parties.	Clause of reservation in deed, 10-417
License (real property), see LICENSE (REAL	Distinction between exception and reser-
PROPERTY). Light, see Light and Air.	vation, 10-416
Merger, 10-433	Easement created by exception or reservation, 10-415
Character of ownership necessary, 10-	
433	Illustrations, 10–416, 417
Estate for life in dominant tenement	
10-434 General rule, 10-433	fra, Implied grant. Intention prevails, 10-417
Nature of ownership required, 10-433	Permanent easement without words of
One estate in severalty, 10-434	inberitance, 10-417
One title defective, 10–434 Severance of estate revives easement	Reservation construed as exception, 10-
10-434	Reservation to stranger, 10-418
Unity of ownership of dominant and ser-	
vient estates, 10-433	Restraints on alienation, 24-869
Watercourses, 10-434 Mines and mining claims, 20-726, 772	Revival of severance of estates, 10-434 Right of way, 10-400; 24-968
Mortgages:	Rights and easements distinguished, 10-408
Mortgage of easement, 20-916	Rights and liabilities of parties, 10-428
Murder and manslaughter:	Action for disturbance, 10-430
Negligence in care of dependent person 21-198	, Easements by express grant, 10-428 Alteration by dominant owner, 10-
Natural rights and easements distinguished	
10-408	Alteration by servient owner, 10-429
Necessary easement, 21-451	Alterations, 10-429
Necessity (see <i>infra</i> , Severance of unity or possession):	f Changes, 10–429 Definite location, 10–430
Duration of easement of necessity, 10-	
439	Repair, 10-428
Negative easements, 10-405 Nonapparent or noncontinuous easements, 2-	Secondary easement of access, 10- - 428
424	Easements by implied grant, 10-430
Nonuser, see infra, Abandonment.	Implied grant, 10–430
Notice to purchaser of existence of easement	
10-427 Estoppel, 10-428	Remedies, 10-430 Remedy by reversioner, 10-431
General rule, 10-427	Riparian rights, 30-352
1n equity, 10-428	Servient tenement (see infra, Merger):
Operation of law, 10-427	Necessity, 10-402
Parol agreement: Release, 10-432	Servitude, 10-399; 25-481 Servitude and easement used interchange-
Partition, see PARTITION.	ahly, 25-482
Party walls, see Party Walls.	Severance of unity of possession, 10-419
Pews, see Pews and Pew Rights. Possession, see infra, Severance of unity of	Apparent easements only pass by impli- cation, 10-422
possession.	Aqueducts, 10-425
Prescription, see Prescription.	Degree of necessity for creation by im-
Private ways, see PRIVATE WAYS.	plication, 10-423
Profit: Must be without profit, 10-401	Destination du père de famille, 10– 426
Profits à prendre, see Profits à Prendre.	Drains, 10-425
Property (see infra, Imposed on corporea	
property), 23–264	424 Creats more liberally construed then re-
Pump, 10-425 Questions of law and fact:	Grants more liberally construed than reservations, 10-420
Intent to abandon, 10-436	Ignoring distinction between grant and
Railroads, 23-702	reservation not strongly supported by
Real property, 23-893	adjudication, 10-423
	Volume XXXI.

EDUCATE, EDUCATION, ETC., 10-442 EASEMENTS, cont'd. See CHARITIES AND TRUSTS FOR CHARITABLE Severance of unity of possession, cont'd.

Implied grants and implied reservations USES; CONDITIONS; EXEMPTIONS (FROM TAXATION); PARENT AND CHILD; SCHOOLS; distinguished, 10-420 SUPPORT AND MAINTENANCE; UNIVERSITIES Implied grants and implied reservations AND COLLEGES. not distinguished, 10-421 Annuities, 3-394 Necessity an element in implied grant, 10-420 Apprentices, 2-496, 513 Death of master, 2-501 Building restrictions and restrictive agree-No easement before severance, 10-419 ments, 10-444 Permanence, 10-424 Reasonable, not absolute, necessity the Canada, 10-113 Deaf and dumb persons, 8-846 criterion, 10-424 Dominion of Canada, 10-113 Right to use pump, 10-425 Exemption from taxation, 10-444 Simultaneous alienation of two parts of same estate, 10-425 Maintenance, 19-613 Ways, 10-425 Wills, 10-443 EDUCATIONAL QUALIFICATIONS, 10-Sheriffs' sales, 25-827 Specific performance, 26-105, 120 445 EFFECT, 10-445 Statute of frauds, 10-412 Agreement not to be performed within Effect of evidence, 10-447 Faith, credit, and effect, 10-448 a year, 10-412 Contracts completely performed, Like effect, 10-447 Prosecute with effect, 10-445 830 Creation of easements, 29-882 Tenor, 10-445 To that effect, 10-447 Parol grant of easement void, 10-With effect, 30-891 EFFECTED, 10-449 412 Part performance, 10-413 EFFECTS, 10-446 Release, 29-901 Release by parol agreement, 10-432 See CHATTELS; GOODS; PERSONAL PROPERTY. Subjacent support, see LATERAL AND SUBJA-Bills of exchange and promissory notes, 10-CENT SUPPORT. 451, 452 Succession: Cbattels: Easements in gross, 10-404 Chattels compared with effects, 5-1022 Support, see Lateral and Subjacent Sup-Choses in action, 10-453 Debts, 10-452 PORT. Taxation, see TAXATION. Ejusdem generis, 10-454 Tenement, see infra, Dominant tenement; Servient tenement. Embezzlement, 10-985 Equivalent to property or worldly substance, Trespass, 28-585 10-449 Trespass on the case, 28-623 Estates, 11-358 Trust deeds and power of sale mortgages, Exchequer bills, 10-452 28-829 False pretenses, 10-451 Unity of possession, see infra, Severance of Garnishment, 10-459; 14-757 unity of possession.

Verbal agreements, see infra, Statute of Goods, 14-1080 Good will, 10-453 frauds. Household effects (see Household Effects), Ways, see Highways; Private Ways. 15-774 EAST, 10-439 Inns and innkeepers: EASTERLY, 10-439 EATING-HOUSE, 10-440 Lien of innkeeper, 10-450 Leaseholds, 10-459 Occupation, business, and privilege taxes, Money, 10-452 21-810 Personal property: EAVESDROPPING, 10-440 Confined to personalty, 10-458 EBB AND FLOW, see Navigable Waters. Property and effects, 10-458 ECCENTRICITY, 20-566
See Insanity; Testamentary Capacity. Prosecute to or with effect, 24-540 Real property, 10-456 ECCLESIASTICAL, 10-440 Held not to include realty, 10-458 See Religious Societies. Held to include realty, 10-456 ECCLESIASTICAL CORPORATIONS: Leaseholds, 10-459 See CHARITIES AND TRUSTS FOR CHARITABLE Securities, 10-452 Uses; Corporations (Private); Reli-Stock and stockholders, 10-453 GIOUS SOCIETIES. Vessel, 10-451 ECCLESIASTICAL LAW, 10-441 EFFECTUAL, EFFECTUALLY, 10-460 EFFICIENCY, 10-460 See Divorce; Executors and Administra-EFFICIENT, 10-460 TORS; LEGACIES AND DEVISES; PROBATE EFFICIENT CAUSE, 10-460 AND LETTERS OF ADMINISTRATION; WILLS. ECLECTIC, 10-441 EFFIGY, see LIBEL AND SLANDER. EFFORT, 10-460 ECUMENICAL, 10-441 EDITION, 10-441 Attempts to commit crime, 10-461 EDITOR, 10-442 EGGS: Laborer, 18-75 Fire insurance, 13-116

EIGHT-HOUR LAWS, 10-462 EJECTMENT, cont'd. Compensation for extra work, 10-463 Color of title, 10-491 Constitutionality of statutes, 10-462 Improvements under color of title, 10-Construction of statutes, 10-464, 465 545 Employment, 11-3 Common, 10-480 Common law, 10-470 Extra work: Compensation for, 10-463 Conversion and reconversion: Interpretation of statutes, 10-464, 465 Realty converted into personalty, 10-Police power, 22-934 480 Postal laws, 10-464; 22-1053 Conveyance: United States statutes, 10-464 Lands held under void conveyance, 10-EITHER, 10-466 All, 10-466 Corporations, 10-523, 528 Either or both, 9-432 EJECT - EJECTION, 10-466 Corporeal hereditaments, 10-472 Counties, 10-529 See Carriers of Passengers; Ejectment; Lanolord and Tenant. Covenants, see Covenants. Curtesy, 10-515 EJECTMENT, 10-467 Abandonment by defendant, 10-525, 526 Damages, mesne profits, and improvements, 10-535 Actual damages may be recovered in Accretions, 10-478 Acts for which action maintainable, 10-529 ejectment, 10-537 Claim of title, 10-530 Establishment and maintenance of high-Allowance for improvements, 10-542 Bona fide occupant, 10-544 Civil-law doctrine, 10-542 ways, 10-532 General rule, 10-529 Color of title, 10-545 Mere assertion of title, 10-530 Common law, 10-542 Party claiming title liable under statute, General rule, 10-542 Improvements must be beneficial, 10-530 Personal possession unnecessary, 10-529 10-545 Recording tax title, 10-530 Improvements not allowed except as Subjection of property to will of party an offset, 10-543 sufficient, 10-529 Improvements under color of title, Tresposs, see infra, Trespass. 10-545 Adverse possession, 1-886 Measure of value, 10-545 Modern doctrine, 10-543 Title by adverse possession, 10-486 Against whom action may be brought, 10-524 Notice, 10-545 Abandonment of possession by defend-Occupant allowed to offset value of ant, 10-525, 526 improvements, 10-543 Action for dower, 10-527 Occupying claimant, 10-544 Action not maintainable by plaintiff in Statutes granting affirmative relief, 10-543 possession, 10-526 At what time defendant must be in pos-Character of property and value, detersession, 10-525 mination of, 10-541 Common law, 10-524 Claim for damages separately stated, Corporations, 10-528 Common law, 10-535 Employees, 10-527 Joint tenants, 10-526 Expenses of prosecuting suit, 10-547 Landlord and tenant, 10-526 Expiration of plaintiff's term before Municipal corporations, 10-529 trial, 10-537 Extra damages, 10-548 Ouster, 10-526, 527 Proof of possession in plaintiff, 10-526 Extra damages for waste, 10-547 Public officers, 10-528 Farm lands, 10-541 Railroads, 10-528 Ferry, 10-541 General rules, 10-535 Servants, 10-527 How value determined, 10-541 Statutes, 10-525 Improved lands, 10-541 Tenants in common, 10-526 Interest, 10-548 Tenants occupying same tract, 10-525 Meaning of mesne profits, 10-540 Where premises occupied, 10-524 Where premises unoccupied, 10-525 Measure of damages, 10-539 Where several are in possession, 10-525 Mode of recovery, 10-535 Nominal damages, 10-535 Aliens, 2-83 Origin of the action for mesne profits, Alluvium, 10-478 10-535 Arbitration and award: Proof of trespass, 10-537 Lands awarded by arbitrators, 10-521 Remedies, 10-536 Bona fide occupant, 10-544 Buildings apart from soil, 10-476 Rents and profits, 10-539 Burden of proof, 10-481 Rents and profits from land improved by occupant, 10-546 Ejectment from mining claim, 5-26 Chamber, 10-476 Land reduced to cultivation, 10-546 Occupant ought not to be charged Chapels, 10-476 Churches, 10-476 profits on his own improvements, Claim of title, 10-490 10-546

597

EJECTMENT, cont'd. EJECTMENT, cont'd. Damages, mesne profits, and improvements, Easements, cont'd. Lands subject to easement, cont'd. cont'd. Obstruction of street, 10-473 Rents and profits from land improved by occupant, cont'd. Occupation of street by railroad, 10-Rule when deteriorated value is al-Possession not inconsistent with lowed, 10-546 easement, 10-474 Rule when prime cost of improvements is allowed, 10-546 Recovery of lands subject to ease-Special damages, 10-547 ments, 10-473 Recovery subject to easement, 10-Statutes, 10-538 Suggestion upon the record, 10-539 474 Streets, 10-473 Taxes and other charges, 10-540 Tenant in common, 10-536 Where defendant has easement in Unimproved lands, 10-541 the land, 10-474 Use and occupation, 10-540 Private way, 10-475 Value as measure of damages, 10-540 Recovery of streets by municipal cor-Value not determined by amount actuporation, 10-475 ally received, 10-542 Right of easement in defendant, 10-495 Value of rents as measure of damages, Right of easement in plaintiff, 10-495 Toll road, 10-475 10-540 Waste, 10-547 What may be recovered, 10-539 Eminent domain: Lands improperly taken under condemna-Who may bring action for mesne profits, tion proceedings, 10-521 Recovery of lands seized by railroad, 10-10-536 Dams: 476 Overflowing lands by erection of dam, Equitable conversion, see infra, Conversion and reconversion. 10-531 Dedication, 10-523 Equitable defense, 10-533 Lands dedicated to public use, 10-475 Equitable interest (see infra, Title to support ejectment): Deed: Lands held under void conveyance, 10-Ejectment against equitable owner with present right of possession, 10-495 520 Defenses, 10-532 Estoppel: Defendant setting up title in himself or Estoppel by vendee to deny vendor's stranger, 10-532 Equitable defense allowed by statute, title, 10-501 Estoppel in pais, 10-535 Estoppel to deny plaintiff's title, 10-532 Title by estoppel, 10-491 10-533 Equitable defense in Pennsylvania, 10-Evidences of title, 10-484 Abandonment by plaintiff, 10-489 534 Equitable defense not allowed at common law, 10-533 Adverse possession, 10-486 Equitable title to be clearly established, Claim of title, 10-490 10-534 Estoppel in pais, 10-535 Claim through title paramount to common source, 10-493 Estoppel to deny plaintiff's title, 10-532 Color of title, 10-491 Impeachment of plaintiff's title for Common source, 10-491, 492 fraud, 10-533 Defendant must connect himself with Definition, 10-470 title paramount to common title, 10-Demand (see infra, Notice to quit; Vendor and purchaser): Direct grant from commonwealth, 10-Action by grantor against grantee for General rule, 10-484 breach of condition subsequent, 10-Illustrations of acts equivalent to pos-Landlord and tenant, 10-508 session, 10-490 Inclosure and cultivation, 10-490 Mortgages, 10-506 Development of the action, 10-470 Paper title, 10-484 Payment of taxes, 10-490 Devisee, 10-517 Dower, 10-515 Personal possession not necessary, 10-Action for dower, 10-527 490 Prior possession, 10-486 Against whom the action may be brought, 10-527 Abandonment by plaintiff, 10-489 Easements, 10-474 Claim of title, 10-490 Ejectment inappropriate to try title to Color of title, 10-490 easement, 10-474 Defendant in lawful possession, 10-Highway, 10-475 488 General rule, 10-486 Lands condemned as roadbed and right Illustrations of acts equivalent to of way of railroads, 10-476 Lands dedicated to public use, 10-475 possession, 10-490 Lands subject to easement, 10-473
General rule, 10-473 Inclosure and cultivation of premises, 10-490 Highways, 10-473 Payment of taxes, 10-490

EJECTMENT, cont'd. Evidences of title, cont'd. EJECTMENT, cont'd. For what ejectment lies, cont'd. Prior possession, cont'd. Waters and watercourses, see infra, Wa-Personal possession unnecessary, 10ters and watercourses. 490 Fraud and deceit: Prior possession as evidence against Recovery of conveyance obtained by intruder, 10-486 fraud, 10-520 Prior possession of cotenant, 10-487 Fraudulent sales and conveyances, 10-520 Proof ot outstanding title by defendant inadmissible, 10-487 Purchasers of property under execution may recover possession by ejectment, Recording deeds, 10-490 14-312 What amounts to possession, 10-489 Grass, 10-478 Proof of possession in one grantor where Heir at law, 10-518 chain does not extend to government, Action against widow, 10-518 10-485 Action by heir for freehold, 10-518 Proof of title back of common source, Fraudulent conveyance by personal rep-10-491 resentative, 10-518 Proof of title back to government or Herbage, 10-478 grantor in possession, 10-484 Highways (see Highways), 10-473, 475 Recording deeds, 10-490 History, 10-470 Single deed, 10-485 Homestead, 10-719 Superior title from common source in House: defendant, 10-492 Apart from soil, 10-476 Title by adverse possession, 10-486 Implied trusts, 15-1204 Title by estoppel, 10-491 Improvements, see infra, Damages, mesne profits, and improvements; see Improve-Title from common source, 10-491 Where parties are cotenants, 10-494 Execution sales, 10-522 Incorporeal hereditaments, 10-472 Executors and administrators, 10-519 lndians, 10-523, 524 Action by personal representative, 10-Insanity: Recovery of lands conveyed by insane Fraudulent conveyance by personal repperson, 10-520 resentative, 10-519 Insolvency and bankruptcy: Implied right under will, 10-519 Action by assignees under bankruptcy Recovery of term for years by personal and insolvency laws, 10-514 representative, 10-519 Joint tenants and tenants in common, 10-Right of personal representative to re-487, 494, 512 cover freehold at common law, 10-Action against third person, 10-512 Action by cotenant against another on Rule under statute, 10-519 proof of ouster, 10-526 Exemptions from execution, 12-170 Actions by tenants inter se, 10-513 Ferries, 10-480 Joinder of parties, 10-512 Fish and fisheries, 10-480 Ouster, 10-527 Ouster by force, 10-527 Flooding lands (see infra, Waters and watercourses), 10-531 Separate action by cotenant, 10-512 Foreclosure of mortgages (see infra, Mort-Landlord and tenant, 10-507 gages), 13-783, 828 Action against landlord when premises Action by purchaser at foreclosure sale, are in possession of his tenant, 10-10-507 526 Foreign corporations, 10-523 Action by landlord against tenant, 10-For what ejectment lies, 10-472 507 Accretions, 10-478 Demand, 10-508 Buildings apart from soil, 10-476 Estoppel to deny landlord's title, Chapels, 10-476 10-511 Churches, 10-476 Forfeiture for nonpayment of rent, Easements, see infra, Easements. 10-508 Fixtures, see FIXTURES. General rule, 10-508 Grass, 10-478 Notice to quit, 10-508 Herbage, 10-478 Person in possession under void Land subject to easement, see infra, parol lease, 10-509 Easements. Tenancies at sufferance, 10-509 Land under water, 10-479 Tenancies at will, 10-509 Licenses and privileges, see infra, Li-Tenancies determinable at certain censes and privileges. event, 10-508 Mines and mining interests, see infra, Tenancies from year to year, 10-508 Mines and mining claims. Waiver of notice, 10-511 Money chargeable on land, 10-481 Action by landlord to recover posses-Petroleum, 10-478 sion, 18-434 Realty equitably converted into person-Action by tenant, 10-511 alty, 10-480 Defendants, 10-526 Relictions, 10-478 Estoppel to deny landlord's title, 18-421 Right of common, 10-480 Volume XXXI.

599

Improvements, 10-545

EJECTMENT, cont'd.

Notice:

Ejectment.

EJECTMENT, cont'd. Landlord and tenant, cont'd. Joinder of landlord with tenant, 10-526 Landlord intervening as defendant, 10-Tenant for life, 10-515 Legatee, 10-517 Licenses and privileges, 10-479 Ferries, 10-480 Fisheries, 10-480 General rule, 10–479 Materiality of designation of place of exercise of license, 10-479 Mines and mining interest, 10-477; 20-Wharfage rights, 10-479 Lis pendens, see Notice of Pendency and LIS PENDENS. Master and servant, 10-527 Servant or agent not liable to ejectment as general rule, 10-528

Mesne profits, see infra, Damages, mesne profits, and improvements. Mines and mining claims, 10-477; 20-760 General rule, 10-477 Petroleum wells, 10-478 Where grant a mere license, 10-477 Mortgages, 10-502; 20-1019 Action by assignee of mortgagee, 10-507 Action by mortgagee against assignee, 10-506 Action by mortgagee against mortgagor, 10-504 After condition broken, 10-504 Before default, 10-505 Default in payment of interest, 10-505 Evidence of outstanding title, 10-Foreclosure proceedings as a prerequisite, 10-505 General rule, 10-504 Jurisdiction in which legal title remains in mortgagor, 10-505 Necessity of prior demand, 10-506 Outstanding title, 10-506 Action by mortgagee against other mortgagee, 10-507 Action by mortgagee against stranger, 10-507 Action by mortgagor against mortgagee, 10-502 General rule, 10-502 Jurisdictions regarding mortgage as lien, 10-502 Mortgage not satisfied by debt being barred by statute, 10-504 Payment or tender after default, 10-503 Possession of purchaser at void foreclosure sale, 10-503 Receipt of rents and profits, 10-504 Requisites of mortgagee's possession, 10-504 Action by mortgagor against third person, 10-504 Action by purchaser at foreclosure sale, 10-507 Deed of trust, 10-507 Municipal corporations (see Streets and

SIDEWALKS), 10-523, 529

Nominal damage, 10-535

Notice of pendency and lis pendens, see Notice of Pendency and Lis Pendens. Notice to quit: Demand and notice to quit, see infra, Vendor and purchaser. Landlord and tenant, 10-508 Occupying claimant, 10-544 Paper title, see infra, Evidences of title. Partition: Right of purchasers to maintain, 21-1211 Petroleum, 10-478 Possession (see *infra*, Against whom action may be brought; Evidences of title; Title to support ejectment): Acts for which action maintainable, 10-529 Personal possession unnecessary, 10-Subjection of property to will of party sufficient, 10-529 Possession of defendant, see infra. Against whom action may be brought. Prisons and prisoners, 10-523 Private ways, 10-475 Privileges, see infra, Licenses and privileges. Profit à prendre (see Profits à PRENDRE), Profits, see infra, Damages, mesne profits, and improvements. Public lands, see infra, State and public lands. Public officers, 10-528 Railroads; 10-528 Lands condemned as roadbed and right of way of railroads, 10-476 Occupation of street by railroad, 10-473 Receivers, 10-524; 23-1052 Relictions, 10-478 Remainders, reversions, and executory interests: Remaindermen, 10-517 Reversioner, 10-516
Action by grantor against grantee for breach of condition subsequent, 10-516 Action by reversioner in general, 10-516 Assignees of reversion, 10-517 Demand, 10-516 Entry, 10-516 Rents and profits, see infra, Damages, mesne profits, and improvements. Res judicata, 24-824 Common law, 24-824 Ejectment and actions for mesne profits or damages, 24-827 Equitable defenses, 24-825 Equitable titles and defenses, 24-826, 827 Statutes, 24-825 Statutes permitting two or more trials, 24-826 Statutory action of ejectment, 24-826 Room, 10-476 Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sheriff's sales: Lands purchased at execution sale, ro-600

Volume XXXI.

EJECTMENT, cont'd. EJECTMENT, cont'd. State and public lands: Title to support ejectment, cont'd. Land certificates and receiver's receipts, Reversioner, see infra, Remainders, reversions, and executory interests. 10-483 Right of possession, 10-494 Statutes, 10-472 Against equitable owner with pres-Streets and sidewalks, see Streets and Side-WALKS. ent right of possession, 10-495 Immediate right of possession neces-Tax title: sary, 10-496 Mere legal title in plaintiff insuffi-Recording tax title as rendering party liable to ejectment, 10-530 cient, 10-494 Telegraphs and telephones, 27-1010 Necessity of right of possession in Tithes, 10-472 plaintiff, 10-494 Title: Mere assertion of title insufficient to Where right of easement is in defendant, 10-495 render defendant liable, 10-530 Party claiming title liable under statute, Tenant by curtesy, 10-515 Tenant for life or years, 10-515 10-530 Trustee and cestui que trust, see infra, Title to support ejectment, 10-481 Aliens, 10-523 Trustee and cestui que trust. Assignee of mortgagee, 10-507 Assignee under bankruptcy or insol-Vendor and purchaser, see infra, Vendor and purchaser. Void conveyance, 10-520 vency law, 10-514 Beneficiary in deed of trust, 10-507 When title must exist in plaintiff, 10-Burden of proof on plaintiff, 10-481 Condemnation proceedings, 10-521 Conveyance pending suit, 10-494 Corporations, 10-523 General rule, 10-494 Title acquired subsequent to suit, Curtesy, 10-515 Devisee, 10-517 10-494 Dower, 10-515 Title transferred prior to suit, 10-Equitable interest, 10-482 494 Against equitable owner with present Trespass, 10-530 Overflowing lands by erection of dam, right of possession, 10-495 Equitable interest insufficient to support ejectment at common law, Overhanging roofs or walls, 10-531 10-482 Trespass insufficient to subject party to ejectment, 10-530 Land certificates and receiver's re-Trustee and cestui que trust, 10-513 ceipts, 10-483 Action by assignees under bankruptcy or Statutes, 10-483 United States courts, 10-483 insolvency laws, 10-514 Action by cestui que trust, 10-514 Evidences of title, see infra, Evidences Action by trustee, 10-513 of title. Turnpikes, 10-475 Felon, 10-523 Value, see infra, Damages, mesne profits, and General rule, 10-481 improvements. Heir at law, see infra, Heir at law. Vendor and purchaser, 10-496 Indians, 10-523, 524 Action by vendee, 10-501 Joint tenant and tenants in common, see Prevailing rule disallowing vendee infra, Joint tenants and tenants in to bring ejectment against vendor common. for specific performance, 10-501 Landlord and tenant, see infra, Landlord Rule in Pennsylvania allowing acand tenant. tion by vendee against vendor for Lands awarded by arbitrators, 10-521 specific performance, 10-501 Lands held under void conveyance, 10-Action by vendor, 10-496 520 Action by vendor against vendee in de-Lands improperly taken under condemfault, 10-496 nation proceedings, 10-521 Action not maintainable against vendee Lands purchased at execution sale, 10not in default, 10-497 522 Default in payment of instalment, 10-Legatee, 10-517 Mortgages, see infra, Mortgages. 497 Demand and notice to quit, 10-498 Outstanding title, 10-481, 487 Action by vendor against subsequent Personal representative, 10-519 trespasser, 10-499 Plaintiff must recover on strength of his Estoppel to deny title, 10-501 own title, 10-481 General rule, 10-498 Proof by defendant of outstanding title, Necessity of demand and notice to 10-481 quit by vendor in general, 10-498 Proof of outstanding title by defendant, Prevailing rule denying right to de-10-481, 487 mand and notice to vendee, 10-Purchaser at foreclosure sale, 10-503, 507 Repudiation of contract by vendee, Receivers, 10-524 10-500 Remainders, see infra, Remainders, re-Vendee in default, 10-498

601

versions, and executory interests.

EJECTMENT, cont'd.	ELECTION OF REMEDIES, cont'd.
Vendor and purchaser, cont'd.	Landlord and tenant, see Landlord and Ten-
Enforcement of payment of purchase	ANT.
money, 10–497	Mandamus, 19–765 Rescission, reformation, and cancellation of
Relation of vendor and vendee, 10-	instruments, 7–152
497 Repayment of purchase money already	
paid, 10-498	Specific performance, see Specific Perform-
Vendee not.in default, 10-497	ANCE.
Waste, 10-547	Trespass on the case, see Trespass on the
Waters and watercourses, 10-478	CASE.
Flooding lands, 10-531	Trust deeds and power of sale mortgages, see
Land under water, 10-479	Trust Deeds and Power of Sale Mort- gages.
Made land, 10-479	Vendor and purchaser, see Vendor and Pur-
Pool of water, 10-479	CHASER.
Watercourses, 10–478 Wharves and wharfingers:	ELECTIONS, 10-552
Wharfage rights on navigable waters, 10-	
479	PEACE; LOCAL OPTION; STOCK AND STOCK-
EJIDOS, 10-549	HOLDERS.
EJUSDEM GENERIS, 17-6	Abode:
See Noscitur a Sociis; Other.	Permanent abode, 10-598
Ademption of legacies, 1-618	Place of abode, 10-598
All, 2-143	Absence, see infra, Residence. Acknowledgment:
Carriers of goods, 5-338	Nomination papers, 10-637
Cause, 5–774 Chattels, 5–1023	Actions for damages, see infra, Election offi-
Effects, 10–454	cers.
Et cetera, 11-453	Actual votes, see infra, Vote necessary to a
Exemptions from execution, 12-106	choice.
Gaming, 14-685, 710	Adjournment, 10-683, 693
General words preceding particular words	
17-6	Mandamus, 10-808
Intent, 17-6	Affidavit, see infra, Oaths and affirmations.
Money, 20–838	Age, 10-590 Agency:
Other, 21–1012 Comprehensive sense, 21–1014	Bribery by agent, 10-781
Examples, 21-1013	Corrupt practices by agent of candidate,
Examples of ejusdem generis, 21-1014	10-794
General rule, 21-1012	Act solely in interest of agent, 10-
Intention prevails, 21-1014	_ 794
Other property, 21-1015	Responsibility of agent, 10-796
Penal statutes, 21-1014	Responsibility of candidate for acts
Wills, 21–1015 Rule not applicable if contrary to intent	of agent, 10-794 Responsibility of candidate for acts
17-6	of subagent, 10-795
Statutes, 26-609	What will constitute an agency, 10-
Sundays and holidays, 27-393	795
Wills, 30-671	Aliens (see infra, Residence), 2-68
ELDER, 10-549	Almshouses, inmates of, 10-604, 605
ELDERLY, 10-549	Alteration of instruments:
ELDEST, 10-549 ELECT — ELECTION, 10-550	Ballots, 10-730
See Elections; Equitable Election.	Offenses against election laws, 10-852 Appeals:
Conversion and reconversion, see Conver-	
SION AND RECONVERSION.	Appointment distinguished from, 2-474; 10-
Equitable election, see Equitable Election	
ELECTED:	Appointment of election officers, see infra,
Public officers, 23-415	Election officers.
ELECTION BETS, 14-588	Apportionment acts, see Apportionment
Conditional pales (182	Acts.
Conditional sales, 6–480 Contracts:	Assisting voters, see infra, Voting.
Breach of contract, 7-150	Attempt to commit crime, 10–849 Australian ballot system, 10–585
Divorce, 9-773	Application to municipal elections, 10-
Escape, 11-263	586
Fraudulent sales and conveyances, see	
FRAUDULENT SALES AND CONVEYANCES.	Constitutionality of Australian ballot
Implied contracts, 15-1112	laws, 10-586
Imprisonment for debt and in civil actions 16–18, 47	
Interstate commerce, 17–164	Ballots in such a form as to dis-
2200225050 0000000000000000000000000000	franchise voters, 10-587
	Volume XXXI.

ELECTIONS, cont'd.	ELECTIONS, cont'd.
Australian ballot system, cont'd.	Ballots, cont'd.
Constitutionality of laws, cont'd.	Blank ballots, 10–760
In general, 10–586	Blank spaces for persons not nominated,
Provisions for legal nominations,	10-717
10-587	Contents, 10-708
Provisions for official ballot, 10-587	Custody and disposition of ballot baxes
Restriction to candidate on official	and ballots, see infra, Custody and dis-
ballot, 10-587	position of ballot boxes and ballots.
Secrecy, 10-587	Definition, 10-708
Construction, 10-588	Depositing ballots, 10-704
Effect, 10-585	Depositing in wrong box, 10-705
Generally, 10-585	Generally, 10-704
Main features, 10-585	Destruction of ballots, 10-733
Object, ro-585	Double ballots, 10-731
Provisions mandatory, 10-699	Double voting, 10-731
Authority to hold elections, 10-562	Effect of erasure, 10-730
Authority during period of reconstruc-	Emblem, 10-717
tion, ro-564	Erasure, 10-730
Compliance with constitution and stat-	Form, 10-708
utes, 10–567	Illegality in ballots, 10-726
Conduct of election, 10-567	Accidental marks, 10-728
Constitutional or statutory authority	Generally, 10-726
necessary, 10-563	Heading upon ballot, 10-726
Constitution of state, 10-567	
	Illustrations of illegality, 10-726,
Constitution of the United States, 10-	727 Turnet and 1
563, 567	Immaterial variations, 10-726
Electors for President and Vice-presi-	Material variations, 10-726
dent, 10–565	Voter's name upon ballot, 10-729
Constitutional provision, 10-565	Impeaching the returns, see infra, Im-
Manner of choosing, 10-565	peaching the returns.
Power of state legislatures, 10-566	Inaccuracy in designation of office or
Excess of constitutional or statutory au-	proposition, 10-725
thority, 10–567	Indicating choice upon ballot, see infra,
Federal Constitution, 10-564	Official ballots.
Federal elections, 10-563	Indorsement on ballot, 10-714
How authority is conferred, 10-563	Mandamus, 10–804
Inherent reserved power, 10-563	Mark, 10-728
Local elections, 10-567	Mutilated ballots, 10-731
Naked authority without means of hold-	Name, see infra, Official ballots.
ing elections, 10-563	Name of candidate, see infra, Name.
Necessity for authority, 10-562	Name of political party, 10-709
Power of legislature to submit question	Name of voter upon ballot, 10-729
to popular vote, see Constitutional	Numbering ballot, 10-714, 715
LAW.	Objections to form of ballot, 10-714
Repeal of election laws, 10-563	Pasters, 10-729
Representatives in Congress, 10-564, 565	Poor type, 10-727
Senators, 10-564, 565	Preservation of ballats, see infra, Im-
Senators and representatives in Congress,	peaching the returns.
10-53, 564	Printers' dashes, 10-727
State constitution, 10-567	Production of ballots as evidence, 10-733
State elections, 10-567	Secrecy the object of the ballot, 10-708
Territorial elections, see Territories.	Several offices, and candidates for only
Ballot boxes, 10–697	one, 10-731
Ballots in wrong box, 10-772	Spoiled ballots, 10-722
Compliance with statutory provisions,	Tampering with ballats, see infra, Cus-
10-697	tody and disposition of ballot boxes
Custody, 10-698	and ballots.
Custady and disposition of ballat boxes	Time allowed to prepare ballot, 10-704
and ballats, see infra, Custody and	Bets, see infra, Election bets.
disposition of ballot boxes and ballots.	Blank ballots, 10–760
Fatal irregularity, 10-697	Booths, 10-694
Irregularities, 10-697	Presence of others than officers, see
More used than required, 10-697	infra, Presence of others than officers.
Ballots (see infra, Official ballots), 3-768;	Boxes, see infra, Ballot boxes.
10-708	Bribery, 4-911; 10-780, 853
Accidental marks, 10-728	Agent, 10-781
Altered ballots, 10-852	Betting on result, 10-789
Australian ballot system, see infra,	Canada, 10-781
Australian ballot system.	Charities, 10-785
Ballot imports secrecy, 3-768	Common law, 4-911; 10-853
Ballots in wrong box, 10-772	Consideration, 10-783
	37 (37

ELECTIONS cont'd	ELECTIONS could
ELECTIONS, cont'd.	ELECTIONS, cont'd. Canada, cont'd.
Bribery, cont'd. Conviction of bribery, 10-783	Registration in Canada, 10-624
Criminal offense, 10-853	Candidate, 5–129
Debt, payment of, 10-786	Canvass, see infra, Count, return, canvass,
Disqualification for office, 4–913; 10–781	and recount or recanvass.
Effect of bribery, 10-780	Carrying weapons, 10-854
Effect on election, 10-780	Caucus of voters, see infra, Party nomina-
Effect on individual vote, 10–782	tions.
Election, 10-780	Census reports, 10-843
Employment of canvassers, 10-786	Certificate (see infra, Commission and certifi-
Evidence, 10-790	cate of election; Signature and cer-
Excessive price for work or articles pur-	tificate to returns):
chased, 10-787	Evidence, 10-843
Furnishing employment, 10-786	Injunction, 10-818
Gifts, 10-785	Mandamus, see infra, Mandamus.
Gifts or payments after election, 10-789	Prima facie evidence of facts contained,
Hiring rooms, 10-789	10-828
Illustrations, 4-912, 913; 10-853, 854	Certificates of nomination, 10-652
Intent, 10-784, 788	Amendment, 10-653
Jest, 10-784	Duty of officer to file, 10-656
Loans, 10-786	Execution, 10-654
Object need not be attained, 10-853	Filing, 10-654
Offer made in jest, 10-784	Form, 10-652
Offer of bribe, 10-783	Name, address, and business of candi-
Offer to county of buildings or property	date, 10-653
to secure removal of county seat,	Nomination to fill vacancy, 10-653
10-789	Party or principal represented, 10-653
Offer to perform duties for less than	Prima facie evidence of nomination, 10-
legal compensation, 10-787	_ 663
Payment for loss of time, 10-787	Provisions as to filing certificates of
Payment for use of undue influence,	nomination mandatory, 10-655
10-789	Signing, 10-654
Payment of past debt, 10–786	Statutory provisions, 10-652
Payment of traveling expenses, 10-787	Statutory provisions directory, 10-652
Presumption from gift after election,	Time and place of filing, 10-654
10-790	Change of place, see infra, Place of holding
Promising employment, 10-786	elections.
Statutes, 4–911	Change of residence, see infra, Residence.
Subscriptions, 10–785	Change of time, see infra, Time of holding
Third persons, 10-782	elections.
Treating, 10-788	Change of votes, 10-706
American doctrine, 10–789	Charities:
Corrupt intent must be shown, 10-	Bribery, 10-785
788	Check lists, 10-696
General rule, 10–788	Citizenship, 10-590
Intent, 10-788	Forfeiture of citizenship, 10-609
Receiving treat, 10-789	Power of Congress to deprive person of
Treating is not corrupt, 10-788	citizenship, 10-570
Treating may invalidate election,	Civil rights, see CIVIL RIGHTS.
10-788	Class legislation, 10-584
Treating voters, 10-853	Closing polls, see infra, Opening and closing
Valuable consideration, 10–783	polls.
Vote, 10-782	Collateral attack:
What constitutes bribery, 10-783, 853	Nominations, 10-664
Buildings, 4–994	Color, 10-591
Burden of proof:	Commission:
Election petition, 5-26	Injunction, 10-818
Impeaching the returns, 10-838	Mandamus to compel issue of commis-
Call for convention, 10-643	sion, 10-812
Calling elections (see infra, Notice or procla-	Commission and certificate of election, 10-
mation), 10-624	761
De facto officer, 10-625	Certificate does not settle question of
Elections must be called by proper au-	eligibility, 10-764
thorities, 10-624	Certificate gives prima facie right to
Illustrations, 10-624	office, 10-761
Mandamus, 10-805	Certificate vitiated by its own statements,
Manner of calling elections, 10-625	10-762
Petition for holding election, 10-625	Certificate wrongfully issued, 10-762
Writs of election, 10-625	Commission, 10-762
Canada:	Compelling issuance of certificate or
Bribery, 10-781	commission, 10-765
604	1_7.
004	Totalie Italia,

ELECTIONS, cont'd.

Commission and certificate of election, cont'd. Conditional certificates, 10-764

Contesting the prima facie case, 10-762

Double returns, 10-764

Effect of certificate in contest, 10-765 Effect of conflicting certificates, 10-764 Effect of irregularity of the certificate,

10-763 Failure to issue certificate or commis-

sion, 10-765 Form of certificate for representative in

Congress, 10-763

Fraud in obtaining certificate, 10-765 Irregularities of the certificate, 10-763 Person commissioned on certificate of vacancy, 10-766

Prima facie right to office, 10-761 Committee, see infra, Party nominations. Compensation of election officers, see infra, Election officers.

Conduct of elections, 6-518; 10-690

Ballot boxes, see infra, Ballot boxes.

Ballots, see infra, Ballots.

Booths, 10-694

Check lists, 10-696

Compliance with statute, 10-690

Custody and disposition of ballot boxes and ballots, see infra, Custody and disposition of ballot boxes and ballots. Errors and irregularities in matters of

substance, 10-690 Fraud of election officers, 10-690

Irregularities, 10-690

Lists, 10-696

Mistake of election officers, 10-690 Necessity for statutory provision, 10-691

Opening and closing polls, see infra, Opening and closing polls.

Presence of officers, 10-694

Presence of others than officers, see infra, Presence of others than officers.

Registration books, 10-696 Special elections, 10-691

Unprejudicial irregularities, 10-690

Voting, see infra, Voting.

Voting machines, 10-698

Voting rooms, 10-694

What law governs special elections, 10-691

Conference, see infra, Nominations; Party nominations.

Congress, see infra, Authority to hold elections; Contests before legislative bodies.

Congressional:

State regulations, 10-583

Consideration, see infra, Bribery.
Constitutional law (see infra, Nominations; Right of suffrage):

Assisting voters, 10-700 Australian ballot system, see infra,

Australian ballot system. Authority to hold elections, see infra,

Authority to hold elections.

Calling elections, 10-624

Constitutionality of election laws, 10-769

Constitutionality of registration laws, 10-769

Fifteenth Amendment, 10-572 Fourteenth Amendment, 10-572 Opinions of the justices, 6-1071

ELECTIONS, cont'd.

Constitutional law, cont'd.

Power to hold elections, see infra, Authority to hold elections.

Qualifications of electors, see infra, Qualifications of electors.

Registration, see infra, Registration.

Registration laws, 10-769

Right of suffrage, see infra, Right of suffrage.

Right of suffrage unconstitutionally restricted, 10-769

Suffrage, see infra, Right of suffrage. Time of voting, see infra, Time of holding elections.

Construction (see infra, Interpretation of election laws):

Election laws, see infra, Interpretation of election laws.

Right of legislature to take testimony in election contest, 7-64

Contest of election, 7-79

Bribery, see infra, Bribery.

Certificate, see infra, Commission and certificate of election.

Commission, see infra, Commission and certificate of election.

Contests before legislative bodies, see infra, Contests before legislative bodies.

Correction of returns, 10-741, 742, 748 Correction of returns by tribunal trying contest, 10-742

Corrupt practices, see infra, Corrupt practices.

Equitable remedies, see infra, Equitable

Fraud, see infra, Fraud.

Habeas corpus, see infra, Habeas corpus, Illegality of votes inquired into in contest, 10-772

Mandamus, see infra, Mandamus. Prohibition, see infra, Prohibition.

Quo warranto, sec infra, Quo warranto. Recount or recanvass, see infra, Count, return, canvass, and recount or recanvass.

Statutory contest, see infra, Statutory contest.

Undue influence, see infra, Undue influence.

Contest of nominations, see infra, Objections to nominations.

Contests before legislative bodies, 10-818

Abatement of contest, 10-825

Before whom testimony taken, 10-825

Canada, 10-818

Congressional cases, 10-820

Construction of state election statute, 10-826

Contestant, 10-820

Contestee cannot vote, 10-826

Death of contestee, 10-825

Dismissal for want of prosecution, 10-825

England, 10-818

Extension of time of taking testimony, 10-824

Failure to answer, 10-822 Generally, 10-818

Inferior legislative bodies, 10-819

ELECTIONS, cont'd. ELECTIONS, cont'd. Count, return, canvass, and recount or re-Contests before legislative bodies, cont'd. canvass, cont'd. Canvass of returns, cont'd. Judgment, 10-826 Mode of contest, 10-819 Notice and answer under Act of 1851, Place of canvassing returns, 10-750 Secret session, 10-750 Notice must demand relief, 10-822 Who to canvass, 10-744 Notice to opposing party of time and Count of votes, 10-734 place of taking deposition, 10-825 Candidate cannot take part in count Parliament, 10-818, 819 of votes, 10-735 Proof of service of notice, 10-824 Counting votes in public, 10-736 Counting votes of intimidated vot-Service of notice, 10-824 Statutory provisions, 10-820 ers, 10-780 Fatal irregularities, 10-735 Taking testimony, 10-824 Time of giving notice, 10-822
Time of taking testimony, 10-824 Generally, 10-734 Immaterial irregularities, 10-734 United States, 10-818 Irregularities, 10-734, 735 Variance, 10–822 Irregularities not affecting count, Waiver of sufficient notice, 10-821 10-734 Place of counting votes, 10-735 Who may vote in contest, 10-826 Convention, see infra, Party nominations. Recount by election officers, 10-736 Time of counting votes, 10-735 Disqualification of electors, 7-499 Election officers: What constitutes a conviction, 10-610 Action for damages, 10-674, 675 Liability for failure to canvass votes, Corporations, see Officers and Agents of 10-674 PRIVATE CORPORATIONS. Correction of returns, 10-741, 748 Liability for false returns, 10-675 Corrupt practices, 7-869, 10-780, 791 Liability of canvassing officers, 10-Agent of candidate, see infra, Agency. Bribery, see infra, Bribery. Evidence, see infra, Evidence. Effect on candidate, 10-792 Generally, 10-734 Effect on election, 10-791 Impeaching the returns, see infra, Im-Effect on individual voter, 10-792 peaching the returns. Election not avoided when result not Injunction, 10-817
Mandamus to compel canvass, see infra, affected by corrupt practices, 10-791 Evidence, 10-794 Mandamus. False circulars, 10-792 Mandamus to compel forwarding of re-Hearsay evidence, 10-841 turns, 10-806 Hiring teams or vehicles to convey voters Mandamus to compel recanvass, 10-807 to polls, 10-793 Mandamus to compel rejection of illegal Issning false circulars, 10-792 returns, 10-808 Sales of liquor on election day, 10-793 Quo warranto: Tampering with list of voters, 10-793 Undue influence, see infra, Undue in-Canvassers' returns, 10-799 Going behind returns, 10-799 fluence. Recount of ballots, 10-799 Recanvass: What constitutes corrupt practices, 10-Recount by election officers, 10-736 Count, see infra, Count, return, canvass, and Recount and recanvass, 10-750 recount or recanvass. Express statutory provisions, 10-Counties (see infra, Equitable remedies): 751 Generally, 10-750 Election expenses, 7-957 Count, return, canvass, and recount or re-Power of courts, 10-751 canvass, 10-734 Canvass of returns, 5-131; 10-743 Returns, 10-737; 24-879 Accompanying documents, 10-738 Adjournment, 10-746 Canvass of returns, 10-743 Authority to correct errors, 10-748 Certificate, 10-739 Canvassers ministerial officers, 10-Classification of irregularities, 10-746 737 Compliance with statutory requi-Correction by tribunal trying consites, 10-746 test, 10-742 Considering whole return, 10-745 Correction of errors, 10-748 Correction of returns, 10-741, 742, Counting ballots, 10-744 Courts compelling correction, 10-Counting votes received after proper 741 time, 10-750 Custody of returns, 10-737 General rule, 10-743 Double returns, 10-764 Evidence, see infra, Evidence. Judicial powers in some states, 10-Execution, 10-737 Ministerial officers, 10-746 Failure to send required documents, Must determine whether returns are 10-738 genuine, 10-748 False returns, 10-852 Necessity, 10-743 Form, 10-737

606

Elections.	IVDE	1. Elections.
ELECTIONS, cont'd.	E	LECTIONS, cont'd.
Count, return, canvass, and recount or canvass, cont'd.	re-	Death of candidate, 10-760
Returns, cont'd.		Death of contestee, 10-825 Debts:
Forwarding the return, 10-742		Payment of past debt as bribery, 10-786
Generally, 10-737		Declarations:
Impeaching the returns, see inf	ra,	Voters, 10-835, 837, 838
Impeaching the returns.		De facto officers, see DE FACTO OFFICERS.
Informality of certificate, 10-740)	Definition, 10-562
Irregularities, 10–738 Irregularities in general, 10–737		Ballots, 10-708
Mandamus, 10-740		Deserters, 10-609 Device, 9-449
Material irregularities, 10-738		Disfranchisement of voters, see infra, Place
Necessity of signature and cert	ifi-	of holding elections; Qualifications of elec-
cate, 10-739		tors; Right of suffrage; see DISFRANCHISE-
Person signing, 10-740		MENT.
Precincts not counted, 10-739		Disqualification, see infra, Qualifications of
Presumption, 10-738 Presumption of official charact	er	electors. Disqualification of candidate, see infra, Brib-
10-740	,	ery.
Returns in obedience to writ	of	Districts, see Apportionment Acts.
mandamus, 10-740		Documentary evidence, 10-843
Returns made from improper da	ata,	Domicil (see Domicil; see infra, Resi-
10-739		dence):
Sending informal documents, 10-2 Signature, 10-739	/38	Exercise of right of suffrage as evidence of domicil, 10-24
Statutory provisions for correct	ion	Dominion of Canada:
of returns, 10-741		Bribery, 10-781
Sufficiency of signature and cert	tifi-	Registration in Canada, 10-624
cate, 10-740		Double ballots, 10-731
Surplusage, 10-738		Double returns, 10-764
Time of return, 10–742 Uncertainty, 10–739		Double voting, 10-731 Duress, see infra, Intimidation.
County commissioners, 7-977		Dwelling house, 10-355
Board cannot go behind certificate	of	Educational qualifications, 10-592
election, 7-978		Election bets, 10-789, 854
In general, 7-977		Betting on elections not gaming, 14-667
County-seat, see County-SEAT.		Gaming, 14-667, 682, 687 Character of wager, 14-688
Courts: Appointment of election officers, 10-	666	Common-law offense, 14-687
Jurisdiction in criminal cases, 10-856		Election bets as gaming, 14-687
Nominations, 10-660		Primary elections, 14-687
Crime, 10-609		Statutory prohibitions, 14-687
Conviction in federal court, 10-610		Wagers, 29-1084 Election districts (see Apportionment
Deserters, 10-609		Acts), 9-662
Disfranchisement for crime, 10-609 Power of election officers to try quest	tion	Election expenses, 10-857
of forfeiture for crime, 10-669		Amount recoverable, 10-859
Power of legislature to disfranchise	for	Apportionment of expenses, 10-859
crime, 10-577		Authority to incur expenses, 10-857
Restoration of suffrage, 10-610		Registration, 10–857 Special elections, 10–858
What constitutes conviction, 10-610 Criminal law (see infra, Offenses aga:	inst	Statutes silent as to payment of ex-
election laws):	IIIOt	penses, 10-858
Bribery, see infra, Bribery.		Who liable for expenses, 10-857
Cumulative voting, see CUMULATIVE VOTI	ING.	Election officers, 10-665
Custody and disposition of ballot boxes	and	Absence of officers, 10-694 Action for damages, 10-673
ballots, 10-732		Absence of wilfulness or malice, 10-
Ballots tampered with, 10-732 Burden of proof, 10-732		675
Destruction of ballots, 10-733		Damages, 10-676
Failure to destroy ballots, 10-733		Evidence to show malice, 10-676
Generally, 10-732		Failure to assess taxes, 10–674 Failure to canvass votes, 10–674
Opportunity for tampering, 10-732		False returns, 10-675
Power of court to compel production ballots as evidence, 10-733	1 01	Malice, 10-675
Production of ballot, 10-733		Refusal to allow registration, 10-674
Damages:		Rejection of votes, 10-673
Action against election officers, 10-	676	Wilfulness, 10-675
Action for damages, see infra, Elec-	tion	Action for penalty, 10-676
officers.		Appointment, 10-665, 671 Appointment by court, 10-666
Deaf and dumb persons, 10-609	607	Volume XXXI,

ELECTIONS, cont'd. ELECTIONS, cont'd. Election officers, cont'd. Election officers, cont'd. Oath, 10-672 Authority and jurisdiction to appoint, Objections to nominations, see infra. 10-666 Objections to nominations. Candidate acting as judge, inspector, or Offenses against election laws, see intra. clerk, 10-670 Offenses against election laws. Canvassers, see infra, Count, return, can-Omission to be sworn, 10-672 vass, and recount or recanvass. Canvassing officers, see infra, Count, re-Penalty, 10-676 Powers, 10-668 turn, canvass, and recount or recan-Power to appoint dependent upon statvass. ute, 70-666 Civil liabilities, 10-673 Compensation, 10-677 Power to try question of forfeiture for crime, 10-669 Analogous services, 10-678 Federal supervisors, 10-678 Presence of officers, 10-694 Qualifications, 10-667 Generally, 10-677 Illustrations, 10-677, 678 Constitutionality of requirement, 10-667 Right thereto dependent upon statu-Generally, 10-667 tory provision, 10-677 Selection of officers from political Unnecessary services, 10-678 Contest of nominations, see infra, Objecparties, 10-667 tions to nominations. Recount by election officers, 10-736 Crime, 10-669 Registrars, see infra, Registration. Criminal law, see infra, Offenses against Rejecting votes, see infra, Voting. election laws. Rejection of vote, 10-673 Criminal liability, see infra, Offenses against election laws. Removal, 10-667 Scope of section, 10-665 De facto officers, 10-671 Showing misconduct of officers, 10-832 Disqualification of officers, 10-669 Tenure, 10-667 Time of appointment, 10-672 Duties, 10-668 Election, 10-665 Elector and voter, 10-860 Failure to take oath, 10-672 Electors for President, see infra, Authority Federal supervisors, 10-665, 668, 678 to hold elections. Frand, 10-690 Eligibility of candidate, see infra, Ineligibility of candidate. Generally, 10-665 Improper person acting with board, 10-Eligible, 10-970 Emblem, see infra, Party emblem. Improper presiding officer, 10-672 Entitled to vote, 11-51 Ineligibility of officer, 10-669 Equal, 10-583 Inspectors and judges ministerial officers, Equitable remedies, 10-816 10-668 County-seat and similar elections, 10-816 Irregularities in appointment, 10-671 Elections not involving office, 10-816 Less than proper number acting, 10-672 Jurisdiction of courts of equity to try Liability for acts, 17-728 contests of election, 10-816 Mandamus to compel appointment of To enjoin canvassing votes, 10-817 officers, 10-805 To enjoin contest, 10-818 Ministerial officers, 10-668 To enjoin holding an election, 10-817 Misconduct and irregularities (see infra, To enjoin issue of certificate, 10-818 Offenses against election laws), To enjoin issue of commission or acting under it, 10-818 De facto election officers, 10-671 To obtain possession of office, 10-818 Effect of misconduct, 10-670 Erasures, 10-730 Improper person acting with board, Evidence (see infra, Production of documents): Improper presiding officer, 10-672 Ambiguous ballots, 10-839 Irregularities in appointment, 10-671 Best evidence required, 10-840 Less than proper number acting, Bribery, 10-790 10-672 Census reports, 10-843 Omission to be sworn, 10-672 Certificate of official, 10-843 Time of appointment, 10-672 Certified copies of record, 10-843 Mistake, 10-690 Corrupt practices, 10-794 Nominations (see infra, Objections to Declaration to prove unlawful combinanominations), 10-656 tion, 10-843 Certifying nominations to be placed Documents, 10-843 on ballot, 10-656
Duty of officer to file nomination Evidence in election cases, 10-827 Communications between attorney papers, 10-656 and client, 10-828 Election expenses, 10-658 General principles, 10-827 Generally, 10-656 Secrecy of the ballot, 10-828 Illustrations, 10-656, 657 Self-criminatory evidence, 10-828 Publication of nominations, 10-657 Hearsay evidence, see infra, Hearsay Number, 10-672 evidence.

608

ELECTIONS, cont'd. ELECTIONS, cont'd. Evidence, cont'd. Fraud, cont'd. Illegal voting, 10-850 Purging or rejecting poll, 10-775 Intention of voter, 10-839 Quo warranto, 10-799 Judicial notice, 10-844 Registration, see infra, Offenses against Legislative contest, 10-824 election laws. Malice, 10-675 True vote may be proved, 10-775 Matters of opinion, 10-842 Free and equal, 10-583 Mistake, 10-840 Mistake in depositing or counting bal-Gambling contracts, see infra, Election bets. Gaming, see infra, Election bets. General elections, 14-949 lots, 10-839 Naturalization, 10-839 Gerrymandering, see Apportionment Acts. Nominations, 10-663 Gifts, 10-789 Opinion evidence, 10-842 Bribery, 10-785 Poll books contradicted by parol, 10-Governor: Mandamus, 10-804, 812 Presumptions, 10-843 Habeas corpus, 10-815 Proof in action for refusing vote, 10-844 Hearsay evidence, 10-841 Proof of mistake, 10-840 Corrupt practices, 10-841 Proof of naturalization, 10-839 General rule, 10-841 Proof of rejected votes, 10-843 Intimidation, 10-841 Returns, 10-828 Rumors, 10-841 Effect of return or certificate, 10-Hiring teams, 10-793 828 Illegal contracts, 15-983 Impeaching the returns, see infra, Contracts affecting purity of public elec-Impeaching the returns. tions, 15-983 Improper returns, 10-829 Contracts for support during elections, Informal return corrected, 10-829 15~983 Proof of contents of return, 10-829 Contracts to influence voters, 15-983 Quo warranto, 10-829 Elections submitting questions to voters, Taking testimony in legislative contest, 10-824 Proper services in conduct of election, True vote may be proved, 10-775 15-984 Exemplary damages: Support to secure nomination, 15-984 Action against election officers, 10-676 Illegal election: Expenses, see infra, Election expenses. Mandamus, 10-809, 811 Expert and opinion evidence, 10-842 Illegalities, 10-766 False circulars, 10-792 Estoppel, 10-774 Failure of electors to attend and vote, False personation, 10-849 Personating voter, 12-789 10-770 General principles, 10-766 Fear, see infra, Intimidation. Federal supervisors, see infra, Election offi-Illegal voting, see infra, Illegal voting. Improper rejection of votes, 10-773 cers. Fifteenth Amendment, 10-572, 591 Irregularities affecting the result, 10-Filing, see infra, Registration. Filing certificates of nominations, 10-654, 656 Irregularities not affecting the result, 10-Filing nomination papers, 10-638 Filing poll books, 10-619 Statutory declarations of effect, 10-768 Uncertain effect, 10-768 Fines and penalties: Liability of election officers, 10-676 Unconstitutionality of election laws, 10-Forfeiture of citizenship, 10-609 769 Forwarding returns, 10-742 Unconstitutionality of registration law, Fourteenth Amendment, 10-572 10-769 Fraud, 10-774 Illegality in ballots, see infra, Ballots. Attempted fraud, 10-832 Illegal voting (see infra, Offenses against Effect of fraud, 10-767, 774 election laws), 10-770 Effect of laches, 10-776 Admission of votes without registration Effect of registration fraud upon elecor proper proof, 10-771 Ballots in the wrong box, 10-772 tion, 10-619 Effect of illegal votes, 10-770 Election officers, 10-690 Illegality of votes inquired into in con-Fraud in obtaining certificate, 10-766 Fraud may be proved by circumstances, test, 10-772 Purging the polls, 10-773 Reception of illegal votes, see infra, Im-Fraud of third persons, 10-774 peaching the returns. Fraud on voters, 10-775 What makes vote illegal, 10-770 Impeaching the returns, 10-832 Impeaching the returns, 10-829 Laches, 10-776 Admissibility of ballots not kept accord-Mandamus, 10-804 ing to law, 10-831 Misconduct of officers, 10-832 Attempted frauds, 10-832 Presumption as to fraud, 10-832 Ballots in proper hands presumed to Presumption where fraud is proved, 10have been properly kept, 10-831 833 609 . Volume XXX1. 31 C. of L -39

ELECTIONS, cont'd. ELECTIONS, cont'd. Impeaching the returns, cont'd. Inspection of register, 10-614 Burden of proof, 10-838 Inspectors, see infra, Election officers. Failure to return votes, 10-833 Intent: Fraud, 10-832
Fraud may be proved by circumstances, Bribery, 10-784, 788 Illegal voting, 8-296 10-833 Interpretation of election laws, 10-588 Preservation of ballots, 10-830, 831 Following construction in other states, Presumptions as to fraud, 10-832 10-588 Presumption where fraud is proved, 10-General rules, 10-588 Intent of legislature, 10-588 Proving mistake or carelessness in dis-Majority, 15-589 charge of duty, 10-829 Mandatory or directory provisions, 10-Reception of illegal votes, 10-834 588 Meaning of particular words and phrases, Circumstantial evidence, 10-835 Declaration of voter, 10-838 10-589 Provisions for secrecy of the ballot, 10-Declarations of persons alleged to have voted, 10-835 588 Disqualification of voters, 10-837 Regulations not to be extended by con-Generally, 10-834 struction, 10-589 Nonresidence, 10-836 Time of holding elections, 10-681 Poll books, 10-834 Words and phrases, 10-589 Presumption of legality, 10-835 Intimidation (see infra, Undue influence), Proof of disqualification of voters, 10-776 10-836 By whom intimidated, 10-778 Proof of how voter voted, 10-838 Congressional cases, 10-778 Proof of illegality of votes, 10-835 Counting votes of intimidated voters, 10-Proof of who voted, 10-834 780 Rebutting presumption of illegality, Degree of intimidation or violence, 10-10-835 Residence, 10-836 Effect in general, 10-776 Testimony of voters as to their own Hearsay evidence, 10-841 disqualification, 10-837 Interference by civil authorities, 1c-777 Recount of ballots, 10-830 Military interference, 10-776 Return controlled by ballots, 10-830 Police, 10-777 Returns impeached by fraud, 10-832 Registrars, 10-620 Religious intimidation, 10-779 Returns made from improper data, 10-Social intimidation, 10-779 Threats of loss of occupation, 10-779 Showing misconduct of officer, 10-832 Statutory provisions as to preservation Unsuccessful attempts, 10-780 of ballots, 10-831 Intoxicating liquors, see INTOXICATING Votes cast not returned, 10-832 Liquors. Indians, 10-591 Irregularities (see infra, Conduct of elections; Impeaching the returns), 10-766 Indian reservations, 10-607 Ineligibility of candidate: Ballot boxes, see infra, Ballot boxes. Bribery, 10-781 Certificate, 10-763 Counting, 10-734, 735 Effect of official, 10-722 Certificate does not settle question of eligibility, 10-764 Effect of votes for ineligible person, 10-Estoppel, 10-774 758 Failure of electors to attend and vote, Fraud, see infra, Fraud. 10-770 Mandamus, 10-811 Fraud, see infra, Fraud. Minority candidate not elected, 10-758 General principles, 10-766 Presumption against intention to waste Illegal voting, see infro, Illegal voting. votes, 10-759 Improper rejection of votes, 10-773 Quo warranto, 10-798 Irregularities affecting the result, 10-767 Votes cast with full knowledge of candi-Irregularities not affecting the result, 10date's ineligibility disregarded, 10-758 766 Returns, 10-737, 738 Statutory declarations of effect, 10-768 Infamy and infamous crimes, 16-253 Infants, 10-590 Inhabitants (see Inhabitants), 10-589, 590 Uncertain effect, 10-768 Unconstitutionality of election laws, 10-Injunction: Prohibition, 10-815 Ink, 10-721 Unconstitutionality of registration law, Insanity, 10-608 10-769 Deaf and dumb persons, 10-609 Judges, see infra, Election officers. Judgments and decrees: Degree of mental capacity required, 10-Legislative contest, 10-826 Judicial notice, 10-844; 17-898 Lucid intervals, 10-609 Senility, 10-608 Want of mental capacity as disqualifica-General elections, 17-898 Local elections, 17-898 tion, 10-608 Judicial sales, see Judicial Sales.

ELECTIONS, cont'd.	ELECTIONS, cont'd.
Jurisdiction (see infra, Equitable remedies):	Mandamus, cont'd.
Criminal law, see infra, Offenses against	Governor, 10-804, 812
election laws.	Illegal election, 10-809, 811
Nominations, see infra, Objections to	Ministerial duties, 10-803
nominations.	Mistake of law by respondent as to
Jurisdiction of equity, 10-816	jurisdiction, 10-814
Justices of the peace:	Oath of office, 10-804
Elections by cities and towns, 18-13	Ordering holding of election, 19-866
Election by counties, 18–13	Parties defendant, 10-814
Election by townships, 18–13	Performance of ministerial duties, 10-
Laws governing election, 18-13	Bog Possession of office to 810
State elections, 18-13	Possession of office, 10-812
Laborers:	Relator's title in issue, 10-813
Residence, 10–603 Laches:	To obtain possession of office, books etc., ro-813
Fraud, 10-776	_ `
Landlord and tenant:	To try title to office, 10-813 Unlawful removal from office, 10-
Undue influence, 10-791	813
Legislature, see infra, Contests before legis-	Registration, 10-614
lative bodies.	Relator, 10-814
Libel and slander:	Returns in obedience to writ of man-
. Charge of violation of election laws, 18-	damus, 10-740
	Title to office, 10-813
904 Election officers, 18–952	To compel appointment of officers, 10-
Lists, 10-696	805
Tampering with list of voters, 10-793	To compel call of election, 10-805
Loans:	To compel forwarding of returns, 10-806
Bribery, 10–786	To compel reception of vote, 10-803
Local option, see Local Option.	To compel registration of qualified
Machines, voting, 10-698	voters, 10-805
Majority, see Majority; see infra, Vote	To whom the writ may issue, 10-804
necessary to a choice.	Mark, see infra, Official ballots.
Malice, 10-844	Master and servant:
Mandamus, 10-803	Furnishing or promising employment as
Appointment of officers, 10-805	bribery, 10-786
Call of election, 10-805	Undue influence, 10-791
Canvass, 10–806	Mental capacity, see infra, Insanity.
Adjournment of board, 10-808	Military interference, 10-776
At what time writ will be awarded,	Military law:
10-810	Deserters, 10-609
Canvass of vote at illegal election,	Military reservations, 10-607
10–809	Right to vote, 20-662
Determination of tie vote, 10-806	Soldiers, 10-604, 605, 606
Effect of adjournment of board, 10-	Soldiers' voting places, 10-582
808	Military officers:
For what office canvass may be com-	Quo warranto, 10-797
pelled, 10-810	Mistake:
Illegal elections, 10-809	Election officers, 10-690
Mandamus to canvassing board, 10-	Evidence of mistake in depositing or
806	counting ballots, 10-839
To compel canvass, 10-806	Impeaching the returns, 10-829
To compel recanvass, 10-807	Mandamus, 10-814
To compel rejection of illegal re-	Mistake of voter, 10-772
turns, 10-808	Proof of mistake, 10-840
Certificate of election, 10-810	Municipal aid, see MUNICIPAL AID.
City council, 10-811	Municipal elections:
Effect of issuance of prior certifi-	Australian ballot laws, 10-586
cate, 10-811	Property qualification, 10-596
Illegality of election, 10-811	Qualifications of voters, 10-577
Ineligibility of candidate, 10-811	Municipal securities, see MUNICIPAL SECURI-
To compel giving certificate of elec-	TIES.
tion, 10-810	Mutilated ballots, 10-731
Certifying result of election, 10-804	Name (see infra, Official ballots):
Commission, to compel issue of, 10-812	Imperfections in name of candidate, 10-
Compelling election of municipal officers,	723
19–866	Extent of deviation permissible
Consent of persons to assumption of	10-724
office, 10-804	Mistake in initial, 10-724
Effect of force, 10-804	Mistake in name of candidate, 10-
Fraud, 10-804	723
Generally, 10-803	Mistake in suffix, 10-725
61	77) 777777
	I J VIGINO 43494941

ELECTIONS, cont'd. Name, cont'd. Imperfections in name of candidate, con. Name idem sonans, 10-725 Only surname given, 10-723 Name erroneously spelled on register list, 10-617 Party name, see infra, Party name. Name of political party, see infra, Party name. Naturalization: Proof of naturalization, 10-839 Nominate, 21-543 Nominated, 21-543 Nominating convention, see infra, Party nominations. Nomination papers, 10-636 Acknowledgment, 10-637 Alterations, 10-637 Amendment of affidavit, 10-638 Filing, 10-638 Form, 10-636 Oath of qualification and residence, 10-638 Prima facie evidence of nomination, 10-663 Proof, 10-637 Qualifications of nominee need not be set forth, 10-637 Setting out name of nominee, 10-636 Signing, 10-537 Substantial compliance sufficient, 10-636 Nominations (see infra, Party nominations), 10-633 Certificates of nomination, see infra, Certificates of nomination. Collateral attack, 10-664 Constitutionality of provisions for legal nominations, 10-587 Contest of nominations, see infra, Objections to nominations. Direct nomination by electors, 10-634 Effect of participating in another nomination, 10-635 Electors' nominee cannot use party name, 10-639 Nomination papers, see infra, Nomination papers. Number necessary to nominate, 10-634 Qualifications of nominators, 10-Residence, 10-635 Effect of participating in another nomination, 10-635 Electors' nominee cannot use party name, 10-639 Candidates nominated by electors cannot appear on ballot as party nominees, 10-639 Designation as nominee of a party, 10-639 Restrictions on use of party name in Pennsylvania, 10-640 Evidence, 10-663 Legislative requirements as to nominations, 10-576 Number necessary to nominate, 10-634

Objections to nominations, see infra,

Objections to nominations.

Object of nominations, 10-633

ELECTIONS, cont'd. Nominations, cont'd. Papers, see infra, Nomination papers. Party nominations, see infra, Party nom-Power of legislature, 10-576 Powers and duties of various officers, 10-656 Certifying nominations to be placed on ballot, 10-656 Duty of officer to file nomination papers, 10-656 Election expenses, 10-658 Generally, 10-656 Illustrations, 10-656, 657 Publication of nominations, 10-657 Qualifications of nominators, 10-635 Residence, 10-635 Restriction to candidate on official ballot, 10-587 Rival nominations by contending factions of a party, 10-664 Statutory provisions as to who may nominate, 10-633 Undue influence, 10-791 Who may nominate, 10-633 Nominee, 21-543 Non compos mentis, see infra, Insanity. Nonresidence, see infra, Residence. Notice, see infra, Calling elections. Caucus of voters, 10-651 Legislative contest, 10-821 Local option, see LOCAL OPTION. Objections to nominations, 10-662 Registration in England, 10-621 Service of notice, 10-824 Time and place of taking depositions, 10-825 Time of giving notice, 10-822 Waiver of sufficient notice, 10-821 Notice or proclamation, 10-625 Actual notice, 10-626 By whom notice must be given, 10-630 Defects in notice, 10-630 Defects in posting or publishing, 10-632 Elections to fill vacancies, 10-627 Form of notice, 10-629 General elections to fill vacancies, 10-627 Impossibility to give statutory notice, 10-627 Length of publication, 10-632 Necessity of notice of election, 10-625 Partial want of notice, 10-627 Posting, 10-632 Proclamation of governor, 10-626 Publication, 10-632 Purpose of election, 10-631 Result not affected, 10-626 Special elections, 10-626 Special election to fill vacancies, 10-628 Statement as to purpose of election, 10-631 Substantial compliance with statute, 10-631 Sufficiency as to time, 10-630 Sufficiency of notice, 10-629 Time and place by law, 10-625 Time of notice, 10-630 Vacancies, 10-628 Oaths and affirmations: Assisting voters, 10-701

ELECTIONS, cont'd.	ELECTIONS, cont'd.
Oaths and affirmations, cont'd. Challenge and proof of qualification, 10-	Offenses against election laws, cont'd. Illegal voting, cont'd.
705	Voting by person not qualified,
Failure of officers to take oath, 10-672	10-848
Nomination papers, 10-638	Voting more than once, 10-848
Oath administered to applicants for regis- tration, 10-615	When act of voting is complete, 10-850
Oath or declaration of disability, 10-701	Intimidating voters, 10-854
Omission of election officers to be sworn,	Intoxicating liquors (see Intoxicating
10-672	Liquors), 10-854
Quo warranto, 10-798 Refusal to take oath or answer questions,	Jurisdiction, 10-856 Concurrent jurisdiction of state
10-707	courts, 10-857
Test oath, 10-610	Federal courts, 10-856
Objections to nominations, 10-658	Federal election laws, 10-856
Certificate of nomination paper <i>prima</i> facie evidence of nomination, 10–663	Jurisdiction of state courts, 10-856 Legal election, 10-846
Collateral attack, 10-664	Misconduct of election officers, 10-850
Courts, 10-660	Altering ballots, 10-852
Decision as to use of party emblem, 10-	Criminal liability, in general, 10-851
664 Election officers, 10–658	False returns, 10–852 Illustrations, 10–851, 852
Jurisdiction to pass on validity of nomi-	Obstructing other officers, 10-853
nations, 10-658	Rejecting legal votes, 10-851
Agreements of candidates or fac-	Unlawfully acting as election officer,
tions, 10–660 Agreement to abide by decision of	10–851 Who is an election officer, 10–850
party tribunals, 10-662	Primary elections, 10-846
Conclusiveness of officer's decision,	Regular election, 10-846
10-660	Saloons, 10-854
Courts, 10–660 Officer may pass upon matters of	Statutory offense, 10–845 Officers, see infra, Election officers.
form and substance, 10-659	Officers and agents of private corporations,
Officers without power to pass on	see Officers and Agents of Private
nominations, 10-658	Corporations. Official ballots, 10–709
Party tribunals, 10–661 Public officers, 10–658	Arrangement of party tickets and names,
What officer may pass on nomina-	10-713
tions, 10-658	Blank spaces for persons not nominated,
Manner of trial of objections, 10-663 Notice of objection, 10-662	10–717 Directory and mandatory provisions,
Objections must be material, 10-663	10-716
Objections must be specific, 10-663	Emblems, 10-717
Party emblem, 10-664	Generally, 10–709
Party tribunals, 10–661 Rival nominations by contending fac-	Illustrations, 10–710 Indicating choice upon the ballots,
tions of a party, 10-664	10-717
Time of objecting, 10-662	Ink, 10-721
Trial of objections, 10–663 When vote cast at primary decisive of	Marking with pencil, 10–721 Position of marks, 10–721
contest, 10-663	Rule as to style of marking, 10-720
Who may raise objections, 10-662	What constitutes a proper mark,
Offenses against election laws, 10-845	10-718
At what election offenses may be com- mitted, 10–845	Indorsement of ballots, 10-714 Irregularities, effect of official, 10-722
Betting on elections, 10-854	Mark, 10-717
Carrying weapons, 10-854	Numbering ballots, 10-715
Common-law offense, 10-845	Numbering when statute forbids, 10-
Elections must be within meaning of law creating offenses, 10-846	716 Number of times name may appear
Fraud in registration, 10-847	upon ballot, 10-712
Person registering, 10-847	Numbers erased, 10-716
Persons who may commit offense,	Objection to form of ballot, 10-714
10–847, 848 Registration officer, 10–847	Right to have name upon official ballot,
Illegal voting, 10-848	Spoiled ballots, 10-722
Attempts, 10-849	Two tickets nominated by the same
Evidence of illegal voting, 10-850	party, 10–712
False personation of voters, 10–849 Knowledge of facts which disqualify,	Unstamped ballot rejected, 10-714 Use of official ballot, 10-709
10-848	Withdrawal of candidate's name, 10-713

ELECTIONS, cont'd.
Opening and closing polls, 10-691 ELECTIONS, cont'd. Party nominations, cont'd. Objections to nominations, see infra, Adjournment, 10-693 Closing polls too soon, 10-692 Delay in opening polls, 10-692 Directory provisions of statute, 10-10-656 693 Fixing time, 10-691 Formalitles, 10-693 Generally, 10-651 Illustrations, 10-651 Gérierally, 10-691 Holding open too long, 10-693 Pardon, 10-610 Effect of disability to vote, 24-588 Parol evidence: To contradict poll book, 10-843 party, 10-712 Party emblem, 10-664, 717 Party hame (see infra, Official ballots): Pasters, 10-729 Ballot, 10-709 Pauperage, 10-607 Party nominations (see infra, Official ballots), io-641 Caticus of voters, 10-643, 651 Genetally, 10-651 Illustrations, 10-651 Notice and call, 10-651 Certificates of nomination, see infra, Certificates of homination. Penalties: Committee, 10-650 Authority to fill vacancies, 10-650 Generally, 10-650 10-676 Pencil, to-721 Illustrations, 10-650, 651 Revocation of nomination by committee, 10-651 Place of abode, 10-598 Conference, 10-649 Additional conferees cannot be admitted, 10-650 Booths, 10-694 Candidate must receive vote of majority of conferees, 10-649 Generally, 10-649 Illustrations, 10-649, 650 10-687 Contest of nominations, see infra, Objections to nominations. Electors' nominee cannot use party name, 10-639 places, 10-689 Candidates nominated by electors cannot appear on ballot as party nominees, 10-639 Designation as nominee of a party, 10-630 Restrictions on use of party name in Pennsylvania, 10-640 General rule, 10-687 Nominating agency, 10-642 Nominating convention, 10-643 10-687 Amalgamation with other conventions, 10-649 Call for convention, 10-643 Composition, 10-643 10-687 Conduct of convention, 10-648 lished, 10-687 Credentials of delegates, 10-647 Election of delegates, 10-645 Finality of decision of convention General rule, 10-684 as to qualifications and credentials of delegates, 10-647 Soldiers, 10-582 Minority cannot nominate, 10-648 Notice, 10-625 Organization, 10-648 Place of meeting, 10-647 Qualifications of delegates, 10-647 Regular call necessary, 10-643 Revocation of nomination; 10-649 Rival delegations, 10-647 Tie vote, 10-647 Soldiers, 10-582 Time of election of delegates, 10-647

Objections to nominations. Party rules, 10-642
Powers and duties of various officers, Primary election, 10-643, 651 Principles governing in general, 10-641 Rival nominations by contending facfloris of a party, 10-664 Two tickets nominated by the same What parties nominate, 10-641 Who may be nominated, 10-642 Constitutional provisions, 10-608 Initiates of poorhouse, 10-604, 605 In the United States, 10-608 Removal of disability, to-608 Whether a disqualification at common law, 10-607, 608
Payment of taxes, see infra, Taxes. Election officets' liability for penalty, Petition for holding election, 10-625 Place of canvassing returns, 10-750 Place of counting votes, 10-735 Place of holding elections, 10-684 Changes necessary, 10-685 Changing precincts and voting places, Disfranchisement of voters, 10-689 In establishing voting places, ro-689 Number and location of voting Effect of voting at wrong place, 10-685 Election at unauthorized place, 10-684 Establishing and changing precincts and voting places, 10-687 Constitutional requirements, 10-687 Disfranchisement of voters, 10-689 Location of voting places, 10-689 Mode of establishing or changing, Number of voting places, 10-689 Time of establishing or changing, Where voting places may be estab-Legislature's power to fix place, 10-582 General rule, 10-582 Opening and closing polls, see infra, Opening and closing polls. Place fixed without authority, 10-686 Power to fix place, 10-686 Presence of others than officers, see infra, Presence of others than officers. Too many polling places, 10-685 Unauthorized place, 10-684 Volume XXXI.

ELECTIONS, cont'd. ELECTIONS, cont'd. Place of holding elections, cont'd. Prohibition, cont'd. Voting at proper place after voting at Illustrations, 10-815 improper place, 10-686 To restrain issuance of commission, Voting room, 10-694 10-815 Proof of naturalization, 10-839 Wrong place, 10-685 Property qualification, 10-595 Place of meeting of nominating convention, 10-647 Colorable transfers of property, 10-596 Police, 10-777 General elections, 10-595 Presence of police, 10-695
Poll books (see infra, Registration), 10-834
Conclusiveness of poll books, 10-834 Local elections, 10-595 Municipal elections, 10-596 Pauperage, 10-607 Effect of poll book, 10-843 Publication of nominations, 10-657 Identifying poll books, 10-834 Publication of notice, 10-632 Proof of who voted, 10-834
Polling place, see infra, Place of holding Defects, 10-632 Generally, 10-632 Length of publication, 10-632 elections. Polls (see infra, Opening and closing polls): Public officers, see infra, Election officers. Purging the polls, 10-773 Purging the polls, 10-773 Vehicles to convey voters to polls, 10-793 Qualifications of candidates, see infra, In-Poor and poor laws: eligibility of candidate. Inmates of poorhouse, to-604, 605 Qualifications of delegates to conventions, Panperage as disqualification, 10-607 10-647 Possession of office: Qualifications of election officers, see infra, Mandamus, 10-812 Election officers. Posting lists of electors, 10-619 Qualifications of electors, 10-589, 928; Posting of notice, 10-632 23-531 Power to hold elections, see infra, Authority Age, 10-590 to hold elections. Challenge, 10-705 Precincts: Citizenship, see infra, Citizenship. Crime, see infra, Crime. Some precincts not counted, to-739 Preliminary proceedings, 10-624 Presence of others than officers, 10-694 Criminal law, 10-848 Deserters, 10-600 Generally, 10-694 Disfranchisement, 10~607 Disqualification, 10-607 Presence and authority of United States supervisors, 10-696 Educational qualification, 10-592 Presence of police, 10-695 Forfeiture of citizenship, 10-609 Prohibition, 10-694 Legislature's power to fix qualifications, President (see infra, Authority to hold elec-10-576 tions), 22-1229 Conferring right of suffrage on Presumptions, 10-844 women, 10-578 Knowledge of law, 10-844 Extension of qualifications, 10-577 Extension of right under constitu-Legality of election, 10-844 Performance of duty, 10-844 tional authority, 10-578 Illustrations, 10-577 Performance of official duty and regularity of official acts, 22-1271 Legislature cannot add to Regularity of canvass, 10-844 change constitutional qualifica-That electors voted, 10-844 tions, 10-576 Presumptions against intention to waste Legislature cannot dispense with convote, 10-759 stitutional qualifications, 10-577 Presumptions from gift after election, 10-790 Municipal elections, 10-577 Presumptions in favor of compliance with Person holding office, 10-579 Public officers, 10-579 law, 10-619 Presumptions in favor of validity of re-Special elections, 10-577 turns, 10-738 Where there is no provision in the Presumptions of legality of vote cast, 10-835 constitution, 10-576 Nomination papers, 10-637, 638 Prima facie votes, see infra, Votes necessary to a choice. Nominators, 10-635 Pauperage, see infra, Pauperage. Payment of taxes, see infra, Taxes. Primary elections (see infra, Party nominations), 22-1295 Offenses against election laws, 10-846 Proof of disqualification, 10-836 Prisons and prisoners: Declarations of voters, 10-837 Generally, 10-836 Testimony of voters as to their own Residence of prisoners, 10-605 Proceedings, see infra, Preliminary proceeddisqualification, 10-837 Proof of qualification, 10-705 Proclamation, see infra, Notice or proclama-Property qualification, see infra, Proption. Production of documents: erty qualification. Power of court to compel production of Quo warranto, 10-798 ballots as evidence, 10-733 Race, see infra, Race. Residence, see infra, Residence. Prohibition, 10-815; 23-223 Sex, see infra, Women. Against injunction, 10-815

ELECTIONS, cont'd. ELECTIONS, cont'd. Registration, cont'd.

Effect of registration fraud upon elec-Qualifications of electors, cont'd. Voting by person not qualified, 10tion, 10-619 848 Want of mental capacity, see infra, In-England, 10-620 Amendment of claim, 10-621 sanity. Women, see infra, Women. Quo warranto, 10-829; 23-609 Argument on appeal, 10-623 Consolidating appeals, 10-623 Correction of voters' list, 10-621 Canvasser's returns, 10-799 Costs, 10-623 Costs of appeal, 10-623 Character of office, 10-796 City councils, 10-797 Description of list when there are Conclusiveness of tribunal's action, 10-801 several, 10-622 Decision of court in granting leave, Description of objector, 10-622 Final register, 10-623 Defendant, 10-802 Lists of electors, 10-620 Effect of statutory provision for con-Notice of appeal, 10-623 Notice of claim to vote, 10-620 test, 10-800 Notice of objection, 10-621 Eligibility to office, 10-798 Paper books, 10-623 Review of barrister's decisions, Expiration of office before possible termination of action, 10-798 10-623 Fraud, 10-799 Generally, 10-796 Going behind returns, 10-799 Revising barrister, 10-622 Service by posting, 10-622 Interest of relator, 10-801 Service of notice, 10-622 Signature of notice, 10-621 Joinder of parties, 10-802 Failure to file poll books, 10-619 Judicial offices, 10-797 Legality of election, 10-799 Failure to post lists of electors, 10-619 Failure to register, 10-617 Legislative office, 10-797 Fixed time before election, 10-581 Military offices, 10-797 Parties, 10-801 Plaintiff, 10-801 Fraud in registration, see infra, Offenses against election laws. Impossibility to make régister, 10-619. Inspection of register, 10-614 Presidential electors, 10-797 Qualification of voters, 10-798 Intimidation of registrars, 10-620 Relator, 10-801 Irregularities, 10-617, 618
Legislative provisions for registration, Statutory remedy cumulative, 10-800 Taking oath of office, 10-798 10-579 When brought, 10-798 Change of residence after registra-Race, 10-591 tion, 10-580 Real property, see infra, Property qualifica-Express constitutional requirements tion. or authority, 10-579 Recanvass, see infra, Count, return, can-vass, and recount or recanvass. Local registration laws, 10-580 Reasonable registration laws may be Recess, see infra, Adjournment. enacted without express authority, Recording, see infra, Registration.
Recount, see infra, Count, return, canvass, 10-579 Requirement of registration a fixed and recount or recanvass. time before election, 10-581 Registered voters, 24-241 Unconstitutional requirements, 10-Registrars, see infra, Registration. Registration, 10-611 Unreasonable requirements, 10-580 Admission of votes without registration Liability of registration officers, 10-674 or proper proof, 10-771 Lists, 10-696 Applicability of general registration laws Mandamus, 10-614
Mandamus to, compel registration of to particular elections and places, 10-611 qualified voters, 10-805 Appointment of registrars, 10-613 Name erroneously spelled, 10-617 Books, 10-696 Necessity for enactment of registration Canada, 10-624 Change of residence after registration, laws, 10-611 Neglect to make register, 10-619 10-580 Noncompliance with registration laws, Check lists, 10-696 10-618 Conclusiveness of registration on right Oath administered to applicants for to vote, 10-616 registration, 10-615 Constitutionality of registration law, Persons entitled to register, 10-614 Posting lists of electors, 10-619 Power to enact registry laws, 10-611 Constitutional provisions, 10-579 Correction of register, 10-613 Presumption in favor of compliance with Effect of failure to register on right to law, 10-619 vote, 10-617 Qualifications of registrars, 10-613 Effect of noncompliance with registration laws, 10-618 Questions asked of applicant, 10-616 Refusal to allow registration, 10-674 Volume XXXI.

ELECTIONS, cont'd. ELECTIONS, cont'd. Registration, cont'd. Residence, cont'd. Registering officers quasi-judicial offi-Military reservations, 10-607 cers, 10-620 Navy yard, 10-607 Registrars, 10-613 Nominators, 10-635 Registrars quasi-judicial officers, 10-620 Permanent abode, 10-598 Registration books, 10-696 Place of abode, 10-598 Tenure of registrars, 10-613 Power of legislature, 10-577 Time of registration, 10-615 Prisoners, 10-605 Constitutionality of provisions. Proof of nonresidence, 10-836 10-581 Purpose of requirement, 10-597 Fixed time before election, 10-581 Qualifications not cumulative, 10-597 Unconstitutionality of registration laws, Residence for particular purposes, 10-603 10-579, 580, 769 Burden of proof of residence, United States, 10-611 10-605 What constitutes a registration law. How soldier may acquire residence, 10-612 10-606 Regular election, 24-243 How student may acquire residence, Rejection of votes: Improper rejection, 10-773 Inmates of almshouse, 10-604, 605 Liability of election officers, 10-673 Inmates of poorhouse, 10-604 Religious influence, 10-791 Sailors, 10-604, 605 Religious intimidation, 10-791
Religious societies, see Religious Societies. Soldiers, 10-604, 605, 606 Students, 10-604, 605, 606 Remedies in election cases: Residence in county, 10-597 Contest before legislative bodies, see Residence in district, 10-506 Contests infra. before legislative Residence in state, 10-596 bodies. Residents of United States territory Equitable remedies, see infra, Equitable within the state, 10-607 remedies. Rules for determining residence, 10-Habeas corpus, see infra, Habeas corpus. 598 Mandamus, see infra, Mandamus. Sailors, 10-604 Prohibition, see infra, Prohibition. Soldiers, 10-604, 605, 606 Soldiers' home, 10-607 Quo warranto, see infra, Quo warranto. Statutory contest, see infra, Statutory Students, 10-604, 605, 606 contest. Temporary absence, 10-599 Residence, 10-596 Temporary absence will not constitute Act and intent must concur, 10-599 abandonment, 10-602 Aliens may vote immediately upon Time when an acquired residence benaturalization, 10-597 gins, 10-607 Burden of proof of residence, 10-605 Uncertainty as to lines of political di-Change must be absolute, 10-599 visions, 10-597 Change must be permanent, 10-599 What constitutes, 10-598 Finality not essential, 10-602 Res judicata, 24-772 Itinerant laborers, 10-603 Returns, see infra, Count, return, canvass, Laborers, 10-603 and recount or recanvass; Impeaching the Leaving former residence, 10-600 returns. Personal presence not sufficient, Revocation of nomination, 10-649 10-599 Revocation of nomination by committee, Subsequent return, 10-601 Temporary absence or presence, Revocation of power of committee to nominate, 10-651 Temporary absence will not consti-Right of suffrage, 10-568 tute abandonment, 10-602 Article of the Federal Constitution, Change of residence after registration, 10-580 10-571 Australian ballot system, see infra, Aus-Change of residence must be actual, tralian ballot system. 10-599 Constitution, 10-569 Conditional removal, 10-599 Constitutional requirements that elec-Constitutional requirement, 10-596 tion shall be free and equal, 10-583 Definition, 10-598 Constitution of the United States. Domicil, 10-598 10-570, 571 Effect of Fifteenth Amendment, 10-573 How residence may be lost or acquired, 10-599 Effect of Fourteenth Amendment, 10-572 How soldier may acquire residence, Fifteenth Amendment, 10-572 10-606 Fourteenth Amendment, 19-572 How student may acquire residence, How the right may be extended or restricted, 10-569 Indian reservations, 10-607 In the United States, 10-569 Inmates of almshouse, 10-604, 605 Legislature cannot extend constitutional Inmates of poorhouse, 10-604 right, 10-574 Intent, 10-599

ELECTIONS, cont'd. ELECTIONS, cont'd. Sheriffs and constables: Right of suffrage, cont'd. Compensation for services at elections, Legislature cannot restrict or extend the constitutional right, 10-573 25-732 Cumulative voting, see CUMULA-Signature: Certificates of nomination, 10-654 TIVE VOTING: Nomination papers, 10-637 General rule, 10-573 Signature and certificate to returns, 10-739 Illustrations, 10-573 indirectly disfranchising Informality of certificate, 10-740 Laws voters, 10-573 Necessity, 10-739 Not signed by proper officers, 10-740 Limitations imposed by Federal Constitution, 10-574 Presumption of official character, 10-740 Limiting right to a certain number Sufficiency, 10-740 Soldiers, see infro, Military law. of candidates, 10-574 Special elections: Partial unconstitutionality of stat-What law governs conduct of special ute; 10-574 Legislature may regulate exercise of elections, 10-691 Statutes (see infra, Interpretation of election right, 10-754 laws): Australian ballot laws, see infra, Mandatory or directory provision, 26-691 Australian ballot system. Statutory contests: Constitutional authority; 10-574 Conclusiveness of tribunal's action, Illustrations, 10-575, 576 108-01 In the absence of express constitu-Quo warranto, 10-800 tional authority, 10-575 Statutory remedy cumulative, 10-800 Statutory remedy exclusive, 10-800 Regulations cannot impair right, 10-576 Students, 10-604, 605, 606 Legislature of state, 10-573 Submission of questions to voters, see Con-STITUTIONAL LAW; MUNICIPAL AID. Nominations, 10-576 Partial unconstitutionality of laws, Subscription: 10-584 Bribery, 10-785 Place of voting, see infra, Place of hold-Suffrage, see infra, Right of suffrage. ing elections. Supervisors, see infra, Election officers. Power of Congress, 10-570 Tampering with ballots, see infra, Custody Power of state legislatures, 10-573 and disposition of ballot boxes and ballots. Power to regulate right, 10-568 Prohibition against class legislation, Tampering with list of voters, 10-793 Taxes, 10-593 10-584 Actual payment, 10-594 Provisions as to nominations, 10-576 Assessment in name of another, 10-594 Provisions for registration, see infra, Assessment must have been regularly Registration. made, 10-593 Qualifications of voters, see infrd, Quali-Illegal assessment, 10-594 fications of electors. Payment, 10-594 Restoration of suffrage, 10-610 Payment by third person, 10-594 Right controlled by states, 10-569 Payment of taxes as a qualification, Right of suffrage may be modified or 10-593 withdfawn, 10-568 Persons exempted from taxation, 10-593 State legislatures, 10-569, 573 State regulations for congressional elec-Proof of payment, 10-594 Temporary absence, see infra, Residence. tions, 10-583 Territories, see TERRITORIES. States controlling under Federal Con-Testimony in election cases: stitution prior to Fifteenth Amend-Who may testify, 10-828 ment, 10-570 Test oath, 10-610 Suffrage not a common-law right, to-Threats, see infra, Intimidation. 568 Tie vote, 1d-760 Time of voting, see infra, Time of hold-Time of counting votes, 10-735 ing elections. Time of holding elections, 10-679 Unconstitutional restriction, 10-760 Adjournment, 10-683 Uniformity of regulations, to-584 Change in time, 10-682 Vested right, 10-568, 569 Change of time, 10-680, 681 Women, see infra, Women. Closing polls, see infra, Opening and Rumors, 10-841 closing polls. Saloons, 10-854 Compliance with statute, to-680 School elections, see Schools. Congress, 10-682 Seamen, 10-604, 605 Consent of voters, 10-679 Secrecy (see infra, Australian ballot sys-Construction of particular statute. tem): io-68i, 682 Evidence in election cases, 10-828 Different time from that authorized, Object of ballot, 10-708 10-675 Senators, see infra, Authority to hold elec-Exceptions, 10-679, 680 Fixlng time, 10-680 Sex, see infra, Women. General election, 10-682

ELECTIONS, cont'd.	ELECTIONS, cont'd.
Time of holding elections, cont'd.	Vote necessary to a choice, cont'd.
General rule, 10–679	Legislative regulations, 10-753
Illustrations, 10-679	Majority vote, to-753
Implied power to fix time, 10-680	Minority candidate not elected, 10-758
Legislature's power to fix time, 10-582	National elections, 10-754
General tule, to-582	Presumption against intention to waste
Soldiers, 10-582	vote, †o-759
New elections, 10-683	Required proportion of all votes cast,
Notice, 10-625	10-756
Opening and closing polls, see infra,	Requirement of concurrence of majority
Opening and closing polls.	vote in two districts, 10-757
Power to change time of election, 10-861 Power to fix, 10-680	Tie vote, 10-760
Representatives, 10-862	Votes actually cast, 10-756
Senators, 10-683	Votes cast with full knowledge of can-
Time of registration, 10-615	dldate's ineligibility, 10-758
Time of return, 10-472	Votes for person who does not exist,
Title:	Voter, 29-1075
Mandamus, 10-813	Elector and voter, to-860
Town meetings, see Town Meetings.	Voting, 29-1076
Towns and townships, see Towns and Town-	Assisting voters, 10-699
SHIPS.	Ballots not marked as directed,
Treating, see infra, Bribery.	10-704
Undue influence (see infra, Intimidation),	Constitutional right to assistance,
10-790	10-700
Customer and tradesman, 10-791	Defective vision, 10-699
Effect on election, 10–790 Employer and employee, 10–791	Effect of illegal assistance to voters,
Landlord and tenant, 10-791	10-704
Payment for use of undue influence,	filegal assistance, 10-704
10-789	Illustrations, 10-699
Spiritual influence, 10-791	Manner of rendering assistance,
Undue influence to secure nomination,	10-703
10-791	Oath or declaration of disability,
What constitutes undue influence, 10-790	* Secrecy preserved as far as possi-
United States courts:	ble, 10-703
Jurisdiction, 10-856	Unrestricted choice of assistant,
Universities and colleges:	10-703
Students, 10-604, 605, 606	What may constitute disability,
Vacancies:	10-699
Certificates of nominations to fill va- cancies, 10-653	Who may render assistance, 10-702
Committee authorized to fill vacant	Ballots, see infra, Ballots.
nomination, 10-650	Challenge, 10-705
Nominations, 10-650	Change of votes, 10-706
Notice of vacancies, 10-627	Depositing ballots, 10-704
Notice or proclamation, 10-627	Depositing in wrong box, 10-705
Person commissioned on certificate of va-	Generally, 10-764
cancy, 10-766	Method of voting, 10-698
Valuable consideration, see infra, Bribery.	Powers of officers in rejecting votes,
Vehicles to convey voters to polls, 10-793	10-706 Discretion, 10-706
Vested rights, 10-568	Generally, 10-706
Violence, see infra, Intimidation.	Quasi-judicial powers, 10-707
Vote, 29–1074 Bribery, 10–782	Refusal to take oath or answer ques-
Illegal voting, see infra, Illegal voting.	tions, 10-707
Tie votes, 10-760	Rejection of vote after reception,
Vote necessary to a choice, 10-752	10-707
Affirmative vote, 10-756	Proof of qualification, 10-705
Blank ballots, 10-760	Rejecting votes, 10-706
Consent given by required proportion of	Secrecy, see infra, Australian ballot sys-
votes cast, 10-754	tem.
Construction of provisions as to vote re-	Time allowed to prepare ballot, 10-
quired, 10-754	704 Voting at different times for different
Death of candidate, 10-760	officers, 10-698
Disclaimer of majority candidate, 10-760	Withdrawal, 10–706
Effect of votes for ineligible person,	Voting machines, 10-698
Ineligibility of candidate, 10–758	Voting places, see infra, Place of holding
In the absence of express provisions of	elections.
law, 10-752	Wagers, see infra, Election bets.
	** *

```
ELECTIONS, cont'd.
                                                  ELECTRIC-LIGHT COMPANIES, cont'd.
  Waste votes, see infra, Vote necessary to a
                                                    Incorporation, 10-862
                                                        By special charter, 10-862
    choice.
  Witnesses, see infra, Evidence.
                                                        Under general laws, 10-862
  Women, 10-591
                                                    Independent contractors, 16-204
      Constitutional provisions, 10-591
                                                    Injunction:
      Fifteenth Amendment, 10-591
                                                        Conflicting rights of electric-light com-
      Fourteenth Amendment, 10-591
                                                           panies, 10-867
      Power of legislature to confer right of
                                                        Streets, 10-868
        suffrage on women, 10-578
                                                    Injury to persons rightfully on premises
      School elections, see Schools.
                                                      where injured, 10-871
                                                    Liability for injury to real property, 10-869
Liability for nuisance, 10-869
       Woman's suffrage, 10-591
  Writs of election, 10-625
ELECTOR, 10-860
                                                    Liability for personal injuries, see infra, Per-
  Qualified elector, 10-860
                                                      sonal injuries.
ELECTORAL COLLEGE, 10-860
                                                    Light:
ELECTRIC BATTERY, 3-898
                                                        Duty as to furnishing light, 10-869
ELECTRICITY, 10-894
                                                    Mandamus, 19-877
  See Electric-light Companies; Electric
                                                    Manufacturing corporations, 10-862; 19-924
    RAILROADS; TELEGRAPHS AND TELEPHONES.
                                                    Master and servant:
ELECTRIC-LIGHT COMPANIES, 10-861
                                                        Liability for injuries to employees,
  See GAS COMPANIES; STREET RAILWAYS;
                                                           10-889
    TELEGRAPHS AND TELEPHONES.
                                                        Liability for personal injuries, 10-869
  Abutting owners, see infra, Streets and side-
                                                    Mechanics' liens, 20-297, 310
    walks.
                                                    Municipal corporations:
  Alienation of property, 7-748
                                                        Streets, see infra, Streets and sidewalks.
  Appliances:
                                                    Municipal powers, 10-863
      Failure to keep appliances in proper con-
                                                        Constitutionality of statutes, 10-864
        dition, 10-872
                                                        Contract with electric-light companies,
                                                          10-864
      Liability for personal injuries, 10-872
                                                        Control, 10-863
License fee, 10-864
      Negligent construction of appliances,
        10-872
      Whether apparatus and appliances are
                                                        New York board of electrical control,
        personalty, 10-863
                                                          10-864
  Assignment of franchise, 10-868
                                                        Ownership of electric-light plant, 10-865
  Bonds, 10-866
                                                            Bonds, 10-866
  Charter, 10-862
                                                            Employment of servants, 10-866
  Consolidation of corporations, 10-862 Constitutional law:
                                                            Express authority wanting, 10-865
                                                            Express statutory authority, 10-865
      New York board of electrical control,
                                                            Rights and liabilities, 10-866
        10-864
                                                        Regulation, 10-863
                                                        Use of poles of other companies, 10-864
  Contracts:
      Municipal corporations, 10-864
                                                    Municipal securities, 10-866
      Recovery for breach of contract, 10-868
                                                    Nature of the company, 10-862
  Contributory negligence, 10-873
General doctrine, 10-873
                                                    Negligence, see infra, Personal injuries.
                                                    Nuisances, 10-869
                                                    Occupation, business, and privilege taxes,
      Illustrations, 10-873
      Statutes, 10-873
                                                      10-864
                                                    Personal injuries, 10-869
      When a question of fact, 10-874
  Death:
                                                        Appliances, 10-872
      Presumption that electric wire caused
                                                        Care required, 10-872
  death, 10-874
Duty as to furnishing light, 10-869
                                                        Condition of wires at other times, 10-875
                                                        Contributory negligence, see infra, Con-
  Eminent domain, 10-1080
                                                          tributory negligence.
                                                        Evidence, 10-874
      Compensation, 10-868
                                                        Expert testimony, 10-875
      Rural highways, 10-868
                                                        Injury to employees, 10-869
      Streets, 10-868
                                                        Injury to persons on street, 10-870
  Evidence:
                                                        Liability in general, 10-860
      Condition of wires at other times,
                                                        Negligent construction and repair of ap-
        10-875
      Expert testimony, 10-875
                                                          pliances, 10-872
                                                        Presumption as to cause of death, 10-874
      Presumption as to cause of death, 10-
                                                        Presumption as to contributory negli-
                                                          gence, 10-875
      Presumption as to contributory negli-
        gence, 10-875
                                                        Presumption of negligence, 10-874
                                                        Subsequent precautionary acts, 10-875
      Presumption of negligence, 10-874
                                                        Trespassers, 10-872
      Subsequent precautionary acts, 10-875
                                                    Personal property:
  Exemptions from taxation, 10-876
                                                        Whether apparatus and appliances are
      Exemption of manufacturers, 12-347
                                                          personalty, 10-863
  Expert and opinion evidence, 10-875
                                                    Poles:
  Franchise, right to assign, 10-868
```

Mechanics' liens, 20-310

Highways, see infra, Streets and sidewalks.

```
ELECTRIC RAILROADS, cont'd.
ELECTRIC-LIGHT COMPANIES, cont'd.
                                                    Legislature, see infra, Right to construct and
  Poles, cont'd.
       Use of poles of other companies, 10-
                                                       operate.
                                                     Liability for injuries, 10-887
        864
                                                         Degree of care required, 10-887
  Presumptions:
                                                         Injuries to employees, 10-888
       Presumption as to cause of death,
                                                         Injuries to passengers (see Carriers of
         10-874
                                                           PASSENGERS; STREET RAILROADS), 10-
       Presumption as to contributory negli-
         gence, 10-875
       Presumption of negligence, 10-874
                                                         Injuries to persons in street, 10-889
  Property, 10-862
                                                             General rules, 10-889
  Questions of law and fact:
                                                             Illustrations, 10-889
                                                             Injury from contact with wires of
       Contributory negligence, 10-874
                                                                another company charged from
   Real property:
                                                                trolley, 10-889
       Liability for injury to real property,
         10-869
                                                         Injury from contact with conductor
                                                           charged from trolley wire, 10-887
       Whether apparatus and appliances are
         realty, 10-863
                                                         Injury from contact with wires of an-
   Right to assign franchise, 10-868
                                                                other company charged from
                                                                trolley, 10-889
   Right to use street, see infra, Streets and
                                                              Duty of railway company to provide
     sidewalks.
   Streets and sidewalks, 10-866
                                                                safeguards, 10-890
                                                              General rule, 10-889
       Conflicting rights of electric-light com-
         panies, 10-867
                                                              Injuries to employees of other elec-
                                                              trical companies, 10-891
Joint and several liability of the
       Exclusive right, 10-867
       Injunction, 10-867, 868
       Municipal consent to use of streets,
                                                                companies, 10-891
                                                              Suffering telephone wire to become
         10-866
                                                                charged from trolley wire, 10-
       Negligence, see infra, Personal injuries.
       Personal injuries, see infra, Personal in-
                                                                889
                                                         Scope of section, 10-887
         juries.
      . Priority, 10-867
                                                     Master and servant:
       Rights of abutting owners, 10-868
                                                         Liability for injuries to employees,
                                private
                                                            10-888
            Compensation for
                                           use.
             to-868
                                                     Municipal corporations, see infra, Right to
                                                       construct and operate.
            Injunction, 10-868
                                                     Negligence, see infra, Liability for injuries.
            Rural highways, 10-868
                                                     Operation, see infra, Right to construct and
            Streets, 10-868
       Right to use streets, 10-866
                                                       operate.
 Vested right, 10-867
ELECTRIC-LIGHT WIRES:
                                                     Personal injuries, see infra, Liability for in-
   Mechanics' liens, 20-310
                                                     Right to change to electric power, 10-881
 ELECTRIC RAILROADS, 10-877; 27-6
                                                     Right to construct and operate, 10-878
                                                         Consent of local authorities required before railway authorized to build
   See Railroads; Street Railways; Streets
     AND SIDEWALKS.
   Abutting owners, 1-227
                                                            line, 10-879
       Failure to obtain consent of abutting
                                                          Failure to obtain consent of abutting
                                                         property owners, 10-883
Failure to obtain necessary municipal
         property owners, 10-883
       Relation of operators to abutting owners,
              10-883
                                                            grant or consent, 10-882
            Generally, 10-883
                                                          Some legislative act necessary, 10-878
            No additional servitude imposed,
                                                          Under
                                                                 municipal grant or consent,
              10-884
                                                                10-879
            Whether erection of poles and
                                                              Municipality must have legislative
              stringing of wires is an additional
                                                                authority to authorize, 10-879
              servitude, 10-884
                                                              Right to change to electric motive
   Carriers of passengers, see CARRIERS OF
                                                                power, 10-881
     PASSENGERS; STREET RAILWAYS.
                                                              What act insufficient delegation of
   Change to electric power, 10-881
                                                                authority, 10-881
                                                              What act sufficient delegation of
   Construction, see infra, Right to construct
     and operate.
                                                                power, 10-879
   Definition, 10-877
                                                              Where act contains no limitation.
   Eminent domain, 10-878
                                                                10-879
       Additional servitude, 10-884
Exercise of right of eminent domain,
                                                              Where limitation does not exclude
                                                                electricity, 10-880
          10-878
                                                     Streets, see infra, Abutting owners; Liability
        General statutes, 10-878
When the right may or may not be
                                                        for injuries.
                                                     Subways, see Electric Subways.
          exercised, 10-878
                                                     Telegraph and telephone companies:
        Whether erection of poles and stringing
                                                          Injury from contact with wires of an-
         of wires is an additional servitude,
                                                                other company
                                                                                  charged from
          10-884
                                                                trolley, 10-889
```

Deduction on account of benefits derived

```
ELEVATED RAILROADS, cont'd.
ELECTRIC RAILROADS, cont'd.
  Telegraph and telephone companies, cont'd.
       Injury from contact with wires of an-
             other company
                              charged from
           trolley, cont'd.

Duty of railway company to pro-
             vide safeguards to prevent con-
             tact of wires, 10-890
           General rule, 10-889
           Injuries to employees of other
             electrical companies, 10-891
           Joint and several liability of the
             companies, 10-891
           Suffering telephone wire to become
             charged from trolley wire, 10-889
      Respective rights of electric railroads
             and telephone companies, 10-885
           Generally, 10-885
           Illustrations, 10-886, 887
           Where use of street by both oper-
             ators impossible, 10-886
ELECTRIC SUBWAYS, 10-893
  Constitutional law, 10-893
  Construction of statutes, 10-893
ELECTRODE, 10-894
ELEEMOSYNARY, 10-895
See Charities and Trusts for Charitable
    USES; CORPORATIONS; EXEMPTIONS (FROM
    TAXATION); HOSPITALS AND ASYLUMS;
    PERPETUITIES AND TRUSTS FOR ACCUMU-
LATION; RELIGIOUS SOCIETIES.
ELEGIT, WRIT OF, see Wait of Elegit.
ELEMENTS, 10-895; 18-311
  Damages by elements, 18-254
ELEVATED RAILROADS, 10-896
  See Carriers of Passengers; Street Rail-
    WAYS.
  Abutting owners, 1-229
      Consent of abutters, 10-898, 899
      Recovery of damages by owners of abut-
        ting property, see infra, Recovery of
        damages by owners of abutting prop-
        erty.
  Access, 10-912, 934
  Adverse possession, 10-939
  Benefits, see infra, Deduction on account of benefits derived from existence of road.
  Carriers of passengers:
      Injuries to passengers, 10-942
      Injury by fellow passenger, 10-943
  Cinders, 10-930, 931
  Constitutional law, 10-898
  Corporations:
      Right to recover damages, 10-919
  Damages, see infra, Deduction on account of
    benefits derived from existence of road;
    Recovery of damages by owners of abut-
    ting property.
  Deduction on account of benefits derived
        from existence of road, 10-933
      Actual market value of land taken,
      Damages to remaining land, 10-934
      General rise in values, 10-937
      Increase in value of other lots along the
        street, 10-935
      Increase must be shown to be due to
        road, 10-936
```

Injunction, 10-935

Interference with

on street, 10-934

from existence of road, cont'd. Other owners receiving greater benefits, 10-936 Owner of several lots, 10-935 Proximity of stations, 10-928 Purchase shown to be profitable investment, 10-935 Question of fact, 10-936 Unimproved locality, 10-937 Dust, 10-930 Eminent domain (see infra, Recovery of damages by owners of abutting property), 10-1070 Evidence, see infro, Recovery of damages by owners of abutting property. Executors and administrators: Recovery of damages, 10-913, 914 Exemplary damages, 10-933 Expert and opinion evidence, 10-920, 921 Extra allowance for costs, 10-911 False imprisonment, 10-942 Fronting on two streets, 10-938 General railroad law, 10-896 Hearsay evidence, 10-921 Injunctions, 10-910 Landlord and tenant, 10-918 Right to trial by jury in injunction proceedings, 10-939 Jury and jury trial: Right to trial by jury in injunction proceedings, 10-939 Laches, 10-939 Landlord and tenant, 10-916 Lease executed after road constructed, 10-917 Lease executed prior to construction of road, 10-917 Liability of third persons to landlord, 18-451 Measure of past damages, 10-918 Permanent injury, 10-916 Perpetual injunction, 10-918 Recovery of damages against road, 10-916 Renewals of lease, 10-918 Temporary injury, 10-916
Liability for personal injuries and other torts, see infra, Personal injuries. Light and air, 10-912, 931; 19-120 Limitation of actions, 19-907, 938 Adverse possession, 10-939 Common-law actions, 10-938 Delay in bringing suit, 10-939 Equitable relief, 10-938 Measure of damages, see infra, Recovery of damages by owners of abutting property. Mortgages : Whether mortgagor or mortgagee entitled to damages, 10-919 Negligence, see infro, Personal injuries. Noise, 10-912, 931 Nuisance, 10-912 Opinion evidence, 19-920 Permanent injuries, see infra, Recovery of damages by owners of abutting property. Personal injuries (see CARRIERS OF PAS-SENGERS; STREET RAILWAYS), 10-940 False imprisonment, 10-942 Guard rails, 10-943

abutter's easement

ELEVATED RAILROADS, cont'd. ELEVATED RAILROADS, cont'd, Personal injuries, cont'd. Recovery of damages by owners of abutting Illustrations, 10-941 property, cont'd, Injuries from falling sparks, 10-940 Evidence, cont'd. Injuries while ascending or descending Evidence in regard to adjacent stairs at stations, 10-943 property, 10-923 Injury by fellow passenger, 10-943 Experts, 10-921 Negligence, 10-940 Harmless errors, 10-925 Overcrowding platforms, 10-942 Hearsay, 10-921 Sudden starting or stoppage of train, Offer to purchase property as evidence, 10-924 Wilful and malicious acts of agents, Opinion of witnesses, 10-920 10-942 Rules of evidence not strictly ap-Privacy, loss of, 10-928 plied, 10-925 Questions of law and fact: Speculative damages, 10-922 Benefits, 10-936 Exemplary damages, 10-933 Recovery of damages by abutting owner, Extra allowance for costs, 10-911 10-925, 926 Form of action, 10-903 Rapid transit acts, 10-898 Fronting on two streets, 10-938 Consent of abutters, 10-898 Consent of property owners and local Illinois, 10-908 Increase in value not due to road, 10-929 authorities, 10-899 Injunctions, 10-910 Constitutionality, 10-898 Injuries to personal property, 10-929 Construction, 10-902 Kentucky, 10-908 Duties of rapid transit commissioners, Light and air, 10-912, 931 10-898 Loss of privacy, 10-928 Location, 10-902 Maryland, 10-909 Plan of construction, 10-899 Measure of damages in common-law Powers and duties of Supreme Court action, 10-907, 926 commissioners, 10-900 Measure of damages in eminent domain Projection of stations or stairways, proceedings, 10-905, 906 10-902 Measure of damages not affected by Rapid transit commission, 10-898 ownership of fee, 10-926 Right to acquire real estate, 10-901 Noise, 10-931 Supreme Court commissioners, 10-900 Nuisances, 10-912 Time of completion of road, 10-898 Past damages in injunction proceedings. Real estate: 10-926 Right to acquire, 10-901 Pennsylvania, 10-908 Recovery of damages by owners of abutting Permanent damages, 10-903 property, 10-902 Permanent injuries, 10-903, 908, 916 Abutting landowners, 10-908 Proceeding for an injunction, 10-910 Access, 10-912 Prospective damages, 10-927, 932 Actual damages, 10-930 Province of jury, 10-926 Additional tracks, 10-910 Proximity of stations, 10-928 Adverse possession, 10-939 Right to recover, 10-902 Right to trial by jury in injunction pro-Alternative damages, 10-910 Cinders, 10-930, 931 ceedings, 10-939 Common-law action, 10-907 Smoke, 10-930, 931 Consequential damages, 10-931 Speculative damages, 10-922, 930 Contingent damages, 10-930 Statute of limitations (see infra, Limi-Continuing trespass, 10-911 tation of actions), 10-907 Damages, 10-925 Temporary damages, 10-903 Decrease in rental value, 10-932 Temporary injury, 10-903, 916 Decrease in value not due to road, Unlawful occupation of street, 10-932 Valuable improvements since road con-Deduction on account of benefits derived structed, 10-928 from existence of road, see infra, Deduction on account of benefits derived Vibration, 10-931 Where plaintiff's property fronts on two from existence of road. streets, 10-938 Difference in value before and after con-Who may recover, 10-913 struction of road, 10-929 Conveyance pendente lite, 10-915 Dust, 10-930 Corporation, 10-919 Eminent domain proceedings, 10-904 Damages in rental value prior to Evidence, 10-920 purchase, 10-914 Change in character of neighbor-Landlord ond tenant, see infra, hood, 10-924 Landlord and tenant. Evidence as to other property not Life tenant and remainderman, on line of road, 10-923 Evidence as to rental value, 10-Mortgagor and mortgagee, 10-919 One who purchased after road con-structed, 10-914 Evidence as to speculative damages,

10-922

ELEVATORS, cont'd. ELEVATED RAILROADS, cont'd. Recovery of damages by owners of abutting property, cont'd. Who may recover, cont'd. Parties entitled to sue for damages, 10-918 Personal representatives, 10-913 Subsequent purchasers, 10-913 10-969 Trustees, 10-919 Remainders, reversions, and executory inter-Recovery of damages by life tenant, remainderman, and reversioner, 10-918 Smoke, 10-930, 931 Sparks, 10-940 Stairways, 10-902 Stations: Proximity of stations, 10-928, 937 Stations, projection of, 10-902 Streets and sidewalks: Projection of stations or stairways, 10-902 Temporary injuries, see infra, Recovery of damages by owners of abutting property. Torts, see infra, Personal injuries. Trusts and trustees: Recovery of damages, 10-919 Vibration, 10-931 ELEVATORS, 10-944; 30-1206 See Carriers of Passengers; Warehouses AND WAREHOUSEMEN. Appliances: Duty to provide and maintain safe and suitable machinery, see infra, Carriers of passengers; Master and servant. Bailment or sale, 3-737 Carriers of goods, 10-945, 969 Statutes requiring delivery of grain at particular elevator, 5-216 Carriers of passengers, 5-482; 10-945 Carrier by elevator not an insurer, 10-946 Carrier for hire, 10-946 Contributory negligence, see infra, Contributory negligence. Dutres, 10-946 Duty of carrier of passengers by elevator, 10-946 Duty to provide and maintain safe and suitable machinery, 10-497 Burden of proof, 10-498 Duty to maintain safe appliances, 10-948 General rule, 10-947 Negligent failure to maintain safe machinery, 10-947 Presumption of negligence from License, 10-969 unexplained breaking of machinery, 10-948 962 Duty to provide and maintain skilful Machinery: and competent operatives, 10-949 General rule, 10-949 Illustrations of negligence, 10-950 Injuries sustained through negli-Mandamus: gent operation, 10-949

Starting car before passenger has

Illustrations of negligence, 10-950

Proprietor or operator held to be car-

10-949

rier, 10-945

opportunity to obtain balance,

Carriers of passengers, cont'd.

Riding on freight elevator not meant for carriage of passengers, 10-969 Starting car before passenger has opportunity to obtain balance, 10-949 Children, 10-950, 951
Boy riding on elevator for amusement, Contributory negligence, 10-959 Unguarded shaft, trespasser, 10-963 Commingling of grain, 3-737 Common carriers, 5-482 Construction (see infra, Statutes regulating construction): Who liable to person injured by negligent operation or construction of ele-vator, see infra, Who liable to person injured by negligent operation or construction of elevator. Contributory negligence, 10-951 Carriers of passengers, 10-951 Children, 10-951 Contributory negligence of 10-958 General rule, 10-958 Proximate cause, 10-958 Standard of care required of infant servants, 10-959 Questions of law and fact, 10-951 Shafts, 10-964 Burden of proof, 10-965 Where question for jury, 10-964 Definition, 10-945 Eminent domain, 10-1087 Employees (see infra, Master and servant):

Duty to provide and maintain skilful
and competent operatives, see infra, Carriers of passengers. Exemptions from taxation: Railroads, 12-365 Expert and opinion evidence: Safety of elevators, 12-430 Fellow servants, 10-957
Agents intrusted with maintaing safe machinery, 10-958 General considerations, 10-957 Injury to servant resulting from negligence of fellow servant, 10-957 Liability of master, 10-957 Who are fellow servants, 10-957 Freight elevators, 10-945, 946 Riding of freight elevator not meant for carriage of passengers, 10-969 Infants, see infra, Children. Interstate commerce, 17-65 Landlord and tenant, 10-968 Duty to guard and bar shafts, 10-Duty to provide and maintain safe and suitable machinery, see infra, Carriers of passengers; Master and servant. Furnishing elevator sites upon right of way, 19-875

Maritime liens:

Floating elevators, 19-1085

Assumption of risk, 20-118

Master and servant, 10-952; 20-81, 118

Barring elevator shaft, 10-961

31 C. of L.-40

ELEVATORS, cont'd.	ELEVATORS, cont'd.
Master and servant, cont'd.	Shafts, cont'd.
Duty of master to warn ignorant servant,	Statutes, 10-960
10-952	Trespassers, 10-962
Duty to instruct servant, 10-952	Statutes regulating construction, 10-966
Fellow servants, see infra, Fellow	Effect of failure to comply with statute, 10-966
servants.	General rule, 10–966
Freight elevators, 10-969	Trespass:
Guarding elevator shaft, 10-961 Liability of master for injury to servant,	Duty to guard and bar shafts, 10-962
10-952	Who liable to person injured by negligent
Open elevator shaft, 10-961	operation or construction of elevator,
Risks assumed by servants, 10-952	10-967
Safe machinery and appliances, 10-953	General rule, 10-967
Duty of master to maintain safe	Injury through negligence of one of
machinery, 10-953	several tenants, 10-968
Evidence of master's negligence,	Joint and several liability of operators
10-956	for negligent maintenance, 10–968 Landlord and tenant, 10–968
Illustrations, 10-953, 954 Knowledge of employee, 10-955	ELIGIBLE, 10-970
Knowledge of employee, 10-955	Holding office, 10-971
Warning not necessary where danger	Time of entering office, 10-972
obvious, 10-953	ELISOR, 10-972
Negligence (see infra, Carriers of passengers;	ELOIGN, 10-973
Master and servant):	ELOPEMENT, 10-973
Contributory negligence, see infra, Con-	ELSE, 10-973
tributory negligence.	ELSEWHERE, 10-973 Or elsewhere, 25-91
Fellow servants, see infra, Fellow ser-	EM, 10-974
vants. Presumption of negligence, 10-948	EMANCIPATION, 10-974
Relation of operator to person injured,	See PARENT AND CHILD; SLAVES AND SLAV-
see infra, Relation of operator to per-	ERY.
son injured.	Abduction, 1-169
Who liable to person injured by negli-	EMBANKMENT, 10-974
gent operation or construction of ele-	See Railroads.
vator, see infra, Who liable to per-	Bridges, 4-919
son injured by negligent operation or	EMBARGO, 10-975 See War.
construction of elevator. Open shafts, see infra, Shafts.	Abandonment and total loss, 1-23
Presumption of negligence, 10-948	Blockade:
Private ways, 23-14	Blockade distinguished from embargo,
Proximate cause, 10-958	4-584
Questions of law and fact:	Contracts of affreightment and charter-par-
Contributory negligence, 10-951	ties, 7–284
Relation of operator to person injured,	Definition, 30–16
10-986 Boy riding on elevator for amusement,	Depart from port, 9-275 Forfeiture, 30-16
10-969	General average, see General Average.
Freight elevator, 10-969	International law, 16-1138
Riding on freight elevator not meant for	Interstate commerce, 17-53
carriage of passengers, 10-969	Marine insurance, 19-1032, 1033, 1041
Where liable tor negligence in operation	Strict enforcement, 30-16
or maintenance, 10-968	EMBARRASS, 10-975
Where not liable for negligence in either	EMBASSADOR, see Consuls; Ministers
operation or maintenance, 10–969 Sale or bailment, 3–737	AND AMBASSADORS. EMBEZZLE, 10-994
Sales:	See Embezzlement.
Grain in warehouse, 24-1058	EMBEZZLEMENT, 10-976
Shafts, 10–959	See LARCENY; NATIONAL BANKS.
Barring shafts, 10-959	Act by which embezzlement is effected,
Children, 10-963	10-993
Contributory negligence, see infra, Con-	Authorized acts, 10-995
tributory negligence.	Generally, 10-993
Duty of operator to persons rightfully	Necessity for demand, 10-995
on premises to guard shaft, 10-959 Duty of proprietors of hotels, office	Nonpayment of debt, 10–995 Obtaining loan, 10–995
buildings, and apartment houses,	What constitutes a conversion, 10-994
10-960	Administrators, see infra, Executors and ad-
Employers of department stores, 10-960	ministrators.
Employers of servants, 10-961	Admissions, 10-1036
Guard shaft, 10–959	Agency (see infra, Master and servant),
Licensees, 10-962	10-1003

625

EMBEZZLEMENT, cont'd.	EMBEZZLEMENT, cont'd.
Agency, $cont'd$.	Banks and banking, cont'd.
Agent, 10-997, 998	Officers of banks generally, 10-1013
Attorney, 10-1010	Private bankers and managers, 10-1012
Bailee, 10-1004	Special deposit, 3-749
Casual employment, 10-1005	Barratry, 3-865
	Books:
Collecting agents, 10-1005	False entries in books, 10-994
Commission, 10-1004	
Compensation, 10-1004	Burden of proof, 10-1028
De facto agents, 10-1006	Canada, 10–979
Express agents, 10-1006	Care, 10-1013
Mixing funds, 10-1005	Carriers of goods, 10-1007, 1008
Officers and agents of private corpora-	Character in evidence, 5-863; 10-1030
tions, see infra, Officers and agents of	Character in which property is received or
	held, 10-989
private corporations.	
Payment of compensation, 10-1004	Breach of trust is not embezzlement, 10-
Railroad agents, 10-1006	_ 990
Right to mix funds, 10-1005	Estoppel to deny authority, 10-992
Special employment, 10-1003	Evidence of employment or relation of
Stock brokers, 10-1006	trust, 10–1030, 1038
	General rule, 10-989
Subagents, 10-1004	Officers and agents of private corpora-
Termination of special employment, 10-	
1003	tions, 10-1011
Who are agents, 10-997, 998, 1003	Receipt by virtue of employment or
Apprentices, 10-1001	office, 10–990
Assignments for the benefit of creditors:	Receipt for, or in the name or on ac-
Assignee for the benefit of creditors,	count of, master or employer, 10-993
	Receipt in excess of authority, 10-991
10-1011	Relation of trust and confidence, 10-990
Assignor, 10-1000	
Attorney and client (see Attorney and	Clerks (see infro, Master and servant; Pub-
CLIENT), 10-1009	lic officers):
Attorney as agent or servant, 10-1010	Officers and agents of private corpora-
Attorney as bailee, 10-1010	tions, 10-1012
Disborment, see Attorney and Client.	Postal clerks, 10–1024
	Collection agents, 10-1005
General rule, 10-1009	Commercial travelers and drummers:
Intent, 10-996	Tradesman, 10-1001
Bailments, 3–749	Commissions, 10–1001, 1005
Attorney, 10-1010	
Bailee or agent cannot be guilty of em-	Common carriers, 10-1008, 1009
bezzlement under a statute punish-	Common law, 10-978
ing embezzlement by clerks and ser-	Compensation, 10-1001, 1004
	Confessions, 10–1036
vants, 10-984	Confidence, see infra, Character in which
Bailees for their own benefit, 10-1009	property is received or held.
Carriers, 10–1008	Conflict of lows, see infra, Locality of offense.
Common carriers, 10–1009	Consideration:
Generally, 10–1007	
Hirer of property and other bailees, 10-	Liability for funds embezzled, 6-716
1004, 1007	Consuls, 10-1018
Infant, 10-1009	Contracts of affreightment and charter-
Mere naked bailee not an agent, 10-	parties, 7–204
= :	Conversion (see infra, Possession at the time
1004, 1007	of the conversion):
Possession at the time of the conversion,	Evidence, 10-1031
see infra, Possession at the time of	What constitutes conversion, 10-994
the conversion.	
Termination of hailment, 10-1009	Convert, 7-483
Bankruptcy, see infra, Insolvency and bank-	Counties:
	County officers, 10-1019
ruptcy.	Custody, 8-532; 10-1013
Banks and banking, 10-1012	Possession and custody distinguished,
"Care, custody, or possession," 10-1013	10-988
Loans to officers, 10–1013	Debt:
National banks, 10-1013	Nonpayment of debt, 10-995
Cashiers, 10-1016	Decoy letters (see Decoy Letters), 10-1025
Exclusive jurisdiction of federal	De forte court and Decoy LETTERS), 10-1025
courts, 10-1014	De focto agents, 10-1006
Generally, 10–1013	De facto officers, 10-1022
	De facto servants, 10-1022
Intent, 10-1015	Defense:
Officers and directors, 10-1014	Return of property or settlement, 10-997
Overdrafts, 10-1015	Definition, 10-978
Statutory provisions, 10-1013	Defraud, 9-181
Tellers, 10-1016	Demand:
United States courts, 10-1014	
	Necessity for demand, 10-995
62	Volume XXXI.

EMBEZZLEMENT, cont'd. EMBEZZLEMENT, cont'd. Direction, 9-460 Evidence, cont'd. Directors, 10-1012 Intent, 10-1032 Documentary evidence, 10-1034 Materiality, 10-1029 Agents, 10-1035 Ownership of property, 10-1032 Books of account, 10-1035 Presumption, 10-1028 Deposit slips, 10-1036 Presumption of crime, 10-1029 Illustrations, 10-1034, 1035 Reasonable doubt, 10-1037 Letters, 10-1036 Receipt of property, 10-1031 Relation of trust, 10-1030, 1038 Official statements, 10-1034 Parol evidence, 10-1036 Relevancy, 10-1029 Public records and transcripts, 10-1034 Similar acts, 10-1033 Receipts, 10-1035 Statements of accused, 10-1036 Statements, 10-1035 Sufficiency of evidence, 10-1037 Effects, 10-985 Sufficiency of evidence of employment or Elements of the offense, 10-983 relation of trust, 10-1038 Act by which embezzlement is effected, Terms of contract, 10-1030 see infra, Act by which embezzlement Executors and administrators, 10-1010 is effected. Expert and opinion evidence, 10-1034 Character in which property is received Express agents, 10-1006 or held, see infra, Character in which Express companies, 12-547 property is received or held. Generally, 10-983 Intent. see infra, Intent. False entries in books, 10-994 Fiduciary, see infra, Character in which property is received or held. Persons who may commit embezzlement, Guardian and ward, 10-1010 Hearsay evidence, 10-1034 Possessian at the time of the conversion, Infants, 10-1009 see infra, Possession at the time of Insolvency and bankruptcy: the conversion. Assignees in bankruptcy or insolvency, Return of property or settlement, 10-997 What may be the subject of embezzle-ment, see infra, What may be the sub-10-1011 Intent, 10-006 Appropriation under claim of right, 10ject of embezzlement. 997 Embezzle, 10-994 Attorney, 10-996 Criminal intent essential, 10-996 Embezzlement from the mails, 10-1023; 22-1081 Evidence, 10-1032 Decoy letters, 10-1025 Fraudulent intent may be inferred from Embezzlement by servant of individual before or after delivery to or by post circumstances, 10-997 Intention to restore, 10-997 office, 10-1023 Jeopardy: Generally, 10-1023 Larceny, 10-983 Mail carriers, 10-1025 Joint ownership, 10-985 Postal clerks, 10-1024 Jurisdiction, see infra, Locality of offense. Postmasters, 10-1024 Larceny: Private individuals, 10-1025 Revised Statutes of the United States, Distinction between embezzlement and larceny, 10-980 10-1023, 1024 Conviction of embezzlement on in-Employee (see infra, Master and servant), dictment for larceny, 10-982 10-qq8 Conviction of larceny on indictment Employment, 11-13 for embezzlement, 10-982 Estoppel: Embezzlement a distinct offense, 10-Estoppel to deny authority, 10-992 Evidence, 10-1028 Former acquittal or conviction, 10-Admissions, 10-1036 Appropriation of property, 10-1031 Generally, 10-980 Burden of proof, 10-1028 Statutes dispensing with trespass in Character of defendant, 10-1030 larceny, 10-982 Competency, 10-1029 Statutes using the term "larceny," Confessions, 10-1036 Conversion of property, 10-1031 10-981 Jeopardy, 18-530 Documentary evidence, see infra, Docu-Libel and slander, see LIBEL AND SLANDER. mentary evidence. Embezzlement must be proved, 10-1029 Loans to officers of bank, 10-1013 Employment, 10-1030, 1038 Evidence not bearing on question of Obtaining loan, 10-995 Locality of offense, 10-1025 guilt or innocence, 10-1029 Evidence of other offenses and similar Bringing into one county or state property embezzled in another, 10-1028 acts, 10-1033 Expert testimony, 10-1034 Conversion in another state, 10-1027 Embezzlement in the state by a person Financial condition of defendant, 10without, 10-1028 1030 General rule, 10-1025 Hearsay, 10-1034

EMBEZZLEMENT, cont'd.

Locality of offense, cont'd.

Money or property need not be expended or disposed of in county, 10-1026 Proof of receipt and failure to account,

10-1026

Lost deposit, 10-1013; 19-551

Mail carriers, 10-1025

Mails, see infra, Embezzlement from the mails.

Master and servant (see infra, Public officers):

Attorney, 10-1010

Bailee or agent cannot be guilty of embezzlement under a statute punishing embezzlement by clerks and servants, 10-984

Banks, see infra, Banks and banking.

Clerk, 10-997

Clerks and servants, 10-999

Appointing power, 10-1000

Apprentices, 10-1001

Assignor for the benefit of creditors, 10-1000

Commercial travelers, 10-1000

Commissions, 10-1001

Compensation not necessary, 10-1001 Employment by more than one master, 10-1002

General rule, 10-999 Instances of clerks and employees, 10-1001

Occasional employment, 10-1002 Officers of corporation, see infra,

Officers and agents of private corporations. Payment by commissions, 10-1001

Payment of compensation, 10-1001 Province of court and jury, 10-999

Rate collector, 10-1001

Secretary and treasurer of club or society, 10-1000

Servants de facto, 10-1002

Tradesman, 10-1001

Volunteer not a servant, 10-1000 Who are clerks and servants, 10-999

Embezzlement by servants, 10-988

Delivery by master to servant, 10-

Delivery by master to servant as bailee, 10-988

Delivery by third person to servant, 10-988

Employee, 10-998

Evidence of employment, 10-1030, 1038 Officers and agents of private corpora-tions, see infra, Officers and agents of private corporations.

Receipt by virtue of employment, 10-990

Receipt for, or in the name or on account of, master or employer, 10-993 Servant, 10-997

Misapply distinguished from embezzle and abstract, 21-364

Mixing funds, 10-1005

Money, 10-984

National banks, see infra, Banks and banking. Officers and agents of private corporations, 10-1000, 1011

Banks, see infra, Banks and banking.

EMBEZZLEMENT, cont'd.

Officers and agents of private corporations, cont'd.

Character in which property is received, 1101-01

Directors, 10-1012

Officer of corporation also clerk or servant, 10-1000

Officers in general, 10-1011

Servants, 10-1012

Statutory provisions, 10-1011

Origin of the offense, 10-978

Ownership, 10-985

Evidence, 10-1032

Parol evidence, 10-1036

Partnership, 10-1006; 22-169

Generally, 10-1006

Other limitations, 10-1007

Persons not partners inter se, 10-1007

Payment:

Failure to pay over funds, 10-994

Persons who may commit embezzlement: Administrators, see infra, Executors and administrators.

Agents, see infra, Agency.

Attorneys, see infra, Attorney and cli-

Bailees, see infra, Bailments.

Banks and their officers and employees, see infra, Banks and banking.

Clerks, see infra, Master and servant. Guardian, see infra, Guardian and ward. Officers and employees of private corporations, see infra, Officers agents of private corporations.

Particular classes of persons, 997

Partners, see infra, Partnership. Public officers, see infra, Public officers.

Servants, see infra, Master and servant. Strict construction of statutes, 10-997 Trustees, see infra, Trusts and trustees.

Place, see infra, Locality of offense.

Possession, 10-1013

Possession at the time of the conversion, 10-986

Delivery of bare custody to others than servants, 10-989

Embezzlement by bailees, 10-987

Conversion by bailees while lawfully in possession, 10-987

Generally, 10-987

Possession obtained with felonious intent, 10-987

Termination of bailment before conversion, 10-987

Embezzlement by servants, 10-988

Delivery by master to servant, 10-

Delivery by master to servant as bailee, 10-988

Delivery by third persons to servant, 10-988

General rule, 10-986

Possession and custody distinguished, 10-988

Postal laws, see infra, Embezzlement from the mails.

Presumptions, 10-1028, 1029

Private international law, see infra, Locality of offense.

Property (see infra, What may be the sub-EMBEZZLEMENT, cont'd. Venue, see infra, Locality of offense. ject of embezzlement): What may be the subject of embezzlement, Character in which property is received 10-084 or held, see infra, Character in which Effects, 10-985 property is received or held. Generally, 10-984 Property of another, 10-986 Public officers, 10-1016 Goods and chattels, 10-985 Joint ownership, 10-985 Clerk of board of county commissioners, Members of societies, 10-986 10-1021 Money, 10-984 Clerks of officers, 10-1022 Ownership, 10-985 Constables, 10-1020 Property, 10-984 County officers, 10-1019 Property obtained or held illegally, 10-County treasurer, 10-1019 986 De facto officers, see infra, De facto "Property of another," 10-986 officers. Value, 10-985 Failure to pay over to successor, 10-Wilful misapplication, 30-531 1020 **EMBLEMENTS**, 8–318, 319; 10–1038 Justices of the peace, 10-1020 See Crops; LANDLORD AND TENANT. Mails, see infra, Embezzlement from Dower, 10-152 the mails. Landlord and tenant: Municipal officers, 10-1021 Tenancy at sufferance, 18-181 Persons aiding officers, 10-1023 Tenancy at will, 18-189 Persons in military and naval service, Tenancy for years, 18-211 Life estates, 11-379 8101-01 Servants of officers, 10-1022 Mortgages, 20-976 Sheriff, see SHERIFFS AND CONSTABLES. State and public lands, 26-229 State officers, 10-1018 Trust deeds and power of sale mortgages, 28-Tax collectors, 10-1021 Town officers, 10-1021 828 EMBRACE, 10-1039 Treasurers, 10-1019, 1021 EMBRACERY, 10-1040
See Bribery; Champerty and Maintenance. United States officers, 10-1016 Questions of law and fact: Attempts to commit crime, 10-1041 Relationship of master and servant, 10-Definition, 10-1040 999 Overt act, 10-1041 Railroad agents, 10-1006 Punishment, 10-1041 Reasonable doubt, 10-1037 Who may commit embracery, 10-1041 Return of property, 10-997 Witnesses: Salary, 10-1001, 1004 Dissuading witness from testifying, 10-Salvage, 24-1227 EMERGENCY, 10-1041 Scamen, see SEAMEN. Sheriffs and constables, see SHERIFFS AND EMIGRANT - EMIGRATION, 10-1042 CONSTABLES. See Contract Labor Law; Expatriation; Societies and clubs: IMMIGRATION. Members of society, 10-986 EMINENT DOMAIN, 10-1043 Secretary and treasurer of club or soci-See ABUTTING OWNERS. ety, 10-1000 Abandonment of public use, 10-1203 Statutes, 10-978 Delay in completion not abandonment, In Canada, 10-979 10-1203 In England, 10-978 Effect of abandonment, 10-1203 In the United States, 10-979 Failure of grant from corporation on Object of the statutes, 10-980 abandonment, 10-1203 Stockbrokers, 10-1006 Illustrations, 10-1203, 1204 Subagents, 10-1004 Nonuser, 10-1204 Subject of embezzlement, see infra, What Sale of right of way, 10-1204 may be the subject of embezzlement. What amounts to abandonment, ro-Taxation: 1203 Tax collectors, 10-1021 Abutting owners, see Abutting Owners. Title, ownership, and possession, 10-985, Access, 10-1127 Access to public waters, 10-1129 1032 Tradesman, 10-1001 Change of grade, 10-1128 Injury must be distinct from that suf-Trusts and trustees: fered by public, 10-1128 Character in which property is received or held, see infra, Character in which Injury to access, 10-1127 property is received or held. Injury to access to water, 10-1170 Relation of trust, see infra, Character in Interference with access and communication, 10-1169 which property is received or held. Trustees, 10-1010 Private injury, 10-1128 Right of adjoining owner in the street, United States courts: 10-1127 National banks, 10-1014 Action, 19-276 Value, 10-985

EMINENT DOMAIN, cont'd. EMINENT DOMAIN, cont'd. Canals, cont'd. Additional servitudes, 10-1130 Compliance with statutory prerequisites, Amounts to new condemnation, 5-115 1131 Application of rule as to additional ser-Damages, 5-115 Easements, 5-116
Exercise of right of eminent domain, vitudes, 10-1131 Admissions by owner, 10-1154 Agency, see infra, Delegation to agents. 5-114 Agricultural, 10-1066 Illustrations, 5-115, 116 Limiting the uses of lands, 5-116 Armories, 10-1087 Ashes, 10-1122 Mode of ascertaining damages provided Attempt to purchase (see infra, Offers), 10by charter, 5-117 Rights of former owners of lands taken, 1054 Attempt to agree as to price of land, 10-5-116 Right to enter and use the soil before Failure to agree as to price, 10-1054 payment of damages, 5-116 Necessity of attempt, 10-1054 Cemeteries (see CEMETERIES), 10-1085 Owner demanding an exorbitant price, Change of grade in streets, 10-1124 10-1054 Changes made negligently, 10-1127 Attribute of sovereignty, see infra, Sov-Compensation, 10-1124 ereignty. General rule, 10-1124 Benefits, 3-1035; 10-1175 Injury to access, 10-1128 Classes of benefits, 10-1176 Liability under special statutes, to-1127 Constitutional provisions, 10-1183 Constitutions which merely provide for Election to condemn under special charcompensation, 10-1177
Benefits in excess of damages and ter or general law, 10-1053 General law repealing special charter, value of land, 10-1182 10-1053 Benefits not confined to present use, Civil action, 6-99 10-1181 Collateral attack, 17-1052 Benefits to tracts other than that of Compensation, 10-1132 which part is taken, 10-1181 Allowance of interest, see infra, Interest. Benefits, see infra, Benefits. Estimating damages to remainder, 10-1177 Effect of payment, 10-1196 Estimating value of land taken, 10-Elements of compensation, 10-1150 Entry before payment, see infra, Time of Extent of right, 10-1181 paying compensation. General rule, 10-1177 How compensation made, 10-1145 Limitation of right, 10-1181 Bond to secure payment, 10-1145 Right to take benefits from value of Judgment not compensation, 10-1146 land taken affirmed, 10-1180 Money, 10-1145 Right to take benefits from value of Payment in money, 10-1145 land taken denied, 10-1179 Possession pending appeal, 10-1146 Definition, 10-1175 Security for payment, 10-1136, 1145 General benefits, 10-1177 Injuriously affecting property, see infra, General benefits defined, 10-1176 Injuriously affecting property. Part of tract taken, 10-1181 Restriction of right by special constitu-Interest, see infra, Interest. Interest acquired, 10-1150 tional and statutory provisions, 10-Limited estates, see infra, Estate. Nature of owner's title, 10-1151 Nature of the estate taken to be Right to deduct benefits in making compensation, 10-1177 considered, 10-1150 General benefits, 10-1177 Perpetual easement, 10-1151 Special benefits, 10-1177 Title burdened by easement, 10-1151 Right to deduct special assessments, 10-1184 Just compensation, 10-1132 Lessee, 10-1184 Right to take benefits from value in mak-Lien, 10-1196 ing compensation, 10-1179, 1180, 1181 Life tenant, 10-1185 Special benefits, 10-1177 Right to deduct, 10-1177 Market value, see infra, Market value. Meaning of the term, 10-1132 Special benefits defined, 10-1176 Statutory provisions, 10-1183 Measure of compensation, 10-1150 Municipal property, 10-1135 Bonds, 10-1145, 1146 Boom companies, 4-708; 10-1081 National government taking state prop-Branch railroads, see infra, Lateral or erty, 10-1134, 1135 branch railroads. Necessity of provision, 10-1132 Bridges, 4-932; 10-1080 Constitution, 10-1133 Constitutional provisions, 10-1132 In general, 4-932 Toll bridges, 4-932
Business, see infra, Trade or business. In statutes, 10-1132 Part of tract taken, see infra, Part of Canals, 5-114; 10-1080 tract taken. Compensation, 5-115 Payment, 10-1196

EMINENT DOMAIN, cont'd.

Compensation, cont'd.

Presumption where no compensation is provided for, 10-1055

Private property of public corporations, 10-1135

Property of public corporations, 10-1135 Right of person in actual possession of land, 10-1189

Running powers over another railroad, 10-1174

Special injury necessary, 10-1133

State property, 10-1133

Time of paying compensation, see infra, Time of paying compensation.

Time with reference to which compensation is to be estimated, see infra, Time with reference to which compensation is to be estimated.

Value, see infra, Market value.

Waiver, 10-1197

Where part of tract taken, see infra, Part of tract taken.

Who entitled to compensation, 10-1188 Dower, see infra, Dower.

Heirs and administrators, 10-1194

Joint tenants, 10-1191

Mortgagor and mortgagee, see infra, Mortgages.

Owner in fee, 10-1188

Owner of judgment lien, 10-1195

Partners, 10-1191

Payment into court, 10-1195

Tenants and lessees, see LANDLORD AND TENANT.

Tenants for life and remaindermen, 10-1194

Tenants in common, 10-1191

Vendor and vendee, see infra, Vendor and purchaser.

Widow entitled to dower, see infra, Dower.

Whole tract taken, 10-1151

Market value, see infra, Market

Temporary use, 10-1164

Who liable for damages, 10-1195

Competition:

Injury to business from, 10-1115

Injury to competing franchise not a taking of property, 10-1117

Compromise offers, 10-1153

Conflict of laws, see infra, Private international law.

Consequential injury, 10-1111, 1113

Consolidation of corporations, 10-1058, 1060

Constitutional law, 10-1050

Benefits, see infra, Benefits.
Compensation, see infra, Compensation. Conditions imposed upon its exercise,

Constitutional inhibitions, 10-1050

Constitutional provisions, 10-1050

Dikes and levees, 10-1081

Drainage, 10-1083

Federal Constitution, 6-962

Injuriously affecting property, see infra, Injuriously affecting property.

Necessity of provisions for compensation, 10-1133

Property must be necessary, 10-1051

EMINENT DOMAIN, cont'd.

Constitutional law, cont'd.

Public use, see infra, Public use. Public use, must be for, 10-1031 Right of trial by jury, 6-586

Self-executing provisions, 6-913

Time of paying compensation, 10-1136 Whether guaranty against taking private property for public use is self-executing, 6-913

Construction, see infra, Interpretation and construction.

Conversion and reconversion:

Conversion under power of eminent domain, 7-475

Corporate property (see infra, Property already devoted to a public use), 10-1000

Compensation, 10-1135

provisions Constitutional subjecting property of corporation to right of eminent domain, 10-1091

Franchises subject to right of eminent domain, 10-1091

Property of private corporations subject to right of eminent domain, to-1090

Corporations (see Winding Up and Reor-GANIZATION OF CORPORATIONS; see infra, Corporate property), 10-1058

Consolidated corporations, 10-1058 Corporations as agents, 10-1058 De facto corporations, 10-1058 Right to exercise power, 10-1058

Court-houses, 10-1087

Courts:

Payment into court, 10-1139

Public use:

Motives and purposes of legislature, 10-1070

Question of public use, 10-1069 Use declared public by legislature, 10-1070

Covenants:

Entry under right of eminent domain is not an entry under paramount title,

Compensation, 10-1159 Market value, 10-1159

Crossings, 10-1174

Compensation where railroad crosses another, 10-1174

Compensation where railroad crosses turnpike, 10-1174

Cutting embankment of another railroad, 10-1175

Damages for interference with business, 10-1175

Farm or private crossings, 10-1173 Railroad crossing railroad, 10-1174, 1175

Railroad crossings, 10-1174 Street crossing over railroad, 10-1175

Cul de sac, 10-1072

Cuts, 10-1123, 1168, 1174

Damages (see infra, Compensation):

Injuriously affecting property, see infra, Injuriously affecting property.

Date, see infra, Time with reference to which compensation is to be estimated. Debt, 8-999

De facto corporations, 8-760; 10-1058

```
EMINENT DOMAIN, cont'd.
EMINENT DOMAIN, cont'd.
                                                    Drains and sewers, cont'd.
Works for the drainage of land, cont'd.
  Definition, 10-1047
  Delegation to agents, 10-1053
                                                            Reclaiming land, 10-1083
      Attempt to agree as to price of land,
                                                    Due process of law, 10-292, 299, 307, 309
      Corporations as agents, see infra, Cor-
                                                    Dwelling house, 10-1099
                                                    Easements, 10-1068, 1101, 1102
                                                        Compensation:
      Discretion allowed to grantee in loca-
                                                             Taking perpetual easement, 10-1151
Title burdened by easement, 10-
        tion, 10-1057
      Easement in land condemned, 10-1058
      Election to condemn under special char-
                                                               1151
        ter or general law, 10-1053
                                                         Easement in land condemned, 10-1058
      Exercise by legislature directly, 10-1053
                                                         Easement on land may be shown, 10-
      Exhaustion of the power, see infra, Ex-
                                                           1164
        haustion of the power.
                                                         Interference with an easement, 10-1103
      Fee, 10-1058
                                                         When easement acquired, 10-1201
      General law repealing special charter,
                                                             Corporation paramount when only
        10-1053
                                                               easement acquired, 10-1201
      Implied authority, 10-1055
                                                             Duration of easement, 10-1201
      Individuals as agents, 10-1059
                                                             Materials, 10-1202
      Ministerial duties, 10-1055
                                                             Right of exclusive possession, 10-
      Municipal corporations, see infra, Mu-
        nicipal corporations.
                                                             Right of railroad in regard to uses
      Must be used by party to whom dele-
                                                               and structures on land, 10-1201
      gated, 10-1055
Must be used for purpose for which
                                                             Telegraph line, 10-1201
                                                             Timber, 10-1202
        granted, 10-1055
                                                             Transfer of rights of corporation,
      Necessity of statutory authority, 10-1054
                                                               10-1202
      Necessity of using power granted, 10-
                                                             Use must conform to purpose for
                                                                 which taken, 10-1201
        1056
      Other land more convenient, 10-1057
                                                             Use or sale for profit unauthorized,
      Presumption, 10-1055
                                                               10-1202
      Quantity of land, 10-1057
                                                    Ejectment:
      Redelegation not permissible, 10-1055
                                                        Lands improperly taken under condem-
      Right to take fee in land condemned,
                                                           nation proceedings, 10-521
        10-1058
                                                         Recovery of lands seized by railroad, 10-
      Statutory requirements, 10-1053
                                                           476
      Strict construction of statutes, 10-1054
                                                    Electric-light companies, 10-1080
      Transfer of right, see infra, Transfer of
                                                         Compensation, 10-868
                                                         Rural highways, 10-868
        right.
      Whether legislature may delegate au-
                                                         Streets, 10-868
        thority, 10-1053
                                                    Electric railroads, see Electric Railroads.
                                                    Elevated railroads, see Elevated Railroads.
  Deprive, 9-367
  Dikes, 10-1081
                                                    Elevators, 10-1087
                                                    Embankments, 10-1123, 1168, 1174
Entry, see infra, Time of paying compensa-
  Ditches (see infra, Drains and sewers), 10-
    1174
  Dower, 10-145, 202, 1191
                                                      tion; Time with reference to which com-
      Dower in compensation for lands taken,
                                                      pensation is to be estimated.
                                                    Estate:
        10-203
                                                         Estate acquired after condemnation, 10-
      Husband's conveyance for a public use
        bars dower, 10-202
      Lands dedicated to public use, 10-202
                                                         Estimating compensation, 10-1150
      Right of dower consummated, 10-1191
                                                             Nature of owner's title, 10-1151
                                                             Nature of the estate taken to be
      Right of widow having a dower interest
        to compensation, 10-1191
                                                               considered, 10-1150
                                                             Perpetual easement, 10-1150
       Widow entitled to dower interest, 10-
        1101
                                                             Title burdened by easement, 10-
  Drainage, see infro, Drains and sewers.
                                                               1151
                                                         Fee simple, see infra, Fee simple.
  Drains and sewers, 10-223
                                                         Life tenant, 10-1185
      Citics, 10-1083
      Compensation and damages, 10-232
                                                         Limited estates, 10-1184
                                                         Term of years, 10-1184
      Sewers, 10-238, 1083
Works for the drainage of land, 10-
                                                    Estate to be taken, 10-1068
             1082
                                                    Estoppel:
           Constitutional provisions, 10-1083
                                                         Payment, 10-1196
           Ditches for reclaiming land, 10-
                                                    Eviction:
                                                         Effect of appropriation under right of
                                                           eminent domain, 11-482
           Drainage of marshes, 10-1082
                                                     Executors and administrators:
           Police power, 10-1083
                                                         Award in condemnation proceedings as
           Promotion of public health, 10-1082
                                                           assets, 11-845
           Public health, convenience, or wel-
```

fare, 10-1082

Heirs and administrators, 10-1194

EMINENT DOMAIN, cont'd. EMINENT DOMAIN, cont'd. Fires, cont'd. Executors and administrators, cont'd. Land taken after owner's death, 11-845 Danger from fire, cont'd. Test is depreciation of value, 10-Land taken for public use before owner's death, 11-845 1110 Exemption of certain property, 10-1099 View that such damages are too re-Construction of exemption statutes, 10mote, 10-1120 Whether owner entitled to com-Dwelling house includes yard or curpensation, 10-1118 First, 13-550 tilage, 10-1099 Dwelling house must have been erected Fish and fisheries: Sluices for the passage of fish, 10-1081 in good faith, 10-1099 House; 10-1100 Flooding lands, 10-1170 Orchard, 10-1100 Floods: Right of legislature to exempt certain Damages included in condemnation award, 13-710 property, 10-1099 Exhaustion of the power, 10-1060 Damages recoverable in condemnation proceedings, 13-702 Power exhausted after first use, 10-1061 Power of eminent domain not exhausted Foreign corporations: by use, 10-1060 Right of eminent domain, 13-858 Statutory authority for subsequent exer-Consolidated company, 13-859 Evading provisions by removing to cise, 10-1061 Unsuccessful attempt to condemn, 10federal court, 13-859 General rule, 13-858 Expert and opinion evidence: Instances, 13-858 Value of land, 10-1157 Forts, 10-1087 Extraterritorial effect, 10-1051 Foundation of right, see infra, Sovereignty. Federal property, see infra, United States Franchises, 10-1091, 1100, 1101, 1116, 1163; property. 14-9 Fee, 10-1068 Compensation for exclusive franchise re-Fee simple, 10-1058, 1197 quired, 10-1117 Injuries to franchise, 10-1116 Construction of authority to take lands, 10-1200 Injury to competing franchise not a tak-Fee granted by implication, 10-1200 ing of property, 10-1117 Legislature may empower taking of fee, Where franchise is itself taken, 10-10-1200 1117 No reversion where fee simple is taken, Frightening teams, 10-1121 10-1198 Gas and gas companies, 10-1085; 14-923 Presumption against fee, 10-1200 Gases, 10-1122 Fences, 10-1174 General law, see infra, Charter. Good will, 10-1115, 1163; 14-1091 Cost of fencing as an element of damage, 10-1171 Government property, see infra, State prop-Company required to make all erty; United States property. fences, 10-1172 Government purposes, 10-1087 Fencing as a distinct item of dam-Governor, 14-1106 ages, 10-1172 Grades, see infra, Change of grade in streets. General rule, 10-1171 Negligence of company, 10-1172 Grass: Owner's right to grass after condemna-Railroad company required to maintion, 10-1197 tain one-half of fences, 10-1172 Ground rents, 14-1123 Uncleared and waste lands, 10-Heirs and administrators, 10-1194 Highways, 10-1072 Inconvenience in use of property, 10-Access, see infra, Access. Alteration of highways, 15-395 Injuries to fences, 10-1128 Cul de sac, 10-1072 Ferries, 10-1080 Highways of public use, 10-1072 Acquisition of right to land and embark, Illustrations, 10-1072, 1073 12-1008 Neighborhood roads, 10-1073 Franchise may be taken under power of Number of persons who will use road, eminent domain, 12-1115 10-1074 Ferry landing, 10-1162 Primarily for advantage of one family, Fires: 10-1074 Amount received for grant or condemna-Property already devoted to a public use, see infra, Property already detion of right of way, 13-543 Danger from fire, 10-1117 voted to a public use. Degree of danger, 10-1119 Right of the public to use the control-Effect of statute rendering railroad ling factor, 10-1074 liable for fires, 10-1118 Township roads, 10-1073 Imminent danger, 10-1119 Homestead: Increased cost of insurance, 10-Exemption of money derived as damages 1120 for right of way, 15-596 Risk must be imminent, 10-1119

House, 10-1100; 15-772

```
EMINENT DOMAIN, cont'd.
  Impairment of obligation of contracts, 7-678;
  Improvements (see infra, Market value), 16-
        60
      Improvements by lessee, 10-1184
      Special adaptation from improvements,
        10-1161
  Indians:
      Indian lands, 10-1093
  Individuals:
      Exercise of the power of eminent do-
        main, 10-1059
      Right of legislature to confer power on
        individual, 10-1059
  Injuries, see infra, Injuriously affecting prop-
    erty; Part of tract taken.
  Injuriously affecting property, 10-1103
      Access, injury to, 10-1127
      Additional servitudes, 10-1130
Additional servitudes amount to new
        condemnation, 10-1131
       Ashes, 10-1122
      Assessed once for all, 10-1173
      Business, see infra, Trade or business.
      Change of grade in streets by municipal-
        ity, see infra. Change of grade in
        streets.
      Change of use, 10-1130
      Compensation, 10-1173
Consequential damages, 10-1111, 1113,
      Constitution of the United States, 10-
        1105
      Constitutions of the states, 10-1105
       Construction, 10-1111, 1129, 1131
      Cuts, 10-1123
      Danger from fire, see infra, Fires..
Danger of going beyond direct injuries,
        10-1104
      Danger to persons and live stock, to-
             1120
           Frightening teams, 16-1121
           To lives of persons, 10-1120
           To live stock, 19-1121
      Direct injuries to whole tract considered,
         10-1103
       Ditches, 10-1023
       Embankments, 10-1123
       English Railway Clauses Act, 1845, 10-
       Exposure of property during construc-
         tion, 10-1128
       Fences, 10-1023, 1028
       Franchises, injury to, 10-1116
       Gases, 10-1122
       Having to cross from one part of farm
        to another, 10-1.123
       Imposition of additional servitudes, 10-
         1130
       Inconvenience to owner in use of his
        property, 10-1123
       In general, 10-1103
       Injuries from construction, 10-1110,
       Injuries from proper construction and
         operation only considered, 10-1173
       Injuries to water rights, see infrd, Water
         rights.
       Injury need not be wrongful, 10-1104
       Injury to access, 10-1127
       Injury to fences, 10-1128
```

EMINENT DOMAIN, cont'd. Injuriously affecting property, cont'd. Interference with use of property, 10-1174 Light, obstruction of, 10-1123 Market välue, 10-1174 Measure of damages, 10-1174 Must be certain, 10-1173 Must be special, 10-1173 Negligence in construction, 10-1111. 1129 Noise, 10-1122 Obstruction of light, 10-1123 Physical injury, 10-1104 Preliminary surveys, 10-1131 Privacy, loss of, 10-1123 Remainder of tract injured, 10-1124 Riparian rights, 10-1129 Rule in England, 10-1104 Rule in the United States under various state constitutions, 10-1105 Smoke, 10-1122 Special injuries, 10-1173 Speculative damages, 10-1173 Statements by courts as to what injuries require compensation, 10-1104 Temporary user, 10-1131 Tendency towards more liberal allowance of damages for injuring, 10-1106 Trade, see infra, Trade or business. Vibration, 10–1122 Want of skill in construction, 10-1129 Water rights, see infra, Water rights. What amounts to injuriously affecting, 10-1109 Act must be such as to give right of action if done without authority, 10-1100 All actual damages subjects of compensation, 10-1110 Consequential damages, 10-1111 Consequential injury, 10-1113 General rule, 10-1109 Injuries from proper construction and operation, 10-1110 Injuries must be certain, not merely speculative, 10-1114 Injuries must be special, 10-1110 Injuries to remainder of tract part of which has been taken, 10-1114 Injury from negligence or improper construction, 10-1111 Injury to property not taken provided for, 10-1113 Part taken and part injured, 10-1114 Special injuries, 10-1110 Speculative damages, 10-1114 Where no part of property is actually taken, 10-1112, 1113 Injury to access to water, 10-1170 Insurance, see infra, Fires. Interest, 10-1185 Appeal, 10-1187 Appeal by expropriator, 10-1188 Appeal by owner, 10-1187 Appeal unsuccessful, 10-1188 From date of taking, 10-1185 General rule, 10-1185 Interest on amount of award wrongfully withheld, 10-1186

Volume XXXI.

EMINENT DOMAIN, cont'd. EMINENT DOMAIN, cont'd. Interest, cont'd. Liens: Interest on amount of increase where Owner's lien for unpaid compensation, appeal is made by owner, 10-1187 10-1196 Interest on damages, 10-1186 Life: Waiver of right to interest, 10-1188 Danger to lives of persons, 10-1120 Where compensation precedes taking, Life estate, 10-1068, 1185 Life tenant, 10-1194 Where owner has use of land, 10-1186 Light: Where taking precedes assessment, 10-Obstruction of light, 10-1123 Lighthouses, 10-1087 Interpretation and construction (see infra, Limitation of actions, 19-276 Injuriously affecting property), 10-Condemnation proceedings not an action, 19-276 Construction of particular terms, 10-1101 Motion for execution on assessment, 19-Easements include riparian rights, 10-278 Time of limitation for condemnation pro-English Lands and Railways Clauses ceedings, 19-276 Acts, 10-1101 Lis pendêns, 21-644 General rule, 10-1100 Live stock: Injuries from construction, 10-1168, Danger to live stock, 10-1121 Local option: Injuries from proper construction, 10-Taking or damaging private property without just compensation, 19-495 1173 Land, 10-1101 Mandamus, 19-855 Land includes franchises, 10-1101 Appointment of commissioners, 19-855 Land includes mines and minerals, 10-Discretion not controlled, 19-855 Railroads, 19-874 Incidental damage, 19-874, 875 Land includes structures, 10-1101 Land under water, 10-1101 Mandamus to ascertain damage, 19-Right of way, 10-1101 874 Riparian rights, 10-1102 Payment of compensation or damages, 19-875 Remedy not adequate, 19-874 Vacation of award, 19-855 Statutes empowering the condemnation of franchises, 10-1100 Strict construction, 10-1068 Strict construction of statutes, 10-1054 Manner of exercising power, 10-1052 Control of legislature, 10-1052 Irrigation, see Irrigation. Jarring, 10-1122, 1123 Delegation to agents, see infra, Delega-Joint tenants and tenants in common, 10tion to agents. Discretion of legislature, 10-1052 Generally, 10-1052 Judgment, see infra, Compensation. Judgment lien, 10-1195 Manufacturing, 10-1064 Markets, 10-1084, 19-1146 Judicial, 17-889 Judicial sales, 10-1060 Market value, 10-1151 Admissions by owner, 10-1154 Jury and jury trial: Right of trial by jury, 6-980 Compromise offers, 10-1153 Crops, 10-1159 Just compensation (see infra, Compensation), Disadvantage rendering land less valuable, 10-1163 Lakes and ponds, 18-138 Right to divert the waters of a private Easements on land, 10-1164 lake or pond, 18-138 Fair market value, 10-1151 Right to improve and occupy lands un-General rule, 10-1151 der shoal waters in public lakes, 18-Growing crops, 10-1159 Improvements, 10-1158, 1161 138 Land, 10-1101; 18-142 Improvements made by company with Landing, 10-1080
Landlord and tenant, see Landlord and consent of owner, 10-1159 Improvements made by company without consent of owner, 10-1159 Injuriously affecting property, 10-1174 Lateral or branch railroads, 10-1076, 1077; 18-561, 565, 567, 568 Meaning of the term, 10-1152 Means of estimating, 10-1153 Leases, 10-1060 Mineral lands, 10-1158 Legislature, 10-1052 Offers to purchase, 10-1154 Authority of legislature, 10-1052 Delegation to agents, see infra, Delega-Opinion evidence, 10-1157 Part of land taken, 10-1164 Price paid for land by owner, 10tion to agents. Discretion of legislature, 10-1052 Exercise hy legislature directly, 10-1053 1155 Price paid for similar lands in vicinity, Manner of exercising the power, 10-10-1155 Discretion of tribunal, 10-115 Public use, see infra, Public use. General rule, 10-1155 Lessees, see Landlord and Tenant. Offers to sell, 10-1157 Levees, 10-1081

635

EMINENT DOMAIN, cont'd. Market value, cont'd.	EMINENT DOMAIN, cont'd. Monopolies and corporate trusts:
Price paid for similar lands in vicinity,	Condemnation of exclusive franchise,
cont'd. Other purchases by condemning	20-865 Mortgages, 10-1192; 20-960
party, 10–1156 Price paid for similar lands not to	Mortgagee, 10-1192 Compensation paid into court, 10-
be considered, 10–1156	1193
Sale must have been near in time	General rules, 10-1192
and place, 10–1156 Profits, 10–1162, 1163	Mortgagee an owner of real estate,
Property indispensable to expropriator,	Redemption of mortgaged land by
10-1153 Public calc. vo visa	expropriator, 10-1193
Public sale, 10–1152 Public works on lands, 10–1164	Mortgagor, 10–1193 Consequential injuries, 10–1194
Right acquired, not the use of the right,	General rules, 10-1193
to be considered, 10-1153 Trees, 10-1159	Mortgagee not to be considered by expropriator, 10–1193
Unwillingness to sell, 10-1153	Municipal corporations:
Uses to which land is adapted, 10-1161	Change of grade, see infra, Change of
Adaptation from quality of land, 10– 1161	grade in streets. Property already devoted to a public use,
Church purposes, 10-1162	see infra, Property already devoted to
Condition of the business, 10–1163 Ferry landing, 10–1162	a public use. Natural gas, 21–419
Good will, 10-1163	Nature of the power, 10-1048
Illustrations, 10-1162	Navigation:
Intended use, 10–1163 Property suitable for special uses,	Improvements in aid of navigation, 10-
10-1161	Necessity (see infra, Property must be neces-
Prospective value, 10-1163	sary), 10–1048 Negligence:
Railroad purposes, 10–1162 Residence purposes, 10–1162	Fencing, 10-1172
Special adaptation from improve-	Injuries from negligence and want of
ments, 10–1161 Speculative value, 10–1163	skill in construction, 10–1111, 1129 Negligently changing grade, 10–1127
Value as shown from profits, 10-	Noise, 10-1122
1162 Warehouse purposes 10-1162	Notice of pendency and lis pendens, 21-644 Offers (see infra, Attempt to purchase):
Warehouse purposes, 10–1162 Valuation by commissioners, 10–1155	Compromise offers, 10–1153
Valuation for taxation, 10-1154	Offers to purchase, 10-1154
Value of property to the present owner, 10-1153	Offers to sell, 10-1157 Operation (see infra, Part of tract taken):
What is market value, 10-1152	Injuries from proper operation, 10-1173
What the property would bring at a fair public sale, 10-1152	Opinion evidence, 10–1157 Orchard, 10–1100
Willingness to sell, 10–1153	Ordinances, 21–982
Materials, 10-1089	Owner in fee, 10-1188
Materials may be used on any part of highway, 10–1090	Parks and public squares, 10-1084; 21-1066 Damages, 21-1069
Materials may be used on any part of	Partnership, 10–1191
railroad, 10–1089 Right to take materials for purposes of	Part of tract taken, 10-1114, 1124, 1164 Benefits, see infra, Benefits.
construction, 10-1089	Benefits to remainder, 10-1177
Use of materials on land appropriated,	Compensation, 10–1164 County line through farm, 10–1167
Use of materials restricted to purposes	Depreciation in market value, 10-1164
of improvement, 10-1090	Determination of amount of compensa-
Military camps, 10–1087 Mills, 10–1064, 1085	tion, 10-1164 Farm land, 10-1166
Mines and mining claims, 10–1065, 1086,	Injuries affecting whole tract, 10-1165
1101; 20–768	Injuries from operation, 10-1171
Development of mines, 10–1086 Illustrations, 10–1086, 1087	Company required to make all fences, 10–1172
Market value of mineral lands, 10-	Cost of fencing, 10-1171
Ownership of minerals often condemns	Farm crossings, 10-1173 Fencing as a distinct item of dam-
Ownership of minerals after condemna- tion, 10–1199	ages, 10-1172
Money:	General rule, 10-1171
Payment in money, 10-1145 Whether money subject to eminent do-	Negligence of company in fencing,
main, 10-1090	Private crossings, 10-1173

EMINENT DOMAIN, cont'd. Part of tract taken, cont'd. Injuries from operation, cont'd. Railroad company required to maintain one-half of fences, 10-1172 Uncleared lands, 10-1172 Waste lands, 10-1172 Injuries to remainder, 10-1168 Cuts, 10-1168 Damages arising from the proper construction of work, 10-1169 Embankments, 10-1168 Flooding lands, 10-1170 Impairment of drainage, 10-1170 Injuries from construction, 10-1168 Injury to access to water, 10-1170 Interference with access and communication, 10-1169 Land thrown open during construction, 10-1170 Manner of grading street, 10-1169 Railroad crossing farm, 10-1169 Requiring railroad to produce plan, Land in towns and cities, 10-1167 Land platted as distinct lots, 10-1167 Lots acquired at different times, 10-1168 Lots separated by streets, 10-1168 Market value, 10-1164 Parts separated by public road, 10-1166 Reduction of rent, 10-1165 Situated in different governmental subdivisions, 10-1166 Town lots used as one tract, 10-1168 What is considered a single tract, 10-1165 Payment (see infra, Compensation): Estoppel, 10-1196 Time of paying compensation, see infra, Time of paying compensation. Payment into court, 10-1139, 1195 Mortgagee, 10-1193 Physical injury, see infra, Injuriously affecting property. Pipe lines, see PIPE LINES. Police power defined, 22-916 Possession: Right of exclusive possession, 10-1201 Post offices, 10-1087 Presumptions: No compensation provided for, 10-1055 Price, see infra, Market value. Price of land: Attempt to agree as to price of land, see infra, Attempt to purchase. Privacy, loss of, 10-1123 Private international law: Eminent domain confined to the limits of the state, 10-1051 Private property, see infra, Property that may be taken. Private ways, 23-16, 10, 43 Profits: Evidence of value, 10-1163

Prospective profits, 10-1115

Prohibition, 23-221

Property:

Value as shown from profits, 10-1162

Injuriously affecting property, see infra,

Injuriously affecting property.

EMINENT DOMAIN, cont'd. Property already devoted to a public use (see infra, Corporate property), 10-1093 Application of the rule, 10-1094 Compensation, 10-1135 Express authority, 10-1095 General authority to lay out streets and highways, 10-1095 General use, 10-1093 Implied right of one railroad to cross another, 10-1096 Implied right to subject property to a new use, 10-1095 Implied right to take property already devoted to a public use, 10-1095 Intention must appear by express terms or necessary implication, 10-1094 Longitudinal lines, 10-1096 Mode of expressing legislative authority, 10-1094 Municipality seeking to lay out highway, 10-1094 Necessary implication, 10-1094, 1095 Parallel lines, 10-1096 Property acquired by purchase, 10-1094 Property devoted to a public use excepted from a general grant, 10-1094 Property must be devoted to use for which condemned, 10-1093 Railroad across highway, 10-1096 Railroad seeking to condemn property of another, 10-1094 Railroad seeking to locate road over street or highway, 10-1094 Railroads, streets, or highways across, 10-1095 Railway across railway, 10-1096 Right to condemn property already devoted to a public use, 10-1093 Streets or highways across railroads, 10-1095 Property must be necessary: Constitutional provisions, 10-1051 Only such estate or quantity as necessary, 10-1068 Province of the legislature, 10-1066 Quantity of land, 10-1057 Question of necessity, propriety, or expediency, 10-1066 Property that may be taken, 10-1088 Construction of legislative acts granting powers of condemnation, see infra, Interpretation and construction. Corporate property, see infra, Corporate property. English Lands and Railways Clauses Acts, 10-1101 Every species of the property subject to the right, 10-1088 Exemption of certain property, see infra, Exemption of certain property. Federal property, see infra, IJnited States property. Franchises, 10-1100, 1101 General rule, 10-1088 Indian lands, see infra, Indians. Land, 10-1101 Necessary property, see infra, Property must be necessary.

EMINENT DOMAIN, cont'd.

Public use, cont'd.

Eminent Domain. EMINENT DOMAIN, cont'd. Property that may be taken, cont'd. Particular property to be condemned may be pointed out, 10-1069 Private property, 10-1089 Materials for purposes of construction, 10-1089 Materials may be used on any part of highway, 10-1090 Materials may be used on any part of railroad, 10-1089 Materials restricted to purposes of improvement, 10-1090 Money, 10-1090 Private contracts, 10-1089 Private property of every species subject to the right, 10-1089 Stock, 10-1090 Timber, 10-1090 Property already devoted to a public use, see infra, Property already devoted to a public use. Property in hands of a receiver, see infra, Receivers. State property, see infra, State property. Public property, see infra, Property already devoted to a public use; State property; United States property. Public use, 10-1061 Abandonment of public use, see infra, Abandonment of public use. Booms, 10-1081 Bridges, see infra, Bridges. Canals, see infra, Canals. Cemeteries, see infra, Cemeteries. Change of use, 10-1088 Constitutional uses, 10-1071 Definition, 10-1061, 1063 Development of mines, see infra, Mines and mining claims. Dikes, 10-1081 Electric-light plants, see infra, Electriclight companies. Extent of the use, 10-1063 Magnitude of the interests involved, 10-1064 Manufacturing, see infra, Manufacturing. Milling, see infra, Mills.
Mining, see infra, Mines and mining claims. Private gain, 10-1064 Public and private uses combined, 10-1065 Public need not own or operate, 10-1063 Railroads, see infra, Railroads. Use or benefit may be local or limited, 10-1063 Water power, see infra, Water power. Ferries, see infra, Ferries. Gas companies, see infra, Gas and gas companies. Gavernment purposes, see infra, Government purposes.

Grain elevators, see infra, Elevators.

Improvements in aid of navigation, see

Highways, see infra, Highways.

infra, Navigation.

Levees, 10-1081

Irrigation, see IRRIGATION.

Markets, see infra, Markets. Mills, see infra, Mills. Pipe lines, see PIPE LINES. Property already devoted to a public use. see infra, Property already devoted to a public use. Province of the judiciary, 10-1069 Motives and purposes of the legislature, 10-1070 Question of public use, 10-1069 Use declared public by legislature, 10-1070 Province of the legislature, 10-1066 Extent of the estate or interest to be taken, 10-1068 Manner of exercising the right, 10-1067 Motives and purposes of legislature, 10-1070 Necessary estate or quantity, 10-Particular property to be condemned may be pointed out, 10-1069 Quantity or interest to be taken, 10-1068 Question of necessity, propriety, or expediency, 10-1066 Use declared public by legislature, 10-1070 Public parks, see infra, Parks and public squares. Public use and public benefit, 10-1062 Public wharves and landings, see infra, Wharves and wharfingers. Railroads, see infra, Railroads. Right to change the use, 10-1088 Sluices for the passage of fish, 10-1081 Telegraphs and telephones, see infra, Telegraphs and telephones. Use by the public, 10-1062 Waterworks, see infra, Waterworks and water companies. What is a public use, 10-1061 Works for the drainage of land, see infra, Drains and sewers. Purchase: Attempt to purchase, see infra, Attempt to purchase. Quantity of land, 10-1057 Quantity to be taken, 10-1068 Questions of law and fact, 23-580 Railroads, 10-1065, 1074 Branches, 10-1076 Car factories, 10-1075 Compensation for running powers over another railroad, 10-1174 Connection with other railroads, 23-694 Crossings, see infra, Crossings. Depots, 10-1074 Electric railroads, see Electric Rail-ROADS. Exclusive franchise subject to be taken by eminent domain, 23-682 Filing of maps, plans, and survey as condition precedent, 23-687 Fires, see infra, Fires. Freight depots, 10-1075 Highways across railways, 10-1095

Illustrations, 10-1074, 1075

EMINENT DOMAIN, cont'd. EMINENT DOMAIN, cont'd. Railroads, cont'd. Sovereignty, cont'd. Land adapted for railroad purposes, 10-Attribute of sovereignty, cont'd. 1162 Not a right reserved by the state, Lateral lines, see infra, Lateral or branch 10-1048 railroads. State may not be divested of the Longitudinal or parallel lines, 10-1096 power, 10-1049 Materials, see infra, Materials. Special benefits, see infra, Benefits. Property already devoted to a public use, see infra, Property already de-Special or local assessments, 25-1196 Right to deduct special assessments in voted to a public use. making compensation, 10-1184 Railroad seeking to condemn property Squares, see infra, Parks and public squares. of another, 10-1094 State property, 10-1097 Railway across highway, 10-1096 Compensation, 10-1133 Railway across railway, 10-1096 Federal government authorizing the tak-Removal of gravel, 10-1076 ing of state property, 10-1134 Repair shops, 10-1075 Right of way, 10-1074 Federal power of eminent domain, 10-Right of way only acquired, 10-1200 Property of one state situate in another, Rights of railroad company in regard to 10-1098 uses and structures on land, 10-1201 States, 10-1052 Sale of right of way, 10-1204 Exercise over federal property, 10-1052 Power of the states, 10-1052 Sidetracks, 10-1079 Sidings, 18-568 Stations, 10-1074, 1075; 26-506 Spur to brickyard, 10-1078 Statutes: Spur to coal mine, 10-1078 Construction, see infra, Interpretation Spur to iron works, 10-1078 and construction. Spur to private establishments, 10-1077 Interpretation, see infra, Interpretation Spur to sawmill, 10-1078 and construction. Stock yards, 10-1075 Strict construction, 26-666 Storage of hoats, 10-1075 Stock (see infra, Live stock): Streets across railways, 10-1095 Condemnation of shares of stock, 10-Switches, 10-1079; 18-568 1090 Use of right of way of other companies, Street railways, 10-1079; 27-37 Joint use of track, 26-27 23-708 Who liable for damages, 10-1195 Streets and sidewalks (see Streets and Side-WALKS): Receivers: Property in hands of receiver, 10-1092 Access, see infra, Access. Receivers of railroads, 24-15 Change of grade, see infra, Change of grade in streets. Remainders, reversions, and executory inter-Compensation for landtaken, see ests: STREETS AND SIDEWALKS. Life tenants and remaindermen, 10-1194 Reversion when public use ceases, 10-Damages for street improvements, see STREETS AND SIDEWALKS. General principles, see STREETS AND SIDE-Reorganization of corporations, see WIND-ING UP AND REORGANIZATION OF CORPORA-WALKS. Property already devoted to a public use, TIONS. see infra, Property already devoted to Require, 24-601 a public use. Residence: Value of land adapted for residence pur-Structures, 10-1101 Subsequent exercise, see infra, Exhaustion of poses, 10-1162 Reversion when public use ceases, 10-1198 the power. Suit, 27-368 Right of way, 10-1101 Survey: Riparian rights, 10-1129; 30-409, 410 Entry for survey, 10-1141 Schools, 25-51 Schoolhouses, 10-1087 Preliminary surveys, 10-1131 Switches, see infra, Railroads. Servitude, see infra. Additional servitudes. Taking, see infra, What amounts to a taking. Several condemnations, see infra, Exhaus-Taxation, see TAXATION. tion of the power. Telegraphs and telephones, 10-1079; 27-Sewers, see infra. Drains and sewers. Ships and shipping: Railroad right of way, 27-1012 Improvements in aid of navigation, 10-Tenonts, see LANDLORD AND TENANT. 1080 Tender: Sidings, see infra, Railroads. Prepayment or tender, 10-1137 Smoke, 10-1122 Tender of compensation, 10-1138 Sovereignty: Term of years, 10-1068, 1184

Volume XXXI.

Owner's right to timber after condemna-

Timber:

Compensation, 10-1159

Removal of timber, 10-1090

tion, 10-1197

Attribute of sovereignty, 10-1048

sity, 10-1048

1049

Founded originally on state neces-

Founded upon sovereignty, 10-1049

Independent of constitutions, 10-

```
EMINENT DOMAIN, cont'd.
EMINENT DOMAIN, cont'd.
  Time of paying compensation, 10-1136
                                                     Trees:
                                                        Compensation, 10-1159
      Before entry, 10-1136
           Constitutional provisions, 10-1136
                                                     Trespass, 28-565
                                                     Trespass to try title, 28-628
           General rule, 10-1137
                                                     Turnpikes and tallroads, see Turnpikes and
           Payment into court, 10-1038
                                                       TOLL ROADS.
           Prepayment or deposit, 10-1136
           Prepayment or security, 10-1136
                                                     Union depots, 29-140
                                                     United States:
           Prepayment or tender, 10-1137
                                                         Eminent domain of the United States,
           Prepayment refers to time of entry,
                                                           10-1051
                                                         Exercise by state over federal property,
           Tender of compensation, 10-1138
                                                           10-1052, 1098
           Time not specified, 10-1137
                                                    United States courts, 29-269
United States property, 10-1052, 1098
      Entry before payment, 10-1139
           Condemnation by state or public
                                                         Federal property devoted to govern-
mental purposes, 10-1099
Federal property not used for govern-
             corporation, 10-1142
           English Railways and Land Clauses
             Acts, 10-1142
                                                           mental purposes, 10-1098
           Entry for survey, 10-1141
                                                     Use (see infra, Injuriously affecting prop-
           Entry under charter, 10-1140
                                                           erty):
           General rule, 10-1139
                                                         Change of use, 10-1130
           Impossible to estimate damage in
                                                         Interference with use, 10-1103, 1174
             advance, 10-1143
                                                         Nonuser, see infra, Ahandonment of pub-
           Payment within reasonable time, 10-
                                                           lic use.
             1140
                                                         Owner's use after condemnation, 10-
           Property damaged or injured, 10-
                                                           1197, 1198
             1141
                                                         Temporary use, 10-1164
           Waiver of prepayment, 10-1144
                                                         Temporary user, 10-1131
  Time with reference to which compensation
                                                         Use must conform to purpose for which
         is to be estimated, 10-1147
                                                           taken, 10-1201
       Appeal, 10-1150
                                                     Valuatian, see infra, Time with reference to
       Date of approval of the award, 10-1149
                                                       which compensation is to be estimated.
       Date of filing petition, 10-1148
                                                     Value, see infra, Market value.
      Entry, 10-1147
Time of assessment, appraisement, or
                                                     Vendor and purchaser, 10-1189
                                                         Abandonment of proceedings, 10-1190
         trial, 10-1148
       Time of construction, 10-1149
Time of projection of the work, 10-1148
                                                         Assignment of right to compensation,
                                                            10-1180
                                                         Transfer pending proceedings, 10-1190
       Valuation as to the time of taking, 10-
                                                         Vendee entitled to compensation, 10-
       Wrongful occupancy, 10-1149
                                                            1180
                                                         Waiver of compensation binds vendee,
  Title
       Quality of owner's title considered in es-
                                                            10-1191
                                                          Where land has been wrongfully taken,
         timating compensation, 10-1151
       Title to the land and use thereof after
                                                            10-1189
                                                     Vendor's lien, 29-747
             condemnation, 10-1197
           Fee usually remains in owner, 10-
                                                     Vibration, 10-1122
                                                      Waiver of compensation, 10-1197
           1197
Grass, 10-1197
                                                     Warehouses and warehousemen, 30-39
           Reversion when public use ceases,
                                                          Value of land adapted for warehouse
                                                            purposes, 10-1162
              10-1198
       Timber, 10-1197
Vesting the title, 10-1138
                                                      Water power, 10-1064
                                                     Water rights, 10-1129; 30-409
   Trade or business, 10-1114
                                                          Access to public waters, 10-1129
       Business connected with lands, 10-1116
                                                          Injuries to water rights, 10-1129
       Condition of business, 10-1163
                                                          Injury to access a taking, 10-1130
       Effect of construction on business, 10-
                                                     Waters and watercourses:
         1116
                                                          Diversion of stream, 10-1170
       Good will, 10-1115
                                                          Diversion of watercourse, 30-364
       Illustrations, 10-1115, 1116
                                                          Flooding lands, 10-1170
       Injuries to trade or business, 10-1114
                                                          Pollution, 30-384
                                                     Waterworks and water companies, 10-1084,
       Injury to business from competition, 10-
         1115
                                                            1087; 30-408
       Prospective profits, 10-1115
                                                          Extent of power, 30-408
                                                          Nature of power, 30-408
   Transfer of right, 10-1060
       Consolidation companies, 10-1060
                                                          Pipes in highways, 30-439
       Legislative authorization of transfer,
                                                          Public use, 30-408
         10-1060
                                                          Taking of water rights, 10-1129; 30-409
       Lessees, 10-1060
                                                               Damages, 30-410
       Purchasers under judicial sales, 10-
                                                              Taking as riparian owner, 30-410
         1060
                                                               Water rights subject to condemna-
       Right cannot be transferred, 10-1060
                                                                tion, 30-409
```

```
EMINENT DOMAIN, cont'd.
                                                  EMPLOYERS'
                                                                      LIABILITY
                                                                                       INSUR-
  Waterworks for cities and towns, 10-1084
                                                      ANCE, 11-9
  Wharves and wharfingers, 30-481
                                                    See INDEMNITY CONTRACTS.
      Public wharves and landings, 10-1080
                                                    Accrual of liability, 11-17
  What amounts to a taking (see infra, Time
                                                        General rule, 11-17
        with reference to which compensation
                                                        Right of insured to recover without dis-
        is to be estimated), 10-1102
                                                          charging liability, 11-17
      Compensation completes taking,
                                                        Rule in case of indemnity contracts, 11-
        1102
                                                          17
      Completion of taking, 10-1102
                                                    Beneficiaries in insurance, 3-954
      Confirmation of award completes taking,
                                                        Accrual of liability, 3-954
        10-1102
                                                        Not a mere contract of indemnity, 3-
      Entry for permanent occupation, 10-
                                                          954
        1102
                                                        Scope of the contract, 3-955
      Injuriously affecting property, see infra,
                                                    Defense, 11-19
                                                    Definition, 11-9
        Injuriously affecting property.
                                                    "Employers' liability," 11-15
      Intention to permanently occupy neces-
        sary, 10-1102
                                                    Executors and administrators, 11-847
      Interference with an easement, 10-1103
                                                    Expiration of liability, 11-18
      Interference with use, 10-1103
                                                    Foreign corporations, 11-14
      Possession completes taking, 10-1102
                                                    Form of policy, 11-10
      Seizure for military purposes, 10-1103
Taking completed by confirmation of
                                                    Garnishment, 11–17
                                                    History, 11-10
        award, 10-1102
                                                    Ice and ice companies:
  What may be taken, see infra, Property that
                                                        Insurance of ice dealers, 11-12
    may be taken.
                                                    Indemnity against damage, 11-10
  Who may exercise the power, 10-1051
                                                    Indemnity contract, 11-9, 17
      Confined to limits of state, 10-1051
                                                    Injuries, see infra, The risk.
      General rule, 10-1051
                                                    Insolvency and bankruptcy, 11-15
      States, 10-1052
                                                    Insured, 11-16
      United States, 10-1051
                                                    Insurer, 11-14
  Witnesses:
                                                        Foreign insurance companies, 11-14
      Court's right to limit number of wit-
                                                        Insolvency, 11-15
Who may insure, 11-14
        nesses as to value, 8-469
EMISSION:
                                                    Liability (see infra, The risk):
  Rape, see RAPE.
                                                        Accrual of liability, see infra, Accrual
                                                          of liahility.
EMOLUMENTS, 10-1204
EMOTIONAL INSANITY, see Insanity.
                                                        Expiration of liability, 11-18
EMPANEL, see IMPANEL.
                                                        Who may enforce liability, 11-16
EMPHYTEUTIC LEASES, 18-214
                                                    Life insurance distinguished, 11-10
EMPLOY - EMPLOYEE - EMPLOY-
MENT, 11-1
                                                    Name:
                                                        Exclusive right to phrase "employers"
  See Business; Fellow Servants; Master
                                                          liability " denied, 11-15
    AND SERVANT.
                                                    Nature of employers' liability insurance, 11-
  Attorney and client, 11-5
                                                    Notice of injury, 11-17
  Business, 5-72; 11-4
  Contractor distinguished from employee, 11-6
                                                        Effect of failure to give required notice,
  Eight-hour law, 11-3
                                                          11-17
  Embezzlement, 10-998
                                                        Time of notice, 11-18
  Exemptions from execution, 12-103
                                                    Parties, 11-14
  Laborer, 18-71
                                                        Insured, 11-16
  Office:
                                                    Policy:
      Office and employment distinguished,
                                                        Risk, see infra, The risk.
                                                    Policy, form of, 11-10 Risk, see infra, The risk.
        23-642; 29-159
  Officer and employee distinguished, 21-836
  Officers and agents of private corporations,
                                                    Settlement, 11-19
    11-6
                                                    The risk, 11-11
  Permanent employment, 22-699
                                                        Amount of liability, 11-14
  Public officers, 23-324
                                                        Duration of liability, 11-14
  Public officers distinguished from employees,
                                                        Fellow servants rule, 11-11
    23-437
                                                        lce dealers, 11-12
  Relationship of master and servant, 11-6
                                                        Injuries to employees covered, 11-12
  Single transaction, 11-4
                                                        Injuries to persons not employees in-
  Sundays and holidays, see SUNDAYS AND
                                                          sured against, 11-12
    HOLIDAYS.
                                                        Master's liability in general, 11-11
EMPLOYED:
                                                        Master's liability to servants, 11-11
  Used and employed, 29-440
                                                        Master's liability to third persons, 11-
EMPLOYER, 11-8
                                                          1 I
EMPLOYERS, see Agency; Fellow Ser-
                                                        Omnibus policies, 11-12
VANT; MASTER AND SERVANT.
EMPLOYERS' LIABILITY
                                                        Scope of contract in general, 11-11
                                 ACTS, see
                                                         Waiver of objection that liability is not
```

FELLOW SERVANTS; MASTER AND SERVANT.

within terms of policy, 11-13

laws, 11-26

```
ENDOWMENT INSURANCE, cont'd.
EMPLOYERS'
                   LIABILITY
                                   INSUR-
                                                 Insurer, cont'd.
    ANCE, cont'd.
                                                     Power of corporation to issue endow-
  Validity, 11-10
  Who may enforce liability, 11-16
                                                       ment insurance, 11-26
                                                      Statutory prohibition of endowment in-
EMPOWER, 11-19
EMPRESARIO, 11-19
                                                       surance, 11-26
EMPTY, 11-19
                                                 Life insurance, 11-24
                                                     Endowment contract treated as life in-
EMS, 13-728
ENABLING STATUTES, 11-20
                                                        surance, 11-25
ENACT, 11-20
ENAGENACION, 11-20
                                                     Endowment insurance companies subject
                                                       to statutes relating to life insurance
ENCLOSURE, see INCLOSURE.
ENCOURAGE, 11-20
ENCROACH - ENCROACHMENT, 11-20
                                                        companies, 11--26
                                                     Exemption of insurance money, 11-
  See HIGHWAYS; LANDLORD AND TENANT.
                                                      Whether endowment insurance consti-
  Abatement of nuisances, 1-84
                                                       tutes life insurance, 11-24
  Dedication, 11-21
                                                  Nature, 11-24
                                                  Nonpayment of premium, 11-27
  Obstruction, 11-20
ENCUMBRANCE - ENCUMBER, see In-
                                                  Parties:
                                                     Insured, see infra, Insured.
  CUMBRANCE.
                                                     Insurer, see infra, Insurer.
ENCYCLOPÆDIAS:
  Judicial notice, 17-901
                                                 Premiums, nonpayment of, 11-27
END, 11-21
                                                  Priority between policyholders, 11-30
ENDANGER:
                                                 Rescission on account of misrepresentations
  Inhuman treatment endangering life, 9-
                                                   as to profits of insurer, 11-28
    786
                                                  Rescission on account of misrepresentations
ENDEAVOR, 11-21
                                                   as to provisions of policy, 11-28
EN DECLARATION DE SIMULATION,
                                                  Statutes, see infra, Insurer.
                                                  Surrender of policy, 11-29
ENDORSE, see Indorse.
                                                  Transfer, 11-28
ENDOW - ENDOWMENT, 11-22
                                               ENEMY, 11-32
ENDOWMENT ASSOCIATIONS, 14-613
                                                  See ALIENS; INTERNATIONAL LAW; TREASON;
ENDOWMENT INSURANCE, 11-24
                                                    War.
                                               ENFANS, 11-32
  Assignment, 3-1031; 11-28
  Beneficiaries in insurance:
                                               ENFEOFF, 11-33
      Assignment, 3-1031; 11-28
Insurable interest of assignee, 3-1031
                                                  See FEOFFMENT.
                                               ENFORCE, 11-33
      Relative rights of beneficiaries and cred-
                                               ENGAGE, 11-33
        itors, 3-1023
                                                  Engage in and manage, 19-706
  Benevolent or beneficial associations:
                                                  Single act, 11-33
      Existing authority, 3-1051
                                               ENGAGEMENT, 11-34
      Power to carry on endowment insurance,
                                               ENGINE, 11-35
                                                  See Fires; Fixtures.
        3-1051
  Corporations, see infra, Insurer.
                                                  Fixed engine, 11-36
                                                 Machine, 19-605
Mechanics' liens, see Mechanics' Liens.
  Definition, 11-24
  Divorce:
      Effect of suit for divorce, 11-32
                                               ENGINEER, 11-36
  Exemption from execution, 11-25
                                                  See Architects; Expert and Opinion Evi-
  Foreign travel clause, 11-27
                                                   DENCE; FELLOW SERVANTS; INDEPENDENT
                                                    CONTRACTORS; WORKING CONTRACTS.
  Forfeiture, 11-27
  Husband and wife:
                                                  Laborer, 18-75
      Statute against assignment of policy by
                                                  Merchants:
                                               Contractors, 20-581
ENGINEERING PURPOSES, 11-36
        wife as beneficiary, 11-32
  Insolvency and bankruptcy, 11-30
  Insured, 11-27
                                               ENGINE TO KILL GAME, 11-36
                                               ENGLISH, 11-37
ENGLISH LANGUAGE:
      Assignment, 11-28
      Foreign travel clause, 11-27
      Forfeiture, 11-27
                                                  Depositions, 9-342
      Limitation upon right of surrender, 11-
                                               Ordinances, 21-972
ENGRAVINGS, see COPYRIGHT.
        20
      Miscellaneous rights, 11-30, 31
                                               ENGROSS - ENGROSSMENT, 11-37
                                               ENGROSSING, 13-1072
      Nonpayment of premiums, 11-27
       Priority between policyholders, 11-30
                                               ENHANCED, 11-37
       Rescission, 11-28
                                               ENJOIN, 11-37
      Right of recovery, 11-27
                                                  See Injunctions.
       Rights of insured upon insolvency or
                                               ENJOY - ENJOYMENT, 11-38
        dissolution of insurer, 11-30
                                                  Enjoyment and occupation, 11-39
      Status, 11-27
                                               ENLARGE, 11-39
ENLARGING STATUTE, 11-40
      Transfer, 11-28
  Insurer, 11-26
                                               ENLIST - ENLISTMENT, 11-40
      Necessity of compliance with insurance
                                                  See International Law; MILITARY LAW.
```

Conscription, 11-41

ENVOY, 11-51 EPIDEMIC, 11-51 EN MASSE: Sales en masse or in parcels, see Judicial SALES; SHERIFFS' SALES. EPILEPSY, see Insanity. ENORMOUS, 11-41 Testamentary capacity, 28-86 EPISCOPACY, 11-52 Great, 25-263 ENQUIRY, see Inquiry. EQUAL - EQUALLY, 11-52 ENROLLED BILL, see STATUTES. Ālike, 11–52 To be divided, 11-53 ENROLMENT, 11-41 See RECORDING ACTS; SHIPS AND SHIPPING. ENROLMENT OF MEMORIAL, 2-392 EQUALITY, 27-600 See EQUITY. EQUALIZATION, see Special or Local ENTAIL, 11-41 Assessments; Taxation. See ESTATES. ENTER - ENTRY, 11-42; 24-965
See Ejectment; Entry, Writ of; Forcible
Entry and Detainer; Foreclosure of **EQUALIZE:** Taxation, 27-714 EQUAL PROTECTION OF LAWS, see MORTGAGES; REVENUE LAWS; STATE AND CONSTITUTIONAL LAW; DUE PROCESS OF LAW. EQUAL TO SAMPLE, see IMPLIED WAR-PUBLIC LANDS. RANTY; SALES; WARRANTY. Assignments, 2-1045 EQUIPMENT, 11-54 Documentary evidence, 11-46 Exemption from taxation, 11-54 False entry, 11-46; 12-716 EQUITABLE, 11-55 Perfect legal and equitable title, 13-238 Game and game laws, 11-42 Recording, filing, etc., 11-42 Render: **EQUITABLE ACTIONS:** Rendering distinguished from entering a Limitation of actions, 19-278 EQUITABLE ASSETS, 11-55 judgment, 11-44; 17-768 EQUITABLE ASSIGNMENTS, see Assign-Revenue laws, 11-45 Right of entry, 24-965 State and public lands, 26-213 ENTERING SHORT, 11-46 EQUITABLE ATTACHMENTS, 11-56 EQUITABLE CONVERSION, see Conver-ENTERPRISE, 11-47 SION AND RECONVERSION. EQUITABLE DEFENSES, 11-56 Military enterprise, 20-614 EQUITABLE ELECTION, 11-57 ENTERTAINMENT, 11-47 See Inns and Innkeepers; Intoxicating See Allowances; Conversion and Recon-LIQUORS; OCCUPATION, BUSINESS, AND VERSION; LEGACIES AND DEVISES; WILLS. PRIVILEGE TAXES; THEATRES AND AMUSE-Acceleration, 11-118 Accepting devise or bequest, 11-101 MENTS. Sundays and holidays, 11-48 Acceptance by widow of provision in ENTICE, 11-48 lieu of dower, 11-101 See Abduction; Kidnapping; Seduction.

Enticing away servants, see Interference Acceptance of provision in lieu of share of community property, 11-102 WITH CONTRACT RELATIONS. Agreement to abide by the will, 11-102 Enticing of apprentices, see Interference Effect of, in general, 11-101 WITH CONTRACT RELATIONS. Implied election, 11-101 Enticing or harboring wife, see HUSBAND AND Acknowledgments, 11-105 Acts amounting to an election, 11-96 Wife. ENTIRE, ENTIRELY, ETC., 11-48
ENTIRE CONTRACTS, see CONTRACTS. Accepting devise or bequest, see infra. Accepting devise or bequest. ENTIRE SATISFACTION, 11-48 Burden of showing acts of election, 11-ENTIRETIES, 11-49 See Husband and Wife. Election by will, 11-104 ENTIRETY, 11-49 Express election, 11-96 ENTITLE, 11-50 Husband and wife, 11-50 Ignorance of dower right, 11-98 Implied election, 11-96, 99 Marriage settlements, 11-50 Instituting legal proceedings, 11-103 Wills, 11-50 ENTITLED IN POSSESSION, 11-50 Intent to elect, 11-99 Knowledge of rights, 11-97 ENTITLED TO VOTE, 11-51 Particular acts from which election may ENTREAT, 11-51
ENTRIES, see ENTER — ENTRY.
ENTRUST, see INTRUST. be implied, 11-99 Party bound to elect entitled to ascertain value of properties, 11-98 ENTRY, see ENTER — ENTRY. Performing acts of ownership, see infra, ENTRY, WRIT OF, 11-51 Performing acts of ownership. Foreclosure of mortgages, 13-783 Qualifying and acting as executrix, 11-Implied trusts, 15-1205 103 Landlord and tenant: Question for jury, 11-104 Estoppel to deny landlord's title, 18-421 Requisites for act of election, 11-97 Suit by landlord to recover possession, Revocation for fraud, 11-98 18-434 Revocation of election made in ignor-ENUMERATE, 11-51 ance, 11-98 ENUMERATED MOTIONS, 11-51 Right to know value of properties, 11-98 ENURE, see INURE. Statutes as to widow's election, see infra, EN VENTRE SA MERE, see INFANTS. Statutes as to widow's election. 643

```
EQUITABLE ELECTION, cont'd.
EQUITABLE ELECTION, cont'd.
                                                    Donee electing to take against instrument,
  Acts amounting to an election, cont'd.
      Unequivocal acts clearly proven, 11-
                                                        Compensation, 11-115, 117
                                                        Compensation to disappointed donee,
  After-acquired property, 11-85
  Against whom election enforceable, 11-80
                                                        Contribution and exoneration, 11-118
      Creditor, 11-80
                                                        Effect of widow's renunciation, 11-117
      Heir at law, 11-80
      Infants, 11-80
                                                             Acceleration, 11-118
                                                            Acceleration expressly prohibited by
      Married women, 11-80
      Next of kin, 11-80
                                                               will, 11-120
                                                            Compensation, 11-117
      Paraphernalia, 11-80
  Annuities, 11-87
                                                            Life estate used to compensate re-
                                                              siduary legatees, 11-119
  Application of doctrine, 11-64
                                                            Two gifts, one on express condition,
  Attempted disposition void, 11-70
      After-acquired property, 11-71
                                                              11-120
      Devise void for remoteness, 11-71
                                                            Upon the rights of others, 11-117
                                                        Liability of donee for benefits, 11-117
      Disposition invalid for want of formal-
        ity in execution, 11-70
                                                        Sequestration of refractory donee's prop-
      Execution sufficient as to personalty,
                                                          erty, 11-116
        insufficient as to realty, 11-70
                                                        Statute of limitations, 11-117
      Foreign property, 11-71
                                                    Donee electing to take under instrument,
      Gifts upon express condition, 11-71
                                                          11-110
      Remoteness, 11-71
                                                        Devise in lieu of dower does not bar
      Testamentary capacity, 11-70
                                                          share of personalty, 11-112
                                                        General effect of election, 11-110
      Void devise of copyholds, 11-70
      Will insufficiently executed as to for-
                                                        Gift in satisfaction of all claims against
        eign property, 11-71
                                                          testator's estate, 11-113
                                                        Land situated in several jurisdictions,
 Bequest, see infra, Accepting devise or be--
    quest.
                                                          11-113
  Bonds, 11-65
                                                        Place of election where land is situ-
  Burden of proof, 11-97
                                                          ated in several jurisdictions, 11-113
                                                        Time of election where land is situated
 Community property, 11-95
      Acceptance of provision in lieu of share
                                                          in several jurisdictions, 11-113
        of community property, 11-102
                                                        Whether devise bars dower in realty un-
  Compelling election, 11-81
                                                          disposed of, 11-112
 Competency of persons to elect, 11-77 Compromise, see infra, Dower.
                                                        Widow's right as against creditors, lega-
                                                              tees, and devisees, 11-113
 Conflict of laws:
                                                            Subject to debt, 11-113
      Land situated in several jurisdictions,
                                                            Superior to legacies and devises,
        11-113
                                                              11-114
  Contingent interest, 11-72
                                                        Widow's right as dowress, 11-111
                                                            In after-born child's part, 11-112
  Contracts, 11-65
  Contribution, 11-118
                                                            In land conveyed during coverture,
  Creditors, 11-80
                                                              11-111
  Creditors, see infra, Donee electing to take
                                                            In land discovered after election,
    under instrument.
                                                              11-111
  Custom of London:
                                                            In land sold under judicial sale,
      Election between testamentary disposi-
                                                              11-111
        tion and custom of London, 11-60
                                                        Widow's right as to intestate property,
  Death:
      Effect of death before election, 11-
                                                        Widow's rights as heir, 11-110
                                                    Donor and donee both interested in property
          Election between alternative gifts,
                                                          bestowed, 11-75
             11-108
                                                        Devise in general words, 11-75
          Election presumed, 11-108
                                                        Devise of lands in which testator's wife
          Generally, 11-107
                                                          dowable, 11-77
          Illustrations, 11-107, 108
                                                        Donor with reversionary or future in-
          Widow's election
                             between dower
                                                          terest, 11-76
            and will, 11-108
                                                        Election excluded, 11-75
  Deeds, 11-65
                                                        Gift of encumbered property, 11-77
      Donor's attempt to dispose of donee's
                                                        Presumption of intention, 11-75
        property, 11-69
                                                        Proof to overcome presumption of in-
                                                          tention, 11-75
      Election implied from execution of
        deeds, 11-100
                                                        Specific devise, 11-76
  Definition, 11-59
                                                    Donor must give property of his own, 11-66
  Derivative interest, 11-73
                                                        Election applicable only where a benefit is conferred under an instrument,
  Devise, see infra, Accepting devise or be-
    quest.
                                                          11-66
  Dividends:
                                                        Illustrations, 11-66, 67
      Election implied from receiving divi-
                                                        Property out of which compensation can
        dends, 11-100
                                                          be made essential, 11-66
```

EQUITABLE ELECTION, cont'd.

Donor must give property of his own, cont'd. Settlement making property inalienable in the donee, 11-66

Donor's attempt to dispose of donee's property, 11-67

An essential with respect to wills, 11-

Knowledge by testator of donee's title,

Mere recital without express gift insufficient to raise election, 11-67 Must be a claim dehors the will, 11-67

Not essential under deeds, 11-69 Parol evidence as to property, 11-69

Parol evidence inadmissible to show testator's intention, 11-68

Precatory words, 11-67 Proof of donor's intent to dispose of

donee's property, 11-68
Where property of donee is not disposed of, 11-67

Where testator does not intend to exceed his right, 11-68

Dower, 11-81

Acceptance by widow of provision in lieu of dower, 11-64

Accepting devise or bequest, 11-101

After-acquired property, 11-85.

Amount of provision, 11-86 Annuity during life or widowhood, 11-87

Application of statutes, 11-83

Bequest of income of estate, 11-88

Bequest of personalty, 11-84, 88

By statute provision presumed exclusive,

Community property, 11-95

Creation of trust for widow held within statute, 11-83

Death, see infra, Death.

Devise of lands in which testator's wife is dowable, 11-77

Devise presumed to be in lieu of dower,

11-83 Distributive share in place of dower, 11-

Effect of devise during life or widow-

hood, 11-88 Dower in the property devised,

11-89 Whether widow takes dower in resi-

due, 11-88 Electing to take under will, see infra, Donee electing to take under instru-

Election between benefit under will and homestead, 11-95

Election between dower and provision in will, 11-81

Election to take against instrument, see infra, Donee electing to take against instrument.

Evidence as to testator's intention, 11-84 General principles, 11-81

Homestead, 11-95

Ignorance of dower rights, 11-98

Implied election, see infra, Implied election.

Income of estate, 11-88

Intention to exclude widow from dower must be expressed or implied, 11-82 Jointure and dower, 11-92

EQUITABLE ELECTION, cont'd.

Dower, cont'd.

Nature and extent of beneficial interest provided for wife, 11-86

Notice to widow, 11-81

Personal property, 11-84

Personalty, 11-88

Presumption as to election, 11-93

Presumption from occupancy, 11-94 Proceedings for the recovery or assign-

ment of dower, 11-103 Provision expressed to be in lieu of

dower, 11-85 Provision for home and support, 11-87 Provision implying intent to exclude

dower, 11-86 Provision presumed cumulative, 11-81

Qualifying and acting as executrix, 11-103 Rent charged during life or widowhood,

11-87 Statutes as to widow's election, see infra,

Statutes as to widow's election. Statutory rights in dower, 11-93

Succession, 11-84, 93

Time within which election must be made, see in/ra, Time within which election must be made.

Where assertion of dower would defeat uses of property marked out, 11-90

Devise for purpose of sale, 11-90 Devise to widow and others in equal shares, 11-92

Gifts to provide for dependant after provision for wife, 11-92

Special provisions, 11-91

Where property is to be leased, managed, enjoyed, etc., as directed, 11-91

Whether devise bars dower in realty undisposed of, 11-112

Whether devise in lieu of dower does not bar share of personalty, 11-112 Whether testamentary provision raises election, 11-81

After-acquired property, 11-85 Amount of provision, 11-86 Annuity during life or widowhood,

11-87 Bequest of income of estate, 11-88 Bequest of personalty, 11-84, 88

By statute provision presumed exclusive, 11-82

Creation of trust for widow held within statute, 11-83

Devise presumed to be in lieu of dower, 11-83

Effect of devise during life or widowhood, 11-88

Election by statute, 11-83 Evidence as to testator's intent,

11-84

General principles, 11-81 Income of estate, 11-88

Intention to exclude widow from dower must be expressed or implied, 11-82

Nature and extent of beneficial interest provided for wife, 11-86 Personal property, 11-84

Personalty, 11-88

EQUITABLE ELECTION, cont'd. Dower, cont'd.	EQUITABLE ELECTION, cont'd. History, 11-61
Whether testamentary provision raises	Homestead, 11-95
election, cont'd.	Husband and wife (see infra, Dower; Married women):
Provision expressed to be in lieu of dower, 11-85	Husband's rights in wife's property, 11-
Provision for home and support,	96
11–87 Provision implying intent to exclude	Implied election, 11-96 Accepting devise or bequest, see infra,
dower, 11-86	Accepting devise or bequest.
Provision presumed cumulative, 1-1- 81	Instituting legal proceedings, 11-103 Performing acts of awnership, see infra,
Rent charged during life or widow-	Performing acts of ownership.
hood, 11–87	Qualifying and acting as executrix, 11-
Where assertion of dower would de- feat uses of property marked out,	Implied trusts:
11-90	Resulting trusts arising out of purchase
Widow electing to take against instru- ment, see infra, Donee electing to take	with fiduciary funds, 15–1180 Infants, 11–77
against instrument; Donee electing to	Against whom election enforceable, 11-
take under instrument.	80
Effect of election, 11-109 Instrument, see infra, Donee electing to	Infant cannot elect, 11-77 Postponing election until majority, 11-
take under instrument.	77
Legacies in lieu of particular thing, 11-	Insanity, 11–79; 16–588
Persons bound by election, 11-109	Instituting legal proceedings, 11-103 Instrument (see infra, Same instrument):
Purchasers for value and without	Donee electing to take against instru-
notice, 11–110 Remainderman, 11–109	ment, see infra, Donee electing to take against instrument.
Revoking election, 11-109	Intention, see intra, Donor and donee both
Right to separate election, 11-109	interested in property bestowed; Dower.
What persons bound by election, 11-	Intention of donor, 11-60 Intent to elect, 11-99
Rights acquired by election date from	Interests to which election applicable, 11-72
election, 11-120	Contingent interest, 11-72
When donee elects to take under instru- ment, see infra, Donee electing to take	Derivative interest, 11-73 Donar and donee both interested in
under instrument.	property bestowed, see infra, Donor
Enforcing election, 11–81 Equitable doctrine, 11–64	and donee both interested in property
Essentials to raise election, 11-65	bestowed. Future interest, 11-72
Attempted disposition void, see infra,	Interests arising by appointments under
Attempted disposition void. Danor must give property of his own,	powers, 11-73
see infra, Donor must give property	Intestate property, 11–112 Jointure:
of his own.	Election between dower and jointure,
Donor's attempt to dispose of donee's property, see infra, Donor's attempt	11–92 Jurisdiction, 11–64
to dispose of donee's property.	At law, 11-64
Generally, 11–65 Intention of donor, 11–60, 61, 65	Equity, 11-64
Estoppel, 11-420	Exclusively equitable, 11~64 Land situated in several jurisdictions,
Executors and administrators:	11-113
Qualifying and acting as executrix, 11-	Probate courts, 11-64
Express election, 11-96	Kindred equities and distinctions, 11-62 Knowledge of rights, 11-97
Filing, 11-105	Filing bill to ascertain knowledge of
Forfeiture not compensation, 11-62 Fraud:	properties, 11–98
Revocation for fraud, 11-98	Ignorance of dower right, 11-98 Knowledge of rights essential, 11-98
Widow prevented from dissenting by	Party bound to elect entitled to ascertain
fraud, 11–105 Future interest, 11–72	value of properties, 11-98
General rule, 11–59, 60	Revocation for fraud, 11-98 Revocation of election made in ignor-
Gifts accompanied with a burden, 11-62	ance, 11-99
Gifts in satisfaction of claim, 11-63 Gifts in the alternative or with priority of	Law, see infra, Jurisdiction.
choice, 11–63	Legacies and devises (see infra, Donee electing to take under instrument), 11-114;
Gifts upon express condition, 11–62, 71 Guardian and ward, 15–72	18-747
Heir at law, 11-80	Devise to widow superior to other de- vises, 11-115
6a	

EQUITABLE ELECTION, cont'd. EQUITABLE ELECTION, cont'd. Legacies and devises, cont'd. Presumption of intention, see infra, Donor Legacies accepted by widow superior to and donee both interested in property begeneral legacies, 11-114 stowed. Superior to all legacies, 11-115 Priorities, see infra, Donee electing to take Whether a charge upon realty, 11-115 under instrument. Widow's legacy not preferred where Private international law: there is no dower right, 11-115 Land situated in several jurisdictions, Legal proceedings, institution of, 11-103 11-113 Lieu of dower, see infra, Dower. Profits: Limitation of actions, 11-117 Election implied from receiving profits, Manner of election, 11-96 11-100 Marriage settlements, 11-65 Property: Married women (see infra, Dower), 11-78 Donor and donee both interested in property bestowed, see infra, Donor and Ability to elect, 11-78 Against whom election enforceable, 11donee both interested in property be-80 stowed. Election by court after reference, 11-78 To what interests applicable, 11-72 Election under antenuptial settlement, Questions of law and fact: Election a question for jury, 11-104 11-78 Reversionary interests, 11-78 Rational foundation of doctrine, 11-50 Real property, 11-73 Whether devise bars dower in realty Marshaling assets, see Marshaling Assets. Next of kin, 11-80 Notice of election: undisposed of, 11-112 Written notice of election, 11-104 Receipt of property: Election implied from, 11-99 Notice to widow, 11-81 Origin, 11-61 Record, 11-105 Ownership, see infra, Performing acts of Remainderman not bound, 11-109 ownership. Remoteness, 11-71, 74 Paraphernalia, 11-80 Rents: Partial election, 11-60 Election implied from receiving rent, Performing acts of ownership, 11-99 Acts of ownership over both property Renunciation by widow, see infra, Donee taken under will and given by it, 11electing to take against instrument. Resulting trusts, see IMPLIED TRUSTS. Effect of exercise of acts of ownership, Revocation for fraud, 11-98 Revocation of election, 11-109 11-99 Execution of deeds, 11-100 Revocation of election made in ignorance, Implied election, 11-99 11-99 Possession of property or proceeds, Sale of property: Election implied from, 11-100 Same -instrument: Receipt of property or proceeds, 11-99 Essentials, 11-65 Receiving dividends, 11-100 Person cannot accept and reject under Receiving profits, 11-100 same instrument, 11-60 Receiving property, 11-100 Receiving rents, 11-100 Scope of doctrine, 11-64 Setting aside election, see infra, Revocation Sale of property devised, 11-100 of election. Perpetuities, 11-71 Statutes as to widow's election: Personal property (see infra, Dower), 11-Acknowledgments, 11-105 Whether devise in lieu of dower does Election by failure to dissent from will, 11-105 not bar share of personalty, 11-112 Election by instrument in writing, 11-Person cannot accept and reject under same instrument, 11-60 Persons bound by election, see infra, Effect Failure to dissent is an election to take under will, 11-105 of election. Filing, 11-105 Forms required in election against will, Persons who may enforce election, 11-79 Place of election: Where land is situated in several juris-11-104 Prevented from dissenting by fraud, dictions, 11-113 11-105 Plural gifts, 11-62 Possession: Record, 11-105 Written notice of election, 11-104 Election implied from, 11-99 Succession, 11-83, 85 Posthumous child, 11-112 Support and maintenance, 11-87 Power, 11-73, 74 Testamentary capacity, 11-70 Power of appointment, 11-73 Testator's intention, 11-68 Appointment made to strangers, 11-74 Time within which election must be made, Appointment void for remoteness, 11-11-106 Common law, 11-106 Generally, 11-73 Superadded words to absolute appoint-Land situated in several jurisdictions. 11-113 ment, 11-74

```
EQUITABLE ELECTION, cont'd.
                                                   EQUITABLE MORTGAGES, cont'd.
                                                      Assignments of rents and profits, 11-129
   Time within which election must be made,
                                                      Assignments of state land certificates, 11-131
       One year after husband's death, 11-107
                                                      Bills of exchange and promissory notes:
       Reasonable time to elect, 11-106
                                                          Indorsement on notes, 11-124
       Statutes, 11-106
                                                      Bona fide purchasers, 11-141, 142
       When inequitable to disturb enjoyment
                                                      Chattel mortgages, 11-124
         of property, 11-106
                                                      Conflict of laws:
                                                          Deposit of title deeds, 11-141
       Within a fixed time after probate of
         will, 11-107
                                                          Conveyances as security, 11-124
  Void disposition, see infra, Attempted dis-
                                                      Creditors, 11-142
    position void.
                                                      Debentures, 11-125
  Wills:
                                                      Deeds (see infra, Deposit of title deeds):
      Attempted disposition void, see infra,
                                                          Absolute deed construed as mortgage,
         Attempted disposition void.
                                                            see Mortgages.
       Donor's attempt to dispose of donee's
                                                      Defectively executed mortgages, 11-127
         property, 11-67
                                                          Acknowledgment, 11-128
       Election to take under will, see infra,
                                                          Consideration, 11-129
         Donee electing to take under instru-
                                                          Defect in witnesses, 11-128
         ment.
                                                          General rule, 114127
       Election by will, 11-104
                                                          Illustrations, 11-127, 128
EQUITABLE ESTATE, see TRUSTS AND
                                                          Married women, 11-129
TRUSTEES; USES, STATUTE OF.
EQUITABLE ESTOPPEL, see ESTOPPEL.
EQUITABLE FORECLOSURE, see FORE-
                                                          Omission, 11-128
                                                          Operation as equitable mortgage, 11-127
                                                          Seal, 11-128
  CLOSURE OF MORTGAGES.
                                                      Definition, 11-123
EQUITABLE GROUNDS, 11-55
EQUITABLE JURISDICTION, see Equity;
                                                      Deposit of title deeds, 11-131
                                                          Agreement to deposit insufficient, 11-135
  TURISDICTION.
                                                          American rule, 11-132
EQUITABLE LIENS, see Assignments; Banks and Banking; Equitable Mortgages; Liens; Stock and Stockholders;
                                                          By whom such mortgages may be made,
                                                            11-135
                                                          Conditional deposit, 11-135
  Vendors' Lien.
                                                          Copyhold estates, 11-135
EQUITABLE MAXIMS, see Equity. EQUITABLE MORTGAGES, 11-122
                                                          Custody retained by depositor, 11-136
                                                          Deposit as security until mortgage can
  Vendor's Lien.
                                                            be prepared, 11-136
  Absolute deed construed as mortgage, see
                                                          Deposit must be intended as a present
                                                          security, 11-136
Deposit of deeds accompanied by written
     Mortgages.
  Advances, 11-140
  After-acquired interest, 11-139
                                                            agreement, 11-134
                                                          Deposit to prepare legal mortgage, 11-
  Against whom equitable mortgage will be
         enforced, 11-141
                                                            136
                                                          Deposit with agent, 11-136
       Assignee in bankruptcy, 11-141
       Bona fide purchasers, 11-142
                                                          Equity will not compel surrender of
                                                            deeds deposited, 11-134
       Constructive notice, 11-141
       Creditors, 11-142
                                                          Extent of charge, 11-139
       Equities against mortgagor, 11-142
                                                               Antecedent indebtedness, 11-140
       Judgment creditors, 11-142
                                                               Assignment of mortgage, 11-141
       Priority between equitable mortgages,
                                                               Conflict of laws, 11-141
                                                               Future advances, 11-140
         11-142
       Purchasers at judicial sales, 11-142
                                                               General rule, 11-139
                                                          General English rule, 11-1,31
       Purchasers with notice, 11-141
                                                          General rule, 11-131, 132, 183
  Agreements for the sale of land, 11-129
                                                          Intention to deposit, 11-135
  Agreement to execute mortgage, 11-125, 183
       Agreement for execution of mortgage in
                                                          Leasehold estate, 11-135
         præsenti, 11-126
                                                          Present intention to deposit, 11-135
       Agreement to mortgage considered as
                                                          Presumption as to purpose of deposit,
         mortgage, 11-183
                                                            11-137
       Agreement to mortgage creates equitable
                                                          Property charged, 11-138
         mortgage, 11-125
                                                               After-acquired interest, 11-139
       Certainty, 11-127
                                                               Deeds not belonging to depositor,
       General rule, 11-125
                                                                 11-139
       Merger, 11-126
                                                               Deposit accompanied with memo-
       Part performance, 11-127
                                                                 randa, 11-139
       Proof must be clear and satisfactory,
                                                               Fixtures, 11-138
         11-127
                                                               General rule, 11-138
       Proof of agreement, 11-127
                                                               Improvements, 11-139
                                                               Removal of incumbrances, 11-139
       Requisites of agreement, 11-127
       Statute of frauds, 11-127
                                                           Property that may be mortgaged, 11-134
  Assignments of contracts for the purchase of
                                                          Recognition at law, 11-134
                                                          Right to decree for sale, 11-143
Rule in United States, 11-132
         land, 11-130
  Assignments of mortgage, 11-141
```

EQUITABLE MORTGAGES, cont'd.

EQUITABLE MORTGAGES, cont'd.

Deposit of title deeds, cont'd. Stock and stockholders: Statute of frauds, 11-134, 183 Deposit of stock certificates, 11-135 Stock certificates, 11-135 Support and maintenance: Submortgage, 11-132 Agreements for support in consideration Sufficiency of the deposit, 11-135 of the conveyance of land, 11-125 What deeds must be deposited, 11-137 What property may be mortgaged, 11-Title deeds, see infra, Deposit of title deeds. Title retained by vendor as security for price, 134 see VENDOR'S LIEN. With whom deposit made, 11-136 Vendor and purchaser: Equitable estate, 11-123 Agreements for the sale of land, 11-129 Equity regards the substance and intent, not American rule, 11-129 the form, 11-184 English rule, 11-130 Assignments of contracts for the pur-Equity suffers no wrong without a remedy, 11-183 chase of land, 11-130 Executed mortgoges, see infra, Defectively Assignment in form absolute, '11executed mortgages. 130 Execution of mortgage, see infra, Agreement Assignment of partial interest, 11to execute mortgage. 130 Fixtures: Deed acquired by assignee, 11-130 Deposit of title deeds, 11-138 General rule, 11-130 Foreclosure of mortgages, 11-143 Reservation of lien by vendor, 11-131 Form of words or instrument immaterial, 20-Vendors' liens, see VENDORS' LIENS. 900 EQUITABLE SEPARATE ESTATE, see Further advances, 11-140 SEPARATE PROPERTY OF MARRIED WOMEN. Future-acquired property, 11-131 EQUITABLE SET-OFF, see SET-OFF, RE-Husband and wife: COUPMENT, AND COUNTERCLAIM. Mortgage by married women, 11-129 EQUITABLE WASTE, see WASTE. Improvements: EQUITABLY: Deposit of title deeds, 11-139 Fairly, 12-713 Incumbrances: EQUITIES, see BILLS OF EXCHANGE AND Removal of incumbrances by depositor, PROMISSORY NOTES; EQUITY; Lost PAPERS 11-139 AND INSTRUMENTS. Informal mortgages, 11-123 **EQUITY**, 4-55; 11-145 Injunction, 11-143 Abatement of nuisances, see ABATEMENT OF Intention, 11-184 Nuisances. Leases: Accident (in equity), see Accident (in Deposit of title deeds, 11-135 EQUITY). Liens: Agreements, see Family Agreements or Stipulation in lease for lien, 11-125 SETTLEMENTS. Limitation of actions, 13-787 Amalgamation in England, 11-152 Mortgage by deposit of title deeds, see infra, Amalgamation in United States, 11-153 Deposit of title deeds. America: Mortgages, see infra, Agreement to execute Amalgamation in the United States, 11mortgage. 153 Notice, 11-141 Code states, 11-155 Particular equitable mortgages, 11-123 Present status of chancery in America, 11-154 Agreement for payment from proceeds Assignments, see Assignments. Attachment, 11-211, 212 of property, 11-124 Presumption as to purpose of deposit, 11-137 Bill in equity, 4-55 Priority, 11-142 Cancellation, see Rescission, Cancellation, Private international law: AND REFORMATION. Deposit of title deeds, 11-141 Catching bargain, see CATCHING BARGAIN. Property, see infra, Deposit of title deeds. Chancellor, 11-150 Purchasers for value and without notice, 11-Clean hands, see infra, He who comes into 141, 142 equity must come with clean hands. Railroad securities, 23-799 Cloud on title, see CLOUD ON TITLE. Recording acts, 11-143 Code, 11-154 Remedy, 11-143 Code states, 11-154, 155 Rents and profits: Contracts, 11-193 Assignments of rents and profits, 11-Enforcement of contracts, 11-194 129 Formation of contracts, 11-193 Seal: Generally, 11-193 Defect in regard to seal, 11-128 Master and servant, 11-194 Security: Operation of contracts, 11-193 Conveyances as security, 11-124 Partnership, 11-194 Specific performance, 11-143 Property, 11-195 State and public lands: Special form of contract, 11-194 Assignments of state land certificates, Contribution and exoneration, see Contribu-11-131 TION AND EXONERATION. Statute of frauds, see STATUTE OF FRAUDS. Volume XXXI. 649

EQUITY, cont'd. EQUITY, cont'd. Equity acts in personam and not in rem, Conversion and reconversion, see Conversion AND RECONVERSION. cont'd. Foreclosure of mortgages, 11-169 Corporations, 11-192 Foreclosure suit made either transitory Crimes, 11-195 or local by statute, 11-169 Exception where injunction is authorized Foreclosure suit made purely local by by statute, 11-196 Exception where property rights are instatute, 11-170 volved, 11-197 Generally, 11-167 Interference with criminal proceedings, Injunctions, 11-173 Miscellaneous proceedings, 11-174 11-108 Prevention of crimes, 11-195 Railway mortgages, 11-172 Qualifications, 11-199 Rescission and reformation, 11-174 Setting aside conveyances, 11-173 Definitions, 11-148 Specific performance, 11-167 Depositions, 9-299 Equity acts specifically, 11-166
Equity aids the vigilant, not the slothful Election, see Equitable Election. Equality is equity, 11-186 (see Laches), 11-165 Contribution, 11-187 General rule, 11-186 Analogy of statute of limitations, 11-165 Insolvency, 11-186 Injunctions, 11-166 Inverse liability of stockholders, 11-188 Laches, 11-166 When inapplicable, 11-166 Joint estates, 11-186 Preference of creditors, 11-186 Equity follows the law, 11-174 Descent of equitable estates, 11-175 Receiverships, 11-187 Subrogation, 11-188 Generally, 11-174 Wills, 11-188 In determining equitable rights, 11-175 Equitable election, see Equitable Election. In determining legal rights, 11-175 Equitable maxims, 11-156 Priority of liens, 11-175 Statute of limitations, 11-176 Classification, 11-157 Descriptive maxims, 11-157, 166 Equity imputes an intent to fulfil an obli-Enumeration, 11-157 gation, 11-186 Equity jurisdiction, 1-190 Equality is equity, 11-186 Equity acts in personam and not in rem, Adequate legal remedy, 11-199 see infra, Equity acts in personam and Contracts, 11-193 Corporations, 11-192 not in rem. Equity acts specifically, 11-166 Crimes, see infra, Crimes. Equity aids the vigilant, not the slothful, Inadequacy of legal remedy, 11-199 Infants, 11-191 11-165 Legal remedy, 11-199 Equity follows the law, see infra, Equity follows the law. Non compos mentis, 11-192 Outline, 11-191 Equity imputes an intent to fulfil an obligation, 11-186 Prerequisites, 11-199 Property, 11-195 Equity regards that as done which ought to have been done, see infra, Equity Remedy at law, 11-199 regards that as done which ought to Retaining jurisdiction after denial of have been done. relief in equity, 11-201 Equity regards the substance and intent, not the form, see infra, Equity re-gards the substance and intent, not Subject and scope, 11-190 Torts, 11-192 Equity of redemption, see Equity of Rethe form. DEMPTION. Equity suffers no wrong without a rem-Equity regards that as done which ought to edy, see infra, Equity suffers no have been done, 11-180 wrong without a remedy. Contracts to convey, see Vendor and He who comes into equity must come Purchaser. with clean hands, see infra, He who comes into equity must come with Equitable conversion, see Conversion AND RECONVERSION. clean hands. Equitable mortgages, see EQUITABLE He who seeks equity must do equity, MORTGAGES. see infra, He who seeks equity must Meaning and scope of the maxim, 11do equity. 180 Prerequisite maxims, 11-157 Miscellaneous applications, 11-182 Substantive maxims, 11-157, 179 Equity regards the substance and intent, not Value of maxims in general, 11-156 the form, 11-184 Where the equities are equal he who is Equitable mortgages, 11-184 first in time will prevail, 11-189 General rule, 11-184 Where the equities are equal the law Miscellaneous cases, 11-185 will prevail, 11-188 Penalties, see LIQUIDATED DAMAGES. Equitable mortgages, see Equitable Mort-Usury, see Usury. GAGES. Equity suffers no wrong without a remedy, Equitable remedies, 11-202 11-179 Equity acts in personam and not in rem, Illustrations, 11-179 11-167 Qualifications, 11-180

650

EQUITY, cont'd. EQUITY, cont'd. Equity suffers no wrong without a remedy, Personam, see infra, Equity acts in personam cont'd. and not in rem. Where there is a right there is a rem-Proceedings in rem or in personam, see inedy, 11-179 fra, Equity acts in personam and not in Estoppel, see ESTOPPEL. Family agreements or settlements, see FAM-Property, 11-195 ILY AGREEMENTS OR SETTLEMENTS. Receivers, see RECEIVERS. Foreclosure of mortgages, see Foreclosure Redemption, see Equity of REDEMPTION. OF MORTGAGES. Reformation, see Rescission, Cancellation, Form, see infra, Equity regards the sub-AND REFORMATION. stance and intent, not the form. Rem, see infra, Equity acts in personam and Fraudulent sales and conveyances, not in rem. FRAUDULENT SALES AND CONVEYANCES. Remedy (see infra, Equity suffers no wrong He who comes into equity must come with without a remedy), 11-202 clean hands, 11-162 Remedy at law, 11-199 Adequate remedy, 11-200 Employment of the maxim, 11-163 General rule, 11-162 Exceptions, 11-202 Illustrations, 11-163 Inadequacy of legal remedy, 11-199 Limitations of the maxim, 11-164 Meaning of adequate remedy, 11-200 Nuisances, 11-163 Retaining jurisdiction after denial of re-Specific performance, 11-164 lief in equity, 10-201 He who seeks equity must do equity, 11-Rescission, see Rescission, Cancellation, 157 AND REFORMATION. Separate property of married women, see SEPARATE PROPERTY OF MARRIED WOMEN. Bills to redeem, 11-161 Generally, 11-157 Injunctions, 11-159 Set-off, recoupment, and counterclaim, see Judicial applications of the maxim, 11-SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Settlement, see Family Agreements or Set-157 Miscellaneous applications, 11-162 TLEMENTS. Partition, 11-161 Specific performance, see Specific Perform-Qualifications of the maxim, 11-162 ANCE. Quieting title, 11-160 Subrogation, see Subrogation. Rescission, 11-160 Substance, see infra, Equity regards the sub-Set-off, 11-161 stance and intent, not the form. Specific performance, 11-160 Suretyship, see Suretyship. Surrogate and probate courts, 27-553 Usury, 11-161 History of equity, 11-149 Torts, 11-192 Implied trusts, see IMPLIED TRUSTS. Trusts and trustees, see Trusts and Trus-Infants, 11-191 Usury, see Usury. Injunctions, see Injunctions. In personam and in rem, see infra, Equity Vendor's lien, see VENDOR'S LIEN. Vigilant: acts in personam and not in rem. Insanity, see Insanity. Equity aids the vigilant, not the slothful, Intent (see infra, Equity regards the sub-11-165 stance and intent, not the form): Where the equities are equal he who is first in time will prevail, 11-189 Equity imputes an intent to fulfil an ob-Where the equities are equal the law will ligation, 11-186 prevai1, 11-188 Jurisdiction (see infra, Equity jurisdiction), General rule, 11-188 Justices of the peace, see Justices of the Illustrations, 11-188, 189 EQUITY OF REDEMPTION, 11-205 PEACE. Laches, see LACHES. See Foreclosure of Mortgages. Law (see infra, Equity follows the law; Accounting on redemption, 11-233 Where the equities are equal the law will Application of rents and profits on acprevail), 18-570, 571 count, 11-241 Liens, see LIENS. Charges, 11-234 Limitation of actions, 11-176 Credits, see infro, Credits. Liquidated damages, see LIQUIDATED DAM-Items of account, 11-234 Liability to account, 11-233 AGES. Lis pendens, see Notice of Pendency and Mortgagee in possession, 11-233 LIS PENDENS. Profits, see infra, Rents and profits. Lost papers and records, see Lost Papers Rents and profits, see infra, Rents and profits. AND RECORDS. Marshaling assets, see Marshaling Assets. Who may require, 11-234 Mistake, see MISTAKE. Agency: Nature of equity, 11-148 Power to redeem, 1-1018 Notice of pendency and lis pendens, see No-Assignment of mortgage: TICE OF PENDENCY AND LIS PENDENS. Assignment to purchaser of equity of redemption, 20-1027 Nuisances, see Nuisances. Obligations, see infra, Equity imputes an in-Assignments, 2-1049 tent to fulfil an obligation. Attachment, 3-210; 11-222

```
EQUITY OF REDEMPTION, cont'd.
EQUITY OF REDEMPTION, cont'd.
                                                   Dower, cont'd.
  Attributes of property in general, 11-209
  Chattel mortgages, 5-1003; 11-207
How acquired, 5-1004
                                                       District of Columbia, 11-210
                                                       Effect of assignment of mortgage to pur-
                                                         chaser of equity of redemption, 10-167
      How destroyed, 5-1004
                                                       Effect of conveyance of equity of re-
      In general, 5-1003
                                                         demption to mortgagee, 10-168
      Period allowed for redemption, 5-1003
                                                       Redemption by husband or personal representative, 10-166
      Value of the equity, 5-1004
  Collateral debts, see infra, Debts.
                                                       Statutes, 11-210
  Consideration, 6-733
  Contribution to redeem, 11-241
                                                   Enforcement of right, 11-251
                                                   Equity of redemption distinguished from
      Contribution among several vendees, 11-
                                                     statutory right, 11-208
        243
                                                   Executions, 11-211, 222, 635
      Contribution between dowress and heirs,
                                                       Chattel mortgages, 11-625
        11-242
      Contribution between vendor and vendee,
                                                   Executors and administrators, 11-851
                                                   Expenses, 11-237
        11-243
                                                   Foreclosure of mortgages, 11-244
      Right to contribution, 11-241
                                                       Equity of redemption barred by fore-
  Creditors, 11-218
      Attaching creditors, 11-222
                                                         closure, 11-244
                                                        Foreclosure not a bar as to persons not
      General creditors, 11-218
                                                         parties to proceeding, 11-245
      Judgment creditors, 11-221
                                                       Illustrations, 11-244, 245
      Junior mortgages, 11-219
      Lien creditors, 11-219
                                                        Limitations, see infra, Limitation in
      Necessity of issuing execution, 11-222
                                                          equity.
                                                        Waiver of foreclosure, 11-245
      Right of junior mortgagee to assignment
                                                   Form of instrument, 11-209
        of senior mortgage, 11-220
  Credits, 11-237
                                                   Heir, heirs, and the like, 11-229
      Application of rents and profits on ac-
                                                        Contribution between dowress and heirs,
        count, 11-241
                                                          11-242
      Belief of mortgagee in possession that
                                                   He who seeks equity must do equity, 11-
        he was absolute owner, 11-239
      Belief that equity of redemption is
                                                   History, 11-207, 208
        barred, 11-239
                                                   Homestead, 15-563
      Compensation to mortgagee for personal
                                                   Improvements, 11-238
        services, 11-241
                                                   Incumbrances, 11-240
      Expense of supporting mortgagor's title,
                                                   Inherent in all mortgages, 11-208
                                                   Insolvency and bankruptcy, 16-730
        11-241
       Expenses, 11-237
                                                    Instalments, 11-228
                                                   Insurance:
       Improvements, 11-238
       Incumbrances, 11-240
                                                        Insurance premiums, 11-238
       Insurance premiums, 11-238
                                                    Interest:
       Possession under foreclosure sale, 11-
                                                        Interest payable on redemption, 11-229
                                                        Rate of interest after maturity, 11-230
        239
       Repairs, 11-237
                                                        Redemptioner must pay entire debt
       Special assessments, 11-240
                                                          secured, with interest, 11-226
       Taxes, 11-240
                                                        Usurious mortgage, 11-229
   Curtesy, 8-521; 11-224
                                                    Judgments and decrees:
   Debts:
                                                        Judgment lien, 17-779
       Payment of collateral debts, 20-966
                                                    Laches, 11-247, 251
           Advances to devisee of mortgagor,
                                                    Lapse of time, 11-247
                                                    Limitation by statute, 11-250
             20-067
           Foreclosure proceedings, 20-968
                                                    Limitation in equity, 11-247
           General rule, 20–966
                                                        Adoption of limitation in equity, 11-247
           Mortgagor on redemption must pay
                                                        Extension of time to redeem, 11-249
             collateral debts, 20-966
                                                        Limitation by analogy to actions to fore-
           Redemption by assignee or grantee
                                                          close, 11-248
             of mortgagor, 20-967
                                                        Limitation by analogy to statute of
           Redemption by grantee of heir, 20-
                                                          limitations, 11-247
                                                        Parol agreement for extension, 11-249
             967
           Redemption by heir or devisee of
                                                        Period of extension, 11-249
             mortgagor, 20-967
                                                        Possession which will set the time run-
           Repayment of sums advanced by
                                                          ning, 11-250
             mortgagee to discharge prior in-
                                                        Redemption and foreclosure reciprocal
             cumbrances, 20-968
                                                          tights, 11-248
           Statutes, 20-968
                                                         Statute of limitations not applicable to
   Deed of trust, 11-209
                                                          suits for redemption, 11-247
   Definition, 11-206
                                                         Time begins to run when possession is
   Dower, 10-166; 11-210, 223
                                                          taken, 11-250
       Common law, 11-210
                                                    Limitation of actions, 11-177; 13-784
       Contribution between dowress and heirs,
                                                    Limitation of statutory right to redeem, 11-
         11-242
```

Usury, 11-229

Volume XXXI.

EQUITY OF REDEMPTION, cont'd. EQUITY OF REDEMPTION, cont'd. Master and servant: Vendor and purchaser, see Contribution AND EXONERATION. Application of rents and profits on account, 11-241 Waiver, 11–243 Compensation to mortgagee for personal Waiver of foreclosure, 11-245 services, 11-241 Waste, 11-237 Merger: Who may redeem, 11-214 Purchase subject to equity of redemp-Creditors, see infra, Creditors. tion, 20-1069 Devisees, 11-216 Purchase subject to redemption, 20-1069 Dowress, 11-223 Nature of right, 11-208 Executory contract, 11-217 Origin of right, 11-206 General rule, 11-214 Part owners, 11-217 Heirs, 11-216 Payment of debts (see infra, Debts): Part owners, 11-217 General rule, 11-226 Personal representatives, 11-224 Instalments, 11-228 Purchasers, 11-216 Interest after maturity, 11-230 Purchasers of part, 11-217 Interest payable on redemption, 11-229 Senior and prior mortgages, 11-214, 215 Invalid foreclosure, 11-229 Tenants by curtesy, 11-224 Title, 11-215 Quantity of redemptioner's interest, 11-EQUIVALENT, 11-252 228 Redemptioner must pay entire debt Patents, 11-252 secured, with interest, 11-226 EQUIVOCATION, 11-253 Usury, 11-229 ERASE - ERASURE, 11-253 Pledge and collateral security, see PLEDGE See ALTERATION OF INSTRUMENTS. ERECT - ERECTION, 7-1; 11-253 AND COLLATERAL SECURITY. Construction and erection, 7-2 Power of sale mortgage and deed of trust, Landlord and tenant, 11-254 Leases, 11-254 Locate, 19-515 Presumption of payment, 22-591 Quitclaim deeds, 9-105 Railroad securities, 23-829 Working contracts: Whether alterations in a building con-Release, 11-243 stitute an erection of a building, 11-Remainders, reversions, and executory interests, 24-402 Rents and profits, 11-234 EROSION, 11-254 ERRONEOUS, 11-256
Irregular, void, and erroneous process dis-Application of rents on account, 11-24 I Diligence required, 11-235 tinguished, 17-482 General rule, 11-234 ERROR, 11-256 Interest on rents received, 11-236 ERROR IN FACT, 12-613 ERROR, WRIT OF, 11-257 Measure of accountability, 11-235 See Executions; Judgments and Decrees. Mortgagee in possession must account for rents and profits, 11-234 Appeal, 2-425 Final judgments and decrees, see Final Judgments and Decrees. Period of accountability, 11-236 Waste, 11-237 Lis pendens, see Notice of Pendency and Repairs, 11-237 Services, see infra, Master and servant. Sheriffs' sales (see infra, Executions), 25-LIS PENDENS. Mandamus, 19-750 Notice of pendency and lis pendens, see No-TICE OF PENDENCY AND LIS PENDENS. Sale en masse, 25-769 Prohibition, 23-210, 219 Special and local assessments, 11-240 ESCAPE, 11-258 Statutory right to redeem, 11-208, 213 See RECAPTION. Characteristics, 11-213 Abuse of process, 11-278 Creation or alteration of right, 11-213 Accomplices (see infra, Aiding and assisting Effect as to existing mortgages, 11-213 Stipulation clogging equity of redemption, prisoner to escape), 11-306 Actions (see infra, Parties who may sue), 20-931 11-283 Subrogation, see Subrogation. Taxation, 11-240 Defenses to action, see infra, Defenses to action. Tender, 11-252 Act of escape, 11-265, 266 Terms of redemption, 11-226 Actual escape, 11-262 Payment of mortgage debt, 11-226 Time to redeem, 11-224 Agency: Where prisoner escapes through acts of Breach of condition, 11-225 Chattel mortgage, 11-225 agent, 11-277 Aiding and assisting prisoner to escape, 11-Equitable right, 11-224 Particular estate, 11-225 Title by mortgagee, 11-246 Constituents of offense, 11-308 Title, ownership, and possession, 11-246 Intent, 11-309 Trust deeds and power of sale mortgages, Justification by accused, 11-309 Knowledge of lawful custody, 11-308 28-844 Lawful custody of prisoner, 11-308

ESCAPE, cont'd.	ESCAPE, cont'd.
Aiding and assisting prisoner to escape, con.	Criminal offense, cont'd.
Means employed in aiding escape, 11-	Escape without force, cont'd.
309	By prisoner, 11-296
Nature of offense, 11-307	Escape suffered by officer, see infra,
Prisoner confined under process in state	Escape suffered by officer.
jail, 11-307	Escape suffered by private persons,
Statutes, rr-307	11-302 Essentials to commission of offense,
Who may commit offense, 11-308	11-296
Arrest (see infra, Lawful custody of pris-	Evidence, 11-297
oner; Rearrest), 2–840 Arrest by private individual of a party	Hirers of convicts, 11-302
who has escaped, 2-887	Intent to escape, 11-296
Arrest made on void or insufficient	Lawful custody of prisoner, 11-296
process, 11-274	Servants of officer, 11-302
Breaking doors to rearrest, 2-856	Nature of criminal offense of escape, 11-
Discharge, 2-840	295
Killing an escaping or fleeing felon, 2-	Cumulative punishment:
851	Second offense after escape, 8-485
Killing to prevent escape, 2-847	Custody (see infra, Lawful custody of pris-
Privilege from arrest, 11-274	oner), 11-263
Arson:	Damages, see infra, Measure of damages.
Burning hole in jail to escape, 2-919	Debt, discharge of, 11-263
Attempt to commit prison breach, 11-305	Declaration, 11-289
Attorney and client:	De facto officers, 11-301
Acts of creditor or his attorney subse-	Defenses to action, 11-284
quent to escape, 11-286	Acts of creditor or his attorney subse-
Where prisoner escapes through acts of	quent to escape, 11-286
attorney, 11-277	Acts of other officers done without au-
Bail:	thority, 11–286
Prisoner released on bail bond, 11-272	By sheriff, 11-284
Bastardy, 11-273	Defenses by prisoner's sureties, see in- fra, Suretyship.
Damages, 11–294	Discharge of prisoner under insolvent
Bonds, 4-660	laws, 11-285
Breaking doors: Rearrest, 2-856	Indebtedness of prisoner, 11-284
Civil proceedings, 11-263	Payment of debt by prisoner, 11-285
Classification, 11-261	Where debt barred by statute of
Confessions, 6-524	limitations, 11-285
Consent of officer to escape, 11-268	Where prisoner arrested on mesne
Conspiracy, 11-306	process, 11-284
Constructive escapes, 11-262	Jail insufficient, 11-287
Convict labor, 22-1304	Limitation of actions, 11-287
Coroners, 11-282	No jail, 11–287
County, 11-283	Prior escape of prisoner, 11-287
Liability of county, 7-949	Recapture of prisoner, 11-286
Where prisoner is arrested in another	Sheriff's return, 11-284
bailiwick, 11–274	Void or voidable judgment or process
Where prisoner is committed from an-	against prisoner, 11-285
other county, 11-274	Voluntary return of prisoner, 11-286
Court, see infra, Discharge.	Definitions, 11-261
Creditors: Creditor's rights, 11–263	Deputy, 11–282 Discharge:
Where prisoner escapes through acts of	
creditor, 11-277	Where prisoner is discharged on order of
Criminal offense (see infra, Rescue), 11-295	court, 11-275 Where court has jurisdiction, 11-
Escape as a criminal offense, 11-295	275
Escape by force, 11-302	Where court is without jurisdiction,
Aiding and assisting prisoner to es-	11-275
cape, see infra, Aiding and assist-	Discharge of debt, 11-263
ing prisoner to escape.	Election of remedies, 11-263
Attempt to commit prison breach,	Escape suffered by officer, 11-297
r1-305	Constables, 11-301
Prison breach, see infra, Prison	Criminal liability of sheriff for acts of
breach.	his officers, 11-301
Rescue, see infra, Rescue.	De facto officers, 11-301
Escape in going to place of confine-	Defenses, 11-300
ment, 11-295	Deputy, 11-302
Escape suffered by officer, see infra, Es-	Essentials to commission of offense, 11-
cape suffered by officer.	2 99
Escape without force, 11-296	Evidence, r1-301
By county convict, 11-296	Generally, 11-297
69	Volume XXXI.

ESCAPE, cont'd.	ESCAPE, cont'd.
Escape suffered by officer, cont'd.	Judgment, cont'd.
Guards, 11–302	Prisoner in custody under one of two
Imprisonment must be continuing, 11-	judgments, 11-273
300	Void or voidable judgment against
Imprisonment must be for criminal	prisoner, 11-285
offense, 11-300	Jurisdiction:
Intent, 11-300	Court rendering judgment without juris-
Justifiable arrest or imprisonment of	diction, 11-275
prisoner, 11–299	Knowledge of lawful custody, 11-306,
Negligent escape, 11-298, 299	308
Overseers, 11-302	Larceny, see LARCENY.
Servants of officer, 11-302	Lawful custody of prisoner, 11-267, 304, 306,
Voluntary escape, 11-297	308
Wilful escape, 11-299	Commitment to custody, 11-268
Evidence, 11-288	Custody by arrest, 11-268
Aiding and assisting prisoner to escape,	Essential to maintenance of action, 11-
11-310	267
Competency of witnesses for and against	Instances of lawful custody, 11-268
sheriff, 11-289	Knowledge, 11-306, 308
Contradiction of sheriff's return, 11-290	Meaning of custody, 11-267
Declarations, 11-289	Libel and slander, 18-904
Escape suffered by officer, 11-301	Limitation of actions, 11-285, 287
Escape without force, 11-297	Malicious abuse of process, 11-278
Prima facie evidence of escape, 11-288	
Prison breach, 11-305	Marshal, see infra, United States marshal. Measure of damages, 11-290
	Action of debt, 11–290
Proof of debt due by prisoner, 11–289 Proof of escape, 11–288	
Execution, 11-264	Action on case, 11–290 Bastardy proceedings, 11–294
Executors and administrators, 11-283	
Extradition, 12-604	Creditor relinquishing competent security
Final process, 11–264	after escape, 11-292
	Damages recoverable by sheriff against jailer, 11-292
Force (see infra, Criminal offense), 11-262	Debt, action of, 11-292
Fraud, 11–277, 278 Furnish and convey, 14–567	
Grounds of liability, 11–265	Equity, 11–294 Insolvent prisoner, 11–292
Habeas corpus, 11-276	
Homicide:	Interest on judgment obtained against
_	debtor, 11-294
Escape, 2-847, 851; 21-189, 205, 207, 210	Liability of sheriff as bail, 11–293 Prison limits bond, 11–293
Husband and wife:	
	Reduction of damages by recapture, 11-
Where wife escapes under execution	294 Peduation of massure of demages by me
against husband and wife, 11-279	Reduction of measure of damages by re-
Illegal contracts, 4–661	Whose pringers presented as weens
Illegal custody, see infra, Lawful custody of	Where prisoner arrested on mesne
prisoner.	process, 11-291
Immediate pursuit, 15-1023	Where prisoner committed on final
Imprisonment for debt and in civil actions,	process, 11–290
16–56 Injury :	Mesne process, 11-264
* <u>-</u> *	Murder and manslaughter, 2-847, 851; 21-
Plaintiff must have sustained damage in	189, 205, 207, 210
order to recover for escape on mesne	Recapture, 11-311
process, 11–265	Ne exeat, 11-273
Insolvency and bankruptcy, 11-279	Negligent escape (see infra, Escape suffered
Discharge of prisoner under insolvent	by officer), 11–261, 262
laws, 11–285	Number of writs or judgments, 11-273
Where prisoner is committed under com-	Officer, see infra, Escape suffered by officer.
mission of bankruptcy, 11-274	Order, see infra, Discharge.
Instrument, 16–827 Intent:	Parties liable, 11-280
	Codebtors, 11-283
Aiding and assisting prisoner to escape,	County, 11–283
11-309 B1-1	Jailer, 11-282
Breaking, 11-303	Jailer's surețies, 11-282
Suffering prisoner to escape, 11-300	Personal representative, 11-283
Interest on judgment obtained against debtor,	Prisoner, 11-282
11-294	Prisoner's sureties, 11-283
Jailer, 11–282	Rescuers, 11-283
Jail liberties (see infra, Prison rules), 11-	Sheriff, see infra, Sheriff.
269	Sheriff's bailiff, 11-281
Judgment:	Sheriff's sureties, 11-281
Court rendering judgment without juris-	United States marshal, see infra, United
OPTION: 11-275	States marsnar

ESCAPE, cont'd.	ESCAPE, cont'd.
Parties who may sue, 11-279	Recapture, cont'd.
Authority given by statute to sue in	Creditor's assent to debtor's discharge,
name of state, 11-280	II-312
Generally, 11-279	Criminals, 11–313 Escape warrant, 11–313, 314
Sheriff responsible by statute for solv- ency of security, 11-280	Killing prisoner, 11-311
Sheriff's official bond payable to gov-	Means allowable to effect recapture,
ernor and his successors, 11-280	11-310
Suit by person not a party to original	Mesne process, 11-312
proceeding, 11-280	Negligent escape, 11-312
Poor debtor, 11-278	Prisoner at large under control of
Presumptions, 22-1264	court, 11-312
Attempt to bribe officer to permit escape,	Punishment for principal crime, 11-313
22-1265	Recapture after escape under civil process, 11-311
Failure of accused to escape or flee,	Recapture without warrant, 2-872
Prison breach, 11–302	Reduction of damages by recapture, 11-
Actual breaking essential, 11-303	294, 3 ¹ 3
At common law, 11-302	Sunday, 11-310
Attempt to commit prison breach, 11-305	What constitutes recapture, 11-310
Breaking, 11-303	Who may recapture, 11-313
By whom breaking done, 11-303	Release:
Constituents of offense, 11-303	Prisoner released on bail bond, 11-272
Defenses, 11-304	Remedies (see infra, Defenses to action), 11- 283
De frangentibus prisonam, 11-303 Escape of prisoner, 11-304	Rescue, 11-277, 305
Evidence, 11-305	Accomplices in rescue, 11-306
Intent, 11–303	Conspiracy to rescue, 11-306
Lawful imprisonment, 11-304	Constituents of offense, 11-306
Statutes, 11-303	Definition, 11-305
When prison breach committed, 11-	Degree of offense, 11-305
303	Escape of prisoner, 11-306
Prisoner voluntarily returning, 11-263	Knowledge of custody, 11-306
Prison rules, 11-269	Lawful custody of prisoner, 11-306
Assignment of bond, 11–270 Canada, 11–272	Nature of offense, 11–305 Rescuers, 11–283
Death of sheriff, 11-272	Return of sheriff, 11-288
Debtor on execution of jail bond no	Contradiction of sheriff's return, 11-
longer prisoner, 11-271	290
Delivery of prisoners by old sheriff to	Proof of sheriff's return, 11-288
new, 11-271	Return of writ, 11-264, 265
General rules, 11-269	Scire facias, 11-288
Intention, 11–270	Second arrest, see infra, Rearrest. Sheriff, 11-280
New York, 11–271 Where jail liberties given on bond, 11–	Defenses to action, see infra, Defenses
270	to action.
Where jail liberties given without bond,	Generally, 11-280
11-269	Liability for acts of deputy, 11-281
Privileged from arrest, 11-274	Liability of sheriffs, 25-671
Process:	Sheriff of Supreme Court, 11-281
Arrest made on void or insufficient	Sheriff's rights against debtor, 11-295
process, II-274	After negligent escape, 11-295
Void or voidable judgment or process	After voluntary escape, 11–295 Sheriff's sureties, 11–281
against prisoner, 11–285 Public officers:	United States marshal, see infra, United
Consent of officer to escape, 11–268	States marshal.
Escape suffered by public officer, see	Where prisoner is taken from sheriff's
infra, Escape suffered by officer.	custody under process of law, 11-
Removal, 23-447	276
Rearrest, 2-913	Where sheriff liable as bail, 11-280
Discharge upon condition, 2-913	Subsequent acts of prisoner, 11-279
Insufficient bail, 2-913	Suit (see infra, Parties who may sue), 11-
Without warrant, 2-913	283 Sunday
Recapture, 11-286, 310	Sunday: Recapture, 11–310
Action for using excessive force in re- capture, 11-313	Suretyship:
Breaking open doors of house, 11-311	Defenses by prisoner's sureties, 11-287
By officer, 11-313	General rule, 11-287
By officer after voluntary escape, 11-	Where sheriff has waiyed available
311	defense, 11-288
Creditor, 11-312	Jailer's sureties, 11-282
ı	Volume XXXI,

ESCAPE, cont'd.	ESCHEAT, cont'd.
Suretyship, cont'd.	Grounds and causes, 11-319
Prisoner's sureties, 11-283	Abandonment, 11-321
Sheriff's sureties, 11-281	Alienage, see infra, Aliens.
United States courts:	Attainder, 11–321
Where prisoner is confined in state jail under federal process, 11-274	Defective heirs, 11–319 Illegitimacy, see infra, Bastardy.
United States marshal, 11-282; 29-304	Heirs:
General rule, 11-282	Defect of heirs as ground for escheat,
Liahility of marshal for acts of deputy,	11-319
11-282	Actual seizin at time of death, 11-
Unlawful custody, see infra, Lawful custody	320
of prisoner.	At common law, 11-319
Venue, see infra, County.	In the United States, 11-320
Voluntary escape, 11-261	Presumptions, 11-327
Voluntary return of prisoner, 11-263, 266	Illegitimacy, 11-321
Waiver of action against sheriff, 11-264	Judgment and decree, 11-328
Warrant:	Limitation of actions, 11-324
Escape warrant, 11–314; 30–89 Recapture without warrant, 2–872	Modern law, 11–317 Nature, 11–315
What constitutes escape, 11-265	Ownership, see infra, Title, ownership, and
Witnesses:	possession.
Competency of witnesses for and against	Personal property, 11-316, 322; 22-755
sheriff, 11-289	Presumptions:
Writs:	Heirs, 11-327
Prisoner in custody under different	Property subject, 11-322
writs, 11–273	Chattels, see infra, Chattels.
ESCHEAT, 11-315	Curtesy, see Curtesy.
See CIVIL DEATH; REAL PROPERTY; UNITED	Dower, see Dower.
States.	Generally, 11–322
Abandonment, 11–321	Personal property, see infra, Personal
Accrual of action, 11-324	property.
Aliens, 2-74; 11-320	Trust estates, see infra, Trusts and trus-
Taking by act of parties, 11-321	tees.
Taking by operation of common law, 11-	Remainders and reversions in United States,
320	Parantian distinguished as as
What law governs, 11-321	Reversion distinguished, 11-317
Allegiance, 2–148 Attainder, 11–321	State (see <i>infra</i> , Who may maintain escheat proceedings):
Bastardy, 11–321	When title of state vests, see infra,
Causes, see infra, Grounds and causes.	Title, ownership, and possession.
Chattels, 11-322	Statutes, see infra, To whom property es-
Conclusiveness of judgment, 11-328	cheats.
Constitutionality:	Succession, 27-318
Constitutionality of escheat statutes, 11-	Title, ownership, and possession:
319	Character of state's title, 11-319
Conversion and reconversion, 7-477	Dual ownership, 11-316
Definitions, 11-315	When title of state vests, 11-328
Disposition of escheat property, 11-330	Attainder, 11–329
Appropriation of escheated property to	Devise, 11-329
specific fund, 11-325	General rule, 11–328
Conveyance, 11-331	Purchase, 11-329
Release, 11–331 Release after termination of escheat	Where parties are in possession,
proceeding, 11-331	To whom property escheats, 11-318
Release pending enforcement, 11-331	Canada, 11–318
Removal of disability, 11-331	In England, 11-318
Rights of creditors, 11-332	In United States, 11-318
Special grant, 11-331	Lands patented by general govern-
Statutes, 11–330	ment, 11-318
Dominion of Canada, 10-55	Nature of state's title upon escheat, 11-
Dual ownership, 11-316	319
Enforcement, 11-324 •	Trusts and trustees, 11-323
Escheator, 11-325	Doctrine in the United States, 11-
Estoppel, 11-325	323
Evidence, 11-326	English doctrine, 11-323
Generally, 11-326	Trust estates, 11-323
Heirs presumed, 11-327	United States, see infra, To whom property
Presumptions, 11-327	escheats.
To establish escheat, 11-326	Universities and colleges, 29-335
Feudalism, 11-317	Vesting of title, see infra, Title, ownership,
Forfeiture distinguished, 11-317	and possession.
31 C, of L,—42	Volume XXXI.

ESCHEAT, cont'd.	ESCROW, cont'd.
Who may contest escheat proceedings, 11-	Delivery to depositary, cont'd.
325	Deposit to be made by agreement of both
All interested claimants may defend,	parties, 11-336
11-325	Escrow used to denote writing or in-
General rule, 11-325	strument as well as the conditional
Illustrations, 11-326	delivery, 11-334
Who may maintain escheat proceedings,	Surrender of control by grantor neces-
11-325	sary, 11–336
Appropriation of escheated property to specific fund, 11–325	Depositary, 11-337 Additional security to be obtained, 11-
Estoppel, 11-325	341
State, 11-325	Agent of grantee, 11-339
ESCROW, 11-333	Agent of grantor, 11-337
Agency:	Co-obligors, 11-338, 340
Delivery to grantee's agent, 11-339	Delivery in escrow to be made to
Delivery to grantor's agent, 11-337	stranger, 11-337
Request by grantee that agent hold in	Delivery to depositary, see infra, Deliv-
escrow deed delivered unconditionally,	ery to depositary.
11-340	Delivery to grantee or obligee inopera-
Alteration, 11-345	tive as escrow, 11-337
Bills of exchange and promissory notes, 4-	Delivery to principal maker of note,
204 Instruments sirculated fraudulently 4	II-34I
Instruments circulated fraudulently, 4-	Grantee, 11-337
335 Bono fide purchaser, 23-483	Instrument left with grantee to be de- livered to third person, 11–338
Cloud on title, 6–164	Instruments incomplete on their face,
Condition, 11-341	11-338
By whom performance to be made, 11-	Obligation upon delivery to depositary,
341	see infra, Obligation upon delivery to
Contingency as substitute for condition,	depositary.
11-342	Obligec, 11-337
Declaration subsequent to execution of	Officer of corporation, 11-339
instrument, 11-344	One of several co-obligees, 11-338
Expectation of something to be done,	Request by grantee that agent hold in
11-341	escrow deed delivered unconditionally,
Grantee to perform condition, 11–341 Grantor to perform condition, 11–342	11-340
Necessity, 11-341	Stranger, 11-337
Parol condition, 11-343	Unsealed instruments, 11-339 Effect, see infra, Force and effect.
Whether condition must be in writing,	Effect of premature delivery, 11-348
11-343	Bona fide purchaser, 11-350
Contract or instrument, 11-335	Consent of depositor, 11-351
Contract or instrument to be delivered,	Effect of subsequent performance of
11-335	condition, 11-350
Escrow used to denote the writing or	No title passes to grantee until per-
instrument as well as the conditional	tormance of condition, 11-348
delivery, 11–334	On grantee or obligee, 11-348
Execution, 11–336 Kinds of instruments deliverable in	Purchasers from grantee or obligee, 11-
escrow, 11–335	350
Death or disability of depositor, 11-346	Purchaser with notice, 11-350
Declaration subsequent to execution of in-	Subsequent ratification of depositor, 11-
strument, 11-344	Force and effect, 11-344
Definition, 11-333	Obligation upon delivery to depositary,
Delivery (see infra, Delivery to depositary;	see infra, Obligation upon delivery to
Depositary):	depositary.
Effect of premature delivery, see infra,	Passing of title, see infra, Passing of
Effect of premature delivery.	title.
Obligation upon delivery to depositary,	Redelivery to depositor, 11-352
see infra, Obligation upon delivery to depositary.	Grantee, 11-337
Redelivery, 11-344, 345, 352	How created, 11-334
Relation back to first delivery, see infra,	Conditions, see infra, Conditions.
Relation back to first delivery.	Contract or instrument, see infra, Con-
Delivery to depositary (see infra, Deposi-	tract or instrument.
tary), 11-336	Delivery to depositary, see infra, De- livery to depositary.
Actual delivery to depositary necessary,	Depositary, see infra, Depositary.
11–336	General rule, 11-334
Conditional delivery, 11-334	No particular form of words necessary,
Control not to be vested in grantee or	11-334
obligee, 11-336	Question for jury, 11-335
658	Volume XXXI.
•	Totalic AAAI,

ESCROW, cont'd.

ESCROW, cont'd.	ESSENCE, 11-353
How created, cont'd.	ESSENTIAL, 11-353
Redelivery, see infra, Redelivery.	ESTABLISH, 11-353
Term escrow not essential, 11-334	Charities, 11-356
Instruments, see infra, Contract or instrument,	Establish post roads, 11-354
Marriage of depositor, 11-347	Found, 11–354 Hospitals and asylums, 11–355
Municipal aid, 20–1120	Reasonable doubt, 11-357
Municipal securities, see MUNICIPAL SECURI-	Stations, 11-354
TIES.	Usual place of business, 11-353
Obligation upon delivery to depositary, 11-	ESTABLISHED:
344	Permanently settled, 11-354
Of depositor, 11-344	ESTABLISHED COUNTY, 7-906
Of grantee, 11–344	ESTABLISHMENT:
Of obligee, 11-344	Incorporation, 11–355
Revocation or alteration by both par- ties, 11-345	Organization, 11-355 Reconstruction, 11-356
Officers and agents of private corporations,	ESTATES, 11-358, 364
11-33'9	See Executors and Administrators
Parol condition, 11-343	FENCES; HOMESTEAD; LEASES; SHELLEY'S
Passing of title, 11-345	CASE; TITLE, OWNERSHIP, AND POSSESSION
Actual manual delivery unnecessary, 11-	Abeyance (see Remainders, Reversions, and
345	Executory Interests):
Death or disability of depositor, 11-346	Fee in abeyance, 11-367
Effect of premature delivery, see infra,	Freehold in abeyance, 11-367
Effect of premature delivery.	Accumulation, see Perpetuities and Trusts
Marriage of depositor who is feme sole,	FOR ACCUMULATION.
Performance of condition prevented by	Adverse possession, see Adverse Possession Alienation, see Deeds; Restraints on
grantor, 11-345	Alienation; Statute of Frauds.
Reason for fiction of relation, 11-347	Alimony, 11-361
Redelivery, 11-345	Assets, 11-358
Relation back to first delivery, 11-346	Assignments, see Assignments.
Relation by agreement, 11-346	Base fee, 3-869; 11-368
Relation by fiction of law, 11-346	Beneficiaries in insurance, 3-978
Relation to defeat claim of intervening	Construction of the term, 3-978
creditor with notice, 11-348	Death of original beneficiary, 3-978
Relation to give effect to instrument, 11-	Designation of estate as beneficiary,
346 Relation to ward off intervening claims	3–978 Minor child, 3–978
of creditors, 11–348	Broad sense of the term, 11-359
Title passes as general rule upon per-	Charities and trusts for charitable uses, see
formance of condition, 11-345	CHARITIES AND TRUSTS FOR CHARITABLE
Whether actual redelivery necessary, 11-	Uses.
345	Choses in action, 11-360
Premature delivery, see infra, Effect of pre-	Classification of estates, 11-366
mature delivery.	Estates not of inheritance, 11-377
Purchasers for value and without notice, 23-	Estates of inheritance, 11-366
Overtions of law and fact 17-225	Estates upon condition, 11-382 Estates with regard to qualifications of
Questions of law and fact, 11–335 Redelivery, 11–344, 345, 352	interest, 11-382
Relation back to first delivery, 11-346	Estates with regard to quantity of in-
By agreement, 11-346	terest, 11-366
By fiction of law, 11-346	Estates with regard to the number and
Death or disability of depositor, 11-346	connection of the tenants, 11-383
Marriage of depositor, 11-347	Estates with regard to the time of their
Reasons for the fiction, 11-347	enjoyment, 11-383
To defeat claim of intervening purchaser	Common recoveries, see Fines and Common
with notice, 11-348	Recoveries.
To give effect to instrument, 11-346 To ward off intervening claims of cred-	Conditional fee, 6-435; 11-370 Conditions (see Conditions):
itors, 11-348	Estates upon condition, 11-382
Revocation, 11-345	Conventional life estates, 11-377
Stock and stockholders, 26-906	Coparcenary, see PARCENARY.
Title, ownership, and possession, see infra,	Copyhold, 11-381
Passing of title.	Corpus and interest, 11-362
Writing:	Curtesy, see Curtesy.
Whether condition must be in writing,	Deeds, see DEEDS.
11-343	Definition, 11-358, 363, 365; 30-716
ESPECIAL, 11-352	Estate comprehends everything, both realty and personalty, 11-359
ESPLEES, 11-352 ESQUIRE, 11-353	Descent and distribution, see Succession.
	** .
650	y volume AAAL

ESTATES, cont'd.	ESTATES, cont'd.
Disclaimer:	Fee tail, cont'd.
Life estate, 11-379	Appointment to charitable use, 11-375
Dower, see Dower.	Barring, 11-374 Common recovery, 11-374
Easements, see Easements. Effects, 11-358	Converted into fee simple, 11-376
Elegit, 11–382	Deed, 11-375
Eminent domain, see EMINENT DOMAIN.	Defeating, 11-374
Entail (see infra, Fee tail), 11-42	Definition, 11-371
Entireties, see Husband and Wife.	Estates tail after possibility of issue
Equitable mortgages, see Equitable Mort- GAGES.	extinct, see infra, Estates tail after possibility of issue extinct.
Equity of redemption, see Equity of Re-	Fine, 11-375
DEMPTION.	Incidents, 11-374
Escheat, see Escheat.	Kinds of estates tail, 11-371
Estates at will, see LANDLORD AND TENANT. Estates for life, see LANDLORD AND TENANT.	Leases, 11-374 Life estate to first donee and fee simple
Estates for years, see Landlord and Ten-	to issue, 11-376
ANT; LEASES.	Modification, 11-376
Estates tail, see WILLS; see infra, Fee tail.	Origin, 11-371
Estates tail after possibility of issue extinct,	Subjects of entail, 11-374
11–380	Words necessary to create in a deed, 11-
Creation, 11-380	372
Curtesy, see Curtesy.	Words necessary to create in a devise,
Definition, 11–380 Dower, see Dower.	Fines and common recoveries, see Fines and
Nature, 11-380	Common Recoveries.
Exchange of property, see Exchange of	Forfeiture:
PROPERTY.	Life estates:
Executions, see Executions.	For alienation, 11-379
Executory interests, see REMAINDERS, RE-	For disclaimer, 11-379
versions, and Executory Interests.	Freehold, 11-366
Expectancy: Estates in expectancy, 11-383	Definition, 11–366 Estates of inheritance, 11–366
Fast estate, 12-885	Fee simple, see infra, Fee simple.
Fee, 12-890	Gage, 11-382
Fee conditional, 11-370	Ground rents, see GROUND RENTS.
Fee qualified:	Highways, see Highways.
Estates exist in United States, 11-	Implied trusts, see IMPLIED TRUSTS.
370	Inheritance, estates not of, 11-377
Illustrations, 11–369 Nature of estate, 11–370	Inheritance, estates of, 11-366 Interest, 11-358, 362
Fee simple, 11-366; 12-890; 18-214	Interest, 11-338, 302 Interstate commerce, see Interstate Com-
Abeyance, 11-367	MERCE.
Curtesy, see Curtesy.	Joint tenants and tenants in common, see
Definition, 11-366	JOINT TENANTS AND TENANTS IN COMMON.
Dower, see Dower.	Land, 18–143
Estate will pass a fee, 11–362 Fee in abeyance, 11–367	Landlord and tenant, see Landlord and Tenant.
Fee tail converted into fee simple es-	Leases, see Landlord and Tenant.
tate, 11-376	Legacies and devises:
Forfeiture, 11-368	Charge of legacies on estate, 19-1353
Highways, see HIGHWAYS.	Legacies charged upon real estate, 11-
In general, 11-366	360
Liability for debts, see Debts of Dece- DENTS.	Liens, 19-15
Manner of descent, see Succession.	Life estates, see Landlord and Tenant. Limited fee, 19-334
Meaning of fee, 11-366	Merger, see Merger.
Power of alienation (see Perpetuities	Mortgages, see Mortgages.
AND TRUSTS FOR ACCUMULATION), 11-	Mortuum vadium, 11-382
368	Occupancy, 23-938
Unlimited power of alienation, 11-368	Parcenary, see Parcenary (Estates in).
Words necessary to create, 11-367 Conveyance to a corporation, 11-	Payment of debts, 11-363
368	Perpetuities, see Perpetuities and Trusts for Accumulation.
Devise, 11-368	Personal property, 11-359, 361, 363
Heirs necessary in a deed, 11-367	Life estates, 11-377
Heirs not necessary in a devise, 11-	Pledge, 11-382
368	Plurality, 11-383
In a deed, 11–367 Fee tail, 11–371	Possession:
Abrogation. 11-376	Estates in possession, 11-383

ESTOPPEL, cont'd.

ESTATES, cont'd.

Volume XXXI.

Probate and letters of administration, 23-Acceptance of conveyance or possession, con. Grantor and grantee, 11-440 Property, 11-358, 362 Denial of title to avoid payment of purchase money, 11-441 Effect of seizin of grantee at time Pur autre vie, 11-377; 23-938 Annuities, 2-393 Chattel interests, 11-839 of conveyance on grantor's cove-Common occupancy, 11-377 nants, 11-442 Definition, 11-377 Estoppel by acceptance of possession Occupancy, 11-377 by grantee, 11-440 Special occupancy, 11-378 Estoppel to deny covenants to be Qualified fee, 3-869 performed by grantee, 11-442 Remainders, see REMAINDERS, REVERSIONS, Lands purchased subject to con-AND EXECUTORY INTERESTS. dition, 11-442 Restraints on alienation, see RESTRAINTS ON Title from common source, 11-441 ALIENATION. Landlord and tenant, see Landlord and Reversions, see Remainders, Reversions, TENANT. AND EXECUTORY INTERESTS. Mortgagor and mortgagee, 11-444 Right, 24-964 Receiptors, 11-445 Rule in Shelley's Case, see Shelley's Case Trustee and cestui que trust, 11-444 (RULE IN). Warehousemen, 11-445 Separate property of married women, 11-362 Accident insurance, see Accident Insur-Severalty, 11-383 ANCE. Shelley's Case, see Shelley's Case (Rule Accounts, 1-458 IN). Acknowledgments, 1-559 Statute merchant, 11-382 Married women, 1-521 Statute of frauds, see STATUTE OF FRAUDS. Admissions, see infra, Judicial admissions. Statute staple, 11-382 Adverse possession, see Adverse Posses-Subjects of estates, 11-383 SION. Succession, see Succession. After-acquired title, see infra, Covenants. Sufferance, see LANDLORD AND TENANT. Agency: Surrender, 27-550 Estoppel to deny agency, 1-960 Tenancy at sufferance, see LANDLORD AND Appropriation of escheated property to spe-TENANT. cific fund, 11-325 Tenancy at will, see Landlord and Tenant. Assignments, 2-1100 Tenancy in common, see Joint Tenants and Attachment: TENANTS IN COMMON. Execution of bond to dissolve attach-Tenancy in fee, see infra, Fee simple. ment, 3-231 Auctions and auctioneers: Term of years, see LANDLORD AND TENANT. Testamentary estate, 28-67 Auctioneer cannot deny principal's title, Title, ownership, and possession: 3-494 Estate and title distinguished, 11-358 Bailments, 11-445 Banks and banking, 11-445 Merger, see Merger. Trusts and trustees, see TRUSTS AND TRUS-Benevolent or beneficial associations, TEES. 1080 Trusts for accumulation, see Perpetuities Bills of exchange and promissory notes, see AND TRUSTS FOR ACCUMULATION. BILLS OF EXCHANGE AND PROMISSORY Vendor and purchaser, see VENDOR AND PUR-CHASER. Bills of lading, see BILLS OF LADING. Vivum vadium, 11-382 Bonds, 4-687 Waste, see WASTE. Boundaries, see Boundaries. Will: Building and loan associations: Estates at will, see LANDLORD AND Corporate character, 4-1011 TENANT. Membership, 4-1028 Subscription of stock as a prerequisite Fee simple, 11-368 Wills, see WILLS. of the right to do business, 4-1010 Years, see LANDLORD AND TENANT. Unauthorized borrowing, 4-1024 ESTATES BY ENTIRETIES, see HUSBAND Certainty: AND WIFE. Misrepresentation or concealment of ESTATES BY SUFFERANCE, see LANDLORD AND TENANT. facts, 11-424 Certainty requisite as to estoppel, 11-388 ESTIMATE, 11-383 Composition with creditors: ESTOPPEL, 11-385 Agreement of creditor to sign, 6-382 See Admissions; IMPLIED WARRANTY; Concealment of facts, see infra, Misrepresen-LACHES. tation or concealment of facts. Abandonment and total loss: Consideration: Acceptance, 1-36 Acknowledgment of payment, 6-760 Acceptance of conveyance or possession: Consolidation of corporations, 6-807, 810 Bailees, 11-445 Contractors, see Independent Contractors. Bank and depositors, 11-445 Conveyance, see infra, Estoppel by deed; Devisees, 11-445 Vendor and purchaser. Executory contract of purchase, 11-444

ESTOPPEL, cont'd.	ESTOPPEL, cont'd.
Corporations (see Officers and Agents of	Covenants, cont'd. After-acquired title, cont'd.
Private Corporations): Estoppel to set up failure to comply	Whether title actually passes by
with charter, 7-761	operation of law, cont'd.
Existence of corporations, see DE FACTO	Conveyances operating under
CORPORATIONS.	statute of uses, 11-417
Holding out, 7–809	Feoffment, fine, or recovery transfers after-acquired title,
Covenants, 11–402 After-acquired title, 11–403	11–417
Against whom estoppel operates,	Inurement of title at election
11-415	of grantee, 11-420
Creditors, 11-416	Recital operating on after-ac-
Heirs of grantor, 11–415	quired title, 11–419 Statutes, 11–419
Parties and privies, 11–415 Record as constructive notice,	Transfer of after-acquired title
11-416	by lease by indenture, 11-
Subsequent purchasers, 11-416	417
Bankruptcy, discharge in, 11-414	Effect of recovery of damages as estop-
Covenant for further assurance,	pel, 8–197
11–408 Covenant for quiet enjoyment,	Effect of seizin of grantee at time of conveyance on grantor's covenants,
11-407	11–442
Covenant of nonclaim, 11-408	Estoppel to deny covenants to be per-
Covenant of seizin or right to con-	formed by grantee, 11-442
Vey, 11-407	General rule, 11-402
Covenants of warranty, 11-405 General covenants, 11-405	Instruments containing covenants, 11–403 Mortgages, 11–402, 403
Special warranty, 11-406	Operation of ancestor's covenants against
Effect of nonliability on covenants,	heir, 11-398
11-413	Partition deeds, 11-404
Action on covenant barred by	Purchase-money mortgage, 11-403
statute of limitations, 11-415 Conveyance void, 11-413	Reference in description to streets and ways, 8-63
General rule, 11-413	Credit:
Grantor's discharge in bank-	Owner permitting person to give credit
ruptcy, 11-414	on faith of ownership in debtor,
Joinder of wife with husband	11–430 Debentures :
in conveyance of his estate,	Assignment of debentures, 8-977
Married women, 11-413	Dedication, 9-41
Separate property of married	Platting, 9-64
women, 11-413	Deeds (see RECITALS; see infra, Estoppel
For whose benefit estoppel oper- ates, 11-417	by deed), 7-94; 9-109
Instruments containing covenants,	Certainty required, 11–389 Redelivery, 9–164
11–403	De facto corporations, see DE FACTO COR-
Instruments without covenants, 11-	PORATIONS.
409	Definition, 11-387
Limitation of actions, 11-415 Limitation of the doctrine, 11-412	Disclaimer, see LANDLORD AND TENANT. Dissolution of corporations:
Married women, 11-413	Delay to enforce a forfeiture, 9-599
Operation of recitals or averments,	Divorce, see Divorce.
II-4IO	Dower, 10-206, 217
Partition deeds with mutual cove-	Barring dower, 15-805
nants, 11-404 Personal property, 11-411	Joinder with husband for purpose of re- leasing dower, 11-396
Quitclaim deeds, 11-400	Drains and sewers, see Drains and Sewers.
Recitals, 11–410	Ejectment, see Ejectment.
Statutory covenants, 11-408	Embezzlement, see Embezzlement.
Title subsequently acquired from	Equitable election, 11-420
grantee, 11-410 Title subsequently acquired in dif-	Escheat, 11-325 Estoppel by deed, 11-392
ferent right, II-413	Conveyances of personalty, 11-392
Where present interest passes by	Covenants, see infra, Covenants.
conveyance, 11-403	Estoppel against estoppel, 11-302
Whether title actually passes by	Estoppel in pais against estoppel by deed,
common-law conveyance, 11–417 Whether title actually passes by	11–392 General rule, 11–392
operation of law, 11-417	invalid deeds, 11-303
Common-law conveyances, 11-	Conveyance of homestead by hus-
417	band alone, 11-393

Estoppel. 11VD.	EA. Estoppel.
TICHODDET. cont'd	ECHODDRI. confd
ESTOPPEL, cont'd. Estoppel by deed, cont'd.	ESTOPPEL, cont'd. Estoppel in pais, cont'd.
Invalid deeds, $cont'd$.	Representation, see infra, Misrepresenta-
Deed affected with fraud, 11-394	tion or concealment of facts.
Fraudulent conveyances, 11-394	Waiver as distinguished from estoppel
General rule, 11-393	in pais, 11-446
No estoppel created by invalid deed,	Executors and administrators:
11-393	Deed as individual will not estop as
Void conveyance of married woman,	fiduciary, 11–397
11–393 One cannot set up estoppel against es-	Deed in fiduciary capacity usually creates estoppel in individual capacity, 11-397
toppel, 11-392	Estoppel against executors and adminis-
Persons affected by estoppel, 11-394	trators, 11-444
Fiduciaries, 11-397	Operation of estoppel against grantor
Grantee, 11-399	acting in different characters, 11-397
Grantor acting in different charac-	Exemptions from execution, see Exemptions
ters, II-397	FROM EXECUTION. Factors or commission merchants, see
Grantors, 11–394 Heir, 11–398	Factors or Commission Merchants.
Infants, 11–396	False representations, see FRAUD AND DECEIT:
Married woman joining with hus-	see infra, Misrepresentation or conceal-
band for purpose of releasing	ment of facts.
dower, 11-396	Filling blanks, 2-258
Married women at common law,	Fixtures, 13-676
11–395 Married women under statutes,	Foreign corporations, see Foreign Corpora- tions.
11–396	Forgery, 13-1106
Mortgagors, 11-394	Forthcoming and delivery bonds, 13-1140,
Mortgagors when mortgage transfers	1141
title, 11-394	Fraud and deceit (see FRAUD AND DECEIT;
Mortgagors where mortgage merely	see infra, Misrepresentation or con-
creates lien, 11–395 Operation of ancestor's covenants	 cealment of facts), 14-154 Deed affected with fraud, 11-394
against heir, 11-398	Estoppel by false representations, 14-109
Privies, 11-394	Estoppel by recitals in contracts, 14-157
Representative, 11-397	Failure to disclose facts and conceal-
State, 11-396	ment, 14-68, 84, 85
Strangers, 11-400	False representations, 14-117, 133
Qualification of doctrine, 11-392	Misrepresentation or concealment of facts, see infra, Misrepresentation or
Recitals, see RECITALS. Unsealed instruments, 11-392	concealment of facts.
Estoppel by record, 11-389	Fraudulent conveyances, 11-394
Judicial records, 11-389	Gambling contracts, 14-651
As affecting strangers, 11-391	Garnishment, see GARNISHMENT.
General rule, 11-389	General nature, 11-386
Judgment invoked on same or on	Gifts, see GIFTS.
different claim, 11–390 Judgments as between parties and	Grantee, 11–399 Acceptance of deed poll, 11–400
privies, 11-390	Deed poll, 11-399
Judicial admissions (see infra,	Leases, 11-399
Judicial admissions), 11-391	Grantor, 11-394
Legislative records, 11-391	Guaranty, see GUARANTY.
Estoppel by verdict, 24-830	Guardian and ward (see Guardian and
Estoppel in pais, 11-420 Acceptance of conveyance or possession,	WARD), 11-397, 398 Heir, heirs, and the like, 11-415
see infra, Acceptance of conveyance	Operation of ancestor's covenants against
or possession, 11-440	heir, 11-398
Common law, 11-420	Highways, see Highways.
Concealment of facts, see infra, Misrep-	Homestead, see Homestead.
resentation or concealment of facts.	Husband and wife, see Husband and Wife.
Contracts of corporations, agents, and	Illegal contracts, r5-1015
partners, 11-445 Estoppel in pais administered in courts	Implied trusts, 15-1208 Implied warranty, see Implied Warranty.
of law, 11-421	Inconsistent positions, 11-446
Estoppel in pais against estoppel by deed,	Acceptance of benefits under instru-
11-392	ments, 11-446
Fraud, see infra, Misrepresentation or	General rule, 11-446
concealment of facts.	In court, 11–446
General statement, 11–420 Misrepresentation, see infra, Misrepre-	Judicial admissions, 11-447
sentation or concealment of facts.	Independent contractors, see INDEPENDENT CONTRACTORS.
Negotiable instruments, 11-446	Infants, see Infants.
666	

ESTOPPEL, cont'd.

ESTOPPEL, cont'd.

Misrepresentation or concealment of facts, Injunctions, see Injunctions. In pais, see infra, Estoppel in pais. cont'd. Against whom and for whose benefit Insanity: Lunatic's right to allege his own insanestoppel operates, 11-439 Estoppel operative only in behalf of ity, 16-602 Insolvency and bankruptcy, see Insolvency person to or for whom representation was made, 11-439 AND BANKRUPTCY. Infants, 11-440 Married women, 11-440 Insurance, see Insurance. Intent: Misrepresentation or concealment of Strangers, 11-439 facts, 11-431 Application as regards real estate, Interstate commerce: II-424 Application of the doctrine, 11-422 Parties appearing before commission, 17-166 Certainty requisite as to evidence of Invalid deeds (see infra, Estoppel by deed): essential elements of estoppel, 11-Covenants, 11-413 Certainty requisite as to representation, Irrigation: Loss of water right by estoppel, 17-519 11-424 Construction of alleged representation, Judgments and decrees (see RES JUDICATA), 11-390; 17-768 11-427 As affecting strangers, 11-391 Effect of estoppel, 11-423 As between parties and privies, 11-390 Essential elements, 11-424 Conclusiveness as memorial of legal pro-Estoppel by misrepresentation or concealment of facts, 11-421 ceedings, see RECORDS. Distinction when judgment invoked on Foundation of doctrine of estoppel by same or on different claim, 11-390 misrepresentation, 11-422 Res judicata, see RES JUDICATA. Fraudulent procurement of representa-Judicial admissions, 11-391, 447 tion, 11-426 Admissions made through mistake, General rule, 11-421 Intent or design, 11-431 11-450 Effect in another suit, 11-449 Actual intention to mislead not Effect in proceedings where made, necessary, 11-431 11-447 Application of rule to estoppel by Admissions in pleading or in open silence, 11-432 court, 11-447 Estoppel by silence, 11-432, 433 General rule, 11-431 Admissions of counsel, 11-448 Agreed facts, 11-448 Negligence as substitute for inten-Estoppel by failure to deny, 11-448 tion, 11-432 Payment of money into court, 11-448 Silence intentional or negligent, Effect upon appeal or second trial, 11-11-433 Invalid contracts induced by represen-Immaterial admissions, 11-450 tation, 11-423 Withdrawal of admissions, 11-450

Judicial records, see infra, Estoppel by Knowledge of facts by party to be estopped, 11-433 record. Distinction between silence and Justices of the peace, 18-31 positive act of party to be es-Knowledge of facts by party to be estopped, see infra, Misrepresentation or concealtopped, 11-434 Encouraging another to purchase ment of facts. land in ignorance of title, 11-434 Knowledge of facts by person setting up estoppel, see infra, Misrepresentation or Facts forgotten, 11-433 General rule, 11-433 concealment of facts. Ignorance resulting from negligence, Landlord and tenant, see LANDLORD AND 11-433 TENANT. Party to be estopped consciously Leases, 18-608 ignorant of facts at time of pro-Legacies and devises, 11-445 fessing full knowledge, 11-434 Limitation of actions, see LIMITATION OF Positive act in ignorance of rights operative by way of estoppel, ACTIONS. Limited partnership: Estoppel to assert general liability, 19-Silence without knowledge of right 371 inoperative by way of estoppel, Loans: 11-434 Borrower estopped to deny lender's Knowledge of facts by person setting up title, 19-470 estoppel, 11-434 Married women, see Husband and Wife; General rule, 11-434 see infra, Homestead.

Mechanics' liens, see Mechanics' Liens. Knowledge implied from occupancy of land, 11-435 Merger, 20-600 Record as notice of title, 11-435 Misrepresentation or concealment of facts, Record as notice of title in favor of person silent as to title, 11-436 11-421

664

ESTOPPEL, cont'd. ESTOPPEL. cont'd. Misrepresentation or concealment of facts, Mortgages, cont'd. cont'd. Assignee of mortgage, 20-984 Knowledge of facts by person setting up Assignee takes subject to defenses and estoppel, cont'd. equities, 20-1042 Circumstances creating estoppel to deny Record inoperative as notice in favor of person making positive merger, 20-1067 Effect of covenants in mortgage upon misrepresentations, 11-436 Misrepresentation, 11-424 after-acquired title, 11-403 Necessity of false representation, 11-424 Estoppel against mortgagee, 11-444 Estoppel by mortgagee containing cov-Negligence as substitute for intention, 11-432 enants in general, 11-402 Estoppel of assignor to assert priority Notice: of another mortgage, 20-1040 Knowledge of facts by party to be Execution, 20-1067 estopped, 11-433 Knowledge of facts by person setting General rule, 20-984 up estoppel, 11-434 Illustration, 20-984 Omission to assert right, 11-428 Merger, 20-1067 General principles, 11-428 Occupation and improvement of Mortgagor, 11-394; 20-984 Operation of covenants in purchaselands under mistaken claim of money mortgage, 11-403 ownership, 11-429 Recital of prior mortgage, 11-401 Owner permitting conveyance of realty by third person, 11-429 Mortgagors, 11-394; 20-984 When mortgage transfers title, Owner permitting person to give credit on faith of ownership in 394 Where mortgage merely creates lien, debtor, 11-430 11-395 Owner permitting sale of personalty Municipal aid: by third person, 11-429 Estoppel to deny validity of election, Opinion, 11-425 20-1100 Owner of property representing third person as owner, 11-422 Municipal corporations, see MUNICIPAL COR-PORATIONS. Real estate, 11-424 Municipal securities, see MUNICIPAL SECURI-Reliance upon act or representation, TIES. 11-436 Mutual insurance, see MUTUAL INSURANCE. National banks, see NATIONAL BANKS. Damage to party setting up estoppel necessary, 11-438 Notice: Effect of representations made after Knowledge of facts by party to be estopped, 11-43 change in position, 11-439 Knowledge of facts by person setting up General rule, 11-436 Illustrations, 11-439 estoppel, 11-434 Record as notice of title, see infra, Necessity of reliance upon act of Record as notice of title. representation, 11-436 Notice of pendency and lis pendens, 21-607, Reliance upon silence, 11-438 Where others have acted on subse-623 Odiousness of estoppel, 11-388
Officers and agents of private corporations, quent acquiescence, 11-439 Representation, 11-424 Representations de futuro, 11-425 see Officers and Agents of Private Cor-Silence or concealment of facts, 11-PORATIONS. Omission to assert right, see infra, Misrepre-General rule, 11-427 sentation or concealment of facts. Intent or design, 11-431 Opinion, 11-425 Ordinances, 21–979 Knowledge of facts by party to be estopped, 11-434 Pais, see infra, Estoppel in pais. Omission to assert right, 11-428 Partition, 11-404; 21-1140, 1142 Reliance upon silence, 11-438 Partnership, see Partnership. Patents (see PATENTS), 22-330 Silence intentional or negligent, 11-433 Anticipation or novelty, 22-330 Silence or concealment of facts as Payment: substitute for misrepresentation, Acknowledgment of payment, 6-760 11-427 Payment of money into court, 11-448 Statement as qualified by context or in Personal property: conversation, 11-427
Statements of opinion or of law, 11-Effect of covenants as to after-acquired title to personalty, 11-411
Passing of subsequently acquired title to Mistake, 20-808 personalty by sale without covenants, Monopolies and corporate trusts: Combination estoppel as against third Pleadings, see infra, Judicial admissions. Pledge and collateral security, see PLEDGE AND persons, 20-857 COLLATERAL SECURITY. Former member of trust is not estopped Possession, see infra, Acceptance of conveyto sue, 20-856 ance or possession. Mortgages, 20-984

665

ESTOPPEL, cont'd. ESTOPPEL, cont'd. Statute of frauds, see Statute of Frauds. Private ways: Statutes of limitation, see LIMITATION OF Estoppel by recital of existence of street ACTIONS. or way, 11-402 stockholders, see Stock and Stock and Privies, 11-394 STOCKHOLDERS. Privity, 11-394 Strangers, 11-391, 400 Promoters, 23-245 Public afficers, see Public Officers. Streets and sidewalks: Estoppel by recital of existence of Purchase-money mortgages: Covenants, 11-403 Quitclaim deed, 11-409 street or way, 11-402 Subrogation, 27-270, 271 Suretyship, see SURETYSHIP. Quo warranto, 23-607, 619 Taxation, see TAXATION. Railroads: Estoppel to insist on exclusive fran-Title (see infra, Covenants; Estoppel by deed; Misrepresentation or concealchise, 23-682 ment of facts; Vendor and pur-Railroad securities: chaser): Foreclosure, 23-826 Acceptance of conveyance or possession, Ratification, 11-446 Real property, see infra, Estoppel by deed; see infra, Acceptance of conveyance Misrepresentation or concealment of facts; or possession. From common source, 11-441 Trademarks, trade names, and unfair com-Vendor and purchaser. Receiptor, 11-445; 25-711 petition, 28-399 Receipts, 23-989 Recitals, see RECITALS. Trust deeds and power of sale mortgages, see TRUST DEEDS AND POWER OF SALE MORT-Record, see infra, Estoppel by record. GAGES. Record as notice of title: Record as notice of title in favor of Trusts and trustees, see TRUSTS AND person silent as to title, 11-436 TRUSTEES. Ultra vires, see ULTRA VIRES. Record inoperative as notice in favor of person making positive misrepre-Usury, 29-522 Vendor and purchaser (see infra, Covesentations, 11-436 nants): Recording acts: Acceptance of conveyance or possession, Constructive notice, 11-416 Covenants, 11-416 see infra, Acceptance of conveyance or possession. Record of conveyance to grantor prevents acquisition of title adverse to Estoppel of vendee to dispute title of vendor, 11-444 grantor, 11-416 Release and discharge, see RELEASE AND Owner permitting conveyance of realty by third person, 11-429 DISCHARGE. Vendor's lien, 29-769 Religious societies, 24-346 Verdict, see RES JUDICATA. Waiver (see WAIVER): Remainders, reversions, and executory interests, 24-407 As distinguished from estoppel in pais, Transfer of contingent remainder, 24-407 Res judicata, 24-836 Warehouses and warehousemen, see WARE-Replevin, see REPLEVIN. Res judicata, see RES JUDICATA. HOUSES AND WAREHOUSEMEN. Rewards, 24-960, 961, Wharves and wharfingers, see WHARVES AND Sales: WHARFINGERS. Owner permitting sale of personalty by third person, 11-429 Salvage, see Salvage. Wilful, 30-526 ESTOVERS, 6-232; 11-451 Bote, 4-734 Seal (see infra, Estoppel by deed), 7-94 Separate property of married women, see Separate Property of Marrieo Women. Common of estovers, 11-451 Landlord and tenant, 18-448 Sheriffs and constables, see Sheriffs and Life estate, 11-378 Waste, 30-241, 267 CONSTABLES. ESTRAYS, see Animals. ESTREAT, 11-451 Sheriffs' sales, see Sheriffs' Sales. Special or local assessments: ESTREPEMENT, 11-451 Estoppel to object to irregularities, 25-1205 Waste, see WASTE. Estoppel to question sufficiency of ET AL., 11-452 petition, 25-1209 ET CETERA - ETC., 11-452 Want of jurisdiction, 25-1206 Ejusdem generis, 11-453 Specialty, 7-94 Indefiniteness, 11-453 State, 11-396; 26-481 Statutes, 26-584 Acts of unauthorized agents of state, ETIOLOGY:

EVEN, 11-454

11-397

LIC LANDS.

state, 11-396

Operation of estoppel by deed against

State and public lands, see STATE AND PUB-

Expert and opinion evidence, 12-446, 456

EVENT - EVENTUAL, 11-454

Eventual waste, see WASTE.

Follow the event, 13-728

EVENT - EVENTUAL, cont'd. EVICTION, cont'd. In the event, 24-395 Constructive eviction, cont'd. Unforeseen event, 18-311 Necessity of abandonment by tenant, EVER, 11-455 EVERY — EVERYTHING — EVERY-Omissions which amount to eviction, WHERE, 11-455, 456 11-476 All, 2-143 Physical interference with demised prem-Limited sense, 11-456 ises, 11-471 Wills, 11-456
EVERY PERSON, 11-455 Preventing egress and ingress, 11-476 Reasonable time for abandonment, EVICTION, 11-457 11-480 Rebuilding, 11-477 See Covenants; Landlord and Tenant. Abandonment by tenant, 11-469, 479 Removal of chattels, 11-476 Cases where tenant has retained posses-Rendering premises unsafe or unfit for occupation, see infro, Rendering premsion, 11-480 Tenant must abandon premises, 11ises unsafe or unfit for occupation. Repairing, 11-477 Tenant need not be actually expelled, 479 Tenant must abandon within reasonable time, 11-480 11-471 Threats of expulsion, 11-475 Actual eviction, 11-466 Unreasonable demands, 11-475 Abandonment by tenant, 11-469 Acts against subtenants, 11-470 Covenants for quiet enjoyment, see Cove-Circumstances not amounting to eviction, NANTS; LEASES. Covenants, see Covenants. 11-467 Definition, 11-459 Definition, 11-458 Deprivation of use of property, 11-470 Dower: Entry and taking possession, 11-467 Assignment of dower in demised prem-Expulsion of tenant, 11-466 ises, 11-477 Easements: Forcible expulsion, 71-466 Deprivation of easements, 11-475 Keeping tenant out, 11-467 Leasing to another person, 11-469 Effect of eviction as between landlord and tenant, see LANDLORD AND TENANT. Materiality of the deprivation, 11-468 Partial eviction, 11-470 Egress, preventing, 11-476 Prevention of other use, 11-470 Eminent domain: Restriction of use by terms of lease, Effect of appropriation under right of eminent domain, 11-482 11-470 Subtenants, 11-470 Failure or refusal to deliver possession, 11-460 Taking possession, 11-466 Taking possession after tenant has left, Failure to remove property, 11-460 Force (see infra, Actual eviction; Construc-11-468 tive eviction), 11-466, 467 Turning out servant or agent, 11-471 Use of premises, 11-470 Necessity, 11-481 When landlord's resumption of posses-General principles, 11-459 sion is authorized, 11-468 Immoral conduct of landlord, 11-474 Agency: Ingress and egress, preventing, 11-476 Acts of agents, 11-463 Intent of landlord, 11-461 Turning out agent, 11-471 Acts must clearly show intention to de-Classification, 11-459 prive tenant of possession, 11-461 Illustrations, 11-461 Constructive eviction, 11-471 Presumption as to intent, 11-463 Abandonment by tenant, 11-479 Trespass of landlord not eviction, 11-462 Acts producing discomfort or annoyance, 11-475 Interest on which eviction may be predicated, Acts which amount to eviction, 11-476 11-459 Assignment of dower in demised prem-Failure to deliver possession, 11-460 ises, 11-477 Failure to remove property, 11-460 Conveyance of demised premises with-Lease void in inception, 11-460 Tenant must have right to use under out reservation as to lease, 11-477 Creation or existence of nuisances, see lease, 11-459 Landlord and tenant:
Effect of appropriation under right of infra, Nuisances. Definition, 11-459 Deprivation of easements, 11-475 eminent domain, 11-482 Egress, 11-476 Estoppel to deny landlord's title, 18-Failure of landlord to perform covenants, 425 Eviction, effect of, see LANDLORD AND 11-476 Failure to repair, 11-478 TENANT. Leasing to another person, 11-469 Forcible taking possession not necessary, License (real property), 18-1128 11-471 General doctrine, 11-471 Light and air: Shutting off light and air, 11-464, 475 Improper conduct of landlord, 11-475 Ingress, 11-476 Master and servant: Interference with beneficial enjoyment a Acts of servants, 11-463

667

Turning out servant, 11-471

Volume XXXI.

constructive eviction, 11-471

EVICTION, cont'd. FVICTION, cont'd. Taking possession, 11-467, 468 Moral eviction: Tenant must have right to use under his Definition, 11-459 lease, 11-459 Nuisances: Third persons, see infra, Rule as to acts of Creation or existence of nuisances, third persons. 11-474 Title paramount, 11-459, 480 Illustrations, 11-474, 475 Attornment by tenant, 11-482 conduct landlord, Immoral Buying in paramount title, 11-482 11-474 Eviction by title paramount, 11-480 Nuisances dangerous to life or Taking possession of demised premises health, 11-475 by holder of paramount title consti-Nuisances may constitute eviction, 11-474 tutes eviction, 11-481 Tenant may peaceably yield possession and treat himself as evicted, 11-481 Presence of vermin or noxious smells not an eviction, 11-474 Other tenants, 11-465 Trespass: Partial eviction, 11-459 Trespass by strangers, 11-465 of landlord not Deprivation of use of property, 11-470 eviction. Trespass Effect of partial eviction, 11-466 11-462 Possession (see infra, Actual eviction): Use, see infra, Rendering premises unsafe or Intent to deprive of possession, 11-461 unfit for occupation. Use of property, see infra, Actual eviction. Presumption as to intent, 11-463 Public authorities, 11-465 What amounts to eviction, 11-466 Questions of law and fact: Actual eviction, see infra, Actual evic-Eviction a question for jury, 11-466 tion. Removal of property: Constructive eviction, see infra, Con-Failure to remove property, 11-462 structive eviction. Rendering premises unsafe or unfit for Effect of appropriation under right of occupation, 11-472 eminent domain, 11-482 General rule, 11-472 Eviction by title paramount, see infra, Illustrations, 11-472, 473
Rendering premises unfit for purposes Title paramount. EVIDENCE, 11-484 for which they were leased, 11-473 See Accommodation Paper; Acknowledg-Where use of demised premises is re-MENTS; ADMISSIONS; DOCUMENTARY EVIstricted by terms of lease, 11-473 DENCE; DYING DECLARATIONS; EXPERI-MENTS IN EVIDENCE; LIFE INSURANCE; Rent Effect of eviction upon tenant's liability WITNESSES. for rent, see LANDLORD AND TENANT. Accessory, see Accessory. Accident insurance, see Accident Insur-Repairs: Delay in completing work, 11-477 ANCE. Entry to repair or rebuild not an evic-Ademption of legacies, see ADEMPTION OF tion, 11-477 LEGACIES. Failure of landlord to make repairs Admissions, see Admissions; see infra, stipulated for in lease not an evic-Facts admitted. Adultery (as a crime), see Adultery (AS A tion, 11-479 Illustrations, 11-477, 478 CRIME). Rebuilding on different plan, 11-478 Advancements, see Advancements. Repairs unnecessary, 11-478 Adverse possession, see Adverse Posses-Tenant bound to repair, 11-479 Tenant may be evicted by landlord's neglect of duty to repair, 11-478 Age, 11-538, 539 Alibi, see Aliri. Where tenant is bound to repair, 11-479 Ambiguity, see Ambiguity. Reservation: Amount: Conveyance of demised premises with-Proof, 11-530 out reservation as to lease, 11-477 Anatomical evidence, 20-532 Restoration need not be demanded or re-Ancient documents, see Ancient Docufused, 11-466 MENTS. Rule as to acts of third persons, 11-463 Arbitration and award, see Arbitration and Acts of servants or agents, 11-463 AWARD. Agents, 11-463 Arrest, see ARREST. Consent of landlord to acts, 11-464 Arson, see Arson. Light and air, 11-464 Attorney and client (see Attorney and Other tenants of same landlord, 11-465 CLIENT): Public authorities, 11-465 Forging or concocting false affidavits or Servants, 11-463 evidence, 3-311 Strangers, 11-464 Baggage, see BAGGAGE. Trespass by strangers, 11-465 Bail (in civil cases), see BAIL (IN CIVIL Safety, see infra, Rendering premises unsafe CASES). or unfit for occupation. Bail and recognizance (in criminal cases).

Cases).

Scope of article, 11-457

Subtenants, acts against, 11-470

see Bail and Recognizance (in Criminal

Best evidence, see Secondary Evidence.
Bills of exchange and promissory notes, see
BILLS OF EXCHANGE AND PROMISSORY
Notes.

Bills of lading, see BILLS OF LADING. Bill to perpetuate testimony, 4-573 Bill to take testimony de henc esse

Bill to take testimony de bene esse, 4-573 Blood stains, see Blood Stains.

Books as evidence, see Documentary Evipence.

Boundaries, see Boundaries.

Brands and marks, see Brands and Marks. Burden of proof, see Burden of Proof. Burglary, see Burglary.

Capacity:

Facts showing capacity, 11-508
Carriers of goods, see Carriers of Goods.
Carriers of passengers, see Carriers of Passengers.

Character, see Character (IN EVIDENCE).
Character (in evidence), see Character (IN EVIDENCE).

Cheats, see False Pretenses and Cheats. Civil damage acts, see Civil Damage Acts. Clear, 6-111

Cloud on title, see CLOUD ON TITLE.

Collateral facts, 11-503

Acts and declarations of conspirators, see Conspiracy.

Admissibility in general, 11-503

Character or reputation of the parties, see Character (IN EVIDENCE).

Conduct of parties, see infra, Conduct of parties.

Facts explanatory or introductory of relevant facts, 11-514

Facts forming part of the same transaction as the facts in issue, 11-514

Facts showing capacity and opportunity, see infra, Facts showing capacity and opportunity.

Facts showing motive or intention, see infra, Intent.

Facts showing preparation, see infra,

Facts showing preparation.

Financial standing of parties, see infra, Financial standing of parties.

Res inter alios acta, see infra, Res inter alios acta.

Color, 11-538 Common law:

How established, 6-289

Books of reports, 6-289

Oral testimony of qualified witnesses, 6-289

Competent evidence, 6-370; 11-491 Conclusive proof, 11-491

Conduct of parties, 11-503

Attempts to prevent investigation, 11-

Concealment of evidence, 11-504 Destruction of evidence, 11-504 Fahrication of evidence, 11-504

Fahrication of evidence, 11-504
Failure to call certain witnesses, 11-

Procuring absence of witnesses, 11-503 Threats made by accused, 11-505

Threats of the person assailed, 11-505 Confessions, see Confessions.

Conflict of law, see infra, Private international law. EVIDENCE, cont'd.

Consideration, see CONSIDERATION.

Conspiracy (see Conspiracy):

Conspiracy to pervert or obstruct public justice, 6-856

Suppressing or fabricating evidence, 6-857

Constitutional law:

Power of legislature over rules of evidence, 6-1050

Retroactive acts, 6-950

Consuls:

Certificates as evidence, 7-11

Copyright, see Copyright.

Corpus delicti, see Corpus Delicti.

Corroborative evidence (see Corroborative EVIDENCE), 11-491

Counterfeiting, see Counterfeiting.

Covenants, see Covenants.

Criminal conversation, see Criminal Con-Versation.

Criminal law:

Proof of other crimes, see Proof of Other Crimes.

Cumulative evidence (see Cumulative Evi-DENCE), 11-491

Date, see DATE.

De bene esse, 4-573

Declarations, see Declarations; Dying Declarations.

Dedication, see DEDICATION.

Definition, 11-487

Degrees of proof, 11-490

Competent evidence, 11-491 Conclusive proof, 11-491 Corroborative evidence, 11-491

Cumulative evidence, 11-491

Demonstration, 11-490

Evidence and proof distinguished, 11-490

Moral evidence, 11-490 Partial evidence, 11-491

Preponderance of evidence, see infra, Preponderance of evidence.

Proof beyond a reasonable doubt, see REASONABLE DOUBT.

Satisfactory evidence, 11-491

Demonstration, 11-490

Demonstrative evidence, 9-218

Depositions, see Depositions.

Deputy, see DEPUTY.

Detectives, see Detectives.

Direct evidence, 9-459

Disorderly houses, see Disorderly Houses. Disturbing meetings, see Disturbing Meetings.

Divorce, see DIVORCE.

Documentary evidence, see Documentary Evidence.

Dower, see Dower.

Dying declarations, see DVING DECLARATIONS. Elections, see Elections.

Electric-light companies, see Electric LIGHT COMPANIES.

Embezzlement, sce Embezzlement.

Estoppel, see ESTOPPEL.

Evidence and proof distinguished, 11-490 Evidence of indebtedness in writing, 19-

Examination, see Inspection and Physical Examination.

Execution of documents, see Execution and Proof of Documents.

EVIDENCE, cont'd.

Exemplary damages (see Exemplary Dam-

AGES):

Injuries to trespassing animals, 12-1047 Exhibits (see infra, Real evidence), 12-389 Experimental evidence, see Experiments (IN EVIDENCE).

Experiments in evidence, see Experiments (IN EVIDENCE).

Expert and opinion evidence (see Expert AND OPINION EVIDENCE), 11-548

Expert evidence, 11-548

Explanatory facts, 11-514

Explosions and explosives, see Explosions AND EXPLOSIVES.

Extrinsic evidence, 12-610

Fact, 12-612

Facts admitted, 11-488

Facts admitted by failure to deny, 11-488

Facts admitted in open court, 11-489 Facts expressly admitted by the pleadings, 11-488

Facts forming part of the same transaction, 11-514

Facts showing capacity and opportunity, 11-508

Facts showing preparation, 11-508 Facts similar to those in issue, 11-510 Fair preponderance of evidence, 12-711 False imprisonment, see FALSE IMPRISON-MENT.

False pretenses and cheats, see FALSE PRE-TENSES AND CHEATS.

Fellow servants, see Fellow Servants. Financial standing of parties, 11-519 Fines and penalties:

Preponderance of evidence, 13-64 Fire insurance, see FIRE INSURANCE. Fires, see FIRES.

Foreclosure of mortgages, see Foreclosure of Mortgages.

Foreign judgments, see Foreign Judgments. Foreign laws, see Foreign Laws.

Forgery, see Forgery.

Fornication, see FORNICATION.

Fraud and deceit, see FRAUD AND DECEIT.

Fraudulently obtained, 11-548

Fraudulent sales and conveyances, see Fraud-ULENT SALES AND CONVEYANCES.

Functions of judge and jury, see QUESTIONS OF LAW AND FACT.

Gambling contracts, see Gambling Con-TRACTS.

Gaming, see GAMING.

Gaming houses, see Gaming Houses.

Garnishment, see GARNISHMENT.

Gifts, see GIFTS.

Grand juries, see GRAND JURIES.

Habeas corpus, sec HABEAS CORPUS.

Handwriting, see HANDWRITING.

Hearsay evidence, see HEARSAV EVIDENCE. Homestead, see Homestead.

Homicide, see MURDER AND MANSLAUGHTER. Husband and wife, see WITNESSES.

Illegal contracts, 15-1015

Illegally obtained, 11-548

Impairment of obligation of contracts, see IMPAIRMENT OF OBLIGATION OF CONTRACTS.

Impeachment, 15-1070 Implied trusts, see IMPLIED TRUSTS.

Incest, see Incest.

EVIDENCE, cont'd.

Indemnity contracts, see INDEMNITY Con-TRACTS.

Injuries, 11-537

Inns and innkeepers, see INNS AND INN-KEEPERS.

Insanity, see Insanity; Testamentary Ca-PACITY.

Inspection, see Inspection and Physical EXAMINATION.

Inspection and physical examination, see INSPECTION AND PHYSICAL EXAMINATION. Insufficient evidence, 16-828 Intent:

> Facts showing motive or intent, 11-506 Civil cases, 11-507 Criminal cases, 11-506

Direct testimony of the actors, 11-507

Similar criminal acts, 11-513

Interest, see Interest.

Interpreter, see Interpreter.

Interstate commerce, see Interstate Com-MERCE.

liquors, see INTOXICATING Intoxicating Liquors. Intoxication:

Competency and sufficiency of evidence to prove intoxication, 17-408

Irrelevant, 17-483

Issue, see infra, Substance only of issue need be proved.

Judge, see QUESTIONS OF LAW AND FACT. Judgments and decrees (see Judgments and DECREES; RECORDS; RES JUDICATA):

Foreign judgments, see Foreign Judg-MENTS.

Indicial notice (see Judicial Notice):

Things of which court will take judicial notice need not be proved, 11-489

Jury, see Jury and Jury Trial; Questions OF LAW AND FACT.

Laches, see Laches.

Laws, see Foreign Laws.

Legislature:

Power of legislature over rules of evidence, 6-1050; 11-550

Changes as to existing causes of action, 11-551

Civil cases, 11-552

Conviction on less evidence, 11-552

Criminal cases, 11-552 General rule, 11-550

Power to determine burden of proof, 11-550

Power to make presumptions conclusive, 11-551

Lewd and lascivious cohabitation and conduct, 18-845

Libel and slander, see LIBEL AND SLANDER. Life insurance, see LIFE INSURANCE. Light and air, see LIGHT AND AIR.

Lis pendens, see Notice of Pendency and LIS PENDENS.

Lost papers and records, see Lost Papers AND RECORDS.

Malice:

Other acts of like character, 11-512,

Malicious intent:

Similar criminal acts, 11-513 Volume XXXI. EVIDENCE, cont'd. Malpractice, see Physicians and Surgeons. Mandamus, see Mandamus. Mandate (bailment), 19-916 Manufactured evidence, see Experiments (IN EVIDENCE). Maps, 11-539 Marine insurance, see Marine Insurance. Marks, see Brands and Marks. Marriage, see MARRIAGE. Master and servant, see Master and Ser-VANT. Material evidence, 20-233 Materiality, see infra, Matters of description; Substance only of issue need be proved. Matters of description, 11-528 Formal matters, 11-530 General rule, 11-528 Matters declared immaterial by law, 11-530 Matters naturally immaterial, 11-530-Must be proved as alleged, 11-528 Records, 11-530 Specialties, 11-530 Where materiality depends on form of pleading, 11-530 Writing obligatory, 11-529 Written instruments, 11-529 Medical jurisprudence, see Medical Juris-PRIIDENCE. Military law, see MILITARY LAW. Minutes, 26-1005 Moral evidence, 11-490 Mortality tables, see Mortality Tables. Mortgages (see Foreclosure of Mort-GAGES): Consideration for assignment of mortgage, 20-1037 Motives, see infra, Intent. Municipal records, see MUNICIPAL RECORDS. Murder and manslaughter (see MURDER AND Manslaughter): Self-defense, see Self-defense. Navigable waters, see NAVIGABLE WATERS. Negligence, see NEGLIGENCE. Notary public, see Notary Public. Notice: Competency and sufficiency of evidence, 21-589 Obscenity, see Obscenity. Officers and agents of private corporations, see Officers and Agents of Private CORPORATIONS. Opinion evidence (see Expert and Opinion Evidence), 11-548 Opportunity: Facts showing opportunity, 11-508 Ordinances, see Ordinances. Other crimes, see Proof of Other Crimes. Parol evidence, see Parol Evidence. Partial evidence, 11-491 Partition, see Partition. Patents, see PATENTS. Payment, see PAYMENT. Pedigree, see Pedigree. Pensions and bounties, see Pensions and BOUNTIES. Perjury, see Perjury. Personal evidence, see Secondary Evidence. Personal resemblance, 11-538 Photographs, see Photographs.

EVIDENCE, cont'd. Physical examination, see Inspection and PHYSICAL EXAMINATION. Physicians and surgeons, see Physicians AND SURGEONS. Pleadings, see infra, Facts admitted. Poor and poor laws, see Poor and Poor LAWS. Positive evidence, 22-1030 Preparation, 11-508 Preponderance of evidence (see REASONABLE Doubt), 11-491; 22-1177 Civil cases, 11-491 Civil cases based on criminal act, 11-492 Fines and penalties, 13-64 Fires, 13-531 Instruction, 22-1178 Insurance cases, 11-492 Necessity of definition, 22-1178 Negligence, 21-516 Number of witnesses, 22-1178 Presumption of innocence, 11-493 Quasi-criminal cases, 11-492 Prescription, see Prescription. Presumptions, see Presumptions. Private international law, 22-1385 Privileged communications, see Privileged COMMUNICATIONS. Prize fights, 23-107 Production of documents, see Production of DOCUMENTS. Prohibition, 23-223
Proof (see infra, Substance only of issue need be proved), 23-245 proof distinguished, Evidence and 11-490 Proof of other crimes, see PROOF OF OTHER CRIMES. Publication, see Publication. Public office, see Public Office. Public officers, see Public Officers. Public policy: Evidence excluded by public policy, 11-541 Evidence illegally obtained, 11-541, 548 Incriminating evidence, see WIT-NESSES. Privileged communications, PRIVILEGED COMMUNICATIONS. Proceedings of grand juries, see GRAND JURORS. Proceedings of petit juries, see JURY AND JURY TRIAL. Testimony of husband and wife, see HUSBAND AND WIFE. Transactions with deceased persons, see WITNESSES. Questions of law and fact (see QUESTIONS OF LAW AND FACT), 23-581 Race, 11-538 Rape, see RAPE. Real evidence, 11-536 Age, 11-538, 539 Color, 11-538 Definition, 11-536 Diagrams, 11-539 Injuries, 11-537 Maps, 11-539 Marks of identity, 11-538 Missiles, 11-538 Models, 11-539

EVIDENCE, cont'd.	EVIDENCE, cont'd.
Real evidence, cont'd.	Seduction, see SEDUCTION.
Personal resemblance, 11-538	Self-defense, see Self-Defense.
Photographs, see Photographs.	Self-incriminating evidence, see WITNESSES.
Physical examination, see Inspection	Separate property of married women, see
AND PHYSICAL EXAMINATION.	SEPARATE PROPERTY OF MARRIED WOMEN.
Race, 11-538	Set-off, recoupment, and counterclaim, see Set-off, Recoupment, and Counterclaim.
Sex, 11-538	Sex, 11-538
View of premises by jury, see VIEW BY	Sheriffs and constables, see Sheriffs and
Jury.	Constables.
Weapons, 11-538	Similar acts, 11-510
Wounds, 11-537 Reasonable doubt, see REASONABLE DOUBT.	Sodomy, 25-1147
Receipts, see Receipts.	Specialties:
Receiving stolen property, see RECEIVING	Proved as alleged, 11-530
STOLEN PROPERTY.	State and public lands, see STATE AND PUB-
Recording acts, see RECORDING ACTS.	LIC LANDS.
Records (see RECORDS):	Stations (railroad), see Stations (Railroad).
Record must be proved as alleged, 11-530	Statutes (see Statutes):
Redundancy, see Variance.	Foreign laws, see Foreign Laws.
Referees, 24-232	Stenographers' notes as evidence, see Stenog-
Relation, see RELATION.	RAPHERS.
Release and discharge, 24-321	Substance only of issue need be proved,
Relevancy, 11-501	11-528
Circumstantial evidence, 11-502	Allegations of value, place, time, amount,
Collateral facts, see infra, Collateral	etc., 11–530 General rule, 11–528
facts.	Matters of description, see infra, Matters
Definition, 11-501 Evidence bearing directly on facts in	of description.
issue, 11-502	Variance, see VARIANCE.
Evidence tending to render more or less	Sufficient evidence, 27-365
probable the facts in issue, 11-502	Suicide:
Explanatory facts, 11-514	Life insurance, see LIFE INSURANCE.
General rule, 11-501	Suppression of evidence, see Suppression of
General rule as to relevancy, 11-501,	Evidence.
502	Suretyship, see Suretyship.
Introductory facts, 11-514	Surplusage, see VARIANCE.
Need not be direct evidence, 11-501	Tax titles, see Tax TITLES.
Order of introduction in discretion of	Telegraphs and telephones, see Telegraphs
Court, 11-501	AND TELEPHONES.
Relevancy may be shown after admis- sion, 11-501	Tender, 28-42 Testamentary capacity, see Testamentary
Relevant, but too remote, 11-501	CAPACITY.
Resemblance, 11-538	Testify, 28-111
Res gestæ, see RES GESTÆ.	Testimony, 28-111
Res inter alios acta, 11-509	Testimony distinguished, 28-112
Civil cases, 11-510	Things that need not be proved, 11-488
Criminal intent, 11-513	Facts admitted, see infra, Facts ad-
Defective highways, 11-510	mitted.
Defective sidewalks, 11-510	Judicial natice, see infra, Judicial notice.
Evidence of subsequent repair, 11-511	Things presumed, see PRESUMPTIONS.
Facts similar to those in issue, 11-	Third persons:
Fire not by lecometing as we	Acts or statements of third persons, see
Fires set by locomotives, 11–512 Fraudulent schemes, 11–514	infra, Res inter alios acta.
General rule, 11-509	Threats and threatening letters, see Threats and Threatening Letters.
Habit, 11-512	Tickets and fares, see Tickets and Fares.
Malicious intent, 11-513	Time:
Proof of fraud, 11-510	Proof, 11-530
Proof of malice, 11-511	Treason, see Treason.
Proof of negligence, 11-510	Trespass to try title, see TRESPASS TO TRY
System in husiness, 11-512	TITLE.
System of crime, 11-514	Trover and conversion, see Trover and
Value, 11-512	Conversion.
Res judicata, see RES JUDICATA.	Turntables, 29-36
Resulting trusts, see IMPLIED TRUSTS. Rewards, 24-949	Undue influence, see Undue Influence.
Riot, 24–976	Usages and customs, see Usages and Customs.
Robbery, 24-1005	Use of evidence, 11-488
Sales, see Sales.	Usury, see Usury.
Satisfactory evidence, 11-491	Value, 11-530
Secondary evidence, see Secondary Evidence.	Collateral facts to show value, 11-512
	· · · · · · · · · · · · · · · · · · ·

Damages upon an indorsed note, 11-

Volume XXXI.

560

673

PRODUCE EXCHANGE.

31 C. of L.-43

EXCHANGEABLE VALUE, 11-557

EXCHANGE AND RE-EXCHANGE, 11-EVIDENCE, cont'd. Value, cont'd. Proof, 11-530 Value irrelevant in action on contract, See BILLS OF EXCHANGE AND PROMISSORY Notes. Acceptor, 11-563 Variance, see VARIANCE. Verdict, see VERDICT. Acceptor liable to drawer, 11-564 Acceptor not liable, 11-563 Warranty, see WARRANTY. Alteration of instruments: Insertion of provision for exchange, Waybill, 30-440 Weapons, 11-538 Weight of evidence (see REASONABLE DOUBT; Amount of holder's recovery, 11-564 see infra, Preponderance of evi-By law merchant, 11-564 dence): By statute, 11-565 Questions of law and fact, 11-498 Circuitous re-exchange, 11-565 Customary exchange, 11-564 Object of statutes, 11-566 Witnesses, see WITNESSES. Wounds, 11-537 Written contracts: Rate at time of notice of protest, 11-565 Must be proved as alleged, 11-529 Recoverable in an action on the bill, EVIDENCE OF A CONTRACT, 11-552
EVIDENCE OF DEBT, see LIMITATION OF 11-566 Re-exchange recoverable as damages, ACTIONS. 11-564 **EVIDENT**, 3-668, 669; 11-552 Statutory damages, 11-565 Proof as evidence or presumption strong, Time at which recovery to be com-3-668 puted, 11-565 EVIL LIVER, 11-552 Bills of exchange (see BILLS OF EXCHANGE EVINCE, 11-552 AND PROMISSORY NOTES), 11-559 Foreign bills, 11-559 EX., 11-553 EX. A., 1-98; 11-553 Inland bills, 11-559 EXACTION, see Extortion. Protest necessary, 11-559 Conflict of laws, see infra, Private inter-EXACTLY: national law. Due, 10-282 EXAMINE - EXAMINATION, 11-553 Coupons, 8-12 See PROFIT A PRENDRE. Covenants: Discovery, 9-472 Damages, 8-189 Examination of person, see Inspection and Parol evidence, 8-201 PHYSICAL EXAMINATION. Damages: Examination of witnesses, see WITNESSES. Re-exchange recoverable as damages, EXAPPROPRIATION, see EMINENT Do-11-564 Debt payable in foreign currency, 11-561 Deeds, 9-99 Definitions, 11-558 EXCAVATE - EXCAVATION, 11-554; 30-1206 See LATERAL AND SUBJACENT SUPPORT. Drawer and indorser, 11-561 EXCEED, 11-554 Bill remitted in payment of antecedent EXCEPT - EXCEPTION, 11-554 debt, 11-562 See Conditions. Drawer and drawee the same person, Bill of exceptions, 4-57 11-562 Easements, see EASEMENTS. Drawer not liable to bank acting as Interpretation and construction: agent, 11-562 Language construed most strongly Indorser's rights as against drawer and against user thereof, 17-16 prior indorsers, 11-563 Leases, 18-614 Lex loci contractus governs, 11-563 Proviso and exception, 11-555 Liability of drawer and indorser, 11-561 Recitals, 24-66 Liability when bill drawn by agent, 11-562 Reservation distinguished, 11-555 State and public lands, see STATE AND PUB-Re-draft unnecessary, 11-562 LIC LANDS. Exchange, 11-558 Statutes, see STATUTES. Par of exchange, 11-559 EXCEPTED: Rate of exchange, 11-558 Accepted, 4-216 Re-exchange, 11-559 EXCESSIVE - EXCESSIVELY, 11-556 Foreign debts, 11-559 EXCESSIVE BAIL, see Bail and Recogni-Foreign exchange, 13-914 Indorser, see infra, Drawer and indorser. ZANCE. EXCESSIVE FINES AND PENALTIES, Infants, 9-114 Liability of parties to a bill of exchange, see Fines and Penalties. **EXCESSIVE TAXATION**, see Taxation; 11-561 TAXATION (CORPORATE). Private international law: Law determining liability of drawer and EXCHANGE, 11-557 See Bills of Exchange and Promissory Notes; Exchange and Re-exchange; indorser, 11-563 Promissory notes (see Bills of Exchange and Promissory Notes), 11-559 EXCHANGE OF PROPERTY; STOCK AND

EXCHANGE OF PROPERTY, cont'd.

```
EXCHANGE AND RE-EXCHANGE, con.
                                                Number of parties, 11-572
  Promissory notes, cont'd.
                                                Personal property, see infra, Exchange of
              provision for
                               re-exchange,
      Express
                                                  goods.
        11-560
                                                Possession:
      General rule, 11-559
                                                    When right of possession accrues under
      No re-exchange upon promissory notes,
                                                      contract, 11-572
        11-560
                                                Real estate brokers:
      Rate not included, 11-561
                                                    Exchange instead of sale, 23-919
      Rate of exchange included in recovery,
                                                Real property, 11-571
        11-560
                                                Re-entry, 11-573
  Protest, 11-559
                                                Remedies for breach of contract of exchange,
  Upon what re-exchange recoverable, 11-559
                                                  11-574
  Usury, 29-497
                                                Requisites of a valid exchange, 11-571
      Device to cover usury, 29-499
                                                    Deed, 11-572
      General rule, 29-497
                                                    Each party must have a title to transfer,
      Re-exchange, 29-499
                                                      11-571
      Taking exchange, 29-498
                                                    Entry must be made on both sides,
      Waiver of right to re-exchange, 11-567,
                                                      11-572
        568
                                                    Exchange must be equal, 11-571
EXCHANGE BROKERS, 11-568
                                                     Word "exchange" must be used, 11-571
EXCHANGE OF PROPERTY, 11-569
                                                    Writing, 11-571
  Agency, 1-1004
                                                Rescission, cancellation, and reformation,
  Breach of contract of exchange, 11-574
                                                   11-574, 577, 578
  Condition of re-entry, 11-573
                                                Sales, 11-570
  Damages:
                                                    Law of exchange similar to that of
      Breach of contract, 11-574, 576
                                                      sale, 11-575
  Deeds, 9-99
                                                Separate property of married women, see
  Definition, 11-569
                                                   SEPARATE PROPERTY OF MARRIED WOMEN.
  Dower:
                                                Specific performance, 26-120
      Right of dower in lands exchanged,
                                                 Statute of frauds, see STATUTE OF FRAUDS.
        10-158; 11-472
                                                 Trusts and trustees, see Trusts and Trus-
  Entry, 11-573
  Entry must be made on both sides, 11-572
                                                  TEES.
                                                 Vendor and purchaser:
  Estates, exchange must be in, 11-571
                                                    Exchange and sale distinguished, II-
  Exchange, 11-571
  Exchange and sale distinguished, 11-570
                                                      570
  Exchange of goods, 11-575
                                                 Vendor's lien, 11-575; 29-743, 744
                                                 Warranty, 11-573, 576, 577
      Breach of warranty of quality, 11-577
                                                 Writing, 11-571
      Damages for breach of warranty, 11-576
                                              EXCISE, 11-579
      Damages for fraud, 11-578
                                                Tax distinguished, 27-579
      Delivery, 11-575
                                               EXCLUDE, 11-579
      Express warranty of quality, 11-576
                                                 See Marine Insurance.
      Fraud, 11-578
                                               EXCLUSION ACTS, see Chinese Exclu-
      General rule, 11-575
                                                SION ACTS.
      Implied warranty of quality, 11-576
      Implied warranty of title, 11-576
                                               EXCLUSIVE - EXCLUSIVELY, 11-579
                                                 Exclusive of costs, 11-581
      Intoxicating liquors, 11-576
                for breach of
                                                 Exclusive of interest or costs, 1-581
      Remedies
                                  warranty,
                                                 Prescription, see Prescription.
        11-576
      Remedies for fraud, 11-578
                                                 Wills, 11–581
                                              EXCLUSIVE PRIVILEGES, 11-579; 23-
      Rescission for breach of warranty,
        11-577
                                                  46
      Rescission for fraud, 11-578
                                                 See Monopolies and Corporate Trusts.
      Tender and acceptance, 11-575
                                                 Restraint of trade, 24-855
                                               EXCLUSIVE RIGHT, 11-580; 22-417
      Warranty, 11-576
  Exchange of lands by infant, 11-573
                                               EX CONTRACTU, see Contracts.
  Exchange of property interests in lands,
                                               EXCURSION TICKETS, see TICKETS AND
    11-571
                                                 FARES.
  Exemptions from execution, 12-150, 207
                                               EXCUSABLE HOMICIDE, see MURDER AND
  Fraud, 11-578
                                                 Manslaughter; Self-defense.
                                               EXCUSABLE NEGLECT, 11-581
      Contract induced by fraud, 11-574
  Goods, see infra, Exchange of goods.
                                                 Judgments and decrees, 17-831
  Homestead, see Homestead.
                                               EXCUSE, 11-581
                                               EX DELICTO, see Torts.
  Implied warranty, 11-573, 576, 577
                                               EXEAT, 11-582
See NE EXEAT.
  Incumbrances:
      Liability to pay incumbrances on lands
                                               EXECUTE, 11-582
        exchanged, 11-573
  Infant, 11-573
                                               EXECUTED:
  Intoxicating
               liquors, see
                               INTOXICATING
                                                 Signed, 25-1065
                                               EXECUTED CONTRACTS, see Contracts.
    Liquors.
  Mistake:
                                               EXECUTED TRUSTS, see TRUSTS AND
      Contract induced by mistake, 11-574
                                                 TRUSTEES.
```

```
EXECUTION AND PROOF OF DOCU-
                                                EXECUTION AND PROOF OF DOCU-
    MENTS, 11-583
                                                      MENTS, cont'd.
  Absence of subscribing witness, 11-595
  Accord, see Accord and Satisfaction.
  Acknowledged documents, 11-588
  Acknowledgments, see Acknowledgments.
  Admissions, 11-592, 601
      Admissions in pleadings, 11-587
      Attested documents, 11-592
  Admissions in pleadings, 11-587
  Agency:
      Execution of conveyances, 1-1010
      Seal, 1-952
  Alteration of instruments, see ALTERATION
                                                  Notice:
    OF INSTRUMENTS.
  Ancient documents, see ANCIENT DOCU-
    MENTS.
  Attested documents, 11-589
      Admissions, 11-601
      Circumstances, 11-601
      Handwriting of witness or maker, 11-600
      Proof by subscribing witness, see infra,
        Proof of attested documents by sub-
        scribing witness.
      Subscribing witness, see infra, Proof of
        attested documents by subscribing
        witness.
  Bonds, see Bonds.
  Certificates of deposit, 5-802
  Charter-parties, see Contracts of
    FREIGHTMENT AND CHARTER-PARTIES.
  Codicils, see Codicils.
  Collateral introduction of documents, 11-599
  Contracts, see Contracts.
  Death of subscribing witness, 11-594
  Deeds, see DEEDS.
  Delivery, 11-584
  Disqualified witness, 11-597
  Due diligence in seeking subscribing wit-
    ness, 11-596
  Escrow, see Escrow.
  Execution includes delivery, 11-584
  Eyewitnesses, 11-580
  Factum, 12-708
  Foreclosure of mortgages, 13-814
  Foreign judgments, see Foreign Judgments.
  Forthcoming and delivery bonds, see FORTH-
    COMING AND DELIVERY BONDS.
  Gifts, see GIFTS.
  Handwriting (see Handwriting), 11-600
      Sufficiency of proof of handwriting of
        witness, 11-602
  Insurance, 16-854
  Jurisdiction:
      Subscribing witness out of court's juris-
        diction, 11-595
  Leases, see LEASES.
  Lost papers and instruments:
      Execution of lost documents proved by
        parol, 11-585
      Subscribing witness, 11-591
  Mark, 11-591
  Marriage settlements, see MARRIAGE SETTLE-
    MENTS.
  Meaning of execution, 11-584
  Mortgages, 13-822; 20-904

Municipal securities, see MUNICIPAL SE-
    CURITIES.
  Necessity for proof, 11-584
      Acknowledged and recorded documents,
                                                       Eyewitnesses, 11-589
        11-588
      Admissions in pleadings, 11-587
                                                       Handwriting, 11-589
```

```
Necessity for proof, cont'd.
    Adverse party
                    claiming under docu-
      ment, 11-586
    Ancient documents, 11-587
    Exceptions, 11-586
    General rule, 11-584
    Lost documents, 11-585
    Power of attorney must be produced,
      11-585
    Statutes dispensing with proof of exe-
      cution, 11-587
    Knowledge of contents of instrument
      not imputed to attesting witness,
      21-588
Parol evidence, 21-1098
Power of attorney, 22-1086
Powers, see Powers.
Presumption as to delivery, 11-584
Presumptions:
    Date, 22-1276
Privileged communications, 23-76
Proof of attested documents by subscribing
      witness, 11-589
    Admissions of maker, 11-592
    Answer in chancery, 11-592
    Collateral introduction of documents,
      11-599
    Dead witness, 11-594
    Disqualified witness, 11-597
        Attesting witness a party to the
          action, 11-598
         Disqualified both at time of attes-
           tation and of trial, 11-597
        Interested witness, 11-597
Subsequent disqualification, 11-597
    Documents not required to be attested,
      11-593
    Due diligence in seeking for absent
      witness, 11-596
    Effect of statutes making parties com-
      petent witnesses, 11-593
    Exceptions, 11-594
    General rule, 11-589
    Imperfect recollection, 11-598
    Lost document, 11-591
    Mark, 11-591
    Necessary to account for all witnesses,
      11-591
    Other evidence admissible when wit-
      ness denies or forgets, 11-598
    Person attesting without request, 11-591
    Person executing cannot prove, 11-592
    Proof by subscribing witness, 11-589
    Reason of the rule, 11-594
Several subscribing witnesses, 11-591
    Sick witness, 11-595
    Waiver of rule, 11-600
    Who is a subscribing witness, 11-590
    Witness abroad or not to be found,
      11-595
    Witness denying, 11-598
    Witness forgetting, 11-598
    Witness out of court's jurisdiction, 11-
      595
Proof of execution, 11-584
    Attested documents, see infra, Attested
      documents.
```

Agency:

agent, 11-617

Application for writ by plaintiff through

```
EXECUTION AND PROOF OF DOCU-
                                                  EXECUTIONS, cont'd.
                                                    Agency, cont'd.
     MENTS, cont'd.
                                                        Property held on bailment or by agents,
  Proof of execution, cont'd.
                                                          11-625
      Method of proof, 11-588
                                                        Seizure of principal's goods under levy
      Necessity for proof, see infra, Neces-
                                                          of execution, 1-1175
      sity for proof.
Unattested documents, 11-588
                                                    Alias and pluries writs (see infra, Several
                                                          executions):
  Recitals, 24-58
                                                        Preservation of original lien by alias
  Recording acts, 24-100, 101
                                                          and pluries writs, 11-680
  Sales, 24-1037
                                                    Amendment of indorsement, 11-666
  Sickness of subscribing witness, 11-595
                                                    Appeal:
  Signature, see SIGN - SIGNATURE.
                                                        Extinguishment or suspension of lien,
  Statutes dispensing with proof of execution,
                                                          11-698
    11-587
                                                    Arrest, see Arrest; Imprisonment for Debt and in Civil Actions; see infra,
  Subscribing witness, see infra, Proof of at-
    tested documents by subscribing witness;
    Sufficiency of evidence.
                                                      Capias ad satisfaciendum.
                                                    Arrest in civil actions, see Imprisonment
  Sufficiency of evidence, 11-602
                                                      FOR DEBT AND IN CIVIL ACTIONS.
      One of several witnesses sufficient, 11-
                                                    Assignments:
        602
                                                        Procurement of writ by assignee of judg-
      Proof of handwriting of attesting wit-
                                                          ment, 11-617
        ness sufficient, 11-602
                                                    Assignments for benefit of creditors, 11-641
  Tax titles, 27-963
  Wills, see WILLS.
                                                    Attachment, 3-208
  Witnesses, see infra, Proof of attested docu-
                                                        Priority, 11-687
                                                    Attorney and client, 11-617
    ments by subscribing witness.
EXECUTIONS, 11-604
See Arrest; Attachment; Fire Insur-
                                                        Application by plaintiff through agent,
                                                          11-617
                                                        Authority to issue execution, 3-330
    ANCE; GARNISHMENT; IMPRISONMENT FOR
                                                        Authority to issue execution and direct
    DEBT AND IN CIVIL ACTIONS.
  Abandonment of levy, 11-667
                                                              levy, 3-371
                                                            Attorney's direction as protection to
      Indefinite postponement, 11-667
      Levy in fraud of other creditors, 11-
                                                               officer, 3-372
        667
                                                            Directing levy on particular prop-
      Not abandoned because of debtor's pos-
                                                               erty, 3-371
                                                             General rule, 3-371
        session, 11-667
                                                            Time and manner of levy, 3-372
      Unreasonable delay, 11-667
  Abandonment of lien, see infra, Extinguish-
                                                        Liability of attorney for causing illegal
    ment or suspension of lien.
                                                          execution to issue, 3-403
  Abuse of process, see Malicious Abuse of Process; see infra, Extinguishment or
                                                        Liability of client where attorney directs
                                                          levy of execution, 3-326
    suspension of lien.
                                                        Procurement by plaintiff without aid of
  Accounts:
                                                          attorney, 11-617
      Whether book accounts are subject to
                                                        Procurement of writ by attorney, 11-617
        execution, 11-623
                                                    Audita querela, 11-718
  Adverse possession:
                                                    Bail (in civil cases), see BAIL (IN CIVIL
      Lands in adverse possession, 11-638
                                                      CASES).
      Perfection of purchaser's title by ad-
                                                    Bailments:
        verse possession, 11-675
                                                        Property held on bailment or by agents,
  Against the body, see Imprisonment for
                                                          11-625
    DEBT AND IN CIVIL ACTIONS.
                                                    Banknotes:
  Against whom writ may issue, 11-618
                                                        Banknotes may be taken on execution,
      Boards of education, 11-619
      Bridge companies, 11-620
                                                    Bills of exchange and promissory notes, 4-
      Counties, 11-619
                                                      282; 11-623
      Executors and administrators, 11-620
                                                    Bills of sale, see BILLS OF SALE.
      Generally, 11-618
                                                    Body executions, see Arrest; Imprisonment
      Lunatics, 11-618
                                                      FOR DEBT AND IN CIVIL CASES; see infra,
      Married women, 11-618
                                                      Capias ad satisfaciendum.
      Municipal corporations, 11-619
                                                    Bona fide purchasers:
      Private corporations, 11-620
                                                        Lien, 11-675
      Property not necessary for public uses,
                                                    Bonds, 11-623
                                                    Breaking doors, 11-655
      Property used for public purposes, 11-
                                                    Bridges, 11-620
                                                    Canada:
      Public corporations, 11-618
                                                        Ontario Creditors' Relief Act, 11-686
      Quasi-public corporations, 11-620
                                                    Capias ad satisfaciendum (see Arrest; Im-
      Railroads, 11-620
                                                          PRISONMENT FOR DEBT AND IN CIVIL
      State, 11-618
                                                           Actions), 11-609
```

Effect of taking body of defendant un-

Levy after taking debtor's hody, 11-667

Volume XXXI.

der ca. sa., 11-691

EXECUTIONS, cont'd. Certiorari, 11-717 Chattel mortgages, 11-624 Interest of mortgagee, 11-625 Interest of mortgagor, 11-624 Levy upon mortgaged chattels, 662 Mortgage fraudulent as to creditors, 11-Mortgagor retaining possession of property, 11-624 Statutes allowing levy on equity of redemption, 11-625 Chattels in which other persons have an interest, 11-660 Chattels held in joint tenancy and tenoncy in common, see Joint Tenants and Tenants in Common. Leased chattels, 11-663 Mortgaged chattels, see infra, Mortgages. Partnership chattels, see PARTNERSHIP. Pledged chattels, 11-663 Reversionary interest levied upon, 11-660 Choses in action, 11-623 Bonds, bills, and notes, 11-623 Book accounts, 11-623 Equity, 11-623 Not subject to execution at common law, 11-623 Seat in stock exchange, 11-623 Shares of stock, 11-623 Statutes making securities subject to execution, 11-623 Clerk of court: Action for damages against clerk for refusal to issue writ, 11-618 Application of plaintiff, 11-617 Duty of clerk or other officer as to issuance, 11-617 Issuance by clerk suo motu, 11-617 Issuance without application, 11-617 Mandamus to compel issue, 11-618 Presumption of authority, 11-617 Remedy against officer for refusal or failure to issue, 11-618 Command, 11-643, 644 Commencement of the lien, 11-669 Common-law rule, 11-669 Modern tendency towards abolition of the lien before levy, 11-671 Property levied on under one execution bound by lien of other executions in hands of levying officer, 11-672 Rule established by statute of frauds, 11-669 America, 11-670 Canada, 11-669 England, 11-669 Failure of officer to indorse receipt of writ, 11-671 Rule operates in favor of third persons, 11-671 Teste, 11-669 Community property, 6-320 Conditional estates, 11-631 Conditional sales, 6-490 Confusion of goods, 11-659 Conspiracy, 6-875 Constitutional law: Change of remedy as to issuing execution, 6-948 į

EXECUTIONS, cont'd. Constitutional law, cont'd. Retrospective act curing defects in returns to levies of executions, 6-944 Contents of writ, see infra, Form and contents of writ. Conversion and reconversion, 7-476 Copyright, 7-515; 11-628 Manuscripts, 7-515 Corporations, 11-620 Execution against corporations, 7-854 Franchise, 7-854 Property necessary for performance of duty to public, 7-854 Remedy where property is taken, 7-854 When execution permissible, 7-854 Counties, 7-964; 11-619 Execution binds all goods and chattels within the county, 11-677 Executions against property not used for governmental purposes, 7-965 Judgment equivalent to auditing claim, 7-964 No execution against counties in absence of statute, 7-964 Private property, 7-965 Sheriff confined to one county, 11-647 Statutory mode of enforcement of judgment to be followed, 7-964 Courts: Clerk of court, see infra, Clerk of court. Property in custodia legis, see infra, Custodia legis. Courts out of which the writ may issue, 11-614 Abolition of court rendering judgment, 11-615 Appeal, 11–615 Chancery courts, 11-616 General rule, 11-614 Issuance out of court of record on justice's judgments, 11-615 Source of authority, 11-616 Crops, 8-308; 11-622 Landlord and tenant, 8-318 Levy upon growing crops, 11-660 Maturity, 8-308, 309 Necessity of taking actual possession, 8-Personalty for levy of execution, 8-308 Sale of crops before maturity, 8-308 Statutory limitations, 8-309 Sufficiency of levy, 8-310 Custodia legis, 11-640; 12-69 Attached property, 11-640 Cannot levy upon property in custodia legis, 11-665 General rule, 11-640 Money collected by execution, 11-641 Property held under prior execution, 11-Property in hands of assignee, 11-641 Property in hands of guardian, 11-641 Property in hands of receiver, 11-641 Property taken from prisoner, 11-642 Replevied property, 11-642 Surplus after satisfying execution, 11-640 Custodian appointed by officer, 11-660

EXECUTIONS, cont'd. EXECUTIONS, cont'd. Extinguishment or suspension of lien: Damages: Abandonment of lien, 11-692 Recovery against the debtor and another for removing debtor's property, 8-Circumstances amounting to abandonment, 11-692 Delay, 11-692 Date, 11-644 Day: General rule, 11-692 Fractions of a day, 8-744 Issue of alias writ, 11-692 Death of defendant, 11-612 Regaining lien after abandonment, Death of execution debtor, 11-701 11-693 Death of debtor before delivery of writ, Abuse of process, 11-694 11-701 Appeal, 11-698 Doctrine that right to levy ceases upon By satisfaction, 11-690 Effect of a levy on particular propdeath of debtor, 11-702 erty, 11-690 Lien as to debtor commences at teste of writ, 11-702 Effect of taking body of defendant Lien not lost by death of debtor, 11under ca. sa., 11-691 General rule, 11-690 Lien of levy continues after death of Effect of claim of exemption, 11-700 debtor, 11-702 Effect of death of execution debtor, 11-Death of execution plaintiff, 11-701 701 Death of plaintiff, 11-611 Effect of failure to indemnify levying Death sentence, see SENTENCE AND PUNISHofficer, 11-701 Effect of giving forthcoming or delivery Debentures, 8-970, 980 bond, 11-699 Definition, 11-609 Effect of injunction, 11-699 Levy, 11-645 Effect of interposition of claim to prop-Delay, see infra, Abandonment of levy; Exerty by third person, 11-700 tinguishment or suspension of lien. Effect of stay of execution, 11-698 Delivery, 11-584 Forthcoming or delivery bond, 11-699 Delivery bonds, see Forthcoming and De-LIVERY Bonds. Injunction, 11-699 Lien cannot be lost without fault of Demand and notice, 11-613 plaintiff, 11-691 Demand as prerequisite, 11-613 Loss of lien through laches, 11-693 Levy, 11-650 Loss of lien through perversion of writ, Notice as prerequisite, 11-614 11-694 De minimis non curat lex, 8-829 Acquiescence in delay of officer, Description of land: 11-697 Indorsements, 11-666 Burden of proof, 11-696 Devisees, 11-634 Circumstances amounting to per-Direction, 11-643 version of writ, 11-696 Delay operates as fraud on junior Discharge, see infra, Satisfaction and discharge. creditors, 11-695 Dissolution of corporations, 9-584 Effect of subsequent instructions to Issuance of execution after dissolution, execute writ, 11-697 9-607 Fraudulent intent of creditor, 11-Distress, see DISTRESS. 695 Docket, 24-169 Lien not necessarily postponed by Dominion of Canada, see infra, Canada. stay of execution, 11-695 Modification of the rule in some Dormant executions, 10-119 Dower: jurisdictions, 11-695 Priority, 11-690 Purchasers, 11-695 Seizure under execution, 10-148 Question for jury, 11-697 Durotion of lien, see infra. Lien. Reasonable indulgence, 11-696 Effect of execution, 17-1073 Reason for the rule, 11-695 Elegit, 11-609 Rule stated, 11-694 Entry What delay is permissible, 11-696 Right to enter upon debtor's premises, What interference with execution 11-654 will postpone lien, 11-696 Entry of judgment, necessity of, 11-610 Writ to be executed not affected by Equitable interests, 11-624, 632 perversion of prior writs, 11-Equity of redemption, 11-211, 222, 635 698 Chattel mortgages, 11-625 Reversal of judgment, 11-691 Errors, 17-1073 Setting aside of execution, 11-691 Error, writ of, see infra, Writ of error. Statutory limitation, 11-691 Escape, see Esc PE. Stay of execution, 11-698 Execution sales, see Sheriffs' Sales. Executors and administrators, see Executors Supersedeas, 11-698 Vacation of judgment, 11-691 AND ADMINISTRATORS. Exemptions, see Exemptions (FROM EXECU-Factors or commission merchants, see Fac-TORS OR COMMISSION MERCHANTS. TION); HOMESTEAD. Fieri facias, 11-609 Extendi facias, 11-609

EXECUTIONS, cont'd.
Indorsement of the levy, cont'd. EXECUTIONS, cont'd. Fines and penalties, 13-65 Execution not a prerequisite to impris-On what indorsement should be made, onment, 13-66 11-666 Fire insurance: Statutory requirements, 11-666 Enforcement of judgment for loss, 13-Injunctions (see Injunctions), 11-699, 717 Insanity, 11-618 Insurable interest of debtors, 13-156 Insolvency and bankruptcy, see Insolvency Insurable interest of execution cred-AND BANKRUPTCY. Intoxicating liquors, 17-315 itors, 13-149 Fixtures, see FIXTURES. Inventory, 11-666 Irregularities, 17-1073 Forcing doors, 11-655 Foreclosure of mortgages, 13-829 Issuance of the writ, 11-610 Form and contents of writ, 11-642 Against whom writ may issue, see infra, Against whom writ may issue. Command, 11-643 Courts out of which the writ may issue, Conformity to judgment, 11-645 see infra, Courts out of which the Date, 11-644 Description of judgment, 11-645 writ may issue. Demand and notice, see infra, Demand Direction, 11-643 Execution against married women, 11and notice. Judgments and decrees, see infra, Judg-644 ments and decrees. Executions to reach franchises of cor-Leave of court, see infra, Leave of court. poration, 11-644 Prerequisites, 11-610 Generally, 11-642 Indorsement, 11-642 Statutory requirements, 11-610 Who may sue out the writ, see infra, Particular requirements, 11-643 Who may sue out the writ. Recitals as to property, 11-643 Joint tenants and tenants in common, 11-635 Return day, 11-644 Attempt to divide property, 11-660 Seal, 11-645 Chattels held in cotenancy or joint ten-Signature, 11-644 ancy levied upon, 11-660 Special executions, 11-643 Conveyance by levy of execution, 17-683 Special writ not void, 11-643 Creditor having two executions, 17-708 Statutory requirements, 11-643 Execution by two creditors, 17-665 Surplusage, 11-642 Teste, 11-644 General rule, 17-707 Interest of cotenant subject to execution, Waiver of informalities, 11-645 Forms of execution: 17-707 Forms of execution regulated by stat-Levy, 11-653 Levy and sale by metes and bounds, 17ute, 11-610 Forthcoming and delivery bonds, see FORTH-708 Officer taking all the property, 11-660 COMING AND DELIVERY BONDS. Sale of entire property as conversion, Franchises, 11-627, 644 17-708 Fraudulent sales and conveyances Sale of undivided interest, 17-707 FRAUDULENT SALES AND CONVEYANCES), Severance of cotenancy, 17-710 11-639 Fructus industriales and fructus naturales, Sheriff may take possession of whole property, 17-707 Judgment liens (see infra, Lien), 17-795, 796 Future interests in chattels, 11-626 Judgments and decrees, 11-610 Garnishment, see GARNISHMENT. Conformity to judgment, 11-645 Description of judgments, 11-645 Guardian and ward, 11-641 Heir, heirs, and the like, 11-634 Homestead, see Homestead. Entry of judgment, 11-610 Executions based on void judgments, 17-Husband and wife: Against married women, 11-618 Judgment as prerequisite to issuance of Property of wife for debts of husband, writ, 11-610 11-630 Levy upon judgment, 17-879 Choses in action, 11-630 Necessity of revivor upon death of de-Modern statutes, 11-630
Wife's chattels in possession, 11fendant, 11-612 Necessity of revivor upon death of plain-630 tiff, 11-611 Illegal contracts: Necessity of valid judgment, 11-668 Failure to perfect execution, 4-660 Implied trusts, 15-1209 Indorsement of the levy, 11-642, 665 Payment of judgment, 11-611 Priorities, see infra, Priorities. Satisfaction of judgment, see JUDGMENTS Description of land in indorsement, AND DECREES. 11-666 Tender of payment, 11-611 Form of indorsement, 11-666 Whether judgment subject to execution, Inventory unnecessary, 11-666 11-629 Levy on chattels, 11-666 Indicial sales: Method of making indorsement, 11-Interest of purchaser at judicial or execution sale, 11-636 Necessity for indorsement, 11-665

679

EXECUTIONS, cont'd.	EXECUTIONS, cont'd.
Judicial sales, cont'd.	Levy, cont'd.
Right of redemption from judicial or	Levy upon chattels, cont'd.
execution sale, 11-636	Necessity for publicity, 11-658
Jurisdiction (see infra, Courts out of which	Paper levy insufficient, 11-655
the writ may issue):	Property intrusted to custodian, 11-
Effect of errors or irregularities in exe-	660 B 111 14 6 0
cution proceedings, 17-1051	Publicity, 11-658
Effect of errors or irregularities in the	Removal of goods, see infra, Manu-
action, 17–1051 Executions based on void judgments, 17–	caption and removal of goods. Right to break and force doors, 11-
1051	655
Liability of officers levying execution,	Right to enter upon debtor's prem-
17-1059	ises, 11-654
Possession or want of jurisdiction, 17-	Unwieldy articles, 11-659
1051	View of goods necessary, 11-658
Justices of the peace:	Levy upon land, 11-652
Issuance out of court of record on jus-	Joint tenants and tenants in com-
tices' judgments, 11-615	mon, 11-653
Laches:	Land not to be levied upon until
Lien, 11–681 Loss of lien through laches, 11–693	personalty exhausted, 11–653 Leasehold interest, 11–653
Landlord and tenant:	What constitutes a proper levy upon
Leasehold interests, 11-629	land, 11-652
Priority of lien, 11-690	Lien, see infra, Lien.
Leases, 11-629	Necessity for levy, 11-646
Levy, 11-653	Notice, 11-650
Levy upon leased chattels, 11-663	Officer by whom made, 11-647
Leave of court, 11-614	Principal and surety, 11-664
After a judgment affirmed, 11-614	Priorities, see infra, Priorities.
Notice of motion for leave of court, 11-	Relief against writ or levy, see infra,
614 Unnecessary at common law, 11–614	Relief against writ or levy.
Legacies and devises, 11-634; 18-806	Satisfaction, see infra, Satisfaction and discharge.
Levari facias, 11-609	Selection of property, 11-650
Levy, 11-645; 18-838	By creditor, 11-651
Abandonment of levy, 11-667	By debtor, 11-650
Amount of property to be taken, 11-651	Encumbered and aliened realty, 11-
By whom made, 11-647	651
Choses in action, 11-663	Waiver of right of debtor, 11-651
Compliance with statutory requirement,	Several defendants, 11-664
11-649 Definition, 11-645	Several executions in the hands of different officers, 11-665
Demand, 11-650	Several executions in the hands of the
Direction of writ must be followed, 11-	same officer, 11-664
649	Sheriff by whom made, 11-647
Discharge, see infra, Satisfaction and	Sheriff cannot levy outside of the county,
discharge.	11-647
Effect of levy:	Sheriff's liability for excessive levy, 11-
On personal property, 11-668	652
On real property, 11-669	Statutory requirements, 11-649
Excessive levy, 11-651 Formal levy dispensed with, 11-647	Stock of corporation, 11–663 When made, 11–647
How made, 11-649	After return of writ, 11-649
Indorsement of the lcvy, see infra, In-	After the return day, 11-648
dorsement of the levy.	Before the return day, 11-647
Intention to levy, 11-649	General rule, 11-647
Levy after taking debtor's body, 11-	On the return day, 11-648
667	Lien (see infra, Priorities), 11-667
Levy in fraud of other creditors, 11-667	Commencement of the lien, see infra,
Levy upon chattels, 11-654	Commencement of the lien.
Chattels in which other persons have an interest, see infra, Chattels in	Definition, 11–668 Duration of lien, 11–678
which other persons have an in-	Duration of lien acquired by levy,
terest.	11-679
Criterion of proper levy, 11-659	Lien after return day as to property
Dominion and control of property,	levied on, 11-679
11-658	Lien terminates at return day of
Growing crops, 11-660	writ, 11-678
Manucaption and removal of goods,	Loss of lien by laches, 11-681
see infra, Manucaption and re-	Preservation of original lien by
moval of goods.	alias and pluries writs, 11–680
65	vo Volume X X X I

680

EXECUTIONS, cont'd. EXECUTIONS, cont'd. Lien, cont'd.
Valid judgment necessary, 11-668 Lieu, cont'd. Duration of lien, cont'd. Preservation of original lien by Vested right, 11-669 issuing successive executions, 11-Waiver of lien, 11-680 Execution at suit or by acquiescence Provisions for preserving lien, 11of lienholder, 19-27 68o Lif. estates, 11-631 Statutory regulation, 11-678 Limitations of actions: Waiver, 11-680 Perfection of purchaser's title by adverse possession, 11-675 Perfection of title of purchaser by stat-Effect of levy on personal property, 11-Effect of levy on real property, 11-669 ute of limitations, 11-678 Execution gives no title to property be-Limited partnership, 19-372 Lis pendens, 21-645 fore levy, 11-668 Loss of lien, see infra, Extinguishment or Execution on void judgment gives no lien, 11-668 suspension of lien. Malicious abuse of process, see Malicious Extent of lien, 11-672 Debtor must have title to property, ABUSE OF PROCESS. 11-672 Mandamus, see Manoamus. Manucaption and removal of goods, 11-655 General rule as to property bound, Chattels in debtor's actual possession, 11-672 11-658 Increase of animals levied on, 11-English doctrine, 11-655 Removal before sale, 11-657 Property subject to levy but not to Right of officer to remove, 11-658 lien, 11-673 Seizure waived by debtor, 11-656 Property subject to lien but not to United States doctrine, 11-656 levy, 11-673 Rule as to property acquired while Manuscript, 11-629 Married women, see infra, Husband and writ is current, 11-673 Rule as to property disposed of wife. Marshaling assets, 19-1263 Mechanics' liens: while writ is current, 11-674 Adverse possession, 11-675 Modification in favor of bona Priority, 11-689 Mines and mining claims, 11-640; 20-725 fide purchaser, 11-675 Money, 11-621 Purchaser after levy not protected, 11-676 Money collected by execution, 11-641 Money subject to execution, 11-621 Sale of property does not divest Money taken applied in satisfaction not lien, 11-674 Sale under dormant execution, sold, 11-622 11-677 Special ownership necessary, 11-622 Statutes making money subject to ex-Sale under junior execution, 11-676 ecution, 11-621 Mortgages (see infra, Chattel mortgages): Statute of limitations, 11-675 Estates of mortgagee, 20-974 Stranger coming into possession of property incurs no per-Interests of mortgagor and mortgagee, sonal liability, 11-675 11-635 At common law, 11-635 Territorial extent of lien, 11-677 Execution binds all goods and Interest of mortgagee, 11-636 chattels within the county, Modern rule, 11-635 Mortgagee may levy upon property not 11-677 General rule, 11-677 Removal of property, 11-677 mortgaged, 20-1022 Personal liability for indebtedness, 20-Removal without state, 11-678 1022 Priorities, 11-688 Statute of limitations, 11-678 Whether estate of mortgagor is subject Extinguishment of lien, see infra, Exto execution, 20-973 tinguishment or suspension of lien. General nature of execution lien, 11-668 Motion to quash, see infra, Relief against Judgment and execution liens distin-guished, 11-667 writ or levy. Municipal corporations, 11-619 Laches, 11-681 National banks, 21-412 Stocks, 21-335 Levy vests title in officer making it, 11-Notice (see infra, Demand and notice): Loss of lien, see infra, Extinguishment Levy, 11-650 Notice of motion for leave of court, 11or suspension of lien. Priorities, see infra, Priorities. 614 Notice of pendency and lis pendens, 21-645 Removal of property, 11-677 Suspension of lien, see infra, Extinguish-Officer, see infra, Clerk of court; Sheriffs ment or suspension of lien. and constables. Options, 21-934 "Paper levy," 11-655 Territorial extent of lien, 11-677 Title remains in execution debtor, 11-668 Partnership, see PARTNERSHIP.

EXECUTIONS, cont'd. EXECUTIONS, cont'd. Priorities, cont'd. Patents, 11-628; 22-429 Between execution and other liens, con. Pawn and pawnbrokers, 11-626 Mortgage, 11-688 Payment, see infra, Satisfaction and dis-Pledge, 11-689 charge. Unrecorded conveyance, 11-689 Payment of judgment, 11-611 Various liens and claims particularly Penalties, 13-65 "Pen-and-ink levy," 11-655 considered, 11-687 Vendor's lien, 11-690 Personal property, 11-621 Choses in action, see infra, Choses in Between various execution liens, 11-681 Effect of levy under junior writ, 11-685 Copyrights, 11-628 Judgments equal, 11-684 Corporate franchises, 11-627 Levy under junior writ, 11-685 Manner of determining priorities, Crops, 11-622 Equitable interest, 11-624 11-686 Fixtures, 11-622 Ontario Creditors' Relief Act, 11-Fructus industriales, 11-622 Fructus naturales, 11-622 Order of satisfaction, 11-681 Interests of mortgagor and mortgagee in chattels, see infra, Chattel mortgages. Priority according to delivery of Judgments, 11-629 writ, 11-682 Priority according to oldest judgment, 11-684 Land not to be levied upon until personalty exhausted, 11-653 Leasehold interests, 11-629 Priority according to teste of writ, 11–682 Levy upon chattels, see infra, Levy. Manuscript, 11-629 Money, see infra, Money. Priority according to time of levy, 11-683 Partnership property, 11-630 Priority arising from judgment, 11-Patent rights, 11-628 684 Plants, 11-622 Priority between executions from Property conveyed in fraud of creddifferent courts, 11-684 itors, 11-630 Priority founded on subject-matter of judgment, 11-685 Priority gained by first issue and levy of execution, 11-684 Property held on bailment or by agents, see infra, Bailments. Property of wife for debts of husband, see infra, Husband and wife. Priority gained by vigilance, 11-784 Property sold conditionally, 11-627 Remainders and future interests in chat-Sale under junior writ, 11-685 tels, 11-626 When there is no priority, 11-686 Seat in stock exchange, 11-623 Writs delivered at same time, 11-Shares of stock, 11-623 Trees, 11-622 Writs sued out at same term, 11-Perversion of writ, see infra, Extinguishment 686 Priorities arising from judgment, 11or suspension of lien. Pews and pew rights, 22-771 684 Pledge, 11-626 Judgments equal, 11-684 Priority according to oldest judg-Levy upon pledged chattels, 11-663 Priorities, 11-689 ment, 11-684 Pluries writs, see infra, Alias and pluries Priority founded on subject-matter writs. of judgment, 11-685 Possession: Priority gained by first issue and levy of execution, 11-684 Mere claim without possession, 11-630 Mere possession without title, 11-639 Process, 23-161 Presumptions: Prohibition, 23-224 Satisfaction and discharge, see infra, Property: Satisfaction and discharge. Selection of property, see infra, Levy. Prior execution, see infra, Custodia legis. Property in custodia legis, see infra, Cus-Priorities (see infra, Lien; Several executodia legis. tions), 11-681 Property subject to execution, 11-621 Between execution and other liens, 11-Custodia legis, see infra, Custodia legis. 686 Exemptions from execution, see Exemp-Assignment for benefit of creditors, TIONS FROM EXECUTION. Personal property, see infra, Personal 3-100 Attachment, 11-687 property. Claim for wages, 11-690 Real property, see infra, Real property. Publicity, necessity for, 11-658 Distress warrant, 11-688 Dower, 11-690 Public lands, see infra, State and public General rule, 11-686 lands. Insolvency and bankruptcy, see In-Purchasers for value and without notice, 11-SOLVENCY AND BANKRUPTCY. Landlord's lien for rent, 11-690 Quashal, see infra, Relief against writ or Mechanic's lien, 11-689 levy.

EXECUTIONS, cont'd. EXECUTIONS, cont'd. Questions of law and fact: Remainders, reversions, and executory in-Whether writ was intended to be exeterests, 11-631; 24-406 cuted, 11-697 Railroads, 11-620; 23-725 Relief against writ or levy, see infra, Ratification of unauthorized issuance, 11-Relief against writ or levy. Removal of goods, see infra, Manucaption Real property, 11-630 and removal of goods. Adverse possession, 11-638 Removal of property: Lien, 11-677 Replevin, see REPLEVIN. Church property, 11-640 Conditional estates, 11-631 Cotenant's estate, 11-635 Res judicata, 24-821 Curtesy, 11-631 Return day, 11-644, 647, 648, 678 Devisee's interests, 11-634 Reversion, 24-424 Revivor of judgment, 11-611 Dower, 11-631 Entireties, 11-631 Equitable interests, 11-632 Necessity of revivor upon death of defendant, 11-612 Fraudulent conveyance, 11-639 Necessity of revivor upon death of plain-General rule, 11-630 tiff, 11-611 Sale (see Sheriffs' Sales; see infra, Satis-Heir's interests, 11-634 Interests in public lands, see infra, faction and discharge): State and public lands. Sale of property does not divest lien, Interests of mortgagor and mortgagee, see infra, Mortgages. 11-674 Satisfaction and discharge (see infra, Ex-Interests of vendor and vendee, 11-637 tinguishment or suspension of lien), Land contracts, 11-637 11-702 Land not to be levied upon until per-Levy, 11-703 sonalty exhausted, 11-653 Levy on personal property, 11-703 Lease, 11-629 Burden of proof, 11-703 Legacy charged on land, 11-634 Circumstances rebutting presump-Levy, see infra, Levy. tion, 11-705 Life estates, 11-631 Abandonment of invalid or Mere claim without possession, 11-639 wrongful levy, 11-707 Application of proceeds to in-ferior claim, 11-711 Possession without title, 11-639 Purchaser at execution sale, 11-636 Purchaser at judicial sale, 11-636 Application of proceeds to su-Reversions and remainders, 11-631 perior claim, 11-710 Delay of sale, 11-709 Destruction of property, 11-705 Right of redemption from judicial or execution sale, 11-636 Trust estates, see infra, Trusts and trus-Executions against joint defendtees. ants, 11-711 Receiptor, see SHERIFFS AND CONSTABLES. General rule, 11-705 Insufficiency of proceeds, 11-Receivers, see RECEIVERS. Recitals as to property, 11-643 710 Recording acts, 24-78 Joint defendants, 11-711 Levy on property of third per-Priorities: Unrecorded conveyance, 11-689 sons, 11-707 Loss of property, 11-705 Relief against writ or levy, 11-715 Audita querela, 11-717, 718 Postponement of sale, 11-709 Certiorari, 11-717 Property not taken from defendant's possession, 11-705 Grounds for quashing levy, 11-718 Grounds for quashing the writ, 11-716 Informalities, 11-716 Release of property under forthcoming or delivery bond, 11-Injunction, 11-717 Irregularities, 11-716 Removal or withdrawal of property by defendant, 11-706 Irregularities in the writ, 11-718 Issue of writ after death of parties, 11-Restoration of property and abandonment of levy, 11-706 716 Satisfaction prevented by legal Jurisdiction, 11-717 process or proceedings, 11-Motion to quash, 11-715, 717 Motion to quash or set aside levy, 11-709 Waste, 11-705 General rule, 11-703 Payment of judgment, 11-716 Presumption of satisfaction, 11-703 Presumption of satisfaction may be Relief against writ, 11-715 Writ not authorized by judgment, 11rebutted, 11-704 716 Property must be of sufficient value Writ of error, 11-717 to satisfy execution, 11-704
Rebuttal of presumption, 11-704, Writ of prohibition, 11-717
Religious societies, see Exemptions (from EXECUTION). Satisfaction merely prima facie, 11-Remainders and future interests in chattels, 794 11-626

EXECUTIONS, cont'd. EXECUTIONS, cont'd. Sheriffs and constables, cont'd. Satisfaction and discharge, cont'd. Duty to execute and liability for not ex-Levy on personal property, cont'd. ecuting civil process, see Sheriffs and Value of property, 11-704 CONSTABLES. Levy on real property, 11-711

Doctrine that it is prima facie a Property held under process, see SHER-IFFS AND CONSTABLES. satisfaction, 11-711 Protection afforded by process, see Sher-Doctrine that there is no prima facie IFFS AND CONSTABLES. satisfaction, 11-711 Tortious acts committed under color of Elegit, 11-712 valid process, see Sheriffs and Con-Levy on land not resulting in satis-STABLES. faction, 11-712 Sheriffs' sales, see Sheriffs' Sales. Return of delivery, 11-712 Sign - signature, 11-644 Payment, 11-713 Special execution, 11-643 In what payment must be made, 11-State and public lands, 11-639; 26-413 714 Improvements or rights of pre-emption, Money, 11-714 11-639 Payment by another than defendant, Mining claims, 11-640 11-714 Payment of grant fees, 11-639 Payment by third person, 11-714 Survey not patented, 11-640 Payment is a satisfaction, 11-714 Time purchase, 11-639 Payment of execution to attorney, Statute of frauds, 11-669 11-714 America, 11-670 Payment of judgment, 11-715 Canada, 11-669 England, 11-669 Payment to officer after return day, 11-714 Failure of officer to indorse receipt of Withdrawal of payment, 11-714 writ, 11–671 Sale, 11-703 Rule operates in favor of third persons, Satisfaction in favor of third persons, 11-671 11-712 Stay laws, see STAY LAWS. General rule, 11-712 Stay of execution: Junior lienholders and purchasers, Extinguishment or suspension of lien, 11-713 11-698 Release of property of surety, 11-Stock and produce exchange: 713 Seat in stock exchange, 11-623
Stock and stockholders, see Stock and Sureties, 11-712 Vacation of entry of satisfaction, 11-715 General rule, 11-715 STOCKHOLDERS. Suit, 27-369 Grounds for vacating, 11-715 Supersedeas: Motion, 11-715 Extinguishment or suspension of lien, Necessity for vacating, 11-715 11-698 Scire facias, 11-715 Suretyship, 11-664 Void writ, levy, or sale, 11-715 Satisfaction and discharge of judgment, see Control of execution, 27-521 Delay in enforcing levy, 11-713 JUDGMENTS AND DECREES. Discharge of levy, 27-522 Schools: Principal and surety, 11-664
Release of property of surety, 11-713
Satisfaction in favor of surety, 11-712 Against boards of education, 11-619 Seal, 11-645 Second execution, see infra, Several execu-Statutes requiring exhaustion of prin-Separate property of married women, 25cipal's property, 11-664 Surplusage, 11-642, 644 Suspension of lien, see infra, Extinguishment Set-off, recoupment, and counterclaim, 25or suspension of lien. Tender, see TENDER. Several defendants, 11-664 Teste, 11-644, 669 Several executions (see infra, Alias and Priority according to teste of writ, IIpluries writs), 11-664 Actual seizure under second execution, 682 11-664 Third persons: Custodia legis, see infra, Custodia legis. Satisfaction in favor of third persons, In the hands of different officers, 11see infra, Satisfaction and discharge. 665 Title, 11-668 In the hands of the same officer, 11-664 Debtor must have title to property, Order of levying several executions, 11-11-672 Execution gives no title to property Priorities, see infra, Priorities. before levy, 11-668 Property levied on under one execution bound by lien of other executions in Levy on realty gives no title thereto, 11-669 hands of levying officer, 11-672 Levy vests title in officer making it, Sheriffs and constables: 11-668 Duties and liabilities after end of term, Title remains in execution debtor, 11-

668

see Sheriffs and Constables.

cont'd.

Abatement of legacies:

EXECUTORS AND ADMINISTRATORS.

```
EXECUTIONS, cont'd.
  Trademarks, trade names, and unfair com-
   petition, 28-405
  Trees, 11-622
  Trespass, see Trespass.
  Trover and conversion, see Trover AND
    CONVERSION.
  Trust deeds and power of sale mortgages,
    see TRUST DEEDS AND POWER OF SALE
    MORTGAGES.
  Trusts and trustees, 11-632
      Active and passive trusts, 11-633
      Beneficial interest under resulting trust,
      Interest of cestui que trust, 11-632
      Naked title of trustee, 11-634
      Statutes, 11-633
  Turnpikes and toll-roads, see TURNPIKES AND
    TOLL ROADS.
  United States courts, see United States
    COURTS.
  United States marshals, see United States
    MARSHALS.
  Unwieldy articles, 11-659
  Vacation of entry, see infra, Satisfaction and
    discharge.
  Venditioni exponas, 11-609
  Vendor and purchaser, 29-718
      Interests of vendor and vendee, 11-
        637
      Land contracts, 11-637
  Vendor's lien:
      Priority, 11-690
  Void and voidable judgments, 17-1051
  Wages:
      Priority, 11-690
  Waiver of irregularities, 11-645
  Waiver of lien, 11-680
  Warehouses and warehousemen, 30-54, 64
  Who may sue out the writ, 11-616
      Assignee of judgment, 11-617
      Attorney, 11-617
      Duty of clerk or other officer as to
        issuance, see infra, Clerk of court.
      Ratification of unauthorized issuance,
        11-617
      Who may procure the writ in general,
        11-616
  Witnesses, 11-658
  Writ, see infra, Form and contents of writ.
  Writ of error, 11-717
      Extinguishment or suspension of lien,
        11-698
EXECUTION SALES, see Judicial Sales;
  SHERIFFS' SALES.
EXECUTIVE, 11-718
  See GOVERNOR; PRESIDENT OF THE UNITED
    STATES; PUBLIC OFFICERS.
EXECUTIVE OFFICERS, 23-326
EXECUTOR DE SON TORT, see EXECU-
  TORS AND ADMINISTRATORS.
EXECUTORS AND ADMINISTRATORS.
    11-720
  See Debts of Decedents; Foreign Ex-
    ECUTORS AND ADMINISTRATORS; JOINT EXECUTORS AND ADMINISTRATORS; LEGA-
    CIES AND DEVISES; LEGAL REPRESENTA-
    TIVES, PERSONAL REPRESENTATIVES, REPRESENTATIVES, ETC.; NEXT OF KIN; PRO-
```

BATE AND LETTERS OF ADMINISTRATION;

Succession; Trusts and Trustees;

WILLS.

```
Bequests to executors, 1-50
Absence:
    Substitution in case of absence, 11-749
Acceptance of executorship, 11-753
    Acts showing intention to accept, 11-
       753, 754
Proving will, 11-753
Accord and satisfaction, 1-410
Accounting (see JOINT EXECUTORS AND AD-
       MINISTRATORS), 1-438; 11-1181
    Accounts stated, 1-438; 11-938
    Administrators de bonis non, 11-1327,
       1334
    Allowance of account by executor or
       administrator, 1-439
    Annual rests, 11-1232, 1310
    Charges, see infra, Charges.
Choses in action, 11-1201
         Burden of proving uncollectibility,
           II-I202
         Choses in action not generally chargeable until collected, 11-
         Debts of executor or administrator
           generally
                      chargeable as cash,
           11-1203
         Foreign debts, 11-1203
         Illustrations, 11-1203, 1204
         Special administrator, 11-1203
  _ Compensation of executors and adminis-
       trators, see infra, Compensation of
       executors and administrators.
    Compensation paid to agents and assistants, see infra, Compensation paid
       to agents and assistants.
    Correcting, see infra, Opening and set-
       ting aside settlements.
     Costs, see infra, Costs.
    Credits, 11-1232
         Assets delivered to successor or as-
           sociate, 11-1276
         Compensation of executors and ad-
           ministrators, see infra, Compensa-
            tion of executors and administra-
           tors.
         Debts of estate for which credit al-
            lowed, see infra, Debts of estate
            for which credit allowed.
         Disbursements, see infra, Disburse-
           ments.
         Expenses of accounting, 11-1267
         Expenses of administration, see
            infra, Expenses of administration.
         Expenses of last illness, 11-1267
         Funeral expenses, see infra, Funeral
           expenses.
         Interest, 11-1267
         Losses or decrease of assets, 11-
         Payment to or for benefit of legatees
            and distributes, see infra, Pay-
            ments to or for benefit of legatees
            and distributees.
     Debts of estate for which credit allowed,
see infra, Debts of estate for which
```

Administrators pendente lite, 11-

credit allowed.

1184

Duty to account, 11-1181

EXECUTORS AND ADMINISTRATORS, cont'd.

Accounting, cont'd.

Duty to account, cont'd.

Distinction between final and inter-

mediate accounting, 11-1184

Executor de son tort, 11-1184 Executor or administrator acting in

another capacity, 11-1183

Executor who did not qualify, 11-1182

General rule, 11-1181

Infant an executor or administrator,

Release from liability to account, 11-

Representatives of deceased execu-

tor or administrator, 11-1182 Representative who has been removed or discharged, 11-1183

Sureties on administration bond, 11-1184

Surviving executor, 11-1182

Effect of settlement, 11-1310

Exchange of paper money for gold, 11-

Expenses of accounting, 11-1275

Expenses of administration, see infra,

Expenses of administration. Expenses of last illness, 11-1267

Failure to account, 11-1197

Failure to account as breach of bond.

11-894 Falsifying, see infra, Opening and setting

aside settlements. Fees of attorney and counsel, see infra, Fees of attorneys and counsel.

Final accounting, 11-1184

Final settlement (see infra, Opening and

setting aside settlements), 11-1311 Final settlement alone does not discharge representative, 11-1313

Final settlement conclusive until vacated, 11-1312

Final settlement not conclusive as to matters not adjudicated, 11-1313

Final settlement not conclusive as to persons not parties, 11-1313

Foreign assets, 11-1211

Foreign executors and administrators, see Foreign Executors and Aominis-TRATORS.

Forms of account, 11-1309

Funeral expenses, see infra, Funeral expenses.

Further accounting, 11-1313 Inadequate price, 11-1205

Income, 11-1205, 1206

Interest (see infra, Interest), 11-1267 Intermediate accounting, 11-1184

Intermediate or partial settlements, 11-

Intermediate settlements, 11-1310

Inventory, 11-1200

Jurisdiction in matters of accounting,

11-1189 Courts of equity, 11-1191

Courts of law, 11-1192 Courts of probate, 11-1189

Ecclesiastical courts, 11-1180

Exclusive jurisdiction of courts of probate, 11-1190

EXECUTORS AND ADMINISTRATORS. cont'd.

Accounting, cont'd.

Jurisdiction in matters of accounting, con. United States, 11-1190

Losses, 11-1276

Opening settlements, see infra, Opening and setting aside settlements.

Partial settlements, 11-1310

Payment to or for benefit of legatees and distributees, see infra, Payments to or for benefit of legatees and distributees.

Periodical settlements, 11-1310, 1313 Profits made in trade with trust funds, 11-1207

Purchase by executor or administrator at his own sale, 11-1025

Real estate • (see infra, Disbursements in respect to real estate), 11-1207

General rule, 11-1207

Proceeds of real estate, 11-1208 Rents and profits of real estate, 11-1208

Release from liability to account, 11-1185

> Accounting dispensed with by agreement or acquiescence, 11-1185

Accounting dispensed with by bond to pay debts and legacies, 11-1185 Acquiescence in neglecting to account, 11-1189

Delay in application for accounting, 11-1188

Executor or administrator acting in different capacity, 11-1185

Lapse of time, 11-1187 Limitation of actions, 11-1186

New York, 11-1187

Proof of existing claim, 11-1189 Stale claims, 11-1189

Want of assets, 11-1185

Removal for failure to account, 11-823 Rents and profits of real estate, 11-1208

General rule, 11-1208

Land occupied by executor or administrator, 11-1211

Land occupied by widow before assignment of dower, 11-1211

Liability to account as trustee, 11-1209

Power of sale, 11-1210

Rents actually received, 11-1209 Rents and profits passing to execu-

tor under will, 11-1210

Statutory liability, 11-1209

Will, 11-1210

Will effecting immediate conversion, 11-1210 Representatives of executors and ad-

ministrators, 11-1342

Requisites of accounts, 11-1309 Revocation of letters, 11-827

Sale of property by order of court, settlement not necessary before, 11-1088

Sales by executors and administrators, 11-1204

Setting aside sale, 11-1152

Setting aside settlements, see infra, Opening and setting aside settlements. Settlement, effect of, 11-1310 Statute of limitations, 1-439

```
EXECUTORS AND ADMINISTRATORS.
    cont'd.
  Accounting, cont'd.
      Surcharging, see infra, Opening and set-
         ting aside settlements.
       Time of rendering accounts, 11-1195
            Accounting may be required at any
              time, 11-1196
            Delay in requiring settlements, 11-
              1197
            Periodical accounting in United
              States, 11-1196
            Rule in England, 11-1195
            United States, 11-1196
       Vacating settlements, see infra, Opening
         and setting aside settlements.
       Verification, 11-1310
       What constitutes income, 11-1206
       What property must be accounted for in
         general, 11-1197
       Who may require accounting, 11-1192
            Creditors of decedent, 11-1193
            Executors or administrators, 11-
            General rule, 11-1192
            Legatees and distributees, 11-1194
  Actions, see infra, Powers before probate or
    grant of letters.
  Actions by legotees to enforce payment of
    legacies, see LEGACIES AND DEVISES.
  Ad colligendum administrators, 11-805
  Adjournment of sale, 11-1103
  Ad litem, see infra, Administrators ad litem. Administration, see Probate and Letters of
    ADMINISTRATION; see infra, Appointment of administrator; When administration is
     necessary or proper.
  Administration bonds, see infra, Bonds.

Administration sale, see infra, Sale and transfer of personal property; Sale of real estate under order of court; Sale of real
     property under will.
  Administrators (see infra, Appointment of
         administrator), 23-305
       Administrators durante minoritate, 11-
         800
  Administrators ad litem, 11-804, 1340
  Administrators de bonis non, 11-793, 1325
       Accounting by original executor or ad-
       ministrator, 11-1327, 1334
Administrator de bonis non bound by
         lawful administrative acts of prede-
         cessor, 11-1336
       Administrator de bonis non represents
         decedent and not predecessor, 11-1335
       Administrators de bonis non with the
         will annexed, 11-797
       American doctrine, 11-1331
       Conversion or change of form, 11-1327
       Death of executor leaving executor, 11-
         796
       Deed, 11-1155
       Definition, 11-793
       Devastavit by original executor or administrator, 11-1333
       Devastavit by predecessor, 11-1328
       Distinction between valid and invalid
```

acts of administration, 11-1331

Illustration of powers, 11-1328

Illustrations, 11-794, 795

Duties, 11-1325 Final discharge, 11-794

```
EXECUTORS AND ADMINISTRATORS,
  Administrators de bonis non, cont'd.
       Interest in estate, 11-796
       Jurisdiction, 11-793
      Money due on contracts made by original
         executor or administrator, 11-1329
       Moneys collected by an executor or ad-
         ministrator, 11-1329
      Next of kin, 11-796
      Powers, 11-1325
Privity between successive administrators, 11-1335
Privity created by statute, 11-1337
      Property of every kind, 11-1332
       Property undisposed of by will, 11-706
      Recovery of assets from predecessor, 11-
      Recovery of balance remaining in prede-
         cessor's hands, 11-1332
      Requiring predecessor to account, 11-
         1327
      Right to appointment, 11-796
      Succeeds only to unadministered assets
         at common law, 11-1325
       Suit on bond of predecessor, 11-899
      Time within which appointment must be
        made, 11-796
      To execute deed, 11-795
      Unadministered assets necessary, 11-794
       Validity of appointment, 11-797
      When appointment is authorized, 11-793
      When assets are administered, 11-1327
  Administrator de son tort, 11-1344
  Administrators durante minoritate, 11-1341
      Powers, 11-1341
  Administrators pendente lite, 11-801, 1339
      Accounting, 11-1184
      Actions by, 11-1340
      Administrator may be appointed pen-
         dente lite, 11-801
      Appointment pending contest of will, 11-
        802
      At what time administration may be
        granted, 11-803
      Contest, 11-802
      Contest arising after death of general
         administrator, 11-802
      Distribution of estate, 11-1340
      Duration of authority, 11-1340 Illustrations, 11-802, 803
      Investments, 11-1340
      Officers of court, 11-1339
      Payment of legacies, 11-1340
      Powers, 11-1339
      Powers cease with contest which occa-
        sioned appointment, 11-1340
      Tenure of office, 11-803
  Administrators with the will annexed, 11-
        789, 1320
      Absence of executor, 11-790
      Administrators de bonis non, 11-797
      Bond, 11-870
      Consent of executor, 11-791
      Death of executor, 11-790
      Death of person entitled, 11-793
      Definition, 11-789
      Disqualification of person entitled, 11-
      Duties, 11-1320
      Duty to invest funds, 11-952
      Execution of powers, 22-1103
                         Volume XXXI.
```

cont'd.

Allowances, cont'd.

Suretyship:

EXECUTORS AND ADMINISTRATORS,

cont'd.

EXECUTORS AND ADMINISTRATORS,

```
Administrators with the will annexed, cont'd.
     Guardian of infant, 11-782
     Legacies, 11-792
Next of kin, 11-792
     Personal trust, 11-1321
     Powers, 11-1320
     Property subject to administration with
       the will annexed, 11-1325
     Renunciation of executor, 11-790
     Representatives of deceased executor,
       11-791
     Right of appointment, 11-791
     Sale of real property, 11-1321
         Discretionary power of sale, 11-
         Executor not appointed or not
           named in clause giving power of
           sale, 11-1325
         Peremptory power of sale, 11-1323
         Power to sell at common law, 11-
           1321
         Statutes authorizing sale, 11-1322
     Statutory extension of powers, 11-1321
     Testamentary powers involving personal
       trust, 11-1321
     Universal or residuary legatees, 11-791
     When appointment is anthorized, 11-
      789
Admissions, 1-679, 707
     Declarations of an intestate, 1-682
Advancements, 1-782
Adverse possession (see Adverse Posses-
      sion):
    Land held or claimed adversely by third
      persons, see infra, Sale of real estate
      under order of court.
    Sale of real estate under order of court,
      see infra, Sale of real estate under
      order of court.
Advertisements, 11-1235
Advertising, see infra, Notice of sale.
Advice:
    Right to advice and instructions of
      court, 11-910
Agency:
    Compensation paid to agents and assist-
      ants, see infra, Compensation paid to
      agents and assistants.
    Conversion by agent, 11-968
    Deed, 11-1155
    Employment of agents or attorneys,
      11-1285
    Executors de son tort:
        Acts done as agent of decedent,
          11-1349
        Acts done as agent of executor
          de son tort, 11-1348
        Acts done as agent of rightful ex-
          ecutor, 11-1349
        Agent of distributees, 11-1349
    Liability for loss incurred through agent,
      11-968
    Same person employed both as agent
     and attorney, 11-1249
Aliens, 2-86
    Alien as administrator, 11-780
    Who may be executors, 11-753
Allowances (see Allowances):
```

Maintenance and care of family of de-

cedent, 11-911

```
Liability of surety of representa-
           tive, 11-887
Allowances to decedent's family, see Allow-
  ANCES.
Alteration of instruments:
    Consent by personal representatives,
       2-200
Ancillary administration, see Foreign Ex-
  ECUTORS AND ADMINISTRATORS.
Annuities, see Annuities.
Appointment and tenure of office, 11-744
    Administrators, see infra, Appointment
       of administrator.
    Ancillary representatives, see Foreign
       EXECUTORS AND ADMINISTRATORS.
    Executors, see infra, Appointment of
      executors.
    Joint executors and administrators, see
      JOINT EXECUTORS AND
                                   ADMINIS-
      TRATORS.
    Qualification of executors and admin-
      istrators, 11-809
    Renunciation, see infra, Renunciation of
      executorship.
    Revocation of appointment of executors,
      11-558
    Termination of authority, see infra,
Termination of authority.
Appointment of administrator, 11-759, 782
    Acts done under voidable appointment,
      11-787
    Acts done under void appointment, 11-
     787
    Administrators de bonis non, see infra,
      Administrators de bonis non.
    Administrators with the will annexed,
      see infra, Administrators with the will
      annexed.
    Appointment as evidence of death, 11-
    Collateral attack upon appointment, see
      infra, Collateral attack upon appoint-
      ment.
    Creditor of testator appointed executor,
      11-789
    Effect of appointment, 11-785
    Executors de son tort, 11-1355
    Jurisdiction and appointment of admin-
      istrators, see infra, Jurisdiction to
      appoint administrator.
    Limitation of time for granting original
      administration, 11-784
    Original and general administrators,
      11-766
    Powers before probate or grant of let-
      ters, see infra, Powers before probate
      or grant of letters.
    Preference, 11-782
    Preference of males to females, 11-782
    Preference of oldest next of kin, 11-783
    Public administrators, see infra, Public
     administrators.
    Qualifications of administrators, 11-809
   Release of debt by appointment, see
   infra, Release of debt by appointment.

Renunciation of right to administer, see
infra, Renunciation of right to admin-
```

ister.

68g

cont'd.

EXECUTORS AND ADMINISTRATORS, EXECUTORS AND ADMINISTRATORS. cont'd. Appointment of administrator, cont'd. Sale of real estate under order of court, 11-1116 Secondary and limited administrators, 11-789 Selections, 11-782 Special administrators, see infra, Special and temporary administrators. Special and temporary administrators, see infra, Special and temporary administrators. Time when appointment may be made, 11-783 Validity of appointment, 11-785 Who are competent to be administrators, see infra, Who are competent to be administrators. Whole blood preferred to half blood, 11-783 Woman, 11-782 Appointment of executors, 11-744 Authority solely derived from will, 11-744 Conditional appointment, 11-748 Delegation of power to appoint, 11-747 Direction to a person to receive property and divide it, 11-746 Executor according to tenor of will, 11-745 Executor of executor, 11-748 Executors must be named in body of will, 11-746 Executrix, 11-747 Identity of person intended, 11-746 Language insufficient to constitute executor, 11-746 Limited appointment, 11-748 Marriage of executrix, 11-747 Nomination in will, 11-746 Nomination in will cannot be disregarded by court except for cause, 11-Nomination in will not sufficient to constitute executor, 11-744 Powers before probate or grant of letters, see infra, Powers before probate or grant of letters. Qualifications of executors, 11-809 Qualified appointment, 11-748 Renunciation of executorship, see infra, Renunciation of executorship. Sale of real estate under order of court, 11-1116 Source of executor's authority, 11-744 Substitutionary appointment, 11-748 Termination of authority, see infra, Termination of authority. Terms by which executor may be appointed, 11-745 Use of word "executor," 11-747 What constitutes, 11-744 Appraisement (see infra, Inventory and appraisal): Sale of realty, 11-1100 Arbitration and award, 11-924 Award, 11-926 Award binding on parties and estate, 11-926 Effect of award, 11-926 Effect of submission, 11-925

31 C. of L.-44

```
Arbitration and award, cont'd.
    General rule, 2-628
    In what character payments to be made,
      2-763
    Personal liability to creditor for amount
      of award, 11-926
    Personal representative individually lia-
      ble if estate is injured by award, 11-
      926
    Power to submit to arbitration, 2-628;
          11-924
        Common-law rule, 11-924
        Distinction between claims against
           and in favor of estate, 11-925
        Effect of statutes, 11-925
        Statutory rule, 11-925
    Realty, 2-629
    Submission to arbitration, 11-924
Assent of personal representative to payment
  of legacies, see LEGACIES AND DEVISES.
Assets (see infra, Loss of assets), 11-828
    Actions of legatees to recover assets, see
      LEGACIES AND DEVISES.
    Award in condemnation proceedings, 11-
      845
    Chattels accruing by force of conditions,
      11-837
    Chattels in remainder, 11-836
    Choses in action, see infra, Debts and
      rights of action as assets.
    Collection of assets, see infra, Collection
      of assets.
    Confusion of assets, see infra, Confusion of goods.
    Crops, 11-844
    Debts, see infra, Debts and rights of
      action as assets.
    Definition, 11-828
    Discovery of assets, see infra, Discovery
      of assets.
    Distributive shares, 11-837
    Donations, 11-849
    Donations from government, 11-849
    Effects appropriated by decedent to
      special purposes, 11-835
    Equitable and legal assets distinguished,
      11-853
    Equitable assets (see infra, Equitable
    assets), 11-884
Equity of redemption in personal prop-
      erty, 11-851
     Estoppel to deny that property received
      is assets, 11-829
     Exemptions, 11-830
     Foreign assets, 11-850
     Fraudulent conveyances, 11-847
     Funeral expenses, deposit for, 11-835
     Good will of decedent's business, 11-831
     Government claims, 11-848
     Gratuities from government, 11-849
     Growing crops, 11-844
     Hire or profits of chattels, 11-837
     Homestead exemption, 11-830
     Insurance money, 11-845
     Interests in partnerships, 11-837
    Jurisdiction to appoint, see infra, Juris-
      diction to appoint administrator.
    Land purchased by executor or adminis-
      trator, 11-840
    Lease, renewal of, 11-836
                       Volume XXXI.
```

cont'd.

Assets, cont'd.

Legacies, 11-837

Legal and equitable assets distinguished,

11-853

Legal assets, 11-85i

Losses, 11-1276

Mingling assets, see infra, Confusion of goods.

Mortgages, see infra, Mortgages.

Personal property, 11-830
Proceeds of sale of real property, see infra, Proceeds of sale of real property.

Proof of decedent's ownership, 11-829 Property accruing after death, 11-836

Property acquired by continuing decedent's business, 11-836

Property covered by bond, see infra, Bonds.

Property purchased with funds of estate, 11-836

Property subject to power of appointment, 11-850

Real property as assets, see infra, Real property as assets.

Renewal of lease, 11-836

Rents and profits of real estate, see infra, Rents and profits of real estate.

Rights of action, see infra, Debts and rights of action as assets.

Situs of assets, see infro, Situs of assets. Squatters' claims, 11-845

Trust property, 11-849

Waste of assets, see infra, Waste of assets.

What are assets in general, 11-828 Assignment for benefit of creditors, see As-SIGNMENT FOR BENEFIT OF CREDITORS. Assigns, 3-156

Attorney and client (see infra, Fees of attorneys and counsel):

Attorney as surety on bond, 11-875 Compensation for legal services, 11-1308 Employment of attorneys, 11-1285 Lien of attorneys, 3-459

Power to employ counsel, 11-935

Auctions and auctioneers:

Employment of auctioneer, 11-1108 Authority, see infra, Termination of authority.

Authority of executor, see infra, Appointment of executors.

Authority to sell personal property, 11-1005 Absolute power of disposal at common law, 11-1005

Chattels real, 11-1013

Chattels specifically bequeathed, 11-1009 Choses in action, see infra, Sale of choses in action.

Common law, 11-1005

Giving away assets, 11-1006

Lease, 11-1003

Mode of sale prescribed without requiring leave of court, 11-1008

Order of court, 11-1007

Sale in satisfaction of decedent's debts, 11-1006

Sale of choses in action, see infra, Sale of choses in action.

Sales of chattels real, 11-1013

EXECUTORS AND ADMINISTRATORS. cont'd.

Authority to sell personal property, cont'd.

Sale to make distribution, 11-1008 Satisfaction of debts of executor or administrator, 11-1007

Satisfaction of decedent's debts, 11-1006 Statutory sales under order of court, 11-1007

restamentary authority to sell, 11-1009 Testamentary restrictions, 11-1009

Bail (in civil cases):

Surrender of principal, 3-640

Bankruptcy, see Insolvency and Bank-RUPTCY.

Beneficiaries in insurance, 3-927

Effect of beneficiary's predecease, 3-987 Legal representatives, personal representatives, representatives, etc., 3-975

Benefit, see infra; Dealing with estate for individual benefit.

Bills of exchange and promissory notes, 4-174

Bill accepted as executor, 4-175 Consideration, 4-175

debts, 11-1000

Decedent, 4-175

Executor or administrator may transfer by indorsement and delivery, 11-1012 General powers, 4-174

Making or indorsing bills and notes, 11-936

Notice of dishonor to personal representative, 4-410, 411, 412

Notice of dishonor where drawer or indorser is appointed acceptor's or maker's personal representative, 4-450 Presentation for payment, 4-357, 358 Representative bound personally, 4-174 Taking notes or securities in payment of

Where representative can bind estate, 4-174

Bona fide purchaser, 11-1028, 1030, 1131 Sale of real property under will, 11-1053 Bonds, 4-649; 11-862

Acting in other fiduciary capacities, 11-889

Acts and functions covered by bond, 11-888

Acts of third persons, 11-888

Administrator with will annexed, 11-870 Amount of penalty, 11-872

Bond in reduced penalty, 11-873 Force and effect of estimate, 11-873

General rule, 11–872 Reducing penalty after execution of

bond, 11-873 Approval, 11-877

Attestation, 11-877

Breach of bond, see infra, Breach of bond.

Cancellation of bond, 11-869

Clerical errors, 11-870

Compliance with statute, 11-869, 870 Counter security, 11-879

Custody of bonds, 11-878

Defective bond, 11-870, 871 Delivery, 11-877

Dispensing with bond, 11-868 Duration of liability, 11-882

Duties as personal representative; 11-889 Duties must be performed, 11-888

EXECUTORS AND ADMINISTRATORS. cont'd. Bonds, cont'd. Execution, 11-876 Failure to account, 11-1197 Failure to give bond, 11-868 Form, 11-869 Internal revenue stamp, 11-878 Irregularity in execution of bond, 11-880 Joint bonds, 11-881 Joint executors and administrators, see JOINT EXECUTORS AND ADMINIS-TRATORS. Joint sureties, 11-882 Liabilities contingent until breach, 11-880 Liabilities of principal, 11-879 Liabilities of sureties, 11-879 Breach of bond, see infra, Breach of bond. Liability of sureties coextensive with liability of principal, 11-882 Liability on administration bonds, 11-879 Liability on joint bonds, 11-881 Liability on new or additional bonds, 11-Married women, 11-878 Necessity of bond, 11-862 Additional bonds, 11-865 Bond of officer acting ex officio as public administrator, 11-867 Bonds of administrators, 11-862 Bonds of executors, 11-863 Cancellation of bond, 11-869 Exemption of executor is personal, Facts authorizing court to require bond, 11-864 Failure to give bond, 11-868 Fraud, 11-865 Insolvency, 11-864 Insufficiency of former bond, 11-865 Mismanagement, 11-865 New bonds, 11-865 Nonresident executors, 11-865 Pecuniary responsibility, 11-864 Persons interested may demand security, 11-864 Power of court to require bond, 11-864 Special bond of sole or residuary legatee, 11-867 When bond dispensed with, 11-868 Necessity of personal bond, 11-877 Necessity of statutory conditions, 11-New or additional bonds, 11-865, 880 Additional bond on sale of real estate, 11-866 Additional liabilities of new sureties, 11-881 Amount of new bond, 11-866 Execution of new bond, 11-867 Giving new bond as discharge of surety, 11-897 Increase of assets, 11-866 Insufficiency of former bond, 11-

```
cont'd.
Bonds, cont'd.
    New or additional bonds, cont'd.
         Who may apply for new bond, 11-
           867
    Property covered by bond, 11-882
         Allowances to decedent's family,
          11-886
         Debts due executor or adminis-
           trator, 11-886
         Equitable assets, 11-884
         Foreign assets, 11-887
         General rule, 11-882
Proceeds of sale under power of
           will, 11-885
         Property held by decedent in trust,
           11-888
         Property not received in represen-
           tative capacity, 11-883
         Property received before execution
           of bond, 11-883
         Property taken possession of by heirs, 11-883
         Real estate, 11-884
         Statutory provisions as to real es-
           tate, 11-885
     Public administrators, 11-867
     Recitals, 11-869
     Refunding bonds, see infra, Refunding
       bonds.
     Release of sureties, see infra, Release or
       discharge of sureties.
     Remedies ogainst sureties, see infra,
       Remedies against sureties.
     Removal for failure to give hond, 11-822
     Requisites, 11-869
     Residuary legatee, 11-867
     Retrospective effect, 11-880
     Sale bond, see infra, Sale of real estate
       under order of court.
     Sale of real estate under order of court,
       see infra, Sale of real estate under
       order of court.
     Signature, 11-876
     Signing by sureties, 11-876
     Sole legatee, 11-867
     Special sale bond, see infra, Sale of real
       estate under order of court.
     Stamp, 11-878
     Substantial compliance with statute, 11-
       869, 870
     Sureties, 11-874
         Accounting, 11-1184
          Apportioning liability of sureties,
            11-875
          Attorneys, 11-875
          Discharge of sureties, see infra, Re-
            lease or discharge of sureties.
          Guaranty companies, 11-875
Husband and wife, 11-875
          Justification of sureties, 11-876
          Liability of sureties, 11-879, 882
              Allowances made to decedent's
                family, 11-886
              Bond retrospective, 11-880
              Debt of insolvent representa-
              tive, 11-887
Debts due from executor or ad-
                ministrator, 11-886
              Equitable assets, 11-884
```

Foreign assets, 11-887

Volume XXXI.

Sureties liable for previous defaults,

11-880

cont'd.

Bonds, cont'd.

Sureties, cont'd.

Liability of sureties, cont'd.

Irregularity in execution of bond, 11-880

Liability by terms of bond, 11-

870

Liability of sureties coextensive with liability of principal, 11-882

New or additional bonds, 11-88o

Previous defaults, 11-880

Proceeds of real estate sold under will, 11-885

Property covered by bond, 11-882

Property not received in representative capacity, 11-883

Protection of joint sureties, 11-882

Sureties estopped to question regularity of letter, 11-880

Void and irregular letters, 11-880

Nonresidents, 11-874

Number of sureties, 11-875

Release of sureties, see infra, Release or discharge of sureties.

Remedies against sureties, see infra, Remedies against sureties.

Signing by sureties, 11-876 Surety for part of amount of bond,

11-875 When dispensed with, 11-874

When necessary, 11-874

Who may be sureties, 11-874

Sureties estopped to question regularity of letters, 11-880

To whom bond may be payable, 11-871

Validity, 11-869

Borrowing money, 11-936 Breach of bond, 11-890, 893

Disobeying orders of court, 11-892

Failure to account, 11-894

Failure to deliver assets to successor, 11-803

Failure to distribute or pay legacies, 11-805

Failure to exercise power to sell real

estate, 11-892 Failure to obtain possession of property

of estate, 11-891

Failure to return inventory, 11-890 Failure to take proper security, 11-891

Maladministration, 11-891

Misappropriation, 11-893

Payment of debts, 11-893

Waste, 11–893

Building and loan associations, 4-1029

Building contracts:

Special contracts made by decedent in his lifetime, 11-940

Burial (see infra, Funeral expenses), 8-837; 11-905

Duty to provide funeral, 11-905 Individual liability, 11-906 Liability for funeral expenses, 11-905

Right of burial, 8-837

EXECUTORS AND ADMINISTRATORS, cont'd.

Burial, cont'd.

Right to body for purpose of burial, 11-905

Sale of real estate by order of court to pay expenses, 11-1080

Business:

Continuing decedent's business, see infra. Continuing decedent's business.

Engaging in business or trade, 11-956 Investment in trade or business not allowed, 11-956

Care of estate, see infra, Management and care of estate.

Cash, see infra, Credit.

Caveat emptor:

Sale of real estate under order of court. 11-1137

Fraud, 11-1138

Illustrations, 11-1137, 1138

Personal liability of executor or administrator, 11-1138

Representations, 11-1138

Rule of caveat emptor applies, 11-

1137

Secret defects, 11-1139

Strict application of rule, 11-1139

Warranty of title, 11-1137

Sale of real property under will, 11-1055 Cemeteries:

Cost of burial lot, 11-1265

Character, see infra, Who are competent to be administrators; Who may be executor.

Character of investments:

Confederate state bonds, 11-959

(see Marshaling Decedents' Charges ESTATES), 11-1197

Chattels specifically bequeathed, 11-1200 Choses in action, 11-1201

Burden of proving uncollectibility,

Choses in action not generally

chargeable until collected, 11-1201 Debts of executor or administrator generally chargeable as casb, 11-1203

Foreign debts, 11-1203

Illustrations, 11-1203, 1204

Special administrator, 11-1203 Continuing decedent's business, 11-1207

Exchange of paper money for gold, 11-1206

Foreign assets, 11-1211

Income, 11-1205

Increase of personal property, 11-1205 Interest, see infra, Interest.

Money or property of third persons, 11-1108

Profits, 11-1205

Profits made in trade with trust funds, 11-1207

Property received in other than representative capacity, 11-1198

Real estate, see infra, Accounting. Rents and profits of real estate, see in-

fra, Accounting.
Sales by executors and administrators, 11-1204

Time of receipt is immaterial, 11-1199 What property must be accounted for in general, 11-1197

```
EXECUTORS AND ADMINISTRATORS.
                                                 EXECUTORS AND ADMINISTRATORS,
    cont'd.
                                                      cont'd.
  Charities and trusts for charitable uses:
                                                    Collection of debts, cont'd.
      Effect of death of executor with mere
                                                        Expenses of recovering estate or collect-
        power of appointment, 5-924
                                                          ing debts, 11-1234
  Chattel mortgages:
                                                        Extending time of payment, 11-999
      Authority of executor or administrator,
                                                        Foreclosure of mortgages, 11-999
        11-1031
                                                        Foreign debtors, 11-997
      Validity of chattel mortgages, 11-1032
                                                            Voluntary payment by, 11-997
  Children, see Allowances; Summary Set-
                                                        Incidental powers, 11-996
    TLEMENT OF ESTATES.
                                                        Liability for failure to collect, 11-1002
  Choses in action (see infra, Debts and rights
                                                            Degree of negligence necessary to
        of action as assets), 6-5; 11-1201
                                                              impose individual liability, 11-
      Accounting, 11-1201
                                                              1004
          Burden of proving uncollectibility,
                                                            Excusing failure to collect, 11-1004
            11-1202
                                                            Insolvency of debtor, 11-1005
          Choses in action not generally
                                                            Liability for debts as assets in hand,
            chargeable until collected, 11-1201
                                                              11-1002
          Debts of executor or administrator
                                                            Liable for loss resulting from negli-
            generally chargeable as cash, 11-
                                                              gence, 11-1003
            1203
                                                            Loss resulting from delay, 11-1003
          Foreign debts, 11-1203
                                                            Not liable unless derelict, 11-1002
          Illustrations, 11-1203, 1204
                                                            Proof of neglect, 11-1004
          Special administrator, 11-1203
                                                            Proof of negligence, 11-1002
      Sale of choses in action, see infra, Sale
                                                        Necessity of collecting debts, 11-996
                                                        Performance of duty, 11-998
        of choses in action.
  Circumstances, 6-12
                                                        Power to buy in property at foreclosure
  Civil death, 11-760
                                                          sale, 11-1000
  Claims (see DEBTS OF DECEDENTS; MARSHAL-
                                                        Promptness, 11-998
        ING DECEDENTS' ESTATES; see infra,
                                                        Reasonable efforts to collect must be
        Debts; Sale of real estate under order
                                                          made, 11-998
        of court):
                                                        Reasonable time allowed for collection.
      Presentation of claims, see DEBTS OF
                                                          11-000
        DECEDENTS.
                                                        Receiving payment, 11-1000
      Proof of claims, 11-1082
                                                            Allowance of set-off, see Set-off,
  Codicils:
                                                              RECOUPMENT, AND COUNTERCLAIM.
                                                            Confederate money, 11-1001
      Revocation of appointment to office, 6-
            188
                                                            General rule, 11-1000
                                                            Measure of accountability, 11-1002
          General rule, 6-188
          Revocation of offices as affecting be-
                                                            Necessity of receiving depreciated
            quests to appointees, 6-189
                                                              currency, 11-1001
          Revocation of offices not altering provisions of will, 6-189
                                                            Taking depreciated currency in pay-
                                                              ment, 11-1001
          Revocation of one of two or more
                                                            Taking notes or securities in pay-
            offices, 6-189
                                                              ment, 11-1000
          Will naming executor, codicil nam-
                                                            Taking property in payment, 11-
            ing sole executor, 6-189
                                                              1000
                                                        Uncollected debts, 11-1276
  Collateral attack, 11-826
  Collateral attack upon appointment, 11-785
                                                        Uncollectible debts, 11-999
     Rule forbidding collateral attack, 11-785
                                                   Commission (see infra, Compensation of ex-
      When appointment is merely voidable,
                                                     ecutors and administrators), 11-1295
        11-786
                                                   Community property, 6-346
      When appointment is void, 11-786
                                                       Sale of real estate by order of court, 11-
 Collection of assets, 11-994
                                                   Compensation of executors and administra-
      Collection of debts, see infra, Collection
                                                          tors (see Joint Executors and Ad-
        of debts.
                                                          MINISTRATORS), II-1277
      Debts, see infra, Collection of debts.
                                                       Amount of compensation, 11-1287
      Duty to get assets into possession, 11-
                                                            Executors who are also trustees, 11-
        995
     Failure to collect assets, 11-995
                                                            Gross sum, 11-1300
     General rule, 11-994
     Illustrations, 11-995
                                                            Per diem allowance, 11–1300
                                                            Special and temporary administra-
 Collection of debts, 11-995
                                                              tors, 11-1304
     Action against debtors, 11-999
                                                            Special compensation for extraordi-
     Authority ordinarily exclusive, 11-996
     Authority to collect, 11-995
                                                                  nary services, 11-1306
                                                                Discretion of Probate Court,
     Diligence, 11-998
     Duty paramount to individual interests,
                                                                  11-1307
                                                                For what services allowed, 11-
       11-997
     Duty to collect, 11-995
Employment of collector, 11-1238
                                                                  1308
                                                                General rule, 11-1306
```

Legal services, 11-1308

Volume XXXI.

Exclusiveness of authority, 11-996

```
EXECUTORS AND ADMINISTRATORS,
  Compensation of executors and administra-
        tors, cont'd.
      Amount of compensation, cont'd.
          Special compensation for extraordi-
                nary services, cont'd.
              Proof of claim, 11-1307
              Special compensation allowed
                by statute, 11-1307
          Successive administrations, 11-1303
      Amount of compensation fixed by agree-
        ment, 11-1303
      Amount of compensation fixed by will,
            11-1300
          Bequest to executor, 11-1301
          General rule, 11-1300
          Illustrations, 11-1301, 1302
          Inadequacy of testamentary provi-
            sion, 11-1302
          Renunciation of testamentary provi-
            sion, 11-1302
      Commissions, 11-1287
          Commissions allowed by statute, r1-
            1287
          Commissions allowed in full of all
            services, 11-1287
          On what property commissions are
            allowed, 11-1291
          Rate of commissions, 11-1288
     Forfeiture or loss of right, 11-1282
         Charging gross sum for services, 11-
            1 287
          Compensation prohibited by will,
            11-1287
          Employment of agents or attorneys.
            11-1285
          Failure to make periodical returns,
            11-1284
          Gross sum for services, 11-1287
          Grounds for denying compensation,
            11-1282
          Keeping money unemployed, 11-
          Mingling trust funds, 11-1283
          Misappropriation of assets, 11-1282
          Misconduct, 11-1282
          Mistakes, 11-1285
          Neglect, 11-1282
          Neglect of duty, 11-1283
          Power to deny compensation, 11-
          Renunciation of right, 11-1286
          Revocation of authority, 11-1287
          Statutory provisions, 11-1285
          Waiver of right, 11-1286
     For what compensation is allowed, 11-
       1281
     Fund from which allowance may be
       made, 11-1281
     Gross sum, 11-1297, 1300
     On what property commissions are al-
           lowed, 11-1291
         Assets lost or wasted, 11-1293
         Assets not received by executor or
```

administrator, 11-1292

istrator, 11-1297

General rule, 11-1291

Disbursements, 11-1293

Debts due from executor or admin-

Equitable conversion of realty, 11-

```
cont'd.
Compensation of executors and administra-
      tors, cont'd.
    On what property commissions are al-
           lowed, cont'd.
        Meaning of disbursements, 11-1294
        Meaning of receipts, 11-1294
        Partition of realty, 11-1298
        Partnership estates, 11-1200
        Payment of legacies or distributive
          shares, 11-1295
        Proceeds of realty, 11-1297
        Property delivered in specie, 11-
           1296
        Real estate, 11-1297
        Receipts, 11-1293
        Sale of encumbered realty, 11-1299
        Security delivered in specie, 11-1206
    Right to compensation, 11-1277
        Canada, 11-1278
        Common law, 11-1277
        Death, 11-1279
        English rule, 11-1278
        Irregular appointment, 11-1279
        Revocation of authority, 11-1279
        Special or temporary administrators,
          11-1278
        United States, 11-1278
        Void will, 11-1279
    Time when allowance will be made, 11-
    What law governs, 11–1280
Compensation paid to agents and assistants,
      11-1237
    Employment of collector allowed in
      proper case, 11-1238
    Extraordinary services, 11-1239
    General rule in England, 11-1237
    General rule in United States, 11-1238
    Illustrations, 11-1238
    Ordinary services, 11-1238
    Special circumstances, 11-1238
Competency (see infra, Who are competent
     to be administrators):
    Who may be executor, see infra, Who
      may be executor.
Composition with creditors, see infra, Com-
  promise, composition, and release of
  claims.
Compound interest, see infra, Interest.
Compromise, composition, and release of
      claims, 6-383; 11-926
    Benefit of the estate, 11-929
    Common law, 11-930
    Common-law power, 11-926
    Death by wrongful act, 11-930
    Difference between compromise or com-
      position at common law and under
      statute, 11-930
    Doubt as to validity of debt, 11-929
    Effect of statutes, 11-928
    From beneficiaries, 11-928
    Liability when compromise unnecessary,
    Power at common law, 11-926
Power by statute, 11-927
    Power by will, 11-928
    Power to release claims, 11-927
    Release of mortgages, 11-927
    Statute, 11-927, 930
                      Volume XXXI.
        . . .
```

```
EXECUTORS AND ADMINISTRATORS,
                                                 EXECUTORS AND ADMINISTRATORS,
                                                      cont'd.
  Compromise, composition, and release of
                                                    Continuing decedent's business, cont'd.
        claims, cont'd.
                                                        Statutory modification of doctrine, 11-
      Statutory power, 11-927
      Validity and effect of compromise or
                                                         Winding up business, 11-974
        composition, 11-930
                                                    Contracts, 11-932
      When claims may be compromised or compounded, 11-929
                                                        Liability arising out of contracts, see infra, Payment of decedent's debts.
      When compromise or composition is
                                                         Obligation of decedent as consideration,
        proper, 11-928
                                                           11-938
  Conditional appointment of executor, 11-148
                                                         Powers before probate or grant of let-
  Confederate money, 11-1001; 22-549
                                                          ters, 11-906
  Confederate state bonds, 11-959
                                                        Ratification of void transaction, 11-
  Confession of judgment, 11-932
  Confirmation of sale, see infra, Report and
                                                    Contracts made by decedent, 11-939
    confirmation of sale.
                                                         Acts done in good faith, 11-941
  Confiscation, 11-969
                                                        As between representative and the bene-
  Conflict of laws, see Foreign Executors
                                                           ficiaries of the estate, 11-941
                                                         Building contracts, 11-940
    AND ADMINISTRATORS; PRIVATE INTERNA-
    TIONAL LAW.
                                                        Contracts to purchase real estate, 11-
  Confusion of goods, 6-598; 11-945
                                                        Contracts to sell real estate, 11-941
      Confusion of trust property with indi-
                                                        Duty to perform, 11-939
Infants' contracts, 11-940
        vidual property, 11-945
      Duty to keep trust property separate, 11-
                                                        Obligation of decedent as consideration,
        945
      Effect of mingling assets, 11-945
                                                           11-938
      Mingling assets with individual prop-
                                                        Power to perform in general, 11-939
        erty, 11-971
                                                    Contracts made by executor or administra-
      Mingling funds of estate with individual
                                                      tor, 11-932
        funds, 11-949
                                                    Contracts to pay money made by executor or
      Mingling trust funds with individual funds, 11-959
                                                          administrator, 11-932
                                                        New consideration, 11-932
  Consideration (see Consideration), 11-915
                                                             Attorney and client, 11-935
      Contracts to pay money made by exec-
                                                             Benefit of the estate, 11-933
        utor or administrator, see infra, Contracts to pay money made by exec-
                                                             Borrowing money, 11-936
                                                             Contracts for services in general,
        utor or administrator.
                                                               11-034
                                                             Contracts for services in settlement
      New consideration, see infra, Contracts
        to pay money made by executor or
                                                               of estate, 11-935
                                                             Counsel, 11-935
        administrator.
                                                             Employment of counsel, 11-935
      Obligation of decedent as consideration,
        11-938
                                                             Funeral expenses, 11-937
  Contest of wills (see PROBATE AND LETTERS
                                                             General rule, 11-932
                                                             Incidental expenses of administra-
        of Administration):
                                                               tion, 11-937
      Executor not required to resist contest
                                                             Indorsing bills and notes, 11-936
        of will, 11-910
                                                             Making bills and notes, 11-936
      Executor required to resist contest of
                                                             No power to bind estate by original
        will, 11-910
       Powers of executor pending contest of
                                                               contract, 11-932
                                                             Promise in consideration of assets,
        will, 11-909
  Continuing decedent's business, 11-973
                                                               11-938
                                                             Statutory authority to contract, 11-
      Accounting, 11-1207
      Assets applicable to continuance of dece-
                                                             Testamentary authority to contract,
        dent's business, 11-976
       Completing crops, 11-974, 977
                                                               11-938
                                                             Validity of contract, 11-934
       Crops, 11-977
      Debts contracted by decedent's partner,
                                                    Contribution and exoneration (see infra, Ex-
                                                           oneration of encumbered property):
                                                         Representatives of surety, 8-1015
      Difference between authority given by
                                                    Conversion, see TROVER AND CONVERSION.
        will and by partnership articles, 11-
                                                    Conversion and reconversion, see Conver-
                                                      SION AND RECONVERSION.
      Difference between carrying on and
                                                    Conveyances, see infra, Deed.
        winding up business, 11-974
      Good faith, 11-975
                                                    Copyright:
      Illustrations, 11-973, 974
                                                         Right of representative to copyright, 7-
      Individual liability for debts, 11-974
                                                           548
                                                    Corepresentatives, see JOINT EXECUTORS AND
      Individual liability under statute, 11-977
      Not entitled to profits though liable for
                                                       ADMINISTRATORS.
                                                    Corporations:
        losses, 11-975
                                                         Corporations as administrators, 11-780
       Power, 11-973
```

Right to indemnity, 11-976

cont'd.

Correcting, see infra, Opening and setting aside settlements.

Costs, 11-1252

Credit allowed for costs and disburse ments, 11-1252

Delay in preparing accounts, 11-1254

Illustrations, 11-1253, 1254

Litigation affecting individual interests of personal representative, 11-1254

Litigation occasioned by fault of executor or administrator, 11-1254

Litigation relating to real estate, 11-1254 Unnecessary litigation, 11-1254, 1255

Counsel, see infra, Fees of attorneys and counsel.

Courts (see infra, Anthority to sell personal property; Jurisdiction; Jurisdiction to appoint administrator; Order of court):

Right to advice and instructions of court, 11-910

Sale of real estate under order of court, see infra, Sale of real estate under order of court.

Covenants, 8-160

Deed of executor or administrator, 11-

Sale of real property under will, 11-1053 Credit:

Assets delivered to successor or associate, 11-1276

Compensation of executors and administrators, see infra, Compensation of executors and administrators.

Costs, see infra, Costs.

Debts of estate for which credit allowed, see infra, Debts of estate for which credit allowed.

Disbursements, see infra, Disbursements. Expenses of accounting, 11-1267

Expenses of administration, see infra, Expenses of administration.

Expenses of last illness, 11-1267

Fees of attorneys and counsel, see infra, Fees of attorneys and counsel.

Funeral expenses, see infra, Funeral expenses.

Interest, 11-1267

Losses or decrease of assets, 11-1276
Payments to or for benefit of legatees
and distributees, see infra, Payments
to or for benefit of legatees and distributees.

Real estate, see infra, Disbursements in respect to real estate.

Sale of personal property, 11-1010
Sale of real estate under order of court,
11-1108

Security required when sale is on credit,

Creditors (see *infra*, When administration is necessary or proper):

Accounting, see infra, Accounting.

Compromise, composition, and release of claims, see infra, Compromise, composition, and release of claims.

Creditor of person entitled to administer, 11-775

Representatives of creditors, 11-903 Revocation of letters, 11-816 EXECUTORS AND ADMINISTRATORS, cont'd.

Creditors, cont'd.

Right to administer, see infra, Right to appointment as administrator.

Sale of real estate under order of court,

Crops:

Completing crops, 11-974, 977

Expenses of completing crops, 11-1234
Pass to executor or administrator, 8-310
Sale of real estate under order of court,
11-1134

Custody and preservation of estate:

Confusion of trust property with individual property, 11-945

Deposit of funds, see infra, Deposit of funds.

Discovery of assets, see infra, Discovery of assets.

Expenses of preserving estate, 11-1234

General principles, 11-944

Illustrations, 11-944 Insurance, 11-945

Investments and loans, see infra, Investments and loans.

Loss of assets, see infra, Loss of assets.

Management of estate for benefit of heirs, 11-944

Ordinary care required, 11-944 Payment of taxes, see Taxation.

Possession, see infra, Title and right to possession of personal property; Title and right to possession of real property.

Redemption of property of estate, 11-947

Title, see infra, Title and right to possession of personal property; Title and right to possession of real property. Waste of assets, see infra, Waste of as-

sets.

793

Dead body:

Duty of burial, 8-839

Dealing with estate for individual benefit: Confusion of goods, see infra, Confusion of goods.

Dealing with claims against estate, 11-983

General rule, 11-982

Mingling funds, see infra, Confusion of goods.

Payment with individual property or money, 11-983

Personal representative cannot deal with estate for individual benefit, 11-982

Purchase by executor or administrator, see infra, Purchase of real property by executor or administrator; Sale and transfer of personal property; Sale of real estate under order of court; Sale of real property under will.

Purchase of claims against estate at discount, 11-983

Purchase of property of estate, 11-982
Purchaser in fiduciary or official relation,
11-1129

Death (see infra, Executor of executor):

Appointment of administrator as evidence of death, 11-789
Executor of deceased administrator, 11-

```
EXECUTORS AND ADMINISTRATORS,
EXECUTORS AND ADMINISTRATORS,
    cont'd.
                                                       cont'd.
                                                     Debts of estate for which credit allowed, con-
  Death, cont'd.
      Jurisdiction to appoint, 11-759
                                                         Taxes on personalty, 11-1261
      Proof of death, 11-760
                                                         Taxes on real estate, 11-1261
                                                         What constitutes payment, 11-1256
      Substitution in case of death, 11-749
  Death by wrongful act, see Death by
                                                     Dedication, 9-31
                                                     Deed, 11-1153
    WRONGFUL ACT.
                                                         Acknowledgment, 11-1158
  Death of executor:
                                                         Approval of deed, 11-1158
      Administrator with the will annexed, 11-
                                                         Authority to execute, 11-1153
        789
                                                         By whom made, 11-1154
  Death of surety, 11-897
  De bonis non, see infra, Administrators de
                                                             Administrators de bonis non, 11-
                                                              . 1155
    bonis non.
  De bonis non administratis, 8-746
                                                             Agent of executor or administrator,
  Debts (see Debts of Decedents; Marshal-
                                                               11-1155
        ING DECEDENTS' ESTATES; see infra,
                                                             General rule, 11-1154
        Compromise, composition, and release of claims; Payment of decedent's
                                                         Covenants of warranty or of seizin, 11-
        debts; Release of debt by appoint-
                                                         Deed as evidence of recitals therein, 11-
        ment):
                                                           1159
                                                         Delivery, 11-1158
      Collection of debts, see infra, Collection
                                                         Effect, 11-1158
        of debts.
      Retainer of debts due from legatee or
                                                         Effect of informalities, 11-1158
                                                         Necessity of deed, 11-1153
        distributee, see infra, Distribution of
                                                         Operation, 11-1158
        estate.
                                                         Order or decree to convey, 11-1153
  Debts and rights of action as assets, 11-832
                                                             Necessity, 11-1153
       Causes of action relating to real estate,
                                                             Notice of application, 11-1154
         11-833
                                                             Power to compel conveyance, 11-
       Death by wrongful act, 11-834
      Debt due from executor or administrator,
                                                             Who may apply for order, 11-1154
        11-834
                                                         Presumption of regularity, 11-1158
       General rule, 11-832
                                                         Recitals, 11-1156
       Illustrations, 11-832, 833
                                                             Date of order, 11-1157
       Inventory, 11-855
                                                             Deed as evidence of recitals therein,
       Joint demands, 11-832
       Notes for price of property sold, 11-833
                                                                11-1159
   Debts due from executor or administrator:
                                                             Description of property, 11-1157
       Commissions, 11-1207
                                                             Order of sale need not be set out in
                                                                full, 11-1157
   Debts of decedents, see Debts of Decedents.
  Debts of estate for which credit allowed, 11-
                                                             Recital of authority to convey, 11-
                                                               1156
        1255
       Advances to estate, 11-1261
                                                             Recital of consideration, 11-1157
                                                             Recital of grantor's character, 11-
       Allowance, 11-1257
       Amount of credit, 11-1258
                                                         Requisites, 11-1156
       Barred by statute of limitations, 11-1259
       Claims paid after allowance by probate
                                                         Time for making deed, 11-1155
                                                             Delay in executing and delivering
        court, 11-1257
                                                               the deed, 11-1156
       Contracts made by executor or adminis-
                                                             General rule, 11-1155
        trator, 11-1261
       Credit for debts paid, 11-1255
                                                             Right to deed before payment in
                                                                full, 11-1155
       Debts due executor or administrator, 11-
                                                             Termination of authority to execute
         1260
       Debts secured by lien, 11-1260
                                                                deed, 11-1156
                                                         To whom made, 11-1155
       For what debts credit is allowable, 11-
                                                             Assignee of or person designated by purchaser, 11-1155
        1250
       General rule, 11-1255
       Insolvent estate, 11-1258
                                                              Purchaser, 11-1155
                                                         Transfer of title, 11-1158
       Lien debts, 11-1260
                                                         Validity, 11-1156
       Necessity of presentation and allowance
        of claims before payment, 11-1257
                                                     Definitions, 11-741
       Payment in full of claims against insol-
                                                         Administrators, 11-741
        vent estate, 11-1258
                                                         Executors, 11-741
                                                     Delegation of authority, 11-1051
Delivery of legacies and distributive shares.
       Payment made during lifetime of dece-
        dent by representative for his benefit,
                                                       see infra, Distribution of estate.
         11-1260
       Payment, what constitutes, 11-1256
                                                     Deposit of funds, 11-947
       Payment with individual means, 11-1256
                                                         Deposit in individual name, 11-949
                                                         Deposit on interest in bank, 11-956
      Presentation of claims, necessity of, 11-
                                                         Deposits made by decedent, 11-949
       Statute of limitations, 11-1259
                                                         Duty, 11-947
      Taxes, 11-1261
                                                         Failure of depositary, 11-948
```

```
EXECUTORS AND ADMINISTRATORS,
                                                  FXECUTORS AND ADMINISTRATORS.
                                                       cont'd.
    cont'd.
                                                     Discharge of sureties, see infra, Release or
  Deposit of funds, cont'd.
      Failure to deposit funds, 11-948
                                                       discharge of sureties.
                                                     Discovery of assets, 11-993
By bill in equity, 11-993
      Failure to pay out funds on deposit,
         11-950
                                                          Compelling delivery of property, 11-994
      Loss of funds deposited, 11-948
      Mingling of funds of estate with indi-
                                                         Creditors or other persons interested in
        vidual funds, 11-949
                                                            the estate, 11-993
                                                         Determination of ownership, 11-994
      Ordinary care required, 11-948
                                                         Relief restricted to discovery, 11-994
      Selection of depositary, 11-948
  De son tort, see infra, Executors de son tort.
                                                         Statutory remedy in general, 11-993
                                                         Summary proceedings, 11-993, 994
Summary proceedings not designed for
  Determination and enforcement of claims,
    see DEBTS OF DECEDENTS.
  Devastavit (see infra, Waste of assets), 9-
                                                            collecting debt, 11-994
        416
                                                     Distress, 9-631
      Administrator de bonis non, 11-1328,
                                                     Distribution of estate, 11-1160
                                                         Acts not effective as payments, 11-1169
        1333
      Liability arising out of devastavit, 11-
                                                         Administrators pendente lite, 11-1340
                                                         By whom payment or delivery may be
             912
          Disregarding priorities in payment
                                                                made, 11-1163
             of debts, 11-912
                                                              By distributees, 11-1164
          Failure of assets retained for pay-
                                                              By executor or administrator, 11-
            ment of debts, 11-913
                                                                1163
          General rule, 11-912
                                                         Compelling legatees and distributees to
          Payment of legacies and distributive
                                                            refund without bond, 11-1179
             shares, 11-913
                                                         Disposal of proceeds of sale, see infra,
          Preference of creditors, 11-913
                                                            Sale of real estate under order of
          Preferred creditors, 11-912
                                                            court.
          Want of notice of debt, 11-913
                                                         Distribution in kind, 11-1169
      Representatives of executors and admin-
                                                         Duty to pay legacies and distributive shares, 11-1160
        istrators, 11-1342
      Sale of real estate under order of court,
                                                             Distributive shares, 11-1163
        11-1086, 1087
                                                             Legacies, 11-1160
      Waste distinguished from, 30-236
                                                                  Allowing a legatee to retain
 Devisees:
                                                                    possession, 11-1161
      Rights of devisees to sell the real prop-
                                                                  Assent is irrevocable, 11-1161
        erty by order of court, 11-1143
                                                                  Assent may be either express or
 Diligence, 11-904
                                                                    implied, 11-1161
      Collection of debts, 11-998
                                                                  Assent of executor, 11-1160
  Disbursements, 9-404; 11-1232, 1294
                                                                  Assent to legacy for life, 11-
      Credit for disbursements, 11-1232

Debts of estate, see infra, Debts of estate for which credit allowed.
                                                                    1162
                                                                  Delivery of a specific legacy,
                                                                    11-1161
                                                                  Effect of executor's assent, 11-
      Disbursements in respect to real estate,
        see infra, Disbursements in respect to
                                                                    1161
        real estate.
                                                                  General rule, 11-1160
      Expenses of accounting, 11-1275
                                                                  Inventory taken from legatee
      Expenses of administration, see infra,
                                                                    for life, 11-1162
        Expenses of administration.
                                                                  Security from legatee for life,
      Expenses of last illness, 11-1267
                                                                    11-1162
      Funeral expenses, see infra, Funeral ex-
                                                                  When assent of executor must
        penses.
                                                                    be given, 11-1161
      General rule, 11-1232
                                                         Effect of distribution, 11-1173
                                                         Failure to distribute, 11-1220
      Interest, 11-1267
      Payment to or for benefit of legatees
                                                         Impounding assets, 11-1179
        and distributees, see infra, Payments
                                                         Indemnity and protection of executor or
        to or for benefit of legatees and dis-
                                                                administrator, 11-1177
        tributees.
                                                             Compelling legatees and distributees
 Disbursements in respect to real estate, 11-
                                                                to refund without bond, 11-1179
        1272
                                                             Impounding or retaining assets, 11-
      Assessments, 11-1273
                                                               1179
      Crediting representative, 11-1272
                                                             Refunding bonds, see infra, Refund-
      General rule, 11-1272
                                                               ing bonds.
      Improvements, 11-1272
                                                             Reimbursement for payments out of
      Insurance, 11-1273
                                                               individual funds, 11-1181
      Real estate in charge of executor or ad-
                                                         Interest, 11-1220
        ministrator, 11-1274
                                                         Laches of creditor or claimant, II-
     Repairs, 11-1273
                                                           1176
     Taxes, 11-1273
                                                         Legacy to executor, 11-1170
 Discharge of executors and administrators.
                                                         Legatee for life, 11-1176
   9-465
                                                         Mode of payment, 11-1169
```

```
EXECUTORS AND ADMINISTRATORS.
    cont'd.
  Distribution of estate, cont'd.
      Overpayment, 11-1176
      Payment before order or decree, 11-1174
      Payment by administrators pendente lite,
        II-I340
      Payment to legatee for life, 11-1176
      Payment under order or decree, 11-
      Personal liability to creditor upon dis-
        tribution before order or decree, 11-
      Refunding bonds, see infra, Refunding
        bonds.
      Reimbursement for payments out of in-
        dividual funds, 11-1181
      Retainer, 11-1170
      Retainer from proceeds of real estate,
        11-1173
      Retaining assets, 11-1179
      Rights of third persons, 11-1173
      Sale of real estate under order of court,
        see infra, Sale of real estate under
        order of court.
      Specific bequest, 11-1169
      Time for payment or delivery, 11-1166
          Distribution barred by lapse of time,
            11-1169
          England, 11-1166
          General rule, 11-1166
          Payments within usual or statutory
            period, 11-1167
          Postponing payment, 11-1168
          United States, 11-1166
      To whom payment or delivery may be
            made, 11-1164
          Absent or unknown legatees and dis-
            tributees, 11-1166
           Father or other relative of infant,
            11-1165
          General rule, 11-1164
          Infants, 11-1164
          Married women, 11-1165
          Payment to third persons, 11-1164
          Representatives of deceased legatees
            and distributees, 11-1166
  Divorce, 11-770
  Dower
      Right of possession subject to dower,
        11-1040
      Sale of real estate subject to dower by
        order of court, 11-1093
      Sale of real estate under order of court,
        11-1136
  Drunkenness (see infra, Intoxication), 11-
  Durante absentia, 11-801
      Administrators, 11-801
  Durante minoritate (see infra, Administra-
    tors durante minoritate), 11-800
  Duties (see infra, Powers, duties, and lia-
        bilities in general):
      Summary of duties, 11-903
  Ejectment, 10-519
      Action by personal representative, 10-
      Fraudulent conveyance by personal rep-
        resentative, 10-519
      Implied right under will, 10-519
      Recovery of term for years by personal
```

representative, 10-519

```
EXECUTORS AND ADMINISTRATORS,
    cont'd.
  Ejectment, cont'd.
      Right of personal representative to re-
        cover freehold at common law, 10-
      Rule under statute, 10-519
  Elevated railroads:
      Recovery of damages, 10-913, 914
  Embezziement, see Embezzlement.
  Eminent domain:
      Award in condemnation proceedings as
        assets, 11-845
      Heirs and administrators, 10-1194
      Land taken after owner's death, 11-
      Land taken for public use before owner's
        death, 11-845
  Employers' liability insurance, 11-847
Encumbrance, see infra, Exoneration of
    encumbered property.
  Equitable assets, 11-852, 884
      Difference between legal and equitable
         assets, 11-853
       Distinction between legal and equitable
         assets abolished by statute, 11-854
      Generally, 11-852
       Equitable interest, 11-851
       Real estate, 11-852
       Real estate devised subject to debts, 11-
       Real estate in trust for payment of debts,
         11-853
  Equitable conversion:
      Commissions, 11-1299
  Equitable interests:
      Sale by order of court, 11-1091
  Equity of redemption, 11-851
  Escape, 11-283
  Estoppel:
       Deed as individual will not estop as
         fiduciary, 11-397
       Deed in fiduciary capacity usually creates
         estoppel in individual capacity, 11-397
       Estoppel against executors and adminis-
      trators, 11-444
Operation of estoppel against grantor
         acting in different characters, 11-397
  Executions, 11-620
       Execution against individual property of
         representative, 11-621
       Power to issue executions, 11-996
       Property not subject to execution for in-
         dividual debts, 11-996
       Where there is proof of devastavit, 11-
       Writ against personal representative in
         representative capacity, 11-620, 621
  Executor of executor, 11-748
       Administration with the will annexed,
         11-791
       Administrator de bonis non, 11-796
       Administrator of a deceased administra-
         tor, 11-750
       Administrator of executor is not repre-
         sentative of the testator, 11-750
       Death of executor before probate, 11-
         749
       Devolution recognized in the United
```

States, 11-750

tuted executor, 11-1343

Executor de son tort of a duly consti-

EXECUTORS AND ADMINISTRATORS, cont'd.

Executor of executor, cont'd.

Executor de son tort of an executor de son tort, 11-1344

Executor of an executor de son tort, 11-1344

Executor of executor is executor of first testator, 11-749

Illustrations, 11-749

Renunciation by executor of executorship, 11-755

Executors de son tort, 11-1342

Accounting, 11-1184

Acts binding on rightful representative, 11-1354

Acts constituting executor de son tort, 11-1345

Acts of kindness and charity, 11-1350 Administrator de son tort, 11-1344

Administrators, 11-1355

Agent of decedent, 11-1349 Agent of distributee, 11-1349

Agent of executor de son tort, 11-1348

Agent of rightful executor, 11-1349

Applying assets to his own debts, 11-1353

Appointment as administrator, 11-1355 Color of title, 11-1350

Dealings with executor de son tort, 11-

Definition, 11-1342

Directing funeral, 11-1350

Disposing of decedent's property, 11-1346

Disposition of assets to third persons, 11-1354

Doctrine in United States, 11-1344

Effect of acts, 11-1354

Executor de son tort of a duly constituted executor, 11-1343
Executor de son tort of an executor de

son tort, 11-1344

Executor of an executor de son tort, 11-

Foreign assets, acts respecting, 11-1349 Foreign representative chargeable as executor de son tort, 13-960

Fraudulent grantee chargeable as executor de son tort, 11-1343

Fraudulent grantee of decedent chargeable as executor de son tort, 11-1343, 1347

Fraudulent sales and conveyances, 14-343

General doctrine as to liability, 11-1344 General rule as to liability, 11-1342 Intermeddling, 11-1345

Liabilities of executor de son tort, 11-1351

Amount of assets received, 11-1351 Applying assets to his own debts, 11-1353

Delivery of assets to rightful representative, 11-1352

Doctrine recognized in the United States, 11-1344

Extent of liability, 11-1351

Lawful representative of decedent may sue executor de son tort, 11-1351

Liabilities in general, 11-1351

EXECUTORS AND ADMINISTRATORS. cont'd.

Executors de son tort, cont'd.

Liabilities of executor de son tort, con. Payment of just debts of decedent, 11-1353

Proper administration of assets received, 11-1352

Relief from liability, 11-1352

Statutory provisions abrogating the doctrine, 11-1344

Taking out letters of administration, 11-1352

Liability, 11-1342

Partnership assets, acts respecting, 11-1350

Payment of decedent's debts, 11-1346 Possession taken or held under conveyance from decedent, 11-1347

Powers, 11-1343

Questions of law and 1act, 11-1342 Release, acts respecting, 11-1349

Rightful representatives, 11-1354

Rights, 11-1343

Taking assets under color of title, 11-1350

Usurping functions of executor or administrator, 11-1345

Validity of acts, 11-1354

Void letters of administration, 11-1345 Where there is a rightful representative, 11-1343

Executor's sale, see infra, Sale and transfer of personal property; Sale of real estate under order of court; Sale of real property under will.

Exemptions from executions:

Property exempt becomes assets, 11-830 Exoneration of encumbered property, 11-

Charges created under power or settlement, 11-1065

Incumbrances created by decedent, 11-1062

Common-law doctrine, 11-1062 England, 11-1062 New York statutes, 11-1063 Statutory doctrine, 11-1062

United States, 11-1063 Incumbrances prior to decedent's title, 11-1064

Debt secured a personal obligation, 11-1064

Illustrations, 11–1065

Mere assumption of incumbrance not sufficient to exonerate realty, 11-1064

Expenses, see infra. Funeral expenses. Expenses of administration, 11-1233

Advertisements, 11–1235 Amount of allowance, 11–1250

Collecting debts, 11-1234

Compensation of ottorneys and counsel, see infra, Fees of attorneys and counsel.

Compensation paid to agents and assistants, see infra, Compensation paid to agents and assistants.

Costs, see infra, Costs.

Expenses of completing crops, 11-1234 Expenses of preservation of estate, 11-1234

```
EXECUTORS AND ADMINISTRATORS.
   cont'd.
```

Expenses of administration, cont'd.

Expenses of probate, 11-1236

Expenses of recovering estate or col-

lecting debts, 11-1234 Expenses of sale, 11-1235

Grant of letters, 11-1236

Necessity of expenditure, 11-1233

Probate, 11-1236 Probate of will, 11-1236

Right to credit for expenses, 11-1233

Traveling expenses, 11-1235

What are expenses of administration,

11-1234

Expenses of last illness, 11-1267

Extending time of payment, 11-896, 999
Extinguishment of debt, see infra, Release

of debt by appointment.

Factors or commission merchants, 12-697 False representations, see infra, Fraud and

deceit.

Falsifying, see infra, Opening and setting aside settlements.

Family of decedent:

Maintenance and care of family of decedent, 11-911

Fees, see infra, Compensation of executors and administrators.

Fees of attorneys and counsel, 11-1240

Accounting, 11-1248

Actual payment, 11-1243

Advice as to duties, 11-1245

Advice of counsel, 11-1245 Amount of allowance, 11-1250

Application for letters, 11-1245

Benefit to the estate, 11-1242

Burden of proof, 11-1241 Contest of will, 11-1244

Contingent fees, 11-1251

Court determines what is a reasonable amount, 11-1251

Evidence of value of services, 11-1252

Fault of executor, 11-1242

Good faith, 11-1241

Grant of letters, 11-1243

Interests of individual beneficiaries,

11-1247

Litigation between beneficiaries, 11-1247 Matters as to which allowance may be

made, 11-1243

Personal interests of executor or administrator, 11-1247

Preparation of accounts, 11-1248 Probate of will, 11-1243

Professional character of services, 11-1249

Prosecuting suits in behalf of estate, 11-1245

Prudence, 11-1241

Reasonable counsel fees allowed on final settlement, 11-1240

Resisting charges against self, 11-1247 Resisting claims against estate, 11-1246

Retaining fees, 11-1250

Same person employed both as agent and

attorney, 11-1249

Selection of attorney, 11-1241

Services not of a professional character, 11-1249

Settlement of accounts, 11-1248

Statutory restrictions, 11-1240

EXECUTORS AND ADMINISTRATORS,

cont'd.

Fees of attorneys and counsel, cont'd.

Suits to construe will, 11-1245

Unnecessary services, 11-1242

Final settlements, see infra, Accounting; Opening and setting aside settlements.

Financial circumstances, 11-824

Fire insurance, see Fire Insurance.

Fixtures, see FIXTURES.

Foreclosure of mortgages:

Authority to foreclose, 11-999

Bidding in land at foreclosure sale, 11-

Surplus proceeds of mortgage foreclosure sale, 11-844

Foreign assets, 11-850

Executors de son tort, 11-1349

Foreign debts:

Authority to assign, 11-1012

Foreign executors and administrators, see Foreign Executors and Administrators.

Forfeiture of compensation, see infra, Com-

pensation of executors and administrators. Forthcoming and delivery bonds, see Forthcoming and Delivery Bonds.

Frand and deceit, 14-155

Appointment procured by fraud, 11-819 Bonds, 11-865

Caveat emptor, see infra, Caveat emptor. False representations and fraud in sale

of personalty, 11-1026 Opening and setting aside settlements,

11-1316

Purchase money, 11-1140

Sale of personalty, 11-1026, 1028 Setting aside sale, 11-1127

Vacating sales, 11-1127

Fraudulent sales and conveyances, see Fraud-ULENT SALES AND CONVEYANCES.

Funds, see infra, Deposit of funds; Investments and loans.

Funeral, see infra, Burial.

Directing funeral, 11-1350

Funeral expenses (see Debts of Decedents), 11-1262

> Allowance against estates of married women, 11-1262

Amount allowable, 11-1263

Beneficiaries of estate, 11-1272

Burial lot, 11-1265

Changing place of burial, 11-1266

Circumstances of decedent and position in life, 11-1263

Credit for funeral expenses paid, 11-

Deposit for funeral expenses, 11-835 General rule, 11-1262

Husband liable for wife's funeral expenses, 11-1262

Insolvent estate, 11-1264 Items of expense, 11-1264

Liability for funeral expenses, 11-905

Monuments, 11-1265

Monrning apparel, 11-1264

Reasonable expense, 11-1263

Religious ceremonies, 11-1265 Right of creditor to administer, 11-

Sale of real estate by order of court, 11-1080

Tombstones, 11-1265

EXECUTORS AND ADMINISTRATORS, cont'd.

Funeral expenses, cant'd.

Transportation to distant place of burial, 11-1264

Garnishment, see GARNISHMENT.

Gifts, 11-1010 Good faith:

Continuing business of decedent, 11-975 Dealing with estate for individual benefit, see infra, Dealing with estate for individual benefit.

Employing counsel, 11-1251

Investments and loans, 11-964

Presumption of good faith, 11-965

Purchase by executor or administrator, see infra, Sale and transfer of personal property; Sale of real property under will.

Retaining investments of decedent, 11-966

Good will, 11-831

Assets of decedent's estate, 14-1086

Government claims, 11-848

Guardian and ward (see Guardian And WARD), 11-775, 792, 800

Half blood, 11-783 Heirs:

Rights of heirs to sell the real property by order of court, 11-1143 Homestead:

Assets, 11-830

Right of possession subject to homestead, 11-1040

Sale of property by order of court, 11-

Hour of payment, see Debts of Decedents. Husband and wife (see SEPARATE PROPERTY OF MARRIED WOMEN):

Bonds of married women, 11-878 Executrix liable for waste by husband, 11-972

Liability of wife for torts committed in fiduciary capacity, 15-901

Married woman as administrator, 11-780 Married woman as executrix, 11-752

Necessity of administration, 11-744 Payment of legacies to married women, 11-1165

Right to appointment as administrator, see infra, Right to appointment as administrator.

Sureties on bond, 11-875

Torts committed in fiduciary capacity, 15-895

Illegal contracts, see ILLEGAL CONTRACTS. Illiteracy; 11-781

Immoral character, see infra, Who may be executor.

Implied power of sale, see infra, Sale of real property under will.

Implied trusts, see 1 MPLIED TRUSTS.

Implied warranty:

Sale of personalty, 11-1025 Sales by executors and administrators, 15-1245

Improvements:

Crediting representative with money advanced for, 11-1273

Inadequacy of price (see infra, Sale and transfer of personal property), 111-1051, 1110, 1113, 1127, 1205

EXECUTORS AND ADMINISTRATORS, cant'd.

Incumbrances:

Discharge of incumbrances, 11-1150 Sale of encumbered property by order of court, 11-1092

Sale of real estate under order of court, 11-1135

Dower, 11-1136

Incumbrances created by heirs or devisees, 11-1136

Sale free of incumbrances, 11-1136 Sale subject to incumbrances, 11-1135

Indemnity and protection of executor or administrator, see infra, Distribution of estate.

Independent executors, 11-1342

Indians:

Necessity of administration, 11-744 Individual benefit, see infra, Dealing with estate for individual benefit.

Infants (see infra, Administrators durante minaritate):

Accounting, 11-1183

Administrators durante minoritate, 11-800

Capacity to act, 16-267

Contracts of infant decedents, 11-940 Infant as administrator, 11-780 Infant may be executor, 11-752 Necessity of administration, 11-744 Payment of legacies to infants, 11-1164

Payment to infants, 11-164

Injury, 11-905 Insanity:

Administration during insanity of executor or person entitled to administration, 11-803

Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY.

Instructions:

Duty to obey instructions of will, 11-904 Right to advice and instructions of court, 11-010

Insufficiency of personal property, see infra, Sale of real estate under order of court.

Insurance, see FIRE INSURANCE. Insurance money, 11-845

Interest (see Investments), 11-1211

Accounting, 11-1267

Advances by representative, 11-1267 Amount on which interest is computed, 11-1220

Assets lost, 11-1223

Compound interest, 11-1230 Annual rests, 11-1232

Delay in accounting, 11-1231 Failure to invest, 11-1231 Gross delinquency, 11-1230

Grounds for charging compound interest, 11-1231

Individual use of funds, 11-1231 Positive misconduct, 11-1230 Power to charge compound interest

doubted and denied, 11-1232 Semiannual rests, 11-1232

When allowed, 11-1230

Credit allowed for interest on money advanced, 11-1267

Volume XXXI.

Discretion of court, 11-1214 Failure to invest, see Investments.

```
EXECUTORS AND ADMINISTRATORS.
   cont'd.
                                                      cont'd.
  Interest, cont'd.
      Interest not collected, 11-1214
      Interest received, 11-1214
      Interest received after final settlement,
        11-1214
      Interest which should have been received, 11-1214
      Lost funds, II-1224
      Mingling funds, 11-1217
          After lapse of time allowed for set-
            tlement, 11-1218
          Agreement of beneficiaries, 11-1220
          Burden of proof, 11-1220
          Delay in making settlement, 11-
            1218
          Failure to distribute or disburse, 11-
            1220
          Failure to invest or retain invest-
            ments, 11-1221
          For proper purposes, 11-1219
          Funds held pending litigation, 11-
          Funds retained for purposes of ad-
             ministration, 11-1219
          Funds retained to meet contin-
            gencies, 11-1219
          Necessity for retention of funds, 11-
          Time allowed for settlement, 11-
             1218
           Unreasonable delay in making settle-
             ment, 11-1218
      Mingling funds of estate with individual
        funds, 11-1217
       Money made by use of trust funds, 11-
         1213
       Option as to interest and profits, 11-
       Originally not chargeable, 11-1212
       Penalty for breach of trust, 11-1213
       Proof of use of funds, 11-1216
       Rate of interest, 11-1225
           Calls in money bearing interest, 11-
             1226
           Canada, 11-1225
          Illustrations, 11-1226, 1227
           In England, 11-1225
           Interest actually received, 11-1226
           Money allowed to remain on deposit
             without interest, 11-1226
           United States, 11-1226
           Use of funds by executor or admin-
             istrator, 11-1227
       Special circumstances, 11-1212
       Use of funds by executors and admin-
         istrators, 11-1215
       Waste of assets, 11-1223
       When interest is chargeable, 11-1211
  Intermeddling, see infra, Executors de son
    tort.
  Intestacy, 11-761
  Intoxicating liquors:
      License does not pass to personal repre-
        sentatives, 17-232
  Intoxication, 11-751, 782
      Removal, 11-824
       Who may be executor, 11-751
  Inventory and appraisal, 11-854
      Accounting, 11-1200
```

Additional inventory, 11-859

```
EXECUTORS AND ADMINISTRATORS,
  Inventory and appraisal, cont'd.
      By whom made, 11-858
       Compelling inventory, 11-958
      Correction, 11-859
      Effect of inventory and appraisal, 11-
       Evidence of assets, 11-861
       Evidence of decedent's ownership, 11-
        861
       Evidence of value, 11-862
      Failure to make, 11-860
Failure to return inventory is breach of
         bond, 11-890
       Necessity for making inventory, 11-854
           Rule in England, 11-854
           Rule in United States, 11-854
           When inventory may be dispensed
             with, 11-854
       Object of inventory and appraisal, 11-
         855
       Removal for failure to make inventory,
         11-822
       Requisites, 11-860
       Sale of real estate by order of court, 11-
         1100
       Time of making, 11-857
       Time within which inventory may be
         compelled, 11-859
       Validity, 11-860
       What property inventoried:
           Accretions, 11-855
           Choses in action, 11-855
           Debts due from executor or admin-
             istrator, 11-857
           Illustrations, 11-855, 856
           In general, 11-855
           Partnership property, 11-857
Property claimed by third persons,
             11-855
           Property fraudulently conveyed, 11-
             856
           Property in foreign jurisdiction, 11-
             856
           Real property, 11-856
       Who may require return of inventory,
         11-858
  Investments and loans (see Investments;
         see infra. Loss of assets), 11-950
       Administrators pendente lite, 11-1340
       Care in making investments, 11-963
       Change of investments, 11-961
       Character of investments in absence of
             regulation by statute or will, 11-
             952
           Deposit in bank on time certificate,
             11-956
           Engaging in business or trade, 11-
             956
           Foreign investments, 11-954
           Government securities, 11-952
           Personal security, 11-954
           Purchase and improvement of land,
             11-953
           Real estate, 11-953
           Shares of stock in private corpora-
             tions, 11-955
       Character of investments regulated by
             statute, 11-956
            Rule in England, 11-956
           Rule in the United States, 11-957
                         Volume XXXI.
```

EXECUTORS AND ADMINISTRATORS, cont'd.

Investments and loans, cont'd.

Character of investments regulated by

statute, cont'd.

Securities designated by court, 11-

Securities designated by statute, 11-

Character of investments regulated by will, 11-957

Direction must be in will or in writ-

ing, 11-957

Discretion given to executor by will, 11-959

General directions, 11-958 Illustrations, 11-958, 959

Loan on personal security, 11-958 No positive instructions given, 11-

958 Testator may authorize investment

in any securities, 11-957 Where the will specifies the security, 11-957

Compound interest on failure of investment, 11-1232

Confederate state bonds, 11-959 Deposit of funds, see infra, Deposit of

Depreciation of investments, 11-962 Duty to invest funds of estate, 11-

950 Administrators with the will annexed, 11-952

Bequest for life to be enjoyed in specie, 11-952

Funds subject to immediate disbursement, 11-950

Not a primary duty, 11-950

Personalty bequeathed for life or years, 11-951

Residence of distributee unknown, 11-951

Special administrators, 11-952

Unemployed funds, 11-950 Errors of judgment, 11-964

Failure to invest, 11-1231

First lien on real estate, 11-961 Good faith, 11-964

Interest, II-1221

Discretion of executor or administrator, 11-1223

Liability of representative to pay interest upon failure of investment, 11-1222

Reasonable time for making investments, 11-1223

Withdrawing investments or interest-bearing deposits, 11-1223

Investments made by decedent, 11-965 Duty to call in doubtful investments, 11-966

General principles, 11-965

Good faith, 11-966

Retaining authorized securities, 11-966

Retaining unauthorized securities, 11-966

Junior mortgages, 11-961

Liability for loss or depreciation of investments made without authority, 11-962

EXECUTORS AND ADMINISTRATORS. cont'd.

Investments and loans, cont'd.

Liability for loss resulting from failure to invest, 11-962

Liability for loss where investments are made in unauthorized securities, 11-

Liability of executor or administrator, 11-962

Loss of assets, see infra, Loss of assets.

Loss of investments, 11-962 Loss of premiums, 11-965

Loss or depreciation of investments, 11-062

> Election by beneficiaries to accept improper investments, 11-963 Investments made in unauthorized

> securities, 11-962 Investments made without author-

ity, 11-962
Mingling trust funds with individual funds, see infra, Confusion of goods.

Ordinary prudence, 11-964
Personal security, 11-958, 963, 964
Personal supervision of investments, 11-965

Presumption of good faith, 11-965 Proportion between amount of loan and value of property, 11-960

Prudence in making investments, 11-963 Sufficiency of security, 11-960

Temporary investments, 11-960 Time for making investments, 11-952

General rule, 11-952 One year allowed, 11-952

Six months allowed, 11-952 Two-thirds of value, 11-961

Joint executors and administrators, see Joint EXECUTORS AND ADMINISTRATORS.

Judge:

Proceedings before special or substituted judge by administrator for sale of real estate, 17-747

Judgment liens, 17-785 Judgment notes, 17-753

Judicial sales, see infra, Sale of real estate

under order of court.
Jurisdiction (see infra, Sale of real estate under order of court):

Accounting, see infra, Accounting. Administrators de bonis non, 11-793 Opening and setting aside settlements, see infra, Opening and setting aside

settlements. Removal from office, 11-816 Revocation of letters, 11-815, 816

Vacating and setting aside sales, see infra, Vacating and setting aside sales. Jurisdiction to appoint administrator, 11-759

Administration on estate of living person void, 11-759

Assets within jurisdiction of court, 11-762

General rule, 11-762

On what assets administration may be granted, 11-763

Situs of assets, 11-764

When nccessary, 11-763 By what courts exercised, 11-759 Civil death, 11-760

Death, 11-759

```
EXECUTORS AND ADMINISTRATORS.
                                                    EXECUTORS AND ADMINISTRATORS,
                                                        cont'd
    cont'd.
  Jurisdiction to appoint administrator, cont'd.
                                                      Letters of administration, cont'd.
      Discovery of will after grant of letters
                                                          Powers before probate or grant of letters,
        of administration, 11-761
      Intestacy, 11-761
      Jurisdictional facts, 11-759
      Probate courts, 11-759
      Proof of death, 11-760
      Residence or property within jurisdic-
                                                        11-943
         tion of court, 11-762
      Residence within jurisdiction of court,
         11-762
       Situs of assets, see infra, Situs of as-
                                                      Liens, 19-36
        sets.
  Justices of the peace:
       Actions against executors and adminis-
         trators, 19-30
       Claims against estate, 19-30
       Jurisdiction of actions by executors and
         administrators, 19-30
  Landlord and tenant, see LANDLORD AND TEN-
                                                             846
    ANT; see infra, Lease.
  Larceny, 11-968
  Last illness:
                                                             11-846
       Expenses of last illness, 11-1267
  Lease, 8-1017; 11-1057
       Authority of executor or administrator,
                                                        Actions.
         11-1057
       Common-law doctrine, 11-1057
       Contract to make lease, 11-836
       Leaseholds are chattels, 11-839
       Liability as assignees, 18-676
Liability of executors and administra-
                                                        752, 780
         tors, 18-676
       Personal liability, 18-676
       Power given by will to lease, 11-1058
       Renewal of lease as assets, 11-835
       Sale of chattels real by executor or ad-
                                                             11-968
         ministrator, 11-1013
   Statutory authority to lease, 11-1058
Legacies and dévises (see Legacies and De-
         VISES):
       Commissions, 11-1295
       Failure to distribute or pay legacies is
         breach of bond, 11-895
       Legacies and distributive shares as as-
         sets, 11-837
       Payment of legacies and devises, see
         infra, Distribution of estate.
       Premature payment of or assent to legacy
         is devastavit, 11-971
       Recovery from legatees and distributees,
         11-919
       Residue after payment of debts and
         legacies, see infra, Title and right to
         possession of personal property.
       Retainer of debts due from legatee or
         distributee, see infra, Distribution of
         estate.
   Legal assets, 11-851
Legatees and distributees:
       Payment to or for benefit of legatees and
         distributees, see infra, Payment to or
```

see infra. Powers before probate or grant of letters. Liability, see infra, Bonds; Powers, duties, and liabilities in general. Liability for taking property of third persons, Liability of heir, distributce, devisee, and legatee, see Debts of Decedents. Libel and slander, 18-1060 Sale and transfer of personal property subject to liens, 11-1034 Life estates, 11-839 Chattel interest, 11-839 Life insurance: Assets, 11-846 Policy on life of husband or wife, 11-Policy payable to insured or his legal representatives, 11-846 Policy payable to third person not assets, Limitation of actions, see Limitation of Limited administrators, 11-789 Limited appointment of executor, 11-748 Loans, see infra, Investments and loans. Loan, trust, and safe-deposit companies, 11-Loss of assets (see infra, Investments and loans; Waste of assets), 11-967 Accidental causes, 11-969 Confiscation, 11-969 Conversion or loss by attorney or agent, Death of live chattels, 11-970 Depreciation in value, 11-969 Destruction of property, 11-970 Doctrine at law, 11-967 Doctrine in equity, 11-967 Emancipation of slaves, 11-969 Larceny, 11-968 Liability in general, 11-967 Loss resulting from acts of third persons, 11-968 Acts of individuals, 11-968 Confiscation, 11-969 Conversion or loss by agent or attorney, 11-968 Emancipation of slaves, 11-969 Larceny, 11-968 Loss resulting from acts of political authorities, 11-969 Neglect of duty, 11-967 Personal liability, 11-967 Management and care of estate, 11-944 Collection of assets, see infra. Collection of assets. Collection of debts, see infra. Collection of debts. Continuing decedent's business, see infra, Continuing decedent's business. Custody and preservation of cstate, see infra, Custody and preservation of estate. Dealing with estate for individual benefit, see infra. Dealing with estate for

individual benefit.

letters):

for benefit of legatees and distributees.

LETTERS OF ADMINISTRATION; see in-

fra. Appointment of administrators;

Removal from office or revocation of

Extraterritorial effect, see Foreign Ex-

ECUTORS AND ADMINISTRATORS.

Letters of administration (see Probate and

Management and care of estate, cont'd.

Deposit of funds, see infra, Deposit of funds.

Discovery of assets, see infra, Discovery of assets.

Investments and loans, see infra, Investments and loans.

Loss of assets, see infra, Loss of assets. Mortgages, see infra, Mortgages.

Partnership estates, 11-980

Payment of taxes, see infra, Payment of taxes.

Pledge, see infra, Pledge and collateral security.

Redemption of property of estate, 11-947 Sale and transfer of personal property, see infra, Sale and transfer of personal property.

Sale of real estate under order of court, see infra, Sale of real estate under order of court.

Sale of real property under will, see infra, Sale of real property under will. Setting aside fraudulent conveyances, II-977

Title and right to possession of personal property, see TITLE AND RIGHT TO Possession of Personal Property.

Trust estates, 11-981

Waste of assets, see infra, Waste of assets.

Mandamus, 19-853

Marriage:

Marriage of executrix, 11-747

Marriage of executrix or administratrix.

Married women, see Separate Property of MARRIED WOMEN; see infra, Husband and

Marshaling assets, see Marshaling Assets. Marshaling decedents' estates, see Marshal-ING DECEDENTS' ESTATES.

Master and servant:

Contracts in settlement of estate, 11-935 Mines and mining claims:

Application for patent by executor, 20-749

Mingling assets, see infra, Confusion of goods.

Misconduct, see infra, Removal from office or revocation of letters.

Mismanagement, 11-821

Bonds, 11-865

Mistake:

Opening and setting aside settlements, 11-1316

Money:

Deposit of funds, see infra, Deposit of funds.

Monuments, 11-1265
Mortgages (see infra, Chattel mortgages; Foreclosure of mortgages), 11-840, 1059; 20-914

Assignment of mortgage, 20-1026 Common-law doctrine, 11-1059 Extinguishment, 20-1071, 1072 Implication from power to sell, 11-1060

Implied power to mortgage realty, 11-1060

Interest of mortgagee, 11-840

EXECUTORS AND ADMINISTRATORS. cont'd.

Mortgages, cont'd.

Interest of mortgagee descends to representatives, 20-974

Interest of mortgagor, 11-840

Mortgage for individual purposes, 11-

Mortgage is personal property, 11-840 Mortgage subject to sale by executors or administrators, 11-1012

Payment to personal representative, 20-1059

Personal liability, 20-986

Power to mortgage given by will, 11-1059

Power to mortgage under order of probate court, 11-1062

Release of mortgage, 11-927

Sale of encumbered property by order of court, 11-1092

Mutual benefit insurance, 11-847

Necessity of administration, see infra, When administration is necessary or proper.

Negligence (see infra, Collection of debts), 11-821, 942

Liability for neglect, 11-821, 905

New bond, see infra, Bonds.

Next of kin (see infra, When administration is necessary or proper):

Administrators de bonis non, 11-796 Administrators with the will annexed, 11-792

Preference of creditors over next of kin, 11-773

Right to administer, 11-771

Nomination of administrator, see infra, Right to nominate administrators.

Nonresidents (see infra, Residence), 11-753 Administrators, 11-780

Bonds, 11-865

Sureties on bond, 11-874

Notice of application for sale of realty by order of court, 11-1118

Rule that notice is jurisdictional, 11-

Rule that notice is not jurisdictional, 11-1119

Rule that proceeding is in personam, 11-1118

Rule that proceeding is in rem, 11-1118

Waiver of notice, 11-1120

Notice of sale, 11-1104

Description of property, 11-1106 Mode of giving notice, 11-1104 Necessity of notice, 11-1104

Number of insertions in newspaper, 11-

1105 Period of publication, 11-1105

Posting notice, 11-1105 Proof of notice, 11-1106 Publication in newspaper, 11-1104

Requisites of notice, 11-1106 Selection of paper, 11-1104

Oath, 11-809, 810

Oath required before time and place of sale are fixed, 11-1098 Sale of real estate under order of court, 8001-11

Opening and setting aside settlements, 11-1313

```
EXECUTORS AND ADMINISTRATORS,
  Opening and setting aside settlements, cont'd.
      Annual settlements, 11-1314
      Burden of proof, 11-1314
      Falsifying, 11-1318
      Final settlements, 11-1314
          Distinction between opening settle-
             ment and surcharging or falsify-
             ing account, 11-1318
          Effect of distribution, 11-1317
          Equitable grounds, 11-1315
          Fraud, 11-1316
          Grounds for setting aside final set-
             tlements in equity, 11-1315
          Improper credits, 11-1316
          Jurisdiction, 11-1314
               Courts of equity, 11-1315
               Courts of probate, 11-1314
               Statutory power of court of pro-
                 bate, 11-1315
          Mistakes, 11-1316
          Omission to take credit for dis-
             bursements, 11-1317
           Statutory grounds, 11-131;
           Time within which proceedings must
             be brought, 11-1319
           Who may maintain proceeding, 11-
             1318
      Intermediate or partial settlements, 11-
      Jurisdiction, 11-1314
       Settlements out of court, 11-1319
      Surcharging, 11-1318
  Order of court (see infra, Authority to sell
        personal property; Sale of real estate
         under order of court):
      Mortgage, 11-1062
       Order or decree to convey, see infra,
         Deed.
       Sale of personalty, 11-1029, 1030
  Origin of administration, 11-741
  Partition, 21-1134, 1155
       Commissions, 11-1298
      Proceeds of partition sale not assets of
        decedent's estate, 11-844
       Sale of land by order of court for pay-
        ment of debts, 11-1097
  Partnership, see Partnership.
  Patents, see PATENTS.
  Payment (see infra, Collection of debts;
         Confederate money; Debts of estate
         for which credit allowed):
      Debts of estate for which credit allowed,
        see infra, Debts of estate for which
         credit allowed.
      Extending time of payment, 11-999
      Hour of payment, see DEBTS OF DECE-
        DENTS.
      Property liable for payment of debts, see Debts of Decedents.
      Sale of personalty, 11-1017
          Cash or credit, 11-1018
          Commodities receivable in payment,
             11-1018
          Generally, 11-1017
          Security for price, 11-1019
      Sale of real estate under order of court, see infra, Sale of real estate under
```

order of court.

1051

Sale of real property under will, 11-

```
EXECUTORS AND ADMINISTRATORS,
    cont'd.
  Payment of debts (see infra, Authority to sell personal property):
       Accounting, see infra, Debts of estate
         for which credit allowed.
      Compromise, composition, and release
        of claims, see infra, Compromise, com-
        position, and release of claims.
      Executor de son tort, 11-1346
      Sale of real estate under order of court
         (see infra, Sale of real estate under
        order of court), 11-1068
      Waste of assets, 11-971
  Payment of decedent's debts, 11-911
      Duty to pay debts, 11-911
      Duty to pay debts promptly, 11-911
      Effect of individual liability on liabil-
        ity of estate, 11-917
      Executor de son tort, 11-1353
      Extent of liability, 11-917
Improper payment, 11-918
      Legacies and distributive shares, 11-913
      Liability arising out of contract, 11-914
          Consideration, 11-915
           Existence of assets, 11-916
          Forbearance on part of creditor,
             11-916
          General rule, 11-914
           Presumption of assets, 11-916
          Requisites of contract to bind ex-
             ecutor or administrator, 11-915
           What constitutes sufficient consid-
             eration, 11-915
           Writing, 11-915
      Liability arising out of devastavit, 11-
           Disregarding priorities in payment
             of debts, 11-912
           General rule, 11-012
           Payment of legacies and distributive
             shares, 11-913
           Preference of creditors, 11-913
           Preferred creditors, 11-912
           Want of notice of debt, 11-913
      Liability of estate, 11-911
      Liability to creditors, 11-912
      Payment of legacies and distributive
        shares before payment of debts, 11-
      Payment with individual funds, 11-918
      Personal liability for paying invalid
        claim, 11-911
      Priorities, 11-912, 913
      Priority in payment of debts, 11-912
      Recovery from creditor, 11-918
      Recovery from legatees and distributees,
        11-919
      Reimbursement, 11-918
   Residue, see infra, Title and right to
        possession of personal property.
      Rights and remedies of executor or
        administrator, 11–918
      Subrogation, 11-918
  Payment of legacies and distributive shares,
```

see infra, Distribution of estate; Legacies

and devises; Payments to or for benefit of

Payments to or for benefit of legatees and

legatees and distributees.

Payment of taxes, see TAXATION.

distributees, 11-1268

EXECUTORS AND ADMINISTRATORS, cont'd.

Payments to or for benefit of legatees and

distributees, cont'd.

Advances for benefit of widow and infant children, 11-1270

Credit, 11-1268

Credit as against legatees and distributees, 11-1269

Credit for advances to family allowed against distributive shares, 11-1270

Funeral expenses of beneficiaries of estate, 11-1272

Necessaries for family, 11-1271

Payment without order of distribution, 11-1268

Statutory allowance of widow and children, see ALLOWANCES.

Support of decedent's family, 11-1269 Pendente lite (see infra, Administrators pendente lite), 11-801

Pensions, 11-849

Periodical settlements, 11-1310, 1313

Personal property, 11-830, 984

Collection of assets, see infra, Collection of assets.

Discovery of assets, see infra, Discovery of assets.

Insufficiency of personal property, see infra, Sale of real estate under order of court.

Martgages, see CHATTEL MORTGAGES.

Sale and transfer of personal property, see infra, Sale and transfer of personal property.

Title and right to possession of personal property, see infra, Title and right to possession of personal property.

Place of sale, 11-1017

Pledge and collateral security, 22-850

Authority of executor or administrator, 11-1031

Validity of pledge, 11-1032

Possession, see infra, Custody and preservation of estate; Title and right to possession of personal property; Title and right to possession of real property.

Posting notice, 11-1105

Powers, see Powers.

Powers before probate or grant of letters, 11-006

Administrators, 11-908

Administrator's title and authority derived from letters, 11-908

Causes of action accruing after death of intestate, 11-909

Contracts validated by subsequent grant of letters, 11-908

Doctrine of relation applicable only to acts beneficial to estate, 11-909 Doctrine that letters relate back, 11-908

General doctrine, 11-908

Letters legalize acts done before appointment, 11-908

Executors, 11-906

Commencement of action, 11-906 Common-law rule, 11-006 Modern rule, 11-907 Power to sue, 11-906

EXECUTORS AND ADMINISTRATORS. cont'd.

Powers before probate or grant of letters, cont'd.

Executors, cont'd.

Probate of letters testamentary relate back to testator's death, 11-

Statutes in the United States, 11-

Powers, duties, and liabilities in general, 11-1

Accounting, see infra, Accounting. Burial of decedent, see infra, Burial.

Compromise, compensation, and release of claims, see infra, Compromise, compensation, and release of claims.

Confession of judgment, 11-932 Contracts, see infra, Contracts.

Degree of skill and diligence required, 11-904

Diligence, 11-904

Duty to defend will, 11-910

Infallibility, 11-905

Liability for taking property of third persons, 11-943

Maintenance and care of decedent's family, 11-911

Payment of decedent's debts, see infra, Payment of decedent's debts.

Powers before probate or grant of letters, 11-906

Powers of executor pending contest of will, 11-909

Power to waive statute of limitations, see LIMITATION OF ACTIONS.

Right to advice and instruction of court, 11-910

Set-off of debts, see Set-off, Recour-MENT, AND COUNTERCLAIM.

Skill, 11-904

Submission to arbitration, see infra, Arbitration and award.

Summary of duties, 11-903

Tortious or negligent acts, 11-942 Powers of executor pending contest of will, 11-000

Preference in payment of debts (see Debts OF DECEDENTS), 11-912, 913

Preference of creditors by confession of judgment, 11-932

Presentation of claims, see DEBTs of DECE-

Preservation of estate, see infra, Custody and preservation of estate.

Presumption in favor of deed of executor or

administrator, 11-1158
Presumption in favor of validity of sale, 11-1116

Priority, see Marshaling Decedents' Es-TATES; see infra, Payment of decedent's

Private international law, see Private Inter-NATIONAL LAW.

Private sale (see infra, Sale and transfer of personal property), 11-1027, 1030 Purchase by executor or administrator, 11-1022

Sale by order of court, 11-1101

Privileged communications:

Communications by administrator respecting estate, 23-77

Volume XXXI.

```
EXECUTORS AND ADMINISTRATORS.
  cont'd.
```

Privileged communications, cont'd.

Waiver, 23-90

Waiver of privilege, 23-82

Who may claim privilege, 23-70

Privity:

Administrator de bonis non, 11-1335,

1337

Successive administrators, 11-1335, 1337 Probate, see PROBATE AND LETTERS OF AD-MINISTRATION; see infra, Powers before probate or grant of letters.

Probate courts, see infra, Jurisdiction; see

SURROGATE.

Proceedings in rem and in personam:

Sale of real property by order of court, 11-1118

Proceeds of sale of real property, 11-843

Distinction between realty and proceeds. thereof as assets, 11-839

Partition sale, 11-844

Proceeds of sale under order of court to pay debts, 11-844

Sale made by deceased owner, 11-843 Sale to pay deceased owner's debts, 11-

844 Sale under execution, 11-844

Sale under foreclosure of mortgage, 11-

844 Production of documents, 23-173

Property:

Inventory and appraisal, see infra, Inventory and apraisal.

Liability for taking property of third persons, 11-943

Property covered by bond, see infra, Bonds. Property liable for payment of debts, see DEBTS OF DECEDENTS.

Public administrators, 11-806; 23-305

Additional appointment, 11-808

Bonds, 11-867

Committing estates to public administrator, 11-806

Compelling public administrator to act, 11-807

Definition, 11-806

How appointed, 11-806

Nature of public administration, 11-806 Necessity of letters or order of court, 11-808

Priority of right of public administrator, 11-807

Revoking letters of public administrator, 11-808

Tenure of office, 11-808

Publication, see infra, Notice of sale.

Public lands, see STATE AND PUBLIC LANDS. Public officers:

Money collected by public officer, 11-849

Public sale (see infra, Private sale; Sale and transfer of personal property):

Purchase by executor or administrator, 11-1022

Sale by order of court, 11-1101

Purchase of real property by executor or administrator, 11-1066

Purchase of property belonging to third persons, 11-1066

General principles, 11-1066 Individual liability, 11-1066

EXECUTORS AND ADMINISTRATORS.

cont'd.

Purchase of real property by executor or administrator, cont'd.

Purchase of property belonging to third persons, cont'd.

Purchase of property sold for debts due estate, 11-1066

Real property purchased with funds of estate, 11-1066

Trust results from purchase from funds of estate, 11-1066

Purchase of real property belonging to estate, 11-1067

Purchase at judicial sale, 11-1067 Purchase at sale under order of court, see infra, Sale of real estate under order of court.

Purchase from heirs, 11-1067 Purchase of outstanding title, 11-

Sale of real property under will, 11-1082 Qualifications of executors and administrators (see infra, Who are competent to be administrators; Who may be executor), 11-800

Acts before qualification void, 11-810 Dispensing with qualifications, 11-810 Failure to qualify, 11-809 Generally, 11-800

Oath, 11-809

Qualified appointment of executor, 11-748 Questions of law and fact:

Executors de son tort, 11-1342 Rate of commissions, 11-1288

Circumstances affecting exercise of dis-

cretion of court, 11-1289 Rate fixed by statute, 11-1288

Rate in discretion of court, 11-1288 Rate limited by statute, 11-1288

Review on appeal, 11-1290

Rate of interest, 11-1225 Ratification of invalid sale, 11-1124

Ratification of void transaction, 11-939 Real property (see infra, Vendor and pur-

chaser):

Accounting, see infra, Accounting; Disbursements in respect to real estate. Administrators with the will annexed, see infra, Administrators with the will annexed.

Commissions, 11-1297

Disbursements in respect to real estate, see infra, Disbursements in respect to real estate.

Executors de son tort, 11-1349-

Exoneration of encumbered property, see infra, Exoneration of encumbered property.

Inventory and appraisal, 11-856 Lease, see infra, Lease.

Mortgage, see infra, Mortgages.

Possession, see infra, Title and right to possession of real property.

Purchase of realty by executor or administrator, see infra, Purchase of real property by executor or administrator; Sale of real property under will.

Sale of real estate under order of court, see infra, Sale of real estate under order of court.

```
EXECUTORS AND ADMINISTRATORS,
     cont'd.
  Real property, cont'd.
       Sale of real property under will, see infra, Sale of real property under
       Title, see infra, Title and right to pos-
         session of real property.
  Real property as assets, 11-838
       Common-law rule, 11-838
       Contract to purchase land, 11-838
Distinction between realty and pro-
         ceeds thereof as assets, 11-839
       Estates for life or years, 11-839
       Estates pur autre vie, 11-839
       General principles, 11-838
       Leaseholds, 11-839
       Life estates, 11-839
       Proceeds of realty, 11-839
       Renewal of lease, 11-836
       Statutory rule, 11-838
       What is real property, 11-838
  Reappointment, 11-828
  Receipts, 11-1294
  Receivers, see RECEIVERS.
  Recitals, see infra, Deed.
  Redemption of property of estate, 11-947
Refunding bonds, 11-1177
       Amount of bond, 11-1178
       Compelling legatees and distributees to
      refund without bond, 11-1179
Effect of bond, 11-1178
       Failure to require bond, 11-1178
       When required, 11-1177
       Who may be required to give bond, 11-
         1178
  Relation, 11-907, 908
  Release (see infra, Compromise, composition,
  and release of claims), 24-298, 316
Release from liability to account, see infra,
    Accounting.
  Release of debt by appointment, 11-787
Appointment of debtor as administrator,
         11-788
      Appointment of debtor, executor, or ad-
       ministrator, 11-834
Attainder, see Debts of Decedent.
      Creditor of testator appointed executor,
         11-789
       Debtor appointed executor, 11-787
       Rule at common law, 11-787
       Rule in equity, 11-788
       Rule in the United States, 11-788
  Release or discharge of sureties, 11-895
       Death of surety, 11-897
       Discharge of principal, 11-896
       General rule, 11-895
      Giving new bond, 11-897
       Release by order of court, 11-897
      Statute of limitations, 11-898
  Remainders, reversions, and executory inter-
         ests:
      Sale by order of court, 11-1091
  Remedies against sureties, 11-898
      Administrator de bonis non, 11-899
      At law, 11-898
      Evidence, 11-901
      In equity, 11-902
Judgment or decree against principal,
      Judgment or decree against principal
         conclusive against sureties, 11-901
```

```
EXECUTORS AND ADMINISTRATORS,
  Remedies against sureties, cont'd.
       Judgment or decree essential to right of
         action, 11-900
       Preliminary judgment or decree not necessary, 11-900
       Summary remedies, 11-902
       When right of action accrues, 11-899
      Who may sue, 11-898
  Removal from office or revocation of letters,
         11-815
      Account, failure to, 11-823
      Accounts must be settled on revocation,
         11-827
      Adverse interest, 11-824
      Annulment of will, 11-826
Applications by persons who had prior
        right, 11-817
      Appointment procured by fraud or false
      suggestion, 11-819
Cancellation of bond, 11-826
      Cause, 11-816, 818, 819
      Collateral attack, 11-826
Creditors' application, 11-816
      Debtors' applications, 11-817
      Determination of incidental matters, 11-
         816
      Direct proceeding necessary, 11-826
      Discovery of will after appointment, 11-
      Discovery of will after grant of administration, 11-826
      Discovery of will after grant of letters,
         11-827
      Discretion of court, 11-816
      Disqualification, 11-826
      Drunkenness, 11--824
      Effect of removal, 11-827
      Failure to give bond, 11-822
      Failure to make inventory, 11-822
      Financial circumstances, 11-824
      Grounds for removal, 11-818
      Heir's aplication, 11-816
      Hostility to the beneficiaries of the es-
         tate, 11-824
      How removal is effected, 11-825
      Illustration of causes, 11-819, 820
      Improvident appointment, 11-818
      Incapacity, 11-825
      Indebtedness to estate, 11-824
      Interest of party applying for removal,
         31-816
      Inventory, failure to make, 11-822
      Irregular appointment, 11-818
      Litigation with estate, 11-824
      Misconduct, 11-819
      Mismanagement, 11-821
      Neglect of duty, 11-821
      Power, 11-815
           Determination of incidental matters,
             11-816
           Discretion of court, 11-816
           Equity jurisdiction, 11-815
           Jurisdiction generally in court of
             probate, 11-815
           Power to revoke well settled, 11-815
           Revocation only for cause, 11-816
      Probate of codicil removing executor,
      Probate of will after appointment of ad-
        ministrator, 11-819
```

```
EXECUTORS AND ADMINISTRATORS,
  cont'd.
```

Removal from office or revocation of letters, cont'd.

Reappointment, 11-828

Removal from jurisdiction of court, 11-

Removal of trustee who is also executor, 11-826

Revocation of probate, 11-826

Second grant of letters, 11-826

Setting aside will after appointment of administrator with will annexed, 11-810

Transactions for individual benefit, 11-820

Unfitness in general, 11-823

Unfriendly relations with coexecutor, 11-824

Unsuitableness existing at time of appointment, 11-825

Validity of previous acts, 11-827

Waste, 11-821

Who may apply for removal, 11-816

Rents and profits of real estate, 11-841

Accounting, see infra, Accounting.

Insolvency of estate, 11-842

Lease by executors and administrators, 11-843

Rents accruing after death of owner, 11-841

Rents accruing after death of owner made assets by statute, 11-842

Rents accruing during lifetime of owner, 11-841

Rents collected by executor or administrator, 11-842

Sale of real estate under order of court, 11-1135, 1144

Use of personalty in connection with land demised, 11-842

Renunciation of executorship (see infra, Resignation), 11-754; 22-1133

Act of record, 11-755

Administrators with the will annexed, 11-789

Effect of renunciation, 11-756

Express renunciation, 11-755

Implied from acts, 11-756

Implied from neglect or refusal, 11-756

Implied renunciation, 11-756 Matter in pais, 11-755

Power of attorney, 11-756

Renunciation by executor of executor, 11-755

Renunciation by executor who is also trustee, 11-757

Renunciation for a consideration, 11-754 Retracting renunciation, 11-757

Right of one of several executors to retract, 11-757

Right to become administrator after renunciation, 11-756

Right to renounce, 11-754

Right to retract, 11-757

When right of renunciation may be ex-

ercised, 11-754 Renunciation of right to administer (see infra, Resignation), 11-784; 22-1133 Effect of renunciation, 11-785

Express renunciation, 11-785

EXECUTORS AND ADMINISTRATORS,

Renunciation of right to administer, cont'd.

Illustrations, 11-784, 785 Implied from failure to apply for letters, 11-784

Request for appointment of another, 11-784

Retraction of renunciation, 11-785

Replevin, 24-482, 505

Report and confirmation of sale, 11-1111 Confirmation necessary to pass title, 11-

Effect of confirmation, 11-1114 Inadequacy of price, 11-1113

Necessity, 11-1111
Objections to confirmation, 11-1112

Presumption of confirmation, 11-1114 Proof of confirmation, 11-1113

Sale under will, 11-1052
Setting aside sales, see infra, Vacating and setting aside sales.

Time for report and confirmation, 11-1112

Vacating sales, see infra, Vacating and setting aside sales.

Representatives of creditors, 11-903 Representatives of executors and administrators, 11-1341

Devastavit, 11-1342

Duty to settle administration accounts, 11-1342

Executor of executor, see infra, Execu-

tor of executor. What assets vest in representative of

deceased executor or administrator, 11-1341

Resale, 11-1131

Expense of a resale, 11-1131

General rule, 11-1131

Necessity of order to resell, 11-1133

Personal property, 11-1031

Resale at expense of delinquent bidder, 11-1132

Residence:

Jurisdiction to appoint administrator, 11-762

Residents, see infra, Nonresidents.

Residue after payment of debts and legacies. see infra, Title and right to possession of personal property.

Resignation (see infra, Renunciation of executorship; Renunciation of right to administer), 11-811 Acceptance of resignation, 11-813

Common law, 11-811

Effect of resignation, 11-813

Good cause, 11-812

Notice of intention required, 11-812 Power to remove includes acceptance of resignation, 11-811

Probate court not authorized to accept resignation at common law, 11-811

Resignation authorized, 11-812

Resignation not permitted without good cause being shown, 11-812

Renunciation of executorship, see infra, Renunciation of executorship.

Settlement of accounts required before resignation, 11-813

Statutes, 11-813

What constitutes resignation, 11-813

Competency.

General rule, 11-766

```
EXECUTORS AND ADMINISTRATORS.
EXECUTORS AND ADMINISTRATORS,
   cont'd.
                                                      cont'd.
  Res judicata, 24-734, 753
                                                    Right to appointment as administrator, con.
      Account of executor or administrator,
                                                         Interest in estate gives right to admin-
                                                           ister, 11-766
        24-770
      Privity between administrator and dis-
                                                         Necessity to make timely application,
        tributees or creditors, 24-753
                                                           11-768
      Privity between administrator de bonis
                                                         Priority of right prescribed by statute.
        non and predecessor, 11-1335
      Privity between decedent and adminis-
                                                        Renunciation as executor:
        trator or executor, 24-753
                                                             Right to become administrator, 11-
      Privity between executor and legatee,
                                                               756
        24-753
                                                        Right of creditor to administer, 11-772
      Privity between foreign executors and
                                                            Assigned claims, 11-774
      administrators, 13-920, 921
Privity between personal representatives
                                                            Debts barred by limitation, 11-774
                                                            Funeral expenses, 11-773
        and heirs or devisees, 24-753
                                                            General rule, 11-772
                                                            Preference of creditor over next of
      Privity between personal representatives
        and purchasers at judicial sales, 24-
                                                               kin, 11-773
                                                            Priority of right among creditors,
 Resulting trusts, see IMPLIED TRUSTS.
                                                               11-773
 Retainer (see DEBTS OF DECEDENTS; see
                                                            What creditors are entitled to ad-
        infra, Legacies and devises; Release
                                                              minister, 11-773
     of debt by appointment):
Landlord and tenant, 18-351
                                                        Right of husband to administer, 11-768
                                                            Effect of will made by wife, 11-769
 Retainer of debts due from legatee or dis-
                                                            Existence of marriage relation, 11-
       tributee (see infra, Distribution of
                                                              768
       estate), 11-1170
                                                            General rule, 11-768
     Debts barred by statute of limitations,
                                                            Interest in wife's estate, 11-769
        11-1172
                                                        Right of widow to administer, 11-769
     Debts discharged in bankruptcy, 11-1172
                                                            Effect of granting administration to
     Debts due to executor or administrator
                                                              third person, 11-771
       individually, 11-1172
                                                            Exclusive right of widow, 11-770
     Debts due to executor or administrator
                                                            Existence of marriage relation, 11-
       in his representative capacity, 11-1171
     General rule, 11-1170
                                                            General rule, 11-769
Release of interest in husband's
     Illustrations, 11-1171
     Retainer from proceeds of real estate,
                                                              estate, 11-770
       11-1173
                                                   Right to nominate administrators, 11-776
     Set-off and retainer distinguished, rr-
                                                        Revoking nomination, 11-779
       1171
                                                        Rule in England, 11-776
     Specific legacies, 11-1171
What debts may be retained, 11-1171
                                                        Rule in United States, 11-777
                                                   Sale (see infra, Proceeds of sale of real prop-
 Retaining fees, 11-250
                                                          erty):
 Revocation of letters, see infra, Removal
                                                        Accounting, 11-1204
   from office or revocation of letters.
                                                        Sale by executor or administrator a judi-
 Revocation of nomination of administrator,
                                                          cial sale, 17-954
   11-779
                                                   Sale and transfer of personal property, 11-
 Rewards, 24-942
                                                          1005
 Right of next of kin, see infra, Next of kin.
                                                       Application of purchase money, 11-
 Rights of actions, see infra, Debts and rights
                                                          1031
   of actions as assets.
                                                        Authority to sell, see infra, Authority to
 Right to appointment as administrator, 11-
                                                          sell personal property.
       766
                                                        Cash, 11-1018
     Application, 11-768
                                                        Charges, 11-1034
     Appointment of strangers or represen-
                                                        Collusion, 11-1028, 1030
           tatives of persons entitled, 11-
                                                        Commodities receivable in payment, 11-
           774
         Any suitable person may be ap-
                                                        Common-law authority to sell not abro-
           pointed, 11-774
                                                          gated by statute, 11-1029
         Assignee in bankruptcy, 11-775
                                                        Common-law rule as to manner and
         Committee or guardian of insane
                                                          terms of sale, 11-1014
           person, 11-775
                                                        Credit, 11-1018
         Creditor of person entitled to ad-
                                                       Express warranty, 11-1025
         minister, 11-775
Guardian of minor next of kin may
                                                       False representations, 11-1026
                                                       Fraud, 11–1026, 1028
           be appointed, 11-775
                                                       Implied warranty, 11-1025
         Representatives of persons entitled
                                                       Inadequate price, 11-1017, 1028
           to administer, 11-775
                                                       Liability of purchasers, 11-1030
     Competent to be administrator, see infra,
                                                       Liens, 11-1034
```

Manner of sale, 11-1014

Mortgage, see infra, Chattel mortgages.

```
EXECUTORS AND ADMINISTRATORS.
    cont'd.
  Sale and transfer of personal property, con.
      Personal property subject to liens or
        charges, 11-1034
      Place of sale, 11-1017
      Price, 11-1017
      Private sale, 11-1014
      Public sale, 11-1014
      Purchase by executor or administrator,
            11-1020
          Accounting for profits when sale is
            set aside, 11-1025
          Acting fairly and paying full value,
             11-1023
           Adequacy of price, 11-1022
          Dealing with purchaser not pro-
            hibited in absence of previous un-
            derstanding, 11-1022
          Effect as to executor or adminis-
            trator, 11-1025
           Effect as to persons interested in es-
             tate, 11-1023
           Effect as to third persons, 11-1024
           Effect of purchase, 11-1023
           Exceptions arising out of special cir-
             cumstances, 11-1022
           General rule, 11-1020
           Good until set aside, 11-1024
           Not allowed to purchase at their
             own sales, 11-1021
           Persons interested in estate, 11-
            1023
           Private sales, 11-1022
           Public sales, 11-1022
           Purchase through third persons, 11-
             1021
           Ratification by parties interested,
             11-1024
           Sale valid in absence of actual
             fraud, 11-1023
           Statutory authority to purchase, 11-
             1023
           Taking property in payment of indi-
             vidual claims against estate, 11-
             1022
       Purchasers, 11-1030
       Resale, 11-1021
       Rights of purchasers, 11-1030
       Sale of choses in action, see infra, Sale
         of choses in action.
       Security for price, 11-1019
           Approval of security, 11-1020
           Liability for sufficiency of surety,
             11-1019
           Personal liability for failure to take
             security, 11-1019
           Security required when sale is on
             credit, 11-1019
           What security may be taken, 11-
       Statutory provisions, 11-1029
       Terms of payment, 11-1017
       Terms of sale, 11-1014
       Time of making sale, 11-1015
           Discretion, 11-1016
           English rule, 11-1015
           Illustrations, 11-1016, 1017
           One year, 11-1016
```

```
EXECUTORS AND ADMINISTRATORS,
    cont'd.
  Sale and transfer of personal property, con.
      Validity of sale, cont'd.
           Common-law authority to sell not
             abrogated by statute, 11-1029
           Distinction between sale by execu-
             tor or administrator and sale by
             trustee, 11-1029
           Fraud, 11-1028
           General rule, 11-1027
           Inadequate price, 11-1028
           Order of court, 11-1029
           Presumed to be valid, 11-1027
           Private sale, 11-1027
           Sale for individual debts, 11-1028
           Statutory provisions, 11-1029
       Warranty, 11-1025
  Who may make sale, 11-1017
Sale bond, see infra, Sale of real estate under
    order of court.
  Sale of choses in action, 11-1010
       Bills of exchange and promissory notes,
         11-1012
       Executor or administrator may transfer
         choses in action, 11-1010
       Foreign debts, 11-1012
       Leave of court to sell choses in action,
         II-IOII
       Mortgages, 11-1012
       Negotiable instruments, 11-1012
       Notes payable to executor or adminis-
         trator, 11-1010
       Sale in satisfaction of decedent's debts,
         11-1011
       Transfers executed in individual name,
         11-1010
       Transfers in satisfaction of individual
         debts, 11-1011
  Sale of real estate:
       Special or substituted judges, 17-747
  Sale of real estate by administrators with the
     will annexed, see infra, Administrators
     with the will annexed.
  Sale of real estate under order of court (see
         infra, Sale of real property under will), 11-1068, 1076
       Accounts:
           Settlement of accounts not neces-
             sary before order of sale, 11-1088
       Adjournment of sale, 11-1103
       Adverse possession, 11-1094
       All real estate subject to sale for pay-
         ment of debts, 11-1090
       Application for leave to sell, 11-1117
Application of purchase money, 11-
         1142
       Appointment of executor or adminis-
         trator, 11-1116
       Appraisement before sale, 11-1100
       Appraisement should be signed, 11-1101
       Auctioneer, 11-1108
       Bonds, 11-1098
            Effect of bond, 11-1099
            Effect on general administration
              bond, 11-1100
            Failure to give bond, 11-1100
            Liability of sureties, 11-1099
           Necessity of bond, 11-1098
            Requisites of bond, 11-1099
            Sale not vitiated by failure to give
              bond, 11-1100
```

Rule in the United States, 11-1016

Bona fide purchaser, 11-1027

Validity of sale, 11-1027

```
EXECUTORS AND ADMINISTRATORS,
                                                 EXECUTORS AND ADMINISTRATORS.
    cont'd.
                                                     cont'd.
  Sale of real estate under order of court, con.
      Bonds, cont'd.
          Sale vitiated by failure to give
            bond, 11-1100
          Special bond required by statute,
             11-1008
          Special sale bond, 11-1098
           Validity of bond, 11-1099
      Cash. 11-1108
      Caveat emptor, 11-1137
      Claims for which sale may be ordered,
            11-1078
          Commissions, 11-1079
          Costs, 11-1079
          Debts barred by statute of limita-
            tions, 11-1080
          Debts existing in lifetime of de-
            cedent, 11-1078
          Debts secured on real
                                      estate,
            11-1082
          Expenses of administration, 11-1079
          Funeral expenses, 11-1080
          Statutory
                      allowances to
                                      family,
            11-1080
          Taxes, 11-1082
      Collateral attack, 11-1120
      Commissioners, 11-1107
      Community property, 11-1090
Confirmation of sale, see infra, Report
        and confirmation of sale.
      Contest by heirs or devisees, 11-1084
      Conveyance, see infra, Deed.
      Costs, 11-1159
      Courts of probate regarded as superior
        courts, 11-1115
      Credit, 11-1108
      Crops, 11-1134
      Curative statutes, 11-1123
      Decree of sale, 11-1121
      Deed, see infra, Deed.
      Delegation of authority by representa-
        tive, 11-1108
                                                          1134
      Delivery of deed after expiration of
        license, 11-1103
      Devisees, 11-1090, 1143
Contribution between heirs, 11-
          Effect of sale in general, 11-1143
          Fraudulent sale, 11-1143
          Sale of real estate to save person-
            alty, 11-1144
          Unnecessary sale, 11-1143
      Discretion of court, 11-1077
      Disposal of proceeds, 11-1159
          Costs, 11-1159
          Discharge of incumbrances, 11-1159
          Distribution of surplus, 11-1159
          Expenses of sale, 11-1159
      Dower, 11-1093, 1136
      Encumbered property, 11-1092
      En masse, 11-1107
      Entire interest of decedent must be
        sold, 11-1098
      Entry under pre-emption law, 11-1094
      Equitable interests, 11-1091
      Errors in proceeding, 11-1120
      Execution of order or decree of sale,
        11-1122
      Executory contract for purchase of
        land, 11-1091
```

```
Sale of real estate under order of court, con.
    Existence of claims against estate,
      11-1078
    Expenses of sale, 11-1159
    Foreign executors and administrators,
      13-945
    Heirs, 11-1143
        Contribution between heirs, 11-1144
        Effect of sale in general, 11-1143
        Fraudulent salc, 11-1143
        Real estate sold to save person-
          alty, 11-1144
        Unnecessary sale, 11-1143
    Homesteads, 11-1092
    Inadequacy of price, 11-1110
    Incumbrances, 11-1135
    Incumbrances, discharge of, 11-1159
    Injunction against sale, 11-1077
    In rem or in personam, 11-1118
    Insufficiency of personal
                                   property,
          11-1085
        Deficiency
                     arising
                              after
                                      death,
          11-1086
        Deficiency resulting from devas-
          tavit, 11-1087
        Devastavit, 11-1086, 1087
        Exhaustion of personalty, 11-1089
Exhaustion of remedy on bond,
          11-1087
        General rule, 11-1085
        Liability of representative for sell-
          ing unnecessarily, 11-1086
        Proof of deficiency, 11-1088
        Settlement of accounts not neces-
          sary before order of sale, 11-1088
        Sufficient personalty in another state, 11-1087
        Waste, 11-1086, 1087
    Interest in public lands, 11-1093
    Interests subject to sale, 11-1090
    Irregularities in proceedings, 11-1120,
    Jurisdiction, 11-1070
        Application or petition necessary to
          give, 11-1117
        Courts of equity, 11-1072
        Courts of probate, 11-1070
        Land in another state, 11-1071
    Jurisdictional facts must appear of
      record, 11-1115
    Land devised, 11-1090
    Land held or claimed adversely by third
          persons, 11-1094
        Alienation by heir or devisee,
          11-1096
        Disseizin by heir or devisee, 11-
        Doubtful title, 11-1094
        General rule, 11-1094
        Illustrations, 11-1095
        Land aliened by heir or devisee,
          11-1006
        Land conveyed by decedent in fraud
          of creditors, 11-1095
        Land partitioned by order of court,
          11-1097
        Land sold for partition, 11-1097
        Partition, 11-1097
        Power to sell expressly given by
          statute, 11-1096
```

```
EXECUTORS AND ADMINISTRATORS.
                                                   EXECUTORS AND ADMINISTRATORS,
    cont'd.
                                                       cont'd.
  Sale of real estate under order of court, con.
                                                     Sale of real estate under order of court, con.
      Land purchased by executor or adminis-
                                                          Purchase by executor or administrator,
        trator, 11-1067
                                                                cont'd.
      Leave to sell, application for, 11-1117
                                                              Right to acquire title of purchaser,
      Liability of purchasers, 11-1133
                                                                11-1148
      Manner of sale, 11-1101
                                                              Right to become purchaser, 11-1144
      Necessity of duly constituted executor or administrator, 11-1116
                                                                   Exceptions to general rule,
                                                                     11-1147
      Necessity of sale, 11-1121
                                                                   General rule, 11-1144
      Notice of application, 11-1118
                                                                   Husband and wife, 11-1146
      Notice of sale (see infra, Notice of
                                                                   Illustrations, 11-1145, 1146
        sale), 11-1121
                                                                   Purchase jointly with third per-
      Oatb, 11-1098
Order of sale, 11-1121
                                                                     son, 11-1145
                                                                   Purchase through third person,
       Order of sale must be strictly followed,
                                                                     11-1145
                                                                   Purchasing as agent, 11-1146
         1011-11
                                                              Setting aside sale, 11-1150
       Parcels, 11-1107
                                                                  Accounting on setting aside sale,
       Partial interest, 11-1098
       Payment, 11-1108
                                                                     11-1152
                                                                  Against whom, 11-1151
Any party in interest may set
       Personal property,
                             insufficiency
                                            of.
         11-1085
       Place of sale, 11-1104
                                                                     aside sale, 11-1150
                                                                   By whom, 11-1150
       Power of sale under will, 11-1076
      Power to order sale, 11-1068
For purpose of distribution, 11-1070
                                                                   Evidence of indirect purchase,
                                                                     11-1152
           Power limited to purposes of stat-
                                                                   Executor or administrator as
                                                                   purchaser, 11-1151
Jurisdiction, 11-1151
             ute, 11-1070
           To benefit estate, 11-1070
                                                                   Subsequent purchasers, 11-1151
           To pay legacies, 11-1070
                                                                   Time for bringing suit, 11-1151
       Power to order sale for payment of
                                                               Validity, 11-1148
             debts, 11-1068
                                                              Voidable or void, 11-1149
           Common law, 11-1068
           Modern rule in England, 11-1069
                                                          Purchase money:
                                                              Duty to see to application of pur-
           Rule in United States, 11-1069
                                                          chase money, 11-1142
Purchase money, liability for, 11-1139
           Statutory power, 11-1069
       Pre-emptions, 11-1094
                                                              Defects in title, 11-1140
       Preliminaries to making sale, 11-1098
                                                              Fraud, 11-1140
       Presumption in favor of validity,
         11-1116
                                                               Illustrations, 11-1140
                                                            . Payment of price not enforceable if
       Preventing exercise of power, 11-1076
           Discretion of court, 11-1077
                                                                 sale is void, 11-1140
                                                               When liability attaches, 11-1139
           Injunction, 11-1077
                                                          Purchaser, 11-1133
           Other matters affecting exercise of
                                                          Purchaser, refusal to perform, 11-1141
             power, 11-1077
                                                          Purchaser, rights and liabilities on avoidance of sale, 11-1141
           Paying or securing debts, 11-1076
           Power of sale in will, 11-1076
                                                               Reimbursement of purchaser for
       Price, 11-1108
                                                                price paid, 11-1141
       Private sale authorized, 11-1102
                                                               Subrogation, 11-1141
       Private sale disregarded, 11-1102
                                                          Purchaser, vendees of, 11-1142
       Proceedings in rem or in personam,
                                                          Quantity to be sold, 11-1097
         11-1118
                                                          Ratification of invalid sale, 11-1124
       Proof of claims, 11-1082
                                                          Real estate subject to dower, 11-1093
           General rule, 11-1082
                                                          Refusal of purchaser to perform, 11-1141
           Judgment against executor or ad-
                                                          Reimbursement of purchaser for price
             ministrator, 11-1084
                                                            paid, 11-1141
           Presentation and allowance
                                                          Remainders and reversions, 11-1091
             claims, 11-1083
                                                          Rem or personam, 11-1118
       Property subject to sale, 11-1090
                                                          Rents and profits, 11-1134
       Public lands, 11-1093
                                                          Report, see infra, Report and confirma-
       Public policy, 11-1121
                                                            tion of sale.
       Public sale required by statute, 11-1101
                                                          Requisites to exercise of power, 11-1078
       Purchase by executor or administrator,
                                                          Resale, see infra, Resale.
             11-1144
                                                          Resulting trust, 11-1091
           Acquiescence, 11-1149
                                                          Rights of purchaser, 11-1133
           After confirmation, 11-1148
                                                          Sale by commissioners, 11-1107
           Before confirmation, 11-1148
                                                          Sale by executor or administrator,
           Effect, 11-1148
           Purchase from bona fide purchaser,
                                                            11-1107
                                                          Sale by sheriff, 11-1108
Sale in parcels or en masse, 11-1107
             11-1148
           Ratification, 11-1140
                                                                             Volume XXXI.
```

EXECUTORS AND ADMINISTRATORS.

```
EXECUTORS AND ADMINISTRATORS,
    cont'd.
  Sale of real estate under order of court, con.
       Security for price, 11-1110
      Set off of claims against estate, 11-1109
Setting aside sale, see infra, Vacating
         and setting aside sales.
       Sheriff, 11-1108
       Signature of appraisement, 11-1101
       Special sale bond, 11-1098
       Strict compliance with order or de-
         cree of sale, 11-1122
       Strict compliance with statute required,
         11-1115
       Surplus passes as real estate, 11-1160
       Termination of representative's author-
         ity, 11-1103
       Terms cannot be imposed by representa-
         tive, 11-1101
       Terms of payment, 11-1108
       Terms of sale, 11-101
       Time for making application, 11-1073
           Delay for benefit of estate, 11-1075
           Delay in granting administration,
             11-1075
           Excuses for delay, 11-1075
Illustrations, 11-1075
           Reasonable time, 11-1074
           Rule in absence of statutory limi-
             tation, 11-1074
           Statutory limitation, 11-1073
      Time of sale, 11-1103
Time of sale limited by duration of
         license, 11-1103
      Title, 11-1133
           Equitable title vests on confirmation
             of sale and payment of price,
             11-1134
           Illustrations, 11-1133, 1134
           Purchaser acquires only such title
             as decedent had, 11-1133
           What title passes by sale, 11-1133
           When title and right of possession
             vest, 11-1134
      Undivided interests, 11-1090, 1098
Vacating and setting aside sales, see
infra, Vacating and setting aside
         sales,
       Valid grant of probate or administra-
         tion, 11-1116
      Validity of sale, 11-1115
Application for leave to sell, 11-
           Authority to sell, 11-1121
           Collateral attack, 11-1120
           Courts of probate regarded as
             superior courts, 11-1115
           Curative statutes, 11-1123
           Decree of sale, 11-1121
           Errors in proceedings, 11-1120
           Execution of order or decree.
             11-1122
           Existence of jurisdictional facts,
             11-1115
           Irregularities in proceeding, 11-1120
           Jurisdictional facts must appear of
             record, 11-1115
           Leave to sell, 11-1117
           Necessity for sale, 11-1121
           Notice jurisdictional, 11-1119
```

Notice of application, 11-1118

Order of sale, 11-1121

```
cont'd.
Sale of real estate under order of court, con.
    Validity of sale, cont'd.
         Petition necessary to give jurisdic-
           tion, 11-1117
         Presumption in favor of sale,
           11-1116
         Public policy, 11-1121
         Qualification of person making sale.
           11-1122
         Ratification of invalid sale, 11-1124
         Strict compliance in executing order
           of sale, 11-1122
         Strict compliance with statute re-
           quired, 11-1115
         Valid grant of probate or adminis-
           tion, 11-1116
    Vendees of purchaser, 11-1142
    Who may apply for order of sale,
          11-1072
        Creditors, 11-1073
Personal representatives of de-
           cedent, 11-1072
        Statutes, 11-1073
    Who may make sale, 11-1107
    Wills (see infra, Sale of real property
      under will), 11-1076
Sale of real property under will (see infra,
      Sale of real estate under order of
      court), 11-1040
    Application of purchase money, 11-1056
    Collusive sale, 11-1051
    Common-law doctrine, 11-1040
    Confirmation by court, 11-1052
    Delegation of power, 11-1051
    Directions of will must be followed,
      11-1047
    Express power of sale, 11-1040
        Discretionary power of sale, 11-1041
        General rule, 11-1040
        Illustrations, 11-1040, 1041
        Incidents to power of sale, 11-1042
        Leave of court not necessary,
           11-1040
        Limitation of power, 11-1042
        Peremptory power of sale, 11-1041
        What property may be sold, 11-1042
    Failure to exercise power as breach of
      trust, 11-892
    Implied power of sale, 11-1043
                                personalty,
        Bequests
                    exceeding
           11-1044
        Blending realty and personalty into
           one fund, 11-1043
        Charging debts on real estate,
          11-1044
        Devise after payment of debts,
           11-1044
        Devise to executor, 11-1043
        Devise to executors to invest, 11-
          1046
        Directions as to distribution of es-
          tate, 11-1045
        Directions as to management and
          settlement of estate, 11-1046
        Directions as to payment of debts
          and legacies, 11-1043
        Direction to sell without designating
          person, 11-1046
        General rule, 11-1043
        Intention governs, 11-1043
```

cont'd.

EXECUTORS AND ADMINISTRATORS,

and setting aside settlements.

Sheriffs' sales, see SHERIFFS' SALES.

Settlements, see infra, Accounting; Opening

```
EXECUTORS AND ADMINISTRATORS.
   cont'd.
  Sale of real property under will, cont'd.
      Implied power of sale, cont'd.
          Manner of sale, 11-1047
      Inadequate price, 11-1051
      Leave of court, 11-1040
      Liabilities of executor, 11-1057
      Mortgage, 11-1060
      Necessity of confirmation, 11-1052
Payment, 11-1051
      Power of sale given by will, 11-1040
      Price, 11-1051
      Purchase by executor, 11-1052
          Effect of purchase by executor,
             11-1053
          Exceptions to general rule, 11-1052
          General rule, 11-1052
      Sale of real estate under order of court
        (see infra, Sale of real estate under
        order of court), 11-1076
      Special power to sell must be exercised
        in mode prescribed by will, 11-1048
      Statutory authority to sell, see infra,
        Sale of real estate under order of
      Statutory provisions, 11-1048
      Terms of payment, 11-1051
      Terms of sale, 11-1047
      Time of making sale, 11-1048
Consent of beneficiaries, 11-1049
           Direction to sell at future time,
             11-1049
           Direction to sell for specified pur-
            pose, 11-1050
           Direction to sell on happening of
             contingency, 11-1049
           Direction to sell within specified
             time, 11-1048
           Discretionary with executor when
             not fixed by will, 11-1049
           Reasonable time, 11-1050
          When time is not prescribed by will,
             11-1049
           When time is prescribed by will,
             11-1048
      Title and rights of purchaser, 11-1035
           Application of purchase money,
             11-1056
           Caveat emptor, 11-1055
           Conveyance, 11-1055
           General rule, 11-1053
          Noncompliance by executor with terms of will, 11-1054
           Recitals, 11-1055
           Setting aside sale, 11-1055
```

Signature of bond, 11-878 Situs of assets, 11-764 General rule, 11-764 Judgments, 11-766 Life insurance policy, 11-765 Simple contract debts, 11-764 Specialty debts, 11-766 Skill, 11-904 Special and temporary administrators, 11-798, 1338; 25-1162 Administration granted for particular purpose, 11-804 Administration limited to particular property or interests, 11-805 Administrators ad colligendum, 11-805 Administrators ad litem (see infra, Administrators ad litem), 11-804 Administrators durante absentia, 11-801 Administrators durante minoritate (see infra, Administrators durante minoritate), 11-800 Administrators pendente lite, see infra, Administrators pendente lite. Appointment of person nominated as executor, 11-799 Authority generally limited to collection of debts and preservation of estate, 11-1338 Commissions, 11-1304 Compensation, 11-1278 Death of executor, 11-800 Disinterested persons, 11-799 Duty to invest funds, 11-952 Effect of appointment, 11-800 Illustrations, 11-803 Insanity of executor or person entitled to administration, 11-803 Limitation as to subject-matter, 11-804 Limitation as to time, 11-800
Persons entitled to general letters, 11-799 Powers fixed by letters or by statute, 11-1338 Power to make appointment, 11-798 Selection of special or temporary administrators, 11-799 Several kinds of special and temporary administrators, 11-803 Several kinds of temporary administrators, 11-800 Tenure of office, 11-800 When appointment is authorized, 11-798 Specific performance, see Specific Pea-FORMANCE. Stamps: Internal revenue stamp upon bond, 11-878 State and public lands, see STATE AND PUB-LIC LANDS. Statute of frauds, see STATUTE OF FRAUDS. Statute of limitations, see LIMITATION OF Actions. Stock and stockholders: Investment in shares of stock of private corporations, 11-955 Right to vote decedent's stock, 11-903 Volume XXXI.

Subrogation, 11-1055

fer of personal property), 11-1110

Separation (husband and wife), 25-469

and setting aside settlements.

Security for price (see infra, Sale and trans-

Separate property of married women, see

SEPARATE PROPERTY OF MARRIED WOMEN.

Set-off, recoupment, and counterclaim, see

Setting oside sales, see infra, Vacating and

Setting aside settlements, see infra, Opening

SET-OFF, RECOUPMENT, AND COUNTERCLAIM.

Savings banks, 24-1257, 1259, 1263

Secondary administrators, 11-789

setting aside sales.

Settlement duties:

EXECUTORS AND ADMINISTRATORS.

Stock and stockholders, cont'd.

Transfer by executor or administrator, 11-1012

Transfer on corporate records, 26-877 Submission to arbitration, see infra, Arbitration and award.

Subrogation, see Subrogation.

Substitutionary appointment, 11-748

Suits, see infra, Powers before probate or grant of letters.

Summary of duties, 11-903

Summary proceedings (see infra, Discovery of assets):

Administration bond, 11-902

Summary settlement of estates, see Sum-mary Settlement of Estates.

Support of family (see Allowances), 11-1269

Surcharging, see infra, Opening and setting aside settlements.

Suretyship (see Suretyship; see infra, Bonds; Breach of bond):

Discharge of surety, see infra, Release or discharge of sureties.

Release of surety, see infra, Release or discharge of sureties.

Remedies against sureties, see infra, Remedies against sureties.

Sale bond, 11-1099 Taxation, see Taxation.

Temporary administrators, see infra, Special and temporary administrators.

Tender, 28-35, 37

Termination of authority, 11-810

Discharge on completing administration, 11-810

Expiration of statutory period, 11-810 Marriage of executrix or administratrix, see infra, Marriage.

Resignation, see infra, Resignation.

Territorial limitation of authority of representatives, see Foreign Executors and Administrators.

Testamentary and of administration, 28-67 Third persons:

Liability for taking property of third persons, 11-943

Individual liability for taking property of third persons, 11-943 Liability in representative capacity, 11-943

Money applied to use of estate, 11-943

Time of sale, 11-1103

Title:

Confirmation necessary to pass title, 11-1112

Sale of real estate under order of court, see infra, Sale of real estate under order of court.

Sale of real property under will, see infra, Sale of real property under will. Title and right to possession of personal property, 11-984

Administrators, 11-985

Collection of assets, see infra, Collection of assets.

Collection of debts, see infra, Collection of debts.

Debts, see infra, Collection of debts.

```
EXECUTORS AND ADMINISTRATORS.
   cont'd.
```

Title and right to possession of personal property, cont'd.

Devolution of title to decedent's personalty, 11-984

Common law, 11-984

Modern doctrine, 11-985

Title to personalty exclusive, 11-984 Execution for individual debts, 11-986

Fiduciary in character, 11-986 Nature of title, 11-986

Personally disposed of by sole distributee, 11-993

Possession of personalty, 11-992

Residuary legatee, executor who is, 11-987

Residue after payment of debts and legacies, 11-987

Character of trustee may be fixed, 11-988

Common law, 11-987

Equal legacies to several executors, 11-990

Equitable rule, 11-988

Executor made trustee, 11-988

Giving legacy to sole executor, 11-989

Intent to dispose of residue, 11-990 Legacies to one or all of several executors, 11-989

Right of executor to residue, 11-987 Rule in United States, 11-992 Statutory rule in England, 11-991

Unequal legacies to several executors, 11-990

United States, 11-992 Right to possession of personalty, 11-

When owner for all purposes, 11-987 When title vests in representative, 11-985

Executors, 11-985
Title and right to possession of real property (see infra, Sale of real estate under order of court; Sale of real property under will), 11-1035

Actual possession necessary to exclude heir, 11-1039

Common law, 11-1035

Conditional right to possession, 11-1037 Devise that executor shall sell, 11-1036 Direction to pay debts, 11-1036

General principles, 11-1037

Immediate right to possession, 11-1037 Insolvency, 11-1037

Modification rule. οf common-law 11-1037

Nature of possessory right, 11-1039 Possession not proprietary, 11-1039

Right of possession subject to dower and homestead, 11-1040

Right to possession denied, 11-1039 Statutory right to possession of realty, 11-1037

Testamentary provisions, 11-1035 Until the decree of insolvency, 11-1038 Tombstones, 11-1265 Torts:

Torts of executor or administrator create only personal liability, 11-942 Trade, see infra, Business.

```
EXECUTORS AND ADMINISTRATORS,
    cont'd.
  Transfer of personal property, see infra, Sale
    and transfer of personal property.
  Traveling expenses, 11-1235
  Trespass, 28-580, 593
  Trover and conversion, see Trover and Con-
    VERSION.
  Trust deeds and power of sale mortgages,
    see Trust Deeds and Power of Sale
    MORTGAGES.
  Trust estates, 11-981
      Duty of representative as to trust estates,
        11-981, 982
      Representative's title to personalty held
        by decedent in trust, 11-981
  Trusts and trustees:
      Accounting, 28-1077
      Commissions of executors who are also
        trustees, 11-1304
       Disclaimer, 28-973
       Distinction between sale by executor or
        administrator and sale by trustee,
         11-1029
       Duties and liabilities devolving upon
        personal representatives, 28-939
       Executor as trustee, 28-972
       Executor may be trustee, 28-967
       Following trust property, 28-1111
       Purchase of real property by executor
         or administrator, 11-1066
       Title as between executor and trustee,
        28-935
       Trust property, 11-849
   Usurping functions of executor or adminis-
trator, see infro, Executors de son tort.
   Usury, 29-503
   Vacating and setting aside sales, 11-1125
       After confirmation, 11-1126
       Bona fide purchasers, 11-1131
       Confirmation, 11-1125, 1126
       Fraud. 11-1127
       Grounds of relief, 11-1126
       Illustrations of fraud, 11-1128, 1129
       Inadequacy of price, 11-1127
       Jurisdiction, 11-1125
           After confirmation and conveyance,
             11-1125
           After consummation of sale, 11-1125
           Courts of equity, 11-1125
           Courts of probate, 11-1125
           Exceptions, 11-1126
       Participation in fraud by purchaser,
         r1-r128
       Persons entitled to relief, 11-1126
       Preventing competitive bidding,
         1128
       Purchase by appraiser, 11-1130
       Purchase by attorney of executor or ad-
         ministrator, 11-1129
       Purchase by executor or administrator
             (see infra, Dealing with estate for
             individual benefit), 11-1150
           Accounting on setting aside sale,
             11-1152
           Against whom, 11-1151
           Any party in interest may set aside
             sale, 11-1150
           By whom, 11-1150
```

Evidence

11-1152

```
EXECUTORS AND ADMINISTRATORS,
    cont'd.
  Vacating and setting aside sales, cont'd.
      Purchase by executor or administrator,
            cont'd.
           Executor or administrator as pur-
             chaser, 11-1151
           Jurisdiction, 11-1151
           Subsequent purchasers, 11-1151
           Time for bringing suit, 11-1151
      Purchaser in fiduciary or official relation,
         11-1129
      Reasonable
                   time for bringing suit,
         11-1130
      Resale, see infra, Resale.
      Rights and liabilities of purchaser on
             avoidance of sale, 11-1141
           Reimbursement of purchaser for
             price paid, 11-1141
           Subrogation, 11-1141
       Rights and liabilities of purchaser on set-
         ting aside sale, 11-1131
       Time for bringing suit, 11-1130
       Unreasonable delay in bringing suit,
         11-1131
  Vacating settlements, see infra, Opening and
    setting aside settlements.
   Vendor and purchaser (see infra, Proceeds of
         sale of real property):
       Administrators with the will annexed, see
         infra, Administrators with the will
         annexed.
       Contracts of decedent to purchase real
         estate, 11–941
       Contracts of decedent to sell real estate,
         11-941
       Purchase of real property by executor or
         administrator, see infra, Purchase of
         real property by executor or adminis-
         trator.
       Sale of real estate under order of court,
         see infra, Sale of real estate under or-
         der of court.
       Sale of real property under will, see
         infra, Sale of real property under will.
   Vendor's lien, 29-749
   Waiver of statute of limitations, see Joint
     EXECUTORS AND ADMINISTRATORS; LIMITA-
     TION OF ACTIONS.
   Warranty, 11-1053
       Sale of personalty, 11-1025
   Waste, 11-821; 30-272
   Waste of assets (see infra, Devastavit),
         11-970
       Conversion, 11-970
       Definition, 11-970
       Effect of waste or conversion, 11-972
       Enforcement of liability, 11-973
       Extent of liability, 11-973
       Interest, 11-1223
       Liability of converted property for in-
         dividual debts of executor or admin-
         istrator, 11-973
       Liability of executor or administrator,
         11-972
       Liability of executor or administrator for
         acts of third persons, 11-972
       Mingling assets with individual property,
         see infro, Confusion of goods.
       Mismanagement or squandering of assets
         generally, 11-971
       Nature of liability in general, 11-972
                         Volume XXXI.
```

of indirect purchase,

EXECUTORS AND ADMINISTRATORS, EXECUTORS AND ADMINISTRATORS, cont'd. cont'd. Wills, cont'd. Waste of assets, cont'd. Discovery of will, see infra, Removal Payment of debts, 11-971 from office or revocation of letters. Payment of legacy before revocation of Discovery of will after granting letters probate, 11-971 Payment of or assent to legacies, 11of administration, 11-761 Duty to defend will, 11-910 971 Sale of real estate by order of court, Duty to obey instructions of will, 11-904 Powers of executor pending contest of 11-1086, 1087 To whom liability exists, 11-792 will, 11-909 Sale of real property under will, see What constitutes waste, 11-970 infra, Sale of real property under When liability attaches, 11-972 will. When administration is necessary or Winding up business, 11-974 proper, 11-741 Estates of Indians, 11-744 Witnesses: Estates of married women, 11-744 Death or disability of opposing party, see WITNESSES. Estates of minors, 11-744 Necessity for purpose of making distri-Transactions with deceased persons, see WITNESSES. bution, 11-742 Woman, 11-782 Necessity of administration in general, Writing, 11-915 11-741 Necessity when there are creditors, EXECUTORY CONTRACT, 12-1 11-742 See CONTRACTS. EXECUTORY DEVISE; see LEGACIES AND Necessity when there are debtors, 11-DEVISES; REMAINDERS, REVERSIONS, AND 743 EXECUTORY INTERESTS. Power of next of kin to dispense with EXECUTORY INTERESTS, administration, 11-742 REseĕ Presumption as to necessity, 11-741 MAINDERS, REVERSIONS, AND EXECUTORY IN-Value of estate, 11-744 TERESTS. EXECUTORY REMAINDER, see RE-Who are competent to be administrators, 11-779 MAINDERS, REVERSIONS, AND EXECUTORY IN-Aliens, 11-780 TERESTS. Bad character, 11-782 EXECUTORY TRUST, see TRUSTS AND Corporations, 11-780 TRUSTEES. Disqualifying conditions or habits, 11-781 EXECUTRIX, see EXECUTORS AND ADMIN-Drunkenness, 11-782 ISTRATORS. EXEMPLARY DAMAGES, 8-542; 12-2 General rule, 11-779 Illiteracy, 11-781 Actions ex delicto, see infra, Torts. Improvidence, 11-781 Actions on contract, see infra, Contracts. Infants, 11-780 Actual damages, see infra, Necessity for Married women, 11-780 actual damages. Added damages, 12-9 Nonresidents, 11-780 Advice of counsel, 12-44 Prejudice against or hostility to the Agency, see infra, Liability of principal for act of agent. other next of kin, 11-781 Surviving partner, 11-782 Want of understanding, 11-781 Aggravated, 12-16 Who may be executor, 11-751 Amount of recovery, 12-53 Aliens, 11-753 Animals: Competency in general, 11-751 Injuries by dogs, 2-371 As a matter of right, 12-51 Corporations, 11-752 Drunkards, 11-751 Assault and battery, 2-993 Corporations, 2-994 Immoral character, 11-751 Infants, 11-752 Discretion of the jury, 2-994 Insolvency and bankruptcy, 11-751 General rule, 2-993 Integrity, 11-751 Malice, 2-994, 995 Married women, 11-752 Attachment: Nonresidents, 11-753 Attachment bonds, 12-21 Widows, see Allowances; SUMMARY SET-Bonds: TLEMENT OF ESTATES. Attachment bonds, 12-21 Widow's allowance, see Allowances. Statutory bonds, 12-21 Will annexed, see infra, Administrators with Breach of contract, see infra, Contracts. the will annexed. Breach of promise of marriage, 12-21 Wills (see infra, Appointment of executor): Financial condition, 12-50 Administrators with the will annexed, Burden of proof, 12-51 Carriers of passengers, 5-708, 712, 714 see infra, Administrators with the will annexed. Absence of slight care, 5-712 Character of investments regulated by Amount of exemplary damages, 5-721 will, 11-957 Assault by employee, 5-715 Contest of wills (see PROBATE AND LET-Authorization, 5-716, 717

Carrier's act, 5-712

Corporations, 5-713

TERS OF ADMINISTRATION; see infra,

Contest of wills), 11-910

```
EXEMPLARY DAMAGES, cont'd.
  Carriers of passengers, cont'd.
      Distinction between act of carrier and
      that of its servant, 5-712
Ejection of passenger from moving train,
      Enforcing illegal regulations, 5-714
      Evidence of authorization, 5-716
      Evidence of ratification, 5-716
      Excessive damages, 5-721
      Failure to keep track in repair, 5-714
      General rule, 5-708
      Gross negligence, 5-711
      Illustrations, 5-709, 710
      Indifference, 5-708
      Insult accompanying acts, 5-709
      Intention, 5-708
      Malice, 5-708
Malice inferred from circumstances,
         5-709
       Mere negligence not sufficient, 5-712
       Ratification, 5-716, 717
       Right to give questioned, 5-708
       Rule that servant's act must be author-
        ized or ratified, 5-715
       Servant's act, 5-716, 717
       Servant's unauthorized act, 5-715
       Unauthorized act of servant, 5-715
       Unlawful ejection of passenger through
       mistake, 5-710
Wanton ejection of passenger, 5-709
       Wantonly carrying beyond destination,
         5-709
       Wanton manner accompanying a lawful
         ejection, 5-710
       Who deemed the corporation, 5-714
       Wilfulness, 5-708
   Certainty, 12-6
   Civil damage acts, see CIVIL DAMAGE ACTS.
                                    provisions,
   Constitutional and statutory
       Constitutional provisions, 12-30
       Double damages, 12-31
       Statutes, 12-30
       Treble damages, 12-31
   Constitutionality, 12-8
Contracts, 8-634; 11-20
       Attachment bonds, 12-21
       Breach of contract also a tort, 12-20
       Breach of promise of marriage, see infra,
         Breach of promise of marriage.
       Replevin bonds, 12-21
       Rule in case of breach of contract,
       Sequestration bonds, 12-21
       Statutory bonds, 12-21
   Corporations, 12-40
       Doctrine that rule is specially applicable
         to corporations, 12-41
       Liability for exemplary damages, 12-
       Liability of corporate principal, 12-41
       Liability of corporation for exemplary
         damages, 7-834
       Notice to corporations of agent's mis-
         conduct, 12-39
       Right to recover, 12-40
       Rule of exemplary damages as applied
         to corporations, 12-40
       Rule requiring express authority, ratifi-
         cation, or misconduct of principal,
         12-41
```

```
EXEMPLARY DAMAGES, cont'd.
  Costs and expenses of litigation, 12-55
      Discretion of jury, 12-56
      Evidence of amount, 12-56
      Necessity for actual payment, 12-56
      Reasonableness, 12-56
      Requisites to recovery, 12-56
      Rule denying recovery of expenses,
        12-57
      Where allowed, 12-55
  Criminal conversation, 8-266
  Criminal law, see infra, Where act of de-
    fendant punishable criminally.
  Dams, 8-724
  Death by wrongful act, 8-924
      Exemplary damages allowed, 8-925
      Recovery not limited, 8-925
      When statute limits recovery to pe-
        cuniary injury sustained, 8-924
  Definition, 12-4
  Degrees of negligence, 21-460
  Deliberation, 12-16
Discretion of jury, 12-51
      Amount of recovery, 12-53
      Discretion of jury as to amount, 12-53
      Excessive damages, 12-54
      Expenses of litigation, 12-54
      Inadequate damages, 12-54
      No evidence warranting exemplary dam-
        ages, 12-52
      Ratio between exemplary and compen-
        satory damages, 12-54
  Distress, 9-659
  Double damages, 12-31
  Elevated railroads, 10-933
  Evidence:
      Advice of counsel, 12-44
      Defendant's acts before and after com-
        plained of, 12-43
      Evidence of criminal prosecution, 12-43
      Financial condition of parties, see infra,
        Financial condition of parties.
      Motive, 12-42
      Motive of defendant, 12-42
      No evidence warranting
                                  exemplary
        damages, 12-52
      Pendency of other civil actions, 12-43
      Provocation, see infra, Provocation.
      Reasonable doubt, 12-50
  Excessive damages, 12-54
  Exemptions from execution, 12-265
      Seizure of exempt property
        process, 12-19
  Expenses of litigation, see infra, Costs and
    expenses of litigation.
  Extent of jury's discretion, 12-51
  False imprisonment, see FALSE IMPRISON-
    MENT.
  Fences, see Fences.
  Financial condition of parties, 12-47
       Breach of contract to marry, 12-50
      Defendant's lack of means in rebuttal,
         12-48
       Evidence of defendant's wealth, 12-47
       How defendant's wealth may be shown,
         12-48
       Plaintiff's pecuniary condition, 12-48
       Several defendants, 12-47
       Social position and financial condition
         of both parties, 12-49
      Wealth of deceased relative, 12-48
  Flagrant, 12-16
```

```
EXEMPLARY DAMAGES, cont'd.
EXEMPLARY DAMAGES, cont'd.
                                                      Liability of principal for act of agent, cont'd.
  Force, 12-16, 24
                                                           Ratification by principal, cont'd.
  Fraud, 12-13, 26
                                                               What amounts to ratification, 12-37
      Doctrine not well settled, 12-26
                                                           Rule requiring express authority or sub-
      Fraud as an element, 12-26
  General principles regulating, 12-5
                                                                  sequent ratification, 12-34
                                                               Business committed wholly
  Good faith of defendant, 12-25
  Gross negligence or recklessness, 12-26
                                                                 agent's discretion, 12-36
                                                               Corporations, see infra, Corpora-
      Character of negligence required, 12-28
      Consciousness of probable injury, 12-29
                                                                 tions.
                                                               Employment or retention of incom-
      Degree of negligence necessary, 12-28
                                                                  petent servant, 12-36
      Entire want of care, 12-29
                                                               Exceptions to rule, 12-36
      General rule, 12–26
"Gross," 12–28
                                                               Express authority or participation
                                                                  not presumed, 12-35
      Gross negligence held insufficient, 12-29
      Kind of negligence necessary, 12-28
                                                               Generally, 12-34
      Ordinary negligence, 12-27
Recovery for, 12-26
Whether negligence amounts to positive
                                                               In federal courts, 12-39
                                                               Necessity for notice of servant's
                                                                  misconduct, 12-38
                                                               Ratification by principal, 12-37
Reason for the rule, 12-35
        misconduct, 12-28
      Wilful design to injure, 12-29
  Husband and wife:
                                                               United States courts, 12-39
                                                      Libel and slander, see LIBEL AND SLANDER.
      Alienation of wife's affections, 15-863
  Inadequate damages, 12-54
                                                      Malice, wantonness, or oppression, 12-16, 21
                                                           Acts committed by force, 12-24
  Indeterminate damages, 12-5, 9
  Infants, 12-23
                                                           Acts merely unlawful, 12-24
                                                           Actual malice, 12-24
  Injunctions, 16-464
  Injury must be result of defendant's act, 12-5
                                                           Conscious disregard of plaintiff's rights,
  Insanity, 12-23; 16-623
                                                             12-24
                                                           General rule, 12-21
  Instruction, see infra, Questions of law and
                                                           Good faith of defendant, 12-25
    fact.
                                                           Ill-will, 12-24
  Interest, 16-1032
  Jeopardy, 12-8; 17-583
                                                           Infants, 12-23
                                                          Lunatics, 12-23
  Jurisdictions where not allowed, 12-8
  Jury, see infra, Questions of law and fact.
                                                           Malice as sole essential, 12-23
  Liability of principal for act of agent, 12-31
                                                           Necessity, 12-21
      Acts done while ostensibly discharging
                                                           Proof, 12-23
                                                           Wantonness, 12-23
        duties, 12-33
      Corporations, see infra, Corporations.
Doctrine that principal is liable for any
                                                           What is malice in this connection, 12-24
                                                           Whether malice a presumption of law,
                                                             12-24
        act done in line of agent's employment,
                                                      Malicious prosecution, 19-704
        12-31
                                                      Malpractice, 22-809
      Doctrine that principal is liable in ex-
        emplary damages whenever liable for
                                                      Master and servant (see infra, Liability of
        compensatory, 12-33
                                                             principal for act of agent):
      Exemplary damages for act of agent,
                                                           Master's liability to third persons, 20-180
        12-31
                                                      Masters of vessels:
      General rule, 12-31
                                                           Punishment of seamen, 20-208
      Master's liability, 20-180
                                                      Matter of right, 12-51
                                                      Mental pain or suffering:
      Must be within scope of agent's author-
      ity, 12-34
Necessity for notice of misconduct,
                                                           Survival of rights to damages for mental
                                                             suffering, 12-42
             12-38
                                                      Mines and mining claims:
           General rule, 12-38
                                                           Wrongful work, 20-792
           Notice to corporations, 12-39
                                                      Mitigation of camages (see infra, Provoca-
           What is sufficient notice, 12-38
                                                             tion):
                                                           Act of defendant punishable criminally,
      Need not show negligence in employ-
        ment of incompetent servant, 12-33
                                                             12-11, 12
                                                      Natural and proximate cause, 12-6
      Ratification by principal, 12-37
                                                      Necessity for actual damages, 12-29
Actual damages insusceptible of pe-
          Acceptance of benefit of agent's act,
           Defense of agent's act in litigation,
                                                            cuniary measurement, 12-30
                                                          General rule as to actual damages, 12-29
           Doctrine that ratification is insuffi-
                                                          Nominal damages, 12-30
             cient, 12-39
                                                      Negligence, 12-13
           Effect of discharge of agent, 12-38
                                                          Degrees of negligence, 21-460
           General rule, 12-37
                                                      Nominal damages, 12-30
          Principal's ratification of agent's act,
                                                      Notice of servant's misconduct, 12-38
                                                      Nuisances, 21-729
           Ratification question for jury, 12-37
                                                      Object and theory of exemplary damages,
          Slight acts of ratification sufficient,
                                                             12-6
             12-37
                                                          Generally, 12-7
```

```
EXEMPLARY DAMAGES, cont'd.
                                                 EXEMPLARY DAMAGES, cont'd.
  Object and theory of exemplary damages,
                                                    Sleeping car companies, 25-1124
                                                    Smart money, 12-5; 25-1127
        cont'd.
      Primary consideration, 12-7
                                                    Social position, 12-49
      Protection to society in general, 12-6
                                                   Statutory provisions, see infra, Constitu-
      Punishment, 12-6
                                                      tional and statutory provisions.
  Objections to doctrine, 12-7
                                                    Survival of liability and right to recover,
      Constitutionality, 12-8
                                                      12-42
      Jeopardy, 12-8
                                                    Survival of right to damages for mental
      Jurisdictions where not allowed, 12-8
                                                      suffering, 12-42
      Objections stated, 12-8
                                                    Theory of exemplary damages, 12-6
  Origin of exemplary damages, 12-5
                                                    Timber, 28-544
  Personal injuries, 12-17
                                                    Torts, 12-13
  Personal property:
                                                        Breach of contract also a tort, 12-20
      Torts on personal property, 12-18
                                                        Concurrence of several elements, 12-16
  Presumptive damages, 12-5
                                                        Deliberation, 12-16
  Provocation, 12-44
                                                        Flagrant or aggravated torts, 12-16
                                                        Force, 12-16
Fraud, 12-13
      Defendant's
                   act disproportionate
        provocation, 12-45
      Evidence of provocation, 12-44
                                                        General rule as to exemplary damages.
      From whom provocation must proceed,
                                                          12-13
        12-46
                                                        Gross negligence, 12-13
      Mitigation of damages, 12-44
                                                        Malice, 12-13
      Mutual combat, 12-45
                                                        Recovery of property pending suit, 12-
      Rationale of rule admitting evidence of
        provocation, 12-46
                                                        Seizure of property under
      Time when provocation occurred, 12-46
                                                          I2-IQ
      Unnecessary force, 12-46
                                                        Torts to personal property, 12-18
  Proximate cause, 12-6
                                                        Torts to real property, 13-19
  Punishment, 12-6
                                                        Torts to the person, 12-17
  Punitive damages, 12-4
                                                        Trespass, 12-19
Wanton and wilful torts, 12-16
  Questions of law and fact, 12-51
  Rape, 23-887
                                                   Treble damages, 12-31
  Ratification, see infra, Liability of principal
                                                   Trees and timber, 28-544
    for act of agent.
                                                   Trespass, see Trespass.
                                                   Trover and conversion, see Trover and Con-
  Real property:
      Torts on real property, 12-19
                                                      VERSION.
                                                   United States courts:
  Reasonable doubt, 12-50
  Recklessness, see infra, Gross negligence or
                                                        Liability of principal for act of agent,
    recklessness.
  Replevin, 24-515, 523
                                                   Vindictive damages, 12-4; 29-1060
  Replevin bonds, 12-21
                                                   Wanton, 12-16
  Requisites to recovery, 12-21

Constitutional and statutory provisions,
                                                   Wealth, see infra, Financial condition of
                                                      parties; Questions of law and fact.
        see infra, Constitutional and statutory
                                                   Where act of defendant punishable crimi-
                                                          nally, 12-10
        provisions.
                                                        Double punishment, 12-10
General rule, 12-10
      Fraud, see infra, Fraud.
      Generally, 12-21
      Gross negligence or recklessness, see
                                                        Held not to deny punitive damages,
        infra, Gross negligence or reckless-
                                                          12-11.
                                                        Mitigation of damages, 12-11, 12
      Malice, wantonness, or oppression, see
                                                        Punitive damages denied, 12-10
                                                        Tort to person, 12-11
        infra, Malice, wantonness, or oppres-
                                                   Wilful, 12-16
        sion.
                                                 EXEMPLIFICATION, 12-57
      Necessity for actual damages, see infra,
                                                   See Foreign Judgments; Records.
        Necessity for actual damages.
  Retributory damages, 12-4
                                                   Foreign laws, 13-1067, 1068
                                                 EXEMPLIFIED COPY, 7-507
EXEMPT - EXEMPTION, 12-57
  Scope of agent's authority, see infra, Liabil-
    ity of principal for act of agent.
                                                   See Exemptions (from Execution); Ex-
emptions (from Taxation).
  Seduction, see SEDUCTION.
  Several defendants, 12-12
                                                   Eminent domain, see EMINENT DOMAIN.
      Actions against husband and wife,
                                                   Insolvency and bankruptcy, 16-739
        12-13
                                                 EXEMPTION FROM ARREST, see Priv-
      Damages according to liability of least
        culpable, 12-12
                                                   ILEGE FROM ARREST.
      Damages according to liability of most
                                                 EXEMPTIONS (FROM EXECUTION),
        culpable, 12-13
                                                   See Homestead.
      Financial condition of parties, 12-47
                                                   Abandoned wife, see infra, Deserted wife.
      General rule, 12-12
                                                   Abandonment of family, 12-214
      Several persons sued jointly, 12-12
  Ships and shipping, 25-1022
                                                   Absence from state, 12-85
```

Abstracter of titles, 12-100

Slander of title or property, 25-1080

```
EXEMPTIONS (FROM EXECUTION),
EXEMPTIONS (FROM EXECUTION),
                                                     cont'd.
    cont'd.
                                                   Animals, vehicles, and teams, cont'd.
  Action for damages, 12-249
                                                        Requirement of actual use, or use for
      Action against creditor, 12-250, 253
                                                             particular purpose, cont'd.
          Action against surety on indemnify-
                                                            Team work, 12-130
            ing bond, 12-252
                                                           Unbroken steers, 12-131
Use at time of levy not necessary,
          Evasion of statute, 12-251
          Garnishment of wages, 12-251
                                                             12-132
          General rule, 12-250
                                                            Use out of the state, 12-132
          Levy not directed, 12-250
                                                            Use to earn living, 12-131
          Sending claim out of state to evade
            statute, 12-251
                                                            Working animals, 12-130
      Action against officer, 12-249, 252
                                                            Yoke of oxen, 12-131
                                                       Sheep, 12-127
          General rule, 12-249
                                                       Steers, 12-126
          Illustrations, 12-250
                                                       Stock necessary to carry on business of
      Action against purchaser at execution
        sale, 12-252, 253
                                                          farm, 12-126
                                                       Swine, 12-127
      Action against surety on indemnifying
        bond, 12-252
                                                       Teams, 12-128
      Assumpsit, 12-254
                                                       Teams include vehicle and harness,
      Damages for infringement of right, see
                                                          12-129
        infra, Damages for infringement of
                                                       Teamster, see infra, Teamster.
                                                       Team work, 12-130
        right.
      Form of action abolished, 12-254
                                                       Tools, implements, instruments, etc.,
      Form of action at law for damages,
                                                         12-121
                                                       Unbroken steers, 12-131
        12-252
                                                       Vehicles, 12-127
      Husband and wife, 12-259
      Persons entitled to maintain action,
                                                       Wagon, 12-127
        12-258
                                                       Yoke of oxen, 12-126, 131
      Property exempt when selected, 12-252
                                                   Apparatus, 12-120
      Statutory action for penalty, 12-254
                                                   Appliances, 12-119
      Trespass ab initio, 12-252
                                                   Appraisement, 12-236, 239, 246, 249
      Trespass against officer, 12-252
                                                   Architect, 12-100
      Trespass on the case, 12-253
                                                   Arms and accoutrements, 12-118
      Trover, 12-253
 Action on bond of officer, 12-255
                                                       Property exempt becomes assets, 11-830
 Actions, see infra. Action for damages: Re-
                                                   Assignments, 12-208
                                                       Assignment to nonresident to defeat
   plevin or claim and delivery.
 Actual use, see infra, Animals, vehicles, and
                                                         right of exemption, 12-251
                                                   Assignments for the benefit of creditors,
 Adopted children, 12-91
                                                         12-214
 Aged persons, 12-110
                                                       Assignment in bankruptcy or insolvency,
 Agency:
                                                         12-219
     Claim by agent, 12-233
                                                       Claim, 12-218
      Waiver, 12-193
                                                       Conveyances to prefer creditors, 12-218
                                                       Effect of fraud, 12-219
 Agriculture, persons engaged in, 12-104
 Alias writs, 12-186
                                                       Exempt property, 3-42; 14-441
                                                           Effect upon property exempt by law, 3-42
 Aliens, 12-85, 87
 Amount of property, see infra, Limitations
   as to value or amount of property.
                                                           Forfeiture, 3-42
 Animals, vehicles, and teams, 12-125
                                                           Illustrations, 3-42
     Bulls, 12-126
                                                           Reservation of exempt property, 3-83; 12-215
     Cart, 12-128
     Colts, 12-126, 131
                                                               General reservation, 3-83
     Cows, 12-127
                                                               In general, 3-83
     Forage or food for stock, 12-116
                                                               Reserving exemption in money,
     Generally, 12-125
                                                                 3-84
     Habitual use, 12-131
                                                               Uncertain description, 3-83
     Harness, 12-127
                                                           Waiver of exemption laws, 3-42, 100
     Horses, 12-126
                                                           Where exception leaves amount of
     Horse without vehicle or harness, 12-129
                                                             exempt property uncertain, 3-43
     Mules, 12-126
                                                       Generally, 12-214
     Necessary use, 12-129
                                                       General reservations, 12-216
     Necessity, 12-132
                                                       Partnership assignment, 12-216
     Oxen, 12-126
                                                       Preference of creditors, 12-218
     Pork, 12-127
                                                       Reservation of exemptions, 3-83; 12-
     Requirement of actual use, or use for
                                                        215
           particular purpose, 12-129
                                                       Reservation out of proceeds, 12-217
         Exclusive use not necessary, 12-132
                                                       Selection, 12-218
         Generally, 12-129
                                                       Sufficiency of reservations, 12-216
         Habitual use, 12-131
                                                       Validity of reservation or exception,
         Required for actual use, 12-129
```

```
EXEMPTIONS (FROM EXECUTION).
                                                  EXEMPTIONS (FROM EXECUTION).
    cont'd.
                                                      cont'd.
  Assumpsit:
                                                    Choses in action, cont'd.
      Seizure of exempt property, 12-254
                                                        Choses in action excluded, 12-148
  Attachment, 12-185
                                                        Choses in action included, 12-147
      Attachment execution, 12-185
                                                        Debt due for exempt property, 12-150
      Exemption from execution exempts
                                                        Debts due for board, 12-178
        from attachment, 3-214; 12-185
                                                        Debts due for money or property re-
      Motion to dissolve attachment, 12-256
                                                          ceived by attorney, 12-178
      Property exempt from execution is ex-
                                                        Debts due for necessaries, 12-177
        empt from attachment, 3-214; 12-185
                                                        Debts due to laborers and mechanics,
      Statutes construed as not applicable to
                                                          12-176
        attachment, 12-185
                                                        Debts due to the state or the United
      Time of asserting claim, 12-230
                                                          States, 12-179
  Attorney and client:
                                                        General rule, 12-147
      Debts due for money or property re-
                                                        Illustrations, 12-148, 149
        ceived by attorney, 12-178
                                                        Insurance policies, 12-148
      Exemption of attorneys, 12-104
                                                        Judgment, 12-149
      Lawyer's books, 12-123, 125
                                                        Promissory notes, 12-148
      Professional services, 12-136, 137
                                                    Citizenship, see infra, Residence and citizen-
  Bail and recognizance:
                                                      ship.
      Bonds and recognizances in legal pro-
                                                    Claim and delivery, see infra, Replevin or
        ceedings, 12-172
                                                      claim and delivery.
  Bastardy:
                                                    Claiming, selecting, and setting apart of ex-
                                                          emption (see infra, Ownership or possession of other property), 12-
      Judgment
                  iu
                       bastardy
                                  proceedings,
        12-172
  Biffs of exchange and promissory notes,
                                                          223
        4-126; 12-148
                                                        Absence of the debtor, 12-232
      Note given for labor, 12-177
                                                        Agent, 12-233
      Notes for purchase money, 12-176
                                                        Appraisement, 12-236, 239, 246, 249
                                                             Duty of officer, 12--239
      Debts due for board, 12-178
                                                             Necessity, 12-239
  Boarders:
                                                             Time and mode of appraisement,
      Furniture for boarders, 12-113, 114
                                                               12-240
  Boarders, keeping, 12-92
                                                         Assignments for the benefit of creditors,
  Boarding-house keeper:
                                                           12-218
                                                         Child, 12-233
      Lien, 12-182
  Bonds:
                                                         Claim in garnishment, 12-235
      Judgments and liabilities on bonds,
                                                        Contest of claim of exemptions, 12-
        12-172
                                                               242
  Bookkeepers:
                                                             Alabama, 12-242
      Laborers, 12-101
                                                             Generally, 12-242
  Books of professional men, 12-122, 123, 125
Bounties, see infra, Pensions and bounties.
                                                             Procedure and determination of con-
                                                               test, 12-243
                                                         Declaration of exemptions, 12-235
  Breach of promise of marriage, 12-171
                                                         Duty of levying officers, see infra, Duty
  Buggy, 4-992
  Bulls, see infra, Animals, vehicles, and
                                                           of levying officers.
                                                         Effect of declaration, 12-235
    teams.
  Burden of proof, see infra, Presumption and
                                                         Excessive claim and selection, 12-233
                                                         Excuse for omission to claim or for de-
    burden of proof.
  Business (see infra, Persons engaged in
                                                               lay, 12-231
        particular occupations; Stock in trade,
                                                             Absence of debtor, 12-232
                                                             Generally, 12-231
        materials, etc.), 12-105
                                                             Ignorance of levy, 12-232
      Damages for loss of business, 12-264
                                                         Formal declaration of exemptions,
  Calling, see infra, Business.
  Canada, see infra, Dominion of Canada.
                                                           12-235
                                                         Form of claim, 12-234
  Cart, 12-128
                                                         Ignorance of levy, 12-232
  Certificate by judge, 12-183
  Change of residence, 12-85, 97
                                                         Inventory, 12-236, 246, 249
                                                             Amendment, 12-239
  Chattel mortgages, 12-150, 153, 163, 209
                                                             Defective sechedule, 12-238
      Claim out of proceeds of sale under
                                                             Delivery to officer, 1.2-236
        mortgage, 12-211
                                                             Excuse for delay, 12-237
      Effect of mortgage or pledge, 12-210
                                                             Form, 12-237
      Power to mortgage or pledge, 12-209
                                                             Necessity, 12-236
  Children, see infra, Head of family, house-
                                                             Specification of property, 12-238
    holder, etc.
                                                             Sufficiency, 12-237
  Choses in action (see infra, Judgments and liabilities not based upon contract),
                                                             Verification, 12-237
                                                         Language of claim, 12-234
                                                         Liberal construction of statutes, 12-233
       Any debts due from others, 12-148
                                                         Mode of claiming, selecting, and setting
      Assigned chose in action, 12-209
                                                           apant, 12-233
      Assignment, 12-208
```

EXEMPTIONS (FROM EXECUTION), EXEMPTIONS (FROM EXECUTION), cont'd. cont'd. Claiming, selecting, and setting apart of ex-Claiming, selecting, and setting apart of exemption, cont'd. emption, cont'd. Necessity for claim and selection, 12-223 Time of asserting claim, cont'd. Assignments for the benefit of Levy upon real estate, 12-229 creditors, see infra, Assignments Partners, 12-229 for the benefit of creditors. Reasonable time, 12-228 Entire property within amount ex-Who may assert claim, 12-232 empted, 12-225 Wife, 12-233 Foreclosure proceedings, 12-226 Claims, see infra, Liabilities as against Garnishment, 12-226 wlich exemptions may be claimed. Generally, 12-223 Clerks, 12-102 Insolvency and bankruptcy, 12-226 Definition, 12-102 Necessary, 12-223 Illustrations, 12-102, 103 Particular statutes, 12-224 Independent contractors, 12-103 Property absolutely exempt, 12-225 Laborers, 12-101 Specific property, 12-224 Clock, 12-112, 113, 123 Cloth, see infra, Wearing apparel, cloth, etc. absolutely exempting Statutes specific property, 12-224 Clothes, see infra, Wearing apparel, cloth, etc. Statutes requiring claim and selec-Colts, see infra, Animals, vehicles, and tion, 12-223 teams. Successive executions or attach-Comity, see infra, Private international law. ments, 12-226 Commercial travelers and drummers, 12-99, Officers, see infra, Duty of levying offi-101 cers. Commission, see infra, Wages, salary, earn-Omission to claim: ings, etc. Absence of debtor, 12-232 Commission merchants, 12-138 Excuse for omission to claim or Common law, 12-67 for delay, 12-231 Compensation of public officers and em-Ignorance of levy, 12-232 ployees, 12-69 Woiver, see infra, Waiver. Exceptions at common law, 12-67 Refusal of officer to appraise, 12-240 Military equipments, 12-71 Remedies of debtor, 12-239 No exemption as a general rule, 12-67 Schedule, 12-236, 246, 249 Property in custodia legis, 12-69 Amendment, 12-239 Property in the hands of a person, 12-68 Defective schedule, 12-238 Property in hands of public officer, 12-69 Delivery to officer, 12-236 Property of quasi-public corporation, Excuse for delay, 12-237 12-68 Form, 12-237 Property of state, county, or munici-Necessity, 12-236 pality, 12-68 Specification of property, 12-238 Property on the person or in actual use, Sufficiency, 12-237 12-67 Verification, 12-237 Salary of public officers, 12-69 Selection, 12-241 Wearing apparel, 12-68 By whom made, 12-241 Conflict of lows, see infra, Private interna-Manner of selection, 12-242 tional law. Necessity, 12-241 Confusion of goods: Pointing out and surrendering other Mingling exempt with nonexempt goods, property, 12-242 12-204 Setting apart, 12-244, 246 Consent, see infra, Waiver. Sheriffs, see infra, Duty of levying offi-Constitutionality of exemption laws, 12-72 Compliance by legislature with constitu-Specification of property claimed, 12-234 tional requirements, 12-72 Statutory requirements as to mode, Constitutional limitations, 12-72 12-233 Constitutional provisions, see Substantial compliance with statute, Constitutional provisions. 12-233 Exemptions with respect to particular Time of asserting claim, 12-226 After giving bond for dissolution, debts, 12-73 Legislature granting larger exemptions, 12-231 12-72 Attachment, 12-230 Power of legislature, 12-72 Claim after sale, 12-227 Repeal and modification of exemption Claim at any time before sale, laws, 12-73 12-220 Retroactive laws, 12-74 Claim at time of levy, 12-228 Special or class legislation, 12-73 Claim before sale, 12-277 Title of acts and unity of subject-mat-Express requirements, 12-226 ter, 12-73

Amendment or substitution of statutes,

infra,

Constitutional law:

12-167

Garnishment, 12-230

ments, 12-227

In the absence of express require-

Levy on personal property, 12-228

```
EXEMPTIONS (FROM EXECUTION),
                                                EXEMPTIONS (FROM EXECUTION),
                                                     cont'd.
  Constitutional law, cont'd.
                                                   Damages for infringement of right, cont'd.
      Exceptions, 12-165
                                                       Measure of damages in general, 12-263
      Express constitutional or statutory ex-
                                                       Set-off and counterclaim, 12-265
        ception, 12-165
                                                       Wantonness and malice, 12-265
      Impairment of obligation of contracts,
                                                       When property returned or recovered,
        12-166
                                                         12-264
      Increase of amount of exemption, 12-167
                                                   "Debtor," 12-110
      Liabilities as against which exemptions
                                                   Debts, see infra, Choses in action; Judg-
        may be claimed, 12-165
                                                     ments and liabilities not based upon con-
      Property acquired after enactment of
        law, 12-167
                                                   "Debts contracted," 12-170
      Restriction of former exemptions, 12-167
                                                   Declaration of exemption, see infra, Claim-
      Retroactive construction of laws, 12-165
                                                     ing, selecting, and setting apart of exemp-
      Waiver, 12-190
                                                     tion.
  Constitutional provisions, 12-71, 72
                                                   Defendant, 12-110
      Compliance by legislature, 12-72
                                                   Demand, see infra, Claiming, selecting, and
      Generally, 12-71
                                                     setting apart of exemption.
      Legislature giving larger exemptions,
                                                   Dentist, 12-99, 105
        12-72
                                                       Instruments of dentist, 12-123
      Repeal or modification of exemption
                                                   Dependence:
        laws, 12-74
                                                       Obligation to support and condition of
      Restriction of legislative power, 12-72
                                                         dependence, see infra, Head of fam-
      Where self-executing, 12-71
                                                         ily, householder, etc.
  Construction, see infra, Interpretation and
                                                   Deserted husband, 12-94
    construction.
                                                   Deserted wife, 12-94, 96, 214
  Contest of claim of exemptions, 12-242
                                                  Distress, 12-186
Divorced husbands, 12-94
      Alabama, 12-242
      Generally, 12-242
                                                   Divorced wives, 12-94
      Procedure and determination of con-
                                                   Dominion of Canada:
        test, 12-243
                                                       Exemptions do not bind the Crown,
  Contractors, see infra, Independent con-
                                                         12-180
    tractors.
                                                   Double and treble damages, 12-265
  Contracts (see infra, Pre-existing contracts and liens):
                                                   Drummers, see infra, Commercial travelers
                                                    and drummers.
      Waiver, see infra, Waiver.
                                                   Duty of levying officers, 12-244
  Costs:
                                                       Appraisement, 12-246
      Judgment or liability for costs, 12-173
                                                       Entrapment of debtor, 12-244
          Actions for torts, 12-173
                                                       Generally, 12-244
          Costs as incident to judgment,
                                                       Indemnifying bonds, 12-246
                                                       Inventory, 12-246
            12-173
                                                       Liability for failure to levy or sell,
          Costs of execution, 12-173
        Implied contract, 12-174
                                                         12-247
                                                       Notice to debtor, 12-245
  County, 12-164
      Property of county, 12-69
                                                       Property absolutely exempt, 12-245
  Court, property in hands of, see Execu-
                                                      Replevin or claim and delivery, 12-
    TIONS.
                                                         247
                                                       Right and duty to levy, 12-245
  Cows, see infra, Animals, vehicles, and
    teams.
                                                       Right to question schedule, 12-246
                                                       Selection necessary, 12-245
  Creditors:
                                                       Setting apart, 12-246
      Action against creditor, see infra, Ac-
        tion for damages.
                                                   Earnings, see infra, Wages, salary, earnings,
  Criminal law:
                                                    etc.
                                                  Ejectment, 12-170
      Indictment for violation of statute,
                                                   Ejusdem generis, 12-106
        12-258
      Judgments and liabilities arising out of
                                                   Employees (see infra, Wages, salary, earn-
                                                         ings, etc.), 12-103
       crime, 12-172
                                                       Tools and implements used by employees,
  Crops, see infra, Provisions, forage, crops,
                                                         12-124
                                                  Endowment insurance, 11-25
  Current wages, 8-503
  Custodia legis, see Execution.
                                                  Enforcement and protection of right, 12-223
  Damages, see infra, Action for damages.
                                                      Action for damages, see infra, Action for
  Damages for infringement of right, 12-263
                                                         damages.
                                                       Action on bond of officer, 12-255
    Damages less or more than value, 12-263
    Double or treble damages, 12-265
                                                       Burden of proof, 12-259
                                                      Claiming, selecting, and setting apart of
     Exemplary damages, 12-264, 265
                                                         exemption, see infra, Claiming, select-
     Garnishment of wages, 12-264
                                                         ing, and setting apart of exemption.
     Interest, 12-263
                                                      Damages for infringement of right, see
     Knowledge that property is exempt,
                                                         infra, Damages for infringement of
       12-265
                                                        right.
     Loss of business, 12-264
```

```
EXEMPTIONS (FROM EXECUTION).
EXEMPTIONS (FROM EXECUTION),
                                                     cont'd.
  Enfercement and protection of right, cont'd.
                                                   Exemptions not confined to any particular
                                                         property, conf'd.
      Indictment for violation of etatute,
                                                       Statutes not confined to particular prop-
        12-258
      Injunction, see infra, Injunctions.
                                                         erty, 12-147
      Mandamus, 12-257
                                                       Suitable property, 12-149
                                                       What may be claimed, 12-147
      Motion in attachment, 12=256
                                                   False pretenses, 12-172
      Motion to quash execution or sale,
                                                   Family (see infro, Head of family, house-
        12-255
                                                         holder, etc.):
      Persons entitled to maintain action,
                                                       Definition, see Family.

Necessity of earnings for support of
        12-258
      Presumption, 12-259
Questions of law and fact, 12-261
                                                         family, 12-139
                                                   "Family in state," 12-87
      Remedies in equity, 12-256
                                                   Family use, 12-880
      Remedies on denial or infringement of
                                                   Farmers, 12-98, 104
        right, 12-247
                                                   Farming tools and implements, 12-122
      Replevin or claim and delivery, see infra,
                                                   Farming utensils and implements, 12-125
        Replevin or claim and delivery.
      Statutory action for penalty, 12-254
                                                   Rive insurance, see infra, Insurance money:
                                                     Insurance policy.
      Trial of right of property, 12-256
                                                   Forage, see infra, Provisiona, forage, crops.
  Equitable liens, 12-210
  Equity, 12-189
                                                     etc.
      Remedies in equity, 12-256
                                                   Foreclosure of liens:
                                                       Claiming, selecting, and setting apart
  Estoppel (see infra, Forfeiture; Waiver),
                                                         of exemption, 12-226
        12-205
                                                   Forfeiture (see infra, Estoppel; Waiver):
      Disclaimer of title, 12-205
                                                       Absence from state, 12-204
      In pais, 12-205
                                                       Filing schedule of property, 12-204
      Judgment, 12-206
                                                       Fraud, 12-200
      Matter of contract, 12-206
      Necessity for prejudice, 12-205
                                                           Applications of doctrine, 12-202
                                                           Forfeiture by fraud, 12-200
      Res judicata, 12-206
      Waiver of exceptions, 12-206
                                                           Fraudulent concealment of property.
  Evasion of exemption laws, 12-83
                                                             12-203
  Evasion of statute, 12-251
                                                           Fraudulent conveyances, see infra,
                                                             Fraudulent sales and convey-
      Action for damages, see infra, Actlon for
        damages.
                                                           Independent fraud, 12-201
      Indictment for violation of statute,
                                                           Intent, 12-201
        12-258
                                                           In the absence of fraud, 12-203
      Injunctions, see infra, Injunctions.
      Mandamus, 12-257
                                                           Prevailing doctrine against for-
      Persons entitled to maintain action,
                                                             feiture, 12-202
                                                           Reason of doctrine, 12-201
        12-258
      Replevin or claim and delivery, see infra,
                                                       In the absence of fraud, 12-203
        Replevin or claim and delivery.
                                                       Mingling exempt with nonexempt goods,
                                                         12-203
  Exceptions (see infra, Liabilities as against
                                                       Omission of property from schedule,
    which exemptions may be claimed), 12-
                                                         12-204
  Exchange, 12-150, 207
                                                       Sales, transfers, and incumbrances,
  Ex delicta, see infra, Judgments and liabili-
                                                         12-204
                                                   Fraud (see infra, Forfeiture), 12-162, 170
    ties not based upon contract.
  Execution:
                                                       Assignments for the benefit of creditors,
      Motion to quash execution or sale,
                                                         12-210
                                                       Forfeiture, see infra, Forfeiture.
        12-255
                                                   Fraudulent sales and conveyances, 3-214;
  Exemplary damages, 12-265
      Seizure of exempt property under
                                                         12-111, 150, 220
        process, 12-19
                                                       Conveyance before selection, 12-222
                                                       Conveyance of exempt property not
  Exemptions not confined to any particular
                                                         fraudulent, 14-256
        property, 12-146
      Choses in action, see infra, Choses in
                                                       Effect, 12-220
                                                       Forfeiture, 12-200, 202
        action.
      Money, 12-149
                                                       Generally, 12-220
      Money in court, 12-149
                                                       Property absolutely and specifically ex-
      Proceeds of land sold on execution,
                                                         empt, 12-220
                                                       Property conditionally exempt, 12-221
        12-149
      Proceeds of sale on execution or attach-
                                                       Property exempt after selection only,
        ment, 12-146
                                                         12-222
      Property in lieu of specific articles,
                                                   Furniture, see infra, Household goods, fur-
                                                     niture, etc.
      Real property, 12-149
                                                   Garnishment, see GARNISHMENT.
      Statute limiting exemption to particular
                                                   Gifts, 12-208
        property, 12-146
                                                   Guardian of minor children, 12-97
```

```
EXEMPTIONS (FROM EXECUTION),
                                                 EXEMPTIONS (FROM EXECUTION).
    cont'd.
                                                     cont'd.
  Habitual:
                                                   Head of family, householder, etc., cont'd.
      Habitual use, 12-131
                                                       Residence of family and change of resi-
      Habitual use to earn living, 12-124
                                                              dence, cont'd.
  Harness (see infra, Animals, vehicles, and
                                                            In the absence of statutory require-
    teams), 12-121, 129
                                                              ment, 12-97
  Hawkers and peddlers, 12-104
                                                            Moving from place to piace within
  Head of family, householder, etc., 12-88:
                                                              the state, 12-97
        15-505
                                                        Separation of family and absence of
      Actual existence of family necessary,
                                                          bead, 12-93
        12-80
                                                        Several families living in the same
                                                       house, 12-93
Time of acquiring status, 12-98
      Adopted children, 12-91
      Boarders, 12-92
      Boarding and living apart, 12-93
                                                        Unmarried man supporting sisters or
      Children, adopted, 12-91
                                                          brothers, 12-91
                                                       Unmarried persons, 12-90, 97
What constitutes a family, 12-89
      Children not necessary, 12-90
      Claiming both as a mechanic and as
                                                        What constitutes bead of family, 12-90
        head of family, 12-88
      Deserted husbands, 12-94
                                                        Widowers, 12-90, 94
      Deserted wives, 12-94
Divorced husbands, 12-94
                                                        Widows, 12-94
                                                   Heifer, 15-317
                                                   Homestead (see Homestead):
      Divorced wives, 12-04
      Dwelling and eating in different places,
                                                       Chattel or personal property exemption
        12-93
                                                         in addition to homestead exemption,
      Guardian of minor children, 12-97
                                                          12-163
      " Householder," 12-89, 92
                                                       Exceptions relating to homestead only,
      Legal obligation to support, 12-91
                                                         12-164
                                                   Horses, see infra, Animals, vehicles, and
      Living together and keeping house.
            12-93
          Boarding and living apart, 12-93
                                                   Hotels, see infra, Inns and innkeepers.
          Case not requiring maintenance of
                                                   Householder, see infra, Head of family,
                                                     householder, etc.
            home, 12-93
          Doctrine requiring maintenance of
                                                   Household goods, furniture, etc., 12-112
            home, 12-93
                                                       Articles need not be indispensable to be
          Dwelling and eating in different
                                                         necessary, 12-112
          places, 12-93
Separation of family and absence
                                                       Articles of luxury, fancy, and ornament,
                                                         12-113
            of head, 12-93
                                                       Boarding houses, 12-113, 114
      Marriage after issue or levy of execu-
                                                       Clocks, 12-112, 113
                                                       Definition, 12-112
        tion or attachment, 12-98
                                                       Furniture for boarders, 12-113
      Married women, 12-95
          Abandoned wife, 12-96
                                                       Hotels, 12-114
          General rule, 12-95
                                                       Keeping house need not be necessary,
          Husband primarily head of family,
                                                         12-112
                                                       Musical instruments, 12-112
          Statutory provisions, 12-96
                                                       Necessary furniture, 12-112
                                                       Number of beds, 12-113
          Wife may be head of family, 12-95
      Master and servant, 12-92
                                                       Piano, 12-112, 113
      Moral obligation to support, 12-91
                                                       Restaurants, 12-114
      Number of persons, 12-90
                                                       Use by debtor and his family, 12-113
      Obligation to support and condition of
                                                           Actual present use not necessary,
            dependence, 12-90
                                                              12-114
          Adopted children, 12-91
                                                            Furniture in storage, 12-114
          Boarders, 12-92
                                                            General rule, 12-113
          Contract relation, 12-92
                                                            Hotels, restaurants, and boarding
                                                              houses, 12-114
          General rule, 12-90
          Legal obligation held
                                                        Watch, 12-112
                                   necessary,
                                                   Husband and wife (see infra, Head of family,
            12-01
          Master and servant, 12-92
                                                         householder, etc.; Married women):
                                                        Action, 12-259
          Moral or natural obligation suffi-
                                                       Claim by wife or child, 12-233
            cient, 12-91
                                                       Claim in husband's property, 12-109
          Persons keeping boarders, 12-92
          Unmarried man supporting sisters
                                                       Consent of wife to sell or encumber,
                                                         12-213
            or brothers, 12-91
                                                       Deserted husbands, 12-94
      Presumption, 12-260
Questions of law and fact, 12-262
                                                       Deserted wives, 12-94
                                                       Divorced husbands, 12-94
      Residence of family and change of resi-
                                                       Divorced wives, 12-94
            dence:
                                                       Failure of husband to assert claim,
          Generally, 12-97
          Intention to remove from the state,
                                                       Husband primarily head of family, 12-95
                                                                         Volume XXXI.
```

```
EXEMPTIONS (FROM EXECUTION),
                                                   EXEMPTIONS (FROM EXECUTION),
  Husband and wife, cont'd.
                                                     Interpretation and construction, cont'd.
      Married women, see infra, Married
                                                          Noscitur a sociis, 12-106
                                                          Provisos, 12-76
         women.
       Title to property not affected, 12-110
                                                          Residence, see infra, Residence and
      Waiver, 12-194, 259
Widow, see infra, Widow; Widower.
                                                            citizenship.
                                                          Retroactive operation, see infra, Re-
  Illegality of indemnifying bonds, 12-246
                                                            troactive construction.
  Immunity, 15-1029
                                                          Selecting and setting apart, 12-233
                                                          Strict construction, 12-75
  Impairment of obligation of contracts, 12-74,
                                                     Inventory, 12-236, 246, 249
        166
                                                     Jewelry (see infra, Watch), 12-113, 117
Joinder of claims or causes of action, 12-182
       Creation or increase of exemptions,
        15-1054
  Implements (see infra, Tools, implements, in-
                                                     Joint debtors, 12-111
    struments, etc.), 15-1074
                                                     Joint execution or attachment, 12-186
  Incumbrances, see infra, Liens; Sales, trans-
                                                     Joint tenants and tenants in common, 12-154
    fers, and incumbrances.
                                                     Judge:
  Indemnifying bond, 12-246
                                                          Certificate, recital, or indorsement by
      Action against surety on indemnifying bond, 12-252
                                                            judge, 12-183
                                                     Judgment, 12-149
                                                         Estoppel, 12-206
  Independent contractors, 12-102, 103, 136.
                                                         Judgment for evading exemption laws,
  Indictment for violation of statute, 12-258
                                                            12-152
                                                         Judgment for taking, conversion, or in-
  Infants:
      Guardian of minor children, 12-97
                                                           jury of exempt property, 12-151
  Infirm persons, 12-110
                                                          Showing or proof as to nature or date
                                                     of judgment or claim, 12-183
Judgment for conversion of property, 12-
  Injunctions, 12-256; 16, 405
      Enjoining officer from selling exempt property, 12-256
                                                       176
      Injunctions against foreign proceedings,
                                                     Judgment for necessaries, 12-177
                                                     Judgment for purchase money, 12-175
      Injunctions against proceedings in an-
                                                     Judgment need not show nature of claim,
        other state, 12-256
                                                       12-183
                                                     Judgments and liabilities not based upon
      Restitution on violation of injunction,
        12-257
                                                           contract, 12-169
  Inns and innkeepers:
                                                         Bastardy proceedings, 12-172
      Furniture in hotels, restaurants, and
                                                         Bonds and recognizances in legal pro-
        boarding houses, 12-114
                                                            ceedings, 12-172
      Lien, 12-182
                                                          Bonds of public officers and fiduciaries,
  Insolvency and bankruptcy:
                                                           12-172
      Assignment in bankruptcy or insolvency,
                                                          Costs, 12-173
        12-219
                                                          Crime, 12-172
      Claiming, selecting, and setting apart of
                                                         Debt for property obtained under false
        exemptions, 12-226
                                                           pretenses, 12-172
                                                          "Debts contracted," 12-170
      In bankruptcy and insolvency proceed-
        ings, 12-187
                                                         Ejectment, 12-170
      Partnership, 12-158
                                                          Exemption allowed as against tort, 12-
  Instrument (see infra, Tools, implements, instruments, etc.), 16-827
                                                           169
                                                          Express restrictions to liabilities ex con-
  Insurance money, 12-152
                                                           tractu, 12-169
      Burden of proof, 12-152
                                                         Fraud, 12-170
      Proceeds of insurance on exempt prop-
                                                         Judgment for statutory penalty, 12-172
        erty, 12-152
                                                          Judgment in bastardy proceedings, 12-
      Use of money to replace exempt prop-
        erty, 12-152
                                                         Judgment or liability for costs, 12-173
  Insurance policy, 12-148
                                                         Judgment or liability for tort, 12-169
  Interpretation and construction, 12-75
                                                         Judgments and liabilities arising out of
      Case must be within the spirit of the
                                                           crime, 12-172
        law, 12-77
                                                         Judgments and liabilities on bonds, 12-
      Citizenship, see infra, Residence and
                                                           172
        citizenship.
                                                         Judgments in action ex contractu, 12-171
      Construction for the court, 12-261
                                                         Libel and slander, 12-170
      Construction of statutes together, 12-77
                                                         Malpractice, 12-170
      Ejusdem generis, 12-106
                                                         Particular torts, 12-170
      Exceptions, 12-76
                                                         Penalties, 12-172
      Head of family, see infra, Head of family, householder, etc.
                                                         Waiver of tort and suit in assumpsit,
                                                           12-171
      Householder, see infra, Head of family,
                                                     Keeping house:
        householder, etc.
                                                         Living together and keeping house, see
      Intention of legislature, 12-75
                                                           infra, Head of family, householder,
      Liberal construction, 12-75
                                                           etc.
```

```
EXEMPTIONS (FROM EXECUTION),
                                                EXEMPTIONS (FROM EXECUTION),
    cant'd.
                                                     cont'd.
                                                   Libel and slander:
  Lahorers, 12-100
                                                       Judgment for libel and slander, 12-170
      Agents, salesmen, and the like, 12-101
                                                   Liberal construction, see infra, Interpreta-
      Bookkeepers, 12-101
                                                     tion and construction.
      Clerks, 12-101
                                                   Library, see infra, Books of professional
      Commercial travelers, 12-101
      Contractors, 12-102
                                                     men.
      Debts due to laborers and mechanics,
                                                   Lien of execution or attachment, 12-187
        12-176
                                                       Execution or attachment not a lien,
      Drummers, 12-101
                                                         12-188
      Laborers defined, 12-100
                                                       Marriage after levy, 12-188
      Manual laborers, 12-100
                                                       Property not absolutely exempt, 12-
      Note given for labor, 12-277
                                                         188
                                                       Right of exemption acquired after levy,
      Other laborers, 12-106
      Overseers and superintendents, 12-100
                                                         12-188
      Particular occupations, 12-100
                                                   Liens (see infra, Pre-existing contracts and
      Teachers, 12-101
                                                     liens; Sales, transfers, and incumbrances),
      Time and mode of payment of wages,
                                                     12-210
        12-102
                                                   Liens enforceable against exempt property,
  Landlord and tenant:
                                                         T2-T8T
      Debts due for rent, 12-178
                                                       Generally, 12-181
                                                       Illustrations, 12-182
      Distress for rent, 12-186
      Landlord's lien, 12-181, 210
                                                       Landlord's liens, 12-181
      Lien upon exempt property, 18-329, 339
                                                   Life insurance, see LIFE INSURANCE.
      Waiver in lease, 12-199
                                                   Limitations as to value or amount of prop-
                                                         erty, 12-158
  Lawyers, 12-104
      Books of lawyers, 12-122, 123
                                                       Double exemption, 12-159
  Lease, see infra, Landlord and tenant.
                                                       Generally, 12-158
  Liabilities and judgments not based upon
                                                       Holding property by paying excess, 12-
    contract, see infra, Judgments and liabilities
                                                         159
    not based upon contract.
                                                       Successive claims, 12-159
  Liabilities as against which exemptions may
                                                       Valuation of property, 12-159
        be claimed, 12-164
                                                   Livery stables:
       Constitutionality of exceptions, 12-164,
                                                       Lien, 12-182
        165
                                                   Living apart, 12-93
       Debts due for board, see infra, Board.
                                                   Living together and keeping house, see infra,
       Debts due for money or property re-
                                                      Head of family, householder, etc.
         ceived by attorney, 12-178
                                                    Machinery, 12-119
       Debts due for necessaries, see infra,
                                                    Machines, 12-119
         Necessaries.
                                                    Mandamus, 12-257
       Debts due for purchase price, see infra,
                                                    Manufactured goods, 12-133
         Purchase money.
                                                    Marriage after issue or levy of execution or
       Debts due for rent, 12-178
                                                      attachment, 12-98
       Debts due to laborers, mechanics, etc.,
                                                   Marriage after levy, 12-188
         see infra, Laborers.
                                                    Married women, 12-108
                                                        Absence of husband, 12-109
Head of family, 12-95
       Debts due to the state or the United
         States, 12-179
       Exceptions not retroactive, 12-165
                                                            Abandoned wife, 12-96
       Exceptions relating to homestead only,
                                                            General rule, 12-95
         12-164
                                                            Husband primarily head of family,
       Joinder of claims or causes of action,
                                                              12-05
         12-182
                                                            Statutory provisions, 12-96
       Judgment against husband for alimony
                                                            Wife may be head of family, 12-95
         or maintenance, 12-180
                                                        Statutes, 12-108, 109
       Judgment and liability not based upon
                                                    Marshaling assets, 12-212
                                                    Master and servant (see infra, Employees;
         contract, see infra, Judgments and lia-
         bilities not based upon contract.
                                                          Wages, salary, earnings, etc.):
                                                        Master and servant as a family, 12-92
       Liens enforceable against exempt prop-
                                                    Materials, see infra, Stock in trade, mate-
         erty, see infra, Liens enforceable
         against exempt property.
                                                      rials, etc.
       Pre-existing contracts and liens, see
                                                    Mechanics, 12-98, 99; 20-302
         infra, Pre-existing contracts and liens.
                                                        Claiming both as mechanic and as head
                                                          of family, 12-88
       Showing or proof as to date or nature
             of judgment or claim, 12-183
                                                        Debts due to laborers and mechanics, 12-
           Express requirement of certificate,
                                                          176
             recital, or indorsement by judge,
                                                        Dentist, 12-99
                                                        Mechanic defined, 12-99
             12-183
           Generally, 12-183
                                                        Persons not included, 12-99
           Judgment need not show nature of
                                                        Surgeons, 12-99
             claim, 12-183
                                                    Military equipment:
                                                        Arms and accoutrements, 12-118
           Parol evidence, 12-183
                                                                          Volume XXXI.
```

```
EXEMPTIONS (FROM EXECUTION),
                                                 EXEMPTIONS (FROM EXECUTION),
                                                      cont'd.
  Mingling exempt with nonexempt goods, 12-
                                                    Partnership, cont'd.
                                                        Time of asserting claim, 12-229
    204
  Money (see infra, Insurance money; Pur-
                                                        Waiver, 12-194
                                                    Partnership property, 12-154
        chase money), 12-149
      Proceeds and product of exempt prop-
                                                        Cases allowing exemption, 12-154
                                                        Cases denying exemption, 12-156
        erty, 12-150
                                                        Consent of partners necessary, 12-155
  Money in court, 12-149
                                                        Conversion of partnership into indi-
  Mules, see infra, Animals, vehicles, and
                                                          vidual property, 12-157
                                                        Dissolution, 12-157
  Municipal corporations, 12-164
                                                        Division of property, 12-157
  Municipality:
                                                        Effect of indebtedness to firm, 12-155
      Property of municipality, 12-69
                                                        Generally, 12-154
  Musical instruments, 12-123
                                                        Individual property used by firm, 12-158
  Necessaries (see infra, Animals, vehicles, and
                                                        Individual right, 12-155
        teams; Property necessary to enjoy-
                                                        Insolvency of firm, 12-158
        ment of exempt property), 21-450
                                                        Prevailing doctrine, 12-156
      Debts due for necessaries, 12-177
                                                        Sale or division after levy, 12-157
      Judgments for necessaries, 12-177
                                                    Peddlers, see infro, Hawkers and peddlers.
      What are necessaries, 12-177
                                                    Penalties, 12-172
  Necessary household furniture, 12-112
                                                        Statutory action for penalty where ex-
  Necessary property, 12-159
                                                          empt property is seized, 12-254
  Necessary provisions, 12-115
                                                   Pensions and bounties, 12-142
      Questions of law and fact, 12-262
                                                        Act of Congress, 12-142, 143
  Necessary tools:
                                                        Actual receipt of money, 12-143
      Questions of law and fact, 12-262
                                                        After receipt of money by officer, 12-
  Necessary tools or implements, 12-125
  Necessary wearing apparel, 12-118
                                                        Deposit in bank, 12-144, 145
  Necessity of earnings for support of family,
                                                        Extent of protection, 12-143
    12-I39
                                                        Generally, 12-142
  Obligation to support and condition of de-
                                                        Gift of pension draft, 12-144
    pendence, see infra, Head of family, house-
                                                        How long exemption continues, 12-143
    holder, etc.
                                                        In the absence of statute, 12-142
  Occupation, 12-105
                                                        Investments, 12-143, 145
  Occupations, see infra, Persons engaged in
                                                        Iowa statute, 12-145
    particular occupations.
                                                        State statutes, 12-143, 145
  Officers (see infra, Duty of levying officers):
                                                        Statutes, 12-142, 143
      Action on bond of officer, 12-255
                                                        Transfer of pensions, drafts, or money,
      Replevin or claim or delivery, 12-247
                                                          12-144
  Officers and agents of private corporations:
                                                    Personal earnings, see infra, Wages, salary,
      Salary of officers, 12-135, 141
                                                      earnings, etc.
  Ornaments, 12-113, 117
                                                    Personal privilege, 12-111
  Other, 12-106
                                                    Personal property, see infra, Exemptions not
  Ownership or possession of other property,
         12-160
                                                      confined to any particular property.
                                                    Persons:
      Debtor need not select encumbered prop-
                                                        Property in the person or in actual use,
         erty, 12-161
      Effect of fraud, 12-162
                                                          12-67, 68
      Effect of incumbrance, 12-161
                                                    Persons engaged in particular occupations,
      Encumbered homestead, 12-164
                                                          12-98
                                                        Abandonment of trade or occupation, 12-
      Exemption of property to be selected by
         debtor, 12-161
                                                          108
                                                        " Business," 12-105
       Exemption of specified articles, 12-160
       Failure to make selection, 12-160
                                                        Clerks, see infra, Clerks.
       Lessces of property, 12-163
                                                        Employees, see infra, Employees.
       Other property mortgaged or pledged,
                                                        Farmers, see infra, Farmers.
         12-163
                                                        General rule, 12-98
                                                        Laborers, see infra, Laborers.
       Other property not owned by debtor, 12-
                                                        Lawyers, 12-104
         162
       Other property sold conditionally, 12-163
                                                        Mechanics, see infra; Mechanics.
                                                        "Occupation, 12-105
       Ownership of homestead, 12-163
       Right of selection in debtor, 12-160
                                                        Other laborer, 12-106
       Surrender of other property, 12-161
                                                        "Other person," 12-106
  Oxen, see infra. Animals, vehicles, and teams.
                                                        Peddlers, see infra. Hawkers and ped-
   Parol evidence:
       Record, 12-183
                                                         Persons engaged in agriculture, 12-104
  Particular property, see infra, Exemptions
                                                        Persons who own property exempted, 12-
     not confined to any particular property.
                                                          98
   Partnership:
                                                         Principal business, 12-107
                                                         " Profession," 12-106
       Assignments for the benefit of creditors,
         12-216
                                                        Professional men, 12-104
```

```
EXEMPTIONS (FROM EXECUTION),
  Persons engaged in particular occupations,
        cont'd.
      Questions of law and fact, 12-262
      Several trades or occupations, 12-107
      Suspension of trade or occupation, 12-
        108
      Teamster, see infra, Teamster.
      Time of inquiry as to trade or occupa-
        tion, 12-108
      Tools, implements, instruments, etc., see
        infra, Tools, implements, instruments,
        etc.
      " Trade," 12-105
  Persons entitled to benefit of exemption laws,
        12-84
      Aged and infirm persons, 12-110
      Clerks, see infra, Clerks.
      Debtor, 12-110
      Defendant, 12-110
      Deserted husband, 12-94
      Deserted wives, 12-94
      Divorced husband, 12-94
      Divorced wives, 12-94
      Farmers, see infra, Farmers.
      Guardian of minor children, 12-97
      Head of family, householder, etc., see infra, Head of family, householder,
        etc.
      Joint debtors, 12-111
      Laborers, see infra, Laborers.
      Married women, see infra, Married
        women.
      Mechanics, see infra, Mechanics.
      Occupation, see infra, Occupation.
      Other persons, other laborers, see infra,
        Laborers.
      Partners, 12-110
      Peddlers, see infra, Hawkers and ped-
        dlers.
      Persons engaged in agriculture, 12-
        104
      Persons engaged in particular occupa-
        tions, 12-98
      Prafession, see infra, Profession.
      Professional men, see infra, Professional
        men
      Residence and citizenship, see infra,
Residence and citizenship.
      Right of exemption as a personal privi-
        lege, 12-111
      Several trades or occupations, 12-107
      Suspension or abandonment of trade or
        occupation, 12-108
      Teamster, see infra, Teamster.
      Time of acquiring status, 12-98
      Time of inquiry as to trade or occupa-
        tion, 12-108
      Trade, see infra, Trade.
      Unlawful trade or occupation, 12-108
      Unmarried persons, 12-97
      Widowers, 12-94
      Widows, 12-94
  Photographer, 12-100
      Earnings, 12-138
      Photographic lens, 12-124
  Physicians and surgeons, 12-99, 104, 105
      Malpractice, 12-170
```

Professional services, 12-136, 137

Pledge and collateral security, 12-209

Piano, 12-112, 113, 123

```
EXEMPTIONS (FROM EXECUTION),
  Pledge and collateral security, cant'd.
      Claim out of proceeds of sale under
        mortgage, 12-211
      Effect of mortgage or pledge, 12-210
      Power to mortgage or pledge, 12-209
  Possession, see infra, Ownership or possession of other property; Title or right to
    support claim.
  Pre-existing contracts and liens:
      Amendment or substitution of statutes,
        12-167
      Application of payments, 12-169
      Express constitutional or statutory ex-
        ceptions, 12-165
      Impairment of obligation of contracts,
        12-166
      Increase of amount of exemption, 12-167
      Property acquired after enactment of
        law, 12-167
      Restriction of former exemptions, 12-
      Retroactive construction of laws, 12-165
      Time of contracting liability, 12-168
  Preference of creditors, 12-199, 218
  Presumption and burden of proof, 12-250
      Character of property as exempt, 12-260
      Fraud, 12-261
      Head of family or householder, 12-260
      Illustrations, 12-260, 261
      Nature of debt, 12-261
      Necessary articles, 12-260
      Presumption that property is liable to
        seizure, 12-259
      Use of property, 12-260
  Principal business, 12-107
  Printing presses, cases, type, etc., 12-119
  Private international law, 12-78
      Action for damages, 12-83
      Assignment to nonresident to defeat
        right of exemption, 12-251
      Citizenship, see infra, Residence and
        citizenship.
      Comity, 12-79
      Debtor and creditor residents of same
        state, 12-79
      Effect of foreign judgment or proceed-
        ing, 12-81
      Evasion of exemption laws, 12-83
      Exemption laws affect remedy only, 12-
        78
      Foreign exemption laws, 12-78, 80
      Foreign judgment, 12-81
      Giving effect to foreign statutes through
        comity, 12-79
      Injunction against foreign proceedings,
        12-82
      Injunction against proceedings in another
        state, 12-256
      Lex fori governs, 12-78
      Nonresident creditor, 12-79
      Property exempt under laws of another
        state, 12-78
      Residence, see infra, Residence and
        citizenship.
      Resident creditors, 12-79
      Statutory prohibition against evasion of
        exemption laws, 12-83
  Proceedings and process in or against which
        exemptions may be claimed, 12-184
      Alias writs, 12-186
```

EXEMPTIONS (FROM EXECUTION), EXEMPTIONS (FROM EXECUTION). Proceedings and process in or against which exemptions may be claimed, cont'd. Attachment, 12–185 Distress for rent, 12-186 Equity, 12-189 Execution, 12-185 Foreclosure proceedings, 12-187 Garnishment, 12-185 Generally, 12-184 Insolvency and bankruptcy, 12-187 Joint execution or attachment, 12-186 Lien of execution or attachment, 12-187 Marriage after levy, 12-188 Right of exemption acquired after levy, 12-188 Set-off, 12-188 Supplementary proceedings, 12-186 Tendency of courts, 12-184 Trustee process, 12-185 United States courts, 12-189 Writ of execution for recovery of land and damages, 12-187 Proceeds and product of exempt property, 12-150, 209 Chattel mortgage, 12-150 Debts due for exempt property, 12-150 Exchange, 12-150 Involuntary conversion, 12-151 Judgment for evading exemption laws, 12-152 Judgment for taking, conversion, or injury, 12-151 Money, 12-150 Mortgage, 12-150 Proceeds in general, 12-150 Proceeds of insurance on exempt property, 12-152 Sale, 12-150 Proceeds of sale of property on execution or attachment, 12-149 Process, see infra, Proceedings and process in or against which exemptions may be claimed. Product of exempt property, see infra, Proceeds and product of exempt property. Profession, 12-106 Professional men, 12-104 Professional men, books of, 12-122, 125 Professional services, 12-136 Property: Exemption not confined to any particular property, 12-146 Property exempt under statute, 12-111 Animals, vehicles, and teams, see infra, Animals, vehicles, and teams. Arms and accoutrements, see infra, Arms and accoutrements. Counties, 12-164 Exemption of specific articles, 12-111 Exemptions not confined to any particular property, see infra, Exemptions not confined to any particular property. Household goods and furniture, see infra, Household goods, furniture, etc. Life insurance, see Life Insurance. Limitations as to value or amount of

property, see infra, Limitations as to

value or amount of property.

Municipal corporations, 12-164

```
cont'd.
Property exempt under statute, cont'd.
    Necessary property, see infra, Necessary
      property.
    Ownership or possession of other prop-
      erty, see infra, Ownership or posses-
      sion of other property.
    Partnership property, see infra, Partner-
      ship property.
    Pensions and bounties, see infra, Pen-
      sions and bounties.
    Proceeds and product of exempt prop-
      erty, see infra, Proceeds and product
      of exempt property.
    Property necessary to enjoyment of ex-
      empt property, 12-149
    Property owned in common, 12-154
    Provisions, forage, crops, etc., see infra,
      Provisions, forage, crops, etc.
    Statutes, 12-111
    Stock in trade, materials, etc., see infra,
      Stock in trade, materials, etc.
    Title or right to support claim, see infra,
    Title or right to support claim.

Tools, implements, instruments, etc., see
      infra, Tools, implements, instruments,
    Wearing apparel, cloth, etc., see infra,
      Wearing apparel, cloth, etc.
Property in custodia legis, see Executions.
Property necessary to enjoyment of exempt
 property, 12-149
Protection of right, see infra, Enforcement and protection of right.
Provender, see infra, Provisions, forage.
 crops, etc.
Provisions, forage, crops, etc., 12-114
    Crops grown on homestead, 12-117
    Forage or food for stock, 12-116
    Necessary corn and grain, 12-114
Necessary provisions, 12-115
    Prohibition against levying on crops, 12-
      117
    Property in lieu of provisions and
      provender, 12-116
    Provisions, 12-114
    Provisions for servants, 12-115
    Provisions kept for sale, 12-114
    Questions of law and fact, 12-262
    Supplying want of one kind of property
      from excess of another, 12-115
Provisos, 12-76
Public officers (see infra, Wages, salary,
       earnings, etc.):
    Bonds of public officers and fiduciaries,
       12-172
    Duty of levying officers, see infra, Duty
       of levying officers.
    Liability of officer for misconduct or neg-
      ligence, 12-171
    Property in hands of public officer, 12-69
    Salaries, 12-135, 141
    Property of state, county, or municipality, 12-68
Purchase money, 12-174, 182
   Assignment of claim for purchase money,
      12-176
    Debts due for purchase money, 12-174
         Lien, 12-175
```

Judgment for conversion of property, 12-

176

```
EXEMPTIONS (FROM EXECUTION).
                                                  EXEMPTIONS (FROM EXECUTION).
   cont'd.
                                                      cont'd.
  Purchase money, cont'd.
                                                    Residence and citizenship, 12-84
      Judgment or debt for purchase money,
                                                         Absence from state, 12-85
        12-175
                                                         Aliens, 12-85
      Money loaned to be used in purchasing
                                                         Change of residence, 12-85
      property, 12-176
Prohibition of sale as against debt due
                                                         Citizens, 12-87
                                                        Conflict of laws, see infra, Private inter-
        for purchase money, 12-214
                                                           national law.
      Purchase price of other property, 12-175
                                                        Express restriction to residents, 12-84
      Taking notes and securities for purchase
                                                         "Family in the state," 12-87
                                                        Intention to remove, 12-85
In the absence of express restriction,
        money, 12-166
  Purchasers from debtors, 12-111
  Purpose of exemption laws, 12-72
                                                          12-84
  Quashing writ, 12-255
                                                        Removal, 12-85
  Questions of law and fact, 12-261
                                                        Residence of family and change of resi-
      Construction of statutes, 12-261
                                                               dence:
      Head of family, 12-262
                                                             Generally, 12-97
      Necessary provisions, 12-262
                                                             Intention to remove from state, 12-
      Necessary tools, 12-262
                                                               98
      Occupation of debtor, 12-262
                                                             In the absence of statutory require-
      Use of property, 12-262
                                                               ment, 12-97
      Waiver, 12-263
                                                             Moving from place to place within
      Whether an article is necessary, 12-262
                                                               the state, 12-97
      Whether debtor is within statute, 12-
                                                        Residence of wife, 12-87
                                                        Statutes construed as extending to non-
      Whether property claimed is within stat-
                                                           residents, 11-84
        ute, 12-262
                                                         Temporary absence, 12-86
  Railroads, 23-725
                                                        Time of becoming a resident, 12-88
  Real property, 12-149
                                                        Unnaturalized residents, 12-87
       Writ of execution for recovery of land
                                                    Res judicata, 12-206, 248
        and damages, 12-187
                                                    Restaurants, see infra, Inns and innkeepers.
  Reasonable doubt:
                                                    Retroactive construction, 12-79, 165
      Assertion of claim, 12-228
                                                        Amendment or substitution of statutes,
  Reason of exemption laws, 12-72
                                                           12-167
                                                        Exceptions not retroactive, 12-165
  Receivers, 23-1089
  Record:
                                                        Express constitutional or statutory ex-
      Parol evidence, 12-183
                                                           ception, 12-165
  Removal (see infra, Residence and citizen-
                                                        Pre-existing contracts, 12-165
        ship), 12-85
                                                        Property acquired after enactment of
      Intentions to remove, 12-85
                                                          law, 12-167
                                                        Retroactive statutes impair the obliga-
      Removal after levy, 12-85
      Removal from state and loss of resi-
                                                          tion of contracts, 12-166
        dence, 12-85
                                                        Statutes construed retroactively, 12-
  Removal of family, 12-97, 98
                                                           165
  Rent:
                                                    Retroactive laws, 12-74, 165
                                                    Right of exemption as a personal privilege,
      Debts due for rent, 12-178
      Distress for rent, 12-186
                                                      12-111
  Repeal or modification of exemption laws,
                                                    Safes, 12-123
        12-74
                                                    Salary, see infra, Wages, salary, earnings,
      Constitutional provisions for exemptions,
                                                    Sales, transfers, and incumbrances, 12-150,
        12-74
      Effect of repeal, 12-74
                                                           153, 206
      Impairment of obligation of contracts,
                                                         Assigned chose in action, 12-209
                                                        Assignment for the benefit of creditors.
        see infra, Impairment of obligation of
                                                           see infra, Assignments for the benefit
        contracts.
      No vested right to exemption, 12-74
                                                           of creditors.
                                                        Assignment of earnings or other choses
      What constitutes a repeal, 12-75
  Replevin or claim and delivery, 12-247; 24-
                                                           in action, 12-208
                                                        Bequest, 12-208
Chattel mortgage, see infra, Chattel
      Action against execution creditor, 12-
                                                           mortgages.
      Action against officer, 12-247
                                                        Claim out of proceeds of sale under
      Action against purchaser at execution
                                                          mortgage, 12-211
                                                        Effect of mortgage or pledge, 12-210
        sale, 12-249
                                                        Effect of sale, exchange, or assignment,
      Common law, 12-247
      Necessity of claim or demand, selection,
                                                          12-208
                                                        Equitable liens, 12-210
        inventory, and appraisement, 12-249
      Particular statutes, 12-248
Res judicata, 12-248
                                                        Execution or attachment before sale,
                                                           12-207
      Special remedy not exclusive, 12-249
                                                        Exemption of proceeds, 12-209
                                                        Forfeiture, 12-204
      Statutes, 12-247
```

```
EXEMPTIONS (FROM EXECUTION),
                                                 EXEMPTIONS (FROM EXECUTION),
                                                      cont'd.
    cont'd.
  Sales, transfers, and incumbrances, cont'd.
Fraudulent sales and conveyances, see
                                                    Stock, see infra, Animals, vehicles, and
                                                      teams.
        infra. Fraudulent sales and convey-
                                                    Stock in trade, materials, etc., 12-133
                                                        Manufactured goods, 12-133
        ances.
      Generally, 12-206
                                                        Materials, 12-133
                                                        Statutes applicable to stock in trade of
      Gift, 12-208
                                                           merchant and shopkeeper, 12-133
      Intention or attempt to sell or exchange,
                                                        Statutes not exempting stock in trade of
        12-200
                                                           merchant or shopkeeper, 12-133
      Liens, 12-210
                                                        Use of property in trade or business,
      Marshaling assets, 12-212
      Partnership, 12-157
      Pledge, see infra, Pledge and collateral
                                                    Strict construction, see infra, Interpretation
                                                      and construction.
        security.
                                                    Successive executions or attachments, 12-226
      Purchasers from debtors, 12-111
      Restrictions on power to sell or encum-
                                                    Suitable property, 12-149
                                                    Supplementary proceedings, 12-186
             ber, 12-212
          Abandonment of family, 12-214
                                                    Support:
          Consent of wife, 12-213
                                                        Obligation to support and condition of
          Generally, 12-212
                                                           dependence, see infra, Head of family,
          Order of court, 12-213
                                                          householder, etc.
                                                    Suretyship:
          Prohibition of sale as against debts
                                                        Action against surety on indemnifying
             due for purchase money, 12-214
          Statutes, 12-212
                                                          bond, 12-252
      Sale after issue or levy of execution or
                                                    Surrender of other property, see infra, Own-
                                                      ership or possession of other property.
        attachment, 12-207
      Sale or exchange, 12-207
                                                    Swine, see infra, Animals, vehicles, and
  Saloon keepers:
                                                      teams.
      Earnings, 12-139
                                                    Teachers, 12-70, 101
  Schedule, 12-236, 238, 239, 246
                                                    Teams, see infra, Animals, vehicles, and
  Schools, see infra, Teachers.
                                                      teams.
                                                    Teamster, 12-99, 103
  Seamen, 25-98
      Wages, 12-141
                                                    Tenants in common, 12-154
  Selection, see infra, Claiming, selecting, and
                                                    Threshing machines, 12-122
                                                    Time of asserting claim, see infra, Claiming,
    setting apart of exemption.
  Set-off, recoupment, and counterclaim, 12-
                                                      selecting, and setting apart of exemption.
                                                    Time of contracting liability, 12-168
        188; 25-624
                                                    Title or right to support claim (see infra,
      Cannot plead set-off against exempt
        claim, 12-188
                                                          Ownership or possession of other property), 12-153
      Illustrations, 12-180
      Proceeding to set off judgments, 12-189
                                                        Chattel mortgage, 12-153
      Set-off authorized by contract, 12-189
                                                        Generally, 12-153
  Setting apart exemption, see infra, Claiming,
                                                        Possessory right, 12-154
    selecting, and setting apart of exemption.
                                                        Sale, 12-153
  Several trades or occupations, 12-107
                                                        Trial of right of property, 12-256
  Sewing machines, 12-120
                                                    Tools, implements, instruments, etc., 12-118
                                                        Abstracter of titles, 12-124
  Sheep, see infra, Animals, vehicles, and
    teams.
                                                        Apparatus, 12-120
  Sheriffs (see infra, Action for damages;
                                                        Appliances, 12-119
        Duty of levying officers):
                                                        Barber's chair, 12-123
      Action on bond of officer, 12-255
Liability for seizure of exempt prop-
                                                        Books of professional men, 12-123
                                                        Broad construction, 12-122
        erty, 25-727
                                                        Dentists' instruments, 12-123
      Replevin or claim and delivery, 12-
                                                        Expensive machinery, 12-119
                                                        Expensive tools, 12-120
  Sheriffs' sales, 25-791, 827
                                                        Farming tools and implements, 12-122
      Motion to quash execution or sheriff's
                                                        Furniture, 12-123
        sale, 12-255
                                                        Generally, 12-118
  Showing or proof as to date or nature of
                                                        Habitual use to earn living, 12-124
   judgment or claim, 12-183
                                                        Harness, 12-121
  Stallion, 12-126
                                                        Horses, 12-121
                                                        Instruments and books of professional
      Debts due the state, 12-179
                                                          men, 12-122
      Property of state, 12-69
                                                        Lawyers, 12-122, 123
  State and public lands, 26-413
                                                        Machinery, 12-119
  Statutes, 12-71
                                                        Machines, 12-119
      Reason and purpose of exemption laws,
                                                        Machines or instruments operated by
                                                          steam or water power, 12-121
        12-72
      Strict construction, 26-669
                                                        Machines taking place of tool, 12-120
                                                        Musical instruments, 12-123
  Steers, see infra, Animals, vehicles, and
    teams.
                                                        Necessary tools or implements, 12-125
```

Exemptions (from Execution).

```
EXEMPTIONS (FROM EXECUTION),
                                                   EXEMPTIONS (FROM EXECUTION),
  Tools, implements, instruments, etc., cont'd.
                                                      Wages, salary, earnings, etc., cont'd.
      Oxen, 12-121
                                                          Earnings, 12-138
      Photographic lenses, 12-124
                                                          Employment of assistants, 12-139
      Printing presses, cases, type, etc., 12-119
                                                          Future wages or earnings, 12-140
      Questions of law and fact, 12-262
                                                          Generally, 12-134
      Safes, 12-123
                                                          Independent contractor, 12-136
      Simple machines operated by hand, 12-
                                                          Method of computing compensation, 12-
        120
                                                            136
      Threshing machines, 12-120, 122
                                                          Necessity for support of family, 12-139
      Tools and implements used by employees,
                                                          Officers of corporation, 12-135, 141
                                                          Other elements than personal services,
      Use to earn living or carry on trade
                                                            12-139
                                                          Period, 12-135
        or business, 12-124
                                                          Personal earnings, 12-138
      Vehicles, 12-121
      Watches, 12-124
                                                          Persons entitled, 12-134
  Torts, see infra, Judgments and liabilities
                                                          Professional men, 12-138
    not based upon contract.
                                                          Professional services, 12-136
  Trade (see infra, Persons engaged in par-
                                                          Photographer, 12-138
        ticular occupations; Stock in trade,
                                                          Restricted to particular period, 12-135
                                                          Salaries of officers of corporation, 12-141
Salary of officer of corporation, 12-135
        materials, etc.), 12-105
      Tools, implements, instruments, etc., see
        infra, Tools, implements, instruments,
                                                          Salary of public officer not wages, 12-
                                                             135
                                                          Saloon keepers, 12-139
  Transfers, see infra, Sales, transfers, and
                                                          Seamen's wages, 12-141
    incumbrances.
                                                          Successive garnishments, 12-141
  Trespass, 28-587
      Action for seizing exempt property, 12-
                                                          Time of payment, 12-136
                                                           Wages and salary synoynmous, 12-135
        252, 253
  Trial of right of property, 12-256
                                                           Wages left with employer, 12-137
  Trover and conversion, 28-694
                                                      Wagon, 12-127
       Seizure of exempt property, 12-253
                                                      Waiver (see infra, Estoppel; Forfeiture), 12-
  Trustee process, 12-185
                                                             100
  Type, 12-119
United States:
                                                           Agency, 12-193
                                                          Assignments for the benefit of creditors,
       Debts due the United States, 12-179
                                                             12-218
                                                           Consent to a levy, 12-197
  United States courts, 12-189
  Unmarried persons (see infra, Head of family, householder, etc.), 12-97
                                                           Consent to the sale, 12-197
                                                           Constitutional law, 12-190
  Value, see infra, Limitations as to value or
                                                           Effect of waiver, 12-199
                                                           Executory contracts, 12-192, 195
     amount of property.
                                                           Garnishees, 12-194
  Vehicles, see infra, Animals, vehicles, and
                                                           Husband and wife, 12-194, 259
                                                           Implied consent, 12-191
  Wages, salary, earnings, etc., 10-395; 12-134
Action against creditor for garnishment
                                                           Intention, 12-197
                                                          Judgment for purchase money, 12-200
        of wages, 12-251
                                                           Lease, waiver in, 12-196
       Artists, 12-138
                                                          Lien creditors, 12-200
       Assignment, 12-208
                                                           Mortgage or pledge, 12-211
       Attorney's fee, 12-136, 137
                                                           Omission to claim, 12-191, 198
       Commission merchant or drummer, 12-
                                                           Order of distribution, 12-199
                                                           Partnership, 12-194
       Commissions, 12-137
       Compensation of public officers and em-
                                                          Power to waive exemptions, 12-190
                                                               Constitutional and statutory provi-
             ployees:
           Exemptions at common law, 12-69,
                                                                 sions, 12-190
                                                               Executory contract, 12-192
                 141
                                                               Express provisions, 12-190 Implied consent, 12-191
               City officers, 12-79
               County officers, 12-70
Earned salary or other com-
                                                               In absence of express provisions, 12-
                 pensation, 12-71
                                                                 191
                                                               Omission to claim, 12-191
Sales, see infra, Sales, transfers,
               General rule, 12-69, 141
               Particular officers, 12-70
                                                                 and incumbrances.
               Reason for the doctrine, 12-70
                                                               Unmarried debtors, 12-193
               State officers, 12-70
                                                               Waiver at time of levy or after-
                Statutes, 12-70
                                                                 wards, 12-191
               Teacher in school, 12-70
                                                               Waiver by executory contract, 12-
       Compensation paid to hired person for
                                                                 102
         services, 12-136
                                                           Preference of creditors, 12-199
       Continuance of exemption after payment,
                                                           Questions of law and fact, 12-263
                                                           Release of waiver or compromise, 12-199
       Current wages, 8-503; 12-137
                                                                              Volume XXXI.
                                                737
      31 C. of L.-47
```

```
EXEMPTIONS (FROM TAXATION),
EXEMPTIONS (FROM EXECUTION),
                                                      cont'd.
    cont'd.
                                                    Carrying on business in state, 12-348
  Waiver, cont'd.
                                                    Cart, 5-746
      Revocation of waiver, 12-198
                                                    Cemeteries, 12-343, 370
      Sales, see infra, Sales, transfers, and in-
                                                        Exemption dependent upon use, 12-344
        cumbrances.
                                                        General rule, 12-343
      Specification of property, 12-196
                                                        Land held for future use, 12-345
      Subsequent lien creditors, 12-200
                                                        Places of burial, 12-343
      What constitutes a waiver, 12-194
                                                    Charitable institutions (see infra, Educational
      Who may waive, 12-193
                                                          institutions), 5-916; 12-336
      Written instrument, 12-196
  Watch, 12-112, 117, 124
                                                        Almshouse, 2-174; 12-338, 340
                                                        Benefits confined to members, 12-343
  Wearing apparel, cloth, etc., 12-68, 117; 30-
                                                        Benevolent or beneficial associations,
        445
                                                          12-343
      Definition, 12-117
                                                        Benevolent synonymous with charitable,
      Generally, 12-117
      Jewelry, 12-117
                                                          12-336
                                                        Charities confined to certain individuals,
      Necessary wearing apparel, 12-118
      Ornaments, 12-117
                                                          12-340
                                                        Charity need not be controlled by the
      Statutory exemption, 12-117
                                                          state, 12-340
      Value, 12–118
                                                        Customary exemption, 12-336
      Watches, 12-117
  Widow (see infra, Head of family, house-
                                                        Free library, 12-339
                                                        Free schools, 12-338
    holder, etc.), 12-90, 94
  Widower (see infra, Head of family, house-
                                                        Hospitals, 12-338, 340
                                                        Institutions held exempt as charities,
    holder, etc.), 12-90, 94
                                                          12-338
      Bequest, 12-208
                                                        Institutions held not exempt as chari-
  Working animals, 12-130
                                                          ties, 12-338
  Yoke of oxen, see infra, Animals, vehicles,
                                                        Orphan asylum, 12-338
    and teams.
                                                        Parsonage, 12-339
EXEMPTIONS
                  (FROM TAXATION).
                                                        Payment by some of the persons hene-
    12-266
                                                          fited, 12-342
  Academy, 1-245
                                                        Physical help and intellectual and moral
  Alienation, see infra, Termination of exemp-
                                                          culture of the poor, 12-337
                                                        Poorhouse, 12-338, 340
                                                        Purely public charities, 12-339
  Almshouse, see infra, Charitable institutions.
  Applicability of exemption, see infra, Taxes
                                                        Relief of public burdens or advancement
    to which exemption applies.
                                                          of public good, 12-337
  Assignment, see infra, Personal nature of the
                                                        Residence of officers, 12-341
    privilege.
                                                        School maintained by tuition fee not
  Assignments for the benefit of creditors, 14-
                                                          exempt, 12-338
                                                        Sectarian management, 12-342
      Assigned property not exempt from taxa-
                                                        Societies whose henefits are confined to
                                                          members, 12-343
            tion, 3-106
           General rule, 3-106
                                                        Strict or liheral construction, 12-306
           Subject to taxation, 3-106
                                                        What an exemption of hospital or alms-
           Taxes accruing after assignment, 3-
                                                          house includes, 12-340
                                                        What is a charitable institution, 12-
      Priority of claims for taxes, 3-143
  Banknotes, 12-373
                                                    Chemicals, 12-351
  Benevolent or beneficial associations, 3-1043;
                                                    Colored persons, 12-355
                                                    Commutation of taxes, 12-282
    12-343
  Boat building, 12-351
                                                        Intent, 2-293
  Bonds:
                                                        State and county taxes, 12-313
      Government bonds, 12-371
                                                        State taxes, 12-312
  Bounties, see infra, Pensions and bounties.
                                                        Strict or liberal construction, 12-307
  Branch railroads, 12-366
                                                        Taxes to which commutation applies,
  Building and loan associations, 4-1012
                                                          12-312
  Buildings for public worship, 12-328
                                                    Conditions precedent:
  Burden of proof, 12–296
Claimant of exemption must establish
                                                        Failure of grantee to perform conditions
                                                          precedent to exemption, 12-309
        the same by clear proof, 12-296
                                                        Time when exemption takes effect, 12-
      Illustrations, 12-296
                                                          309
      Property must be first shown to be sub-
                                                    Conflict of laws, see infra, Private interna-
        ject to tax, 12-297
                                                      tional law.
  Canals, 12-367
                                                    Congress, see infra, Power of legislature.
      Irrigation of canals, 12-367
                                                    Consolidation of corporations, 6-817; 12-361
      Property not within exemptions, 12-367
                                                        Constitutional provision against exemp-
      Property within exemptions, 12-367
                                                          tions at time of consolidation, 6-818
  Capital stock (see infra, Corporations and
                                                        Extent of exemption, 6-817; 12-361
```

In general, 6-817; 12-361

corporate stock generally), 5-138

```
EXEMPTIONS
               (FROM
                          TAXATION),
   cont'd.
 Consolidation of corporations, cont'd.
     Inuring to benefit of consolidated cor-
```

poration, 6-817

Rule where consolidation has the effect of forming an entirely new corporation, 12-361

Constitutional exemptions, 12-271, 279

Power of legislature under constitutional authorization, 12-271

Provisions authorizing exemption of public property, 12-272

Provisions authorizing legislature to create exemptions, 12-271

Constitutional law:

Exemptions presumed constitutional, 12-

Municipal corporations, 12-284

Repeal of grant, see infra, Repeal of grant.

Constitutional provisions:

Construction of constitutional provisions against exemptions, 12-274

Direct prohibition of exemptions, 12-278 Discrimination in favor of corporations, 12-277

Effect of constitutional exemptions, 12-

Enumeration of exemptions impliedly probibits all others, 12-279

Exemption in favor of property regardless of ownership, 12-278

Implied prohibitions, 12-279

Legislature cannot indirectly effect prohibited exemptions, 12-280

Power to commute or limit taxation, 12-282

Prohibition against granting special privileges and immunities, 12-277

Requirement of equal and uniform taxation, 12-274

Requirement that all property shall be taxed in proportion to its value, 12-

Special exemptions prohibited, 12-275 Construction, see infra, Interpretation and construction.

Corporations and corporate stock generally, 12-356

Cemeteries, see infra, Cemeteries.

Change of name, 12-360

Charitable institutions, see infra, Charitable institutions.

Consolidation of corporations, see infra, Consolidation of corporations. Constitutional repeal of grant, see infra,

Repeal of grant.

Educational institutions, see infra, Edu-

cational institutions.

Effect of change of name or in manner of accomplishing objects of incorporation, 12-360

Effect of payment by corporation of bonus for charter, or license tax, 12-287

Exemption of all property, 12-360 Exemptions dependent upon corporate objects of beneficiary, 12-326

Extent of exemption, 12-358 All property, 12-360 General rules, 12-358

EXEMPTIONS (FROM TAXATION), cont'd.

Corporations and corporate stock generally, cont'd.

Extent of exemption, cont'd.

Increase of capital stock, 12-358

Necessary property, 12-359

Property within the exemption, 12-359

What exemption of capital stock includes, 12-358

Foreign corporations, 12-356

Institutions:

Exemption in favor of certain classes of institutions held restricted to corporations, 12-326

Introductory, 12-356
Literary and scientific institutions, see infra, Literary and scientific institutions.

Manufacturers, see infra, Manufacturers. Necessary property for purposes of corporation, 12-359

Objects of beneficiary, 12-326

Personal property includes bank stock, 12-317

Property partly owned by corporation, 12-326

Property within exemption, 12-359 Quasi-public corporations, 12-374

Railroad companies, see infra, Railroad companies.

Religious institutions, see infra, Religious institutions.

Reorganization, 30-860

Savings banks, see infra, Savings banks. Termination of exemptions, see infra, Termination of exemptions.

What exemption of capital stock includes, 12-358

Whether exemption of capital stock and property exempts shares in hands of shareholders, 12-356

Whether exemption of shares in the hands of shareholders exempts capital stock and property, 12-357

County:

Property of, 12-370

County taxes, 12-311 Crops, 12-354

Customs duties, see Revenue Laws.

Definition, 12-270

Personal nature of the privilege, see infra, Personal nature of the privilege. Dependent upon use of property, see infra,

Exemptions dependent upon use of propertv.

Depots, 12-364

Discrimination in favor of corporation, 12-277

Docks:

Railroad, 12-365

Duration of exemptions (see infra, Termination of exemptions), 12-327 Construction of statutes as to duration

of exemption, 12-327

Continuance of exemption while property is used for purposes designated, 12-327

Exemptions granted for limited time only, 12-327

Education, 10-444

cont'd.

EXEMPTIONS (FROM TAXATION).

```
EXEMPTIONS (FROM TAXATION),
    cont'd.
  Educational institutions (see infra, Charitable institutions; Literary and scien-
        tific institutions), 12-332
      Charities, 12-338
      Customary exemption, 12-332
      Exclusive use, 12-335
      Exemption of all property, 12-334
      Exemption restricted to property strictly
        used for educational purposes, 12-334
      Institutions within exemption, 12-332
      Instrumentalities of government, 12-375
      Meaning of school, 12-332
      Private schools, 12-332, 333
      Public schools, 12-332, 333, 338
      Quasi-public corporations, 12-375
      Requirement of exclusive use, 12-335
      Requirement that title to property be in
        educational institution, 12-335
      Residences of officials and professors,
        12-336
      Schools conducted for profit, 12-333
      Schools maintained by tuition fee, 12-
        338
      Seminaries of learning, 12-333
      Strict or liberal construction, 12-306
      Students in public schools, 12-355
      Title to property, 12-335
      Use, 12-334
      What property is within exemption, 12-
        334
 Electric-light companies, 10-876
      Exemption of manufacturers, 12-347
 Elevators:
     Railroads, 12-365
 Endowment, 11-22
 Equal taxation, 12-274
 Equipment, 11-54
 Exclusively:
      Illustrations, 11-580
 Exemptions dependent upon use of property,
        12-318
      Cemeteries, 12-344
     Cessation of use giving exemption, see
        infra, Termination of exemptions.
      Educational
                   institutions,
                                   see
                                        infra.
        Educational institutions.
     Exclusive use, 12-321
      Future use, 12-323
     General principles, 12-318
     Income used for proper purpose does
        not exempt property producing it, 12-
        320
     Leased property, 12-325
     Municipal property, 12-370
     Occasional use of property for purposes
        not giving exemption, 12-322
     Ownership and use must combine, 12-324
     Ownership of property regardless of use,
        12-325
     Partial use, 12-322
     Property held for future use, 12-323
Property must be used for designated
       purposes, 12-318
     Public property, 12-370
     Purchase of property with exempt funds,
       12-320
     Religious institutions, see infra, Re-
       ligious institutions.
     Requirement that use be exclusive, 12-
```

321

```
Exemptions dependent upon use of property.
       cont'd.
     Schools, see infra, Educational institu-
       tions.
     Temporary lease, 12-322
     Use of part of property only for pur-
       poses giving exemption, 12-323
Exports, 12-353
Extraterritorial effect, 12-285
Fertilizers, 12-351
Fire department, 12-370
Fire engines, 12-354
Foreign capitalists, 12-354
Foreign corporations:
    Exemption of stock in foreign corpora-
       tions, 12-356
Forfeiture of exemption, 12-382
Franchise, see infra, Personal nature of the
  privilege.
Freemasons, 14-539
Fund, 14-564
Furniture:
    Household furniture, 12-354
Furniture and other articles of wood, 12-350
Future use, 12-345
Gas and gas companies:
    Exemption of manufacturers, 12-346
    Municipal gas works, 12-371
Government, see infra, Public property and
  the instrumentalities of government.
Government bonds, 12-371, 373
Hospitals and asylums, see infra, Charitable
  institutions.
Hotel, 12-365
Household furniture, 12-354
"Houses of religious worship," 12-328, 331
Immunities:
    Whether exemption is included in the
      term "immunities," 12-295
Impairment of obligation of contracts (see
      infra, Repeal of grant), 15-1034; 27-
       622
    Charter exemptions, 7-678
Implied exemptions, 12-285, 292
Imports (see REVENUE LAWS), 12-353
Indian lands, 12-375
Institutions (see infra, Savings banks), 16-
      823
    Cemeteries, see infra, Cemeteries.
    Charitable institutions, see infra, Chari-
      table institutions.
    Educational institutions, see infra, Edu-
       cational institutions.
    Exemption in favor of certain classes of
      institutions held restricted to corpora-
      tions, 12-326
    Literary and scientific institutions, see infra, Literary and scientific institu-
      tions.
    Railroad companies, see infra, Railroad
      companies.
    Religious institutions, see infra, Re-
      ligious institutions.
Insurance, 16-887
Intent to exempt all property, 12-318
Intent to exempt must be clear, 12-288
    Doubt must be solved in favor of power
      to tax, 12-292
    General rule, 12-288
    Illustrations, 12-291, 292
                       Volume XXXI.
```

```
EXEMPTIONS (FROM
                               TAXATION).
                                                  EXEMPTIONS (FROM TAXATION),
  Intent to exempt must be clear, cont'd.
                                                     License taxes, see Occupation, Business.
      Immunities, 12-295
                                                       AND PRIVILEGE TAXES.
      Necessary implication, 12-292
                                                     Limitation (see infra, Termination of exemp-
      Privileges and immunities, 12-295, 296
                                                           tions):
      Rule applies to extension of exemptions.
                                                         Intent, 12-293
                                                     Limiting taxation, 12-282
        12-293
      Whether exemption is included in the term "privileges," 12-294
                                                     Literary and scientific institutions (see infra,
                                                           Educational institutions), 12-331
  Internal revenue laws, see Revenue Laws.
                                                         Customary exemptions, 12-331
  Interpretation and construction:
                                                         Institutions held to be literary, 12-331 Meaning of the word "literary," 12-331
      Duration of exemptions, 12-327
      Exemption dependent upon corporate ob-
                                                         Public libraries, 12-332
        jects of beneficiary, 12-326
                                                         Scientific institutions, 12-332
      Exemption in favor of certain classes of
                                                         What exemption of literary institutions
        institutions held restricted to corpora-
                                                           includes, 12-331
                                                    Local taxation, 12-311
        tions, 12-326
      Exempting statutes strictly construed,
                                                     Machinery, 12-351, 363
            12-302
                                                     Manufacturers, 12-345; 19-926
          Commutation, 12-307
                                                         Boat building, 12-351
                                                         "Carrying on business within the state,"
          Illustrations, 12-304, 305
          Limitations of rule, 12-305
                                                           12-348
          Municipal corporations, 12-304
                                                         Chemicals, 12-351
          Property which has never been
                                                         Customary exemption, 12-345
            taxed, 12-307
                                                         Electric light, 12-347
          Provision in exempting statute for
                                                         Fertilizers, 12-351
                                                         "Furniture and other articles of wood,"
            liberal construction, 12-307
          Public improvements, 12-306
                                                           12-350
          Public property, 12-307
Reason for rule, 12-305
                                                         Gas, 12-346
                                                         Illustrations, 12-346
          Relaxation of rule in case of exemp-
                                                         Leather, 12-351
            tions of religious, charitable, or
                                                         Machinery, 12-351
             educational institutions, 12-306
                                                         "Manufacturers employing a certain
                                                           number of hands," 12-351
          Rule stated, 12-302
      Strict construction, 7-708
                                                         Manufacturers of certain specified arti-
      Taxes to which exemption applies, see
                                                           cles, 12-349
                                                         "Organized exclusively for manufactur-
        infra, Taxes to which exemption ap-
                                                           ing purposes," 12-349
        plies.
                                                         Printing, 12-346, 347
      Time when exemption takes effect, see
                                                         Property within exemption, 12-352
        infra, Time when exemption takes
                                                             Apportionment of exemption, 12-
      When exemption takes effect, see infra,
        Time when exemption takes effect.
                                                             General rule, 12-352
                                                             Leased property not exempt as "em-
  Investments:
      Investment in government bonds to es-
                                                               ployed in manufacture," 12-352
                                                             Raw material, 12-352
        cape taxation, 12-373
      Municipal corporations, 12-373
                                                         Publishing, 12-346, 347
                                                         Sale of manufactured product, 12-347
      United States securities, 12-372
  Irrigation, 12-367
                                                         Shoes, 12-351
  Landlord and tenant, see infra, Lease.
                                                         Stationery, 12-351
      Rights of lessee of exempt property, 12-
                                                         Textile fabrics, 12-350
                                                         What are manufactures, 12-346
            300
          Exemption may continue though
                                                         What are not manufactures, 12-347
                                                         What constitutes manufacturing, 12-345
            property be leased, 12-301
          Exempt property cannot be taxed
                                                         What manufacturers are exempt, 12-
            against lessee, 12-301
                                                         "Wholly engaged in carrying on manu-
          Lessee may be assessed for value of
            leasehold estate, 12-301
                                                           facture within the state," 12-347
                                                    Masons, 14-539
Military law, 20-662
          Taxation for improvements, 12-301
  Lease (see infra, Landlord and tenant), 12-
                                                    Mines and mining claims, 12-352
      Leased property not exempt, 12-325
                                                         Extent of exemption, 12-352
      Temporary leasing of property,
                                                         Generally, 12-352
                                                    Ministers of the gospel, 12-331
  Leased property not exempt as "employed in manufacture," 12-352
                                                    Money of foreign capitalists sent to state for
                                                       investment, 12-354
  Leased railroad, 12-366
                                                    Mortgages, 12-353
  Legal tender notes, 12-373
                                                    Municipal corporations, 12-373
                                                        Grant of taxing power to municipalities
  Legislature, see infra, Power of legislature.
  Lessee, 12-300
                                                           not a contract which may be violated
 Libraries, 12-332, 339
                                                           by subsequent exemptions, 12-274
                                                                           Volume XXXI.
```

```
EXEMPTIONS (FROM TAXATION),
                                                 EXEMPTIONS (FROM TAXATION).
    cont'd.
                                                      cont'd.
  Municipal corporations, cont'd.
      Municipal property used for convenience
        or profit merely, 12-278
      Power of municipal corporations, see infra, Power of municipal corpora-
        tions.
      Property of, 12-369, 370
Public property and the instrumentali-
        ties of government, 12-369, 370
      Strict construction of exemption, 12-304
      Taxes to which exemption applies, 12-
        311
  Nature of the privilege, see infra, Personal
    nature of the privilege.
  Necessary property, 12-359, 360
  Necessary property for a bank, 12-360
  Occupation, business, and privilege taxes,
    see Occupation, Business, and Privilege
    TAXES.
  Occupy, 21-766
  Orphan asylum, 12-338
  Ownership:
      Educational institutions, 12-335
      Exemption dependent upon ownership
        of property regardless of use, 12-325
      Property partly owned by corporation
        entitled to exemption, 12-326
      Requirement that title to property be in
        educational institution, 12-335
      When use and ownership must be com-
        bined, 12-324
  Parsonage, 12-339
 Particular objects of exemption, see infra,
    Property within exemption.
 Patents, 12-376
      Exemption of patent rights and capital
        invested therein, 12-376
      What is not an investment in patent
        rights, 12-376
 Pensions and bounties, 12-353
      Exemption of pay and bounty, 12-353
      Illustrations, 12-353
     Property in part purchased with pension
        money, 12-353
      Property purchased with pension money,
        12-353
 Personal nature of the privilege, 12-208
     Assignment of exemption under express
     authority, 12-300
Exemption does not pass to purchaser
        of property, 12-298
     Exemption expressly attached to prop-
        erty, 12-300
     Exemptions granted to induce public
        improvements, 12-299
     General rule, 12-298
     Lessee of exempt property, 12-300
     Personal privilege, 12-298
     Privilege not transferable, 12-298
     Purchaser of franchises and property,
       12-299
 Personal property:
     Personal property includes bank stock,
        12-317
     Personal property situated without the
       state, 12-354
 Persons of color, 12-355
                                                         288
 Poorhouse, see infra, Charitable institutions.
                                                       General rule, 12-285
 Power of legislature, 12-272; 27-622
                                                       Implied exemptions, 12-285
     Commutation, 12-282, 283
                                                       Payment of bonus for franchise, 12-287
```

Power of legislature, cont'd. Congress, 12-273 Constitutional exemptions, 12-270 Constitutional exemptions presumed, 12-Constitutional prohibition against discrimination in favor of corporations. 12-277 Constitutional prohibition against grants of special privileges and immunities, 12-277 Constitutional provisions, 12-274 Constitutional provisions authorizing exemptions, 12-271 Constitutional provisions for specified exemptions, 12-277 Constitutional requirement of equal and uniform taxation, 12-274 Constitutional requirement that all property shall be taxed in proportion to its value, 12-276 Construction of constitutional provisions against exemptions, 12-274 Direct prohibition of exemption, 12-278 Generally, 12-272 Grant of taxing power to municipalities not a contract, 12-274 Legislative declaration as to character of corporation, 12-281 Legislature cannot indirectly effect prohibited exemptions, 12-280 Limitation to power, 12-273 Municipal property used for convenience or profit merely, 12-278
Plenary power in the absence of constitutional restrictions, 12-272 Power to commute or limit taxation, 12-282 Special exemptions prohibited, 12-275 Surrender of exempting power never implied, 12-274 Power of municipal corporations: Constitutional prohibitions or restrictions, 12-284 Delegation of power to tax gives no right to create exemptions, 12-284 Extent to which municipality may grant exemption, 12-284 Inherent power, 12-283 Power to create exemptions, 12-271 Constitutional exemptions, see infra, Constitutional exemptions. Extraterritorial effect, 12-285 Power of legislature, see infra, Power of legislature. Power of municipal corporation, see infra, Power of municipal corporations. Premiums loaned in state, 12-354 Presumption: Exemptions presumed constitutional. 12-274 Presumption against exemptions, 12-285 Avoidance of double taxation, 12-288 Exemptions never implied, 12-285 Failure to direct manner of taxation, 12-

EXEMPTIONS (FROM TAXATION),

Presumption against exemptions, cont'd.

Taxation the rule, exemptions the exception, 12-285

Printing, 12-346

Private international law:

Exemptions can have no extraterritorial effect, 12-285

Private schools, see infra, Educational institutions.

Privileges, 23-45

Whether exemption is included in the term "privileges," 12-294

Property within exemption, 12-317

Canals, see in/ra, Canals.

Cemeteries, see infra, Cemeteries.

Charitable institutions, see infra, Charitable institutions.

Corporations and corporate stock generally (see infra, Corporations and corporate stock generally), 12-359

Crops, see infra, Crops. Educational institutions, see infra, Edu-

cational institutions.

Exemption dependent upon ownership of property regardless of use, 12-

Exemption dependent upon use of property, see infra, Exemptions dependent upon use of property.

Exemption of certain kinds of property only strictly limited by terms of grant,

Fire engines, see infra, Fire engines.

General rule, 12-317

Growing crops, see infra, Crops. Household furniture, see infra, Furni-

Imports and exports, see infra, Imports. Intent to exempt all property, 12-318 Investments, see infra, Investments.

Literary and scientific institutions, see infra, Literary and scientific institu-

Manufacturers, see infra, Manufacturers. Mines, see infra, Mines and mining claims.

Money of foreign capitalists sent to state for investment, see infra, Money of foreign capitalists sent to state for investment.

Mortgages, see infra, Mortgages.

Patent rights, see infra, Patents. Pensions and bounties, see infra, Pensions and bounties.

Personal property includes bank stock, 12-317

Personal property situated without the state, see infra. Personal property situated without the state.

Persons of color, see infra, Persons of color.

Premiums loaned in state, see infra, Premiums loaned in state.

Property partly owned by corporation entitled to exemption, 12-326

Public property and the instrumentalities of government, see infra. Public property and the instrumentalities of government.

Railroad companies, see infra, Railroad companies.

EXEMPTIONS (FROM TAXATION), cont'd.

Property within exemption, cont'd.

Religious institutions, see infra, Religious institutions.

Savings bank, see infra, Savings bank. Strictly limited by terms of grant, 12-317

Students in public schools, see infra. Students in public schools.

Tools of mechanics, see infra, Tools of mechanics.

Public lands, see infra, State and public lands.

Public libraries, 12-332, 339

Public officers:

Salaries and emoluments of public officers, 12-373

Public property and the instrumentalities of government (see infra, Public lands; see Taxation), 12-271, 367

Constitutional provision authorizing legislature to create exemptions, 12-271

County property, 12-370

Educational institutions, 12-375

Emolument of public officers, 12-373

Exemption of property of United States absolute, 12-370

Exemption of securities extends to market value of securities, 12-372

Exemptions not dependent upon express grant, 12-368

Fire department, 12-370 Gas companies, 12-375

General rule, 12-367

Government securities, 12-371

Illustrations of exempt property, 12-370, 371

Immunity rests upon fundamental principles of government, 12-369

Indian lands, 12-375

Municipal property, 12-369, 370

National bank notes, 12-373

Public must have interest in property, 12-370

Public officers, emoluments, 12-373 Public officers, salaries, 12-373

Quasi-public corporations, 12-374

Railroads, 12-374

Salaries of public officers, 12-373

State and public schools, 12-375

State property, 12-370

Strict or liberal construction, 12-307

Telegraph companies, 12-374

United States legal-tender notes, 12-737

United States property, 12-370 United States securities and investments therein, 12-371, 372

Used for public purposes, 12-370 Water-power companies, 12-375

Waterworks, 12-371

Wharves, 12-371

What property of municipalities is exempt, 12-370

Public schools, see infra, Educational institu-

Publishing, 12-346, 347

Purchaser, see infra, Personal nature of the privilege.

Purely public charity, see infra, Charitable institutions.

Quasi-public corporations, 12-374

384

```
EXEMPTIONS (FROM TAXATION),
                                                  EXEMPTIONS (FROM
                                                                                 TAXATION).
                                                       cont'd.
    cont'd.
                                                     Repeal of grant, cont'd.

Right to grant irrepealable exemptions,
  Railroad companies (see infra, Corporations
        and corporate stock generally), 12-362
                                                           12-384
      Branch lines, 12-366
                                                         What exemptions are irrepealable, 12-
      Depots, 12-364
                                                           385
      Docks, 12-365
      Effect of variation in route, 12-367
                                                     Residence, see infra, Parsonage.
      Horses and stables of passenger-railroad
                                                     Residence of college officials, 12-336
                                                     Residence of officers of charitable institu-
        companies exempt, 12-364
                                                       tions, 12-341
      Hotel, 12-365
                                                     Revenue laws, see REVENUE LAWS.
      Instrumentalities of government, 12-
                                                     Right of way, 12-363, 366
        374
                                                         Land at terminus, 12-366
What exemption of right of way in-
      Land granted in aid of construction,
        12-366
                                                           cludes, 12-366
      Leased roads, 12-366
                                                     Roadbed, 12-363
      Machinery, 12-363
      Property necessary to keep road in repair, 12-364
                                                     Rolling stock, 12-364
                                                     Salaries of public officers, 12-373
      Purchased roads, 12-366
                                                     Sales, see infra, Personal nature of the privi-
      Quasi-public corporations, 12-374
                                                       lege.
                                                     Savings banks, 12-355
      Railroad yards, 12-364
      Right of way, 12-363, 366
                                                         Capital, 12-355
      Rolling stock, 12-364
                                                         Deposits, 12-355
                                                         Generally, 12-355
      Shops, 12-364
                                                     Schoolhouse, 25-3
Schools, see infra, Educational institutions.
      Variation in route, 12-367
      Warehouses, 12-365
      What is a railroad company, 12-362
                                                     Scientific institutions, see infra, Literary and
      What property is within general ex-
                                                       scientific institutions.
                                                     Seizure and sale, 27-791
Seminaries, see infra, Educational institu-
        emption, 12-362
  Railroad land grants, 12-380
  Railroad securities:
                                                       tions.
                                                     Shares of stock, see infra, Corporations and
      Purchaser at foreclosure sales, 23-833
  Raw material, 12-352
                                                       corporate stock generally.
  Release of exemption, 12-382
                                                     Sheriffs and constables, 25-691
  Religious institutions, 12-328
                                                     Shoes, 12-351
       "Buildings for public worship," 12-328
                                                     Special or local assessments, 25-1193
                                                         Assessment and tax not synonymous,
      Church buildings in process of construc-
         tion, 12-329
                                                           12-314
      Customary exemption, 12-328
                                                         Exemption from taxation does not re-
      Exclusive use, 12-329
                                                           lieve from liability for local assess-
      "Houses of religious worship," 12-328
                                                           ment, 12-314
      Land necessary, 12-328
                                                         Express exemption from assessment, 12-
      Land not necessary for use, 12-329
                                                           316
       Leased property, 12-329
                                                         Power to grant express exemption from
       Ministers of the gospel, 12-331
                                                           assessment, 12-316
       Parsonage, 12-330
                                                         What amounts to express exemption
                                                           from assessment, 12-316
       Property used for religious purposes,
         12-329
                                                     Special privileges and immunities, 12-277
       Strict or liberal construction, 12-306
                                                     State, see infra, Public property and the in-
       Use, 12-329
                                                       strumentalities of government.
       What is a religious society, 12-328
                                                     State and public lands, 12-375, 378; 26-220
                                                         Impairment of obligation of contracts,
       What is within exemption of houses of
                                                           12-375, 378; 26-220
         religious worship, 12-328
  Reorganization of corporation, 30-860
                                                         Public lands may he taxed before issu-
  Repeal of grant (see infra, Impairment of
                                                           ance of patent, 12-378
         obligation of contracts), 12-383
                                                         Rules as to possessory rights to and
       Consideration for irrepealable exemp-
                                                           improvements upon public lands, 12-
         tion, 12-385
                                                           375
       Constitutional prohibition of exemptions,
                                                     State taxes, 12-311
                                                     Stationery, 12-351
         12-387
                                                     Stations, 12-364
       Exemptions contained in charters of cor-
         porations irrepealable, 12-386
                                                     Stock and stockholders, see infra, Corpora-
       Exemptions which have induced citi-
                                                       tions and corporate stock generally.
         zens to invest their means or embark
                                                     Strict construction, see infra, Interpretation
         in new enterprises, 12-385
                                                       and construction.
                                                     Students in public schools, 12-355
Succession taxes, see Succession Taxes.
      Express provision subjecting charter to
         repeal or amendment, 12-387
      General rule as to right to repeal ex-
                                                     Taxation, corporate, see infra, Corporations
         emptions, 12-383
                                                       and corporate stock generally.
      Intent to repeal must be manifest, 12-
                                                     Taxes:
```

Limiting taxation, 12-282

```
EXEMPTIONS
                  (FROM
                              TAXATION),
                                                 EXEMPTIONS (FROM TAXATION),
    cont'd.
                                                     cont'd.
  Taxes to which exemption applies, 12-310
                                                   Time when exemption takes effect, cont'd.
      Commutation for taxes, 12-312
                                                       Act of person bringing him within ex-
      County taxes, 12-311
                                                          emption, 12-310
      Exemption from specified taxes, 12-310
                                                        As soon as act granting it becomes a law,
      General exemption includes all taxes,
                                                          12-308
                                                        Conditions precedent, 12-309
      Intention to exempt from all taxes, 12-
                                                        Grants which take effect in future, 12-
      License tax, 12-313
                                                        Legislative grant, 12-308
      Local taxation, 12-311
                                                        Performance of conditions precedent,
      Municipal taxes, 12-311
                                                          12-309
                                                        Taxes which have previously become
      Parish taxes, 12-311
      Special or local assessments, see infra,
                                                          due, 12-308
        Special or local assessments.
                                                   Title, ownership, and possession, see Title,
                                                     OWNERSHIP, AND POSSESSION.
      State taxes, 12-311
  Telegraph and telephone companies:
                                                   Tools of mechanics, 12-354
      Instrumentalities of government, 12-374
                                                   Transfer, see infra, Personal nature of the
  Termination of exemptions (see infra, Dura-
                                                     privilege.
        tion of exemptions), 12-376
                                                   Treatics, see Revenue Laws.
                                                   Uniform taxation, 12-274
      Alienation of property, 12-377
                                                   United States (see infra, Public property and
          Alienation of equitable title suffi-
                                                     the instrumentalities of government), 29-
            cient, 12-378
          Equitable title must be perfect, 12-
                                                     152
                                                   United States securities, 12-372
            379
                                                   Use, 29-441
          Lands exempt until "sold and con-
                                                    Use of property, see infra, Exemptions de-
          veyed," 12-378
Property becomes
                                                     pendent upon use of property.
                              taxable when
                                                   Value:
            alienated, 12-377
                                                        Constitutional requirement that all prop-
          Property not wholly paid for tax-
                                                          erty shall be taxed in proportion to its
            able, 12-379
          Public lands may be taxed before is-
                                                          value, 12-276
            suance of patent, 12-378
                                                   Waiver of exemptions, 12-382
          Railroad land grants, 12-380
                                                    Warehouses and warehousemen:
          Railroad lands incapable of identi-
                                                        Railroad warehouse, 12-365
                                                   Waterworks and water companies, 30-422,
            fication, 12-380
      By act of beneficiary, 12-377
                                                        Quasi-public corporations, 12-375
      By statutory limitation, 12-376
                                                    Wharves and wharfingers:
      Cessation of use giving exemption, 12-
            381
                                                        Wharves owned by city, 12-371
                                                    When exemptions exist, 12-285
          Cessation of use terminates exemp-
                                                       Burden of proof, see infra, Burden of
            tion, 12-381
          Change of business, 12-381
                                                         proof.
          Temporary interruption, 12-381
                                                       Intent to exempt must be clear, see
                                                         infra, Intent to exempt must be
      Completion of works of grantee, 12-376
                                                         clear.
      Effect of inclusion of exempt property
                                                        Presumption against exemptions, see in-
        within different territorial jurisdiction,
                                                         fra, Presumption against exemptions.
        12-388
                                                 Wood, 12-350
EXEQUATUR, 7-8, 16
      Effect of increase in value of property
        so as to exceed original limit of ex-
                                                   Consuls, 7-8
        emption, 12-377
                                                 EXERCISE, 12-389
      Effect of termination of exemption as
                                                 EXHAUST, 12-389
        regards taxation for the current year,
                                                 EXHAUSTER, 12-389
        12-388
      Expiration of charter of grantee, 12-
                                                 EXHIBIT, 12-389
                                                   See BLOOD STAINS; DEPOSITIONS; DOCU-
MENTARY EVIDENCE; EVIDENCE; EXPERI-
MENTS IN EVIDENCE; EXPOSURE OF PER-
        377
      Expiration of the time limited in grant,
        12-376
                                                      son; Hanowriting;
                                                                             INSPECTION
      Forfeiture of exemptions, 12-382
                                                      PHYSICAL EXAMINATION; JURY AND JURY
      Making of specified profit by beneficiary,
                                                      TRIAL; PHOTOGRAPHS.
        12-376
                                                   Depositions, see Depositions.
      Railroad land grants, 12-380
                                                   Transcript, 28-448
      Release of exemptions, 12-382
                                                 EXHIBITING:
      Repeal of grant, see infra, Repeal of
                                                   Gaming, 14-711, 714
        grant.
                                                 EXHIBITION, 12-390
      Sale of property, 12-378
      Waiver of exemptions, 12-382
                                                   Occupation, business, and privilege taxes, 12-
  Textile fabrics, 12-350
                                                 EXISTENCE - EXISTING, 12-391
  Time when exemption takes effect, 12-308
                                                 EX-OFFICERS, 12-391
      Acquisition of property by corporation
                                                 EX-OFFICIO, 12-391
        possessing general exemption, 12-309
```

```
EXPERIMENTS (IN EVIDENCE), con.
EX-OFFICIO OFFICERS, see Public
                                                   Carriers of passengers, 5-636
    OFFICERS.
                                                   Comparing footprints, see infra, Footprints.
EXONERATION, 12-392
                                                   Conditions, see infra, Experiments to prove
  See Contribution and Exoneration.
                                                     that from given conditions a certain result would follow; Experiments to prove
EX PARTE, 12-392
EXPATRIATION, see CITIZENSHIP.
                                                     that from given conditions an alleged re-
EXPECT, 12-392
EXPECTANCY (see REMAINDERS, REVER-
                                                     sult would not or need not follow.
    SIONS, AND EXECUTORY INTERESTS), 12-392
                                                   Constitutional law:
                                                       Self-crimination, 30-1160
  Advancements, 1-782
                                                   Definition, 12-399
  Assignments, 2-1029
  Catching bargain, see CATCHING BARGAIN.
                                                   Diagrams, 11-539
  Consideration, 6-731
                                                   Discretion of court, 12-400
  Constitutional law:
                                                   Evidence:
      Whether expectancies are vested, 6-957
                                                       Question of law and fact, 12-400
  Deeds:
                                                            Presumption as to proper exercise
      Conveyance of bare possibility, 9-135
                                                              of discretion, 12-400
                                                            Question of admissibility one for
  Sales, 24-1045
  Specific performance, 26-105
                                                              court to determine, 12-400
                                                            To what extent a matter of judicial
  Tables, see MORTALITY TABLES.
                                                              discretion, 12-400
EXPECTANT HEIRS, see Catching Bar-
                                                   Evidence of experiments with reference to
  GAIN.
                                                     its objects and purposes, 12-403
EXPECTATION:
  Reasonable expectation, 23-946
                                                   Ex parte experiments, 12-401
EXPEDIENT, 12-393
EXPEDITION, 12-393
                                                   Experiments in presence of jury, 12-411
                                                        Affidavits of jurors as to experiments
  International law, 12-393
                                                          made by them, 12-413
                                                        Experiments by jurors themselves, 12-
  Military expedition, 20-614
EXPEL, 12-393
                                                          412
EXPEND, 12-394
                                                        General rule, 12-411
EXPENSE, 12-394
Attorney's fees, 12-394, 395
                                                   Experiments in support or explanation of
                                                          opinion evidence, 12-409
  Current expenses, 8-504
                                                        Experiments in support of opinion or
  Expense incurred, 12-395
                                                          nonexpert witness, 12-410
                                                        General rule, 12-409
  Family expenses, 12-878
  Fee, 12-890
                                                        Whether expert witnesses permitted to
  General expenses, 14-949
                                                          testify as to experiments on direct ex-
  Incidental expenses, 16-144
                                                          amination or only on cross-examina-
                                                          tion, 12-410
  Municipal corporations, 12-396
                                                   Experiments out of presence of jury, 12-413
  Ordinary expenses, 21-1005
                                                    Experiments to prove that from given con-
  Partnership, 12-396
   Special or local assessment, 12-395
                                                          ditions a certain result would follow,
   Testamentary expense, 28-67
                                                          12-403
EXPENSES OF ADMINISTRATION, 12-
                                                        General rule, 12-403
                                                        Powder marks, 12-404
  See EXECUTORS AND ADMINISTRATORS.
                                                        Rebutting proof, 12-404
EXPENSIVE, 12-397
EXPERIMENTS (IN EVIDENCE), 11-
                                                        Rule as to similarity of circumstances
                                                          and conditions, 12-404
                                                   Experiments to prove that from given con-
     536; 12-398
   See Expert and Opinion Evidence; In-
                                                          ditions an alleged result would not or
                                                          need not follow, 12-405
     SPECTION AND PHYSICAL EXAMINATION.
   Admissibility of evidence of experiments, 11-
                                                        Different results under similar condi-
         536; 12-399
                                                          tions, 12-405
       Criterion for admissibility, 12-399
                                                        Extent and limits of rule as to similarity
       Ex parte experiments, 12-401
                                                          of circumstances and conditions, 12-
       Experiments exclusively in the power of
                                                          408
         one party to make, 12-402
                                                        Rule as to similarity of circumstances
       Experiments to establish immaterial or
                                                          and conditions, 12-406
         irrelevant facts, 12-400
                                                        Similarity of circumstances and condi-
       General rule, 12-399
                                                          tions question for court to determine,
       Immaterial facts, 12-400
                                                          12-409
                                                        Similar results under different condi-
       Irrelevant facts, 12-400 "Manufactured" evidence, 12-402
                                                          tions, 12-406
       Notice to adverse litigant, 12-401
                                                        Time consumed in moving from one
       Presumption as to proper exercise of
                                                          point to another, 12-407
         discretion by court, 12-400
                                                    Expert and opinion evidence, see infra, Ex-
       Question of admissibility one for court
                                                      periments in support or explanation of
         to determine, 12-400
                                                      opinion evidence.
                                                    Fires, 13-527
       Sufficiency, 12-399, 403
       Test of admissibility, 12-399
                                                    Footprints, 2-942
                                                    Immaterial facts, 12-401
       Value as proof, 12-399
```

Weight, 12-399, 403

Irrelevant facts, 12-401

```
EXPERIMENTS (IN EVIDENCE), con.
                                                  EXPERT AND OPINION EVIDENCE,
  Jury (see infra, Experiments in presence of
                                                       cont'd.
        jury; Experiments out of presence of
                                                     Animals, cont'd.
        jury):
                                                         Value, 12-476
      Affidavits of jurors as to experiments
                                                         Value of dogs, 12-477
      made by them, 12-414
Experiments by jurors themselves, 12-
                                                     Annuities, 12-478
                                                     Appearance:
                                                         Nonexpert testimony, 12-490
      Unauthorized experiments by jury, 17-
                                                     Architects, carpenters, and builders, 2-822;
                                                           12-428
  Manner of introduction, 12-411
                                                         Brick house, 12-429
                                                         Character of work, 12-429
  "Manufactured" evidence, 12-402
                                                         Cost of building, 12-429
  Maps, 11-539
  Means of introduction, 12-411
                                                         Cost of construction, 12-429
                                                          Cost of reconstruction, 12-429
  Models, 11-539
  Notice to adverse litigant, 12-401
                                                          Durability, 12-430
                                                          Effect of heat, 12-429
  Objects, 12-403
                                                          Effect of vibration, 12-429
  Opinion evidence, see infra, Experiments in
    support or explanation of opinion evidence.
                                                          Elevator's safety, 12-430
                                                          Identity of materials, 12-429
  Party:
                                                         Removing débris, 12-429
       Experiments exclusively in the power of
                                                          Strength of timbers, 12-430
         one party to make, 12-402
                                                          Strength of walls, 12-430
   Powder marks, 12-404
                                                          Value of building, 12-429
   Purposes, 12-403
   Questions of law and fact:
                                                          When competent, 12-428
                                                          When incompetent, 12-430
       Evidence, 12-400
                                                          Witnesses must know the facts, 12-431
           Presumption as to proper exercise of
                                                     Army officers as experts, 12-431
             discretion, 12-400
                                                     Attorney and client:
           Question of admissibility one for
                                                          Attorneys at law as experts, 12-431
             court to determine, 12-400
                                                              Foreign laws, 12-431
           To what extent a matter of judicial
                                                          Opinion of attorneys as to value of at-
             discretion, 12-400
                                                            torney's services, 3-423
   Rebuttal, 12-404
                                                          Value of legal services, 12-486
   Relevancy, 11-536
                                                     Banks and banking:
   Results, see infra, Experiments to prove that
     from given conditions a certain result
                                                          Bankers as experts, 12-432
                                                     Bastardy, 3-885
     would follow; Experiments to prove that
                                                     Best evidence:
     from given conditions an alleged result
                                                          Opinions, 12-422
     would not or need not follow.
                                                      Bills of exchange and promissory notes:
   Self-crimination, 30-1160
                                                          Value of negotiable paper, 12-481
   Similarity of circumstances and conditions,
                                                     Blacksmiths, 12-432
     12-406
                                                     Bookeeping, 12-486
   Sufficiency, 12-399, 403
Time consumed in moving from one point
                                                      Botanists, 12-432
                                                     Bottles, 12-478
     to another, 12-407
                                                     Boundaries, 12-455
 Weight, 12-399, 403
EXPERT AND OPINION EVIDENCE,
                                                      Brakeman, 12-470
                                                     Brick house, 12-429
     12-414
   See Blood Stains; Dying Declarations; Experiments (in Evidence).
                                                      Brickmakers, 12-432
                                                      Bridges, 12-435
                                                          Value of, 12-483
   Abortion, 1-194
                                                     Brokers, 12-432
   Abortion and miscarriage, see infra, Physi-
                                                      Builders, see infra, Architects, carpenters,
     cians and surgeons.
                                                        and builders.
   Abstract of title:
                                                      Building contracts, see infra, Architects, car-
       Abstracters of titles as experts, 12-428
                                                        penters, and builders.
   Abstract questions of science, 12-424
                                                      Buildings (see infra, Architects, carpenters,
   Accountants, 12-428
                                                        and builders.
   Admissibility (see infra, General rule regard-
                                                          Value, 12-484
         ing expert evidence):
                                                      Calm:
       General principles as to admissibility,
                                                          Nonexpert testimony, 12-490
         12-421
                                                      Cargo, 12-467
   Age:
                                                      Carpenters, see infra, Architects, carpenters,
       Nonexpert testimony, 12-490
                                                        and builders.
   Agriculturists, see infra, Farmers and stock
                                                      Carpenter work, 12-486
     raisers.
                                                      Carriers of goods, 5-375, 376
   Anchoring, 12-466
                                                      Cattle, 12-460
   Ancient documents:
                                                          Value, 12-476
       Proof of age, 2-331
                                                     Cattle guards, 12-468
   Angry:
                                                      Chemists, 12-433
       Nonexpert testimony, 12-490
                                                          Definition, 12-433
   Animals, 12-460
                                                          Illustrations, 12-433
       Horses, 12-460
                                                                             Volume XXXI.
```

```
EXPERT AND OPINION EVIDENCE,
                                                  EXPERT AND OPINION EVIDENCE.
                                                       cont'd.
    cont'd.
  Chemists, cont'd.
                                                     Definition, 12-418
                                                         Expert defined, 12-424
      Poisons, 12-434
      Substances, 12-433
                                                     Degree of expertness required, 12-426
                                                     Despondent appearance:
  City property, 12-483
  Civil engineers, 12-434, 468
                                                         Nonexpert testimony, 12-490
      Backwater, 12-435
                                                     Detectives:
                                                         Detective as expert, 9-413
      Bridges, 12-435
                                                     Direction of blow, 12-449
      Crossings, 12-436
      Diversion of water, 12-435
                                                     Disbursements:
                                                         Necessary disbursements, 12-494
      Drains, 12-435
      Fountains, 12-435
                                                     Discretion of trial judge, 12-428
      Overflow of water, 12-434
                                                     Disease (see infra, Physicians and surgeons;
      Scouring of river, 12-435
                                                       Veterinary surgeons and horsemen), 12-
  Clergymen, 12-434
                                                       146
                                                     Domestic services, 12-486
  Clothing, 12-478
                                                     Drowning, 12-445
  Collisions, 12-466
                                                     Druggists, see infra, Chemists.
  Common experience, matters of, 12-458
  Compelling expert to testify, 12-493
                                                     Drugs, effect of, 12-446
                                                     Dying declarations, see Dying Declarations.
  Compensation of expert witnesses, 12-493
                                                     Electrical engineers, 12-436
      Amount of compensation, 12-497
      Cannot be compelled to make special
        preparation, 12-494
                                                     Electric-light companies, 10-875
      Common law, 12-496
Expert may be compelled to testify,
                                                     Elevated railroads, 10-920, 921
                                                     Elevators:
                                                         Safety of elevators, 12-430
         12-493
      General right of expert witness to de-
                                                     Embezzlement, 10–1034
         mand extra compensation, 12-496
                                                     Eminent domain:
      Liability of party calling witness, 12-496
                                                         Value of land, 10-1157
      Statutory provisions, 12-494, 497
Taxing expert witness fees as costs,
                                                     Engineers, 12-434
                                                         Civil engineers (see infra, Civil engi-
                                                         neers), 12-468
Electrical engineers, 12-436
             12-494
           Illustrations, 12-494, 495, 496 "Necessary disbursements,"
                                                         Hydraulic engineers, 12-436
                                                         Mechanical engineers, 12-436
           Rule in England, 12-495
           Rule in the United States, 12-494
                                                     Epilepsy, 20-550
           Statutory allowance, 12-494
                                                     Ethical questions, 12-424
  Competency:
                                                     Ethnologists, 12-437
      General principles as to competency, 12-
                                                     Etiology, 12-446, 456
                                                     Examiners of title, see infra, Abstract of
         421
  Conduct:
                                                       title.
      Nonexpert testimony, 12-490
                                                     Excitement:
  Conflicting character of testimony, 12-421
                                                         Nonexpert testimony, 12-490
  Contagious disease, 12-146
                                                     Experiments, see Experiments (in Evi-
  Contempt, 7-48
                                                       DENCE).
  Coroners, see Coroners.
                                                     Experts (see infra, General rule regarding
                                                            expert evidence), 12-428
  Cost of building, 12-430
  Costs:
                                                          Abstracters, 12-428
       Taxing expert witness fees as costs, 12-
                                                          Accountants, 12-428
                                                         Actuaries, 12-428
         494
  Counterfeiting, 7-895
                                                         Architects, carpenters, and builders, see
  Coupling cars, 7-1074; 12-470
                                                           infra, Architects, carpenters, and
  Crew, see infra, Seaman.
                                                            builders.
                                                          Army officers, 12-431
  Criticisms, 12-420
                                                          Attorneys at law, 12-431
                                                          Bankers, 12-432
       Value of crops, 12-478
  Daguerreotypists, see infra, Painters and
                                                          Blacksmiths, 12-432
    photographers.
                                                          Brakemen, 12-432
  Damages (see infra, Value), 12-460
                                                          Brickmakers, 12-432
       Basis of opinion, 12-460
                                                          Brokers, 12-432
      Damages by pipe lines, 12-461
                                                          Carpenters, 12-432
       Opening streets, 12-461
                                                          Chemists, see infra, Chemists.
       Opinion as to value both before and
                                                          Civil engineers, see infra, Civil engi-
         after injury, 12-461
                                                            neers.
       Qualification of witnesses, 12-460
                                                          Clergymen, 12-434
  Dams, 12-442
Date, 8-735
                                                          Compelling expert to testify, 12-493
                                                          Compensation of expert witnesses, see in-
  Death, 20-572
                                                            fra, Compensation of expert witnesses.
      Cause of death, see infra, Physicians and
                                                          Daguerreotypists, 12-434
                                                          Electrical engineers, 12-436
       Expectancy of life, 8-949
                                                          Engineers, 12-434
```

Volume XXXI,

```
EXPERT AND OPINION EVIDENCE,
                                                  EXPERT AND OPINION EVIDENCE,
    cont'd.
                                                      cont'd.
  Experts, cont'd.
                                                    Gardeners, 12-432, 438
                                                    Gas companies, 14-938
      Ethnologists, 12-437
      Examiners of title, 12-437
                                                    Gasfitters, 12-438
      Farmers, 12-437
                                                    General rule regarding expert evidence, 12-
      Farriers, 12-438
                                                           422
      Gardeners, 12-438
                                                         Abstract questions of science, 12-424
      Gas and steam fitters, 12-438
                                                         Ethical questions, 12-424
      Geologists, 12-438
                                                         Rule and its reason, 12-422
      Graziers, 12-438
                                                         Speculative data, 12-423
      Harbor masters, 12-438
Horsemen, see infra, Veterinary sur-
                                                         Subjects to which applicable, 12-423
Superior judgment not test, 12-423
                                                         Test of admissibility, 12-423
        geons and horsemen.
      Hydraulic engineers, 12-436
                                                     General rule regarding opinions, 12-421
                                                    Geologists, 12-438
Graziers, see infra, Farmers and stock
      Ichthyologists, 12-438
      Lawyers, 12-438
      Liverymen, 12-438
                                                       raisers.
                                                    Guns:
       Lumbermen, 12-438
                                                         Value, 12-479
       Machinists, see infra, Machinists.
                                                     Gunshot, 12-448
       Manufacturers, 12-441
       Masons, 12-441
                                                     Handwriting, see HANDWRITING.
                                                     Health, 12-447
       Mechanical engineers, 12-436
                                                         Nonexpert testimony, 12-491
       Microscopists, 12-441
                                                     History, 12-419
       Midwives, 12-441
       Millers, 12-441
                                                         English law, 12-419
                                                         Evidence not produced, 12-419
       Millwrights, 12-441
                                                         Expert and opinion evidence given di-
       Miners, 12-442
                                                           rectly to jury, 12-420
       Ministers, 12-443
                                                         Expert evidence received by court and
       Nurses, 12-441
                                                           transmitted to jurors through instruc-
       Painters, 12-443
       Pavers, 12-444
                                                           tions, 12-419
                                                         Modern stage, 12-420
       Photographers, 12-443
                                                     Hopeful appearance:
       Physicians and surgeons, see infra,
         Physicians and surgeons.
                                                         Nonexpert testimony, 12-490
                                                     Horsemen, see infra, Veterinary surgeons
       Pilots, 12-454
                                                       and horsemen.
       Priests, 12-454
                                                     Horses (see infra, Veterinary surgeons and
       Qualifications of experts,
                                    see infra,
                                                           horsemen), 12-460
         Qualifications of experts.
                                                         Animals, 12-460
       Shipmasters, 12-454
                                                         Value, 12-477
       Shipwrights, 12-454
                                                     Hostile appearance:
       Stock raisers, 12-437
                                                         Nonexpert testimony, 12-490
       Subscribing witnesses, 12-454
                                                     Houses:
       Surveyors, 12-455
                                                         Value, 12–484
       Tailors, 12-455
                                                     Hydraulic engineers, 12-436
       Tanners, 12-455
                                                     Hypothetical state of facts, 12-459
       Undertakers, 12-456
                                                     Ice and ice houses:
       Underwriters, 12-456
                                                         Value of ice, 12-479
       Veterinary surgeons and horsemen, see
                                                     Ichthyologists, 12-438
         infra, Veterinary surgeons and horse-
                                                     Identity:
         men.
                                                         Nonexpert testimony, 12-491
       Welldiggers, 12-458
                                                     Illegal contracts, 15-979
   Farmers and stock raisers, 12-437
                                                     Impeachment:
       Competency of testimony, 12-437
                                                                  expression of opinion, 30-
                                                         Former
       Crops, 12-437
                                                           1113
       Illustrations, 12-437, 438
                                                     Impression, 16-9
       Yield per acre, 12-437
                                                     Injuries, 12-447
   Farm labor, 12-486
                                                     Injuries and wounds, see infra, Physicians
   Farm lands, 12-483
                                                       and surgeons.
   Farriers, see infra, Blacksmiths.
                                                     Inns and innkeepers:
   Fees, see infra, Compensation of expert wit-
                                                         Value of tavern stand, 12-485
     nesses.
                                                     Insanity (see TESTAMENTARY CAPACITY),
   Fire insurance, see infra, Insurance.
                                                           12-452
   Fires, see FIRES.
                                                          Clergymen, 12-434
   Flood, 13-716, 717, 718
                                                         General practitioner competent as to in-
   Flooding lands, 12-434, 437
                                                           sanity, 12-452
   Floor, strength of, 12-430
                                                         Minority rule, 12-452
   Foreign laws, see Foreign Laws.
                                                         Nonexperts, 12-452
   Foreign money, see infra, Money.
                                                         Nonexpert testimony, 12-492
   Friendly appearance:
                                                          Opinion of nonexpert, 12-492
       Nonexpert testimony, 12-490
                                                          Prevailing rule, 12-452
   Furniture:
                                                         Testamentary capacity, 12-452
       Value, 12-479
```

```
EXPERT AND OPINION EVIDENCE,
                                                   EXPERT AND OPINION EVIDENCE.
                                                        cont'd.
 Insurance, 12-462; 16-961, 962, 964
                                                      Mines and mining claims:
      Additions, 12-464
                                                          Miners as experts, 12-442
      Alterations, 12-464
                                                          Value of mineral lands, 12-484
      Amount of loss, 16-964
                                                          Value of mining claims, 12-480
      Change of use and occupation, 12-
                                                      Ministers, 12-443
                                                      Money:
      Effect of nonoccupancy, 12-463
                                                          Value of foreign money, 12-479
                                                      Monuments, 12-455
      Increase of risk, 12-463
      Interpretation of policy, 12-464
                                                      Mooring, 12-466
      Materiality of nondisclosure, 12-462
                                                      Mortality tables, 20-886
          Illustrations, 12-462
                                                      Municipal securities:
           Nature of inquiry, 12-462
                                                          Value of municipal bonds, 12-480
      Vacancy, 12-463
                                                      Murder and manslaughter:
 Intoxication:
                                                          Cause of death, 21-93
                                                          Expert testimony not necessary as to cause of death, 21-93
      Nonexpert testimony, 12-490
 Irrigation:
      Value of irrigation reservoir, 12-484
                                                          Injuries and wounds, see infra, Phy-
                                                            sicians and surgeons.
  Jettison, 12-466
 Jewelry:
                                                      Nautical subjects, 12-464
      Value, 12-479
                                                      Navigation:
 Joyous appearance:
                                                     Management of craft, 12-465
"Necessary disbursements," 12-494
Negotiable paper, value of, 12-481
      Nonexpert testimony, 12-490
  Knowledge, source of, 12-425
  Lawyers, see infra, Attorney and client.
                                                      Nonexpert opinion, 12-488
  Leasehold:
                                                          Age, 12-490
      Value, 12-479
                                                          Anger, 12-490
 Legal services, 12-486
                                                          Appearance, 12-490
 Libel and slander, see LIBEL AND SLANDER.
                                                          Basis of nonexpert opinion, 12-489
 Life insurance:
                                                          Condition of railroad track, 12-493
      Evidence as to truth or falsity of state-
                                                          Conduct, 12-490
        ments in application, 19-108
                                                          Demeanor, 12-490
      Testimony of physicians, 19-108
                                                          Despondent, 12-490
 Liverymen, see infra, Veterinary surgeons
                                                          Excitement, 12-490
    and horsemen.
                                                          Force of concussion, 12-490
 Logs and lumber, 12-438
                                                          Friendly appearance, 12-490
      Value of lumber, 12-480
                                                          General rule, 12-488
  Lumbermen, 12-438
                                                          Health, 12-491
Hopeful, 12-490
  Machinery:
      Value of machinery, 12-480
                                                          Hostile appearance, 12-490
  Machinists, 12-439
                                                          Identity, 12-491
      Dangers, 12-440
                                                          Inadmissible, 12-488
      Illustrations, 12-439, 440
Merits, defects, and condition of ma-
                                                          Insanity, 12-492
                                                          Intoxication, 12-490
        chinery, 12-439
                                                          Joyous, 12–490
Speed, 12–493
      Operation of machinery, 12-440, 441
      Proper construction of machinery, 12-
                                                          Stoppage of train, 12-493
        439
                                                          Subjects of nonexpert opinion, 12-490
  Malpractice, 12-453
                                                          Suffering, 12-491
  Manufacturers, 12-441
                                                          Temperature, 12-493
  Manufacturing, 12-487
                                                          Topography, 12-493
  Marine insurance, see infra, Insurance.
                                                          When admissible, 12-488, 489
  Marine subjects, 12-464
                                                      Number of witnesses:
  Market value, see infra, Value.
                                                          Court's right to limit number of wit-
  Marriage, 12-434
                                                            nesses, 8-468, 469
  Masons, 12-441
                                                      Nurserymen, 12-443
  Master and servant, see infra, Value of ser-
                                                      Nurses, 12-441
                                                      Obscenity, 21-763
Opinions (see infra, Nonexpert opinion;
  Mechanical engineers, 12-436
  Medical jurisprudence, see infra, Physiciaus
                                                            Subjects of expert evidence), 12-421
    and surgeons.
                                                          Best evidence, 12-422
  Medical services:
                                                          Facts, not opinions, usually required, 12-
      Value, 12-488
  Merchandise:
                                                          General rule regarding opinions, 12-421
Necessity of receiving opinions, 12-422
      Value of merchandise, 12-480
  Microscopists, see infra, Chemists.
                                                          Res gestæ, 24-664
  Midwives, 12-441
                                                      Orchards:
  Milldams, 12-442
                                                           Value, 12-485
                                                      Origin, 12-419
  Mills, 12-441
                                                      Overflow of land, 12-434, 437
      Value of mill property, 12-484
  Millwrights, 12-441
                                                      Pain, 12-454
```

```
EXPERT AND OPINION EVIDENCE,
                                                    EXPERT AND OPINION EVIDENCE,
                                                        cont'd.
  Painters and photographers, 12-443
                                                      Physicians and surgeons, cont'd.
      Value of painting, 12-481
                                                           Veterinary surgeons, see infra, Veterinary surgeons and horsemen.
  Paralysis, 20-551
  Partisan character of testimony, 12-421
  Patents, see PATENTS.
                                                           Value of, 12–481 🛚
  Pavers, 12-444
                                                      Pictures, see infra, Painters and photog-
  Perjury:
                                                        raphers.
      Matters of opinion, 22-691
                                                      Pilotage, 12-465
  Personal property:
                                                      Plumbers, 12-438
       Value, 12-4761
                                                      Poisons and poisoning, 12-434, 445; 20-545
  Photographers, 12-443
                                                      Policy of and proposed changes in the prac-
  Physicians and surgeons, 12-444
                                                        tice, 12-420
      Abortion and miscarriage, 12-444
                                                      Position of body or of assailant, 12-449
           General rule, 12-444
                                                      Post mortem, 12-488
           Mechanical means, 12-444
                                                      Premature birth, 12-453
           Use of materia medica, 12-444
                                                      Prize fights, 23-107
       Cause of death, 12-444
                                                      Proximate cause, 12-453
           Blow, 12-446
                                                      Qualifications of experts, 12-424
           Clot of blood, 12-445
                                                           Casual observation insufficient, 12-425
Degree of expertness required, 12-426
           Drowning, 12-445
General rule, 12-444
                                                           Discretion of trial judge, 12-428
           Illustrations, 12-445, 446
                                                           Expert defined, 12-424
           Poison, 12-445
                                                           Expert in another and related occupa-
           Several concurrent causes, 12-445
                                                            tion, 12-427
       Disease, 12-446
                                                           General rule as to degree of expertness,
           Curability, 12-446
                                                             12-426
           Duration, 12-446
                                                           Knowledge from experience, 12-425
           Etiology or cause, 12-446
                                                           Knowledge from study, 12-425
           Exposure to contagious disease, 12-
                                                           No well-defined standard of qualifica-
             446
                                                             tions, 12-428
       Drugs, effect of, 12-446
                                                           Sources of knowledge, 12-425
       Health, 12-447
Injuries and wounds, 12-447
                                                      Questions of law and fact, 23-557
                                                      Railroading, 12-468
           Cause of wounds, 12-447
                                                           Brakemen, 12-470
           Club injuries, 12-448
                                                           Capacity of train crew, 12-470
           Collision of trains, 12-447
                                                           Cattle guards, 12-468
           Concussion, 12-447
                                                           Civil engineers, 12-468
           Direction from which blow came,
                                                           Coupling cars, 12-470
             12-449
                                                           Illustrations, 12-468
Management of trains, 12-472
           Effect, 12-448
           Further consequences of different
                                                           Nonexpert opinion:
             injuries, 12-451
                                                                Condition of track, 12-493
           Gunshot, 12-448
                                                               Speed, 12-493
Stoppage of train, 12-493
           Infliction, 12-448
           Instrument of infliction, 12-448
                                                           Operation of railways, 12-470
           Knife injuries, 12-448
                                                           Performance of duties by train crew,
           Permanence of injury, 12-449
                                                             12-470
           Position of body or of assailant, 12-
                                                           Permanent way, 12-468
                                                           Proper stations of trainmen, 12-470
           Probability of recovery, 12-450
                                                           Rails, 12-468
Road bed, 12-468
           Recurrence, 12-451
Shamming injuries, 12-451
                                                           Rolling stock and appliances, 12-469
           Time of infliction of wound, 12-449
                                                               General rule, 12-469
       Insanity, 12–452
General practitioner competent as to
                                                               Illustrations, 12-469
                                                           Sparks from engine, 12-472
             insanity, 12-452
                                                           Speed:
           Minority rule, 12-452
                                                                Nonexpert testimony, 12-493
           Nonexpert, 12-452
                                                           Speed of train, 12-472
Estimating speed by time and dis-
           Prevailing rule, 12-452
           Testamentary capacity, 12-452
                                                                      tance, 12-472
       Malpractice, 12-453; 22-809
                                                                    Application of rule, 12-473
       Pain, 12-454
                                                                    Checking speed, 12-474
       Premature birth, 12-453
                                                                    Conductors, 12-474
       Proximate cause, 12-453
                                                                    Engineers, 12-474
       Rape, 12-453
                                                                    Estimating speed by sound, 12-
       Sexual intercourse, 12-453
       Suffering, 12-453
                                                                    Nonexperts, 12-473
       Testamentary capacity, 12-452
                                                                    Section hands, 12-473, 474
       Value of medical services, 12-488; 22-
                                                                    Who experts, 12-473
                                                                              Volume XXXI.
```

```
EXPERT AND OPINION EVIDENCE,
                                                  EXPERT AND OPINION EVIDENCE.
   cont'd.
                                                       cont'd.
  Railroading, cont'd.
                                                    Subjects of expert evidence, cont'd.
      Sufficiency of train crew, 12-470
                                                         Opinions based on testimony of other ex-
      Value of locomotives, 12-479
                                                               perts, cont'd.
      Value of railroad rights, 18-481
                                                             Opinions based on evidence of other
  Rape, see RAPE.
                                                               witnesses, 12-459
  Real estate brokers:
                                                         Pilotage, 12-465
      Value of services, 12-488
                                                         Railroading, see infra, Railroading.
  Real property:
Value, 12-482
                                                         Sailing usages, 12-465
                                                         Seaworthiness, 12-464
  Reversion of railroad right:
                                                         Towing, 12-465
      Value, 12-481
                                                         Value, see infra, Value.
  Rolling stock, see infra, Railroading.
                                                         Wrecks, 12-467
  Sailing usages and customs, 12-465
                                                    Subjects of nonexpert opinion, 12-490
  Science, abstract questions of, 12-424
                                                     Subscribing witnesses, 12-454
  Seaman:
                                                    Substances, 12-433
      Efficiency of crew, 12-465
                                                    Suffering, 12-453
      Management of craft, 12-465
                                                        Nonexpert testimony, 12-491
  Seaside resort:
                                                    Surgeons, see infra, Physicians and surgeons;
      Value of property, 12-485
                                                       Veterinary surgeons and horsemen.
  Seaworthiness, 12-464
                                                    Surveyors, 12-455
  Sexual intercourse, 12-453
Shamming injuries, 12-451
                                                     Tailors, 12-455
                                                    Tanners, 12-455
  Ships and shipping, 12-465; 25-1019, 1021
                                                     Tavern:
      Cargo, 12-467
                                                         Value, 12-485
      Collisions, 12-466
Efficiency of crew, 12-465
                                                     Temperature:
                                                        Nonexpert testimony, 12-493
      Mooring and anchoring, 12-466
                                                     Testamentary capacity, see Testamentary
      Pilotage, 12-465
                                                       CAPACITY.
      Sailing usages, 12-465
                                                     Timbers, strength of, 12-430
      Towing, 12-465
                                                     Topograpby:
      Value of ships, 12-481
                                                         Nonexpert testimony, 12-493
      Waves, 12-466
                                                     Towing, 12-465
                                                    Trover and conversion:
  Sickness:
                                                         Value, 28-726
      Nonexpert testimony, 12-491
                                                    Tugs and towing, 12-465
  Source of knowledge, 12-425
  Sparks from engine, 12-472
                                                     Undertakers, 12-456
                                                    Usages and customs, see Usages and Cus-
  Specific performance, 26-128
                                                    Value (see infra, Damages), 12-475
      Nonexpert testimony, 12-493
  Speed of train, see infra, Railroading.
                                                         Animals, 12-476
  Steamfitters, 12-438
                                                         Annuities, 12–478
  Stock and stockholders:
                                                         Bottles, 12-478
                                                         Bridges, 12-483
      Value of stock, 12-482
  Stock raisers, see infra, Farmers and stock
                                                         Buildings, 12-484
    raisers.
                                                         Cattle, 12-476
  Strength of floors, timbers, walls, etc., 12-
                                                         City property, 12-483
                                                         Clothing, 12-478
  Subjects of expert evidence, 12-458
                                                         Crops, 12-478
                                                         Dogs, 12-477
      Anchoring, 12-466
                                                         Farm lands, 12-483
      Animals, 12-460
                                                         Foreign money, 12-479
      Cargo, 12-467
                                                         Furniture, 12-479
      Cattle, 12-460
      Collisions, 12-466
                                                         General rule, 12-475
                                                         Guns, 12-479
      Damages, see infra, Damages.
      Efficiency of crew, 12-465
                                                         Horses, 12-477
                                                         Houses, 12-484
      Hogs, 12-460
                                                         lce, 12-479
      Horses, 12-460
                                                         Indiana, 12-476
      Injuries, see infra, Injuries.
                                                         Irrigation reservoir, 12-484
      Jettison, 12-466
                                                         Jewelry, 12-479
      Management of craft, 12-465
      Marine subjects, 12-464, 466
                                                         Leasehold, 12-479
                                                         Locomotives, 12-479
      Matters of common experience inadmis-
                                                         Lumber, 12-480
        sible, 12-458
                                                         Machinery, 12-480
      Mooring, 12-466
      Nautical subject, 12-464, 466
                                                         Market value, 12-475
                                                         Merchandise, 12-480
      Nonexperts, 12-459
                                                         Mill property, 12-484
      Opinions based on testimony of other ex-
                                                         Mineral lands, 12-484
            perts, 12-459
           General rule, 12-459
                                                         Mining claims, 12-480
           Hypothetical state of facts, 12-459
                                                         Municipal bonds, 12-480
```

```
EXPERT AND OPINION EVIDENCE,
                                                   EXPLICIT, 12-498
                                                   EXPLORATION, 12-498
EXPLOSIONS AND EXPLOSIVES, 5-70;
    cont'd.
  Value, cont'd.
      Museum, 12-481
                                                        12-499
      Negotiable paper, 12-481
                                                      Accident, 1-274
      Orchards, 12-485
                                                      Blasting, 12-508
      Painting, 12-481
                                                           Action by tenant of damaged property,
      Patents, 12-481
                                                             12-512
      Personal property, 12-476
                                                           Actual trespass unnecessary, 12-510
       Piano, 12-481
                                                           Blasting done by independent contractor,
       Qualifications of witnesses, 12-475
                                                             12-512
       Railway rights, 12-481
                                                           Blasting in thickly settled city, 12-509
       Real property, 12-482
                                                           Blasting near public highway, 12-509
      Reversion of public easement, 12-485
Sailing craft, 12-481
                                                           Contributory negligence, 12-510
                                                           Damnum absque injuria, 12-509
       Scows, 12-481
                                                           Duty to give warning of contemplated
                                                             blast, 12-511
       Seaside resort, 12-485
       Services, see infra, Value of services.
                                                           Duty to take precautions to prevent
       Stock of corporation, 12-482
                                                             injury, 12-510
       Subject-matter, 12-476
                                                           General rule as to liability, 12-508
                                                           Injunction, 12-511
       Tavern stand, 12-485
       Water flowage, 12-485
                                                           Liability for negligence, 12-510
       Water power, 12-485
                                                           Liability generally dependent on negli-
       Wharfage, 12-485
                                                             gence, 12-509
                                                          Liability of master to servant, 12-505
  Value of building, 12-430
  Value of services, 12-485
                                                               Person employed in blasting, 12-
       Authorship, 12-486
       Bookkeeping, 12-486
                                                               Unexploded blast, 12-505
                                                          Liability where damages accompanied by physical invasion of neighbor's
       Carpenter work, 12-486
       Domestic service, 12-486
       Farm work, 12-486
                                                             land, 12-508
       General rule as to competency, 12-
                                                           Necessary blasting for municipal works,
                                                             12-509
       Livery-stable work, 12-487
                                                           Negligence, 12-509, 510
       Loan brokerage, 12-487
                                                           Notice of blast, 12-511
                                                           Precautions to prevent injury, 12-510
       Manufacturing, 12-487
                                                           Violation of city ordinance, 12-511
Whether notice given is question for
       Medical services, 12-488
       Nursing, 12-488
       Proving value of different kinds of ser-
                                                            jury, 12-512
         vice, 12-486
                                                      Blasts, 12-510
       Real-estate brokerage, 12-488
                                                      Boiler explosions, 12-512
Certificate of a government boiler in-
   Vessels:
       Management of craft, 12-465
                                                             spector, 12-514
                                                           Explosion not evidence of negligence in
       Value of ships, 12-481
   Veterinary surgeons and horsemen, 12-456;
                                                             favor of employee, 12-503
                                                           Explosion of steamboat boiler evidence
         29-1051
       Character of malady, 12-457
                                                             of negligence, 12-502
                                                           Explosion prima facie evidence of negli-
       Competency, 12-456
       Effect of disease, 12-457
                                                             gence when person injured is not em-
                                                             ployee, 12-503
       Etiology, 12-456
                                                           Liability of manufacturer, 12-513
       Operation of disease, 12-457
                                                           Liability of person using boiler, 12-512
       Overdriving, 12-456
                                                           Person erecting boiler, 12-513
Where prima facie evidence of negli-
   Walls, strength of, 12-430
  Warranty, 30-227
Waters and watercourses, 12-434
                                                             gence, 12-502
                                                      Carriers of goods, 5-367
Liability of shipper for sending ex-
   Water companies:
       Value of water power, 12-485
   Waves, 12-466
                                                            plosives, 5-371
   Well diggers, 12-458
                                                      Carriers of passengers, 5-627
                                                           Explosions as evidence of negligence,
   Wharves and wharfingers:
       Value of franchise and use of wharves,
                                                             12-503
                                                      Contributory negligence, 12-501, 505, 510
         12-485
   Wills, see TESTAMENTARY CAPACITY.
                                                           Firearms, 12-518
                                                      Damnum absque injuria, 12-509
   Witnesses:
  Subscribing witnesses, 12-454
Working contracts, see infra, Architects,
                                                      Discharge of firearms, 12-518
                                                      Discharge of fireworks, 12-517
                                                      Evidence, see infra, Fact of explosion as
    carpenters, and builders.
                                                         evidence of negligence.
   Wounds, 12-447; 20-572
   Wrecks, 12-467
                                                      Fact of explosion as evidence of negligence,
EXPIRE - EXPIRATION, 12-497
                                                             12-501
                                                           Boiler explosion, 12-512
  Forfeiture, 12-498
                                                           Boiler of steamboat, 12-502
  Patents, 12-498
      31 C. of L.-48
                                                                              Volume XXXI.
                                                 753
```

```
EXPLOSIONS AND EXPLOSIVES, con.
                                                  EXPLOSIONS AND EXPLOSIVES, con.
  Fact of explosion as evidence of negligence,
                                                     Liability for explosions, 12-500

Blasting, see infra, Blasting.
        cont'd.
      Contract relationship between parties,
                                                         Boiler explosions, see infra, Boiler ex-
         12-503
                                                           plosions.
      Decisions not harmonious, 12-501
                                                         Contributory negligence, 12-501
      Employees, 12-503
                                                         Fact of explosion as evidence of negli-
      Passenger on railroad, 12-503
                                                           gence (see infra, Fact of explosion as
       Where prima facie evidence of negli-
                                                           evidence of negligence), 12-501
        gence, 12-502
                                                         Firearms, see infra, Firearms.
  Fellow servants, 12-505
                                                         Fireworks, see infra, Fireworks.
  Firearms, 12-518
                                                         Gas and gas companies, see infra, Gas
                                                           and gas companies.
      Assumption of risk, 12-520
      Burden of proof, 12-519
                                                         Illustrations, 12-500, 501
                                                         Liability of master to servant, see LIA-
      Care required in using firearms, 12-
        518
                                                           BILITY OF MASTER TO SERVANT.
      Defense that discharge was accidental
                                                         No liability in absence of negligence,
        and involuntary, 12-519
                                                           12-500
      Firing cannon, 12-520
                                                         Sale of explosives, see infra, Sale of ex-
      Hunting parties, 12-520
                                                           plosives.
                                                         Storing and keeping explosives, see in-
      Inevitable accident, 12-519
                                                           fra, Storing and keeping explosives.
      Liability of municipal corporation, 12-
                                                     Liability of master to servant, 12-503
       Negligence creates liability, 12-518
                                                         Contributory negligence, 12-505
                                                         Duty of master to know condition of ma-
      Negligence question for jury, 12-518
                                                           chinery, 12-504
       Pointing gun is negligence per se, 12-
                                                         Explosion not evidence of negligence in
                                                           favor of employee, 12-503
       Respondent superior, 12-520
                                                         Fellow servants, 12-505
  Fire insurance, see FIRE INSURANCE.
                                                         Latent defects, 12-505
  Fireworks, 12-517; 13-549
                                                         Master not liable in absence of negli-
       Contributory negligence, 12-518
                                                           gence, 12-503
       Illustrations, 12-517, 518
                                                         Person employed in blasting, 12-505
       Liability for damage by fireworks, 12-
                                                         Unexploded blast, 12-505
         517
       Municipal corporations, 12-517
                                                     Manufacturer:
                                                         Liability of boiler manufacturer, 12-513
       Setting off fireworks in street, 12-517
                                                     Master and servant (see infra, Liability of
       Signals as fireworks, 12-507
                                                           master to servant):
  Gas and gas companies, 12-514; 14-941
                                                         Firearms, 12-520
      Care, 12-514
      Contributory negligence, 12-516
Evidence of precautions taken, 12-515
                                                         Negligence of gas companies' employees,
                                                           12-516
       Explosion caused by act of third person,
                                                         Respondent superior, 12-520
                                                     Municipal corporations, 12-507, 508, 517
         12-516
                                                         Blasting, 12-508
       Explosion of illuminating or other gas,
                                                         Firing cannon, 12-520
         12-514
                                                     Natural gas, see NATURAL GAS.
       Illustrations, 12-514
       Inspection, 12-515
                                                     Negligence (see infra, Fact of explosion as
       Judicial notice of inflammability of
                                                           evidence of negligence; Master and
         natural gas, 12-416
                                                           servant):
                                                         Blasting, see infra, Blasting.
       Negligence, 12-514, 515
                                                         Boiler explosions, see infra, Boiler ex-
       Negligence in turning on or shutting off
                                                           plosions.
        gas, 12-515
       Negligence of servant, 12-515
                                                         Firearms, see infra, Firearms.
                                                         Storing and keeping explosives, see in-
       Repairing, 12-515
                                                           fra, Storing and keeping explosives.
       Standard of care and skill, 12-514
  Guns, see infra, Firearms.
                                                     Notice of contemplated hlast, 12-511
                                                     Nuisances (see Nuisances), 21-699
  Highways:
       Blasting near public highways, 12-509
                                                     Ordinances, 12-506, 511
                                                     Police power, 22-928
  Hunting, see infra, Firearms.
                                                     Questions of law and fact:
  Independent contractor:
                                                          Question of nuisance for jury, 12-507
       Blasting done by independent contractor,
                                                          Whether notice of blast given a question
         12-512
                                                           for jury, 12-512
  Injunctions, 12-507, 511
                                                     Sale of explosives, 12-508
       Blasts, 12-511
                                                          General rule, 12-508
  Judicial notice of inflammability of natural
                                                          Liability of manufacturer, 12-513
     gas, 12-516
                                                          Sale to child, 12-508
  Keeping explosives, see infra, Storing and
                                                     Setting off fireworks in street:
     keeping explosives.
                                                          Fire insurance companies, 12-517
  Landlord and tenant:
                                                     Storing and keeping explosives, 12-506
       Action by tenant of damaged premises,
                                                          Liability where keeping amounts to nui-
         12-512
                                                           sance, 12-506
  Latent defect, 12-505
```

```
EXPLOSIONS AND EXPLOSIVES, con.
                                                 EX POST FACTO LAWS, cont'd.
  Storing and keeping explosives, cont'd.
                                                   Laws changing punishment, cont'd.
                                                       Implied saving clause, 12-530
      Liability where keeping is negligent, 12-
                                                       Laws
                                                              increasing punishment, 12-527,
      Question of negligence immaterial where
        keeping is illegal, 12-506
                                                       Laws mitigating punishment, 12-529
      Question of nuisance for jury, 12-507
Regulation by municipal corporation of
                                                   Laws changing rules of evidence, 12-527,
                                                     531
        keeping explosives, 12-507
                                                   Laws classed as ex post facto, 12-527
      Remedy by injunction, 12-507
                                                   Laws classed as not ex post facto, 12-533
       Violation of statute or ordinance, 12-506
                                                        Laws increasing punishment because of
      When keeping explosives constitutes nui-
                                                          prior offenses, 12-534
        sance, 12-506
                                                        Laws regulating procedure, 12-533
  Warehouses and warehousemen:
                                                    Laws creating new crimes, 12-527, 528
      Storage of powder in warehouse, 30-48
                                                   Laws depriving accused of lawful protection,
   Warning of contemplated blast, 12-511
                                                      12-528, 532
EXPORT - EXPORTATION (see IMPOST;
                                                    Laws regulating procedure, 12-533
    TAXATION), 12-520
                                                        Change in number of challenges, 12-534
   See Interstate Commerce.
                                                        Change of venue, 12-534
   Period of exportation, 12-522
                                                        Jury regulations, 12-533, 534
   To carry to a domestic port, 12-521
                                                        Mode of procedure may be changed,
EXPORTS AND IMPORTS (see IMPORT),
                                                          12-533
    12-521
                                                        Reduction in number of grand jury, 12-
   Interstate commerce, 17-60
                                                          533
   Taxation, see Revenue Laws; Taxation.
                                                        Substantial rights must not be affected,
EXPOSE - EXPOSURE, 12-521
                                                          12-534
 Exposure for sale, 12-523; 19-1144
EXPOSING POISON, 12-523
                                                    Limitation of actions, 19-173
Enlargement of statutes of limitation,
 EXPOSING TO SALE, 12-523; 19-1144
                                                          12-532
 EX POST FACTO LAWS, 12-525
                                                        Repeal of statutes of limitation, 12-532
   Amnesty, 12-528, 532
                                                    Oaths, see infra, Test oaths.
   Canada, 10-60
                                                    Offenses:
   Change of venue, 12-534
                                                        Laws increasing punishment because of
   Civil proceedings, 12-526
                                                          prior offenses, 12-534
   Classification, 12-527
                                                    Penal proceedings, 12-526
   Constitutional, 12-527
                                                    Penalty:
   Constitutional convention, 6-897
                                                        Laws imposing a penalty, 12-531
   Courts:
                                                    Physicians and surgeons, 22-781
       Changes in court, 12-534
                                                    Power to enact, 12-527
   Criminal proceedings, 12-526
                                                        England, 12-527
   Cumulative punishment, 8-480
                                                        United States, 12-527
   Definition, 6-939; 12-525
                                                    Procedure, see infra, Laws regulating pro-
   Deprivation of right, 12-528, 531
                                                      cedure.
   Dominion of Canada, 10-60
                                                    Punishment (see infra, Laws changing pun-
   Evidence:
                                                          ishment):
                                                        Laws increasing punishment because of
       Laws changing rules of evidence, 12-
                                                          prior offenses, 12-534
         527, 531
   Fines and penalties:
                                                    Regulation, see infra, Laws regulating pro-
       Laws imposing a penalty, 12-531
                                                      cedure.
   General nature, 12-525
                                                    Retrospective laws distinguished, 24-878
   Grand juries:
                                                    Saving clause, 12-530
       Reduction in number of grand jury,
                                                        Effect of failure to enact saving clause,
         12-533
                                                          12-530
   Indictment, 12-534
                                                        Express saving clause, 12-530
                                                        General saving clause, 12-530
   Intoxicating liquors:
       Statutes prohibiting manufacture and
                                                        Implied saving clause, 12-530
                                                    Test oaths, 12-531
         sale of intoxicating liquors, 17-207
   Jeopardy, 12-528, 532
Jury and jury trial:
                                                        Invalid test oath, 12-531
                                                        Religious test oath, 12-531
       Change in number of challenges, 12-534
                                                  EXPOSURE OF CHILDREN, see CRUELTY
                                                    TO CHILDREN.
       Jury regulations, 12-533, 534
                                                  EXPOSURE OF PERSON, 12-536
   Laws aggravating crime, 12-527, 528
   Laws altering situation of accused, to his
                                                    See Lewd and Lascivious Cohabitation and
     disadvantage, 12-528, 532
                                                      CONDUCT.
                                                    Assault and battery, 2-975
   Laws changing punishment, 12-527, 529
       Effect of failure to enact saving clause,
                                                    Bathing, 12-537
                                                    Common law, 12-536
         12-530
       Examples of laws increasing punish-
                                                        Bathing, 12-537
                                                        Exhibiting a monstrous child, 12-537
         ment, 12-529
       Examples of laws mitigating punishment,
                                                        Illustrations, 12-536
                                                        Naked exposure in a balcony, 12-536
         12-529
       General saving clause, 12-530
                                                        Offense at common law, 12-536
```

Volume XXXI.

```
EXPOSURE OF PERSON, cont'd.
                                                   EXPRESS COMPANIES, cont'd.
                                                     Collections, cont'd.
Fraud, 12-559
  Definition, 12-536
  Elements of offense, 12-537
       Intent to commit, see infra, Intent.
                                                          Negligence, 12-559
       Number of persons who see the ex-
                                                      Commencement of liability, 12-550
                                                      Common carriers, 6-251, 256
Dispatch companies, 6-258
         posure, see infra, Number of persons
         who see the exposure.
       Publicity of place where committed, see
                                                          Express companies are common carriers.
         infra, Publicity of place where com-
                                                            6-256
         mitted.
                                                          Name immaterial, 6-257
  "Indecently," 12-537
                                                          Variation of liability by special contract,
  In public place, see infra, Publicity of place
                                                            6-257
    where committed.
                                                      Compensation, see infra, Charges for car-
  Intent, 12-540
       Incidental exposure, 12-540
                                                      Concealment or misrepresentation by shipper,
                                                            12-548
       Intent a necessary ingredient of offense,
                                                          Carrier must make inquiries, 12-549
         12-540
       Question for jury, 12-540
                                                          Effect of shipper's failure to state value,
                                                            12-549
  Libel and slander:
                                                          Recovery entirely defeated, 12-549
       Charge of exposure of person, 18-883
                                                          Recovery limited to apparent value, 12-
  Number of persons who see the exposure, 12-
        537
      Common law, 12-537
                                                      Conflict of laws, see infra, Private interna-
       Exposure seen by one which others were
                                                       tional law.
         in a situation to see, 12-538
                                                      Contracts limiting liability, see infra, Limita-
                                                       tion of liability.
       Exposure seen by only one person, 12-
        538
                                                      Customs, see infra, Usages and customs.
      Statute, 12-538
                                                      Damages, see infra, Measure of damages.
  Obscene exhibitions, 12-537, 538
                                                      Dangerous articles, 12-546
  Place, see infra, Publicity of place where
                                                      Definition, 12-543
    committed.
                                                      Delay:
  Public indecency, 12-537
                                                          Duty as to route, 12-548
                                                          Liability for delay, 12-548
  Publicity of place where committed, 12-538
      Booth on race course, 12-540
                                                          Safe and expeditious route, 12-548
      Common law, 12-538
                                                          Time prescribed, 12-548
      Illustrations, 12-539, 540
                                                     Delivery, 12-550
                                                          Consignee or agent, 12-551
       Statute, 12-538
       Urinal open to the public, 12-539
                                                          Consignor defrauded, 12-552
      What is a public place, 12-539 Yard of house, 12-540
                                                          Goods sent C. O. D., see C. O. D.
                                                          Place of business, 12-553
Statutory offense, 12-537
EXPOSURE TO UNNECESSARY DAN-
                                                          Place of delivery, 12-553
                                                          Place of delivery by special contract, 12-
  GER, 12-522
                                                          Place of delivery by usage, 12-553
EXPRESS, 12-541
  See Stoppage in Transitu.
                                                          Reasonable time, 12-553
  Express corporation, 12-570
                                                          Residence, 12-553
Express facilities, 12-543, 544
EXPRESS COMPANIES, 12-542
                                                          Termination of liability, 12-550
                                                          Time of delivery, 12-553
  See BAILMENTS; STOPPAGE IN TRANSITU.
                                                          To whom delivery should be made, 12-
  Action, see infra, Who may sue.
                                                            551
                                                          True owner, 12-551
  Agency
      Liability for acts and declarations of
                                                          Usage as to place of delivery, 12-553
        agents, 12-560
                                                          What constitutes delivery, 12-551
  Article, 2-946
                                                          Wrong person, 12-552
  Assault and battery, 12-560
                                                     Diligence required, 12-548
  Bills of lading, see BILLS OF LADING.
                                                     Discrimination, 12-543, 569
                                                     Duty to receive and carry, 12-545
  Bonds of employees, 12-561
  Burden of proof, 12-549
                                                          Dangerous or prohibited articles, 12-546
  Care of express company, 5-147
                                                          General rule, 12-545
  Care required, 12-548
                                                          Goods not properly packed, 12-545
  Carriers of live stock, 12-547
                                                          Right to know contents of package, 12-
  Carriers of passengers, 5-622
                                                            546
  Carrying, see infra, Duty to receive and carry.
                                                     Embezzlement (see Embezzlement), 12-547
                                                     Express facilities, 12-543, 544
  Charges for carriage, 12-569
      Discrimination, 12-569
                                                     Fellow servants, see Fellow Servants.
      Lien for charges, 12-569
                                                     Fire:
      Prepayment, 12-569
                                                         Exemption from loss by fire, 12-562
      Reasonable rate, 12-569
                                                     "Forwarders only," 12-562
Fraud (see infra, Concealment or misrepre-
      Rights as to rate. 12-569
  C. O. D., see C. O. D.
                                                           sentation by shipper):
 Collections (see C. O. D.), 12-559
                                                         C. O. D.:
      Drafts and notes, 12-559
                                                              Goods obtained by fraud, 12-556
```

Volume XXXI.

EXPRESS COMPANIES, cont'd.

EXPRESS COMPANIES, cont'd.

Limitation of liability, cont'd. Fraud, cont'd. Collections, 12-559 Notice, 12-565 Consignee using another name, 12-552 Receipt, 12-563 Delivery to the wrong person by false Receipt made out by shipper, 12or fraudulent device, 12-552 563 Receipts of local express companies, Effect of defrauding consignor, 12-552 Freight, see infra, Charges for carriage. 12-564 Inspection of packages: Signature of shipper unnecessary, 12-Railroad's right to inspect, 12-544 563 Right to know contents of package, 12-Special contract, 12-561 Time for bringing suit or making claim 546 Right to know contents of rival's packlimited, 12-566 What constitutes, 12-562 ages, 12-545 What law governs, 12-565 Insurer, liability as, 12-546 Who may make, 12-564 Interstate commerce, see Interstate Com-Live stock, 12-547 Market value, 12-568 Liability as warehouseman, see infra, Ware-Master and servant: houseman. Bonds, 12-561 Liability to owner of goods, 12-546 As warehouseman, see infra, Warehouse-Liability for acts and declarations of agents, 12-560 Burden of proof, 12-549 Liability of employees, 12-561 Rights as against employees, 12-561 Measure of damages, 12-567 Care and diligence required, 12-548 Commencement of liability, 12-550 Concealment or misrepresentation by Concealment by shipper, 12-548 shipper, see infra, Concealment or Delay, 12-548 misrepresentation by shipper. Delivery, see infra, Delivery. General rule, 12-567 Embezzlement, 12-547 Illustrations, 12-568, 569 For negligence, 12-547 Market value, 12-568, 569 General rule, 12-546 Misrepresentation, see infra, Concealment Goods sent C. O. D., see C. O. D. or misrepresentation by shipper. Inquiries by carrier, 12-549 Negligence: Liable as insurer, 12-546 Care and diligence required, 12-548 Limitation of liability, see infra, Limi-Liability for negligence, 12-547 Limitation of liability, 12-561, 566 tation of liability. Live stock, 12-547 Negligence in collection, 12-559 Misrepresentation by shipper, 12-548 Notice: Recovery entirely defeated by conceal-C. O. D. goods, 12-555 ment, 12-549 Duty to notify consignor, 12-555, 557 Recovery limited to apparent value where there is concealment, 12-549
Safe and expeditious route, 12-548 Liability as warehouseman, 12-556 Limitation of liability, 12-565 Occupation, business, and privilege taxes: Termination of liability, 12-550 Interstate commerce, 21-796 Who may sue, see infra, Who may sue. Packing: Liens, 12-569 Goods not properly packed, 12-545 Life insurance: Parties to action, see infra, Who may sue. Delivery of premium to express com-Passengers, 5-512 pany, 19-49 Payment, see infra, Charges for carriage. Limitation of liability, 12-561 Personal delivery, 5-218 Agent may make contract, 12-564 Prepayment of charges, 12-569 Amount may be limited though com-Private international law: pany negligent, 12-566 Limitation of liability, 12-565 Amount of liability limited, 12-565 Prohibited articles, 12-546 Assent a question of fact, 12-564 Questions of law and fact: Assent presumed, 12-563 Assent a question of fact, 12-564 Assent presumed from acceptance, 12-Railroads: Discrimination, 12-544 Assuming position of bailee, 12-562 Express facilities, 12-543 Consignor may make contract, 12-565 Railroads need not furnish express Contract, 12-561 facilities, 12-543 Custom, 12-562 Right of railroad to inspect packages, Exemption from loss by fire, 12-562 12-544 Extent of limitation, 12-565 Rate, see infra, Charges for carriage. Fire, 12-562 Reasonable time: "Forwarders only," 12-562 Delivery, 12-553 How effected, 12-561 Receiving, see infra, Duty to receive and Illustrations, 12-562, 563. Limitation of liability by notice, 12-565 Rights as to rival companies, 12-545 Limitation of liability to own line, 12-Right to express facilities, 12-543 562 Rival companies, rights as to, 12-545 Negligence, 12-561 Volume XXXI. 757

EXTENSION:

EXPRESS COMPANIES, cont'd.

Route: Straight line, 12-573 Duty as to route, 12-548 Streets and sidewalks, 12-573 Safe and expeditious route, 12-548 EXTENSION OF TIME, see GUARANTY; Stoppage in transitu, see Stoppage in Tran-SURETYSHIP. EXTENT, 12-574 EXTENT, WRIT OF, 12-574 Storage (see infra, Warehouseman):
C. O. D. goods, 12-557 EXTERIOR: Duty to store, 12-557 Exterior walls, 30-1206 EXTERNAL, 12-574 Liability as warehouseman, 12-557 Taxation (corporate), see Taxation (Cor-Landlord and tenant, 12-574 Lease, 12-574 PORATE). Termination of liability, 12-550 EXTERNAL MEANS, 1-294 EXTINCT, 12-574 Usages and customs: Limitation by custom, 12-562 EXTINGUISH - EXTINGUISHMENT, 12-Place of delivery, 12-553 574 See Merger. Value (see infra, Concealment or misrepresentation by shipper), 12-568 Release distinguished from, 24-284 Warehouseman, 12-556 Suspension, 12-575 Care required, 12-557 C. O. D. 12-555 EXTORSIVE, 12-575 EXTORSIVELY, 12-575 Duty to store, 12-557 EXTORT, 12-575 EXTORTION, 12-576
See Bribery; Threats and Threatening Goods awaiting shipper's order, 12-556 Liability after effort to deliver, 12-556 Liability after termination of transporta-LETTERS. tion, 12-556 Abuse of process, see Malicious Abuse of Liability as warehouseman, 12-556 Process. Liability before commencement of trans-Accessories, 12-580 portation, 12-556 Action, 12-587 Notice, 12-557 Advice of counsel, 12-581 Attempts to commit crime, 3-252, 253 Who may sue, 12-558 Action brought by consignee, 12-558 Attorney and client: Action brought by owner, 12-558 Officer's attorney, 12-579 Consignee, 12-558 Consignor, 12-558 Whether attorney may commit extortion, 12-577 Consignor agent of consignee, 12-558 Bills of exchange and promissory notes: Corporator, 12-559 Receiving promissory note for illegal General rule, 12-558 fees, 12-583 EXPRESS CONDITIONS, see Conditions. Bonds, 4-628 EXPRESS CONSIDERATION, see Con-Bonds given to United States, 4-630 Bonds voluntarily given, 4-629 SIDERATION. EXPRESS CONTRACT, see Contracts. Court having no jurisdiction, 4-629 EXPRESS CORPORATION, 12-570
EXPRESS COVENANT, see COVENANT. General rule, 4-628 Illustrations, 4-629, 630 EXPRESSIO EORUM QUÆ TACITE Joint obligors, 4-629 INSUNT, NIHIL OPERATUR, 12-570 EXPRESSIO UNIUS EST EXCLUSIO Lawful imprisonment but unwarranted exactions, 4-631 ALTERIUS, see Interpretation and Con-Mere irregularities, 4-631 STRUCTION. Separable conditions, 4-630 Civil action for thing extorted, 12-587 EXPRESSLY, 12-570 EXPRESS MALICE, see Malice. Clerk of court, 12-577 EXPRESS MESSENGER, see CARRIERS OF Color of office, 12-582 Passengers. Act under color of office necessary, 12-EXPRESS RECEIPTS, see Bills Taking compensation for unofficial ser-LADING. EXPRESS TRUST, see Trusts and Trusvices, 12-582 Taking compensation from third person TEES. EXPRESSUM FACIT CESSARE TACInot liable, 12-583 TUM, 12-571 Conspiracy, 6-854 EXPRESS WARRANTY, see IMPLIED WAR-Coroners, 12-578 RANTY; WARRANTY. Counties: EXPROMISSION, 12-572 County officers, 12-578 EXPULSION, see Amotion; By-Laws; Car-Criminal action, 12-586 Custom, see infra, Usages and customs. RIERS OF PASSENGERS; DISFRANCHISEMENT; EVICTION; RELIGIOUS SOCIETIES; SOCIETIES De facto officers, 12-579 AND CLUBS. Definition; 12-576 EXSCINDED, 12-572 Ordinary meaning, 12-576 **EXTEND**, 12-572 Technical sense, 12-576 Extend and renew, 12-572 Deputies, 12-579 Streets and sidewalks, 12-573 Liability of deputy, 12-579 EXTENDI FACIAS: Liability of principal for deputy's extor-Executions, 11-609 tion, 12-579. 758 Volume XXXI.

EXTORTION, cont'd. EXTORTION, cont'd. Thing extorted, cont'd. Essential elements: Color of office, see infra, Color of office. Receiving higher fees than allowed by Intention, see infra, Intent. law, 12-583 Voluntary payment to officer, 12-585 Thing extorted, see infra, Thing ex-Whether taking must have been for offitorted. Extorsive, 12-575 cer's benefit, 12-584 Usages and customs, 12-582; 29-382 Extorsively, 12-575 False imprisonment, 12-740 Custom held not to excuse illegal exac-Fees (see infra, Color of office; Thing extion, 12-582 torted): Custom sanctioning fees may prevent lia-Custom, 12-582 bility, 12-582 Ignorance of fact, 12-581 Effect of custom contrary to law regulating fees, 12-582 Ignorance of law, 12-581 Indictment, 12-586 Voluntary payment to officer, 12-585 Who may commit, 12-577 Intent, 12-580 Advice of counsel, 12-581 Accessory, 12-580 Corrupt intent an essential element of Attorney of officer, 12-579 Attorneys, 12-577 extortion, 12-580 Criminal action, 12-580 . Constables, 12-578 Coroners, 12-578 Effect of custom contrary to law regulating fees, 12-582 Ignorance of fact, 12-581 County officers, 12-578 De facto officers, 12-579 Ignorance of law, 12-581 Deputies, 12-579 General rule, 12-577 Illustrations, 12-578 Penal action, 12-580 Presumption of bad faith, 12-580
Presumption that every one knows the Jailer, 12-578 Justices of the peace, 12-577 law, 12-581 Municipal officer, 12-578 Jailer, 12-578 Person must be an officer, 12-578 Justices of the peace, 18-50 Libel and slander: Person out of office, 12-578 Sheriff, 12-578 Charge of extortion, 18-881 Statute enumerating officers or classes, Misdemeanor, 12-586 12-578 Municipal corporations: Municipal officer, 12-578
Payment (see infra, Thing extorted): Tax collectors, 12-578 Whether there may be accessory, 12-58o Voluntary payment to officer, 12-585 EXTRA, 12-588 Penalties: Action by personal representative, 12-Extra services, 12-588 EXTRA ALLOWANCES, 12-588 588 EXTRACT, 12-589 Action for penalty, 12-587 EXTRADITION, 12-590 Action for penalty under statute of the United States, 12-587 Action, civil, 12-598, 606 English statutes prescribing penalties, Act of Congress, 12-593, 599 Agent: Receiving agent, 12-607 Whether indictment superseded by stat-Arrest of fugitive before demand, 12ute giving penalties, 12-587 Who may sue for penalty, 12-588 Arrest without warrants, 2-882 Prisons and prisoners: Who may commit, 12-578 Bail and recognizance (in criminal cases), Promissory note, 12-583 3-679 Citizens of asylum country, 12-596 Public officers (see infra, Who may commit): Color of office, 12-582 Citizens of asylum state exempted by Robbery, 24-999 treaty, 12-506 Sheriffs and constables, 12-577, 578 No exemption to citizens in absence of treaty stipulation, 12-596 Taxation: Citizens of third country, 12-596 Tax collectors, 12-578 Civil prosecution, 12-598, 606 Technical sense, 12-576 Thing extorted, 12-583 Comity, 12-592 Action for recovery of thing extorted, Surrender of fugitive as matter of com-12-587 ity, 12-592 United States, 12-592 Effect of allowance of illegal charge by Constitutional law (see infra, Interstate excourt, 12-586 Effect of omission of legitimate charge tradition): Constitutionality of treaties, 12-593 commensurate with illegal charge, 12-Effect of tender back, 12-586 Power of courts to review action of ex-General rule, 12-583 ecutive, 12-606 Premature exaction, 12-584 Crime, 8-254 Promissory note for illegal fees, 12-582 Extraditable crimes, 12-593, 601 Receiving fees where none are due, 12-Person must be charged with crime, 584 12-601

EXTRADITION, cont'd.

Demand:

Arrest of fugitive before demand, 12-

Different offense, see infra, Trial of prisoner for offense other than that for which he was extradited.

Discretion of governor, 12-604

District of Columbia, 12-600

Duty and authority of executive in respect to arrest and delivery of fugitive,

Executive duty an imperfect obligation, 12-605

General character of executive duty, 12-604

Issue of second warrant, 12-605

No power to compel executive to deliver fugitive, 12-605

Power of courts to review action of

executive, 12-606
Revocation of executive warrant, 12-605

Escape, 12-604

Executive, see infra, Duty and authority of executive in respect to arrest and delivery of fugitive; Governor.

Extraditable crimes, 12-593, 601

Extradition laws, 12-593, 599

Force:

Trial when brought into jurisdiction by force, 12-598, 607

Fugitive from justice (see Arrest), 12-601 Accused must be a fugitive from justice, 12-601

Actual presence of accused necessary,

12-603

Governor's discretion, 12-604

Indictment found, 12-602

Mere fact that accused has left jurisdiction, 12-602

Motives in leaving state, 12-602

Must have been actually present in demanding state, 12-603 Person brought into state under extra-

dition proceedings and demanded by third state, 12-604

Proof, 12-604

Question for executive, 12-604

Return of accused to state of his domicil, 12-603

Whether accused is a fugitive a question for executive, 12-604

Who is a fugitive from justice, 12-602 Governor (see infra, Duty and authority of executive in respect to arrest and de-livery of fugitive):

Whether accused is a fugitive a question for executive, 12-604

Habeas corpus, see HABEAS CORPUS.

Indians, 12-600

International extradition, 12-591

Act of Congress, 12-593 Citizens of asylum country, 12-596 Citizens of third country, 12-596

Civil prosecution, 12-598

Comity, 12-592 Constitutionality of treaty, 12-593

Definition, 12-591

Federal authority exclusive, 12-591 In the absence of treaty, 12-591

EXTRADITION, cont'd.

International extradition, cont'd. Jurisdiction of state courts, 12-591

Necessity of Act of Congress, 12-593 Offenses committed anterior to treaty. 12-594

Offenses committed in third country, 12-

Offenses for which fugitive may or may not be extradited, 12-593

Offenses not enumerated in treaty, 12-

Political offenses, 12-593

Surrender of fugitive as a matter of comity, 12-592

Treaties, 12-592

Trial for offense other than that for which he was extradited, 12-596

Trial of prisoner in certain cases, 12-596

Trial under civil prosecution, 12-598 Trial when brought into jurisdiction without authority of law, 12-598

Who may be extradited, 12-595

Interstate extradition, 12-598

Accused must be a fugitive from justice, 12-601

Act of Congress, 12-599

Agent for receiving fugitive, 12-608 Appointment and character of agent for receiving fugitive, 12-608

Appointment of receiving agent, 12-607 Arrest of fugitive before demand, 12-

607 Civil prosecution, 12-606 Constitutional provision, 12-599 Crime, person must be charged with, 12-601

Definition, 12-598 District of Columbia, 12-600 Escaped prisoner, 12-604

Executive, see infra, Duty and authority of executive in respect to arrest and delivery of fugitive.

Extraditable crimes, 12-601 Extradition laws, 12-599 Fugitive from justice, 12-601

Governor, see infra, Duty and authority of executive in respect to arrest and delivery of fugitive.

Justice, see infra, Fugitive from justice. Liability to fugitive for causing his arrest, 12-608

Must be a person charged with crime, 12-601

Offenses, 12-601

Person in custody of asylum state, 12-

Prior to the adoption of the constitution, 12-599

State legislation, 12-600

Territories, 12-600

Trial of prisoner for offense other than that for which he was extradited, 12-606

Trial of prisoner in certain cases, 12-606

Trial when brought into jurisdiction by force or under invalid process, 12-607 Who is a fugitive from justice, see infra, Fugitive from justice.

EXTRADITION, cont'd. EXTRADITION, cont'd. Interstate extradition, cont'd. Trial of prisoner for offense other than that Who may be extradited, 12-601 for which he was extradited, cont'd. Escaped prisoner, 12-604 Interstate extradition, 12-606 Must be a fugitive from justice, 12-No exemption from trial for nonextraditable crimes where prisoner was not Must be a person charged with surrendered under treaty, 12-597 crime, 12-601 No trial for different offense, 12-596 Person in custody of asylum state, Prisoner cannot be tried for offense other than that for which be was extradited, Who is a fugitive from justice, see infra, Fugitive from justice. 12-597 Waiver of exemption privilege, 12-597 Trial when brought into jurisdiction by force Jurisdiction: Trial when brought into jurisdiction by or under invalid process, 12-607 force or under invalid process, 12-Trial when brought into jurisdiction without authority of law, 12-598 Trial when brought into jurisdiction United States commissioners, 29-190 without authority of law, 12-598 Warrants: Kidnapping prisoner, 12-607 Arrest without warrants, 2-882 Mandainus, 19-817 Who may be extradited, 12-595, 599, 601 Offense committed anterior to treaty, 12-594 Accused must be a fugitive from justice, Offense committed in a third country, 12-12-601 Actual presence of accused necessary, Offense for which fugitive may or may not 12-603 be extradited, 12-593, 601 Governor's discretion, 12-604 Offense not enumerated in treaty, 12-594 Indictment found, 12-602 Offense other than that for which extradited, see infra, Trial of prisoner for offense other than that for which he was extra-Mere fact that accused has left jurisdiction, 12-602 Motives in leaving state, 12-602 dited. Must have been actually present in de-Person in custody of asylum state, 12-604 manding state, 12-603 Person brought into state under extra-Postponement of surrender, 12-604 Waiver of jurisdiction by asylum state, dition proceedings and demanded by 12-604 third state, 12-604 Proof, 12-604 Political offenses, 12-593 Presumptions, 22-1265 Question for executive, 12-604 Private international law, see infra, Comity. Return of accused to state of his domicil, Receiving agent, 12-607 12-603 States, see infra, Interstate extradition. Whether accused is a fugitive a ques-Territories, 12-600 tion for executive, 12-604 Third country: Who is a fugitive from justice, 12-602 EXTRADOTAL PROPERTY, 12-608 Citizens of a third country, 12-595, 596 Offenses committed in a third country, EXTRA HAZARDOUS, see FIRE INSURANCE. EXTRAJUDICIAL, 12-608 12-595 Treaties: EXTRAJUDICIAL ADMISSION, CON-Citizens of asylum country, 12-596 FESSION, OR DECLARATION, 12-Comity, 12-593 Constitutionality, 12-593 See Admissions; Confessions; Declara-Extradition treaties, 12-592 TIONS (IN EVIDENCE); HEARSAY EVIDENCE. Necessity of Act of Congress, 12-593 EXTRAJUDICIAL OATH, 21-745 See OATHS; PERJURY. No extradition in absence of treaty, 12-EXTRAJUDICIAL OPINION, 12-608 501 Offenses committed anterior to treaty, EXTRANEOUS, 12-609 12-594 EXTRAORDINARY, 12-609 Offenses not enumerated in treaty, 12-See ORDINARY. EXTRAORDINARY AVERAGE, see GEN-Treaty with Great Britain, 12-592 ERAL AVERAGE. EXTRAORDINARY CARE, 12-610 EXTRAORDINARY DILIGENCE, 12-610 Trial for offense other than that for which he was extradited, 12-596 EXTRAORDINARY FLOODS, 12-610 Trial when brought into jurisdiction without authority of law, 12-598 See FLOODS. EXTRAORDINARY PURPOSE, 20-1102 Trial of prisoner for offense other than that EXTRAS, see Working Contracts. for which he was extradited, 12-596, EXTRA SESSION, 12-610 EXTRATERRITORIAL, see Jurisdiction; Civil prosecution, 12-598, 606 PRIVATE AND INTERNATIONAL LAW. Conviction of lesser offense included in EXTRA WORK: offense specified, 12-597 Extradition procured as pretext to bring Working contracts, see Working Contracts. EXTREME, 12-610 EXTRINSIC EVIDENCE, 12-610 accused into jurisdiction, 12-607

See PAROL EVIDENCE.

FABLE, see LIBEL AND SLANDER.

Volume XXXI.

Fugitive may be tried for different offense from that for which he was

surrendered, 12-606

```
FACTORS' ACTS, cont'd.
FABRIC:
  Revenue laws, 12-610
                                                    Persons within the protection of the statute.
FABRICATE, 12-611
                                                          cont'd.
FABRICATION OF EVIDENCE (see Evi-
                                                         What constitute antecedent debts, 12-623
    DENCE):
                                                    Possession, 12-619
  Presumptions, see PRESUMPTIONS.
                                                        Actual possession by agent required, 12-
FACE, 12-611
                                                          620
                                                         Character of agent's possession, 12-619
  Face of tunnel, see MINES AND MINING
    CLAIMS.
                                                        Intrusted with, 12-620
FACILITY, 12-611
                                                         Possession must have been intrusted to
  Express facilities, 12-543, 544
                                                          agent for purpose of sale, 12-617
FACT, 12-612
                                                        Possession obtained by fraud, 12-621
  See Judicial Notice; Questions of Law
                                                        Possession of agent must be with con-
    AND FACT.
                                                          sent of owner, 12-621
  Circumstances, 6-12
                                                        Repledge, 12-620
  Evidence, 12-612
                                                        Stolen goods, 12-621
  Instructions, 12-613
                                                        Sufficiency of agent's possession, 12-619
                                                    Private international law, 12-615
Purchasers for value and without notice, see
  Misrepresentations, see Fidelity and Guar-
    ANTY INSURANCE.
  Representation, see FIDELITY AND GUARANTY
                                                      infra, Persons within the protection of the
    INSURANCE.
  Statement of fact, 12-613
                                                    Retrospective effect of statute, 12-615
  Truth, 12-612
FACTORIZING PROCESS, see GARNISH-
                                                        Possession must have been intrusted to
                                                          agent for purpose of sale, 12-617
FACTORS' ACTS, 12-614
                                                    Vendee :
  Agency:
                                                        Purchaser, see infra, Persons within the
      Essential that relation of agency exists,
                                                          protection of the statute.
                                                    Warehouse keeper, 12-617
        1-2-616
 Conditional sales, 12-618
                                                    Warehouse receipt, 12-619
  Construction, see infra, Interpretation and
                                                    Who are agents within the meaning of the
    construction.
                                                          statute, 12-616
  Documents of title, 12-619
                                                        Conditional vendee, 12-618
  English factors' acts, 12-614
                                                        Essential that the relation of agency ex-
  Extraterritorial effect, 12-615
                                                          ist, 12-616
  Fraud:
                                                        Illustrations, 12-617, 618
                                                        Jeweler and dealer in jewelry, 12-617
      Possession obtained by fraud, 12-621
  Good faith, see infra, Persons within the pro-
                                                        Mercantile agents only, 12-616
                                                        Possession must have been intrusted to
    tection of the statute.
  Goods, 12-619
                                                          agent for purpose of sale, 12-617
                                                        Statutes applicable only to mercantile
  Interpretation and construction, 12-616
      General rule, 12-616
                                                          transactions, 12-616
      Intrusted with, 12-620
                                                        Vendee, 12-617
      Persons within the protection of the
                                                        Warehouse keeper, 12-617
        statutes, r2-622
                                                 FACTORS OR COMMISSION
                                                      CHANTS, 12-625
      What are goods and merchandise within
                                                    See Brokers: Commercial Travelers or
        the meaning of the statutes, 12-619
      What documents of title are within the
                                                      DRUMMERS.
        statute, 12-619
                                                    Accommodation paper:
                                                        Commissions, 12-671
      Who are agents within the meaning of
                                                        Lien of factor, 12-679
        the statutes, see infra, Agency.
  "Intrusted with," 12-620
                                                   Accounts, 12-666
                                                        Conclusiveness, 12-667
Forfeiture of commissions for failure
  Jeweler and dealer in jewelry, 12-617
  Massachusetts acts, 12-615
  Mercantile transactions, 12-616
                                                          to keep proper accounts, 12-672
                                                        Illustrations, 12-667
  Merchandise, 12-619
 New York factors' acts, 12-615
                                                        Lien for general balance of account, 12-
  Notice, see infra, Persons within the protec-
                                                          679
     tion of the statute.
                                                        Must keep regular accounts, 12-666
  Persons within the protection of the statute,
                                                        Must render account, 12-666
        12-622
                                                        Must render account on demand, 12-
     ·Good faith on part of person dealing
                                                         667
        with agent required, 12-622
                                                        Reasonable time, 12-667
      Notice of want of authority, 12-622
                                                        Unreasonable neglect in rendering ac-
      Notice that factor holds as agent, 12-
                                                         count, 12-700
                                                   Action by principal against factor, 12-698
        623
      Purchaser for value, 12-623
                                                       Assumpsit, 12-698
                                                       Bill in equity, 12-699
      Receiving goods as security for ante-
                                                       Damages in action against factor, see infra, Damages in action against
        cedent debt, 12-623
      Sufficiency of notice, 12-622
      Transaction must be in ordinary course
                                                         factor.
```

Goods sold and delivered, 12-698

Volume XXXI.

of business, 12-624

```
FACTORS OR COMMISSION
                                       MER-
    CHANTS, cont'd.
  Action by principal against factor, cont'd.
      Imprisonment of factor for debt due
        principal, 12-703
      Limitation of actions, 12-704
      Necessity for demand in action by prin-
        cipal for proceeds, see infra, Demand
        in action by principal for proceeds.
      Special assumpsit, 12-699
  Action by principal on contract by factor,
        12-693
      Agreement under seal, 12-695
      Defenses to action by principal, 12-694
      Del credere factor, 12-693
      Foreign principal, 12-693
Lien of factor, 12-694
      Note taken by factor, 12-695
      Principal may sue on contracts by factor,
        12-693
      Principal's right to demand payment, 12-
        693
      Undisclosed principal, 12-694
  Action for breach of contracts relating to
    goods, 12-690
  Action for price of goods sold, 12-680
  Action for torts relating to goods, 12-690
  Advances, 1-759
      Advances by factor, see infra, Fidelity
        to instructions.
      Advances by third persons on bill of
        lading, 12-689
      Advances on faith of consignment:
          Lien on goods in transit, 12-684
      Commissions on advances, 12-670
      Duty to advance freight, 12-666
Lien of factor, see infra, Lien of factor.
      Reimbursement, see infra, Reimburse-
        ment.
  Appointment, 12-630
  Arbitration and award, 12-637
  Assignments:
      Factor's lien, 2-1050
Liability of factor for application of
        proceeds, 12-693
  Assumpsit, 12-642, 698
  Assumption of debt by factor, 12-661
      Extending credit, 12-661
      Generally, 12-661
      Negotiable note, 12-662
      Note for aggregate amount of goods of
        several owners, 12-662
      Taking note in name of factor, 12-661
  Attaching creditors, 12-677
  Attachment by creditors of factor, 12-695
  Authority, see infra, Extent of authority.
  Bankruptcy, see Insolvency and Bank-
    RUPTCY.
  Bills of exchange and promissory notes:
      Action by principal on contract by
        factor, 12-695
      Agreement to accept bill or pay draft,
      Assumption of debt by factor, 12-661
      Commissions in excess of legal rates on
        advances not allowed, 12-671
      Commissions not chargeable as a cloak
       for usury, 12-671
      Commissions on accommodation paper
        for principal allowed, 12-671
      Commissions on advances and accept-
        ances, 12-670
```

```
FACTORS OR COMMISSION MER-
    CHANTS, cont'd.
  Bills of exchange and promissory notes, con.
      Duty to accept or meet drafts drawn by
        principal, 12-666
      Indorsement, see infra, Remitting pro-
        ceeds.
      Indorsing purchase-price notes, 12-637
      Lien of factor, 12-679
      Negotiating notes, 12-662
      Note for aggregate amount of goods of
        several owners, 12-662
      Note payable to factor, 12-661
      Realizing advances by bill on purchaser,
        12-674
      Taking note in name of factor, 12-661
  Bills of lading:
      Advances by third persons on bills of
        lading, 12-689
      Bona fide purchasers, 4-550, 551
  Brokers, 4-961
      Broker distinguished from factor, 4-961
  Care:
      Sale, 12-658
  Care of funds, 12-663
  Care of goods, 12-655
      Duty in regard to care of goods, 12-655
      Injuries to goods, 12-655
      Intermingling goods of same grade, 12-
        656
  Carriers of goods:
      Change of consignee, 5-199
      Common carrier as factor, 12-630
  Cash, 5-757
  Cash sales, see infra, Credit.
  Collection of price, 12-660
  Commingling funds, 12-663
      Lien, 12-686
  Commission (see infra, Remuneration for
    services), 12-630
  Commission merchants, definition of, 6-229;
    12-628, 629
  Common carrier as factor, 12-630
Compensation (see infra, Remuneration for
        services), 12-630
      Commission, 12-630
      Form of compensation, 12-630
      Monthly salary, 12-630
      Sufficiency of compensation, 12-630
  Compromise, 12-638
  Conflicting laws, 12-632
  Confusion of goods:
      Action for injury to goods while in
        transit, 12-690
      Commingling funds, 12-663
      Intermingling goods of same grade,
        12-656
      Lien, 12-686
  Consignee, 12-629
  Constructive possession, 12-682
  Contracts, see infra, Action by principal on
    contract by factor.
  Course of business, see infra, Ordinary course of business.
  Credit, 5-757; 12-659
      Ascertaining responsibility of purchaser,
        12-659
      Collection of price, 12-660
      Commissions on credit sale, 12-670
      Contractual liability on credit sales,
      Disclosing name of purchaser, 12-660
                        Volume XXXI.
```

ı

```
FACTORS OR COMMISSION MER-
                                                 FACTORS OR COMMISSION MER-
  CHANTS, cont'd.
Credit, cont'd.
                                                      CHANTS, cont'd.
                                                    Duties and liabilities of factor to principal,
      Extending time of credit, 12-661
                                                          12-643
                                                        Care of funds, 12-663
Degree of skill and diligence required
      General rule as to factor's power,
        12-659
      Implied power, 12-659
                                                          of factor, 12-667
      Instructions to sell for cash, 12-634, 648
                                                        Duty in regard to care of goods, 12-655
           Instructions binding on factor,
                                                        Duty in regard to sale, see infra, Sale.
                                                        Duty to accept or meet drafts drawn
             12-648
          What are cash sales, 12-649
                                                          by principal, 12-666
                                                        Duty to advance freights, 12-666
      Sales on credit, 12-633, 659
           General rule, 12-633
                                                        Duty to inform principal, 12-654
          Instructions to sell for cash, 12-634,
                                                        Duty to insure goods consigned, 12-656
                                                        Fidelity to instructions, see infra.
            648
           Title to securities for price, 12-634
                                                          Fidelity to instructions.
                                                        Good faith, see infra, Good faith required of factor.
           Usage, 12-634
      Security, 12-659
  Criminal law, 12-705
                                                        Keeping and rendering accounts, 12-666
                                                        Remitting proceeds, see infra, Remitting
  Damages:
      Commissions on sales perfected, 8-624
                                                          proceeds.
      Opinion of agent as to possible profits,
                                                        Usage as affecting duties and liabilities
        8-624
                                                          of factor, 12-643
      Recovery of profits that might have
                                                    Duties and liabilities of principal to factor,
         been earned, 8-624
                                                           12-668
       What profits recoverable and what not,
                                                        Reimbursement, see infra, Reimburse-
        8-625
                                                        Remuneration of factor for services, see infra, Remuneration for services.
  Damages in action against factor, 12-700
      Actual damages, 12-702
      Assumpsit for proceeds, 12-700
                                                    Errors of judgment, 12-667, 668
      Factor's recovery limited to actual dam-
                                                    Estoppel:
        ages, 12-702
                                                         Estoppel to assert lien against pur-
      Failure to sell, 12-702
                                                          chaser, 12-677
      Interest, 12-700
                                                        Lien, 12-688
      Limitation of time for considering ad-
                                                        Pledge of goods, 12-641
        vance in price, 12-703
                                                    Evidence that goods were not consigned for
      Neglect as to place of sale, 12-702
                                                      sale, 12-631
      Neglect as to time of sale, 12-701
                                                    Execution by creditors of factor, 12-695
      Neglect of duty, 12-701
                                                    Executors and administrators, 12-697
       Neglect to insure, 12-701
                                                    Exemptions from execution, 12-138
       Price limited by principal, 12-702
                                                    Expenditures:
       Sale below authorized price, 12-702
                                                         Lien of factor, see infra, Lien of factor.
       Violation of instructions, 12-701
                                                         Reimbursement, 12-672
  Death of factor, 12-687, 697, 705
                                                    Extension of time of payment, 12-637
  Death of principal, 12-705
                                                    Extent of authority, 12-631
       Discharge of lien, 12-686
                                                         Express authority, 12-631
       Goods received after death of principal,
                                                         General rule, 12-631
                                                         Implied powers, see infra, Implied
         12-681
                                                          powers.
  Debts, see infra, Assumption of debt by
    factor.
                                                    Factor, definition of, 12-628
  Defenses to action by factor, 12-691
                                                    Factorage, definition of, 12-629
  Definition, 12-628, 629
                                                    Factors' acts, see FACTORS' ACTS.
  Degree of skill and diligence required, 12-667
                                                    Fidelity to instructions, 12-645
  Del credere agency, see Del Credere
                                                         Advances by factor, 12-650
    AGENCY.
                                                             Authority not coupled with interest
  Delegation of authority, 1-978; 12-638
                                                               after advance, 12-650
  Demand in action by principal for proceeds,
                                                             Consignments
                                                                            with
                                                                                    instructions,
         12-699
                                                               12-650
       General rule, 12-699
                                                             Consignments without instructions,
       Illustrations, 12-699, 700
                                                               12-651
       Impracticability of demand, 12-700
                                                             General rule, 12-650
                                                             Limitation as to amount to be sold,
       Necessity, 12-699
       Unreasonable neglect in rendering ac-
                                                               12-653
         count, 12-700
                                                             Notice, 12-651
                                                             Rule allowing factors to sell to re-
       Usage, 12-700
                                                               imburse, 12-650
  Diligence required, 12-667
  Distress, 12-696
                                                             Sale permitted after reasonable
       Goods sent to agent or commission mer-
                                                               notice and refusal to repay,
         chant, 9-645
                                                               12-651
   Drofts, see infra, Bills of exchange and
                                                             Special agreements as to sale for re-
                                                               imbursement, 12-652
    promissory notes.
```

```
FACTORS OR COMMISSION
                                       MER-
                                                  FACTORS
                                                               OR COMMISSION
                                                                                          MER-
    CHANTS, cont'd.
                                                      CHANTS, cont'd.
                                                     Goods changed in form, 12-630
  Fidelity to instructions, cont'd.
                                                     Goods in transit, 12-682
      Ambiguous instructions, 12-646
      Cash, 12-648
                                                     Guaranty as to price, 12-672
      Change of circumstances, 12-649
                                                     Implied powers:
      Credit, 12-648
                                                         Barter, 12-635
                                                         Compromising claims, 12-638
      Emergencies, 12-649
      Exceptions, 12-649
                                                         Constructive possession, 12-632
                                                         Credit, 12-633
       Express instructions, 12-646
      Fidelity to instructions required, 12-645
                                                         Delegation of authority, 12-638
       General rule, 12-645
                                                         Extending time of payment, 12-637
       Gratuitous service, 12-646
                                                         Lex loci of sale governs, 12-631
                                                         Ordinary course of business, 12-632
      Imperative language unnecessary, 12-646
                                                         Pledge, see infra, Pledge.
       Implied instructions, 12-646
       Inability to comply with instructions,
                                                         Possession necessary to implied powers
                                                           to sell, 12-631
         12-650
                                                         Power to buy, 12-632
Power to sell implied, 12-631
       Insurance, 12-649
       Particular instructions, 12-647
                                                         Ratification, 12-642
       Price limited, 12-648
                                                         Receiving payment, see infra, Payment.
       Qualifications, 12-649
       Ratification or waiver of departure from
                                                         Rescinding sale, 12-638
             instructions, 12-653
                                                         Sale in name of factor, 12-633
                                                         Sale in ordinary course of business,
           Acceptance of proceeds of sale,
                                                           12-632
             12-653
                                                         Sale to himself, 12-635
           By acquiescence, 12-653
                                                         To insure, 12-635
           Further consignments no ratifica-
                                                         To reship to other markets, 12-636
             tion, 12-653
           Knowledge of material facts, 12-654
                                                         To submit claims to arbitration, 12-637
                                                         To transfer goods in payment of factor's
       Remedy for violation of instructions,
                                                           debt, 12-634
         12-654
                                                         Usage is credit, 12-634
       Remitting proceeds, see infra, Remitting
                                                         Warrant, 12-635
         proceeds.
                                                     Imprisonment for debt and in civil actions,
       Shipment of goods, 12-646
                                                       see Imprisonment for Debt and in Civil
       Subsequent instructions, 12-646
       Time of sale, 12-647
                                                       ACTIONS.
                                                     Indebtedness secured by lien, see infra, As-
       Usages and customs, 12-649
                                                       sumption of debt by factor; Lieu of factor.
   Fines and penalties, 12-705
   Fire insurance, 12-635
                                                     Indorsing purchase-price notes, 12-637
                                                     Informing principal, 12-654
       Consignments for sale, 13-154
                                                     Injury to goods while in transit, 12-690
Insolvency and bankruptcy, see Insolvency
       Damages in action against factor, 12-701
       Duty to insure goods consigned, 12-656
                                                       AND BANKRUPTCV.
            Duty imposed by course of dealings,
                                                     Instructions (see infra, Fidelity to instruc-
             12-656
            Duty to account for proceeds of in-
                                                            tions):
                                                         Remitting proceeds, see infra, Remitting
              surance, 12-657
            Illustrations, 12-656, 657
                                                            proceeds.
                                                     Insurance, 12-635
            Instructions, 12-656
                                                         Consignments for sale, 13-154
            Liable as insurers on failure in dili-
                                                         Damages in action against factor, 12-701
              gence to insure, 12-657
                                                         Duty to insure goods consigned, 12-656
            Obligation to insure imposed by
                                                              Duty imposed by course of deal-
             usage, 12-656
            When not bound to insure, 12-656
                                                                ings, 12-656
       Instructions to insure, 12-649
                                                              Duty to account for proceeds of
       Insurable interest of commission mer-
                                                                insurance, 12-657
         chants, 13-153
                                                              Illustrations, 12-656, 657
       Lien extends to insurance money, 12-678
                                                              Instructions; 12-656
                                                              Liable as insurers on failure in
       Notice of inability to effect insurance,
         12-655
                                                                diligence to insure, 12-657
                                                              Obligation to insure imposed
   Foreign principal, 12-692, 693
   Fraud:
                                                                usage, 12-656
       Forfeiture of commissions, 12-671
                                                              When not bound to insure, 12-656
   Freight:
                                                          Instructions to insure, 12-649
       Duty to advance freight, 12-666
                                                         Lien extends to insurance
                                                                                         money.
       Liability of factor for freight, 12-692
                                                            12-678
   Funds (see infra, Remitting proceeds):
                                                          Notice of inability to effect insurance,
       Care of funds, 12-663
                                                            12-655
   Good faith required of factor, 12-643
                                                     Interest (see infra. Usury):
                                                         Advances, 12-675
       Disputing principal's title, 12-644
       General rule, 12-643
Making profit out of agency, 12-644
                                                     Intermingling goods of same grade, 12-656
                                                     Interstate commerce, 17-67
       Sales by factor to himself, 12-644
                                                     Joint owner as factor, 12-630
```

```
FACTORS OR COMMISSION
                                           MER-
    CHANTS, cont'd.
  Labor:
       Effect of bestowing labor on goods be-
         fore sale, 12-630
  Liabilities and rights arising out of contracts
    by factor, see infra, Action by principal on
    contract by factor.
  Liability of factor to principal, see infra,
    Duties and liabilities of factor to prin-
    cipal.
  Liability of factor to third persons, 12-691
       Agency disclosed but principal undis-
         closed, 12-692
       Application of proceeds, 12-693
Assignment of proceeds, 12-693
       Factor selling goods not belonging to
bis principal, 12-691
       Factor selling stolen goods, 12-691
       Factor with notice of true ownership,
         12-692
       Foreign principal, 12-692
       Liability for duties on imported goods,
       Liability of factor for freight, 12-692
       Liability of factor to purchaser where
         principal is disclosed, 12-692
       Liability of factor to purchaser where
       principal is undisclosed, 12-692
Liability on direction or promises by
principal as to application of pro-
         ceeds, 12-693
  Undisclosed principal, 12-692
Liability of principal to factor, see infra,
Duties and liabilities of principal to fac-
  Liability of principal to third persons,
  Lien of factor, 12-676
       Accommodation paper, 12-679
       Action by principal on contract by
         factor, 12-694
       Advances, 12-679
       Agreement inconsistent with lien, 12-678
       Assignee of factor, 12-687
       Attaching creditors, 12-677
       Attaching creditors of factor, 12-687
       Creditors of principal, 12-677
       Death of factor, 12-687
Death of principal, 12-686
       Discharge of lien, 12-686
       Enforcement of lien, 12-687
Foreclosure of lien, 12-687
            May retain goods merely, 12-687
            Proceeds may be applied wholly to payment of claims, 12-687, 688
            Restriction of factor's right to sell,
              12-687
            Sale, 12-687
       Estoppel to assert lien against pur-
         chaser, 12-677
       Expenditures, 12-679
       Factor entitled to lien, 12-676
       Foreclosure of lien, 12-687
       General rule, 12-676
       Inconsistent with agreement, 12-678
       Indebtedness secured by lien, 12-679
            Balance of account against factor,
              12-680
            General balance of accounts, 12-679
```

Indebtedness incurred outside of

agency, 12-680

```
FACTORS OR COMMISSION MER-
    CHANTS, cont'd.
  Lien of factor, cont'd.
      Indebtedness secured by lien, cont'd.
      Liability incurred by factor, 12-679
Independent of agreement, 12-678
      Indorsement, 12-670
      Insurance money, 12-678
      Misconduct of factor, 12-686
      Necessity for possession, 12-680
      Personal privilege, 12-687
      Pledge, 12-686
      Pledge to extent of lien, 12-641
      Possession, 12-680
           Character of possession, 12-681
           Constructive possession and posses-
             sion through agent, 12-682
           Essential to existence of lien,
             12-680
           Goods in transit, 12-682
               Advances on faith of partic-
                 ular consignment, 12-684
               Agreement to sbip, 12-684
               Assignment of bill of lading as
                 collateral security, 12-684
               Bulky articles, 12-683
               Consignments in pursuance of
                 agreement, 12-683
               General rule, 12-682
           Goods received after death of prin-
             cipal, 12-681
           Necessity for possession, 12-680
           Possession must be lawful, 12-681
          ·Possession must have been acquired
             as factor, 12-681
           Sufficiency of possession, 12-682
           Surrender of possession, 12-685
      Price, 12-679
      Priorities, 12-677, 688
           Advances by third persons on bill
             of lading, 12-689
           Equities in third persons, 12-689
           Notice, 12-689
           Owner estopped by his conduct,
             12-688
           Statutes for protection of factors,
             12-688
           Subject to legal ownership, 12-688
      Purchaser from principal takes subject
        to lien, 12-677
      Rights of factor arising out of lien,
        12-688
      Security for price of goods sold, 12-
       Waiver and loss of lien, 12-684
           Contract inconsistent with continu-
             ance of lien, 12-684
           Discharge of lien, 12-686
           Failure to claim lien when goods are
             demanded by principal, 12-865
           General rule, 12-684
           Misconduct, 12-686
           Surrender of possession, 12-685
      When goods are sold, 12-677
      When lien attaches, 12-680
  Limitation of actions, 12-704
  Marine insurance, see Marine Insurance.
  Master of vessel, 12-629
  Modifications, 12-642
      Acquiescence, 12-643
      General rule, 12-642
  Money, 12-637
```

FACTORS OR COMMISSION MER-CHANTS, cont'd. Name: Factor may insure in his own name, 12-636 Sale in name of factor, 12-633 Negligence: Damages in action against factor, see infra, Damages in action against factor. Degree of skill and diligence required, 12-667 Errors of judgment, see infra, Errors of judgment. Forfeiture of commissions for gross negligence, 12-671 Nates, see infra, Bills of exchange and promissory notes. Notice, 12-654 Duty to notify principal, 12-654 Sale for advances, 12-651, 652 Terms of sale, 12-655 Notice of true ownership, 12-692 Ordinary care: Sale, 12-658 Ordinary course of business, 12-632 Payment: Extending time of payment, 12-637 Payment otherwise than money, 12-637 Remitting proceeds, see infra, Remitting proceeds. To receive payment, 12-636 Factors may receive payment, 12-636 purchase-price notes. Indorsing 12-637 Money, 12-637 Penalties, 12-705 Place of sale, 12-658 Damages in action against factor, 12-Pledge (see FACTORS' ACTS; PLEDGE AND COLLATERAL SECURITY), 12-639, 641, 686 Passessian, see infra, Title, ownership, and possession. Price, 12-658 Action for price of goods sold, 12-689 Collection, 12-660 Damages in action against factor, see infra, Damages in action against factor. Duty of factor as to price, 12-658 Guaranty as to price, 12-672 Instructions limiting price, 12-648 Lien extends to securities for price of goods sold, 12-678 Must sell at market price, 12-659 Special contract as to price to be received, 12-659 Principal's right to control action by factor, 12-691 Principal's right to follow the property and its proceeds, 12-696 Death of factor, 12-697 Del credere factor, 12-697 Equitable principle of following trust funds applied to factors, 12-696 Executors and administrators, 12-697 General rule, 12-696

Insolvency and hankruptcy of factor,

wrongfully transferred by

12-697

factor, 12-697

Property

```
FACTORS OR COMMISSION
    CHANTS, cont'd.
  Priority (see infra, Lien of factor):
      Attachment by creditors of factor,
        12-695
      Execution by creditors of factor, 12-695
  Private international law, 12-632
  Proceeds (see infra, Remitting proceeds):

Demand in action by factor for proceeds,
         see infra, Demand in action by prin-
         cipal for proceeds.
      Following the property and its proceeds,
         see infra, Principal's right to follow
         the property and its proceeds.
      Liability on direction or promises by
         principal as to application of proceeds,
         12-693
      Principal's right to follow the property
         and its proceeds, see infra, Principal's
         right to follow the property and its
         proceeds.
  Promissory nates, see infra, Bills of exchange
    and promissory notes.
  Questions of law and fact, 23-578
       Skill and diligence required, 12-60
       Usage, 12-632
  Ratification:
      Implied ratification, 12-643
       Waiver of departure from instructions,
         12-653
  Receiving payment, see infra, Payment.
  Recoupment, 12-642
  Reimbursement, 12-672
       Advances to principal, 12-672
           Forfeiture in whole or in part of
             right to reimbursement, 12-673
           General rule, 12-672
           Insolvency of principal, 12-675
           Interest on advances
                                     allowable,
             12-675
           Interest on amount stated, 12-675
           Order of applying proceeds to pay-
             ment of advances, 12-675
           Primary and secondary liability of
             principal, 12-674
           Realizing advances by bill on pur-
             chaser, 12-674
           Recompment in action for advances,
              12-673
           Resort to goods consigned, 12-674
           Rule for indemnification of agent ap-
             plied to factor, 12-676
           Waiver of personal liability of principal, 12-673
       Expenditures, 12-672
           Illustrations, 12-672
           Personal liabilities for expenditures,
             12-672
           Reasonableness and necessity for
             expenditures, 12-672
   Relation of factor to third persons:
       Liability of factor to third persons, see
         infra, Liability of factor to third per-
         sons.
       Rights of factor against third persons,
         see infra, Rights of factor against
         third persons.
   Relation of principal to third persons:
       Action by principal on contract by factor,
         ·12-693
```

12-695

Liability of principal to third persons,

FACTORS

CHANTS, cont'd.

OR COMMISSION MER-

Rights of factor against third persons, cont'd.

Defenses to action by factor, 12-691

FACTORS OR COMMISSION MER-

```
CHANTS, cont'd.
 Relation of principal to third persons, cont'd.
     Title of principal to property, see infra,
       Title of principal to property.
 Remitting proceeds, 12-663
     Cost of remitting proceeds, 12-666
     Del credere commission, 12-664
Dishonor of bill remitted, 12-663
     General instructions to remit, 12-664
     Indorsement merely to facilitate collec-
       tion, 12-665
     Instructions, 12-664
     Liability held to be created by indorse-
       ment, 12-665
     Liability on indorsements, 12-664
     Negligence in remitting proceeds, 12-664
     Not bound to remit without instruc-
       tions, 12-663
     Paying proceeds to wrong persons,
       12-665
     Remittance when authorized at risk of
       principal, 12-663
     Remittance without authority at risk of
       factor, 12-663
     Special instructions to remit, 12-664
Remuneration for services (see infra, Com-
      pensation), 12-668
     Acceptance, 12-670
     Advances, 12-670
     Advances not allowed, 12-671
     Amount of compensation, 12-669
     Commissions in excess of legal rates,
       12-671
    Commissions not chargeable as a cloak
       for usury, 12-671
    Commissions on accommodation paper,
       12-671
    Commissions on advances, 12-670
    Credit sales, 12-670
    Del credere commission, 12-669
    Forfeiture for fraud, 12-671
    Forfeiture for negligence, 12-671
Forfeiture of commission for miscon-
       duct, 12-671
    Guaranty as to price, 12-672
    Implied
              promise for compensation.
      12-668
    Improper accounts, 12-672
    Loss of commissions, 12-671
    On what transactions
                               commissions
      allowable, 12-669
    Rescinded sales, 12-670
    Sales, 12-660
    Services not fully performed, 12-669
    Usury a question of fact, 12-671
Renunciation by factor, 12-705
Replevin, 12-690
Rescinded sales:
    Commission, 12-670
Rescission, cancellation, and reformation,
  12-638
Revenue laws:
```

Compliance with revenue laws, 12-658

Rights of factor against third persons:

to goods, 12-690

12-692

12-690

Liability for duties on imported goods,

Action for breach of contracts relating

Action for price of goods sold, 12-689

Action for torts relating to goods,

```
Injury to goods while in transit, 12-690
Principal's right to control action by
        factor, 12-691
 Sale (see FACTORS' ACTS):
     Assumption of debt by factor, see infra,
Assumption of debt by factor.
      Care, 12-658
     Commissions, see infra, Compensation;
        Remuneration for services.
     Compensation, see infra, Compensation;
        Remuneration for services.
     Compliance with revenue laws, 12-658 Credit (see infra, Credit), 12-633
     Duty of factor in regard to sale, 12-657
     Effect of bestowing labor on goods be-
        fore sale, 12-630
     Error of judgment in regard to sale,
        12-657
     Evidence that goods not consigned for
        sale, 12-631
     Lien of factor, see infra, Lien of factor.
     Name of factor, 12-633
     Notice of terms of sale, 12-655
     Ordinary care, 12-658
     Place of sale, see infra, Place of sale.
Price, see infra, Price.
     Remitting proceeds, see infra, Remitting
       proceeds.
     Remuneration for services, see infra,
       Remuneration for services.
     Sole in ordinary course of business, see
       infra, Ordinary course of business.
     Sale or
                 consignment distinguished,
       24-1026
     Time of sale, see infra, Time of sale.
Sales by factor to himself, 12-644
     General rule, 12-644
     Illustrations, 12-645
     Price fixed by principal, 12-644
Seal:
    Action by principal on contract by fac-
       tor, 12-695
Securities:
    Lien extends to securities for price of
       goods sold, 12-678
Securities for price, 12-634
Security, taking, 12-659
Set-off, recoupment,
                         and
                                  counterclaim.
  12-642; 25-537
Skill and diligence required, 1-1065; 12-
Stoppage in transitu, 26-1083
Subagent, 12-638, 639
Supercargo, 12-629
Termination of relationship, 12-704
Third persons:
    Action by principal on contract by
       factor, 12-693
    Liability of factor to third persons, see
      infra, Liability of factor to third per-
      sons.
    Liability of principal to third persons,
      12-695
    Rights of factors against third persons,
      see infra. Rights of factor against
      third persons.
    Title of principal to property, see infra,
Title of principal to property.
```

FACTORS OR COMMISSION MER-FACTORS OR COMMISSION MER-CHANTS, cont'd. CHANTS, cont'd. Time of sale: Usury, cont'd. Discretion of factor, 12-658 Usury a question of fact, 12-671 Instruction as to time of sale, 12-647 Violation of instructions: Instruction to sell immediately, 12-647 Damages in action against factor, 12-701 Instruction to sell on arrival, 12-647 Warehouses and warehousemen, see WARE-Instruction to sell on specified day, HOUSES AND WAREHOUSEMEN. Warranty, 12-635; 30-167 FACTORY - MANUFACTORY, 12-705 12-647 Unnecessary delay in sale, 12-658 Title of principal to property (see infra, Title, ownership, and possession), See MANUFACTURE - MANUFACTURER, ETC.; MANUFACTURING CORPORATIONS. Arson, 12-707 Attachment creditors of factor, 12-695 Buildings and extent of ground covered by Execution creditors of factor, 12-695 tcrm, 12-706 Following the property, see infra, Prin-Definition, 12-705, 706 cipal's right to follow the property and Exemptions from taxation, see Exemptions its proceeds. (FROM TAXATION). General rule, 12-695 Factory acts, 12-708 Principal's right to follow property and Fellow servants, 12-1014 its proceeds, see infra, Principal's Fire insurance (see FIRE INSURANCE), 13-110 right to follow the property and its Fixtures, 12-668 proceeds. Machinery, 12-707

Mechanics' liens, see Mechanics' Liens. Title in principal, 12-695 Title, ownership, and possession: Wages, 12-707 Constructive possession, 12-632, 682 Works in open air, 12-706 FACTORY ACTS, 12-708
See Eight-hour Laws; Factory — Manu-Disputing principal's title, 12-644 Lien of factor, see infra, Lien of factor. FACTORY; FIRE ESCAPES; MASTER AND Possession necessary to implied power to sell, 12-631 SERVANT. Meaning of factory, 12-706 Tortious possession, 12-631 FACTS OF THE CASE, 5-749 Tortious possession, 12-631 FACTUM, 12-708 Action for torts relating to goods, 12-690 See Execution and Proof of Documents. FACULTATIVE INDORSEMENT, 4-277 Trade, see FACTORS' ACTS. Transit: FAIL - FAILURE, 12-708 Injury to goods while in transit, 12-690 See Insolvency and Bankruptcy. Transit, goods in, 12-682 Fraudulent sales and conveyances, 12-710 Refuse, 12-709
FAILING CIRCUMSTANCES, 12-710 Trover against pledgee, 12-642 Trover and conversion, 12-690, 699; 28-689 Trusts and trustees, see infra, Principal's FAIL TO PROSECUTE, 12-709 FAILURE OF CONSIDERATION, right to follow the property and its pro-CONSIDERATION. ceeds. FAILURE OF EVIDENCE, 12-710 Undisclosed principal, 1-1170; 12-692, 694 Usages and customs, 29-398 See Nonsuit. FAILURE OF ISSUE, see Issue (Descendant); Perpetuities and Trusts for Ac-Demand in action by principal for proceeds, 12-700 CUMULATION; REMAINDERS, REVERSIONS, AND Instructions, 12-649 Usage does not overcome instruc-EXECUTORY INTERESTS; WILLS. FAILURE OF TITLE, see Consideration; tions, 12-649 Usage to vary explicit instructions, VENDOR AND PURCHASER. FAILURE OF TRUST, see CHARITIES AND 12-649 TRUSTS FOR CHARITABLE USES; TRUSTS AND Usages as affecting duties and liabilities TRUSTEES. of factor, 12-643 Usages as affecting powers of factor, FAIR - FAIRLY, 12-710 See Markets. 12-632 Contract excluding usage, 12-632 Equitably, 12-713 Fair preponderance of evidence, 12-711 Ignorance of usage, 12-632 Principal ignorant of usage, 12-632 Fair, reasonable, and ordinary, 12-711 Just and fair, 18-3 Question of law and fact, see infra, Questions of law and fact. Truly, 12-712 Rule applied to factors, 12-632 Usage and custom as affecting FAIR ABRIDGMENT, 7-564, 574 FAIR COMMENT, CRITICISM, ETC., power of agent, 12-632 See LIBEL AND SLANDER. Usage a question of fact, 12-632 FAIR PREPONDERANCE OF EVI-Usage must be general, 12-633 DENCE, 12-711 Usage authorizing credit sales, 12-634 FAIR PRICE, 12-712 Usage sanctioning employment of sub-FAIR SALE, 12-712 agent, 12-639 FAIR VALUE, 12-711, 712 FAIRWAY, 12-712

FAITH, 12-713

769

Faith, credit, and effect, 10-448

Volume XXXI,

Commissions not chargeable as a cloak

for usury, 12-671

31 C. of L .- 49

Assent, 12-736

```
FALSE IMPRISONMENT, cont'd.
FAITHFUL - FAITHFULLY, 12-714
                                                  Attorney and client:
  Depositions, 12-714
                                                      Liability of attorney, 2-903; 3-404;
  Oaths and affirmations, 12-714
                                                         12-776
  Official bonds, 12-714
                                                       Liability of client for imprisonment by
FALL, 12-714
                                                        attorney, 12-775
  Fire insurance, 12-714
                                                   Attorney's fees, 12-785
FALLS, 12-715
                                                       Burden of proof:
FALL TERM, 12-715
                                                       Illegality of imprisonment, 12-724
FALSA DEMONSTRATIO NON NOCET,
                                                       Principal and agent, 12-775
                                                  Carriers of passengers, 5-550; 10-942; 12-
FALSA GRAMMATICA NON VITIAT
  CHARTAM, 12-715
                                                        748
                                                       Agent acting as detective, 5-552
FALSE - FALSELY, 12-715; 13-1082
                                                       Altercation between passenger and ser-
  Forgery, 12-717
                                                         vant, 5-552
  Perjury, 12-717
                                                       Evading payment of fares, 5-551
Wilfully, 30-528
FALSE AFFIDAVIT, 1-910
                                                       Liability of carrier, 5-550
                                                       Mistake as to identity, 5-552
FALSE BILL, 12-718
                                                       Passing counterfeit money, 5-551
FALSE ENTRY, 11-46; 12-716
                                                       Prohable cause, 5-553
FALSEHOOD, 12-718
FALSE IMPRISONMENT, 12-719
                                                       Statutes, 5-552
                                                   Causing imprisonment, see infra, Liability of
  See HABEAS CORPUS; KIDNAPPING; MALICIOUS
    ABUSE OF PROCESS; MALICIOUS PROSECU-
                                                     person causing, instigating, or procuring
                                                     imprisonment.
  Accessories, see infra, Liability of person
                                                   Character and reputation, 12-729
                                                       Defendant assailing plaintiff's character,
    causing, instigating, or procuring imprison-
                                                         12-730
    ment.
                                                       Evidence of, 12-729, 730
  Accord and satisfaction, 1-410
                                                       Evidence of character and reputation
  Acquittal:
      Evidence of acquittal on charge, 12-723
                                                         since complaint made, 12-730
  Action of, 12-722, 750

Damages, see infra, Damages.
                                                       Injury to character and reputation,
                                                         12-729
                                                       No attempt to assail plaintiff's character,
      Foundation of action, 12-722
      Limitation of action, 12-722
                                                         12-730
                                                       Presumption of good character, 12-730
      Nature of action, 12-722
  Actual force, see infra, Detention or re-
                                                   Civil action, see infra, Action of.
                                                   Civil wrong, 12-750
    straint.
                                                   Coercion, see infra, Detention or restraint.
  Advice of counsel, 1-899; 12-728
                                                   Collateral attack, 12-753
  Affidavit, see infra, Complaint.
                                                   Complaint:
  Agency:
      Liability of principal for imprisonment
                                                       Arrest on warrant without complaint or
                                                         information, 12-761
            hy agent, 12-770; 20-173, 175
                                                       In evidence, 12-723
           Authority, 12–771
                                                       Insufficient or defective affidavit or com-
           Burden of proof, 12-775
           Effect of subsequent ratification,
                                                         plaint, 12-765
                                                       Liability of person merely entering com-
             12-773
           Excess of authority, 12-772
                                                         plaint, 12-756
                                                   Consent, 12-736
           Express authority, 12-771
           General rule, 12-770
                                                   Constables, see infra, Liability of executive
           General scope of authority, 12-771
                                                     officers.
           Imprisonment by agent in attempt to
                                                   Conviction on charge as evidence of probable
                                                     cause, 12-743
             bring public offender to justice,
             12-774
                                                   Corporations:
           Liability of private corporations, see
                                                       Exemplary damages, 12-781
            infra, Corporations.
                                                       Liability of corporations, 7-827; 12-776
      Special police officer, 12-775
                                                   Criminal offense, 12-785
           What is within scope of employ-
                                                   Damages, 12-779
                                                       Attorney's fees, 12-785
            ment, 12-773
           What sufficient to charge principal,
                                                       Compensation the general rule, 12-779
             12-772
                                                       Elements of recovery, 12-779
           Whether defendant liable as prin-
                                                       Excessive damages, 12-782
             cipal question of fact for jury,
                                                       Expenses incurred to secure release,
                                                         12-784
             12-775
  Aiders and ahettors:
                                                       Expenses of litigation in habeas corpus
                                                         proceedings, 12-784
      Persons assisting officer, 12-770
  Arrest (see infra, Warrant), 2-834
                                                       Good faith in mitigation of damages,
      False imprisonment distinguished from
                                                         12-726
        arrest, 2-834
                                                       Inadequate damages, 12-782
  Assault and battery, 2-960
                                                       Interruption of husiness, 12-783
      False imprisonment as including assault
                                                       Loss of time, 12-783
        and battery, 12-722
                                                       Measure of damages, 12-779
                                                       Mental suffering, 12-783
```

FALSE IMPRISONMENT, cont'd. Damages, cont'd. Motive as affecting measure of damages, 12-725 Physical suffering, 12-783 To what extent damages in discretion of jury, 12-781 Definition, 12-721 Delay in presentment of prisoner for examination or trial, 12-746 Delay in presentment on account of prisoner's intoxication, 12-747 General rule, 12-746 Illustrations, 12-746, 747 Release without presentment, 12-747 Demanding imprisonment, see infra, Liability of person causing, instigating, or procuring imprisonment. Deputy, 2-904 Detention or restraint (see infra, Unlawful detention gist of false imprisonment), 12-722, 723 Actual force not necessary, 12-733 Against will of complaining party, 12-736 Coercion, 12-735 Conniving at one's own arrest, 12-737 Consent, 12-736 Extent of restraint, 12-738 Force, reasonable apprehension 12-734 Forcible attempt to secure possession of chattel, 12-735 Generally, 12-733 Illegality of detention and restraint, see infra, Illegality of detention or restraint. Illustrations, 12-734 Imprisonment by words alone, 12-735 Manual touching unnecessary, 12-735 Means of accomplishing, 12-733 Necessity for actual force, 12-733 Necessity for coercion or restraint in fact, 12-735 Necessity for submission, 12-735 Partial restraint, 12-738 Place of confinement, 12-737 Practical joke, 12-737 Reasonable apprehension of force, 12-Restraint in fact, 12-735 Submission, 12-734, 735 Threats, 12-733, 734
Unlawfulness of the detention or restraint, see infra, Illegality of detention or restraint. Violence, 12-733, 734 Walking with constable, 12-738 Words alone, 12-735 Directing imprisonment, see infra, Liability of person causing, instigating, or procuring imprisonment. Elevated railroads, 10-942 Evidence: Character, see infra, Character and repu-Complaint and warrant in evidence, 12-723 Evidence of acquittal on charge, 12-723 Reputation, see infra, Character and reputation. Res gestæ, see infra, Res gestæ.

FALSE IMPRISONMENT, cont'd. Exemplary damages: Corporations, 12-781 Defendant's conduct malicious or oppressive, 12-780 Evidence of good faith, 12-780 General rule, 12-779 Malice, meaning of, 12-781 Punitive damages for false imprisonment, 12-779 Question for jury, 12-781 Several defendants sued jointly, 12-781 What is malice in this connection, 12-Extortion, 12-740 Force, see infra, Detention or restraint. Fraud: Writ fraudulently issued, 12-766 Gist of false imprisonment, see infra, Unlawful detention gist of false imprisonment. Good faith: Evidence of good faith in mitigation of damages, 12-726 Exemplary damages, 12-780 Good faith of officer does not exempt him from liability, 12-725 Habeas corpus, see HABEAS CORPUS. Illegality of detention or restraint, 12-724, 726, 739 Arrest on valid warrant, 12-739 Detention must be unlawful, 12-739 Detention originally lawful but subsequently unlawful, 12-745 Arrest under mesne process, 12-745 Arrest without process, 12-746 Delay in presentment of prisoner for examination or trial, see infra, Delay in presentment of prisoner for examination or trial. Delay in procuring warrant, 12-746 General rule, 12-745 Release and rearrest, 12-745 Unlawful restraint after right of discharge, 12-748 Whether lawfulness of detention question of law or fact, 12-748 Extorting a deed or other instrument, 12-740 General rule, 12-739 Motive, see infra, Motive, malice, and provocation. Questions of law and fact, 12-748 Warrant, 12-739 Where restraint is originally unlawful, 12-740 Arrest of privileged person, 12-744 Arrest on voidable warrant, 12-744 Arrest on void warrant, see infra, Warrant. Arrest without warrant, see infra, Warrant. Illegality of imprisonment, 12-724, 726, 739 Imprisonment (see infra, Detention or restraint), 12-724; 16-21 Burden of proof, 12-724 By words alone, 12-735 Detention for nonpayment of tax partly illegal, 12-724 Illegality of detention or restraint, see infra, Illegality of detention or restraint.

Presumption of illegality, 12-724

Volume XXXI.

FALSE IMPRISONMENT, cont'd.

Liability of executive officers, cont'd.

FALSE IMPRISONMENT, cont'd. Imprisonment, cont'd. Privilege from arrest, 16-46 Showing imprisonment, 12-724 Unlawfulness of the detention or re-straint, see infra, Illegality of detention or restraint. Independent illegal acts of officers, 12-778 Inns and innkeepers, 12-748 Insanity, 12-750 Instigation, see infra, Liability of person causing, instigating, or procuring imprisonment. Intoxication: Delay in presentment on account of prisoner's intoxication, 12-747 Jail, 12-737 Joint action, see infra, Liability where several act jointly. Joke, 12-737 Judge, see infra, Judicial officers. Judicial officers, 2-896, 899; 12-758 Acts which as judicial exempt from liability, 12-760 Arrest on void ordinance, 12-760 Arrest on warrant without complaint or information, 12-761 Corrupt act of officer, 12-759 Expiration of term of office, 12-762 Judicial acts exempt from liability, 12-758, 760 Jurisdiction of magistrate, 12-760, 761 Liability of judicial officers, 2-899; 12-758 Liability of one who calls upon judicial officer to exercise jurisdiction, 12-755 Malicious act of officer, 12-759 Mistake of law, 12-759 Warrant of arrest void on its face, 12-762 Where magistrate acts beyond his jurisdiction, 12-761 Where magistrate has no jurisdiction, 12-760 Jurisdiction: Arrest beyond territorial limits of jurisdiction, 12-768 Information to officer that court has not jurisdiction of person, 12-767 Nature and extent of jurisdiction required, 12-766 Officer presumed to know jurisdiction, 12-767 Where magistrate acts beyond his jurisdiction, 12-761 Where magistrate has no jurisdiction, 12-760, 767 Justices of the peace (see infra, Judicial officers), 2-896 Justification (see infra, Probable cause): Provocation, 12-727 Kidnapping, see KIDNAPPING. Liability, see infra, Who liable in false imprisonment. Liability of executive officers, 2-904; 12-762 Arrest beyond territorial limits of jurisdiction, 12-768 Arrest on warrant valid on its face, 12-763

Extrinsic facts, 12-765

General rule, 12-763

Fraudulent issue of writ, 12-766

Arrest on warrant valid on its face, con. Information to officer that court has no jurisdiction of person, 12-767 Insufficient or defective affidavit or complaint, 12-765 Nature and extent of jurisdiction required, 12-766 Officer not required to look beyond face of writ, 12-765 Officer's actual knowledge of irregularities, 12-766 Policy of rule, 12-766 Proceedings prior to issuance of writ, 12-765 Arrest on warrant void on its face. 12-762 Arrest without warrant, 12-762 Independent illegal acts of officer, 12-Irregular issue of writ, 12-766 Liability of person instigating arrest though officer not liable, 12-769 Misnomer in warrant, 12-767 Officers presumed to know jurisdiction, 12-763 Persons assisting officer, 12-770 Where magistrate has no jurisdiction, 12-763 Where officer acts wantonly and oppressively, 12-768 Where wrong person arrested, 12-768 Liability of person causing, instigating, or procuring imprisonment, 12-751 Arrest of wrong person, 12-758 Arrest on voidable warrant, 12-752 Collateral attack, 12-753 Distinction between invalidity for error and for irregularity, 12-Imprisonment for one reason not to be justified on another ground, 12-753 Necessity that warrant should be declared void by proper tribunal, 12-753 Noncompliance with statutory prerequisites, 12-753 Warrant voidable for error simply, 12-754 Warrant voidable for irregularity in procuring, 12-752 Arrest on void warrant, 12-754 Calling on judicial officer to exercise jurisdiction, 12-755 Facts stated constitute no crime, 12-756 General rule, 12-754 Mere fact of one being a party to the suit not sufficient to render him liable, 12-755 Merely entering complaint, 12-756 Merely stating facts, 12-755

Participation necessary in the issu-

Warrant need not be formally set

Defendant taking officer with him,

12-756

12-758

aside, 12-757

Arrest without warrant, 12-757

ance or execution of warrant,

```
FALSE IMPRISONMENT, cont'd.
                                                  FALSE IMPRISONMENT, cont'd.
  Liability of person causing, instigating, or
                                                     Mental suffering, 12-783
        procuring imprisonment, cont'd.
                                                     Military law, 12-749; 20-664
      Arrest without warrant, cont'd,
                                                         General rule, 12-749
          Distinction between directing and
                                                         Illustrations, 12-749, 750
             authorizing and merely giving
                                                         Liability and duty of superior officer,
             information, 12-757
                                                           12-750
           General rule, 12-757
                                                         Liability of subordinate, 12-750
      General rule, 12-751
                                                     Misnomer, 12-767
      Illustrations, 12-751, 752
                                                     Mistake, 12-725
      Independent illegal acts of
                                       officers,
                                                         Liability in case of mistake at law,
        12-778
                                                           12-759
                                                     Mitigation of damages, see infra, Damages.
      Liability of attorney, 12-776
      Liability of client for imprisonment by
                                                     Motive, malice, and provocation, 12-724
        attorney; 12-775
                                                         Arrest by mistake, 12-725
      Liability of executive officers, see infra,
                                                         Detention not positively illegal, 12-726
                                                         Exemplary damages, see infra, Exem-
        Liability of executive officers.
      Liability of judicial officers, see infra.
                                                           plary damages.
        Judicial officers.
                                                         Extorting deed or other Instrument,
      Liability
                of municipal corporations,
                                                           12-740
                                                         Good faith in mitigation of damages,
        12-776
      Liability of person instigating arrest
                                                           12-726
        though officer not liable, 12-769
                                                         Good faith of officer, 12-725
      Liability of principal for imprisonment
                                                         Liability where officer acts maliciously,
        by agent, see infra, Agency.
                                                            f 2-759
      Liability of private corporations, 12-776
                                                         Malice not essential, 12-726
                where several act jointly,
                                                         Materiality, 12-724, 740
      Liability
                                                         Materiality of motives of defendant,
        12-777
       Need not personally aid or abet, 12-752
                                                           12-724
       Statements of officer at time of arrest,
                                                         Motive as affecting measure of damages,
         12-752
                                                           12-725
                                                         Motives, of defendant, 12-724
       Whether defendant procured imprison-
        ment question of fact for jury, 12-758
                                                         Provocation not a justification in law,
  Liability of person procuring warrant, 2-
                                                           12-727
                                                     Municipal corporations:
  Liability where several act jointly:
                                                         Liability
                                                                    of municipal
                                                                                      corporation.
      General rule in false imprisonment same
                                                           12-776
        as in other actions, 12-777
                                                     Name:
                                                         Warrant containing misnomer, 12-767
      Liability joint and several, 12-777
                                                     Notary public, 21-574
  Libel and slander, 18-904
Liberty of person, 12-722
                                                     Officer (see infra, Judicial officers; Liability
  Liberty, order to be restored to, 12-729
                                                           of executive officers):
  Limitation of actions, 12-722
                                                         Liability for independent illegal acts of
  Magistrate, see infra, Judicial officers.
Malice, see infra, Motive, malice, and provo-
                                                           officers, 12-778
                                                     Officers and agents of private corporations,
    cation.
                                                       12-777
                                                     Order to be restored to liberty, 12-729
  Malicious prosecution (see Malicious Prose-
                                                     Ordinance:
        CUTION):
      False imprisonment as distinguished
                                                         Arrest on void warrant, 12-760
                                                     Pain and mental suffering, 12-783
            from malicious prosecution, 12-730
           Confusion of false imprisonment
                                                     Parties to action (see infra, Liability of
             with malicious prosecution, 12-
                                                           person causing, instigating, or procur-
                                                           ing imprisonment):
            731
                                                         Mere fact of one being a party to suit,
           Declaration alleging false imprison-
             ment evidence of malicious prose-
                                                     12–755
Personal liberty, 12–722
             cution merely, 12-733
           Distinctions between the two actions
                                                     Photographs:
             stated, 12-732
                                                         Resemblance to photograph, 12-742
                                                     Place of confinement, 12-737
           False imprisonment essentially dif-
                                                     Preliminary examination, see infra, Delay in
             ferent from malicious prosecution,
             12-731
                                                       presentment of prisoner for examination or
          Illustrations, 12-731
                                                       trial.
                                                     Presumption of illegality of imprisonment,
           Imprisonment in the course of
                                                       12-724
             malicious prosecution, 12-733
           Trespass and trespass on the case,
                                                     Prison, 12-737
                                                     Privilege from arrest, see Privilege from
             12-732
  Manual touching, 12-735
Master and servant (see infra, Agency):
                                                       ARREST.
                                                     Probable cause, 12-728
      Liability of master, 20-175
                                                         Arrest and imprisonment without war-
                                                           rant, 12-728
      Liability of master for false imprison-
                                                         Arrest by officer of law, 12-740
        ment by servant, 20-173
                                                         Arrest by private individual, 12-741
  Measure of damages, see infra, Damages.
                                                                            Volume XXXI.
```

FALSE IMPRISONMENT, cont'd. Probable cause, cont'd. Arrest for felony without warrant, 12-740 Arrest for misdemeanor without warrant, 12-741 Burden of proof, 12-742 Conviction on charge as evidence of probable cause, 12-743 Justification, 12-728 Misdemeanor committed in presence of arresting officer, 12-741 Probable cause not material, 12-728 Reliance on anonymous letter, 12-742 Resemblance to photograph, 12-742 What constitutes probable cause, 12-741 Whether question of law or fact, 12-742 Procuring imprisonment, see infra, Liability of person causing, instigating, or procuring imprisonment. Provocation, see infra, Motive, malice, and provocation. Public officers, see infra, Liability of executive officers; Officer. Punitive damages, see infra, Exemplary dam-Questions of law and fact: Damages in discretion of jury, 12-781 Exemplary damages, 12-781 Lawfulness of detention, 12-748 Probable cause, 12-742 Whether defendant liable as principal, 12-775 Whether defendant procured imprisonment, 12-758 Railroads: Liability, 2-905 Remedies, 12-729 Reparation, 12-729 Reputation, see infra, Character and reputation. Res gestæ: Evidence of statements of officer at time of arrest, 12-752 Restaurant keeper, 12-749 Restraint, see infra, Detention or restraint. Seamen, 25-136 Scope of employment: Act within general scope of employment, 12-771 False imprisonment, 12-771, 773 What is within scope of employment, 12-773 Several acting jointly, see infra, Liability where several act jointly. Sheriffs, see infra, Liability of executive officers. Special police officer, 12-775 Submission, 12-734, 735 Survival of actions, 8-1029; 12-730 Taxation: Detention for nonpayment of tax partly illegal, 12-724 Threats, see infra, Detention or restraint. Tickets and fares, 12-748 Unlawful arrest and detention, 12-722 Unlawful detention gist of false imprisonment, 12-722 Complaint and warrant in evidence, Evidence of acquittal on charge, 12-723

General rule, 12-722

FALSE IMPRISONMENT, cont'd.
Unlawful detention gist of false imprisonment, cont'd. Illustrations, 12-723 Unlawful arrest and detention, 12-722 Unlawfulness of the detention or restraint, see infra, Illegality of detention or restraint. Violation of personal liberty, 12-722 Violence, see infra, Detention or restraint. Voidable warrant, 12-744 Void warrant, see infra, Warrant. Waiver of false imprisonment, 12-728 Walking with constable, 12-738 Warrant: Arrest on valid warrant, 12-739 Arrest on voidable warrant, 12-744 Liability of person causing, instigating, or procuring imprisonment, see infra, Liability of person causing, instigating, or procuring imprisonment. Arrest on void warrant, 12-744, 762 Liability of executive officers. 12-762 Liability of person causing, instigating, or procuring imprisonment, see infra, Liability of person causing, instigating, or procuring imprisonment. Arrest on warrant valid on its face: Liability of executive officers, sec infra, Liability of executive offi-Arrest on warrant without complaint or information, 12-761 Arrest without warrant, 12-740
Arrest by officer of law, 12-740 Arrest by private individual, 12-741 Burden of proof, 12-742 Conviction on charge as evidence of probable cause, 12-743 Delay in procuring warrant, 12-746 General rule, 12-740 Liability of executive officers, 12-76: Liability of person causing, insti-gating, or procuring imprison-ment, see infra, Liability of person causing, instigating, or procuring imprisonment. Probable cause, 12-740, 741 Reliance on anonymous letter, Resemblance to photograph, 12-742 Rule as to probable cause, 12-740 What constitutes probable cause, 12-741 Whether probable cause a question of law or fact, 12-742 Wrongful arrest without warrant, continuation of imprisonment on valid warrant, 12-743 Complaint and warrant in evidence, Continuation of imprisonment on valid warrant after arrest without warrant, 12-743 Delay in procuring warrant, 12-746 Detention under two warrants, legal, other illegal, 12-724

False warrant, 12-762

```
FALSE IMPRISONMENT, cont'd.
                                                  FALSE PERSONATION, cont'd.
  Warrant, cont'd.
                                                     Common law, 12-786
                                                     Death:
      Fraudulent issuance, 12-765, 766
      Irregular issuance of writ, 12-765, 766
                                                         Personating dead person, 12-790
      Misnomer, 12-767
                                                     Definition, 12-786
      Valid warrant, 12-739, 743
                                                     Elections, 10-849
      Voidable warrant:
                                                         Personating voter, 12-789
           Liability of person causing, insti-
                                                     False pretenses:
            gating, or procuring imprison-
                                                         False personation as a false pretense,
             ment, see infra, Liability of per-
                                                          12-790
             son causing, instigating, or pro-
                                                     Forgery:
             curing imprisonment.
                                                         False personation as part of forgery,
      Void on its face, 12-744, 762
                                                          12-791
      Void warrant, 12-744
                                                     Larceny:
           Liability of executive officers, 12-762
                                                         Larceny by false personation, 12-700
          Liability of person causing, insti-
gating, or procuring imprison-
                                                         Personating another person of the same
             ment, see infra, Liability of per-
                                                           name, 12-788
             son causing, instigating, or pro-
                                                     Obtaining property by false personation,
             curing imprisonment.
                                                       12-787
  What constitutes false imprisonment, 12-733
                                                     Parties to action:
                                                         Personating party to judicial proceed-
       Constituent elements, 12-733
      Detention by carrier for nonpayment of
                                                           ings, 12-789
                                                     Perjury, 12-791
         fare, 12-748
      Detention by innkeeper for nonpayment
                                                     Public officers:
                                                         Personating officer, 12-788
        of bill, 12-748
                                                     Rape, 12-791; 23-857
       Detention or restraint, see infra, De-
                                                     Savings banks, 24-1264
        tention or restraint.
      Illegality of detention or restraint, see
                                                     Some particular individual must be person-
                                                       ated, 12-787
        infra, Illegality of detention or re-
                                                     Statutory offense, 12-787
        straint.
                                                     Stock and stockholders:
       Imprisonment of insane persons, 12-750
                                                  Personating owner of stock, 12-789
FALSE PRETENSES AND CHEATS, 5-
      Imprisonment under military authority,
                                                      1025; 12-792
       Unlawfulness of detention or restraint, see infra, Illegality of detention or
                                                     See Conspiracy; Embezzlement; False
                                                       Personation; Forgery; Fraud and De-
        restraint.
                                                       CEIT; GAMING; LARCENY; LIBEL AND
  Who liable in false imprisonment, 12-751
                                                       SLANDER.
       Extent of liability, 12-778
                                                     Ability to pay, 12-838
       Liability for independent illegal acts of
                                                         Evidence, 12-859
        officers, 12-778
                                                     Admissions, 12-858
       Liability of attorney, 12-776
                                                     Advertisements, 12-822
       Liability of client for imprisonment by
                                                     Age, 12-861
      attorney, 12-775
Liability of executive officers, see infra,
                                                     Agency, 12-836
                                                         Pretense of acting under authority,
        Liability of executive officers.
                                                           12-846
      Liability of judicial officers, see infra,
                                                         Pretense of being sent by another,
        Judicial officers.
                                                           12-847
                 of municipal corporations,
      Liability
                                                     Aiders and abettors, 12-836
        12-776
                                                     Attempts to commit crime (see infra, Con-
      Liability of person causing, instigating,
                                                       spiracy to commit), 3-252; 12-799, 850
        or procuring imprisonment, see infra,
                                                     Banknotes, 12-809
        Liability of person causing, insti-
                                                         Proof of worthless banknotes, 12-861
        gating, or procuring imprisonment.
                                                     Begging, 12-845
      Liability of principal for imprisonment
                                                     Bills of exchange and promissory notes:
         by agent, see infra, Agency.
                                                         Worthless bills and notes, 12-843
      Liability of private corporations, 12-
                                                     Board, 4-589; 12-833
        776
                                                     Bonds, 12-844
      Liability where several act jointly,
                                                     Burden of proof:
        12-777
                                                         Falsity of pretense, 12-861
      Measure of damages and clements of
                                                     Business:
        recovery, see infra, Damages.
                                                         Misrepresentations as to business, 12-841
      Natural
               and probable consequences,
                                                         Misrepresentations as to business rela-
        12-778
                                                           tionships, 12-841
FALSE MAKING, see Forgery.
                                                     Calculated to deceive, 12-816
FALSE PAPERS, see International Law.
FALSE PERSONATION, 12-786
See False Pretenses and Cheats.
                                                     Cards, 12-854, 855
                                                     Cheats at common law, 12-794
                                                         Affecting public, 12-794
  Bail (in civil cases):
                                                         Attempt to cheat, 12-799
      Personating bail, 12-789
                                                         Classification, 12-794
  Bail and recognizance:
                                                         Conspiracies, 12-796
      Personating bail, 12-789
```

```
FALSE PRETENSES AND CHEATS,
FALSE PRETENSES AND CHEATS,
                                                     cont'd.
    cont'd.
                                                    Crime, 8-254
  Cheats at common law, cont'd.
                                                    Debt:
      Counterfeit marks, 12-797
                                                        As to amount of indebtedness, 12-840
      Definition, 12-794
                                                        Obtaining satisfaction of a debt due,
      Dice, 12-797
                                                          12-825
      False dice, 12-797
      False pretense distinguished from,
                                                   Defenses, 12-855
                                                        Defrauded party also in the wrong,
        12-804
                                                          12-856
      False token, 12-798
                                                        Eventual recovery of property, 12-855
      False weights and measures, 12-797
                                                        Intent, 12-856
      Forgery, 12-796
                                                        Motive of prosecution, 12-856
      Fraud backed by false affirmation, 12-798
                                                        Payment, 12-855
      Grade of offense, 12-799
                                                        Restoration, 12-855
      Illustrations, 12-795
                                                   Definition of false pretenses, 12-804
      Lie, 12-798
                                                   Defraud, 9-180; 12-828
      Misdemeanor, 12-799
                                                    Dice, 9-451
      Naked lie, 12-798
                                                        Playing with false dice, 12-797
      Nature, 12-794
                                                   Effects, 10-451
      Private cheats, 12-796
      Public cheats, 12-795
                                                   Employment:
      Public revenue, 12-795
                                                        Promise to procure employment for a
      Punishment, 12-799
                                                         person, 12-813
                                                   Evidence:
      Symbol, 12-796
      Token, 12-796, 798
                                                       As to obtaining the property, 12-864
      Uttering a forged instrument, 12-796
                                                            As to inducement to parting with
      When private cheat at common law is
                                                              property, 12-865
        only civil injury, 12-797
                                                            General rule, 12-864
  Checks, 12-838
                                                            Res gestæ, 12-864
      Check in fictitious name, 12-838
                                                            Signature of public officer, 12-864
      Expecting check, 12-810
                                                            Signature to written instrument,
      Giving worthless check, 12-798
                                                              12-864
      Giving worthless check is a false pre-
                                                            Some definite portion of the goods
        tense, 12-838
                                                              obtained, 12-864
      Promise to send check, 12-813
                                                        As to the pretenses, 12-856
      Signing and delivery of check, 12-838
                                                            Ability to pay, 12-859
  Claims:
                                                            Admissions, 12-858
      Presenting false claims to public officers,
                                                            Age, 12-861
                                                            Burden of proof, 12-856
        12-853
  Claims for money:
                                                            Direct proof not required, 12-857
      Validity of claims for money, 12-840
                                                            Documentary evidence, 12-858
Evidence of similar transactions,
  Common law, see infra, Cheats at common
    law.
                                                               12-862
                                                            General rule, 12-856
  Completion of offense, 12-835
      Loss or injury not essential to offense
                                                            Genuineness of written instruments,
         of obtaining signature, 12-835
                                                              12-860
      Offense complete when property obtained,
                                                            Identity, 12-861
         12-835
                                                            Knowledge of falsity of pretense,
  Compounding offenses, 12-853
      Pretense of authority to compromise a
                                                            Means and resources, 12-859
         crime, 12-847
                                                             Ownership of property, 12-859
  Confidence game, 12-854
Conspiracy (see Conspiracy), 5-1026; 6-855
                                                            Pretenses must be proved as laid,
                                                              12-857
      Obtaining goods under false pretenses,
                                                             Pretenses need not be proved in
         6-860
                                                               precise words of indictment,
  Conspiracy to commit, 12-796, 851
                                                               12+857
      Évidence, 12-852
                                                             Proof of one false pretense suffi-
      General rule, 12-851
                                                               cient, 12-857
      Obtaining property, 12-852
                                                            Secondary evidence, 12-858
Solvency, 12-859
      Punishment, 12-853
  Conspiracy to entrap, 12-821
                                                             Solvency of mercantile firm, 12-860
                                                             Worthless notes, 12-861
  Contracts:
      Pretense arising out of contracts, 12-815
                                                        Conspiracy to commit, 12-852
                                                        Intent, see infra, Intent.
  Counterfeiting:
      Counterfeiting and false pretense dis-
                                                        Res gestæ, see infra, Res gestæ.
        tinguished, 12-805
                                                        Similar transactions, 12-862
                                                    Examples, 5-1026, 1027
Exemptions from execution, 12-172
  Counterfeit marks, 12-797
  Covenants:
      Breach of covenants, 12-816
                                                    Existence of another, 12-845
  Credit, 8-232; 12-830
                                                    Existence of property when pretense made
      Purchasing goods upon faith and credit
                                                      12-827
         of another, 12-846
                                                    False dice, see infra, Dice.
```

```
FALSE PRETENSES AND CHEATS.
    cont'd.
  False personation, see FALSE PERSONATION.
  False pretenses, 12-799
      Attempt to commit, 12-850
      Authority, 12-846
      Business, 12-841
      Business relationships, 12-841
      Compounding the offense, 12-853
      Conspiracy to commit, see infra, Con-
        spiracy to commit.
      Distinguished
                                    offenses,
                     from
                             other
        12-804
      Essentials of the cheat or pretense,
        12-808
      Evidence, see infra, Evidence.
      Existence of another, 12-845
      Genuineness, 12-843
      Grade of offense, 12-849
      Identity, 12-845
      Indebtedness due, 12-840
      Intent, see infra, Intent.
      Jurisdiction of offense, see infra, Juris-
        diction.
      Kindred offenses, see infra, Kindred
        offenses.
      Locality, 12-844
      Means and resources, ownership of property, see infra, Means and re-
        sources, ownership of property.
      Obtaining of property, see infra, Ob-
        taining of property.
      Occupation, 12-841
      Particular instances of false pretenses,
        12-836
      Personal status or condition, see infra.
        Personal status or condition.
      Pretense, see infra, Pretense.
      Pretense of acting under authority,
        12-846
      Pretense that a thing has been done,
      Price, 12-843
      Property or thing obtained, see infra,
        Property or thing obtained.
      Punishment, 12-849
      Quality, quantity,
                               condition of
                           ot
        things, 12-841
      Supernatural power, 12-845
      Token or symbol, see infra, Token or
        symbol.
      Validity of claims for money, 12–840
      When offense complete, 12-835
      Who may commit offense, 12-835
  False pretenses distinguished from other of-
        fenses, 12-804
      From cheats at common law, 12-804
      From counterfeiting, 12-805
      From forgery, 12-804
      From larceny, see infra, Larceny.
  False representations (see FRAUD AND DE-
    CEIT), 12-816
  False token, see infra, Token or symbol.
  False weights and measures, see Weights
    AND MEASURES.
  Forgery:
                     false pretense distin-
      Forgery and
        guished, 12-804
      Forgery as a common-law cheat, 12-796
      Obtaining signature to written instru-
        ment, 12-834
```

Future event, see infra, Pretense.

```
FALSE PRETENSES AND CHEATS,
    cont'd.
  Gambling contracts, see GAMBLING CON-
    TRACTS.
  Gaming, 12-854, 855; 14-688
  General rule, 18-481
  Genuineness, 12-843
      Evidence, 12-860
  Grade of offense, 12-799, 849
  Identity, 12-845, 861
  Implied warranty, 12-816
  Incumbrances on property, 12-837
  Indians, 12-849
  Inducement to parting with property (see
        infra, Pretense):
      Evidence as to inducement to part with
        property, 12-865
      Prosecutor may testify that he had re-
        lied upon defendant's representations,
        12-865
  Infant, 12-836
  Injury, 12-828
  Insolvency and bankruptcy, 12-840
  Intent, 11-506; 12-824, 856
      Evidence (see infra, Evidence), 12-862
          Fraudulent intent must be proved
            by state, 12-862
          Intent inferred, 12-863
          Parol evidence, 12-864
          Repelling intent, 12-864
          Similar transactions, 12-862
      General rule, 12-824
      Gist of the offense, 12-825
      Intent a question of fact, 12-825
      Intention wholly to deprive owner of
        property, 12-825
      Intent to defraud a particular person,
        12-825
      Intent to defraud essential, 12-824
      Obtaining satisfaction of a debt due,
        12-825
      When intent not fraudulent, 12-825
  Jurisdiction, 12-847
      Indians, 12-849
      Jurisdiction in either county, 12-849
      Money or drafts sent by post, 12-848
      Offense committed in place where prop-
        erty obtained, 12-847
      Pretense made by letter, 12-848
      Pretense made in one state and property
        obtained in another, 12-847
      Property delivered to common carrier,
        12-847
      Where attempt to commit is made, 12-849
      Where offense punishable under federal
        statute, 12-849
  Kindred offenses, 12-853
      Confidence game, 12-854
      Fraudulent practices
                             in
        games, 12-855
      Presenting false claims to public offi-
        cers, 12-853
  Knowledge:
      Defendant's belief in truth of pretense.
        12-824
      Defendant's knowledge of falsity of pre-
        tense, 12-823
      Equal means of knowledge, 12-819
```

Evidence as to knowledge of falsity of

Knowledge of falsity of pretense, 12-820

pretense, 12-862

Knowledge essential, 12-823

Injury, 12-828

```
FALSE PRETENSES AND CHEATS.
FALSE PRETENSES AND CHEATS,
    cont'd.
                                                      cont'd.
                                                    Obtaining of property, cont'd.
  Knowledge, cont'd.
                                                         Injury to defrauded party, 12-828
      Means of detection at hand, 12-818
                                                         Obtaining by accused or for his benefit,
      Presumption
                    of guilty knowledge,
                                                           12-826
        12-824
  Land, see infra, Real property.
                                                         Obtain, meaning of, 12-826
  Larceny (see Larceny), 18-841
                                                         Ownership of property, 12-827
      Jeopardy, 18–529
Larceny and false pretenses distinguished, 12–805
                                                         Prejudice to defrauded party, 12-828
                                                         Pretense must be means of obtaining
                                                           property, 12-819
          Conviction where
                               facts
                                        proved
                                                         Property not in existence when pretense
            amount to larceny, 12-808
                                                          made, 12-827
           Delivery of possession incomplete,
                                                         Property or thing obtained, see infra,
                                                           Property or thing obtained.
            12-807
          General rule, 12-805
                                                         Right of property must be parted with,
           Instances, 12-806, 807
                                                           12-827
          Intent, 12-806
                                                    Occupation, 12-841
          Offense as a statutory larceny,
                                                    Offenses of kindred nature, see infra, Kin-
             12-808
                                                       dred offenses.
  Letter:
                                                    Opinion, 12-813
      Pretense made by letter, 12-849
                                                    Other:
  Libel and slander, 5-1026; 18-961
                                                         Other effects, 12-833
      Charge of false pretenses, 18-882
                                                         Other valuable thing, 12-833
  Lie, 5-1025; 12-798, 801, 802
Locality, 12-844
                                                    Ownership of property (see infra, Means and
                                                      resources, ownership of property), 12-827
  Lodging, 12-833
Married women, 12-835
                                                    Parol evidence, 12-858, 864
                                                    Payment for property, 12-856
  Master and servant:
                                                    Personal status or condition, 12-844
      Obtaining money or other property
                                                         Being in necessitous condition, 12-845
        fraudulently by means of contract of employment, 20-185
                                                         Being prepared to do a thing, 12-845
                                                         Being unmarried, 12-844
                                                    Personation, see False Personation.
  Means and resources, ownership of prop-
                                                    Poverty, 12-845
        erty, 12-836
      Ability to pay, 12-838
                                                    Preparation to do a thing, 12-845
      Evidence, 12-859
                                                    Pretense, 12-809
                                                         Acts sufficient, 12-822
      Failure to disclose insolvency, 12-840
      False reports as to mercantile character,
                                                         Advertisement, 12-822
        12-839
                                                         Breach of covenant of warranty, 12-816
      General rule, 12-836
                                                         Continuing pretense, 12-815
                                                         Continuing pretense a question for jury,
      Giving check, 12-838
      Incumbrances on property, 12-837
                                                           12-815
       Indebtedness due, 12-840
                                                         Contracts, 12-815
                                                         Defendant's knowledge of false pretense,
      Insolvency, 12-840
       Pretense as to owning property, 12-836
                                                           12-823
       Pretense that buildings are upon land,
                                                         Divisible pretense, 12-814
                                                         Existing fact, 12-810
       Second sale of same land, 12-837
                                                         False representations, 12-816
       Selling mortgaged property, 12-837
                                                         Future event, 12-810
       Signing and delivery of check, 12-838
                                                             False representation as to future
       Solvency, 12-838
                                                               event, 12-810
       Title to land, 12-837
                                                              Pretense amounting to promise,
  Mercantile character, 12-839
                                                                12–811
  Money, 12-830, 832
                                                              Pretense and promise combined or
       Spurious notes, coin, and bonds, 12-844
                                                                concurrent, 12-812
       Validity of claims for money, 12-840
                                                              Pretense consistent with promise,
  Motive of prosecution, 12-856
                                                                12-812
  Naked lie, 12-798, 801, 802
                                                              Promise to do a thing not a false
  Name:
                                                               pretense, 12-811
       Assuming a fictitious name, 12-845
                                                              Promise to pay cash on delivery,
  Obtain:
                                                                12-812
       Meaning, 12-826
                                                              Promise to procure employment for
  Obtaining of property, 12-826
                                                               person, 12-813
                                                              Promise to send check, 12-813
       Conspiracy to commit, 12-852
       Conversion of property, 12–829
Defendant interested in property ob-
                                                              Purchasing goods for resale, 12-812
                                                              Tests, 12-811
                                                              Will do, 12-810
        tained, 12-827
       " Defraud," 12-828
                                                              Would do, 12-810
      Delivery of property, 12-827 Evidence, see infra, Evidence.
                                                         Inducement to parting with property, 12-
       General rule, 12-826
                                                              Conspiracy to entrap, 12-821
```

Desire to entrap, 12-821

```
FALSE PRETENSES AND CHEATS,
                                                 FALSE PRETENSES AND CHEATS,
   cont'd.
                                                      cont'd.
                                                    Property or thing obtained, cont'd.
 Pretense, cont'd.
                                                        General rule, 12–829
Illustrations, 12–829 et seq.
     Inducement to parting with property, con.
          Effect of representations, 12-822
          Inducement inferred, 12-822
                                                        Land, 12-829
          Knowledge of falsity of pretense,
                                                        Lodging, 12-833
            12-820
                                                        Money, 12-830
          No inducement, 12-820
                                                        Other effects, 12-833
          Pretense made after property ob-
                                                        Other valuable thing, 12-833
            tained, 12-821
                                                        Property, 12-830
          Pretense must be means of obtain-
                                                        Railway ticket, 12-831
                                                        Real property, see infra, Real property.
Signature to written instrument, see
            ing the property, 12-819
          Questions of law and fact, 12-822
                                                          infra, Signature to written instru-
          Sole inducement, 12-821
          Token the means of obtaining the
                                                          ment.
            property, 12-820
                                                        Statute of 30 Geo. II., 12-830
                                                        Statute of 52 Geo. III., 12-831
      Must relate to an existing or past fact,
                                                        Statute of 7 & 8 Geo. 1V., 12-831
      Need not be in words, 12-822
                                                        Statute of 24 & 25 Vict., 12-832
      Need not be personally made, 12-822
                                                        Valuable right, 12-833
                                                        Valuable thing, 12-832
      Past fact, 12-810
      Presumption as to knowledge of falsity,
                                                    Public officers:
        12-824
                                                        Presenting false claims to public officers,
      Pretense amounting to opinion, 12-813
      Pretense arising out of contracts, 12-815
                                                        Signature of public officer, 12-834
      Pretense false when made, but true when
                                                    Punishment, 12-799, 849, 853
        property obtained, 12-810
                                                    Quality, 12-841
                                                    Quantity, 12-841
      Pretense must be calculated to deceive,
                                                    Questions of law and fact:
            12-816
          Absurd or irrational representation,
                                                        Continuing pretense a question for jury,
             12-817
                                                          12-815
          Equal means of knowledge, 12-819
                                                        Effect of representations, 12-822
          General rule, 12-816
                                                        Falsity of representation, 12-810
          Means of detection at band, 12-818
                                                        Intent, 12-825
          Such as would deceive a person of
                                                    Real property:
             ordinary caution, 12-817
                                                        Changing the quantity of land conveyed
       Pretense not false though believed to be
                                                          in a plat and survey, 12-829
         so, 12-810
                                                        Incumbrances on property, 12-837
       Pretense of having done a thing, 12-846
                                                        Land not subject of cheat at common
       Pretense that thing has been done, 12-
                                                          law, 12-829
                                                        Pretense that buildings are upon land,
      Promise:
                                                           12-837
          Pretense amounting to a promise,
                                                        Title to land, 12-837
             12-811
                                                    Recovery of property, 12-855
           Pretense and promise combined, 12-
                                                    Rcs gestæ, 12-864
             812
                                                    Resources, see infra, Means and resources,
           Pretense consistent with promise,
                                                      ownership of property.
             12-812
                                                    Restoration of property, 12-855
           Promise to do a thing not a false
                                                    Ring dropping, see RING DROPPING.
             pretense, 12-811
                                                    Sales:
           Promise to pay cash on delivery,
                                                        Condition of things, 12-841
             12-812
                                                        Dealer's talk, 12-842
           Promise to procure employment for
                                                        False packing, 12-842
             a person, 12-813
                                                        False samples, 12-842
      Question for jury whether representa-
                                                        Hidden defects, 12-843
         tion false, 12-810
                                                        Obtaining goods under pretense of pur-
       Remote pretense, 12-814
                                                           chasing, 18-482
       Supernatural power, 12-845
                                                         Pretense of being sent by another, 12-
       Time of falsity of pretense, 12-810
                                                           847
       Warranty, 12-816
                                                        Price, 12-843
       Words, 12-822
                                                        Purchasing goods for resale, 12-812
      Writing, 12-823
                                                        Purchasing goods upon faith and credit
  Price, 12-843
                                                           of another, 12-846
  Private international law, see infra, Juris-
                                                        Quality, 12-841
    diction.
                                                         Quantity, 12-841
  Profession, 12-841
                                                        Sale by sample, 12-842
  Promise, see infra. Pretense.
                                                         Stamp on goods, 12-841
                                                         Tricks of trade, 12-842
  Proof, see infra, Evidence.
                                                         Visible defects, 12-843
  Property, see infra, Obtaining of property.
  Property or thing obtained, 12-829
                                                         Weight, 12-843
      Board, 12-833
                                                    Secondary evidence, 12-858
```

Unmarried, 12-844 Valuable right, 12-833

FALSE PRETENSES AND CHEATS. FALSE PRETENSES AND CHEATS, cont'd. cont'd. Valuable security, 29-574 Sentence and punishment: Valuable thing, 12-832; 29-574 Punishment for cheat at common law, Venue, see infra, Jurisdiction. Signature to written instrument, 12-834 Warrant: Pretense of having warrant of arrest, Delivery of instrument, 12-835 Evidence, 12-864 12-847 General rule, 12-834 Warranty, 12-816 Breach of covenant of warranty, 12-816 Instrument must be of value, 12-834 Loss or injury not essential to offense Merger of representations in warranty, 12-816 of obtaining signature, 12-835 Signature of public officer, 12-834 Weights and measures (see Weights and Measures):Solvency, 12-838 Misrepresenting weight of goods sold is Evidence, 12-859 Stamp on goods, 12-841 a false pretense, 12-843 Status, see infra, Personal status or condi-Who may commit offense, 12-835 Writing (see infra, Signature to written intion. strument; Token or symbol), 12-823; 30-Statutes, 12-799 Bare lie, 12-801, 802 1305 FALSE REPRESENTATION, 12-865 Bare lie sufficient, 12-801 See False Pretenses and Cheats; Fraud Cheats by particular persons, 12-803 Connecticut, 12-800 AND DECEIT. FALSE SWEARING, 12-717, 865 Construction of statutes, 12-801 District of Columbia, 12-800 See Insurance; Perjury. Each case to be determined upon its Forswearing, 13-1128 Infamy and infamous crimes, 16-247, 249 own facts, 12-803 Every case of fraud not within the etat-Libel and slander, see Libel and Slander. ute, 12-802 FALSE TOKENS, see False Pretenses and False symbol or token, 12-802 CHEATS. General clause, 12-802 FALSE WEIGHTS AND MEASURES, see General review of the statutes, 12-799 WEIGHTS AND MEASURES. FALSI, see CRIMEN FALSI; INFAMY AND IN-Indiana, 12-802 Iowa, 12-802 FAMOUS CRIMES. FALSIFICATION OF RECORDS, 21-12 Maryland, 12-800 Massachusetts, 12-800 See ALTERATION OF RECORDS. FALSIFYING, see Accounts; Forgery; New Jersey, 12-802 New offense created, 12-799, 800 SURCHARGING AND FALSIFYING. FALSIFYING JUDGMENT, see JUDGMENTS New York, 12-800, 802 Pennsylvania, 12-800, 801, 802 AND DECKEES. FALSIFYING RECORDS, see ALTERATION Property or thing obtained, see infra, Property or thing obtained. of Records. Statute 30 Geo. II., 12-800 FALSUS IN UNO, FALSUS IN OMNI-BUS, 12-865 Tennessee, 12-801 Vcrmont, 12-802 See WITNESSES. Whether general rule applicable, 12-803 FAMILY, 12-866 Supernatural power, 12-845 Symbol, see infra, Token or symbol. See Exemptions (from Execution); Fam-ILY AGREEMENTS OR SETTLEMENTS; HUS-Thing obtained, see infra, Property or thing BAND AND WIFE; PARENT AND CHILD; PEDIGREE; RELATIVE, RELATION, RELATIONobtained. Title (see infra, Means and resources, owner-SHIP; STATE AND PUBLIC LANDS. ship of property), 12-827 Agency: Token or symbol, 12-808 Remuneration where agent is member of Banknotes, 12-809 principal's family, 1-1099 Cheats at common law by symbol or Allowances, see Allowances. Assault and battery: token, 12-796 Cheats of a public nature, 12-808 Defense of family, 2-981 Checks, see infra, Checks. Beneficiaries in insurance, see BENEFICIARIES False affirmation accompanied by ap-IN INSURANCE. Brothers, 12-871 parent false token, 12-798 False symbol or token, 12-802 Child -- children, 12-870 False writing, 12-802 Construction of term, 3-963, 964 Definition, 2-157; 3-963 Inducement to parting with property, 12-Family expenses, 12-878 Necessity of false token, 12-808, 809 Family use, 12-880 Grandchildren, 12-870 Privy token, 12-809 Public token or symbol, 12-808 Head of family, see HEAD OF FAMILY. Heir at law, 12-870 Statutes, 12-802 What is a false privy token, 12-800 Homestead, see Homestead. Writing, 12-823 Household, 12-866

Husband and wife, 12-873

WARD,

FAMILY, cont'd. FAMILY PHYSICIAN, 12-880 Husband and wife, cont'd. Life insurance, 19-66 Husband and wife a family, 12-873 FAMILY USE, 12-880 Husband not of wife's family, 12-874 FANCY, 12-880 FANCY BREAD, 12-880; 14-549 FANCY WORD, see TRADEMARKS. Wife and children, 12-873 Implied contracts: Services rendered to each other by members of one family, see IMPLIED CON-As far as possible, see Possible. FARCE, 12-880 FARCY, 12-881 Insurance, see BENEFICIARIES (IN INSUR-FARE, 12-881 Life insurance, see LIFE INSURANCE. See TICKETS AND FARES. FARINA, 12-881 FARM — FARMING, 12-881, 884 Master and servant, 12-868 Members of the household but not relatives, Description, 12-883 Next of kin, 12-870 Detached lots of land, 12-881 One person, 12-867 Devise of entire farm, 12-883 Powers, 22-1135 Parol evidence, 12-883 Relationship, 12-869 Political divisions, 12-882 Relatives, 12-868 Products of farm, 12-881 What passes under the word "farm," 12-882 Residence, 24-699 Wills, 12-882 Separation, 12-874 FARMER, 12-884 Servants, 12-868 Sisters, 12-871 See Expert and Opinion Evidence. Stepchildren, 12-872 Exemptions from execution, 12-104 Trusts and trustees, 12-871 Fermer, 12-1085 Two families in one house, 12-868 Hawkers and peddlers, 15-294 Merchants, 20-581
FARMING LANDS, see Boroughs; Home-Widow alone, 12-867 Widow's allowance, see Allowances. FAMILY AGREEMENTS OR SETTLE-STEAO; TAXATION. FARMING NEIGHBORHOOD, 12-884 MENTS, 12-875 FARMING ON SHARES, see Crops. FARMING STOCK, 12-884 See MARRIAGE SETTLEMENTS. Concealment of material fact by party to settlement, 12-875 FARMING TOOLS, 12-884 FARM LET, 12-883 Consideration, 6-712 FARM OUT, 12-883 FARO, 12-885 Adequacy of consideration, 12-877 Family dispute a sufficient consideration, **FARTHER**, 12-885 12-877 FAST, 12-885 FAST ESTATE, 12-885 Court of law, 12-875 Deeds: FAST FREIGHT LINES, see COMMON Validity of deeds making settlement, 12-877 CARRIERS. FATHER, 12-886 Definition, 12-875 Drunkenness, 12-877 See PARENT AND CHILD. FATHOM, 12-886 Favored in equity, 12-875 FAUCES TERRÆ, 12-886 Infants, 12-876 Intoxication, 12-877 **FAULT**, 9-247; 12-886 Misrepresentations, 12-875, 876 All faults, 2-147 Mistake, 12-875 Contributory negligence, 12-887 Parental authority, exercise of, 12-876 Negligence, 12-886 With all faults, 30-891 Parol agreements as to land, 12-878 FAVOR, 12-887 When equity will uphold, 12-875 See Jury and Jury Trial. Adequacy of consideration, 12-877 FAVORABLE, 12-888 Effect of drunkenness of party, 12-877 Effect of exercise of parental authority, FEAR, 12-888 See Duress; Robbery; Self-defense. 12-876 Effect of minority of party, 12-876 Feats of horsemanship, 12-888 FEATHER BED, 12-888 General rule, 12-875 Parol agreements as to land, 12-878 " FEBY.": Abbreviations, 1-99 Settlement founded on mistake, 12-875 Validity of deeds making settlements, FED, 12-888 12-877 CONSTITUTIONAL FEDERAL, see Law: FAMILY BIBLE, see Ancient Documents; UNITED STATES. FEDERAL COURTS, see United States PEDIGREE. Marriage, 19-1202 Courts. FEDERAL MONEY, 12-888 FAMILY EXPENSES, 12-878 FEDERAL OFFICERS, see PRESIDENT OF See Husband and Wife; Separate Prop-United States; Purlic Officers; United ERTY OF MARRIED WOMEN. Medical services, 12-879 STATES; UNITED STATES MARSHALS. FAMILY LIBRARY, 12-879
FAMILY MEETINGS, see GUARDIAN AND FEDERAL QUESTIONS (see IMPAIRMENT OF OBLIGATION OF CONTRACTS; UNITED

STATES COURTS):

FELLOW SERVANTS, cont'd. FEDERAL QUESTIONS, cont'd. Burden of proof, cont'd. Governor, 14-1099 Negligence of master, 12-1022 FEE, 12-889 See CLERKS OF COURT; EXTORTION; PUBLIC California: OFFICERS. Commissions, 12-889, 890 Costs: Fee and costs distinguished, 12-889 Witness fees distinguished from costs, 30-1172 Deputy, see DEPUTY. Expenses, 12-890 Extortion, see Extortion. Mileage, 12-890 Per diem allowance, 12-890 Salary: Fee and salary distinguished, 12-889 FEED, 12-891 FEED STABLE, 12-891 FEEL - FEELINGS, 12-892 "Feel unsafe and insecure," 12-892 FEE SIMPLE, 12-890 See Estates; Restraints on Alienation. Fire insurance, 13-232 FEE TAIL, see ESTATES. FEIGNED DISEASE, 20-540 FEIGNED ISSUE, 12-892 FELLOW SERVANTS, 12-893 Admissions, 12-1023 Alabama: Superior-servant limitation, 12-935, 943 "Any person," 2-418; 12-976 Appliances (see infra, Concurrent negligence of master and fellow servant; Machinery): Employee providing machinery and appliances, see infra, Vice-principals. Arkansas: Superior-servant limitation, 12-933 Basis of the rule, 12-902 Brakeman (see infra, Trainmen): Brakemen and flagmen, 12-1010 Brakeman and sandman, 12-1011 Brakeman on same train, 12-998 Car repairer injured through negligence of brakeman or switchman, 12-1009 Conductor and brakeman where the conductor is injured through the brakeman's negligence, 12-1002 Conductor and brakeman who is injured through conductor's negligence, 12-Engineer and brakeman who is injured through engineer's negligence, 12-1000 Fireman and brakeman on same train, 12-998 Trainmen and trackmen, 12-1005 Bridge builders, 12-964 Bridges: Foreman of a bridge gang and trainmen, 12-1006 Builders, 12-1015 Burden of proof, 12-1021 Burden on plaintiff to show difference in rank between servants, 12-1021 Existence of relation of fellow servants, 12-1021 Fact of injury, 12-1021 Knowledge by servant of fellow servant's incompetency, 12-1022

Negligence of fellow servant as cause

782

of injury, 12-1021

Superior-servant limitation, 12-935 Superior-servant limitation, 12-933 Car inspector, 12-961, 962, 963, 964, 965 Car inspector or repairer: Flagmen, 12-1010 Carpenters, 12-1015, 1016 Car repairer, 12-1008 Car repairer and yardmaster, 12-1008 Character in evidence, 12–1025 General reputation for drunkenness, 12-1026 Colorado: Superior-servant limitation, 12-935 Common employment, 12-990, 991 Common employment in service of same master necessary, 12-990, 991 Common master necessary, see infra, Common master necessary. Employment on same piece of work not necessary, 12-992 Necessity of common employment, 12-990, 991 What constitutes common employment, 12-991 Common master necessary, 12-990, 991, 002 Agreement under which one railroad uses track or station of the other, 12-993 Contractor's servants and subcontractor's servants, 12-996 Employees of different railroad companies, 12-993 Employees of palace-car company and employees of railroad company, 12-Employees of railroad company and employees of express company, 12-995 Express companies' and railroads' employees, 12-995 General rule, 12-992 Independent contractor and servants of principal, 12-995 Palace-car company and railroad company, 12-994 Partnership agreement between railroads, 12-994 Reasons for the rule, 12-993 Servant of one master under control of another, 12-996 Servants of independent contractors, 12-996 Servants of one master voluntarily assisting servants of another, 12-997 Servants of principal and independent contractor, 12-995 Concurrent negligence of master and fellow servant, 12-905 Appliances, 12-907 Dangerous character of place to work, 12-908 Defective machinery, 12-907 General rule, 12-905 Injuries caused in part by defective machinery or appliances, 12-907 Machinery, 12-907

FELLOW SERVANTS, cont'd.

Concurrent negligence of master and fellow servant, cont'd.

Master liable notwithstanding concurrent negligence of fellow servant, 12-

Master's negligence must have contributed to injury, 12-908

Negligence of servant using defective machinery, 12-90

Proximate and remote cause, 12-909

Rule in admiralty, 12-909

Where fellow servant could have prevented injury, 12-906

Conductor (see infra, Trainmen):

Conductor and brakeman, 12-1002

Conductor and brakeman where conductor is injured through brakeman's negligence, 12-1002

Conductor and engineer where conductor is injured through engineer's negligence, 12-1002

Conductor and laborer on gravel or construction train, 12-1002

Conductor and laborer riding on same train, 12-1003

Conductor and members of his crew, 12-

Conductor charged with care of switches,

12-953 Conductor charged with making up train,

Engineer or conductor permitting fireman to run engine, 12-966

Conflict of laws, 8-885; 12-1018

Connecticut:

Superior-servant limitation, 12-936

Constitutional law:

Statutes abrogating the fellow-servant rule with respect to railroad companies, 12-978

Constructing tracks, see infra, Railroads. Construction trains, see infra, Gravel or construction train.

Contracts limiting liability, 12-977 Contributory negligence:

Knowledge of fellow servant's negligence, 12-920

Statutes abrogating the fellow-servant rule with respect to railroad companies, 12–978

Coupling cars, see Coupling Cars (Injuries

Crew, see infra, Ships and shipping.

Death by wrongful act:

Negligence of fellow servant a defense, 8-867

What law governs as to who are fellow servants, 8-885

Defective machinery and appliances (see infra, Concurrent negligence of master and fellow servant; Machinery):

Employees providing machinery and appliances, see infra, Vice-principals. Definition:

Fellow servants, 12-990

Where different-department limitations are rejected, 12-990

Where superior-servant and differentdepartment limitations prevail, 12-991 Degree of care required of master, see infra, Ordinary or reasonable care.

FELLOW SERVANTS, cont'd.
Department (see infra, Different-department limitation):

> Employee in charge of a distinct department, 12-970

Different-department limitation, 12-971

Application of the doctrine, 12-973

Car repairer, 12-1009 Cases applying the different-department

limitation, 12-971 Cases rejecting the doctrine, 12-976 Close coassociation existing between servants, 12-973

Criticism of the doctrine, 12-975 Doctrine contrary to weight of authority,

12-976

Employee in charge of a distinct department, 12-970

General rule, 12-971 Instances of the application of the doctrine, 12-973

Origin of the doctrine, 12-972

Qualification of the different-department limitation, 12-975

Railroads, 12-974

Reasons for the doctrine, 12-972 Rejection of the doctrine, 12-976

Servants in same department not neces-

sarily fellow servants, 12-973 Statement of the rule, 12-971

Where different-department limitations are rejected, 12-990

Where superior-servant and differentdepartment limitations prevail, 12-991 Drinking habits of fellow servants, 12-917, 918

Elevators, 10-957

Agents intrusted with maintaining safe machinery, 10-958

General considerations, 10-957

Injury to servant resulting from negligence of fellow servant, 10-957 Liability of master, 10-957

Who are fellow servants, 10-957

Employees charged with inspection and repairs, 12-958

Cars of other railroads received for transportation, 12-965

Employees charged with selection and retention of servants, 12-965

Employees executing inspection and repairs, 12-959, 1008

Bridge builders, 12-964

Car inspectors and repairers, 12-961

Conflicting doctrines, 12-959

Employees charged with duty of keeping track free from obstructions, 12-964

Employees charged with inspection of loaded cars, 12-963

Employees intrusted with maintenance of railroad track, 12-962

General rule, 12-959

Inspection of cars received for transportation, 12-965

Roadmasters, 12-963

Section foreman, 12-963

View that inspectors and repairers are not vice-principals, 12-959 View that inspectors and repairers

are vice-principals, 12-960 Volume XXXI.

783

FELLOW SERVANTS, cont'd.

Employees charged with inspection and repairs, cont'd.

Employees executing inspection and repairs, cont'd,

Where injured and negligent employees are both repairers, 12-964 Where inspection and repairs are incidental to use of the appliance, 12-964

Employees making general provision for inspection and repairs, 12-958

Inspector or repairer:

Car inspector or repairer injured through negligence of engineer, 12-1000

Car repairer injured through negligence of brakeman or switchman, 12-1000

Different-department rule, 12-1009 Engineer and track repairers, 12-

Yardmaster and car repairer, 12-1008

Master must provide for inspection and repair of machinery and premises, 12-12-958

Vice-principals, 12-959

View that inspectors and repairers are vice-principals, 12-960

Engineer (see infra, Trainmen);

Car inspector or repairer injured through negligence of engineer, 12-1009

Conductor and engineer where the conductor is injured through the engineer's negligence, 12-1002

Engineer and brakeman who is injured through engineer's negligence, 12-1000 Engineer and fireman who is injured through engineer's negligence, 12-1000

Engineer and hostler, 12-1011 Engineer and laborer on gravel or construction train, 12-1000

Engineer and other employees in sawmill, 12-1015

Engineer and roundhouse employees, 12-1010

Engineer and section hands, 12-1006 Engineer and trainman injured through engineer's negligence, 12-999

Engineer operating hoisting machinery and laborer on bridge or building, 12-1016

Engineer or conductor permitting fireman to run engine, 12-966

Miners or other employees and engineer in charge of hoist engine, 12-1013

England:

Superior-servant limitation, 12-933, 943 Evidence (see infra, General reputation):

Admissibility, 12-1023

Burden of proof, see infra, Burden of proof.

Incompetency of fellow servant, see infra, Incompetent fellow servants.

Knowledge of specific acts of negligence, 12-1028 Sufficiency of evidence to establish neg-

ligence of master, 12-1027 Explosions and explosives, 12-505

Express company employees and railroad employees, 12-995

FELLOW SERVANTS, cont'd.

Extent of rule, 12-903 Extraordinary risks interposed by master without warning, 12-989

Factory - manufactory, 12-1014 Felonious act of fellow servant, 12-901

Fireman (see infra, Trainmen):
Engineer and fireman who is injured through engineer's negligence,

1000 Engineer or conductor permitting fire-

man to run engine, 12-966 Fireman and brakeman on same train, 12-998

Flagman and other employees, 12-1010 Florida:

Superior-servant limitation, 12-937 Foreman, 13-1072

Foreman and workmen, 12-1016, 1017

General reputation, 12-1025, 1026, 1027 General reputation to show incompetency, 12-1025

General rule of liability for torts, 12-896 Georgia:

Superior-servant limitation, 12-929 Gravel or construction train:

Conductor and laborer on gravel or con-

struction train, 12-1002 Employees on gravel or construction train and trainmen, 12-999

Engineer and laborer on gravel or construction train, 12-1000

Gross negligence:

Of fellow servant, 12-901

Hand car, 12-986

Hostler, 12-1010, 1011.

Idaho:

Superior-servant limitation, 12-929 Illegal employment, 12-990 Illinois:

Superior-servant limitation, 12-924, 925, 926

Implied contract, 12-902

Incompetent fellow servants, 12-909

Actual knowledge of incompetency, 12-

Application of rule, 12-918 Burden of proof:

Knowledge by servant of fellow servant's incompetency, 12-1022 Cases recognizing and applying the rule,

Degree of care required of master, 12-912

Drinking habits of fellow servants, 12-

917, 918 Drinking habits of servant, 12-917

Employees charged with selection and retention of servants, 12-965

Employment of persons generally known to be incompetent, 12-915

Evidence, 12-1023, 1027 Admissions of master, 12-1023

General reputation, 12-1025 General rule, 12-1023 Habitual acts of negligence, 12-1025 Notice to injured employee, 12-1027 Notice to master, 12-1025

Admissions, 12-1025 General reputation, 12-1025 General reputation for drunkenness, 12-1026

FELLOW SERVANTS, cont'd. Incompetent fellow servants, cont'd. Evidence, cont'd. Notice to master, cont'd. Habitnal acts of negligence, 12-Specific acts of negligence, 12-Prior acts as evidence of negligence at time of injury, 12-ro27 Specific acts of negligence, 12-1024 Extent of the rule, 12-911 General rule, 12-909 Illustrations of ordinary care, 12-913 Implied or constructive notice of incompetency, 12-917 Incompetency of negligent servant must appear, 12-918 Injury must result from fellow servant's incompetency, 19-918 Instances of want of ordinary care, 12-014 Knowledge of incompetency, 12-915, 916, 917, 919, 920 Burden of proof, 12-1022 Evidence of notice to master, 12-1025 Knowledge of incompetency master not necessary, 12-912 Specific acts of negligence, 12-1028 Knowledge of other's incompetency by injured fellow servant, 12-920 Equality of master's and servant's means of information, 12-921 Nonliability of master, 12-920 Presumption as to competency of fellow servants, 12-921 Promise by employer to remove incompetent fellow servant, 12-921 Viewed as contributory negligence, 12-920 Limitations of rule, 12-911 Master does not warrant competency of servants, 12-911, 912 Master must exercise ordinary or reasonable care, 12-912 Meaning of ordinary care, 12-913 Negligence in retaining Incompetent servants, 12-915 Negligence of master, 12-919 Notice of incompetency, 12-919 Specific acts of negligence, 12-1028 Notice of incompetency to master's agent, 12-916 Notice to injured employee of incompetence, 12-1027 Notice to master: Evidence, 12-1025 Questions of law and fact, 12-1020 Reasonable time allowed for action after notice of incompetency, 12-920 Retention of incompetent servant, 12-914, 919 What constitutes ordinary or reasonable care, 12-913 Where master delegates employment of servants to agent, 12-922 Independent contractors, 12-1015 Common master necessary, 12-995, 996 Servants of contractor and subcontractor,

Servants of principal and independent contractor, 12-995 Superior-servant limitation, 12-937, 941 Compulsory service, 12-989 Inspection, see infra, Employees charged with Inspector, see infra, Employees charged with Employees charged with duty of instructing servants, 12-969 General reputation for drunkenness, 12-Superior-servant limitation, 12-937 Superior-servant limitation, 12-929 Superior-servant limitation, 12-926 916, 917, 919, 920 Burden of proof, 12-1022 Evidence of notice to master, 12-1025 Notice to injured employee, 12-1027 Specific acts of negligence, 12-1028 Laborers (see infra, Gravel or construction train), 12-1015, 1016 Conductor and laborers riding on same train, 12-1003 Foreman and laborers, 12-1016, 1017 Laborers loading or unloading cars, and other employees, 12-1010 Who are fellow servants: Roundhouse employees, 12-1010 12-1012 Laborers loading or unloading cars, and train-Liability limited to one's own acts, 12-897 General rule, 12-897 Respondent superior, 12-897 Liability of master for his own negligence, 12-904 General rule, 12-904 In discharge of positive duties to servants, 12-904 While working with injured servant, 12-904 Liability as to contract, 12-977 Limitations of the rule, 12-903 Act or omission in obedience to rules of employer, 12-988 Defect in condition of ways, works, machinery, etc., 12-987 Loading and unloading cars, 12-1010 Locomotive engineer, see infra. Engineer. Volume XXXI.

FELLOW SERVANTS, cont'd. Independent contractors, cont'd. Servants of independent contractors, 12-996 Indiana: Infants, 12-989 Injury, 12-086 inspection and repairs. inspection and repairs. Instructions: Intoxication: lowa: Iowa statute, 12-981 Kansas: Kansas statute, 12-983 Kentucky: men. 12-1010 Limitations of liability:

Fellow Servants.

Knowledge of incompetency, 12-912, 915,

Workmen loading and unloading vessels,

Liability of the negligent fellow servant, 12-

Liability of tortfeasor not affected by rule:

Loading and unloading vessels, 12-1012

FELLOW SERVANTS, cont'd.

Louisiana:

Superior-servant limitation, 12-937 Machinery (see infra, Concurrent negligence of master and fellow servant):

Defect in condition of ways, works, machinery, etc., 12-987

Employees providing machinery and op-pliances, see infra, Vice-principals.

Inspection and repairs, see infra, Employees charged with inspection and repairs.

Maine:

Superior-servant limitation, 12-937

Maryland:

Superior-servant limitation, 12-937

Masons, 12-1015, 1016

Massachusetts:

Superior-servant limitation, 12-937, 943 Master (see infro, Common master necessary):

Concurrent negligence of moster and fellow servant, see infra, Concurrent negligence of master and fellow servant.

Master liable for his own negligence, see infra, Liability of tortteasor not affected by rule.

Master of vessel, see infra, Ships and shipping.

Mates, 12-1011

Michigan:

Superior-servant limitation, 12-937

Mills, 12-1014

Mines and mining claims, 12-1013

Instances, 12-1013, 1014 Miners or other employees and engineer in charge of hoist engine, 12-1013

Mining boss, 12-1013

Miscellaneous instances of fellow service between mine employees, 12-1013

Who are fellow servants, 12-1013

Minnesota:

Superior-servant limitation, 12-938

Minnesota statute, 12-983

Minor, see infra, Infants.

Mississippi:

Superior-servant limitation, 12-938, 943 Missouri:

Superior-servant limitation, 12-930

Montana:

Superior-servant limitation, 12-938, 942 Nebraska:

Superior-servant limitation, 12-931

Negligence (see infra, Vice-principals): Burden of proof, see infra, Burden of

Concurrent negligence of master and fellow servant, see infra, Concurrent negligence of master and fellow servant.

Evidence to establish negligence of master, 12-1027

Incompetent fellow servants, see infra, Incompetent fellow servants.

Knowledge of specific acts of negligence, 12-1028

Liability of master for his own negli-gence, 12-904

Liability of negligent fellow servants, 12-903

Specific acts of negligence to show incompetency, 12-1024

FELLOW SERVANTS, cont'd.

Negligence, cont'd.

Sufficiency of evidence to establish negligence of master, 12-1027

Superior servants, see infra, Superior ser-

New Jersey:

Superior-servant limitation, 12-938

New Mexico:

Superior-servant limitation, 12-938 New York: Superior-servant limitation, 12-938

North Carolina:

Superior-servant limitation, 12-928

North Dakota:

Superior-servant limitation, 12-938

Notice of incompetency, 12-915, 916, 917, 919, 920

Burden of proof, 12-1022

Specific acts of negligence, 12-1028

Notice to injured employee:

Incompetency of fellow servant, 12-1027 Notice to master of incompetence:

Evidence, 12-1025 Obedience:

Liability for negligence of servant to whom injured servant obedience, 12-945

Construction of the provisions, 12-046

Statutory provisions, 12-945

Ohio:

Superior-servant limitation, 12-922, 923, 942

Ordinary or reasonable care:

Selection and retention of servants, 12-912

Actual knowledge of incompetency, 12-915

Duty of master, 12-912

Employing person generally known to be competent, 12-915

Illustrations, 12-913

Implied or constructive notice of incompetency, 12-917

Instances of want of ordinary care, 12-914

Negligence in retaining incompetent servants, 12-915

Notice of incompetency to master's agents, 12-916

Retention of incompetent servants, 12-915

What constitutes ordinary or reasonable care, 12-913

Oregon:

Superior-servant limitation, 12-938 Palace-car companies, see infra, Sleeping-car companies. Pennsylvania:

Superior-servant limitation, 12-938

Person, 22-738

Any person, 12-976 Place to work (see infra, Employees charged with inspection and repairs):

Defect in condition of ways, works, machinery, etc., 12-987

Employees providing place to work, see infra, Vice-principals. Foreman assigning servant place to

work, 12-957

FELLOW SERVANTS, cont'd. Place to work, cont'd. Place rendered unsafe by negligence of fellow servant, 12-958 Railroad track and roadbed, 12-955 Staging and scaffold cases, 12-956 Where servant acts without authority in assigning place to work, 12-957 Where work place is necessarily unsafe by reason of nature of work, 12-857 Presumption that servant takes upon himself ordinary risks of his employment, 12-902 Principal, see infra. Vice-principals. Private international law, 12-1018 What law governs as to who are fellow servants, 8-885 Public policy, 12-902 Questions of law and fact, 12-1019; 23-552 Employee acting in dual capacity, 12-1020 Incompetency of fellow servant, 12-1020 Undisputed facts, 12-1020 Whether employees are fellow servants generally a question for jury, 12-1019 Railroads, 12-998 Brakemen, see infro, Brakeman. Car inspector ar repairer, see infra, Car inspector or repairer. Cammon master necessary, see infra. Common master necessary. Conductor, see infra, Conductor. Contracts limiting liability, 12-977 Different-department limitation, 12-974 Employees charged with inspection and repairs, see infra, Employees charged with inspection and repairs. Employees constructing railroad track, 12-955 Engineer, see infra, Engineer. Exceptions applicable to railroad employees, see infra, Statutory limitations of the rule. Fireman, see infra, Fireman. Flagmen, see infra, Flagman and other employees. General statutes whose scope is confined to railroad employees, see infra, Statutory limitations of the rule. Gravel or construction train, see infra, Gravel or construction train. Laborers, see infra, Gravel or construction train; Laborers. Laborers loading or unloading cars, and other employees, 12-1010 Miscellaneous railroad employees, 12-Roundhouse employees, 12-1010 Sectionmen, see infra, Sectionmen. Statutory limitations of the rule, infra, Statutory limitations of the rule. Switchmen, see infra, Switchmen. Telegraph operators, see infra, Telegraph operators. Trackmen, see infra, Trackmen. Trainmen, see infra, Trainmen. Who are fellow scrvants, 12-998
Brakemen, see infra, Brakeman. Car inspector or repairer, see infra,

Car inspector or repairer.

Conductor, see infra, Conductor.

FELLOW SERVANTS, cont'd. Railroads, cont'd. Who are fellow servants, cont'd. Engineer, see infra, Engineer. Firemen, see infra, Fireman. Flagmen, sec infra, Flagman and other employees. Gravel or construction train, see infra, Gravel or construction train. Labarer, see infra, Gravel or construction train; Laborers. Laborers loading or unloading cars, and other employees, 12-1010 Miscellaneous railroad employees, 12-1000 Sectionmen, see infra, Sectionmen. Switchmen, see infra, Switchmen. Telegraph operators, see infra, Telegraph operators. Trackmen, see infra, Trackmen. Trainmen, see infra, Trainmen. Reasonable care, see infra, Ordinary or reasonable care. Reasons for rule, 12-902 Receivers: Statutes abrogating the fellow-servant rule with respect to railroads, 12-980 Repairer (see infra, Employees charged with inspection and repairs), 12-1008 Repairs, see infra, Employees charged with inspection and repairs. Reputation, 12-1025, 1026, 1027 Reputation to show incompetency, 12-1025 Retention of incompetent servants, see infra, Incompetent fellow servants. Rhode Island: Superior-servant limitation, 12-939 Risk of employment, see Master and Ser-VANT. Roadmasters, 12-953 Roundhouse employees, 12-1010 Rule, 12-897 Application of the rule to minors, 12-989 Application of the rule to volunteers, 12-988 Cases in which the rule is applied, 12-898 Compulsory service, 12-989 Different-department limitation, see infra, Different-department limitation. Extent of rule, 12-903 Extraordinary risks interposed by master without warning, 12-989 Felonious act of fellow servant, 12-901 Gross negligence of fellow servant, 12-Incompetent fellow servants, see infra, Incompetent fellow servants.

> Rejection of rule in Quebec, 12-901 Volume XXXI,

Liability of master for negligence of servants in certain cases, 12-909

Liability of tortfeasor not affected by

rule, see infra, Liability of tortfeasor

not affected by rule.

Limitation of rule, 12-903

Origin of the rule, 12-897 Prevalence of the rule, 12-897

Reasons for the rule, 12-902

FELLOW SERVANTS, cont'd.
Statutory limitations of the rule, cont'd. FELLOW SERVANTS, cont'd. Rule, cont'd. Exceptions applicable to rallfoad em-Roman law, 12-902 ployees, cont'd. Rule applicable only to servants, 12-990 Rule in Ireland and Scotland, 12-901 Negligence of person having control of engine, train, switch, etc., Rule in other countries, 12-901 Statement of fellow-servant rule, 12-897 12-985 Charge, 12-985 Control, 12-985 Status of the fellow-servant rule, 12-897 What injuries are within the stat-Statutory limitations of the rule, see infra, Statutory limitations of the rule. utes: Statutory recognition of the rule, 12-901 Superior fellow servants, see infra, Su-Georgia statute, 12-980 Kansas statute, 12-983 perior servants. Mihnesota statute, 12-983 Wisconsin statute, 12-984 Vice-principals, see infra, Vice-princi-Generally, 12-976 pals. General statutes whose scope is confined Rule applicable only to servants, 12-988, 989, to railroad employees: opo Rules and regulations: Burden of proof of contributory neg-Act or omission in obedience to rules of ligence, 12-978 employer, 12-988 Constitutionality of statutes, 12-978 Employees charged with establishment of Contributory negligence, 12-978 Fourteenth Amendment, 12-979 proper rules and regulations, 12-967 Division sufferintendent, 12-968 Generally, 12-977 Employees controlling movement of Iowa statute, 12-981 trains, 12-967 Kansas statute, 12-983 General rule, 12-967 Minnesota statute, 12-983 Servant making special order with Ordinary care only required of comrespect to management of train, pany; 12-978 Receivers, 12-980 12-967 Street railroads, 12-980 Superintendent or assistant superintendent, 12-968 Telegraph operators, 12-968 Survival of right of action, 12-978 Tramway operated in connection Train dispatcher, 12-967 with lumber business; 12-980 Scaffold cases, 12-956 Seamen, see infra. Ships and shipping: Upon what corporations and persons Section foreman, 12-963 liability rests, 12-979 Persons intrusted with the exercise of What injuries are within the statsuperintendence, 12-945 utes, 12-980 Wisconsin statute, 12-984 Section men: Statutes allowing recovery by "any per-Engineer and section hands, 12-1006 Service, 25-480 son" injured, etc., 12-976 Ships and shipping, 12-1011; 25-133 Statutory recognition of rule, 12-901 Generally, 12-1011
Master of vessel and members of crew, Street railways: Statutes abrogating the fellow-servant 12-1011 rule with respect to railroad, 12-980 Masters and crews of différent vessels of Sunday, 12-990 6wner, 12-1012 Superintendence, see infra, Superior servants. Mates and members of crew, 12-1011 Superintendent (see infra, Superior ser-Seamen or other employees on same vesvants): sel, 12-1011; 25-133 Assistant superintendent as vice-princi-Workmen loading and unloading vessels, pal; 12-68 Division superintendent as vice-princi-12-1012 Sleeping-tar companies: pal, 12-968 Employees of palace-car company and employees of railroad, 12-994 Liability of master limited to negligence of superintendent, 12-943 South Carolina: Railroad superintendent as vice-principal, Superior-servant limitation, 12-932 12-968 Stage cases, 12-956 Superior servants (see infra, Vice-princi-Status of the fellow-servant rule, 12-897 pals), 12-922 Statutes, see infra, Superlor servants. Adoption of the rule in the United Statutory limitations of the rule, 12-976 States, 12-923 "Any person," 12-976 Alabama, 12-935, 943 Approved doctrine, 12-933 Exceptions applicable to railroad employees, 12-977 Arkansas, 12–929 Contracts limiting liability, 12-977 California, 12-935 General statutes whose scope is con-Canada, 12-933 fined to railroad employees. Colorado, 12-935 12-977 Common law, 12-922

Contracts limiting liability, 12-

977

1

Connecticut, 12-936 Definition, 12-990

FELLOW SERVANTS, cont'd.	FELLOW SERVANTS, cont'd.
Superior servants, cont'd.	Superior servants, cont'd.
Definition, cont'd. Where superior-servant and differ-	Rejection of the doctrine, cont'd. Mississippi, 12-938
ent-department limitations are re-	Montana, 12-938
jected, 12-990	New Jersey, 12-938
Where superior-servant and differ-	New Mexico, 12-938
ent-department limitations pre-	New York, 12-938
vail, 12-991	North Dakota, 12-938
England, 12-933, 943	Pennsylvania, 12–938 Reasons for rejecting limitation, 13-
Extent of the superintendence, 12–944 Florida, 12–937	934
Generally, 12-922	Rhode Island, 12-939
Georgia, 12-929	United States courts, 12-933
Idaho, 12-929	Vermont, 12-939
Illinois, 12-924, 925, 926	Virginia, 12-939
Illinois rule, extent of limitation, 12-	West Virginia, 12-941
926 Indiana, 12-937, 941	Wisconsin, 12-941 Rhode Island, 12-939
Instances of persons held to be super-	Section foreman, 12-945
intendents, 12-945	Servant must be intrusted with superin-
Jowa, 12-937	tendence, 12-943
Kansas, 12-929	South Carolina, 12-932
Kentucky, 12-926	States adopting the superior-servant
Louisiana, 12–937 Maine, 12–937	limitation, 12-923 Statutory recognition of the doctrine, 12-
Maryland, 12-937	941
Massachusetts, 12-937, 943	Alabama, 12–943
Master liable for negligence of superior	Construction of the statutes, 12-
servant only, 12-923	943
Michigan, 12–937	Extent of superintendence, 12-944
Minnesota, 12-938	Generally, 12-941 Indiana, 12-941
Mississippi, <i>12</i> –938, 943 Missopri, 12–930	Liability for negligence of servant
Montana, 12-938, 942	exercising superintendence, 12-
Nebraska, 12-931	942
Negligence must be connected with the	Liability for negligence of servan
exercise of superintendence, 12-943	to whom injured servant owe
New Jersey, 12-938	obedience, 12-945 Liability of master limited to negli
New York, 12–938 New York, 12–938	gence of superintendent, 12-
Nosth Carolina, 12–938	943
North Dakota, 12-938	Massachusetts, 12-943
Obedience, see infra, Obedience.	Montana, 12-942
Ohio, 12-922, 923, 942	Negligence must be connected with
Ohio dostrine 13 022	the exercise of the superintend ence, 12-943
Ohio doctrine, 12–923 Origin of superior-servant limitation, 12–	Ohio, 12-942
2018 to the best of the section of t	Servant must be intrusted with
Pennsylvania, 12-938	superintendence, 12-943
Rejection of the doctrine, 12-930	Superintendence, 12-943
Alabama, 42-935	Texas, 12-942
Apparently inconsistent application	What constitutes a person "whose sole or principal duty is that o
.of test, 12-941 Approved doctrine, 12-933	superintendence," 12-944
California, 12-935	Superintendence, 12-943
Canada, 12-933	Superior-servant limitation, 12-922
Colorado, 12-935	Superior-servant limitation contrary to
Connecticut, 12-936	weight of authority, 12-932
Contrary to weight of authority, 12-	-Tennessee, 12–924 Tennessee rule, 12–924
932 England, 12–933	Texas, 12-927, 942
Florida, 12-937	Texas rule, 12-927
Generally, 12-930	United States, 12-933
Indiana, 12-937	United States courts, 12-923, 933
Iowa, 12-937	Utah, 12-925
Louisiana, 12-937	Utah rule, 12–935
Maine, 12-937	Vermont, 1.2–939 Virginia, 1.2–939
Maryland, 12–937 Massachusetts, 12–937	Washington, 12-932
Mighigan, 12-937	Weight of authority, 12-932
Minnesota, 12-938	West Virginia, 12-941
	89 Volume XXXI.

FELLOW SERVANTS, cont'd. FELLOW SERVANTS, cont'd. Vice-principals, cont'd. Superior servants, cant'd. Employees charged with establishment of What constitutes a person "whose sole or principal duty is that of superinproper rules and regulations, 12tendence," 12-944 Division superintendent, 12-968 Where superior-servant and different-Employees controlling movement of department limitations prevail, 12-991 trains, 12-967 Wisconsin, 12-941 General rule, 12-967 Superior servants and vice-principals distin-Servant making special order with guished, 12-948 respect to management of train, Supervision: 12-967 Employees exercising supervision are Superintendent or assistant superinvice-principals, 12-970 tendent, 12-968 Survival of action: Telegraph operators, 12-968 Statutes abrogating the fellow-servant Train dispatcher, 12-967 rule with respect to railroad, 12-978 Employees charged with inspection and Switches: repairs, see infra, Employees charged Conductor charged with care of switches, with inspection and repairs. 12-953 Employees in charge of entire business Switchmen: or distinct department, 12-970 Car repairer injured through negligence of switchman or brakeman, 12-1009 Employees intrusted with supervision, 12-970 Switchmen and employees who load cars, Employees providing machinery and ap-12-1010 pliances, 12-950 Trainmen and switchmen, 12-1007 Appliances constructed or adjusted Telegraph operators: by workmen using them, 12-952 Trainmen and telegraph operators, 12-Defective locomotive being repaired, 1007 Telegraph operators not vice-principals, 12-12-052 Employee charged with care of 968 switches, 12-953 Tennessee: General rule, 12-950 Superior-servant limitation, 12-924 Limitations of the rule, 12-952 Texas: Selection by fellow servant of the Superior-servant limitation, 12-927, 942 defective appliance, 12-953 Tortfeasor, see infra. Liability of tortfeasor Servants supplying machinery and not affected by rule. Trackmen, 12-964, 1005, 1006 appliances are vice-principals, 12-Train, 12-986 Unauthorized act of servant in fur-Train dispatcher, 12-967 Trainmen (see infra, Brakeman; Engineer; nishing appliances, 12-952 Unskilful or negligent use of appli-Fireman), 12-998 Conductor, see infra, Conductor. ances by servants, 12-953 Employees providing place to work, 12-Employees on different trains, 12-1004 Employees on gravel or construction 954 Application of the rule, 12-955 train, 12-999 Engineers, see infra, Engineer. railroad Employee constructing Foreman of a bridge gang and trainmen, track, 12-955 Employees providing place to work 12-1006 Telegraph operator and trainmen, 12are vice-principals, 12-954 Foreman assigning servant places to 1007 Trainmen and other employees riding on work, 12-957 Generally, 12-954 train, 12-1003 Trainmen and sectionmen, 12-1005 Place rendered unsafe by negligence Trainmen and switchmen, 12-1007 of fellow servant, 12-958 Trainmen and trackmen, 12-1005 Place rendered unsafe by progress Trainmen on the same train, 12-998 of work, 12-957 United States courts: Scaffold cases, 12-956 Superior-servant limitation, 12-923, 933 Stage case, 12-955 Utah: Superior servant directing subordi-Superior-servant limitation, 12-925 nate to work in dangerous place, Vermont: Superior-servant limitation, 12-939 Where servant acts without author-Vessels, see infra, Ships and shipping. ity in assigning place to work, 12-Vice-principals (see infra, Superior ser-957 Entire husiness, 12-970 vants), 12-946 Extent of master's liability for negli-

gence of vice-principal, 12-947

Instances of vice-principals, 12-950

with inspection and repairs.

Inspection, see infra, Employees charged

Generally, 12-946

Instructors, 12-996

Definition, 12-948

Distinct department, 12-970
Different-department limitation, see in-

fra, Different-department limitation.

Employees charged with duty of instruct-

Dual status of employees, 12-949

ing servants, 12-969

FELLOW SERVANTS, cont'd. FELONY, 12-1030 Vice-principals, cont'd. See Arrest; CRIMINAL LAW; MISDEMEANOR. Liability of master not increased by Accessory, 1-260 vice-principal rule, 12-948 Aider and abettor, 2-30 Master liable for negligence of vice-Alternative statutes, 12-1032 principal, 12-946 Arrest, see ARREST. Repairs, see infra, Employees charged Common law, 8-280; 12-1031 with inspection and repairs. Compounding offenses, 6-403 Same servant both vice-principal and Conspiracy, see Conspiracy. fellow servant, 12-949 Dams: Statement of vice-principal limitation, Injuring dams, 12-1033 Definition, 8-280; 12-1031 12-946 Superior servants, 12-948 Superior servants distinguished from Intent, 16-982 vice-principals, 12-948 Intoxicating liquors: Supervision, employees exercising, 12-Larcenv: Petit larceny, 12-1033 Vice-principal doing fellow servant's work, 12-949 Mayhem, see Мачнем. Virginia: Superior-servant limitation, 12-939 Punishment, 25-318 Volunteers, 12-988 Statutes, 12-1032 Statutory definition, 8-281 Washington: Superior-servant limitation, 12-932 United States, 12-1033 West Virginia: Superior-servant limitation, 12-941 FEMALE, 12-1034; 30-1189 Who are fellow servants, 12-990 See Woman. Builders, 12-1015 Burden of proof, see infra, Burden of proof. Carpenters, 12-1015 Common employment, see infra, Common FENCED, 12-1034 FENCED OFF, 12-1034 employment. Common master necessary, see infra, FENCES, 12-1035 Common master necessary. Definitions, 12-990 Elevator operator and other employees, 12-1016 Agistment, 2-7, 9 Employees in and about mines, see infra, Mines and mining claims. Employees in mills and factories, 12-MALS BY , RAILROADS): Employees on or about vessels, see infra, Ships and shipping. 1084 Foreman and workmen under his control, 12-1017 354 Good fence, 2-356 Instances of fellow servants, 1-2-998 Masons, 12-1015 Mines, see infra, Mines and mining claims. 2-356 Miscellaneous instances of fellow ser-Generally, 12-1058 vice, 12-1016 Railroads employees, see infra, Rail-12-1059 Ships, see infra, Ships and shipping. Vessels, see infra, Ships and shipping. Wisconsin: 1058 Superior-servant limitation, 12-941 Arson, 2-929, 932 Wisconsin statutes, 12-984 At large, see AT LARGE. Workmen, see infra, Laborers. Attorney's fees: Yard master and car repairer, 12-1008 Yard master and yard hand, 12-1008 FELON, 12-1029 FELONIOUS - FELONIOUSLY, 12-1029 se negligence, 12-1039 Accessory, 12-1031 Fraudulently and feloniously, 14-208 fence, 12-1039 Bars, 12-1081 Larceny, 12-1031 Maliciously, 12-1030 817; 12-1061 Receiving stolen goods, 12-1031 Unlawfully, 12-1030 Division fence joint property, 4-818 Wilfully, 12-1030; 30-528

Infamy and infamous crimes, 12-1033 Sale of liquor to Indians, 12-1033 Misprision of felony, 8-292; 20-803 Threats and threatening letters, 28-147 FEMALE SUFFRAGE, see ELECTIONS. FEME COVERT, see Husband and Wife; SEPARATE PROPERTY OF MARRIED WOMEN. FEME SOLE, see Husband and Wife; SEPARATE PROPERTY OF MARRIED WOMEN. See BOUNDARIES; HERD LAWS; PARTY WALLS. Adverse possession (see Adverse Posses-SION; see infra, Prescription), 12-1061 Agreement, see infra, Contracts. Animals (see At Large; Injuries to Ani-Animals to be fenced against, 12-1058, Common-law rule as to restraining, 2-Seizure damage feasant, z-359 Statutory changing of common-law rule, Animals to be fenced against, 12-1058, 1084 Right on adjoining soil, 12-1058 When cattle lawfully on adjoining land, When cattle lawfully on highway, 12-Attorney's fees against railroad, 12-1066 Barbed-wire fences, 12-1039, 1081 Building a barbed-wire fence is not per Negligence in constructing barbed-wire Boundaries (see infra, Partition fences), 4-Adverse possession, 12-1061

Fence described as boundary, 12-1061

Volume XXXI.

Wrongfully, 12-1030

FENCES, cont'd. Criminal liability, cont'd. FENCES, cont'd. Boundaries, cont'd. Presumption as to character of fence in-Removal of fences, 12-1061 Crossings, 12-1079 tended, 4-817 De facto highways, 12-1079 State laws as to division fences, 4-817 Where more than one-half of fence on Highway crossings, 12-1079 one person's land, 4-818 Breachy, stock not extraordinarily, 12-1038 Brick wall, 12-1037 Building, 4-996 Carriers of passengers, 5-522 Damages: Cattle (see AT LARGE; see infra, Highways; Obligation to maintain; Railroad fences): Cattle driven upon lands, 12-1045 12-1054 Failure to maintain, see infra, Failure to maintain. Purpose of fence to keep cattle in, 12-Ditch, 12-1037 1037 Purpose of fence to keep cattle out, 12-4-817 1037 Dogs: Cattle guards, 12-1082 Cattle guard part of fence, 12-1083 Failure to erect cattle guards a failure to fence, 12-1083 Illustrations, 12-1082, 1083 Operators must erect cattle guards, 12-1068 Children: Whether duty to fence against children, 12-1084 Cities, 12-1078 Common: Lands laid in common, 12-1051 After having been inclosed, 12-1051 1057 Laying lands in common, 12-1051 Common law (see infra, Obligation to maintain): 1057 Partition fences, 12-1047 Constitutional law, see infra, Railroad fences. Contracts: Contract with another to maintain fence does not relieve from liability, 12-1069 Obligation to fence, 12-1040 Partition fences, 12-1047 Railroad contract with adjoining landowner to fence, see infra, Railroad fences. fences. Contribution and exoneration, 12-1048 All damages caused by neglect, 12-1054 Damages caused by neglect, 12-1054 Double value, 12-1054 Enforced contribution against unwilling fences. neighbor, 12-1054 Manner of enforcing contribution, 12-1054 Contributory negligence, see Injuries to ANIMALS BY RAILROADS. 1055 Covenants: Covenant as to duty to fence, 12-1040 Covenant by grantee to build and maintain fences, 8-138 Covenant by grantor to build and maintain fences, 8-138 Covenants running with the land, 8-138 Obligation to erect and maintain fences, Partition fences, 12-1047 Fright: Running with the land, 12-1072, 1073 Criminal liability:

Highway parallel to track, 12-1080 Private crossings, 12-1080 Railroad's duty to fence, 12-1079 Curtilage, 8-528, 529 Assessment by fence viewers, 12-1055 Double damages, 12-1065 Recovery of double value, 12-1054 Right to build entire fence and recover, Definition, 12-1037 Depot grounds, see infra, Stations. Division fences (see infra, Partition fences). Injury to trespassing animals, 12-1046 Double damages, 12-1065 Double value, 12-1054 Eminent domain, see EMINENT DOMAIN. Employees, injury to, 12-1067 Engine houses, 12-1075 Failure to maintain, 12-1056 Liability for consequences of failure to maintain, 12-1056 Liability for trespass by cattle, 12-1056 After division, 12-1057 Bailee and not owner liable, 12-Before division, 12-1056 Cattle owner's neglect, 12-1057 Either bailee or owner liable, 12-Liability of bailee, 12-1057 No defense that plaintiff's portion is out of repair, 12-1057 No remedy for trespass due to his own failure to repair, 12-1057 Waiver of obligation, 12-1056 When obligation is waived, 12-1056 Railroad fences, see infra, Railroad Fences inclosing lands, 12-1039 Fences as boundaries, 12-1061 Obligation to maintain, see infra, Obligation to maintain. Partition fences, see infra, Partition Property in fences, see infra, Property in fences. Fence viewers, 12-1055 Duty to assess damages for default, 12-Duty to assign portions, 12-1053 Effect of proceedings, 12-1055 Nature of office, T2-1055 Notice of proceedings, 12-1055 Principal duties, 12-1055 Validity of proceedings, 12-7055 Fines and penalties, see infra, Penalties imposed for failure to fence. Fixtures, see FIXTURES. Animals injured by fright, 12-1074 Gates, 12-1081 Keeping gates closed, 12-1082 Volume XXXI.

Injury to trespassing animals, 12-1047

FENCES, cont'd.	FENCES, cont'd.
Hedge, 12-1037	Obligation to maintain, 12-1039
Highways (see Highways; see infra, Cross-	Common law, 12-1039
ings), 15-498	Agreement as to duty to fence, 12-
Fixed boundary of highway, 15-392	1040
Liability for trespass by cattle while	Common law adopted, 12-1040
passing along highway, 12-1040	Common law not adopted, 12-1041
Removal of fences, 15-391	Covenant as to duty to fence, 12-
When cattle lawfully on highway, 12-	
1058	Company and a so so
Homestead, 15-588	General rule, 12-1039
	Highway, 12–1040
Ice and snow, 12-1084	Liability for trespass by eattle, 12-
Improve, 12-1050	1040
Inclosed lands, see infra, Partition fences by	Madification as to cattle on highway,
statute.	12-1040
Inclosure, 16-144, 145	Owner's common-law obligation to
Injuries to animals, see infra, Railroad	keep cattle from trespassing, 12-
fences,	1039
Injuries to animals by railroads, see Injuries	Prescription, 12-1040
TO ANIMALS BY RAILROADS.	United States, 12-1040
Injury to trespassing animals, 12-1046	Failure to maintain, see infra, Failure to
Accidental injury to trespassing cattle,	maintain.
12-1047	General doctrine, 12-1039
Criminal liability, 12-1047	In the United States, 12-1040
Improper use of dog, 12-1046	Common law adopted, 12-1040
Injuries from things eaten, 12-1047	Common law not adopted, 12-1041
Killing or wounding, 12-1046	Dangerons animals, 12-1044
Land unsafe for pasturage, 12-1047	Reason for not adopting common-
Punitive damages, 12-1047	law rule, 12-1043
Uninclosed pit, 12-1047	Operation of law requiring a fence, 12-
Wilful or careless injury, 12-1046	1044
Killing trespassing animals, 12-1046	Cattle driven upon lands, 12-1045
Landlord and tenant:	Generally, 12-1044
Liability of third persons to landlord,	Injury to trespossing animals, see
18–451	infra, Injury to trespassing ani-
Large, see At LARGE.	mals.
Lawful fence, 18-574	Right to drive off trespassing ani-
Leases:	mals, 12-1045
Railroad fences, 12-1068	Partition fences, see infra, Partition
Line fences, see infra, Partition fences.	fences.
Location, see infra, Partition fences by stat-	Partition fences by statute, see infra,
ute.	Partition fences by statute.
Mail clerk, injury to, 12-1067	Railroad fences, see infra, Railroad
Malicious erection of fences, 12-1058	fences.
Mandamus:	Who must build and maintain, see infra,
Railroad fencing right of way, 19-875	Partition fences by statute.
Manner of building, 12-1037	Oceupier:
Master and servant, 20-65	Obligation as between owner and occu-
Duty of railroad, 20-65	pier, 12–1054
Injury to employees, 12-1067	Occupy, 12-1051
Material, 12-1037	Ordinary, 12–1038
Brick wall, 12-1037	Ordinary fences, 21-1006
Ditch, 12-1037	Owner:
Hedge, 12-1037	Obligation as between owner and occu-
Material required for fences, 12-1037	pier, '12-1054
Navigable water, 12-1037	Partition fences, 12-1047
Mecbanics' liens, 20-309	By agreement or covenant, 12-1047
Mills, 12–1075	
Municipal corporations:	Agreements varying the statute, 12-
	1048
Cattle guards, 12–1083	1048 Application of statute, 12–1047
Railroad fences, 12-1078	1048 Application of statute, 12–1047 Construction of agreement in partic-
Railroad fences, 12–1078 Navigable waters, 12–1037	1048 Application of statute, 12–1047 Construction of agreement in particulars, 12–1049
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12-	1048 Application of statute, 12–1047 Construction of agreement in particulars, 12–1049 Contribution, 12–1048
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039	1048 Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance,
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039	1048 Application of statute, 12–1047 Construction of agreement in particulars, 12–1049 Contribution, 12–1048
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039	1048 Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039 Negligence in construction of barbed-	1048 Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049 Covenant runs with land, 12-1049
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039 Negligence in construction of barbed- wire fence, 12-1039	Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049 Covenant runs with land, 12-1049 Effect of covenant in deed, 12-1049
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039 Negligence in construction of barbed- wire fence, 12-1039 Motice:	Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049 Covenant runs with land, 12-1049 Effect of covenant in deed, 12-1049 Effect of statute upon, 12-1047
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039 Negligence in construction of barbed- wire fence, 12-1039 Notice: Fence viewers, 12-1055	Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049 Covenant runs with land, 12-1049 Effect of covenant in deed, 12-1049
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039 Negligence in construction of barbed- wire fence, 12-1039 Notice: Fence viewers, 12-1055 Nuisances:	Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049 Covenant runs with land, 12-1049 Effect of covenant in deed, 12-1049 Effect of statute upon, 12-1047 Evidence of agreement, 12-1048 Force of division by agreement, 12-
Railroad fences, 12-1078 Navigable waters, 12-1037 Negligence in building and maintaining, 12- 1039 Barbed-wire fences, 12-1039 Generally, 12-1039 Negligence in construction of barbed- wire fence, 12-1039 Notice: Fence viewers, 12-1055	Application of statute, 12-1047 Construction of agreement in particulars, 12-1049 Contribution, 12-1048 Covenant creates an incumbrance, 12-1049 Covenant in deed, 12-1049 Covenant runs with land, 12-1049 Effect of covenant in deed, 12-1049 Effect of statute upon, 12-1047 Evidence of agreement, 12-1048

Fences.

Fences,

TTTT () / / /	FENCES, cont'd.
FENCES, cont'd.	Punitive damages, see Exemplary Damages.
Partition fences, cont'd. By agreement or covenant, cont'd.	Purpose of fences, 12-1037
Manner of building, 12-1048	Purprestures:
Statute may be varied by agreement,	Definitions, 23-528
12-1048	Examples, 23-528
Stipulation in a deed poll, 12-1049	Questions of law and fact:
Sufficiency of evidence, 12-1048	Depot grounds, 12-1078 Whether railroad ought to fence, 12-
Writing required by statute, 12-1048 Failure to maintain, see infra, Failure to	1077
maintain.	Quo warranto, 23-644
Fence viewers, see infra, Fence viewers.	Railroad fences (see Injuries to Animals
Generally, 12-1047	BY RAILROADS), 5-522
Malicious erection, 12-1058	Absolute liability, 12-1066
Prescription:	Adjacent land owned by railroad, 12-
Effect of statute, 12-1050	1073 Assumption of risks of intrusion, 12-
Generally, 12-1049 Prescription giving rise to obligation	1063
to fence, 12-1049	Attorney's fees against railroad, 12-
Property in partition fences, 12-1060	1066
Removal of partition fences, 12-1060	Barbed-wire fence, 12-1081
Statutes, see infra, Partition fences by	Bars, 12-1081
statute.	Beginning of liability, 12-1070, 1071
Partition fences by statute, 12-1050	Benefit to whom, 12-1066
Between what lands required, 12-1050	Cattle guards, see infra, Cattle guards. Cattle on railroad trespassers, 12–1062
Failure to maintain, see infra, Failure to maintain.	Character of fence required, 12-1080
Fence viewers, see infra, Fence viewers.	Cities, 12–1078
Generally, 12-1050	Compelling company to fence under
"Improved" defined, 12–1050	statute, 12-1064
Improved lands, 12-1050	Constitutionality of statutes, 12-1065
Inclosed lands, 12–1050, 1051	Absolute liability, 12-1066
Lands laid in common, 12-1051	Double costs, 12-1066
Lands laid in common after having been inclosed, 12-1051	Double damages, 12-1065 Fencing acts a valid exercise of po-
Location, 12-1052	lice power, 12-1065
Generally, 12-1052	Penalties imposed for failure to
On what land, 12-1052	fence, 12-1065
Worm fences, 12-1052	Contract to fence, 12-1063
Who must build and maintain, 12-1053	Contract with adjoining landowner to
After division, 12–1053	fence, 12–1071 Adjoining owner, 12–1071
Assignment by fence viewers, 12-	Common law governs, 12-1071
Before division, 12–1053	Effect of statute of frauds, 12-1071
Damages caused by neglect, 12-1054	Statutory duty waived, 12-1071
Double value, 12-1054	Contract with another to maintain fence
Enforced contribution, 12-1054	does not relieve from liability, 12-
Generally, 12-1053	1069
Obligation as between owner and oc- cupier, 12–1054	Crossings, 12–1079, 1080 Degree of care requisite, 12–1062
Recovery of double value, 12-1054	Depot 'grounds, see infra, Stations.
Right to build entire fence and re-	Division fences, 12-1062
cover, 12-1054	Double costs, 12-1066
Waiver of obligation, 12-1054	Double damages, 12-1065
Party walls, see PARTY WALLS.	Duty not transferable, 12-1069
Penalties imposed for failure to fence:	Duty to fence at particular places, 12-
Constitutionality, 12-1065 Police power, 22-933	1075
Statutes requiring railroads to fence, 12-	Cities, 12–1078 Considerations of mere private in-
1065	terest, 12-1075
Prescription, 12-1040	Crossings, 12-1079
Partition fences, see infra, Partition	Depot grounds, see infra, Stations.
fences.	Engine houses, 12-1075
Private ways, see PRIVATE WAYS. Property in fences, 12-1059	Generally, 12-1075
Detached material, 12–1060	Highway crossings, 12-1079
Fences a part of the freehold, 12-1059	Mills, 12–1075 Must fence as near as practicable,
Fences pass with the land, 12-1059	12-1076
Generally, 12–1059	Places to which statutory duty to
Partition fences, 12-1060	fence does not extend, 12-1075
Personalty by agreement, 12-1060	Private crossings, 12-1080
Removal of partition fences, 12–1060	Villages, 12-1078
79	Volume XXXI.

FENCES, cont'd. Railroad fences, cont'd. FENCES, cont'd. Railroad fences, cont'd. Engine houses, 12-1075 Time of fencing, 12-1070, 1071 Time when duty attaches, 12-1070 Failure to maintain: Animals injured by fright, t2-1074 Trespassing cattle, 12-1062 Effect of law against animals run-Upon whom the duty to fence rests, 12ning at large, 12-1075 1067 Failure to fence must be occasion of Duty rests upon operators, injury, 12-1074 1067 Failure to maintain creates same Lessee subject to duties imposed on liability as failure to build, 12lessor, 12-1068 Operators must erect cattle guards, Liability, 12-1073 12-1068 Liable to all injured by breach of Owner and operator held liable, 12statutory duty to fence, 12-1073 1068 Sudden destruction of fence, 12-1074 Owners liable, 12-1068 For whose benefit intended, 12-1066 Receiver, 12-1069 Gates, 12-1081 Villages, 12-1078 Injury to animals, 12-1063 Voluntary repairs by stock owners, 12-Injury to employees, 12-1067 1070 Keeping gates closed, 12-1082 When statutory duty attaches, 12-1070 Legal fence held sufficient, 12-1080 Railroads (see infra, Railroad fences), 5-522 Lessee subject to duties imposed on Injuries to animals by railroads, see Inlessor, 12-1068; 23-787 JURIES TO ANIMALS BY RAILROADS. Liability for injury to animals on unin-closed track, 12-1063 Lessee, 12-1068; 23-787 Personal injuries, 23-733 Master and servant, 20-65 Receivers, 12-1069 Mills, 12-1075 Running at large, see AT LARGE. Obligation to fence in absence of stat-Running with the land, see infra, Covenants. Securely fenced, 25-178 nte, 12-1061 Cattle on railroad trespassers, 12-Snow and ice, 12-1084 1062 Stations, 12-1076; 23-734 Division fences, 12-1062 Depot grounds need not be fenced, 12-In states not adopting common-law 1076 rule, 12-1063 Extent of depot grounds, 12-1078 Liability for failure to exercise rea-Illustrations, 12-1077 sonable care, 12-1063 Questions of law and fact, 12-1077 Liability for injury to animals on What depot grounds include, 12-1077 uninclosed track, 12-1063 Statute: Peculiar obligation as to railroad Effect of statute upon agreement or tracks, 12-1062 Railroad companies not required to covenant, 12-1047 Partition fences by agreement, statute fence, 12-1061 existing, 12-1047 Special agreement by railroad to Railroad fences, see infra, Railroad fence, 12-1063 Statute may be varied by agreement, 12-Trespassing cattle, 12-1062 Unfenced railroads assume risks of 1048 Writing required by statute, 12-1048 intrusion, 12-1063 Voluntary fencing does not impose Statute of frands: Division fences, 29-890 the duty, 12-1062 Obligation to fence under statute, 12-- Streets and sidewalks: Cattle guards, 12-1083 1063 Railroad fences, 12-1079 Operators, 12-1067 Sufficiency of fences, 12-1038 Owner, 12-1068 Owner may compel company to fence, Common law, 12-1038 Fence such as good husbandmen gener-12-1064 ally keep, 12-1038 Owner's right to build and recover from Fence sufficient to turn ordinary stock company, 12-1064 satisfies requirements, 12-1038 Personal injuries, 23-733 General rule, 12-1038 Police power, 12-1065 Insufficient fences, 12-1038
Meaning of "sufficient fence" in agree-Purpose disclosed in statute, 12-1066 Purpose of statutes, 12-1066 ment between private persons, 12-1038 Railway mail clerk, 12-1067 Partition fences, 12-1048 Receiver's liability, 12-1069 Peculiarly vicious cattle, 12-1038 Snow and ice, 12-1084 Railroad fences, 12-1080, 1083 Stations, see infra, Stations. Statutory requirements must be strictly Statutes not generally regarded as for followed, 12-1039 adjoining landowners solely, 12-1066 Stock not extraordinarily breachy, 12-Statutory duty, 12-1063 Sufficiency of erection, 12-1083 Sufficient fence defined by statute, 12-Sufficiency of evidence, 12-1080 1038 Sufficient to turn stock, 12-1083

FERRIES, cont'd. FENCES, cont'd. Trespass (see infra, Failure to maintain; Common carriers, cont'd. Whether ferrymen are common carriers, Obligation to maintain; 6-251 fences): Conditions in grants, 12-1990 Constitutional law: Injury to trespassing animals, see infra, Injury to trespassing animals. Grant of ferry franchise as a contract protected by Federal Constitution, 12-Liability for trespass by cattle, see infra, Failure to maintain. 1080 Right to drive off trespassing animals, Contract limiting liability, 12-1198 12-1045 Country, see infra, Delegation of power to Viewers, see infra, Fence viewers. Villages, 12-1078 Who must build and maintain, see infra, Obsubordinate bodies. ligation to maintain; Partition fences by County commissioners, 7-999 Courts, see infra, Delegation of power to subordinate bodies. Worm fences, 12-1052 Wounding trespassing animals, 12-1046 Customers, 12-1100 Death of owner, 12-1115 Writing: Deed, 12-1009 Statute, 12-1048 Writing required by statute, 12-1048 FENCE VIEWERS, see Fences. Definition, 12-1087 Delegation of power to subordinate bodies, 12-1002 FEOFFMENT, 12-1085 Determination of application, 12-1094 See DEEDS. Deeds, 9-98
FERÆ NATURÆ, see Animals. Effect of delegation upon power of legislature, 12-1093 FERMENTED LIQUORS, see INTOXICAT-Execution of the delegated power, 12-ING LIQUORS. 1094 Extent of authority, 12-1993 Grant still emanates from state, 12-1093 FERMER, 12-1085 FERRIAGE, 12-1085 FERRIES, 12-1086 Notice of application, 12-1004 Abandonment of franchise, 12-1115 Payment of fee required of licensee, 12-Acceptance of franchise, 12-1097 1094 Power of state, 12-1092 Acquisition of ferry franchise, 12-1090 Acceptance of franchise, 12-1097 Power of subordinate body to grant exclusive franchise, 12-1003 Acquisition of right to land and embark, Regulation of ferries, 12-1113 12-1007 Who may acquire franchise, 12-1094 Grant, see infra, Grant. Necessity for legislative grant, ,12-1090 Delivery to ferryman, 5-182 Distance over which ferry may be operated, Power of government to grant ferry franchise, see infra, Power of govern-.12-1088 Dominion of Canada, 10-86 ment to grant ferry franchise. Prescription, 12-1090 Dower: Who may acquire franchise, see infra, Assignment of dower in a ferry, 10-178 Who may acquire franchise. Duties and liabilities of owner, 12-1106 Compelling operation of ferry, 12-1106 Acquisition of right to land and embark, 12-Duty to maintain and operate, 12-1106 .1097 Action, see infra, Protection of franchises. Duty to transport, 12-1106 Assignments: Liability as to passengers, see infra, Car-License, 2-1049 riers of passengers. Bond of ferryman, 12-1108 Liability as to property, see infra, Lia-Canada, 10-86 hility as to property. Carriers of goods, 5-182; 12-1109 Liability for negligence, see infra, Liability for negligence. Carriers of passengers, 5-481; 12-1110 Approaches to boat, 12-1110 Remedy to compel operation of ferry, Contributory negligence, 12-1112 12-1106 Dangers not to be anticipated, 42-1111 Ejectment, 10-480 Degree of skill, 12-1111 Eminent domain, 10-1080 Duty to obey regulations, 12-1112 Acquisition of right to land and embark, Duty to transport, 12-1106 Ferrymen as carriers of passengers, 12-Franchise may be taken under power of IIIO eminent domain, 12-1115 Exclusive franchise, 12-1993
Establishing rival ferries, bridges, etc.,
by legislative authority, 12-1101 Improved appliances, 12-1111 Liability as to passengers, 12-1110 Look before stepping, 12-1112 Passageway to boats, 12-1110 Presumption of negligence, 12-1111 Injunction to restrain infringement, 12-1105 Property retained by passenger, 12-Expiration of franchise, 12-1115 1100 Ferriage, 12-1085 Ferry as highway, 15-350 When liability ceases, 12-1111 Charges, see infra, Toll. Fines and penalties, see infra, Penalty. Coasting trade, 12-1101 Forfeiture of franchise, 12-1114 Common carriers, 5-481; 12-1109

796

By whom enforced, 12-1115

Volume XXXL

FERRIES, cont'd. FERRIES, cont'd. Forfeiture of franchise, cont'd. Liability as to property, cont'd. Date of forfeiture, 12-1715 Statutory regulation of ferries, 12-1110 How enforced, 12-1115 When liability attaches, 12-1110 May be forferted by misuser or nonuser, Liability for negligence, 12-1107 Contract limiting liability, 12-1108 12-1114 Ono warranto, 12-1115 Contributory negligence, 12-1109 Waiver of forfeiture, 12-1115 Defective barriers on boat, 12-1107 Forfeiture of franchise as a defense to ac-Direction of ferryman as to positions of tion for infringement of franchise, 12-1103 vehicles on boat, 12-1108 Franchises: Effect of giving bond and of penalty, 12-Exclusive franchise, 12-1093 8011 Right to operate a franchise, 12-1088 Effect of lease, 12-1108 Grant, 12-1097 General rule, 12-1107 Construction of grant, 12-1097 Jettison, 12-1108 Limitation of liability, 12-1108 Description of ferry, 12-1097 Imposing conditions in granf, 12-1090 Maintenance, duty of, 12-1106 Necessity for legislative grant, 12-1090 Power of government to grant ferry franchise, see infra, Power of govern-Mandamus: License, 19-821 Monopolies and corporate trusts: ment to grant ferry franchise. Exclusive privileges, 20-864 Power of states, see infra, States. Motive power of boat immaterial, 12-1089 States, see infra, States. Municipal corporations: Hereditament, see infra, Incorporeal here-Who may acquire franchise, 12-1095 Municipality, see infra, Delegation of power ditament. Highway, 12-1087 to subordinate bodies. Ferry as a highway, 12-1087 Navigable waters: Ferry must be in connection with high-Injury to franchise by federal improveway, 12-1088 ments, 12-1089 Obstruction to navigation, 12-1089 Power of states to grant franchise, 12-Right to land and embark in public highway, 12-1097 Impairment of obligation of contracts, 12-1002 Right of ferry is subject to rights of the Incorporeal hereditament: public in navigable waters, Ferry franchise an incorporeal hereditament, 12-1088 Negligence, see infra, Carriers of passengers; Infringement, see infra, Injunction to re-Liability for negligence. strain infringement; Protection of fran-Nonuser, 12-1114 Notice of application for franchise, 12-1094 chises. Injunction to restrain infringement, 12-Notice of regulation, 12-1112 Occupation, business, and privilege taxes, 12-Compliance with conditions of charter, 1004 12-1105 Interstate commerce, 21-797 Effect of penalties for infringement, 12-Official bonds, 12-1108 1105 One way only, 12-1089 Failure of complainant to furnish ferry Operation: facilities to public, 12-1106 Duty to operate, 12-1106 Owner, see infra, Duties and liabilities of General rule, 12-1104 Injunction denied, 12-1105 owner. Whether franchise must be exclusive, Passengers, see infra, Carriers of passengers. 12-1105 Penalty: Interstate commerce, 17-64 Effect of statutory penalty upon common-law remedy, 12-1103 Where Interstate Commerce Act applies Injunction to restrain infringement, 12to ferries, 17-131 1105 Jettison, 12-1108 Joint tenants and tenants in common, 12-Liability for negligence, 12-1108 Statutory penalty for operation of unli-censed ferry, 12-1102 Keeper of ferry, 12-1096 Police power, 12-1113 Land: Independent of ownership, 12-1088 Posting ferry rates, 12-1113 Power of government to grant ferry fran-Leases Effect of lease of ferry on liability of chise, 12-1091 Counties, see infra, Delegation of power lessor, 12-1108 to subordinate bodies. Liabilities of owner, see infra, Duties and lia-Courts, see infra, Delegation of power bilities of owner. to subordinate bodies. Liability as to passengers, see infra, Carriers Delegation of power to subordinate of passengers. bodies, see infra, Delegation of power Liability as to property, 12-1109 Possession of property retained by pasto subordinate bodies. Municipal corporations, see infra, Delesenger, 12-1109 Property in possession of ferryman, 12gation of power to subordinate bodies. Power of federal government, 12-1092 1109 Volume XXXI.

797

FERRIES, cont'd. FERRIES, cont'd. Rules and regulations, 12-1112 Power of government to grant ferry fran-Delegation of power to subordinate chise, cont'd. bodies, 12-1113 Power of states, see infra, States. Power of territories, 12-1092 Duty of passengers to obey regulations, 12-1112 Prescription, 12-1090 Acquisition of right to land and embark, Police power, 12-1113 Regulation of ferries across boundary 12-1098 rivers between two states, 12-1113 Prevention of the operation of unlawful fer-Statutory regulation of ferries, 12-1113 Want of notice of regulation, 12-1112 ries, 12-1114 Private ferry, 12-1096, 1101
Property, see infra, Liability as to property. Sales, 24-1045 States: Protection of franchises, 12-1099 Delegation of power to subordinate bodies, see infra, Delegation of power Coasting trade, 12-1101 "Customers," 12-1100 Distance of rival ferry, 12-1100 to subordinate bodies. Power of states to grant ferry franchise, Establishing rival ferries, bridges, etc., by legislative authority, 12-1101 12-1001 Boundary rivers between states, 12-When franchise is exclusive, 12-1101 1091 Extent of franchise, 12-1092 When franchise not exclusive, 12-General and special laws, 12-1092 1101 Generally, 12-1091 Ferry to provide for new traffic, 12-Navigable waters, 12-1092 Power to grant exclusive franchise, Forfeiture of franchise as a defense, 12-12-1092 State and foreign country, 12-1091 Injunction to restrain infringement, see Regulation of ferries across boundary infra, Injunction to restrain infringerivers between two states, 12-1113 ment. Statute of frauds, 12-1099 Measure of damages, 12-1104 Statutory regulation of ferries, 12-1113 Penalty, 12-1102 Surrender of franchise, 12-1115 Private ferry, 12-1101 Proof of existence of ferry, 12-1104 Tenants in common, 12-1095 Termination of franchise, 12-1114 Remedy at law, 12-1102 Rival ferry, 12-1100 Abandonment, 12-1115 Statutory penalty for operation of unli-censed ferry, 12-1102 Date of forfeiture, 12-1115 Death of owner, 12-1115 Eminent domain, 12-1115 Title to support action on case, 12-1103 Expiration, 12-1115 culars, 12-1049 Forfeiture, 12-1114 Vessels engaged in coasting trade, 12-Forfeiture can only be enforced by quo What constitutes an infringement, 12warranto or like proceedings, 12-1115 Nonuser, 12-1114 1000 Quo warranto, 12-1115; 23-643 Surrender, 12-1115 Railroad ferries, 12-1100 Waiver of forfeiture, 12-1115 Rates: Territories: Power of territories to grant franchise, Posting ferry rates, 12-1113 Regulation as to rates, 12-1114 12-1092 Right of ferryman to toll, 12-1112 Toll, 12-1112 Real property, 12-1088 Illustrations, 12-1112, 1113
Liability of persons using ferry to pay Acquisition of right to land and embark, 12-1007 toll, 12-1112 Independent of ownership of land, 12-Right of ferryman to toll, 12-1112 Transfer of franchises, 12-1098, 1099 1088 Remedies, see infra, Protection of franchises. Deed, 12-1099 Riparian owners: England, 12-1098 Acquisition of right to land and embark, How transferred, 12-1099 12-1097 States holding ferry franchises not trans-Franchise independent of ownership of ferable, 12-1099 land, 12-1088 States holding ferry franchises trans-Grantee of ferry right need not own ferable, 12-1098 land, 12-1095 Statute of frauds, 12-1099 Keeper of ferry, 12-1096 Who may question transfer, 12-1099 Operation of ferries limited to riparian United States: owners, 12-1099 Power of federal government, 12-1092 Preference given riparian owners, 12-Vessels engaged in coasting trade, 12-1101 1096 Who may acquire franchise, 12-1094 Private ferry, 12-1096 Generally, 12-1094 Riparian owner has no right to operate Grantee of ferry right need not own ferry, 12-1095 land, 12-1005 Rival ferry, see infra, Protection of fran-Keeper of ferry, 12-1096 chises. Municipal corporations, 12-1095

798

FERRIES, cont'd. FIDELITY AND GUARANTY INSUR-Who may acquire franchise, cont'd. ANCE, cont'd. Riparian owners preferred, 12-1096 Limitation of actions, 19-204, 214 Riparian owner's right to operate ferry, Limitation of period of risk, 13-8 Liability for acts of infidelity prior to 12-1095 Tenants in common, 12-1095 contract, 13-8 FERRYBOAT: Limitations of period of risk subsequent to date of contract, 13-8 Boat, 4-611 FERTILIZERS: Notice of acts of infidelity, 13-5 Exemptions from taxation, 12-351 Knowledge of coemployee not imputable Illegal contracts, 24-1037 to employer, 13-6 Illegal sale of fertilizers, 24-1037 Notice of mere suspicion unnecessary, Police power, 22-935 13-5 FEUD, 13-1 Stipulations as to notice of dishonest FEUDAL ACTIONS, 13-1 acts, 13-5 FEUDAL SYSTEM, see REAL PROPERTY. Suspicion, 13-5 FEW, 13-1 Performance of contracts, 13-10 F. F., 13-2 F. G. A., 13-2 FICTION OF LAW, 13-2 Period of risk, see infra, Limitation of period of risk. Power of companies, 7-793 FICTITIOUS, 13-2 Prosecution as condition precedent to re-FICTITIOUS NAME, see Forgery. covery, 13-6 Representations, see infra, False representa-FIDEI COMMISSUM, 13-2 See Trusts and Trustees. tions on part of insured. FIDELITY AND GUARANTY INSUR-Subrogation, 13-9 ANCE, 13-3; 15-1 Validity of policy, 13-4 See CREDIT INSURANCE; GUARANTY; LOAN, Working contracts, 13-10 TRUST, AND SAFE-DEPOSIT COMPANIES; FIDUCIARY, 13-10 SURETY COMPANIES; TITLE AND PROPERTY See Agency; Executors and Administra-TORS; FRAUD AND DECEIT; GOOD FAITH; INSURANCE. Care and diligence required of insured, 13-4 GUARDIAN AND WARD; TRUSTS AND TRUS-Generally, 13-4 TEES. Arrest in civil action, see infra, Imprison-Stipulation as to notice of acts of infidelity, see infra, Notice of acts of inment for debt and in civil actions. Auctions and auctioneers, 13-12 fidelity. Conditions: Banks and banking, 13-12 Confidential, 13-11 Prosecution as condition precedent to recovery, 13-6 Factors and commission merchants, 13-12 Imprisonment for debt and in civil actions, Construction, see infra, Interpretation and construction. 16-28 Contracts: Investments, see Investments. Guaranty of performance of contracts, Promoters, see Promoters. FIDUCIARY AND CONFIDENTIAL RE-13-10 Definition: LATION, 13-11 Guaranty insurance, 15-1 FIEF, 13-12 Diligence (see infra, Care and diligence re-FIELD, 13-12 quired of insured), 13-4 Common field lot, 19-586 Discharge of surety on fidelity bond, see Cultivated field, 8-459 FIERI FACIAS, see ARREST; EXECUTIONS; IMPRISONMENT FOR DEBT AND IN CIVIL SURETYSHIP. Dishonesty of employee (see infra, Notice of acts of infidelity), 13-3 ACTIONS. FIFTEENTH AMENDMENT, see CIVIL Effect of employment, 13-3 False representations on part of insured, 13-6 RIGHTS; CONSTITUTIONAL LAW. Contract avoided by material misrepre-FIFTH QUARTER, 13-12 FIGHT, 13-12 sentations, 13-6 See Affray; Assault and Battery; Duel-Declarations as to future, 13-7 Illustrations, 13-7, 8 LING; PRIZE FIGHT; SELF-DEFENSE. Statements held to be or not to be ma-FIGURES, 13-13 FILE, see FILING. terial misrepresentation, 13-6, 7 FILIATION, 13-18 Fraud, see infra, False representations on part of insured. FILING, 13-13 Garnishment, 14-767 Guaranty of fidelity of employee, 13-3 See Depositions; Recording Acts; Rec-ORDS. Illegal contracts, 13-4 Adopt: Adopt distinguished from file, 13-14 Interpretation and construction, 13-10 Clerk of court: Ambiguous terms construed against in-Actions, 13-14 surer, 13-10 General rule, 13-10 Custody, 13-17 Knowledge, see infra, Notice of acts of in-Deposit: File and deposit, 9-293; 13-14

Legal prosecution as condition precedent to

recovery, 13-6

Entry, 11-42

Filing with, 30-891

FILING, cont'd.	FILLING BLANKS, cont'd.
Indorsement, 13-15	Sealed instruments, cont'd.
Notice to the officer, 13-17	Filling blanks and writing contract over
Recording:	signature and seal distinguished,
Filing and recording distinguished, 13-	2-249
T: 13	Filling blanks in presence of grantor or
Time of filing, 13–18	obligor, 2–249 Implied authority, 2–254
FILIUS NULLIUS, 13-18	Implied authority, 2-254 In general, 2-249
FILL, 13-18 FILL A PRESCRIPTION, 13-18	Mortgages, 2-252
FILLED AND STAINED, 30-1206	Parol authority, 2-250, 251
FILLERS, 13-19	Perfecting incomplete instrument, 2-250
FILLING BLANKS, 2-249	Power of attorney, 2-252
See Forgery.	Writing contract over signature and
Agency, see infra, Sealed instruments.	seal, 2-250
Amount, 2-255	Stock and stockholders, see Stock AND
At, 3-172	STOCKHOLDERS.
Bills of exchange and promissory notes, 4-	Time of payment, 2-256
130 Authority to fill blanks, 4–337	Warrants of attorney, 30-114 FILLY, 13-19
Bona fide holder, 4-337	FILTH, 13-19
Filling interest blank, 4-338	FILTRATION, 30-1206
Holder with notice, 4-338	FILUM AQUÆ, 13-19
Instruments delivered in blank and com-	FILUM VIÆ, 13-19
pleted fraudulently, 4-337	FINAL - FINALLY, 13-19
Signature on blank paper, 4-339	Concluded, 13-19
By express parol agreement, 2-249	Interlocutory, 16-1117
Date, 2–255	FINAL ACCOUNTS, 13-20
Deeds, 9-135 Effect of unauthorized filling of blanks, 2-257	See Accounts; Debts of Decedents; Executors and Administrators.
As between original parties, 2-257	FINAL CONFIRMATION, 13-20
As to third persons with knowledge, 2-	FINAL DECISION, 13-20
258	FINAL DISPOSITION:
Bona fide purchasers of negotiable in-	Disposition, 13-20
struments, 2-258	FINAL DIVISION, 13-20
Estoppel, 2-258	FINAL HEARING, 13-22
Specialties, 2-258	FINAL JUDGMENTS AND DECREES,
Estoppel, 2–258	13-20, 23
Forthcoming and delivery bonds, 13-1138	Accounts to be adjusted in accordance with
Implied authority, 2–253 Addition of stipulations not provided for	decree, 13–29 Affirmance, see infra, Judgments of affirm-
by blanks, 2-257	ance.
Amount, 2-255	Altering decrees, see infra, Effect of final
Application of rule, 2-254	decree.
Basis of rule, 2–253	Amendments, see infra, Effect of final de-
Date, 2-255	cree.
Erasure or alteration of written or	Appeal:
printed words, 2-257	Final decree reviewed on appeal or writ
Extent of implied authority, 2-255	of error, 13-32
General rule, 2–253 Insertion of matter necessary to com-	Judgment of appellate tribunal deter- mined, see infra, Judgment of appel-
plete instrument, 2-255	late tribunal determined.
Insertion of repugnant stipulations, 2-	Arbitration and award, 2-794
256	Bill of review, 13-43
Interest, 2-255	Decrees attacked by bill of review or
Names of parties, 2-256	original bill for fraud, 13-32
Parol authority, 2-254	Binding effect of decrees, see infra, Effect
Place of payment, 2-256	of final decree.
Sealed instruments, 2–254 Simple contract, 2–254	Complaint. see infra, Dismissal of complaint, bill, or cross bill.
Time of payment, 2-256	Confession of judgment, see infra, Judgments
Interest, 2–255	by default and decrees pro confesso.
Names, 2-256	Costs, 13-34
Payment, 2-256	Decree final, 13-34
Place of payment, 2-256	Decree interlocutory, 13-34
Purchaser for value without notice, 2-258	Disposition or nondisposition of the
Sealed instruments, 2-249	question of costs as affecting finality,
Blanks filled by agent with parol author-	13-34
ity, 2-251	Judgments or decree for costs merely in-
Bonds, 2-250, 252 Consent of parol authority, 2-250	terlocutory, 13-34 Cross bill, see infra, Dismissal of complaint,
Deeds, 2-250, 252	bill, or cross bill.

```
FINAL JUDGMENTS AND DECREES,
    cont'd.
  Decree, 13-25, 27
      Accounts to be thereafter stated in ac-
        cordance with decree, 13-29
      Considerations by which finality tested,
      Effect of final decree, see infra, Effect
        of final decree.
      Final decree fully decides, and finally
        disposes of, merits of cause, 13-17
      Finality affected because further orders
        to carry decree into effect, 13-30
      Finality not affected because further or-
        ders necessary to carry decree into
        effect, 13-29
      General rule, 13-27
      Jurisdiction in which finality not affected
        where reservation apart from equities
        invoked, 13-31
      Jurisdictions where any exercise of ju-
        dicial discretion reserved makes de-
        cree interlocutory, 13-31
      Nature and effect of decree rather than
        name given determine its finality.
        13-28
      Test, 12-27
      Where further orders necessary to carry
        decree into effect, 13-28
  Decree final as to some parties and not as
        to others, 13-35
      Parties to original cause, 13-75
      Right to appeal reciprocal, 13-36
  Decree upon collateral matter where entire
    cause not disposed of, 13-40
  Default, see infra, Judgments by default and
    decrees pro confesso.
  Defendants, see infra, Dismissal of com-
   plaint, bill, or cross bill.
  Definition, 13-24
      Final decrees, 13-25
      Final judgments, 13-24
      Sustaining or overruling of a demurrer,
       13-24
  Demurrer:
      Sustaining or overruling of a demurrer,
  Determination of an action, 9-416
  Dismissal of appeal where judgment or de-
    cree not final, 13-26
  Dismissal of bill or complaint as to some de-
        fendants only:
      Exceptions to general rule, 13-39
      General rule, 13-38
     Severable controversy, 13-39
 Dismissal of complaint, bill, or cross bill,
       13-36
     Decree dismissing bill on merits res
        judicata, 13-37
      Dismissal of bill or complaint as to some
        defendants only, 13-38
      Dismissal of cross bill, 13-38
      General dismissal of bill or complaint
        final decree, 13-36
 Effect of final decree, 13-31
     Court without power to alter decree at
       subsequent term, 13-32
     Decrees attacked by bill of review or
        original bill of fraud, 13-32
     Effect of unauthorized attempt to alter
           final decree, 13-33
          Appeal, 13-33
```

31 C. of L.-51

```
FINAL JUDGMENTS AND DECREES,
    cont'd.
  Effect of final decree, cont'd.
      Effect of unauthorized attempt to alter
            final decree, cont'd.
           Dismissal of cause, 13-33
          Generally, 13-33
           Mandamus, 13-33
      Final decree reviewed on appeal or writ
        of error, 13-32
      General rule, 13-31
      Right of court to vary final decree at
        term at which it was rendered, 13-
  Entire cause not disposed of, 13-40
  Error, writ of:
      Final decree reviewed on appeal or writ
        of error, 13-32
  Foreign judgments:
      Judgment must be conclusive and final,
       13-1002
      Decrees attacked by bill of review or
        original bill for fraud, 13-32
  Further orders, see infra, Decree.
  Garnishment, 14-903
  Injunction:
      Decree dissolving injunction when bill
        retained, 13-39
  Judgment lien, 17-771
  Judgment of appellate tribunal determined,
      13-43
Considerations by which finality of judgment of appellate tribunal de-
      termined, 13-43
Judgments of affirmance,
                                  see infra,
        Judgments of affirmance.
      Judgments of reversal and remandment,
        see infra, Judgments of reversal and
        remandment.
      Rendition of final judgment, by appel-
        late court without remanding cause,
        13-47
      Where final judgment entered without
        remandment, 13-47
 Judgments by default and decrees pro con-
       fesso, 13-47
      General considerations as to finality,
        13-47
      Judgments by default, 13-47
      Taking bill as confessed, 13-48
      When interlocutory, 13-47
 Judgments in attachment cases, 13-41
      Dissolution of attachment, 13-41
      Sustaining or overruling motion to
        quash, 13-41
 Judgments of affirmance, 13-44
     Judgments of affirmance of interlocutory
       judgments or decrees not final, 13-44
     United States courts, 13-44
      When final, 13-44
      When not final, 13-44
 Judgments of reversal and remandment.
        13-45
      Intermediate state appellate court, 13-46
     Rendition of final judgment by appel-
        late court without remanding cause,
        13-47
      When final, 13-45
      When not final, 13-45
 Judicial sales, 17-959
 Malicious prosecution, 19-681
```

801

FINES AND PENALTIES, cont'd.

FINAL JUDGMENTS AND DECREES, cont'd. New trial: Orders granting or denying new trials, 13-42 Made on motion, 13-42 When made on bill in the nature of bill of review, 13-43 Orders, see infra, Decree. Orders for new trial, 13-42 Parties, see infra, Decree final as to some parties and not as to others; Dismissal of complaint, bill, or cross bill. Pro confesso, see infra, Judgments by default and decrees pro confesso. Prohibition, 23-229 Rehearing, 13-42 Remandment, see infra, Judgments of reversal and remandment. Replevin, 24-539 Res judicata (see RES JUDICATA), 24-793, 798 Interlocutory orders, judgments, or decrees, see RES JUDICATA. Reversal, see infra, Judgments of reversal and remandment. Term of court: Right of court to vary final decree at term at which it was rendered, 13-31 Subsequent term, 13-32, 33 United States courts, see United States Courts. Where appealability test of finality, 13-25 Common-law rule, 13-25 Dismissal of appeal where judgment or decree not final, 13-26 Error does not lie upon an interlocutory judgment, 13-25 FINALLY RECOVER, 13-22 FINAL PORT: Marine insurance, 19-974, 975 FINAL SAILING, 13-21 FINAL SETTLEMENT, 13-21 FIND, 13-49 Found, 14-1 Service of process, 13-49 FINDER, see LOST PAPERS AND RECORDS; LOST PROPERTY. FINDING, 13-50 Decision, 9-2; 13-51 Judgments and decrees: Objections with respect to findings, 17-1071 Responsiveness, 29-1016 Verdict, see VERDICT. FINES, see FINES AND COMMON RECOVERY; FINES AND PENALTIES. FINES AND COMMON RECOVERY, 11-374, 375; 13-51; 23-943 Abolition, 13-51 Common recovery distinguished from fines, 13-51 FINES AND PENALTIES, 13-52 See EXTORTION; IMPRISONMENT FOR DEBT AND IN CIVIL ACTIONS. Accident (in equity), 1-279 Accomplices, 1-405 Action (see infra, Method of imposition or recovery), 1-580 Admiralty jurisdiction, 1-667 Adulteration:

Milk, 1-742

```
Amount of fine or penalty, 13-62
Amount of fine or penalty may be left
       to jury, 13-62
    Constitutional prohibition of excessive
       fines, see infra, Constitutional prohi-
       bition of excessive fines.
    Cumulation of penalties, 13-63
    Fine or penalty cannot be more or less
       than amount prescribed by statute.
       13-62
    How amount of fine or penalty in indi-
       vidual cases is determined, 13-62
    Interest, see INTEREST.
    Several penalties may be incurred by
      single unlawful act, 13-63
Application of fines and penalties, 13-69
    Constitutional regulation, 13-69
    General rule, 13-69
    Schools, 13-69
    Statutory regulation, 13-69
Attachment, 3-192, 193
Attorney and client:
    Lien of attorneys, 3-452
Bail and recognizance (in criminal cases):
    Informer, 3-728
    Liability of bail for fine imposed, 3-715
Building and loan associations, see Build-
  ING AND LOAN ASSOCIATIONS.
Carriers of live stock, see CARRIERS OF LIVE
  STOCK.
Character in evidence, 5-863
Compounding offenses, 6-404
Compounding penalties, 13-70
    Compounding penalty after verdict,
      13-70
    Distinguished from compounding of-
      fenses, 13-70
    Meaning of the term, 13-70
    Right to compound, 13-70
    When compounding will be allowed,
       13-70
Constitutional law:
    Application of fines and penalties, 12-69
    Retrospective laws, 6-954
Constitutional prohibition of excessive fines,
       13-60
    Constitutional provisions, 13-60
    Cumulative sentence, 13-62
    Failure to fix maximum, 13-62
    Fines held excessive, 13-62
    Fines held not excessive, 13-61
    How fines fixed, 13-60
    Legislative discretion, 13-60
    Prohibition in United States Constitu-
tion does not apply to states, 13-60 Construction, see unfra, Interpretation and
  construction.
Contempt, 7-67, 68
Contract labor law, see Contract Labor Law.
Copyright, see COPYRIGHT.
Corporations (see Dissolution of Corpora-
    TIONS), 7-845.
Inspection of corporate books and
       records, 26-957
Liability under penal statutes, 7-840 Creation, see infra, Power to create.
Criminal law:
    Forfeiture, see infra, Forfeiture.
Crossings:
```

Qui tam action for failure to give sig-

nals, 8-400

FINES AND PENALTIES, cont'd. FINES AND PENALTIES, cont'd. Cumulation of penalties, 13-63 Imprisonment, cont'd. Cumulative sentence, 13-62 Duration of imprisonment limited, 13-67 Death by wrongful act, 8-931 Execution not a prerequisite to imprison-Debt, 8-997 ment, 13-66 Fine and imprisonment, 25-325 Deeds, 9-96, 110 Definition, 13-53, 54; 22-654 Implied power to imprison for nonpay-Confusion in use of terms, 13-53 ment of fine, 13-66 Distinction between fine and penalty, Imprisonment as punishment precludes imprisonment for nonpayment of fine, 13-54 Fine, 13-53 13-66 Forfeiture, 13-54 Power to imprison for nonpayment, Idea of punishment necessarily involved, 13-66 Provision for imprisonment until fine is Penalty, 13-53 paid, 25-305 Dominion of Canada, 10-111 Satisfaction of fine, 13-67 Elections: Whether imprisonment satisfies Liability of election officers, 10-676 13-67 Enforcing payment of fines, 13-65 Infants: Execution, 13-65 Bond for fine on criminal prosecution, Generally, 13-65 16-274 Imprisonment, see infra, Imprisonment. Injunctions: Disobedience, 16-436 Equity, relief in, 1-279 Evidence: Insurance, see Insurance. Preponderance, 13-64
Excessive fines, see infra, Constitutional pro-Interest, see INTEREST. Interpretation and construction, 13-55 hibition of excessive fines. Împlication, 13-55 Execution, 13-65 Imposition of penalty implies prohibition Execution not a prerequisite to imor compulsion, 13-57 prisonment, 13-66 Intention of law-making power, 13-57 Limitations of the rule, 13-57 Execution may issue for satisfaction of fine, Penal statutes, see STATUTES. 13-65 Penal statutes strictly construed, 13-55 Ex post facto laws, see Ex Post Facto Laws. Extent of imposition, 13-60 Power strictly limited by terms of grant, 13-55 When forfeitures take effect, see infra, Extortion, see EXTORTION. Factors or commission merchants, 12-705 Fences, see Fences. Forfeiture. Ferries, see FERRIES. Who may be subjected to fines and pen-Fines, 13-53 alties, see infra, Who may be sub-Fire insurance, see FIRE INSURANCE. jected to fines and penalties. Fish and fisheries, see FISH AND FISHERIES. Intoxicating liquors, see Intoxicating Foreign corporations, see Foreign Corpora-LIQUORS. Jeopardy, 17-583 TIONS. Foreign judgments, 13-1004, 1006 Justices of the peace, 18-20, 38, 39 Forfeiture, 13-53, 54, 1075, 1076 Action of debt, 18-22 Definitions, 13-54 Damages to personal property, 18-22 When forfeitures take effect, 13-58 Jurisdiction to enforce statutory penal-Forfeiture cannot be defeated by subsequent transfer of property, ties, 18-22 Landlord and tenant, see LANOLORD TENANT. ī 3-60 Illustrations, 13-59 Legislature: Rule at common law, 13-59 Power of legislature to provide for Statutory forfeiture takes effect imfines, 13-55 mediately upon commission of Libel and slander, see LIBEL AND SLANDER. crime, 13-59 Limitation of actions, 19-211 Where statute gives an election, Liquidated damages, see Liquidated Dam-13-60 AGES. Forfeiture of property on conviction of Mandamus, 19-749 felony, 13-71 Medium of payment, 13-68 Method of imposition or recovery, 13-64 Fraudulent sales and conveyances: Action of debt, 13-64 State as creditor of wrongdoer, 14-255 Gambling contracts: Fines, 13-64 Recovery by public as penalty, 14-625 Forfeitures, 13-65 Game and game laws, 14-663 Penalties, 13-64 Highways: Preponderance of evidence, 13-64 Obstructions and encroachments, 15-502 Statutory form of action, 13-64 Implication, 13-55 Time for bringing action, 13-65 Implied penalty, 26-614 Militia, 20-670 Milk, adulteration, 1-742 Imprisonment, 13-66; 25-305 Constitutionality of imprisonment, 13-66 Municipal corporations: Discharge from imprisonment on show-Remission of penalties, 20-1145 ing inability to pay fine, 13-67 Negligence, see Negligence.

Fines and Penalties. FINES AND PENALTIES, cont'd. Occupation, business, and privilege taxes, see Occupation, Business, and Privilege TAXES. Ordinances: Authority to provide, 21-999 Duty to provide, 21-1000 Implied power to create penalties, 21-000 Necessity for express grant, 21-999 Power limited by terms of grant, 21-999 Pardon, see Reprieve, Pardon, and Am-NESTY. Payment (see infra, Enforcing payment of fines): Imprisonment for nonpayment of fine, see infra, Imprisonment. Penal statutes, see STATUTES. Penalty, 13-53 Pensions and bounties, see Pensions and BOUNTIES. Poor and poor laws, see Poor and Poor Laws. Postal laws, see Postal Laws. Power to create, 13-55 Express delegation of power necessary, 13-55 Implication, 13-55 Penalty must be expressly created, 13-55 Power of legislature to provide for fines, 13-55 Power strictly limited by terms of grant, 13-55 Private international law, 22-1381 Prosecution, 23-269 Public officers: Penalties for acts or omissions of officers, 23-384 Punishment, 25-317 Punishment under prohibitive statutes imposing no penalty, 25-320 Quo warranto, 23-627 Railroad commissioners, 23-662, 663 Railroads, see RAILROADS. Reasonable doubt, 23-970 Recovery, see infra, Method of imposition or recovery. Remission, see REPRIEVE, PARDON, AND AM-NESTY. Repeal of statutes, 26-753 Refrieve, pardon, and amnesty, see REPRIEVE, PARDON, AND AMNESTY. Res judicata, 24-830, 831 Satisfaction of fine: Execution, 13-65 Fine, see infra, Imprisonment. Imprisonment, see infra, Imprisonment.

Application of fines to support of schools, 12-69

Seamen, see SEAMEN.

Sentence, see SENTENCE AND PUNISHMENT. Set-off, recoupment, and counterclaim, 25-504 Sheriffs and constables:

Failure to execute and return process, 25-697

Liabilities on official bonds, 25-726 Wrongful detention of funds, 25-715 Societies and clubs, see Societies and Clubs. Special or local assessments, 25-1239 Statutes (see STATUTES):

Implied penalty, 26-614

FINES AND PENALTIES, cont'd.

Statutes, cont'd.

Repeal, 26-753

Stocks and stockholders:

Inspection of corporate books and records, 26-957

Streets and sidewalks, see STREETS AND SIDE-WALKS.

Succession taxes, 27-359

Taxation, see Taxation.

Telegraphs and telephones, see Telegraphs AND TELEPHONES.

Tickets and fares, see Tickets and Fares. Timber, 28-544

Trees and timber, 28-544

Trespass:

Mistake, 28-559

Trusts and trustees, see Trusts and Trus-

Turnpikes and toll roads, see TURNPIKES AND TOLL ROADS.

United States courts, see United States COURTS.

Usury, see Usury.

Weights and measures, see Weights and MEASURES.

Who may be subjected to fines and penalties, 13~58

Offense single in its nature, 13-58 Penal statute applies only to those who are clearly within its terms, 13-58 Rule that all offenses and the penalties therefor are several, 13-58

Several persons, 13-58 FINISH, 13-72

Finish house ready for occupancy, 30-1206

FIREARMS, 5-737; 13-72

See Assault and Battery; Carrying WEAPONS; EXPLOSIONS AND EXPLOSIVES. FIREBOTE, see Bote; Estovers.

FIRE COMMISSIONERS, see FIRE DE-PARTMENT.

FIRE DEPARTMENT, 13-73

See FIRE ESCAPES.

Appointment of firemen and officers, 13-73 Fire commissioners, 13-73

Firemen, 13-73

Officers of fire company, 13-74

Compensation of firemen and officers, 13-76

De facto firemen and officers, 13-77 Generally, 13-76

Control of department and its property,

13-77

Definition, 13-73

Destruction of buildings, see FIRES. Disbandment of fire company, 13-76 Dismissal, see infra, Removal from office. Effect of illegal removal from office, 13-77

Fire districts, see FIRE LIMITS. Force for extinguishing fires, 13-741

Law of the road, 18-587 Liability of individual firemen, 13-81

Liability of municipality, 13-78; 20-1205 Defective appliances, 13-80

Defective streets, 13-80

Destruction of buildings to prevent spread of fire, see FIRES.

Injuries to firemen, 13-80 Neglect to provide means for extinguish-

ing fires, 13-79 Negligence of fellow firemen, 13-80

FIRE DEPARTMENT, cont'd. FIRE INSURANCE, cont'd. Liability of municipality, cont'd. Additions (see infra, Alterations, repairs, and Negligence of firemen in extinguishing additions; Increase of risk or hazard), 13fire, 13-79; 20-1205 Adjacent buildings (see infra, Increase of Negligence of firemen in general, 13-78; risk or hazard), 13-289 20-1205 Use of appliances for purposes not con-Adjuster : Waiver of notice and proof of loss, nected with fire department, 13-80 Water company contracting to supply 13-350 water, 13-79 Liability of person obstructing extinguish-Adjustment (see infra, Effect of adjustment; Loss and adjustment): Recovery after failure of adjustment, see ment of fire, 13-81 Liability of volunteer fire organization for infra, Recovery after failure of adnegligence of members, 13-81 justment. Municipality, see infra, Liability of munici-After-acquired goods, 13-139 pality. Agency, 13-151 Negligence, see infra, Liability of munici-Adjustment, 13-326 Agent in possession of property, 13-151 pality. Agent insured in his own name for prin-Negligence of volunteer association, 13-81 cipal's benefit, 13-212 Notice of charge and trial, 13-75 Agent with lien for advances, 13-152 Ordinances, 21-954 Agent without custody or control, 13-151 Pensions and bounties, 17-77; 22-670 Fire insurance agent, see Insurance Police power, 13-78 Public officers, 23-324 Insurable interest of agent, 13-151 Removal from office, 13-74 Notice and proofs of loss, 13-332 Commissioners, 13-74 Policies on goods in trust or on com-Compensation: mission, see infra, Policies on goods De facto firemen, 13-77 in trust or on commission.

Policy for whom it may concern, see Disbandment of fire company, 13-76 Dismissal without cause, 13-74 infra, Policy for whom it may con-Firemen and officers of force, 13-74 cern. Notice, 13-75 Sole and unconditional owner, see infra, Reinstatement of disabled firemen after Sole and unconditional owner. recovery, 13-76 Statement as to title, 13-228, 231 Telegraph operator, 13-76 Agricultural products, 13-115 Trial, 13-75 Alienation and incumbrance (see infra, As-Veterans, 23-440 signment), 2-60; 13-223 Rights of members of volunteer fire com-Alienation clause, see infra, Alienation panies, 26-946 Salvage, 24-1198 clause. Assignment after breach of conditions, Taxation, 27-628 Towns and townships, 28-327 13-195 Assignment to alience of property, Trial, 13-75 13-196 Volunteer fire department, 13-81 FIRE DISTRICTS, see FIRE LIMITS. Assignee takes place of original insured, 13-197 FIRE ESCAPES, 13-82 Consideration for new contract, Action for damages, 13-85 Assumption of risk, 13-85 13-197 Constitutionality, 13-82 Constitutes a new contract of insurance, 13-196 Contributory negligence, 13-85 Direction by officer, 13-83 Effect of breach of conditions by assignor, 13-197 Inns and innkeepers, 16-515 Manufacturer, 13-84 Terms of old contract imported into Master and servant, 20-58 new, 13-197 Unearned premium as consideration, Notice by commissioners, 13-84 Obstructions, 13-83 13-197 Police power, 11-78; 22-925 Questions of law and fact, 13-83 Change of interest, 13-252 Contract to sell, 13-183 Incumbrance clause, see infra, Incum-Statutes, 13-82 brance clause. Sufficiency, 13-83 Misstatement of incumbrances, 13-228 Waiver, 13-85 FIRE INSURANCE, 13-86 Mortgagees, 13-204 Object and purpose of these clauses, See Contracts; Insurance; Insurance AGENTS. 13-223 Statements as to title, see infra, State-Absolute interest, 1-206; 13-238 ments as to title. Action by insurer who has paid loss, 13-461 Statement that insured is sole and un-Action in own right, 13-461 conditional owner, see infra, Sole and Equitable assignment, 13-462 unconditional owner. Subrogation, 13-462 Alienation clause, 13-239 Actions: Adjustments as bar to suit, 13-382 Actions, 13-256

Recovering back payments, 13-378

Agreement to convey, 13-247

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Alienation clause, cont'd. Alienation clause, cont'd. Alienation, 13-241 Personal contracts, 13-239 Alienation expressly forbidden, 13-240 Sale, 13-241 Alienation not mentioned, 13-239 Second stage, 13-240 Sheriff's sale, 13-242 Application and influence of older de-Strict construction of clause against cisions, 13-239
Assignment for benefit of creditors, sale, 13-241 Suits, 13-256 13-248 Temporary alienation, 13-241 Time to which condition refers, 13-240 Attachment, 13-254, 256 Bankruptcy, 13-248 Change in interest does not work for-Transfer, 13-241 Transfer by or between partners and feiture, 13-240 joint owners, 13-248
Transfer must be complete at loss to Change of interest, 13-241, 244, 250, 252 Appointment of receiver, 13-253 avoid policy, 13-242 General rule, 13-252 Trust deed, 13-246 Validity of conditions, 13-240 Incumbrances, 13-252 Partition, 13-253 Change of possession, 13-253 Change of title, 13-249, 250, 252 Void transfers, 13-244 Voluntary transfers only prohibited, Chattel mortgage, 13-247 Clause providing for forfeiture con-strued against insurer, 13-239 13-243 Waiver, 13-256 Consent of agent, 13-258 Conditional sales and transfers as se-Consent to assignment after notice of alienation, 13-257 curity, 13-245 Absolute transfer as security, 13-245 General rule, 13-256 Agreement to convey, 13-247 Notice only required, 13-257 Chattel mortgage, 13-247 Recognition after knowledge, 13-257 Conveyance and defeasance, 13-246 Renewing, or receiving renewal premiums, 13-257 Executory agreement to convey, When consent required mere notice 13-247 insufficient to establish waiver, General rule, 13-245 Mortgage, 13-246 13-257 Trust deeds, 13-246 What constitutes insurance of mortgage, Conditions against foreclosure, 13-254 13-251 Commencement of foreclosure pro-Allow, 13-293 ceedings, 13-255 Effect of acts of mortgagor under Alterations, repairs, and additions, 13-288 Acts of others, 13-290 policy of mortgagee, 13-256 Alterations to be at insured's risk, 13-289 Generally, 13-254 Application of clause, 13-289 Proceedings must be complete, Breach by third party, 13-290 Valid foreclosure required, 13-256 Clause prohibiting alteration valid and What are foreclosure proceedings, enforceable, 13-288 Generally, 13-288 Conditions against legal proceedings in-In absence of special clause, 13-288 volving title or possession, 13-256 Conditions against levy of execution or Increase of risk, 13-288 Knowledge and control of insured, attachment, 13-254 13-289 Conditions enforced, 13-240 Necessary and incidental repairs per-Death of insured, 13-252 mitted, 13-289 Execution, 13-243, 254 Permission, 13-290 Executory contract to sell, 13-247 Waiver, 13-290 First stage, 13-239 Amount of liability, see infra, Payment. Foreclosure of sale, 13-242 Animals: Forfeiture ipso facto, 13-240 Location, 13-124 Increase of interest, 13-242 Place, 13-123, 124 Insolvency, 13-248 Apportionment clause, 13-367 Insurance terminated by complete trans-Appraisement, see infra, Arbitration and apfer of interest, 13-240 praisement. Involuntary transfers, 13-243 Appropriated to a hazardous use, 2-515 "In whole or in part," 13-244 Arbitration and appraisement, 13-359 Joint owner, 13-248 Agreement to refer all matters in dispute to arbitration, 13-359 Lease, 13-251 Levy of execution, 13-243 Appraisement proceedings, 13-361 Mortgage, 13-246 Appraiser habitually employed by in-Mortgaged property, 13-250 surers, 13-363 Mortgagee acquiring sole interest, 13-242 Award, 13-364 Nominal transfers, 13-241 Choice of appraisers, 13-362 Partial alienation, 13-243 Condition vitiating demand, 13-362 Partition, 13-242 Demand, 13-361 Partners, 13-248 Effect of award, 13-364

Volume XXXI.

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Arbitration and appraisement, cont'd. Assignment, cont'd. Appraisement proceedings, cont'd. Assignment of choses in action, 13-199 Essentials of demand, 13-362 Assignment of mortgage, 13-166, 167, Examination, 13-363 Hearing, 13-363 Breach of conditions, see infra, Assign-Joint demand by several insurers, ment after breach of conditions. Conditions, see infra, Assignment after 13-362 Necessity of demand, 13-361 breach of conditions. Conditions against alienation, see infra, Notice, 13-361 Qualifications of appraisers, 13-362 Alienation clause. Consent to the assignment, see infra, Consent to the assignment. Validity of award, 13-364 Arbitration agreement after loss, 13-360 Arbitration made a condition precedent, Deposit for collection, 13-202 Deposit or pledge of policy, 13-187 2-574; 13-359 Equitable assignments (see infra, Equi-Arbitration or appraisement provided as sole means of fixing liability, 13-359 table assignments), 13-186 Incumbrances, see infra, Alienation and Arbitration unnecessary unless there is a disagreement, 13-360 incumbrance. Insurable interest, 13-141 Award, 13-364 Effect, 13-364 Insurable interest may be partially di-Fraud, 13-364 vested, 13-140 Generally, 13-364 Insurable interest of assignee for security, 13-148 Insured's interest or choses in action, Illustrations, 13-364, 365 Second appraisement, 13-365 Validity of award, 13-364 13-200 Compliance with clause when arbitration Insurer alone may raise objection, made a condition precedent, 13-360 13-186 First stage, 13-359 Insurer cannot prevent or restrict such Miscellaneous cases on arbitration or apassignment, 13-200 Interest of assignee, see infra, Interest praisement, 13-365 Origin of requirement, 13-359 of assignee. Invalid policy, 13-196 Purpose of requirement, 13-359 Revocability, 13-360 Misrepresentation of interest, 13-196 Second appraisement, 13-365 Void policy not validated by assignment, 13-196 Second stage, 13-359 Wagering policies, 13-196 Submission to arbitration as a condition precedent to the right to sue, 2-574; Order on insurer, 13-202 Parties by assignment, see infra, Parties 13-359 Total loss, 13-361 by assignment. Policy does not pass with sale of prop-Umpire, 13-363 Waiver, 13-365 erty, 13-184 Grantee of property no interest in Acts amounting to waiver of arbitration, 13-365 policy, 13-184 Illustrations, 13-184, 185 Arbitration under new agreement, Partners, 13-185 13-365 When applicable, 13-360 Policy for whom it may concern, see When clause constitutes condition preceinfra, Policy for whom it may condent, 2-574; 13-360 Arson, see Arson. Policy made payable to third party, see infra, Policy made payable to third Ashes, 13-292 Assignment (see Beneficiaries in Insur-ance; sec infra, Fraud; Mortgagees; party. Provisions against assignment inappli-Parties by assignment): cable after loss, 13-201 Absolute assignment only included, Statutory provisions, 13-185 Stipulations for avoidance strictly con-13-186 After loss, 13-199 strued, 13-186 Agreement that another have benefit of Stipulation that assignment avoids policy policy, 13-187 valid, 13-185 To alienee of property, 13-196 Alienation, see infra, Alienation and incumbrance. Assignce takes place of original insured, 13-197 Alienation clause, see infra, Alienation Consideration for new contract, 13-197 Assignee after loss takes subject to Constitutes a new contract of inequities, 13-200 surance, 13-196 Effect of breach of conditions by Assignment after breach of conditions, see infra, Assignment after breach of assignor, 13-197 conditions. Terms of old contract imported into Assignment does not avoid policy unless new, 13-197 Unearned premium as considerastipulated, 13-185 Assignment for benefit of creditors or in tion, 13-197 bankruptcy, 13-187

807

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Assignment, cont'd. Beneficiaries, see BENEFICIARIES (IN INSUR-To creditor as collateral security, 13-198 ANCE). Assignee bound by assignor's acts, Benefit, see infra, Policy for another's bene-13~198 fit. Assignee has a lien on proceeds of Benzine (see infra, Hazardous use and occupolicy, 13-198 pation), 4-1 Illustrations, 13-198, 199 Bills of exchange and promissory notes: Restrictions upon such assign-Insurable interest of indorsers, 13-159 ments, 13-199 Bills of lading: Transfer of legal title, 13-140 Insurable interest of indorser and in-Transfers forbidden by clause prohibitdorsee of bill of lading, 13-159 ing assignment after loss, 13-201 Bills of sale: What constitutes assignment after loss, Policies on goods in trust or on com-mission, see infra, Policies on goods 13-201 What transfers forbidden, see infra, What transfers forbidden by clause in trust or on commission. Sole and unconditional owner, 13-236 prohibiting assignment. Blanket policy, 4-579; 13-104 When assignor without interest, as-Boiler insurance, 4-614 signee in no better situation, 13-141 Books, see infra, Production of books and Without consent, 13-200 vouchers. Assignment after breach of conditions, Brick, 13-119 13-194 Buildings, 13-108 Assignee takes subject to conditions of Additions, 13-111 original policy, 13-194 All articles within the building, 13-116 Breach of clause forbidding alienation, Awnings, 13-109 13-195 Barn and contents thereof, 13-110 Breach of conditions against assignment, Buildings divided into compartments, 13-194 13-108 Consent with knowledge of breach of Character of building, 13-119 other conditions, 13-195 Condition of building, 13-120 General rule, 13-194 Destruction of buildings to prevent No waiver where assignee has knowlspread of fire, see FIRES. edge, 13-194 Factory, 13-110 Waiver of breach of condition against Frame hogpen or henhouse, 13-108 alienation, 13-195 Grist mill, 13-111 Assignment after loss, 13-201 Heater, 13-109 Assignments for benefit of creditors: House, 13-110 Alienation clause, 13-248 Location, see infra, Location. Clause prohibiting assignments, 13-Machinery, 13-109 187 Manufacturing establishment, 13-110 Insurable interest, 13-141 Material of structure, 13-119 Insurable interest of assignee for cred-Materials of buildings partly itors, 13-147 constructed or in ruins, 13-109 Assigns, 3-159 Place, see infra, Location. As soon as possible, 13-330 Ruins, 13-109 Attachment, 13-254, 256 Shelving, 13-109 Conditions against levy of execution or Walls, 13-109 attachment, 13-254 What constitutes a building, 13-108 Insurable interest of attachment cred-Burden of proof: itors, 13-149 Duty of insured at fire, 13-322 Limitation clause, 13-392 Parol contract, 13-221 Sheriff seizing goods on attachment, Camphene, 5-109; 13-291 13-151 Carpenter work, 13-299 Attorney's fees, 13-377 Carriages (see infra, Rolling stock), 13-116 Award, see infra, Arbitration and appraise-Carriers of goods, see Carriers of Goods. ment. Cars, see infra, Rolling stock. Bailees (see infra, Factors or commission Casualty, 5-762 merchants), 13-152 Cattle, see infra, Animals. Amount of insurable interest, 13-153 Ceased to be operated, 13-281 Bailees in trust, 13-152 Consignees as bailees simply, 13-155 General custom of manufacturers, 13-282 Illustrations, 13-281, 282 Liberal rule, 13-281 Question of law and fact, 13-283 Depositaries, 13-152 Insurable interest, 13-152 Insurable interest of hirers of property, 13-152 Strict construction, 13-282 Temporary or incidental cessation not included, 13-281 Bailments: Other insurance, 13-312 Payment of loss, 13-373 Waiver, 13-283 Bankruptcy, see infra, Insolvency and bank-What is cessation, 13-283 What is manufacturing establishment, ruptcy. Barn, 13-120 13-285

Fire Insurance.

FIRE INSURANCE, cont'd.

FIRE INSURANCE, cont'd. Certificate of magistrate, 13-351 Certificate of nearest magistrate required, 13-353 Disqualification of magistrate, 13-353 Generally, 13-351 Illustrations, 13-352 Meaning of nearest, 13-353 Nearest, 13-353 Need not be furnished but by special request, 13-352 Refusal of magistrate held no excuse, 13-352 Time of furnishing certificate, 13-352 Waiver, 13-353 What amounts to request, 13-352 Who is a magistrate, 13-352 Change in exposure, 12-522 Change in risk, see infra, Increase of risk or hazard. Change of interest, see infra, Alienation clause. Change of possession, 13-253 Change of title, see infra, Alienation clause. Character in evidence, 5-862 Chattel mortgages, 13-165 Alienation clause, 13-247 Sole and unconditional owner, 13-236 Civil commotion, 13-132 Collateral security, see infra, Pledge and collateral security. Collision, 13-134 Commission, 13-104, 105 Goods held on commission, 13-116 Policies on goods in trust or on commission, see infra, Policies on goods in trust or on commission. Common carriers, see Carriers of Goods. Concealment (see infra, Statements as to title): Rescission, 13-382 Concern, see infra, Policy for whom it may concern. Conditional sales (see infra, Alienation clause): Sole and unconditional owner, 13-236 Conditions: Alienation clause, see infra, Alienation Arbitration and appraisement, see infra, Arbitration and appraisement. Assignment after breach of condition, see infro, Assignment after breach of conditions. Consent to the assignment, see infra, Consent to the assignment. Duty of insured at fire, see infra, Duty of insured at fire. Hazardous use and occupation, see infra, Hazardous use and occupation. Incumbrances, see infra, Incumbrance clause. Iron-safe clause, see infra, Iron-safe clause. Lien and incumbrances, see infra, Alienation and incumbrance. Notice and proofs of loss, see infra, Notice and proofs of loss. Other insurance, see infra, Other insurance.

Parol contract, 13-222

Conditions, cont'd. Production of books and vouchers, see infra, Production of books and vouch-Vacancy, disuse, and neglect, see infra, Vacancy, disuse, and neglect. Conditions against alienation, Alienation clause. Conflict of laws, see Private International Consent to the assignment, 13-185, 188 Agent's consent, 13-189 Assignment without consent avoids policy only when so stipulated, 13-185 Conditions of obtaining consent must be observed, 13-188 Considerations for giving consent, 13-190 Form of giving consent, 13-188 General rule, 13-185 Indorsement of consent required, 13-189 Insurer alone may raise objection, 13-186 Manner of giving consent, 13-188 Necessary, 13-185 Notice to insurance company, 13-189 Oral consent, 13-188 Policy not assignable without consent of insurer, 13-185 President, 13-189 Secretary, 13-189 Security to be furnished, 13-190 Stipulations requiring directors' consent, 13-190 Stipulations requiring secretary's consent, 13-190 Stipulation that assignment avoids policy valid, 13-185 Sufficiency of consent, 13-188 Time of consent, 13-190 Waiver of consent, 13-191 Consent may be waived, 13-191 Stipulations that agent cannot waive consent, 13-191 What constitutes a waiver, 13-191 What does not constitute a waiver, 13-191 What officer's consent may be given, 13-189 When policy runs to the assured and his assignees, 13-185 Withdrawal of consent, 13-190 Written consent, 13-188 Consideration: Failure of consideration, 13-101 Consignees, 13-154 Advances, 13-155 Consignees as bailees simply, 13-155 Consignees for sale, 13-154 Consignees under special contract. 13-155 Consignee who has made advances, 13-155 Consignees without interest, 13-155 Insurable interest, 13-154, 155 Policies on goods in trust or on commission, see infra, Policies on goods in trust or on commission. Stoppage in transitu, 13-154 Consignor of goods, 13-148 Volume XXXI.

FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Constitutional law:	Custodians and caretakers, cont'd.
Penalties for nonpayment, 13-376	Executors and administrators, see infra, Executors and administrators.
Standard fire policy, 13-223 Construction, see infra, Description of prop-	Factors or commission merchants, see
erty.	infra, Factors or commission mer-
Contained in, 7-23; 13-122, 124	chants.
Contiguous, 13–289	Innkeepers, see infra, Inns and innkeep-
Contingent interest, 13-147	ers.
Contract (see infra, Policy), 13-100	Marshals, see infra, United States
Contract of indemnity, see infra, Con-	marshals.
tract of indemnity.	Receivers, see infra, Receivers.
Definitions, 13-100	Sheriffs and constables, see infra, Sheriffs and constables.
Kinds of fire policies, see infra, Policy; Standard fire policy.	Under authority of law, 13-150
Parol contracts of fire insurance, see	Under contract, 13-151
infra, Parol contracts of fire insurance.	Warehousemen, see WAREHOUSES AND
Parties to the contract, see infra,	WAREHOUSEMEN.
Parties to the contract.	Wharfingers, see infra, Wharfingers.
Risk, see infra, Risk.	Customs, see Usages and Customs.
Standard fire policy, see infra, Standard	Damages:
fire policy.	Amount of liability, see infra, Payment.
Subject-matter, see infra, Subject-matter	Rebuilding, 13-380 Death of insured, 13-252
of insurance. Contract of indemnity (see Indemnity Con-	Alienation clause, 13-252
TRACT), 13-100	Debtors, 13-156
Actual loss measure of recovery, 13-	Insolvent debtors, 13-157
IOI	Insurable interest, 13-156
A personal contract, 13-101	Insurable interest after execution sale,
Failure of consideration, 13-101	13-156
Fire insurance a contract of indemnity,	Judgment debtor may insure property
13–101 Good faith, 13–101	under levy, 13-156 Property fraudulently concealed, 13-157
Insurable interest, see infra, Insurable	Deeds of trust and power of sale mortgages:
interest.	Insurable interest of trustees, 13-177
Contracts of hire:	Definition, 13-100, 102
Insurable interest of birer, 13-152	Contract, 13, 100.
Contribution and exoneration, 7-352	Distinguished from marine insurance,
Contribution clause, 13-367	13-100 Fine incurred
Contributory negligence, 13-130	Fire insurance, 13–100 Insurable interest, 13–142
Corporations, 13–135 Illustrations, 13–135	Insurance, 13-142
Policy on corporate property in corporate	Open policy, 13-102
name, 13-135	Statutory definitions, 13-100
Corporeal property, 13-104	Demand:
Correctness of description, see infra, Descrip-	Appraisement proceedings, 13-361
tion of property.	Examination under oath, 13-358
Creditors (see infra, Debtors), 13-148	Penalties for nonpayment, 13-376
Assignee for security, 13–150 Attachment creditors, 13–149	Production of books and vouchers,
Creditor or deceased debtor, 13-148	Description of property, 13-107
Execution creditors, 13-149	Agricultural products, 13-115
Judgment creditors, 13-149	Buildings, see infra, Buildings.
Lien creditors, 13-149	Character of building, 13-119
Mere general creditors, 13-148	Comprehensive description, 13-107
Notice and proofs of loss, 13-333	Condition of building, 13-120
Simple contract creditor, 13-148 Curtesy:	Construction of general description,
Insurable interest of tenant by curtesy.	13-107 Correctness of description, 13-118
13-159	Barn, 13-120
Insurable interest of tenant by curtesy	Brick, 13-119
initiate, 13-150	Character of building, 13-119
Custodians and caretakers, 13-150	Condition, 13-120
Agents, see infra, Agency.	Description applicable to two build-
Bailees, see infra, Bailees.	ings, 13–118
Carriers of goods, see Carriers of Goods.	Dwelling, 13-119
Common carriers, see Carriers of	Material of structure, 13-119
Goods.	Parol evidence, 13–118 Personalty, 13–120
Consignees, see infra, Consignees.	Reformation of policy describing
Constables, see infra, Sheriffs and con-	wrong building, 13-118
stables.	Rejecting false description, 13-118

810

	and amountings
FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Description of property, cont'd.	Equitable assignments, cont'd.
Correctness of description, cont'd.	Executory contract to assign, 13-192
Saloon, 13-119	Illustrations, 13-192
Stone, 13-119	Interest of assignee, 13-193
Stores, 13–120 Dwelling, 13–120	Right of equitable assignee, 13-192
Fixtures, 13-114	What constitutes an equitable assign-
Furniture, 13-114	ment, 13–192 Equitable interest:
Generally, 13-107	Equitable interest not necessary, 13-146
Inclusiveness, 13-108	Equitable interest sufficient, 13-145
"In trust," 13–116	Equitable title not essential, 13-142
Location, see infra, Location.	Evidence:
Machinery, 13-115	Examination under oath, see infra, Ex-
Miscellaneous articles, 13-116	amination under oath.
Mortgages, see infra, Mortgages.	Extrinsic evidence to show party in
Personalty, 13–112, 120 Premises, sec infra, Premises.	interest, 13–213
Railway insurance, 13-117	Extrinsic evidence where policy is on
Realty, 13-108	goods or on commission, 13-218
Shifting risks, 13–117	Fire caused by insured, 16–963 Inflammables, 13–297
Tools, 13-115	Notice and proofs of loss, see infra,
" Destroy," 9-407	Notice and proofs of loss.
Destruction of buildings to prevent spread	Parol evidence to show party in interest,
of fire, see Fires.	13-213
Direct damages, 9-458	Production of books and vouchers, see
Disorderly houses, 13-298	infra, Production of books and vouch-
Disuse, see infra, Vacancy, disuse, and neg-	ers.
lect.	Examination under oath 13-358
Dower:	Appraisement, 13-363
Insurable interest of dowress, 13–165 Drygoods, 13–114	Counsel, 13–358
Duty of insured at fire, 13-322	Demand, 13-358 Effect of statements, 13-358
Basis of condition, 13-322	How far insured bound, 13-358
Burden of proving care, 13-322	Manner, 13-358
· Damages resulting from insured's efforts	Scope, 13-358
recoverable, 13-322	Validity of requirement, 13-358
Form, 13-322	Exceptions, see infra, Prohibitions and ex-
Scope of condition, 13-322	ceptions.
Validity of clause, 13-322	Execution:
Dwelling house, 10-355; 13-119	Alienation clause, 12-243, 254
Dynamite, 13–292 Earth oil, 13–291	Conditions against levy of execution or
Effect of adjustment, 13–381	attachment, 13-254 Enforcement of judgment for loss, 13-
Adjustment as bar to suit, 13-382	395
Effect on third persons, 13-383	Increase of risk, 13-288
Fraud, 13-381	Insurable interest of debtors, 13-156
General rule, 13-381	Insurable interest of execution creditors,
Rescission, see infra, Rescission.	13-149
Suit on compromise, 13-382	Executors and administrators, 11-845; 13-
Waiver of defenses by adjustment,	150
13-383	Credit for insurance on real estate, 11-
What defenses waived by adjustment, 13-383	1273 Duty to insure, 11–945
Eggs, 13-116	Executors with special interest under
Enforcement of judgment:	will, 13-150
Excluding insurer from doing husiness	Insolvent estate, 13-150
in state, 13–395	Insurable interest, 13-150
Execution, 13-395	Insurable interest of administrator in
Mandamus, 13-395	realty, 13-150
Suit in equity, 13-395	Insurance money represents insured
Engines, see infra, Rolling stock.	property, 11-846
Equitable assignments, 13-191, 462	Notice and proof of loss, 13-333 Proceeds of insurance on real estate are
Agreement between vendor and vendee,	realty, 11-846
13-192 Agreement to hold policy for third party,	Exemption of proceeds of insurance, 15-596
13-193	Exemptions from execution, see Exemptions
Assignment upheld in equity, 13-192	(FROM EXECUTION).
Clause prohibiting assignments, 13-186	Expert and opinion evidence, see Expert
Deposit of policy as security, 13-192	AND OPINION EVIDENCE.
Equitable assignment may exist with-	Explosions and explosives (see infra, Petro-
out legal assignment, 13-191	leum and its products), 13-116, 132
81	volume XXXI.

FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Explosions and explosives, cont'd.	Fee simple, 13-232
Clause exempting insurer from liability	Fire insurance agents, see Insurance
for explosion, 13-133	AGENTS.
Damage due only to explosion, 13-133	Fire limits, see FIRE LIMITS.
Dynamite, 13-292	Fireproof (see infra, Iron-safe clause), 13-
Explosion caused by fire, 13-133	402, 403 Fixtures, 13–115
Explosions not specifically excepted, 13-	Floating policies, 13-104
132 Explosives as part of stock, 13–294	Foreclosure:
Gunpowder, 13-292	Alienation clause, 13-242
Liability for explosion unless followed	Conditions against foreclosure, 13-254
by fire excepted, 13-133	Foreclosure of mortgages:
Liability for losses by fire caused by ex-	What constitutes a foreclosure, 13-781
plosion, 13-133	Foreign insurance companies, see Foreign
Loss resulting partly from explosion,	Corporations. Forfeiture:
partly from combustion, 13-133	Alienation clause, see infra, Alienation
Naphtha, 13–292 Saltpetre, 13–292	clause.
Exposure, 12–522	Form of contract, 13-218
Extent of loss, 13-323	Parol contract of fire insurance, see in-
Generally, 13-323	<i>fra</i> , Parol contracts of fire insurance.
Interpretation, 13-325	Standard fire policy, see infra, Standard
Total loss, 13-323	fire policy.
When loss is total, 13-323	Forthwith, 13–330, 1160
Where all combustible material de-	For whom it may concern, 13-144 Fraud, 13-194
stroyed, 13-323	Adjustment, 13-381
Where rebuilding not permitted, 13–324 Where repair is forbidden by ordinance	Appraisement, 13-364
the loss is total, 13-324	Fraud and false swearing, 13-342
Extra-combustible materials, 13-290	Agent of insured, 13-345
Factors or commission merchants:	Discrepancy as evidence of fraud, 13-
Consignees for sale, 13-154	345
Damages in actions against factor, 12-	Discrepancy between statement of loss
701	and value not conclusive of fraud,
Duty to insure goods consigned, 12-656 Duty imposed by course of dealings,	13-345 Innocent misstatements, 13-343
12-656	Innocent mistakes, 13-343
Duty to account for proceeds of in-	Intent, 13-343
surance, 12-657	Loss greatly in excess of insurance, 13-
Illustrations, 12-656, 657	344
Instructions, 12-656	Materiality, 13-344
Liable as insurers on failure in dili-	Must refer to something required by
gence to insure, 12–657 Obligation to insure imposed by	policy, 13–344 Notice and proofs of loss, 13–342
usage, 12-656	Omission accidental and bona fide, 13-
When not bound to insure, 12-656	343
Instructions to insure, 12-649	Overvaluation due to mistake, 13-343
Insurable interest of commission mer-	
chants, 13-153	Purpose and validity of clauses for-
Lien extends to insurance money, 12-678	
Notice of inability to effect insurance, 12-655	What constitutes, 13–342 Wilful, 13–343
Payment of loss, 13-373	Fraudulent sales and conveyances, 13-180
Policies on goods in trust or on commis-	Sole and conditional owner, 13-233
sion, see infra, Policies on goods in	Furniture, 13-114
trust or on commission.	Gaming house, 13-298
Factory (see infra, Ceased to be operated;	
Vacancy, disuse, and neglect): Clock factory, 13–294	Effect of garnishment before claim as- certained, 13-334
Keeping and using, 13-292	Garnishment not permitted until insur-
Leather factory, 13-294	er's liability liquidated, 13-334
Running factory overtime or at night,	Limitation clause, 13-392, 395
13-299	No garnishment until proof of loss, 13-
Factory manufactory, 13-110	333
Fall, 12-714	Gasoline, 13-291
Fall of building, 13-129	Good faith, 13-101
False representation (see infra, Statements as to title):	Goods: Policies on goods in trust or on com-
Rescission, 13-381	mission, see infra, Policies on goods
False swearing, see infra, Frand and false	in trust or on commission.
swearing.	Goods usually kept in country store, 13-295
	812 Volume XXXI.

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Grain, 13-115 Hearing: Grain in stacks, 13-123 Appraisement, 13-363 Groceries, 13-114 Heirs, 13-157 Guano, 13-116 Heir expectant in possession, 13-157 Guardian and ward: Insurable interest, 13-157 Allowance for insurance, 15-106 His, 13-230 Insurable interest, 13-160 Homestead owners, 13-157 Gunpowder, 13-292 Exemption of proceeds of insurance, Hazardous use and occupation, 13-284 15-596 Acts of lessee, 13-297 Husband, 13-157, 159 Additions, see infra, Alterations, repairs, Insurable interest when homestead has and additions. been formally set off, 13-157 Allowed on premises, 13-293 Insurable interest where husband or wife Alterations, see infra, Alterations, repairs, and additions. occupies property as homestead, 13-157 Ashes, 13-292 Sole and unconditional owner, 13-234 Benzine, 13-296 Horses, see infra, Animals. Benzine in furniture factory, 13-294 House, 13-110 Carpenter work, 13-299 Household goods, 13-114 Clock factory, 13-294 Husband and wife: Drug store, 13-295 Homestead owners, see infra, Home-Dynamite, 13-292 stead owners. Evidence, 13-297 Insurable interest of husband, 13-158 Explosives kept as part of stock, 13-294 Building erected on wife's land, 13-Extra-combustible materials, 13-290 Factory, 13-293 Generally, 13-158 Furniture factory, 13-294 Husband in possession of wife's per-Gasoline used in cleaning clothes, 13sonalty, 13-158 Husband in possession of wife's Goods usually kept in country store, 13property, 13-146 Husband paying for property bought Gunpowder, 13-292 in wife's name, 13-159 Illegal business, see infra, Illegal busi-Husband's interest in wife's propness. erty, 13-158 Increase of risk or hazard, see infra, Insurable interest of husband in Increase of risk or hazard. possession of wife's property, 13-Inflammable materials, 13-290 146 Keeping, 13-292 Insurable interest of tenant by Keeping inflammable and extra-combuscurtesy, 13-159 Insurable interest of tenant by tible materials, 13-290 Leather factory, 13-294 curtesy initiate, 13-159 Lessee, 13-297 Wife's real property, 13-158 Manufacturing establishments, 13-293 Insurable interest of married women, 13-Mercantile establishments, 13-294 164 Naphtha, 13-292 At common law, 13-164 Permission, 13-297
Petroleum and its products, see infra, Dowress, 13-165 eparate property women, 13-164 Separate of married Petroleum and its products. Photographer, 13-294 Under married women's acts, 13-164 Prohibited articles incidental to trade Wife and husband may take out inor business, 13-293 surance jointly, 13-165 Prohibition confined to insured building, Insurance taken out by married women, 13-136 Questions of evidence, 13-297 Married women, 13-136 Questions of law and fact, 13-297 Notice and proofs of loss, 13-333 Payment of loss, 13-374 Repairs, see infra, Alterations, repairs, and additions. Sole and unconditional owner, 13-233 Running factory overtime or at night, Effect of marital interests, 13-233 13-299 Generally, 13-233 Sailmakers, 13-300 Homestead, 13-234 Parol gift from wife to husband, Saltpetre, 13-292 Saltpetre in drug store, 13-295 13-237 Smoking, 13-300 Statements as to title, 13-224, 225 Specific acts and uses prohibited, 13-288 Storing, 13-293 Illegal business, 13-298 Stoves, 13-299 Gambling, 13-298 Generally, 13-298 Temporary or casual keeping or using, Liability for acts of tenant, 13-298 13-292 Using, 13-292 Prostitution, 13-298 Revival of policy, 13-298 Waiver, 13-298, 300 Sale of intoxicating liquors, see infra, What is keeping and using, 13-292

Intoxicating liquors.

Who may violate clause, 13-297

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Illegal business, cont'd. Incumbrance clause, cont'd. Incumbrance clause reasonable, 13-258 Waiver, 13-299 Illegal contracts: Incumbrance prior to policy, 13-262 Incumbrances not prohibited, 13-258 Property illegally kept or used, 16-847, Incumbrances prohibited, 13-259 Subject of insurance and interest must Inquiry or condition necessary, 13-259 be lawful, 13-143 Instances, 13-260, 262 Illegality collateral to transaction, Instances of incumbrances, 13-260 13-144
Illegal or immoral interest not in-Introductory, 13-258 Judgment, 13-261 surable, 13-144 Lease, 13-261 Insurance on property which it is Mechanics' lien, 13-261 unlawful to hold, 13-143 Mortgage discharged before loss, 13-Lottery tickets, 13-143 260 Wager policy, 13-137, 141 Mortgage of part, 13-260 Immediately, 13-330 Mortgage undelivered, 13-259 Immediate notice, 15-1022 Nondelivery of mortgage, 13-259 Notice, 13-262 Second stage, 13-259 Incendiarism, 13-131 Incorporeal property, 13-104 Increase of risk or hazard, 13-266, 284 Sheriff's sale, 13-261 Statutory provisions, 13-262 Additions, 13-285, 287 Adjacent buildings, 13-285, 287 Taxes, 13-261 Alterations, repairs, and additions, 13-Waiver, 13–262 What constitutes an incumbrance, 13-Change in the risk to be disclosed, 13-259 Indemnity contract, see infra, Contract of in-Clause valid and enforceable, 13-285 demnity. Essentials, 13-286 Indemnity the basis of the contract, 13-366 Execution, 13-288 Infants: Express prohibition of increase of risk, Insurable interest, 13-160 13-284 Limitation clause, 13-392 Form, 13-284 Policy obtained by infant, 13-135 Illegal use of liquors, 13-288 Inflammable materials, 13-290 Illustrations, 13-287 Injunction: Implied promise not to increase hazard, Limitation clause, 13-393 13-284 Inns and innkeepers: Increase by means not within insured's Insurable interest of innkeepers, 13-155 control, 13-286 Insolvency and bankruptcy: Increase of risk presumed from vacancy, Alienation clause, 13-248 Clause prohibiting assignment, 13-186 13-267 Increase per se, 13-285 Insurable interest of insolvent debtors, Instances, 13-285 13-157 Limitation clause, 13-392 Knowledge of assured, 13-286 Levy of execution, 13-288 Insurable interest (see Beneficiaries in In-Mortgaging the property, 13-285 SURANCE), 13-136 Nontenancy, 13-287 Actuality of interest, 13-143 Policy suspended during time of in-Advances, 13-184 creased hazard, 13-285 Agent (see infra, Agency), 13-144 Question for jury, 13-267 Relative degrees of hazard, 13-267 Appreciable interest, 13-142 Assignment, see infra, Assignment. Statement as to condition of premises Assignments for benefit of creditors, 13construed as warranty, 13-284 141, 147 Vacancy, disuse, and neglect, 13-273, 287 Bailees, see infra. Bailees. Vacancy not "increase of risk" per se, Bare legal title may afford insurable in-13-266 terest, 13-145 Vacated by owner or occupant, 13-269 Bare possibility, 13-183 Validity of clause, 13-285 Beneficiaries, 13-148 Whether risk increased a question of Caretakers, see infra, Custodians and fact for jury, 13-286 caretakers. Incumbrance, see infro, Alienation and in-Corriers of goods, see CARRIERS OF cumbrance. Goods. Incumbrance clause, 13-258 Cestuis que trustent, 13-148 Additional incumbrance not exceeding Common corriers, see CARRIERS OF amount originally consented to, 13-260 Consignees, see infra, Consignees. Agreement to convey, 13-260 Change created by will, 13-262 Consignor of goods, 13-148 Constables, see infra, Sheriffs and con-Condition equivalent to express inquiry, stables. 13-250 Executory contract to convey, 13-260 Contingent interest, 13-147 First stage, 13-258 Corpus, estate in, 13-146 Creditors, see infra, Creditors. Forms of incumbrance clause, 13-259 814 Volume XXXI.

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Insurable interest, cont'd. Insurable interest, cont'd. Custodians and caretakers, see infra, Necessity, cont'd. Custodians and caretakers. Insurable interest essential, 13-136, Debtors, see infra, Debtors. Definition, 13-142 Effect of want of insurable interest, 3-141 If insurable interest wanting, policy est, 13-137 wholly void, 13-141 Payment of premium, 13-142 Premium notes not enforceable, 13-142 Recovery for premiums already paid, 138 13-142 When assignor without interest, assignee in no better situation, 13-Equitable interest not necessary, 13-146 Equitable interest sufficient, 13-145 Equitable title not essential, 13-142 Part owners, 13-175 Executors and administrators, see infra, Pawnbroker, 13-175 Executors and administrators. Factors or commission merchants, see 13-137 infra, Factors or commission mer-Guardians, 13-160 Heirs, see infra, Heirs. security. Homestead owners, see infra, Homestead Husband and wife, see infra, Husband and wife. Illegality collateral to the transaction, 13-144 Illegal or immoral interest not insurable, 210, 211 Profits, 13-105 13-144 Indemnity of contract, 13-101 Indorsers, 13-159 Infanțs, 13-160 Innkeepers, see infra, Inns and innkeep-Insurers (in reinsurance), 13-160 Interest, 13-101 Requisites, 13-142 Interest does not necessarily imply property, 13-144 Interest may arise from mere liability, State, 13-176 13-147 Stockholders, 13-176 Lawful interest, 13-143 Legal interest not necessary, 13-146 lawful, 13-143 Legal or equitable title not essential, 13-142 Legal title, 13-140, 142 Legal title may afford insurable interest, 13-145 Lessees, see infra, Lessees. Lessors, see infra, Lessors. Liability a legal result of obligations assumed, 13-147 Liability assumed with reference to property, 13-1447 13-140 Liability from contract, 13-147 Lienholders, see infra, Liens. Lottery tickets, 13-143 Married women, see infra, Husband and wife. Marshals, see infra, United States marshals. Mortgagee, see infra, Mortgages. Mortgagor, see infra, Mortgages. Necessity, 13-136

No indemnity without loss, 13-137 Origin of the doctrine, 13-137 Payee need not have insurable inter-Policy including property in which insured has interest and property in which he has none, 13-137 Time when interest must exist, 13-Wager policies, 13-138 Occupants, see infra, Occupants. Parties having insurable interest, 13-147 Parties having no insurable interest, 13-Parties to void contracts, 13-184 Partnership, see infra, Partnership. Payee need not have insurable interest, Pecuniary interest, 13-142 Personal interest, 13-144 Pledge, see infra, Pledge and collateral Policy for whom it may concern, see infra, Policy for whom it may concern. Policy including property in which insured has interest and property in which he has none, 13-137 Policy made payable to third party, 13-Purchaser at execution sale, 13-176 Purchaser taking title in another, 13-145 Railroad companies, 13-176 Receivers, see infra, Receivers. Reinsurance, see REINSURANCE. Remaindermen and reversioners, 13-176 Sheriffs and constables, see infra, Sheriffs and constables. Subjects of insurable interests must be Sureties, see infra, Sureties. Tenants, see infra, Lessees. Tenants for life, 13-177 Tenants from year to year, 13-177 Tenants in common, see infra, Joint tenants and tenants in common. Third parties, 13-210, 211 Time when interest must exist, 13-138 After-acquired goods, 13-139 Continuous interest not necessary, General rule, 13-138 Insurable interest may be partially divested, 13-140 Interest required both at time of issuance and time of loss, 13-138 Issuance, 13-139 Loss, 13-138, 139 Mortgage, 13-140 Stock in trade, 13-140 Sufficiency of interest at time of loss, 13-139 Volume XXXI.

General rule, 13-136, 137

Fire Insurance.

Fire Insurance.

FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Insurable interest, cont'd.	Jeweler:
Transfer of legal title, 13-140	Stock in trade, 13-114
Trespasser, 13-183	Joint tenants and tenants in common, 13-
Trustees, 13–144 Trustees, see infra, Trusts and trustees.	134, 174 Alienation clause, 13-248
Unlawful interest, 13-143	Change of interest, 13–250
Vendee (see infra, Vendor and pur-	Change of title, 13-249
chaser), 13-145	Insurable interest of tenants in common,
Vendor, see infra, Vendor and pur-	13–176
chaser.	Insurance of separate interest, 17-671
Voluntary advances, 13-184	Other insurance, 13-312
Wager policies, 13-138, 184	Transfers by or between partners and
Warehousemen, see Warehouses and	joint owners, 13-248
WAREHOUSEMEN.	Judgment (see infra, Enforcement of judg-
Wharfingers, see infra, Wharfingers. Whom it may concern, see infra, Policy	ment):
for whom it may concern.	Incumbrance clause, 13-261 Insurable interest of judgment creditors,
Insurance agents, see Insurance Agents.	13–149
Insurrection, 13-132	Justice of the peace, see infra, Certificate of
Interest, 13-370	magistrate.
American rule, 13-370	Keep a watchman on the premises, 13-283
Damages for detention, 13-371	Express clause requiring that watchman
Discretion of jury, 13-371	be kept, 13-283
Effect of change of statute, 13-372	Question for jury, 13-284
English doctrine, 13-371	Sleeping insufficient, 13-284
Illustrations, 13-371	Temporary absence, 13-284
Interest from commencement of action,	Times during which watchman must be
13–372 Interest from date of waiver, 13–372	employed, 13-284 Warranty that watchman will be kept,
Interest from sixty days after proof of	13-283
loss, 13–371	What constitutes compliance, 13-284
Interest not claimed, 13-371	Keeping, 13-292
Payment prevented, 13-371	Waiver, 13-297
Rate of interest, 13-372	Kerosene, see infra, Petroleum and its prod-
Scotch doctrine, 13-371	ncts.
When interest begins to run, 13-371	Knowledge, see infra, Notice.
When interest is allowable, 13-370	Landlord and tenant (see infra, Lessees; Les-
Interest of assignee:	sors):
Equitable assignments, 13–193 Legal assignments, 13–193	Liability for acts of tenant, 13-298 Payment of loss, 13-373
Statement of interest, 13-193	Larceny, see infra, Theft.
Interpretation and construction (see Insur-	Leased ground, 13-238
ANCE; see infra, Description of prop-	Leases (see infra, Landlord and tenant; Les-
erty):	sees; Lessors):
Alienation clause, see infra, Alienation	Alienation clause, 13-251
clause.	Covenant by lessee to insure, see Leases.
Intoxicating liquors, 17-315	Incumbrance clause, 13-261
Illegal sale of liquors, 13-298	Legal title:
Increase of risk, 13–287 "In trust," 13–116	Bare legal title may afford insurable in-
Invasion, 13-131	terest, 13–145 Not essential, 13–142, 146
"In whole or in part," 13-244	Transfer of legal title, 13-140
Iron-safe clause, 13-355	Lessees (see infra, Landlord and tenant):
Application, 13-356	Covenants of lessee to insure, 13-161
Clause fraudulently inserted, 13-357	Insurable interest, 13-160
Compliance, 13-356	Covenants by lessee to insure, 13-
Destruction of safe and contents, 13-	161
E: 357	Generally, 13–160
Fireproof safe, 13-402, 403	Lessee's interest in improvement,
Knowledge of insured, 13-355	13–161
Purpose, 13-355 Question for jury, 13-357	Sublessee, 13-161 Termination of lessee's insurable in-
Reasonableness of clause, 13-355	terest, 13-162
Reason for iron-safe clause, 13-355	Lessors:
Substantial compliance sufficient, 13-	Insurable interest, 13–162
356	Covenants and agreements, 13–162
Validity of clause, 13-355	Generally, 13-162.
Waiver, 13-357	Improvements placed upon land by
Waiver by acts of agents, 13-357	lessee, 13-162
What compliance sufficient, 13-356	Property of lessee, 13-162
What is not sufficient compliance, 13-356	Libel and slander, see LIBEL AND SLANDER,
, 816	6 Volume XXXI.

FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Liens (see infra, Alienation and incum-	Limitation clause, cont'd.
brance):	Waiver of the limitation, cont'd.
Insurable interest of lien creditors, 13-	Mere negotiations not a waiver, 13-
149	301
Insurable interest of lienholders, 13-162	Qualifications, 13-391
Foundation of lienor's interest, 13-	Time of waiver, 13-392
163	War, 13-392
General liens, 13-163	When action is commenced, 13-393
General rule, 13-162	
	Amending defective process, 13-394
Liens arising from advances, 13-164	Day on which loss occurs excluded,
Mechanic's hen, 13-163	13-395
Validity of lien need not be estab-	Defect of parties remedied, 13-
lished by judgment, 13-163	_ 394
Sole and unconditional owner, 13–235	Failure to serve process, 13-394
Life tenants (see infra, Remainders, rever-	Garnishment, 13–394
sions, and executory interests), 13-177	General rule, 13-393
Lightning, 13-126, 127	What constitutes prosecution, 12-
Limitation clause, 13-385	394
After the fire, 13-389	When last day falls on Sunday, 13-
After the loss or damage shall occur, 13-	395
387	When limitation begins, 13-387
Exceptional forms, 13-388	
	Limitation of actions, see infra, Limitation
Later doctrine, 13-388	clanse.
Limitation dating from occurrence	Live stock, see infra, Animals.
of fire or injury, 13-387	Location, 13-120
Attachment, 13-392	Animals killed in different place from
Common form, 13-387	that which the policy described, 13-
Construction of special clause, 13-388	124
First limitation, 13-387	Cars, 13-124
Garnishment, 13-392	Character of articles limits meaning of
General statute of limitations not appli-	"contained in," 13-124
cable, 13-387	Character of property and necessities of
Infancy, 13-392	trade considered, 13-124
Injunction, 13–393	Comprehensive designation of place, 13-
Insolvency of insurer, 13-392	125
Limitation dated from occurrence of fire	
	Consent, 13-125
or injury, 13-387	Effect of erroneous location, 13-121
Limitation dating from time when cause	Engines, 13-124
of action arose, 13-388	Estoppel, 13-126
Mutual-benefit certificates, 13-390	Farm fixtures, 13-123
Receivership, 13-392	General rule, 13–120
Scope of provisions as to limitation, 13-	Goods destroyed while in separate build-
393	ing not covered, 13-122
Second stage, 13-389	Goods in building described by particular
Specific performance of oral contract,	name, description, or street number,
13-393	13-125
Statutes fixing minimum limitation, 13-	Grain in stacks, 13-123
387	Live stock, 13-123
Suit for reformation, 13-393	Location erroneously described, 13-121
Suit to correct error in entering verdict,	Location essential, 13-120
13-393	Particular designation, 13-122
Validity, 13-385	Property described as in certain build-
General rule, 13-385	ing, 13-122
General statute of limitations not	Qualification of the rule, 13-124
applicable, 13-387	
	Rejection of false description, 13-121
Limitation clause valid, 13-386	Removal for repairs, 13-123
Restrictions by statute, 13–387	Threshing machines, 13-124
Statutes fixing minimum limitation,	Waiver, 13-125
13-387	Wearing apparel, 13-123
Waiver of the limitation, 13-390	Loss and adjustment, 13-322
Absence of party to be served, 13-	Action by insurer who has paid loss,
392	see infra, Action by insurer who has
Acquiescence, 13-391	paid loss.
Acts of agents as waiver, 13-392	Adjustment, see infra. Effect of adjust-
Acts of insurer inducing delay in	ment.
bringing suit, 13-390	Arbitration and appraisement, see infra,
Estoppel of insurer, 13-390	Arbitration and appraisement.
Generally, 13-390	Certificate of magistrate, see infra, Cer-
Intent must be clear, 13-391	tificate of magistrate.
Loss occurring after death of in-	Duty of insured at fire, see infra, Duty
sured, 13-392	of insured at fire.
	V-1 VVVI
31 C. of L.—52	Volume XXXI.

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Mortgagees, cont'd. Loss and adjustment, cont'd. Effect of adjustment, see infra, Effect Assignment to mortgagee, cont'd. Contract does not become one of inof adjustment. Examination under oath, see infra, Exdemnity to mortgagee, 13-207 Interest of mortgagor in policy taken out amination under oath. Extent of loss, see infra, Extent of loss. by mortgagee, and vice versa, 13-202 Iron-safe clause, see infra, Iron-safe Mortgagee acquiring sole interest, 13-242 Notice and proof of loss, 13-333 clanse. Other insurance, 13-311 Notice and proofs of loss, see infra, Notice and proofs of loss. Parties to the adjustment, 13-326 Payment of loss, 13-372 Option to rebuild, see infra, Option to rebuild. Policy payable to mortgagee, 13-202 Parties to the adjustment, see infra, Parties to the adjustment. Acts of mortgagor avoiding policy, 13-204 Payment, see infra, Payment. Alienation, 13-204 Production of books and vouchers, see Assignment by payee, 13-203 infra, Production of books and vouch-Breach by mortgagor defeats mortgagee, 13-203 Contract still between mortgagor Subrogation, see infra, Subrogation. and insurer, 13-202 Direction of payment to mortgagee Insuring lottery tickets, 13-143 not an assignment, 13-202 Machinery, 13-109, 115 Magistrate, see infra, Certificate of magis-Effect of direction of payment to mortgagee, 13-203 trate. Equitable rights of mortgagee, 13-Mailing: Notice of loss, 13-330 204 Mandamus: Independent insurance upon mort-Enforcement of judgment for loss, 13gagee's interest, 13-205 395 Mortgagee only succeeds to rights of Manufactured or in process of manufacture, mortgagor, 13-203 Mortgagor remains insured, 13-202 13-114 Manufacturing establishment, 13-110 Open mortgage clause, 13-202 Marine insurance distinguished from, 13-100 Other insurance, 13-204 Married women, see infra, Husband and Policy avoided by breaches of mortgagor, 13-203, 206 wife. Marshals, 13-151 Stipulations of policy binding upon Materials of buildings partly constructed or mortgagee, 13-207 Union mortgage clause, 13-205 in ruins, 13-109 Mechanics' liens: Union mortgage clause, 13-205 Change of interest, 13-252 Clause attached to existing policy, Incumbrance clause, 13-261 13-206 Generally, 13-205 Insurable interest, 13-163 Illustrations, 13-205, 206 Medium of payment, see infra, Payment. Other insurance, 13-206 Merchandise, 13-112
General scope of policy on stock of Policy not avoided by act or negligence of mortgagor, 13-206 merchandise, 13-112 Meaning of merchandise, 13-113 Stipulations of policy binding upon mortgagee, 13-207 Merchandise usually kept in country stores, 13-120 Mortgages (see infra, Foreclosure of mort-Merchant, 20-582 gages; Mortgagees; Mortgagor), 3-Merger: 1002, 1003; 16-844 Alienation clause, 13-243, 246, 250 Parol contract, 13-222 Military law: Change of title, 13-250 Destruction at instance of military au-Effect of mortgage clause, 13-251 thorities, 13-131 Loss payable to mortgagee, 13-251 Mill (see infra, Vacancy, disuse, and neg-Mortgagee paying premium, 13-251 lect), 13-120, 294 Mortgagee's policy not affected by Misrepresentation (see infra, Statements as mortgagor's alienation, 13-250 to title): What constitutes insurance of mort-Rescission, 13-381 gagee, 14-251 Mistake: Where mortgagor is insured, 13-251 Rescission, 13-382 Concealment, 13-225 Mobs, 13-132 Equitable lien upon money due on policy, More hazardous business, 5-78 Mortgagees (see infra, Mortgages), 13-302 Increase of risk or hazard, 13-285 Adjustment, 13-326 Insurable interest may be partially di-Assignment, 13-202 vested, 13-140 Insurable interest of mortgagees, 13-165, Assignment by payee, 13-203 Assignment to mortgagee, 13-207 Amount of mortgagee's insurable Assignee may recover only when assignor could, 13-208 interest, 13-167

818

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Mortgages, cont'd. Notice (see infra, Records): Insurable interest of mortgagees, cont'd. Appraisement proceedings, 13-361 Amount of recovery, 13-168 Other insurance, see infra, Other insur-Assignee of mortgagee, 13-166 Assignment of mortgage, 13-167 Record of incumbrance not notice, 13-Consideration for mortgage, 13-167 Enforceable mortgage, 13-167 Vacancy, disuse, and neglect, 13-278 Exhaustion of remedy on mortgage Vacated by removal of owner or occunot prerequisite to action, 13-166 pant, 13-269, 270 Extinction of mortgagee's insurable Notice and proofs of loss, 13-326, 335 interest, 13-168 Account, 13-337 Additional statements, 13-337 Grantee in deed of trust, 13-166 As soon as possible, 13-330 Cash value of each item, 13-337 Holder of mortgage as collateral security, 13-166 Interest measured by debt, 13-167 Cause of loss, 13-338 Mortgagor and mortgagee may both Certificate of magistrate, see infra, Cerobtain insurance, 12-172 tificate of magistrate. Circumstances of loss, 13-338 Nature of mortgagee's interest, 13-166 Conclusiveness of statements, 13-339 Ordinary mortgagee, 13-165 Conditions precedent, 13-328 Unrecorded mortgage, 13-167 Contents, 13-336 Effect of statements, 13-339 Who is included, 13-165 Insurable interest of mortgagors, 13-146, Failure to object waives defects, 13-168, 172 339 After conveyance is still liable for False swearing, see infra, Fraud and debt, 13-170 false swearing. After decree of foreclosure, 13-170 Formal defects overlooked, 13-336 After equity of redemption has been Form and contents must conform to requirements, 13-335 seized on execution, 13-170 Form of notice, 13-335 After sale under foreclosure, 13-170 Amount of insurable interest of mortgagor, 13-170 Form of proofs, 13-335 Forthwith, 13-330 Assignors for security, 13-169 Fraud, see infra, Fraud and false swear-Disclosure of interest, 13-169 ing. Generally, 13-326 Grantors in bills of sale, 13-169 Grantors in conveyances for secur-How given, 13-334 Immediately, 13-330 ity, 13-169 Immaterial whether personally liable Insurance agents, 13-334 for debt, 13-169 Interest, 13-338 Insurance by mortgagee does not af-Inventory, 13-337 Mailing, 13-330 fect mortgagor's insurable inter-Necessity of giving notice, 13-327 est, 13-169 Interest continues after decree, 13-Accident and misfortune not due to 170 insurer, 13-327 General rule, 13-327 Insurer already fixed with notice, Mortgagor and mortgagee may both obtain insurance, 13-172 Mortgagor insuring for benefit of 13-328 mortgagee, 13-171 Mortgage clause, 13-327 Property mortgaged to full value, No policy issued, 13-327 13-169 Railroad company, 13-327 Who is included, 13-168 Reformation, 13-328 Mortgagor and mortgagee, 13-172 Refusal of magistrate to give certifi-Statements as to title, 13-225 cate, see infra, Certificate of mag-Stipulation for maturity of entire debt istrate. on failure to pay insurance, 20-932 Several policies of the same insurer, Mortgagor (see infra, Mortgages): 13-328 Other insurance, 13-311 When not necessary, 13-327 Payment of loss, 13-372 Sole and unconditional owner, 13-235 Objections, 13-339 Failure to object in reasonable time, Municipal corporations: 13-340 Destruction of building to prevent spread Failure to object promptly, 13-340 of fire, see FIRES. Failure to object waives defects, 13-Mutual insurance, see Mutual Insurance. Naphtha, 13-292 Failure to specify defects, 13-341 Onestion for jury, 13-340 Specifying some but not all de-Nearest magistrate, 13-353 Negligence (see infra, Vacancy, disuse, and fects, 13-341 neglect): Action by insurer who has paid loss, see Sufficiency of objections, 13-341 infra, Action by insurer who has paid Where proofs are accompanied with inquiries as to need of further

proofs, 13-342

Volume XXXI.

Negligence of insured, 13-130

TIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Notice and proofs of loss, cont'd.	Notice and proofs of loss, cont'd.
Objections, cont'd.	Waiver, cont'd. Proof of loss may be waived, 13-350
Where proofs sent after forfeiture complete, 13–343	Recognition of liability, 13-347
Object of notice, 13-327	Special agent, 13-351
Occupancy, 13-338	Waiver of defects, 13-339
Oral notice, 13-334	Waiver of notice and proof of loss,
Other insurance, 13-338	13-350
Particular account, 13-337	Waiving notice no waiver of proof,
Provisions requiring notice enforced,	13-345 Waiving proof waives notice, 13-345
13-327 Question for jury, 13-330	What amounts to denial of liability,
Reasonable time, 13-330, 340	13–349
Refusal of magistrate to give certificate,	What constitutes, 13-345
13-327	What does not constitute waiver, 13-
Service of proofs on local recording	349, 350
agent, 13-335 Signature, 13-337	Who may waive proofs, 13-350 Who may furnish, 13-332
Statements not conclusive, 13–339	Agent of insured, 13-332
Substantial compliance sufficient, 13–336	Creditors, 13-333
Time of furnishing, 13-328	Garnishment, 13-333
Conditions precedent, 13-328	Husband and wife, 13-333
Construction of conditions as to	Mortgagees, 13-333
time of notice or proofs, 13–330 Effect of not furnishing in time	Partners, 13–332 Payees, 13–333
limited, 13-328	Public officers, 13-332
Excuses, 13-330, 331	Representative of insured, 13-333
Failure merely postpones payment,	Strangers, 13-332
_ 13-329	Notorious resistance, 13-132
Forfeiture, 13-328, 329	Nuisances:
Forfeiture not declared, 13–329 Forfeiture provided, 13–328	Increase of fire insurance rates, 21-708 Oath, see infra, Examination under oath.
Mailing raises presumption of re-	Occupancy (see infra, Hazardous use and oc-
ceipt, 13-330	cupation; Vacancy, disuse, and neg-
Question for jury, 13-330	lect):
Reasonable time, 13-330	Notice and proofs of loss, 13-338
Time of mailing, 13-330	Occupants, 13-172
Time of sending or time of receipt,	Adoption of policy by owner, 13-173 Bona fide possession under defective
Time within which suit to be	title, 13-173
brought limited, 13-329	Defective title, 13-173
Unreasonable delays, 13-331	Insurable interest, 13-172
Waiver of time, 13-331	One in possession, 13-173
Title, 13-338	Possession coupled with equitable in-
To agents, 13-334 Total loss, 13-337	terest, 13-173 Same interest or liability, 13-173
To whom given, 13-334	Without liability or interest, 13-172
Unnecessary statements, 13-337	Occupation, see infra, Hazardous use and
Waiver, 13-335, 345	occupation.
Acts showing that furnishing proofs	Officers:
would be nugatory, 13–347 Adjuster, 13–350	Consent to assignment, 13-189 Oil, see infra, Petroleum and its products.
Agent, 13-350	Open policy, 13–102
Conditions as to waiver generally	Operated:
inapplicable to giving notice and	Ceased to be operated, see infra, Ceased
proofs, 13-350	to be operated.
Defense that policy was forfeited,	Option to rebuild, 13-378
13-349 Defense that policy was procured by	City ordinance precluding rebuilding, 13-
fraud, 13-349	379 Cost of rebuilding, 13–379
Denial of liability, 13-347; 16-937	Damages recoverable for breach, 13-
Denial of liability after time for	380
proof expired, 13–349	Effect of exercise of right, 13-380
General agent, 13–350 Illustrations, 13–345, 346, 347	Election to rebuild creates new cause of
Insurer's acts after forfeiture has	action and liability, 13–380 Gencral rule, 13–378
become fixed, 13-346	Insured repairing, 13-379
Insurer's acts inducing failure or	Insured to rebuild or replace, 13-379
delay in making or perfecting	Manner of rebuilding, 13-379
proofs, 13–346	Measure of damages, 13-380
Local agent, 13-351	Notice of insured's repairing, 13-379

FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Option to rebuild, cont'd.	Other insurance, cont'd.
Time and manner of exercise of right,	Knowledge, 13-318
13-379	Knowledge of insured, 13-313
Waiver, 13–381	Mortgagees, 13-204, 206
Oral contract:	Mortgagor and mortgagee, 13-311
Specific performance, 13-393 Oral insurance, see infra, Parol contracts of	Motive for breach, 13-304
fire insurance.	Mutual insurance charters, 13–301 Notice, 13–314
Other insurance, 13–300	Contents of notice, 13-315
Actual knowledge, 13-318	Diligence in giving notice, 13-315
Bailments, 13-312	General rule, 13-314
By-law stipulations, 13-301	Notice of future intent, 13-314
Character, 13-308	Object of requirement, 13-314
Charter stipulations, 13-301	Parties to notice, 13-315
Consent, 13-314, 315	Notice and proofs of loss, 13-338
Agent, 13-316	Object and purpose of clause, 13-300
By whom given, 13-316	Origin, 13-301
Contribution and proportionate	Other insurance mentioned in general
clauses, 13-317	terms, 13-301
Express consent, 13-315	Other insurance not mentioned, 13–301
Implied consent, 13-318	Other insurance permitted or required,
Affirmative act after loss, 13-	013-302 Other insurance valid or invalid forbid-
321 Generally, 13–318	den, 13-307
Knowledge, 13-318, 319	Other insurance voidable for breach, 13-
Promise to consent in the	302
future no waiver, 13-319	Promise to consent in the future no
Subsequent other insurance and	waiver, 13-319
affirmative acts, 13-320	Public policy, 13-300
Subsequent other insurance met	Renewals, 13-302
by silence, 13-320	Second stage, 13-301
Waiver of prior or other in-	Statutory prohibitions, 13-301
surance by prior or contem-	Strict construction, 13-302
poraneous act, 13-318	Substitution no breach, 13–302 Test of other insurance, 13–313
Waiver and estoppel, 13-317 Contemporaneous cancellation, 13-310	Third stage, 13-307
Contemporaneous other insurance, 13-	Time of issuance, 13-309
310	Union mortgage clause, 13-205
Contribution and proportionate clauses,	Valid and enforceable, 13-300
13-317	Validity, 13-307
Contributory other insurance, 13-305	"Valid or invalid," 13-307
Current operation, 13-309	Valid other insurance constitutes breach,
Definition, 13-308	13–306
Development, 13-301	Vendor and vendee, 13–312 Void, 13–303
Essentials, 13-308	Void, 13-303 Voidable for breach, 13-302
Estoppel, 13–318 Extrinsic facts admitted to show valid-	Voidable other insurance, 13-305
ity or invalidity of alleged other in-	Void other insurance, 13-305
surance, 13-303	Void policy may constitute other insur-
First stage, 13-301	ance, 13-306
Form, 13-309	Waiver, 13-314, 318
Identity of interest, 13-311	Express consent, 13-315
Bailors and bailees, 13-312	Waiver of prior other insurance by prior
General rule, 13-311	or contemporaneous act, 13-318
Joint owner, 13-312	Warranty, 13–301 Overheating, 13–127
Mortgagor and mortgagee, 13-311	Owner, 13-230
Qualifications, 13-312	Ownership (see infra, Insurable interest; Oc-
Several mortgages, 13-312 Shipper and common carrier, 13-	cupants; Statements as to title):
312	Sole and unconditional owner, see infra,
Test of other insurance, 13-313	Sole and unconditional owner.
Vendor and vendee, 13-312	Parol contracts of fire insurance, 13-218
What interests are distinct, 13-311	Agreement to insure, 13-221
Identity of parties insured, 13-313	Burden of proof, 13-221 Conditions implied, 13-222
Identity of risk, 13-311	Conditions of parol contract, 13-222
Identity of subject-matter, 13-310	Direct payment of loss decreed, 13-222
Implied consent, 13-318	Distinction between executed and execu-
Implied knowledge, 13-318	tory contract, 13-221
Indemnity, 13-308 Issuance with knowledge, 13-318, 319	Essentials of parol insurance, 13-221
Joint owners, 13-312	Executed and executory contract, 13-221
Joint owners, 13–312	Volume XXXI.
-	

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Parties to the contract, cont'd. Parol contracts of fire insurance, cont'd. Loss before policy issues under agree-Insurer, 13-134 Joint owners, 13-134 ment, 13-222 Merger, 13-222 Married women, 13-136 Mortgagees, see infra, Mortgagees. Must be clearly established, 13-221 Must be in præsenti, 13-221 Parties by assignment, see infra, Parties by assignment. Parol agreement to issue policy, 13-221 Partnership, 13-135 Stamp, 13-220 Policies on goods in trust or on com-mission, see infra, Policies on goods in trust or on commission; Trusts Validity, 13-218 Charter requirements, 13-220 Charter requiring formal execution, 13-220 and trustees. Policy for another's benefit, see infra, Contract for three years, 13-220 Essentials of parol insurance, 13-221 Policy for another's benefit. Policy for whom it may concern, see Exceptions, 13-220 Mutual insurance, 13-220 infra, Policy for whom it may concern. Oral insurance valid, 13-218 Policy made payable to third parties, Stamp, 13-220 see infra, Policy made payable to third Statute of frauds, 13-219 narty. Who may be insured, 13-134 Statute requiring written contracts, Partition: 13-220 Parol evidence: Alienation clause, 13–242 Policies on goods in trust or on commis-Partnership, 13-135 sion, 13-216 Alienation clause: Part: Change of interest, 13-250 Change of title, 13-249 In whole or in part, 13-244 Parties by assignment (see infra, Assign-Transfer between partners and joint ment): owners, 13-248 Assignment after breach of conditions, Assignment: Policy does not pass with sale of see infra, Assignment after breach of conditions. property, 11-184 Assignment after loss, 13-199 Illustrations, 13-135 Assignment by guardian to ward's Insurable interest, 13-174 alienee, 13-199 Firm may take insurance, 13-174 Assignment of invalid policy, 13-196 Nominal partners may join, 13-Assignment to alienee of property, 13-174 Partner may obtain insurance upon his interest separately, 13-174
Partner may take insurance for Assignment to creditor as collateral security, 13-198 firm's benefit, 13-174 Assignment to mortgagee, 13-199 Assignment to partner, 13-199 Retiring partner, 13-175 Consent to the assignment, see infra, Surviving partner, 13-175 Consent to the assignment. Insurance on firm property in firm name, Equitable assignment, see infra, Equitable assignment. Notice and proofs of loss, 13-332 Fraud in assignment, 13-194 Partner taking policy in his own name, Interest of assignees, see infra, Interest 13-135 of assignee. Power of partners, 22-149 Legal assignments, 13-184 Sole and unconditional owner, 13-237 Under assignments before loss, 13-184 Part owners: What transfers forbidden by clause Insurable interests, 13-175 prohibiting assignment, see infra, Can insure only his own interest, What transfers forbidden by clause 13-175 prohibiting assignment. Generally, 13-175 Parties to the adjustment, 13-325 Interest by reason of advances, 13-Adjuster cannot delegate authority, 13-175 Pawn and pawnbroker, 13-175 Agents of insurer, 13-326 Payment, 13-366 Generally, 13-325 Amount of liability (see infra, Interest), Illustrations, 13-326 13-366 Mortgagees, 13-326 Apportionment clause, 13-367 Parties to the contract, 13-134 Attorney's fees, 13-377 Any one sui juris may be insured, 13-Contribution clause, 13-367 134 Cost of property not measure, 13-Corporations, 13-135 366 Equitable assignment, see infra, Equi-Cost of replacing not measure, 13table assignment. 366 Infants, 13-135 Gains, 13-366 Insurable interest, see infra, Insurable General rule, 13-366 interest. Indemnity the basis of contract, 13-Insured, 13-134 366

FIRE INSURANCE, cont'd. Payment, cont'd.	FIRE INSURANCE, cont'd. Payment, cont'd.
Amount of liability, cont'd.	Time of payment, cont'd.
Measure of liability for loss of in-	Time begins to run when proof
sured building, 13-367	served, 13=375
Personal property, 13-366	Waiver, 13-375
Place of loss, 13-366	When loss due and payable, 13-374
Profits, 13-366	To whom payable, 13-372
Pro rata clause, 13-367	Bailee, 13-373
Pro rata or contribution clause, 13-	Executor, 13-374
367	Factor, 13-373
Concurrent insurance including	Husband, 13-374
other property, 13-368	Lessor and lessee, 13-373
Invalid policies, 13-369	Loss payable to mortgagee as in-
Loss greater than total insur-	terest appears, 13-373
ance, 13-368	Mortgagee, 13-372
Overpayment by coinsurer no	Mortgagor, 13-372
defense, 13–369	Purchaser, 13-374
Partial loss, 13-369	Remainders, 13-374
Same interest must be insured,	Vendor and purchaser, 13-373
13-368	Vendor and purchaser, 13-373
Same risks, 13-368	Payment of premiums:
Void policies, 13-369	Effect of want of insurable interest, 13-
When clause applicable, 13-	141
368	Penalties for nonpayment of loss, 13-376
When concurrent insurance	Application, 13-376
necessary, 13-358	Attorneys' fees, 13-377
Real, not relative, value, 13-367	Bad faith, 13-376
Real property, 13-367	Constitutionality, 13-376
Repairs, 13-367	Construction, 13-376
Two-thirds and three-fourths clauses,	Demand and refusal, 13-376
13-369	Excluding insurer from doing business
Clause limiting insurer's liabil-	in state, 13-395
ity to certain percentage, 13-	Foreign insurance companies, 13-377
370	Statutes, 13-376
Provision requiring certain per-	Vexatious delay, 13-377
centage of other insurance,	Perjury, see infra, Fraud and false swearing.
13-370	Personal contract, 13-101, 239; 16-843
When entire sum recoverable, 13-	Personal interest not necessary, 13-144
366	Personalty:
Attorneys' fees, 13-377	Description of property, 13-112
Bailee, 13-373	Petroleum and its products, 13-290
Excluding insurer from doing business	Camphene, 13-291
in state, 13-395	Gasoline, 13-291
Executor, 13-374	Illustrations, 13-291
Factor, 13-373	Oil in barrels, 13-120
Husband, 13-374	Oils, 13-291
Interest, see infra, Interest.	What included in the prohibition, 13-290
Lessor and lessee, 13-373	Photographer, 13-294
Loss payable to mortgagee as interest	Place, see infra, Location.
appears, 13-373	Pledge and collateral security:
Medium of payment, 13-374	Alienation clause:
Authority of agent, 13-374	Transfer as security, 13-245
Confederate money, 13-374	Assignment to creditor as collateral
Loss in foreign country, 13-374	security, 13-198
Payment by check, 13-374	Assignee bound by assignor's acts,
Payment by note, 13-374	13-198
Payment in gold, 13-374	Assignee has a lien on proceeds of
Mortgagee, 13-372	policy, 13-198
Mortgagor, 13-372	Illustrations, 13-198, 199
Nonpayment, see infra, Penalties for	Restrictions upon such assignments,
nonpayment of loss.	13-199
Penalties for nonpayment, see infra,	Clause prohibiting assignments, 13-187
Penalties for nonpayment of loss.	Creditor's interest in property assigned
Purchaser, 13-374	to him as security, 13-150
Recovering back payments, 13-378	Insurable interest of assignees for
Remainders, 13-374	security, 13-149
Time of payment, 13-374	Insurable interest of holder of mortgage
Denial of liability, 13-375	as collateral security, 13-166
Effect of adjustment, 13-375	Insurable interest of pledgees, 13-175
Generally, 13-374	Policies on goods in trust or on commission,
Refusal to adjust, 13-375	13-216, 238

FIRE INSURANCE, cont'd. Policies on goods in trust or on commission, cont'd.

Agent, 13-216 Consignee, 13-216

Covers whole value of goods, 13-217

Extrinsic evidence, 13-218

Generally, 13–216

Illustrations, 13-217

Illustrations of scope of "goods held in

trust," 13-116
"In trust" includes ordinary bailments, 13-216

Not technically construed, 13-116

Recovery under policy, 13-217

Surplus held in trust, 13-217

To warehousemen, 13-156 What policy embraces, 13-116

Policy (see infra, Contract of indemnity), 13-218

Blanket policies, 13-104

Description of property, see infra, Description of property.

Floating policies, 13-104

Open policies, 13-102

Paral contracts of fire insurance, see infra, Parol contracts of fire insurance.

Standard fire policy, see infra, Standard fire policy.

Subject-matter of insurance, see infra,

Subject-matter of insurance. Value, see infra, Valued policies.

Policy for another's benefit, 13-212

Agent in his own name for principal's benefit, 13-212

Extrinsic evidence admissible to show party in interest, 13-213

General rule, 13-212

Insurance by one person for benefit of another, 13-212

Insured need not be named, 13-212

Transfers forbidden by clause prohibiting assignment, 13-186

Policy for whom it may concern, 13-213

Adoption, 13-214

Adoption after loss, 13-214

Assignment of policy, 13-216

Authorizing, 13-214

Defenses available to insurer, 13-215

Evidence to show party in interest, 13-

Insurable interest, 13-215

Intent need not be known to insurer, 13-

Interest of person intended to be benefited, 13-215

Only party intended may adopt policy, 13-214

Only principal may claim benefit of policy, 13-213

Party in interest may recover, 13-215

Party insured may recover as trustee, 13-215 Phrase "whom it may concern" ex-

plained, 13-213

Policy inures to benefit of person intended, 13-213

Presuppose agency, 13-213

Revocation, 13-214

What interest is necessary, 13-215 Who may claim proceeds, 13-213

FIRE INSURANCE, cont'd.

Policy made payable to third party (see infra, Policy for another's benefit), 13-209

Assignment, 13-187, 211

Assignment and consent does not substitute new insured, 13-209 Contract with insured is not changed,

13-209

Direction to pay to third person not an assignment, 13-211

Direction to the insurer as to payment, 13-210

Equities, 13-210

Insurable interest, 13-210, 211

Payee acquires equitable rights, 13-210 Payee takes subject to all equities, 13-

Payment must be made to third party in accordance with direction, 13-210 Transfer forbidden by clause prohibiting assignment, 13-186

Want of insurable interest, 13-210, 211 Possession, see infra, Insurable interest; Oc-

Possession, change of, 13-253

Premises, 13-108; 22-1175

Adjacent building, 13-108

Construction of clause prohibiting certain articles on premises, 13-108

"Premises" confined to building, 13-108 Premium, see Insurance.

Private international law, see Private Inter-NATIONAL LAW.

Production of books and vouchers, 13-354 Conditions as to producing books valid, 13-354

Demand, 13-354

Plans, builders' certificates, etc., 13-355

Production impossible, 13-354

Production or excuse required, 13-354 Requirements regarded as conditions precedent, 13-354

Substantial compliance, 13-354

Waiver, 13-355

Whether keeping books required, 13-354

Profits, 13-105, 366

Illustrations, 13-105

Insurable interest, 13-105

Must be insured as profits, 13-105

Ownership, 13-105

Profits are insurable, 13-105

Profits arising from sale of goods, 13-

Prohibition of alienation and incumbrances, see infra, Alienation and incumbrance.

Prohibitions and exceptions, 13-223

Alienation and incumbrance, see infra, Alienation and incumbrance.

Alienation clause, see infra, Alienation clause.

Hazardous use and occupation, see infra, Hazardous use and occupation.

Incumbrance clause, see infra, Incumbrance clause.

Other insurance, see infra, Other insurance.

Statements of title, see infra, Statements as to title.

Vacancy, disuse, and neglect, see infra, Vacancy, disuse, and neglect.

Proof of loss, see infra, Notice and proofs of loss.

FIRE INSURANCE, cont'd.	ETDE INCIDANCE
Property (see infra, Description of property;	FIRE INSURANCE, cont'd. Removal, cont'd.
Subject-matter of insurance), 23-263	Injury by removal, cont'd.
Pro rata clause, 13-367 Proximate and remote cause:	Provision for apportionment of loss,
Fire must be proximate cause, 13-127	13-128 Removal of goods from scene of
Public authorities (see Fires):	fire, 13–128
Destruction at instance of public author- ities, 13-131	Vacated by removal of owner or occu-
Public officers:	pant, 13–269 Rents, 13–106
Notice and proofs of loss, 13-332	Repairs, see infra, Alterations, repairs, and
Questions of law and fact: Ceased to be operated, 13-283	additions; Option to rebuild.
Increase of risk or hazard, 13-267, 286	Representation, see infra, Statements as to title.
Inflammables, 13–297	Rescission, 13-381
Iron-safe clause, 13–357 Keep a watchman on the premises, 13–	Concealment, 13-382
284	Duress, 13–382 Grounds, 13–381
Reasonable time, 13-340	Misrepresentation, 13-381
Reasonable time for notice and proofs of loss, 13-330	Mistake, 13-382
Vacancy, disuse, and neglect, 13–281	When allowed, 13–382 Riots, 13–132
Railroads, 13-117	Risk (see infra, Hazardous use and occupa-
Insurable interest, 13–176 Notice and proofs of loss, 13–327	tion; Increase of risk or hazard),
Realty:	13–126 Arson, 13–131
Description of property, 13-108	Buildings destroyed to prevent spread
Reasonable doubt: Fire caused by insured, 16–963	of fire, 13-126
Reasonable time, 13-340	Civil commotion, 13–132 Collisions, 13–134
Notice and proofs of loss, 13-330	Destruction at instance of public au-
Rebuilding, see infra, Option to rebuild. Receivers, 13–150; 23–1071	thorities, 13-131
Change of interest, 13-253	Destruction of building to prevent spread of fire, 13-126, 129
Limitation clause, 13-392	Direct loss or damage, 13-127
Records: Insurer not chargeable with notice of	Explosives, see infra, Explosions and ex-
public records, 13-230	plosives. Fall of building, 13–129
Record of incumbrance not notice, 13-	Incendiarism, 13-131
262 Recovery after failure of adjustment, 11-	Injury by removal, 13-128
_ 385	Insurrection, 13–132 Invasion, 13–131
Denial of liability, 13–385 Enforcement of judgment, see infra,	Lightning, 13-126
Enforcement of judgment, see unita,	Negligence of insured, 13-130
Excluding insurer from doing business	Notorious resistance, 13–132 Overheating, 13–127
in the state, 13–395 Execution, 13–395	Proximate cause, 13-127
Garnishment, 13-395	Riots, 13-132
Judgment, see infra, Enforcement of	Spontaneous combustion, 13-127 Theft at fire, 13-128
judgment. Limitation clause, see infra, Limitation	Usurped power, 13-132
clause.	Water injury, 13-128
Mandamus, 13-395	What is included, 13-126 Whether actual ignition necessary, 13-
Premature action, 13-385 Suit in equity, 13-395	126
Time when action may be brought, 13-	Rolling stock, 13-117, 124
385	Roots, 13–116 Royalties, 13–106
Waiver of proofs, 13-385 When right of action accrues, 13-385	Safe, see infra, Iron-safe clause.
When right of action expires, see infra,	Sale (see infra, Alienation and incumbrance;
Limitation clause.	Alienation clause; Assignment): Consignee for sale, 13-154
Reinsurance, see Reinsurance. Remainders, reversions, and executory in-	Policy on goods constantly sold and re-
terests:	newed, 13-217
Insurable interest of life tenant, 13-177	Profits, 13–105 Saloon, 13–119
Insurable interest of remaindermen and reversioners, 13-176	Saltpetre, 13-292, 295
Payment of loss, 13-374	Security, see infra, Pledge and collateral se-
Removal:	curity. Separate property of married women, 13-164
Injury by removal, 13–128 Necessity for removal, 13–128	Sheriffs and constables, 13-151
82	Volume XXXI.
	·

220 2200 2200	
FIRE INSURANCE, cont'd.	FIRE INSURANCE, cont'd.
Sheriff's sales:	Statements as to title, 13-224
Alienation clause, 13-242	Absolute interest, 13-238
Incumbrance clause, 13-261 Insurable interest of debtor after exc	Agent of insured misstating interests, 13-231
cution sale, 13-156	Alienation clause, see infra. Alienation
Insurable interest of purchaser at exc	
cution sale, 13-176	Application to policies now in use, 13-
Purchaser of equity of redemption, 13	
176 Shifting risks, 13–117	Basis of rules, 13-230 Concealment not intentional or fraudu-
Illustrations, 13–117, 118	lent, 13-226
Policy on goods constantly sold and re	
newed, 13-117	Curtesy, 13–231
Stock of goods, 13-117	Effect of statement, 13-227
Sleeping: Sleeping as occupancy, 13-279	Equitable interests, 13-230 Erroneous statements, 13-228
Watchman, 13-284	Estoppel, 13-230
Sole and unconditional owner, 13-233; 25	Form of statement, 13-224
1149	Held in trust, 13-238
Bill of sale, 13-236	Incumbrance misstated, 13-228
Building on another's land, 13–233 Chattel mortgage, 13–236	Insurer not chargeable with notice of public records, 13-230.
Conditional sale, 13-236	Leased ground, 13-238
Defective title, 13-234	Leasehold, 13-231
Effect of provision for sole and uncon	
ditional ownership, 12-233	Mortgages,13–225 Mutual companies,13–2 26
Force and scope of clause, 13-233 Form, 13-233	Necessity of stating title, 13-224
Fraudulent conveyances, 13-233	General rule, 13-224
Homestead, 13-234	What constitutes material misrepre-
Husband and wife, 13-233	sentation and concealment, 13-224
Incumbrances, 13-235 Lease for years, 13-236	Nondisclosure fatal, 13-227 Notice and proofs of loss, 13-338
Liens, 13-235	Notice of public records, 13–230
Life estate, 13-233	Perfect legal and equitable title, 13-238
Marital estates, 13-233	Records, 13-230
Miscellaneous interests, 13-233	Specific inquiries must be faithfully answered, 13-227
Mortgagor, 13-235 Parol gift from wife to husband, 13-23	7 Statement inserted by agent of insurer,
Partnership property, 13-237	13-228
Personal property, 13-236	Statement that insured is owner in fee
Quality of title only is involved, 13-23 Real property, 13-233	6 simple, 13–231 Equitable interest, 13–232
Sole stockholders, 13-234	General rule, 13-231
Stockholders, 13-234	Illustrations, 13-232
Time to which clause relates, 13-237	Meaning of fee simple, 13-232
Unconditional owner, 13-238	What facts sufficient under state-
Validity, 13–233 Vendee, 13–234	ment of fee-simple title, 13-231 Statement that insured is owner of the
Vendor, 13-235	property or that it is his, 13-230
Sole ownership, 13–233; 25–1149	Agent of insured, misstatement of
Specific performance:	interest by, 12-231
Oral contract, 13-393 Spontaneous combustion, 13-127	Equitable interest, 13–230 General rule, 13–230
Spread of fire:	If inquiries made interest must be
Destruction of buildings to preven	truthfully stated, 13-231
spread of fire, see Fires.	Leasehold, 13-231
Stacks: Grain in stacks, 13-115, 123	Meaning of "owner," 13-231 Qualifications, 13-231
Stamps:	Wide scope of interests covered, 13-
Parol contract, 13-220	230
Subrogation, 13-385	Statement that insured is sole and un-
Standard fire policy, 13-222	conditional owner, see infra, Sole and
Binding force, 13–223 Classes of standard policies, 13–223	unconditional owner. Substantial accuracy sufficient, 13-227
Constitutionality, 13-223	Taxes, 13-226
Interpretation of standard fire policy	Unconditional, free, and unencumbered,
13-223 States adopting standard forms	13-238
States adopting standard form, 13-222 Validity, 13-223	Unconditional owner, 13–238 Untruth of statements known to insurer
Waiver, 13-223	or its agent, 13-229
• • •	Po6 Volume XXXI

826

FIRE INSURANCE, cont'd. FIRE INSURANCE, cont'd. Statements as to title, cont'd. Subrogation, cont'd. What constitutes material misrepresenta-Insurance of mortgaged property, 13tion and concealment, 13-224 384 Concealment must be fraudulent and Judgment, 13–385 intentional, 13-226 Party-wall agreement, 13-384 Generally, 13-224 Pro rata or contribution clause, 13-367 Marital interests, 13-224 Revenue stamps, 13-385 Miscellaneous interests, 13-225 Rights against carriers, 13-384 Mortgages, 13-225 Rights of creditors, 13-383 Qualifications, 13-226 Subrogation between railroad companies Rule in case of mutual companies, for fires set by engines, see Fires. 13-226 Subrogation to rights of insured against Taxes, 13-226 person causing loss, 13-383 When interest need not be disclosed, Vendor and vendee, 13-384 13-226 Sureties: Where no injuries made, failure to Insurable interest, 13-146, 159 disclose not fatal, 13-226 Generally, 13-146, 159 When interest need not be disclosed, 13-Illustrations, 13-159, 160 Surety for payment of judgment, 13-·Whole value and ownership, 13-238 160 Written description inconsistent with Surety on bond, 13-159 statement of title, 13-230 Taxes: Concealment of unpaid taxes, 13-226 Insurable interest, 13-176 Incumbrance clause, 13-261 Statute of frands, 13-219 Temporary absence, 13-275 Stock and stockholders: Temporary using or keeping, 13-292 Tenants from year to year, 13-177 Insurable interest of stockholders in corporations, 13-176 Tenants in common, see infra, Joint tenants Sole and unconditional owner, 13-234 and tenants in common. Stock in trade, 13-113 Test of valued policy: After-acquired goods, 13-139 Blanket policies, 13-104 Floating policies, 13-104 Dry goods, 13-114 Illustrations, 13-113, 114 Open policies, 13-102 Value, see infra, Valued policies. Insurable interest need not be continu-Theft: ous, 13-140 Jeweler, 13-114 Insurer generally liable, 13-128 Meaning of the term, 13-113 The risk, see infra, Risk. Third party, see infra, Policy made payable Policy on goods constantly sold and renewed, 13-117 to third party. Three-fourths clause, 13-369 Shifting risks, 13-117 Stock of merchandise, 13-112 Timber, 13-116 Stone, 13-119 Time, computation of, 13-395 Store, 13-120 Time of payment, see infra, Payment. Explosives may be kept as part of stock, Time when insurable interest must exist, see infra, Insurable interest. Store fixtures, 13-115 Title, ownership, and possession (see infra. Storing, 13-293 Insurable interest; Legal title; Occu-Illegal storing of liquors, 13-298 pants; Statements as to title): Stoves, 13–299 Notice and proofs of loss, 13-338 Subject-matter of insurance (see infra, Loca-Tools, 13-115 tion), 13-104 Total loss, 13-323, 337 Commissions, 13-104 Arbitration clause, 13-361 Corporeal property, 13-104 Generally, 13-361 In the absence of statute, 13-361 Description, see infra, Description of Total loss under valued-policy laws, property. General rule, 13-104 13–361 Transfer, see infra, Alienation and incumbrance; Alienation clause; Assignment. Incorporeal property, 13-104 Profits, see infra, Profits. Transfer of legal title: Rents, 13-106 Royalties, 13-106 Insurable interest, 13-142 Trust deeds and power of sale mortgages: What may be insured, 13-104 Insurable interest of beneficiary in a Subject to collateral security: Deposit of policy as security, 13deed of trust, 13-166 Insurable interest of grantee in deed of **IQ2** Equitable assignment by deposit of poltrust, 13-166 Trusts and trustees (see Trusts and Trusicy as security, 13-192 Subrogation, 13-383 TEES): Goods held in trust, 13-116 Action by insurer against persons negligently causing fire, 13-462 Generally, 13-383 Held in trust, 13-238 Insurable interest of beneficiaries or Illustrations, 13-384, 385 cestuis que trustent, 13-148

827

FIRE INSURANCE, cont'd. Vacancy, disuse, and neglect, cont'd. FIRE INSURANCE, cont'd. Trusts and trustees, cont'd. Insurable interest of trustees, 13-177 Increase of risk presumed from vacancy, Insurable interest of warehouseman on 13-267 Increase of risk prohibited, 13-266 goods held in trust, 13-156 Insurer's knowledge of facts as to Policies on goods in trust or on commiswaiver, 13-279 sion, see infra, Policies on goods in Insuring vacant building, 13-279 trust or on commission. Power to sell mortgage: Introductory, 13-262 Alienation clause, 13-246 Keep a watchman on the premises, see infra, Keep a watchman on the prem-Two-thirds clause, 13-369 Umpire: ises. Knowledge of subsequent vacancy not a Appraisement, 13-363 Unconditional, see infra, Sole and uncondiwaiver, 13-280 Leaving tools, 13-274 tional owner. Mill, 13-277 Unconditional, free, and unencumbered, 13-Necessity as to express stipulations, 13-Unconditional owner, 13-238 Necessity of election on part of in-Unearned premium as consideration for assurer, 13-281 signment: Notice not presumed, 13-280 To alience of property, 13-197 Union mortgage clause, see infra, Mortga-Occupancy as kitchen, 13-279 Occupied by insured, 13-266 Partial nontenancy, 13-278 -United States marshals, 13-151 Unoccupied, see infra, Vacancy, disuse, and Particular buildings, 13-276 Permit, 13-271 Usage, see Usages and Customs. Permit for vacancy, 13-280 Use, see infra, Hazardous use and occupation; Vacancy, disuse, and neglect. Prohibition in express terms, 13-267 Question of fact, 13-281 Removal of owner or occupant, 13-Using, 13-292 Usurped power, 13-132 Vacancy, see infra, Vacancy, disuse, and neg-Rented huilding, 13-276 Second stage, 13-264 Vacancy, disuse, and neglect, 13-262; 29-562 Sleeping as occupancy, 13-279 Store building, 13-275, 277 Absence for a single night, 13-276 Structures other than dwellings, 13-280 Absence for twelve days, 13-276 Temporary absence, 13-275 A clause forbidding premises to be left Temporary absence with intention of reunoccupied, 13-268 taining, 13-275 As to time, 13-279 Building, 13-277, 278
Building being fitted for human habita-Temporary occupancy, 13-276 Temporary use insufficient, 13-275 tion, 13-278 Test of occupancy, 13-274 Unoccupied, 13-267 Cases wherein clause held not applicable, Unoccupied and so remain, 13-269 13-272 Use of descriptive words relating to Ceased to be operated, see infra, Ceased to be operated. tenancy or use, 13-264 Vacancy and unoccupancy equivalent, Change of tenants, 13-271, 275, 276 Church, 13-278 13-271 Definition of occupancy, 13-274 Vacancy, disuse, and neglect not men-Demanding proof of loss after notice of tioned, 13-263 vacancy, 13-280 Vacancy preparatory to occupation, 13-Description as to future occupancy, 13-278 Vacant, 13-270 266 Description of present tenancy, 13-Vacant and unoccupied, 13-271, 272, 273 Absence for a single night, 13-276 Absence for twelve days, 13-276 Clause descriptive of present occupancy not a warranty for future, Building, 13-277, 278 Building being fitted for human hab-13-264 Generally, 13-264 Occupied by the insured, 13-266 itation, 13-278 Change of tenants, 13-276 Policy on building as occupied does Church, 13-278 Definition of occupancy, 13-275 not require continued occupancy, Dwellings, 13-274 Whether such clause a warranty of Factory, 13-275, 277 present occupancy, 13-265 Generally, 13-273 Dwellings, 13-274 Increase of risk, 13-273 Express stipulations necessary, 13-263 Insuring vacant building, 13-279 Factory, 13-275, 277 Leaving furniture, 13-274 Future occupancy, 13-264, 266 Leaving tools, 13-275 Necessity for election on part of If the premises become unoccupied, 13insurer, 13-281 Increase of risk, 13-273, 287 Occupancy as kitchen, 13-279 Volume XXXI. 828

FIRE INSURANCE, cont'd. Vacancy, disuse, and neglect, cont'd. FIRE INSURANCE, cont'd. Vendor and purchaser, cont'd. Vacant and unoccupied, cont'd. Executory contract to convey: Occupancy of dwelling defined, 13-Alienation clause, 13-247 Insurable interest of vendees, 13-145, Occupancy varies with use of building, 13-274 Contract wholly executory, 13-179 Partial nontenancy, 13-278 Executory contract, 13-179 Particular buildings, 13-276 Fraudulent sales and conveyances, Permit for vacancy, 13-280 Question of fact, 13-281 Rented building, 13-276 13-180 Fraudulent vendee, 13-180 General rule, 13-178 Requisites of occupancy, 13-274 Possession under parol contract, 13-Sleeping as occupancy, 13-279 170 Store building, 13-275, 277 Vendee agreeing to insure, 13-180 Temporary absence, 13-275 Vendee for benefit of another, 13-Temporary absence with intention of retaining, 13-276 Vendee in default, 13-179 Temporary occupancy, 13-276 Temporary use insufficient, 13-275 Vendee in possession under contract of purchase, 13-178 Test of occupancy, 13-274 Vendee taking title in another, 13-Vacancy preparatory to occupation, 13-278 Vendee whose title is voidable for Vacating one of several buildings, fraud, 13-180 13-278 Vendee without delivery, 13-180 When the clause is not enforced, Insurable interest of vendors, 13-181 13-275 Absolute transfer destroys vendor's When the clause is valid and eninterest, 13-181 Amount of insurable interest, 13forceable, 13-273 Vacant buildings undesirable risks, 13-182 Effect upon existing policy of con-"Vacant" held to be requirement supertract to sell, 13-183 added to "unoccupied," 13-272 Fraudulent conveyances, 13-181 Vacated, 13-270 General rule, 13-181 Vacated by removal of owner or occu-pant, 13-269 Insurable interest to extent of interest retained, 13-181 Vendee in possession, 13-182 Applicable only to buildings adapted for human occupancy, 13-270 Vendee not in possession, 13-182 "Become, by the removal of owner Vendor after delivery, but unpaid, or occupant, " 13-269 13-181 Generally, 13-269 Vendor after transfer of title insur-Increase of risk, 13-269 ing for vendee, 13-183 Vendor giving bond to convey, 13-Notice, 13-268, 270 Notice of vacancy to unauthorized 183 Vendor holding mortgage, 13-182 agent, 13-269 "When occupant personally vacates Vendor in conditional sale, 13-183 Vendor under contract to sell, 13the premises," 13-269 Vacating one of several buildings, 13-278 182 Waiver, 13-279, 283, 284 Other insurance, 13-312 Waiver of forfeiture, 13-269 Watchmen, see infra, Keep a watchman Payment of loss, 13-373 Sole and unconditional owner, 13-234 Who entitled to insurance, 29-714 on the premises. When the clause is not enforced, 13-275 Vouchers, see infra, Production of books and Value, see infra, Fraud and false swearing. vouchers. Valued policies, 13-102 Actual loss measure of recovery, 13-101 Wager policies, 13-138 Assignment of invalid policy, 13-196 Waiver (see infra, Alienation clause; Va-Definitions, 13-102 Effect of valuation, 13-103 cancy, disuse, and neglect): Insured concluded, 13-103 Adjustment, 13-383 Language of policy, 13-103 Alterations, repairs, and additions, 13-Partial loss, 13-104 200 Statutes apply to realty only, 13-104 Arbitration and appraisement, see infra, Arbitration and appraisement. Statutory definitions, 13-102 "Ceased to be operated," 13-283 Test of valued policy, 13-103 Certificate of magistrate, 13-353 Valued-policy statutes, 13-104 Vegetables, 13-116 Hazardous use and occupation, 13-300 Illegal business, 13-299 Increase of risk, 13-288 Vendor and purchaser (see infra, Assignment), 16-843 Agreement to convey: Incumbrance clause, 13-262 Iron-safe clause, 13-357 Notice and proofs of loss (see infra, Incumbrance clause, 13-260 Equitable assignments, see infra. Equita-Notice and proofs of loss), 13-339 ble assignments.

829

227	DDZZ.
FIRE INSURANCE, cont'd. Waiver, cont'd. Other insurance, 13-314, 317 Running factory overtime or at night, 13-299 Time of payment, 13-375 Waiver of the limitation, see infra, Limitation clause. Waiver of consent, see infra, Consent to the assignment. Walls, 13-109 War: Limitation clause, 13-392 Warehouses and warehousemen, see Warehouses and warehousemen, see infra, Vacancy, disuse, and neglect. Watchman, see infra, Keep a watchman on the premises. Water, injury by, 13-128 Wearing apparel, 13-123 Location, 13-123 Location, 13-123 Wharfingers, 13-156 Insurable interest, 13-156 What may be insured, see infra, Subjectmatter of insurance. What transfers forbidden by clause prohibiting assignment, 13-186 Absolute assignment only included, 13-186 Agreement that another bave benefit of policy, 13-187 Assignment for benefit of creditors or in bankruptcy, 13-187 Deposit or pledge of policy, 13-187 Equitable assignments, 13-186 Policy payable to third party, 13-187 Whole value and ownership, 13-238 "Whom it may concern," see infra, Examination under oath,	Warehouses and warehousemen, 30-45, 50 FIRES, 13-404 See Agricultural Societies; Arson. Accident, 1-275 Action (see infra, Requisites to recovery): Successive actions for damages from same fire, 13-436 Act of defendant (see infra, Fact of defendant's act): That defendant's act was negligent, see infra, Negligence. Actual value, 13-536 Admissions: Acts admitting liability, 13-529 Agency: Liability for act of agent, 13-440 General rule, 13-440 Independent-contractor rule, 13-441 Liability of agent, 13-441 Preventable injuries by fire, 13-545 "Along its route," 13-423 "Along the line of the railroad," 13-423 Animals: Loss of live stock, 13-548 Anticipation of consequences, see infra, Natural and proximate cause. Appliances to prevent escape of fire, see infra, Construction of engines and machinery. Arson, see Arson. Assignments: Claim for property destroyed by fires, 2-1022 Attorney's fees, 13-547 Bailments, 3-748, 751 Benefit, 13-541 Best appliances, 13-474 Breaks, 13-487 Building contracts, see Working Contracts. Buildings: Construction and condition of buildings, 13-487, 490 Erection of buildings and improvements, 13-487 Erection of buildings and improvements as contributory negligence, 13-487, 490 Negligence in construction of buildings, 13-466 Railroad buildings, 13-493 Burden of proof (see infra, Presumption of negligence from communication of fire): Contributory negligence, 13-530
Assignment for benefit of creditors or in bankruptcy, 13-187 Deposit or pledge of policy, 13-187 Equitable assignments, 13-186 Policy payable to third party, 13-187 Whole value and ownership, 13-238 "Whom it may concern," see infra, Policy for whom it may concern. Witnesses: Examination under oath, see infra, Examination under oatb. Written consent to the assignment, 13-188 FIRE INSURANCE AGENTS, see INSUR-	ery. Arson, see Arson. Assignments: Claim for property destroyed by fires, 2-1022 Attorney's fees, 13-547 Bailments, 3-748, 751 Benefit, 13-541 Best appliances, 13-474 Breaks, 13-487 Building contracts, see Working Contracts. Buildings:
FIRE LIMITS, 13-396 Actions, 13-400 Alterations, 13-398 Authority of municipality, 13-396 Constitutionality of restrictions, 13-397 In the absence of legislative authority, 13-396 Constitutional law, 13-397 Definition, 13-396 Fire districts, 13-402	Erection of buildings and improvements, 13-487 Erection of buildings and improvements as contributory negligence, 13-487, 490 Negligence in construction of buildings, 13-466 Railroad buildings, 13-493 Burden of proof (see <i>infra</i> , Presumption of negligence from communication of fire):
Frame buildings, 13-398 Impairment of obligation of contracts, 13-397 Injunction, 13-401 Interpretation and construction, 13-397 Liability of adjoining owner, 13-400 License fee, 13-399 Permits, 13-399 Police power, 22-928 Removal by city of wooden buildings within the fire limits, 13-400 Removal of building, 13-399 Repairs, 13-398 Shingling, 13-399 Strict construction, 13-397 Wooden buildings, 13-398; 30-1190	Generally, 13-529 Negligence, 13-529 Defendant's negligence, 13-530 General rule, 13-529 Plaintiff's negligence, 13-530 Origin of fire, 13-529 Preponderance of evidence, 13-529 Title to property destroyed, 13-529

Volume XXXI.

FIRES, cont'd. FIRES, cont'd. Constitutionality of statutes, cont'd. Exercise of police power, 13-428 Circumstantial evidence, 13-510 Admissibility, 13-510 Circumstantial evidence only, 13-510 General rule, 13-427 Defects in engine and negligence in its Interstate commerce, 13-429 management, 13-511 Making railroads liable irrespective of negligence, 13-427 Obligation of contracts, 13-428 Exclusion of other origins of fire, 13-512 General rule, 13-510 Insufficient evidence, 13-512 Unequal restraints and qualifications, 13-New York rule, 13-512 Construction, see infra, Interpretation and construction of statutes. Possibility of other origins, 13-512 Rebuttal, 13-512 Restriction as to period of time, 13-513 Construction of engines and machinery, 13-Coals, scattering, 13-509 471 Combustibles: Adoption of new appliances, 13-475 Combustibles on property of third party, General rule, 13-475 Limits and extent of rule, 13-475 13-456 Degree of care required, 13-418 Question for jury, 13-475 Questions of law and fact, 13-494 Proximity and exposed position of combustible property, 13-418 Combustibles on premises as contributory Railroad companies are entitled to reasonable time, 13-475 negligence, 13-485, 488 Combustibles on right of way, 13-466 Used and approved, 13-475 Appliances to prevent escape of fire, Accumulation of combustibles held to be Adoption of new appliances, 13-475 negligence, 13-467 Combustibles must have contributed to Effect of compliance with rule as to appliances, 13-474 damage, 13-468 Degree of care required, 13-468 Every possible precaution not required, 13-473 Dry grass of previous season, 13-471 Fire need not be negligently started, Genéral rule, 13-472 Most approved appliances, 13-473 Most effective appliances, 13-473, 13-469 General rule, 13-466 Liability of company, 13-466 Most effective but not most ap-Negligence in not preventing spread of proved, 13-475 fire, 13-464 Presumption as to appliances, 13-Negligence per se, 13-470 Old ties, 13-467 Qualification of rule, 13-474 Ownership of right of way, 13-469 Circumstantial evidence, 13-511 Presumption of negligence, 13-503 Prima facie negligence, 13-471 Questions of law and fact, 13-494 Due care, 13-505 Duty to maintain in proper state of re-Reason of rule, 13-467 pair, 13-476 General rule, 13-471 Rubbish, 13-467 Liability of railroad, 13-471 Rule under statute, 13-468, 471 Negligent and improper construction of Starting fire, 13-469 engines, 13-471 Statute, 13-468, 471 Presumption of negligence from com-Where fire is negligently started, 13-469 munication of fire, 13-504, 505 Whether negligence per se, 13-470 Proving proper construction and approved appliances to rebut presump-Common-law rule, 13-409 Common-law rule as changed by English tion from communication of fire, 13statutes, 13-410 Common-law rule in United States, 13-Questions of law and fact, 13-493 410 Rebutting presumption from communica-Early common-law rule, 13-409 tion of fire, 13-504 Fires starting in a field, 13-409 Spark arresters, 13-472 Contract exempting from liability, 13-427 Negligence, 13-409 Negligent fires, 13-410 Contractors, see infra, Independent con-Communication (see infra, Presumption of tractor rule. negligence from communication of Contributory negligence, 13-480 fire) Assumption of additional risks, 13-484 Necessity for direct communication of Burden of proof, 13-530 fire, see infra, Natural and proximate Combustibles on premises, 13-485, 488 cause. Comparative negligence, 13-490 Comparative negligence, 13-490 Conduct of farming operations, 13-486 Consequences, see infra, Natural and proxi-Fire breaks, 13-487 General rule, 13-486 mate cause. Consideration: Stacking hay near railroad, 13-486 Destruction by fire, 6-787 Conflict of authority, 13-481 Constitutionality of statutes, 13-427 Construction and condition of buildings, Common-law principle, 13-428 13-487, 490 Due process of law, 13-428 Duty to railroad company, 13-482 Equal protection of laws, 13-428

FIRES, cont'd.	FIRES, cont'd.
Contributory negligence, cont'd.	Damages, cont'd.
Effect of contributory negligence, 13-	Preventable injuries, cont'd. When defendant's conduct wilful
480 Erection of buildings and improvements,	and malicious, 13-545
13-487, 490	Question of fact, 8-578
Fire breaks, 13-487	Real property, 13-538
General rule, 13–480, 481 General rule modified, 13–488	Reasonable expenses, 13-534 Trespasser in possession, 13-533
Limits of rule, 13-485	Value of property;
Need not anticipate negligence, 13-482	Actual value, 13-536
Permitting combustibles on premises, 13- 485	Cost of replacing or restoration to original condition, 13-537
Piling wood near track, 13-488	Cost of reseeding meadow, 13-538
Property placed on right of way, 13-487	Expenses, 13-534, 535
Proximate cause, 13-482 Questions of law and fact, 13-489, 495	Fence, 13–537 Nature of land burned over, 13–537
Rule stated, 13-480, 481	Reasonable expenses, 13-534, 535
Stacking hay near railroad, 13-486	Value of grass destroyed, 13-537
Statutes, 13-484	Value with reference to uses to which property adapted, 13-536
Use of property in any lawful manner, 13-483	Where no market value, 13-536
What is contributory negligence, 13-482	Value of property destroyed, 13-533
Woodlands, 13-485	Admissibility in evidence of tax list,
Counties: Liability of county, 7-948	13-534 Evidence by defendant that prop-
Criminal law:	erty destroyed had no value, 13-
Setting out fires as a criminal offense,	534
13-431 Custom, 13-528	Expert and opinion evidence, 13-535 General rule, 13-533
Damages, 8-577; 13-533	Market value, 13-534
Attorney's fees, 13-547	Actual value, 13-536
Carriers of goods, 8–576 Compensation the rule, 13–533	Expenses, 13–535 Market value at place of de-
Destruction of personal property, 13-	struction, 13-535
538	Where no market value, 13-536
Elements of recovery, 13-547	Where there is no local market,
Evidence, 13-539, 540, 541 Excessive damages, 13-546	¹ 3–535 Partial injury, 13–534
Exemplary damages, 13-546	Reasonable expenses, 13-534
Expenses, 13-534, 535	Rule stated, 13-533
Failure of injured party to extinguish fire, 8-606	Total destruction, 13–534 Damnum absque injuria, 8–698; 13–446
Fence, 13-537, 538	Defendant's act (see infra, Fact of defend-
Inadequate damages, 13–546 In general, 8–577	ant's act):
Injury to personal property, 13-538	That defendant's act was negligent, see infra, Negligence.
Injury to property attached to realty, 13-	Degree of care required, 13-414
539	Combustibles on right of way, 13-468
Rule as to separable value, 13-539 Value as attached to realty, 13-541	Degree of care as varied by circum- stances, 13-416
What property has separable value,	Direction of wind, 13-418
13-540	Dryness of season, 13-418
Injury to real property, 13-538 Interest on damages assessed, 13-548	Due care and skill, 13-414 Every possible precaution, 13-414
Loss of live stock, 13-548	Exposure of combustible property, 13-418
Market value, 13-534	Fire an inherently dangerous element,
Mitigation of damages, see infra, Mitigation of damages.	13–418 General rule, 13–414
Negligent fires regarded as unity, 8-	Lack of ordinary care, 13-445
577	Nature of surface of country, 13-419
Personal injuries, 13–547 Personal property, 13–538	Negligence amounting to positive wrong, 13-419
Preventable injuries, 13-543	Proximity and exposed position of com-
Bar to right of recovery, 13-544	bustible property, 13-418
Damages which might have been prevented, 13-543	Railroad running through village, 13-419
General rule, 13-543	Railroads, 13-414, 415 Smallest degree of care less than ex-
Questions of fact for jury, 13-546	treme, 13-415
Reasonable efforts, 13-544	Strength of wind, 13-408
Rule as applied to servants or agents, 13–545	Utmost care, 13–417 Wind, 13–418

FIRES, cont'd.	FIRES, cont'd.
Degree of negligence required, 13-445	Evidence, cont'd.
Demolish, 9-218 Destruction of buildings to prevent spread of	Weight and sufficiency for jury, 13-510
fire, 8-698; 13-131	Evidence of origin of fire, 13-513 Evidence of other fires, 13-514
Fire insurance, 13-126, 129, 131	General rule, 13-513
Liability of municipality, 13-80; 20-1194	Other fires by same engine, 13-514
Documentary evidence, 13-513	Presumption, 13-513
Dry grass of previous season, 13-471 Dryness of season, 13-418	Presumption strengthened by surround- ing circumstances, 13-514
Due process of law:	Subsequent fires, 13-514
Statutes making railroads liable irre-	Evidence of other fires:
spective of negligence, 13-428	Negligence, 13-518
Eminent domain (see EMINENT DOMAIN): Amount received for grant or condemna-	Other fires by other engines, 13-515, 520 Fires communicated by one of two
tion of right of way, 13-543	engines, 13-516
Engines (see infra, Construction of engines	General rule, 13-515, 520
and machinery);	Prior fires, 13-515
Negligence in management of engines, see infra, Negligence in management	Qualification of general rule, 13-516, 521
of engines.	Rebuttal, 13-516
Other fires by the same or other engines,	Similarity of circumstances and con-
see infra, Evidence of origin of fire.	ditions, 13–516
Equitable assignment, 13-462 Escape of fire:	Subsequent fires, 13-515 Where particular engine identified,
Appliances to prevent escape of fire, see	13-516, 522
infra, Construction of engines and ma-	Other fires by same engine, 13-514, 518
chinery.	Evidence to show negligence, 13-517
Evidence, 13-509 Acts admitting liability, 13-529	Condition of right of way, 13-518. Emission of sparks, 13-517
Admissibility, 13-510	Evidence of other fires, 13-518
Admissibility question for court, 13-509	General rule, 13-518
Admission of liability, 13-529	Evidence of other fires by other engines,
Burden of proof, see infra, Burden of proof.	13–515, 520 General rule, 13–515, 520
Circumstantial evidence, see infra, Cir-	Limits of rule, 13-521
cumstantial evidence.	Qualification of rule, 13-516, 521
Custom, 13-528	Where particular engine identified, 13-516, 522
Damages, 13-539, 540, 541 Documentary evidence, 13-513	Evidence of other fires by same engine,
Evidence of origin of fire, see infra, Evi-	13-514, 518
dence of origin of fire.	Comparison with other engines, 13-
Evidence of other fires, see infra, Evi-	520 Management of particular engine on
dence of origin of fire; Evidence to show negligence.	particular occasion, 13-520
Evidence to show negligence, see infra,	Several fires on same trip, 13-519
Evidence to show negligence.	Similarity of circumstances and con-
Exhibitions, 13-527	ditions, 13–519 Illustrations, 13–517
Experiments, 13-527 Expert and opinion evidence, see infra,	Mere communication of fire, 13-517
Expert and opinion evidence.	Sufficiency, 13-517
General rule, 13-509	Exhibitions, 13-527
Habit, 13–528 Irrelevant issues, 13–510	Exhibition of spark arrester, 13-527 Experiments in evidence, 13-527
Liberality in rule of admission, 13-510	Expert and opinion evidence, 13-524
Operation of road, 13-523	General rule, 13-524
Opinion evidence, see infra, Expert and	Knowledge of property consumed, 13-
opinion evidence. Other fires, see infra, Evidence to show	526 Market value of grass, 13–526
negligence.	Matters of common observation, 13-524
Ownership of road, 13-523	Negligence, 13-525
Preponderance of evidence, 13-531	Origin of fire, 13-524
Conclusive proof unnecessary, 13-	Qualification of witnesses, 13-524 Sparks from engine, 12-472
532 Generally, 13–531	Value of property, 13-525
Illustrations, 13-532	Weight for jury, 13-526
Mere probability, 13-531	Express companies:
Reasonable doubt, 13-531	Exemption from loss by fire, 12-562 Fact of defendant's act, 13-437
Subsequent repairs and precautions, 13- 523	Liability for acts of agent, see infra,
Usage, 13-528	Agency.
Value of property, see infra, Damages.	Liability of lessee, 13-439
31 C. of L.—53 83	3 Volume XXXI,

FIRES, cont'd.	FIRES, cont'd.
Fact of defendant's act, cont'd.	Landlord and tenant, cont'd.
Liability of lessor, 13-438	Liability of lessor under statutes, 13-439
Liability of lessor under statutes, 13-439	Leases, see infra, Landlord and tenant.
Origin of fire question for jury, see	Liability irrespective of negligence, 13-409
infra, Questions of law and fact. Ownership and operation of road, 13-437	411, 419 Prairie and woodland fires, 13–430
That defendant's act was negligent, see	Limitation of actions, 13-446
infra, Negligence.	Actions under statute imposing abso
Fences:	lute liability, 13-446
Damages, 13-537	Canadian statutes, 13-446
Field:	Statute of limitations, 13-446
Common law, 13-409	Live stock, loss of, 13-548
Fire breaks, 13-487	Machinery, see infra, Construction of en-
Fire department, see Fire Department.	gines and machinery.
Fire escapes, see FIRE ESCAPES.	Management of engines, see infra, Negli
Fire insurance:	gence in management of engines,
Action by insurer who has paid loss,	Mandate (bailment), 19–916 Marine insurance, see Marine Insurance.
Action in own right, 13-461	Market value, 13-533, 534, 535
Equitable assignment, 13-462	Master and servant (see infra, Agency):
Subrogation, 13-462	Evidence of competent and skilful ser-
Insurance money as mitigation of dam-	vant to rebut presumption of negli-
ages, 13-542	gence, 13-505
Fire limits, see FIRE LIMITS.	Fires started by servants, 20-165
Fuel, 13-479	Preventable injuries by fire, 13-545
Illustrations, 13-479, 480	Measures of damages, see infra, Damages.
In general, 13–479	Mitigation of damages, 13-541
Question of fuel, 13-479 Questions of law and fact, 13-493	Amount received for grant or condemna- tion of right of way, 13-543
Gross negligence, 13-445	General rule, 13-541
Habit, 13-528	Incidental benefits, 13-541
Hay:	Insurance on property burned, 13-542
Stacking hay near railroad, 13-486	Mortgages:
Herbage, 13-423	· Action by mortgagee, 13-436
Impairment of obligation of contracts:	Action by mortgagor, 13-435
Statute making railroad liable irrespec-	Most effective appliances, 13-473, 475
tive of negligence, 13-428	Municipal aid:
Independent contractor rule, 13-441	Rebuilding cities in case of fire, 20-108, Municipal corporations, see infra, Destruction
Inns and innkeepers, 16–547 Insurable interest, 13–424	of buildings to prevent spread of fire
Ability to procure insurance, 13-424	see Fire Department; Fire Limits.
Coextensive with statutory liability, 13-	Natural and proximate cause, 13-446
424	Action by insurer who has paid loss
General extent of, 13-424	see infra, Fire insurance.
Property usually regarded as insurable,	Anticipation of natural consequences
13-425	13-450
Railroads, 13-424	Both natural and proximate, 13-448
Statutes, 13-424 Interest:	Contributory negligence, 13-482 Doctrine that loss should be both natura
Interest on damages assessed, 13-548	and proximate, 13-448
Intermediate building:	Doctrine that proximate cause not im
Fire communicated from intermediate	material, 13-426
building, 13-449, 450, 454	Fire insurance, see infra, Fire insurance
Interpretation and construction of statutes,	Generally, 8-577; 13-446
13-420	General rule as to liability, 13-447
Illustrations, 13-420, 421	How liability determined, 13-448
Liberal construction, 13-420	Intervening agencies, 13-454
Prairie and woodland fires, statutes as	Combustibles on property of third
to, 13-430 Remedial nature of statutes, 13-420	party, 13–456 General rule, 13–454
Interstate commerce:	Intervention of natural forces, 13-
Statutes making railroads liable irre-	457
spective of negligence, 13-429	Natural agencies, 13-457
Intervening agencies, see infra, Natural and	Negligence of third person, 13-45;
proximate cause.	Wind as intervening cause, see
Landlord and tenant, 13-434	infra, Wind as intervening cause
Action by lessee, 13-435	Meaning of proximate cause, 13-447
Action by lessor, 13-434	Natural consequences of act causing fire
Lessee in exclusive possession, 13-438 Liability of lessee, 13-439	13-447 Necessity for direct communication of
Liability of lessor, 13-438	fire, 13-450
	ال بارة الم

FIRES, cont'd.

FIRES, cont'd.

Natural and proximate cause, cont'd. Negligence, cont'd. Necessity for direct communication of Necessity for negligence, cont'd. fire, cont'd.

Direct communication of fire un-Unchartered railroad, 13-414 Negligence amounting to positive wrong, necessary, 13-450 13-419 Distance traversed by fire, 13-453 Negligence gist of action, 13-443 Prairie and woodland fires, see infra, General rule, 13-450 Illustrations, 13-451, 452 Prairie and woodland fires. Presumption of negligence from com-munication of fire, see infra, Pre-sumption of negligence from com-Loss not too remote, 13-451 No arbitrary limit of time or distance, 13-453
Period of time elapsing, 13-453 munication of fire. Ryan and Kerr cases, 13-452 Questions of law and fact, see infra, Negligent fires regarded as unity, 8-577 Questions of law and fact. Proximate consequences, 13-447 Questions of law and fact, see infra, Starting fire, 13-463, 469 That defendant's act was negligent, 13-Questions of law and fact. 443 Rule of anticipation of consequences, Degree of negligence required, 13-13-448 Extent and limits of rule of antici-Deliberate intent to injure, 13-446 pation of consequences, 13-450 Direct proof of particular act, 13-Failure of water company to supply General rule, 13-443 water, 13-448 Fire communicated from intermedi-Gross negligence, 13-445 ate building, 13-449 Intent to injure, 13-446 General rule as to anticipation of Manner of communication of fire, consequences, 13-448 13-444 Natural and proximate in connection Negligence in manner of commission with rule of anticipation of conof act, 13-508 Particular act of negligence, 13-444 sequences, 13-449 Particular manner of loss, 13-450 Particular engine causing fire, 13-Statement of material consideration, 445 Third person, 13-455, 490 13-449 Statutes imposing liability irrespective What is negligence, 13-462 Combustibles on right of way, see of negligence, 13-425 Doctrine of exclusion of question of infra, Combustibles on right of proximate cause, 13-426 way. Construction of engines and ma-chinery, see infra, Construction Need not be directly communicated, 13-425 Natural consequences, see infra, Natural and of engines and machinery. proximate cause. Fuel, see infra, Fuel. Negligence (see infra, Construction of General rule, 13-462 engines and machinery), 13-462 Negligence in construction of build-Burden of proof, see infra, Burden of ings, 13-466 Negligence in management of en-Common law, 13-409, 410 Damnum absque injuria, 13-446 gines, see infra, Negligence in management of engines. Degree of care required, see infra, De-Negligence in not preventing spread gree of care required. of fire, see infra, Negligence in Degree of negligence required, 13-445 not preventing spread. Evidence to show negligence, see infra, Negligence in starting fire, 13-463 Evidence to show negligence. Setting out fire on one's own prem-Expert and opinion evidence, 13-525 ises, 13-463 Gross negligence, 13-445 Violation of statute or ordinance, Liability for negligence, 13-410 13-480 Liability irrespective of negligence, 13-Negligence in management of engines, 13-409, 411, 419 Prairie and woodland fires, 13-430 Emission of sparks, 13-478 Necessity for negligence, 13-411 Emission of unusual amount of sparks, Accidental fires, 13-413 13-478 Care and skill, 13-414 General rule, 13-477 Common law, 13-409, 410 Illustrations, 13-477, 478 General rule, 13-411 Preventing emission of sparks, 13-478 Habitual use of dangerous elements, Questions of law and fact, 13-493 Rebutting presumption of negligence, 13-13-413 Negligence necessary, 13-411 504, 505 Person using fire not insurer Speed of train, 13-479 against injury, 13-413 Negligence in not preventing spread, 13-464 Present rule, 13-411 Entry upon plaintiff's premises, 13-465 Failure to keep watchmen stationed Rule as applied to railroads, 13-413 along line of road, 13-466 Rule of exemption stated, 13-412 Volume XXXI. 835

FIRES, cont'd.	FIRES, cont'd.
Negligence in not preventing spread, cont'd.	Presumption of negligence from communica-
Failure to stop train to extinguish fire,	tion of fire, cont'd.
13-465 Fire from negligence, 13-465	Jurisdictions where rule o1 statutory origin, 13–500
Fire starting in combustibles on right of	Kansas, 13-500
way, 13-464	Limits of presumptions, 13-503
General rule, 13-464	Maryland, 13–500
Illustrations, 13-464, 465	Michigan, 13-500
Watchmen stationed along line of road,	Minnesota, 13-501
13–466 Nuisances, 21–699	Mississippi, 13–501 Montana, 13–501
Operation:	Nature of presumption, 13-502
Evidence, 13-523	Negligence in manner of commission of
Opinion evidence, see infra, Expert and opin-	act, 13-508
ion evidence.	Prairie statute, 13-497
Ordinances, 21-954	Prima facie negligence, 13-507
Violation of statute or ordinance, 13- 480	Prima facie presumption, 13–502 Reason of rule, 13–501
Origin of fire (see infra, Questions of law	Rebuttable presumption, 13-502
and fact):	Setting out fire to clear right of way, 13-
Burden of proof, 13-529	503
Circumstantial evidence, 13-511	Statutory rule, 13-499
Evidence of origin of fire, see infra, Evi-	Utah, 13-501
dence of origin of fire. Expert and opinion evidence, 13–524	V -mont, 13-501 What must be shown to rebut, 13-503
Possibility of other origins, 13-512	Competent and skilful servant, 13-
Other fires, see infra, Evidence to show neg-	505
ligence.	Construction, condition, and control
Ownership, see infra, Title, ownership, and	of engine, 13-504
possession.	Generally, 13-503
Ownership of right of way, 13-469 Personal injuries, 13-547	Plaintiff's course when presumption rebutted, 13-506
Personal property:	Proper construction and approved
Damages to personal property, 13-436	appliances, 13-505
Police power, 22-928	Reasonable certainty, 13-504
Statutes making railroads liable irre-	Rebutting evidence as broad as pre-
spective of negligence, 13-428	sumption, 13-504
Possession, see infra, Title to maintain action.	Where origin of fire inferentially estab- lished, 13-503
Prairie and woodland fires, 13-429	Whether presumption rebutted, question
Construction of statutes, 13-430	of fact for jury, 13-506
Contributory negligence of owners, 13-	Qualifications, 13-507
485	Preventing spread of fire, see infra, Destruc-
Damage done by back fires, 13-430	tion of buildings to prevent spread of fire;
Nature of statutes, 13-430 Necessity for negligence, 13-430	Negligence in not preventing spread. Property to which statute liability extends,
Statutes, 13-429	13-422
When statutes apply, 13-431	"Building or other property," 13-422
Preponderance of evidence, see infra, Evi-	Distance of property from track, 13-423
dence.	General rule, 13-422
Presumption:	Herbage, 13-423
Origin of fire, 13–443 Presumption as to appliances, 13–474	Property of movable nature, 13-423 Property on right of way, 13-424
Presumption of negligence from communica-	Real and personal property, 13-422
tion of fire, 13-497	Trees, 13-423
Burden of proof, 13-501	Proximate cause (see infra, Natural and
Burden of proof on defendant to rebut	proximate cause), 8-577
presumption, 13-502	Proximate consequences, see infra, Natural
Combustibles on right of way, 13-503 Doctrine that communication of fire not	and proximate cause. Questions of law and fact:
prima facie negligence, 13-507	Admissibility of evidence, 13-509
General rule, 13-507	Adoption of new appliances, 13-475
Reason of rule, 13-508	Change of wind, 13-461
Doctrine that communication of fire	Conflict of evidence, 13-442
prima facie negligence, 13-498	Contributory negligence, 13-489, 495
Extent of presumption, 13-503	Construction and condition of build-
Foundation of rule, 13-501	ings, 13–490 General rule, 13–489
General rule, 13–497 Illinois, 13–500	Illustrations, 13–489, 490
Illustrations, 13–497, 498	Defendant's negligence, 13-491
Iowa, 13-500	Adoption of new appliances, 13-494
83	

Volume XXXI.

FIRES, cont'd.	FIRES, cont'd.
Questions of law and fact, cont'd.	Railroads, cont'd.
Defendant's negligence, cont'd.	Degree of care required, 13-415, 416
Character of fuel used, 13-493 Comhustihles on right of way, 13-	Distance of property from track, 13-423 Engines, see infra, Construction of en-
494	gines and machinery.
Construction and condition of en-	Evidence, see infra, Evidence.
gines and appliances, 13-493	Fact of defendant's act, see infra, Fact of defendant's act.
Construction of railroad huildings,	Failure to stop train to extluguish fire
13–493 Fuel, 13–493	13-465
General rule, 13-491	Insurable interest, see infra, Insurable
Illustrations, 13–492	interest
Negligence to be defined by the	Machinery, see infra, Construction of
court, 13-492	engines and machinery.
Operation of engine, 13-493	Natural and proximate cause, see Paox1-
Proof of due care not directly con-	MATE AND REMOTE CAUSE.
tradicted, 13-492	Necessity for negligence, 13-413
Question of fact, 13-491	Due care and skill, 13–414 General rule, 13–413
Reluctance of court to disturb find-	No liability except for negligence
ing of jury, 13–493 When negligence not a question for	13-413
jury, 13-495	Purely accidental fires, 13-413
Efforts to prevent injury, 13-546	Unchartered railroads, 13-414
Evidence, 13-509, 510	Negligence, see infra, Negligence.
Natural and probable consequences, 8-	Negligence in not preventing spread
578	see infra, Negligence in not prevent-
Natural and proximate cause, 8-578, 13-	ing spread.
460 ,	Property on right of way, 13-424 Property to which statute liability ex-
Change of wind, 13-461	tends, see infra, Property to which
Not a question of law or science,	statute liability extends.
Question of fact for jury, 13-460	Proximate cause, see infra, Natural and
When question for court, 13-461	proximate cause.
Nature of expert and opinion evidence,	Repairs, 13-476
13-526	Requisites to recovery, see infra, Requi-
Negligence, 13-491	sites to recovery.
Origin of fire question of fact for jury,	Right of way, see infra, Combustibles
13-442	on right of way. Statutes, see infra, Statutes.
Plaintiff's negligence, 13–489, 495 When negligence not a question for	That defendant's act was negligent, see
jury, 13-495	infra, Negligence.
Presumption or inference of origin of	Watchmen, 13-466
fire, 13-443	Reasonable doubt, 13-532; 16-963
Rebuttal of presumption of negligence,	Remote cause, see infra, Natural and proxi
13-506	mate cause.
General rule, 13-506	Repairs: Duty to maintain engines, machinery in
Qualifications, 13–507 Weight and sufficiency of evidence, 13–	proper state of repair, 13-476
510	Evidence of subsequent repairs and pre
When negligence not a question for	cautions, 13-523
jury, 13–495	Requisites to recovery, 13-432
Defendant's negligence, 13-496	Damnum absque injuria, 13-446
In general, 13-495	Essentials to defendant's liability, 13-
Plaintiff's negligence, 13-495	437 Fact of defendant's act, see infra, Fac
Where there is no evidence as to origin	of defendant's act.
of fire, 13-443 Railroads (see infra, Carriers of goods):	Generally, 13-432
"Along its route," 13-423	Limitation of actions, 13-446
"Along the line of the railroad," 13-423	Successive actions for damages from the
Combustibles on right of way, see infra,	same fire, 13-436
Combustibles on right of way.	That defendant's act was negligent, see
Constitutionality of statute, see infra,	infra, Negligence.
Constitutionality of statutes.	Title to maintain action, see infra, Title to maintain action.
Construction of engines and machinery,	Right of way (see infra, Combustibles or
see infra, Construction of engines and	right of way (see in/ra, comodationes of
machinery. Contract exempting from liability, 13-	Amount received for grant or condemna
427	tion of right of way, 13-543
Contributory negligence, see infra, Con-	Evidence of condition of right of way
tributory negligence.	13-518
Damages, see infra, Damages.	Property on right of way, 13-424

FIRES, cont'd. FIRES, cont'd. Right of way, cont'd. Title to maintain action, cont'd. Setting out fire to clear right of way, Damages to personal property, 13-436 Damages to real estate, 13-432 13-503 Salvage, see SALVAGE. Fences, 13-433 Generally, 13-432 Scattering coals, 13-509 Scope of article, 13-409
"Setting fire to," 2-922; 25-483 Legal title unnecessary, 13-434 Necessity for actual possession of personal property, 13-436 Possession evidence of title, 13-432 Ships and shipping, see SHIPS AND SHIPPING. Spark arrester, 13-472, 492, 494 Exhibition of spark arrester, 13-527 Possession of personal property, 13-436 Possession under contract of purchase, Sparks (see infra, Negligence in management of engines): 13-434 Distance of emission of sparks, 13-515 Title to property destroyed, 13-432 Emission of sparks, 13-517 Trees, 13-433 To what property statute liability extends, Speed of train, 13-479 see infra, Property to which statute lia-Starting fires, negligence in, 13-463, 469 Statutes (see infra, Interpretation and conbility extends. struction of statutes): Train: Constitutionality of statutes, see infra, Failure to stop train to extinguish fire, Constitutionality of statutes. 13-465 Construction of statutes, 13-420 Speed of train, 13-479 Contract exempting from liability, see Trees, 13-423 infra, Contract exempting from lia-Trusts and trustees, see Trusts and Trusbility. TEES. Contributory negligence, see infra, Con-Usages and customs, 13-528 tributory negligence. Utmost care, 13-417 Escape of fire as prima facie negligence, Value of property (see infra, Damages): see infra, Escape of fire. Expert and opinion evidence, 13-525 Interpretation of statutes, 13-420 Violation of statute or ordinance, 13-480 Warehouses and warehousemen, see WARE-HOUSES AND WAREHOUSEMEN. Liability irrespective, of negligence, 13-Liberal construction, 13-420 Waste, 30–256 Watchmen: Natural and proximate cause, see infra, Failure to keep watchmen stationed along Natural and proximate cause. Nature of statutes, 13-420 line of road, 13-466 Prairie and woodland fires, see infra, Water companies: Prairie and woodland fires.

Provision for insurable interest, see Failure of water company to supply water, 13-448 infra, Insurable interest. Waterworks and water companies, WATERWORKS AND WATER COMPANIES. Remedial nature of statutes, 13-420 Rule under modern statutes, 13-419 Wind: Setting out fires as criminal offense, see Change of wind, 13-461 infra, Criminal law. Strength and direction of wind, 13-418 To what property statute liability ex-Wind as intervening cause, 13-458 tends, see infra, Property to which Distinction between intervening wind statute liability extends. and conditions existing when fire Violation of statute or ordinance, 13started, 13-459 480 General rule, 13-458 Subrogation, see Subrogation. Illustrations, 13-459, 460 May be intervening cause, 13-459 Subsequent repairs and precautious, 13-523 Successive actions for damages from same Wind must be extraordinary, 13-459 fire, 13-436 Witnesses, see infra, Expert and opinion Third person: Combustibles on property of third party, Wooden buildings, see FIRE LIMITS. Woodland fires, see infra, Prairie and wood-Intervening agencies, 13-455 land fires. Negligence of third person, 13-455, 490 Working contracts, see Working Contracts. FIREWOOD, 13-549 Timber, see infra, Prairie and woodland fires. Title, ownership, and possession: FIREWORKS, 13-549 See Explosions and Explosives. Burden of proof as to title to property destroyed, 13-529 FIRING, 13-549 Evidence, 13-523 FIRM, 13-549
See Good WILL; LIMITED PARTNERSHIP; Ownership and operation of road, 13-PARTNERSHIP; TRADEMARKS. Ownership of right of way, 13-469 FIRMLY, 13-550 Title to maintain action, 13-432 FIRST, 13-550 Action by lessee, 13-435 Eminent domain, 13-550 Action by lessor, 13-434 Action by mortgagee, 13-436 In the first place, 16-127 FIRST CLASS, 13-553 FIRST-CLASS WORK, 30-1206 Action by mortgagor, 13-435

838

Crops, 13-433

FIRST COUSINS, 8-40; 13-553

FIRST HEIR MALE, 13-551	FISH AND FISHERIES, cont'd.
FIRST INVENTOR, 13-551	Delegation of power to local authorities, con.
FIRST MORTGAGE BONDS, 13-552	Cities, 13-575
FIRST PLACE, 13-552	Local boards, 13-575
FIRST PRIVILEGE, 13-552	Towns, 13-575
FIRST PURCHASER, see Purchase; Suc-	
CESSION.	Destruction of fishing apparatus:
	Action for damages, 13-585 Devices:
FIRST TERM, 13-552	,,
FIRST VOYAGE, 13-552	Abatement of fishing devices used in
FISCAL, 13-553	contravention of law, 13-586
FISCAL AGENT, 13-553	Destruction without judicial warrant of
FISCAL YEAR, 13-553	unlawful fishing devices, 13-573
FISCUS, 13-553	Statutes prohibiting nets and other de-
FISH AND FISHERIES, 13-554	vices construed, 13-577
Assignment of grants, 13-580	Various devices forbidden, 13-578
Behring sea, 13-560, 587	Dominion of Canada, 10-85
Canada, 10-85	Easements, 13-580
Citizens:	Ejectment, 10-480
Oysters, 13-575	Eminent domain:
Classification, 13-555	Sluices for the passage of fish, 10-1081
Common fisheries, 13-559	Exclusive grant, 13-561, 564
Compact between Maryland and Virginia, 13-	Fines and penalties, see infra, Criminal or
583	penal liability.
Constitutional law:	
	Fishery, 14-530
Oysters, 13-568	Common fishery, 13-559
Special provisions, 13-579	Common or exclusive, 13-559
State reserving its fishing grounds for	Definition, 13-558
the use of its own citizens, 6-959	Fisheries classified as common or exclu-
Constitutional limitations in the United	_ sive, 13-559
States, 13-574	Free fishery, 13-559
Delegation of power to local authorities,	Several fisheries, 13-558
see infra, Delegation of power to local	Several kinds of fisheries, 13-558
authorities.	Fishing dams, 13-578
Effect of grant of admiralty and mari-	Fishing devices, see infra, Devices.
time jurisdiction to United States, 13-	Fishing voyages, 13-556
574	Contracts of mateship in the whaling
Generally, 13-574	business, 13-558
Limiting right of taking fish or planting	How shares to be paid, 13-557
oysters to citizens, 13-575	How shares to be paid on whaling ves-
	sels, 13-557
Power of Congress to regulate com-	
merce, 13-574	Lien of seamen on a fishing voyage, 13-
Criminal or penal liability, 13-586	556
Behring sea seal fisheries, 13-587	Rights of seamen who are to receive a
Common law, 13-586	share of fish caught, 13-557
Larceny, 13-586	Share in oil specifically, 13-557
Larceny of oysters, 13-586	Fixed engine, 11-36; 13-578
Obstruction of the passage for fish, 13-	Fixtures, 13-605, 653
586	"Foreign voyage,", 13-590
Polluting water to the injury of fish	Forfeiture:
therein, 13–588	Owner need not have been party to ves-
Selling during closed season, 13-589	sel's unlawful use, 13–573
Selling short lobsters, 13-589	Power of state to exact the forfeiture of
Statute, 13-586	vessels violating her fish laws, 13-573
Taking fish in private waters used for	Free fisheries, 13-559
their propagation, 13-588	Game and game laws, see GAME AND GAME
Violating statutes regulating fisheries,	LAWS; see infra, Regulating time and
13–586	manner of taking.
Violating United States statutes regulat-	Grants, see infra, How rights of fishing may
	be acquired.
ing licensed fishing vessels, 13-589	Great lakes, 13-571
Violation of statutes enacted to give	High seas, see infra, Navigable waters; Right
effect to Behring sea award, 13-587	
When fish are the subject of larceny,	to fish without the territorial limits of any
13-586	state.
Custom, 13-583	High-water mark, public right extends to,
Damages:	13-565
Injuries to fishing rights, 13-585	How rights of fishing may be acquired, 13-
Dams (see DAMS), 13-578	579
Dedication, 13-583	Clearing out fishing place, 13-584
Definition, 15-555	Custom, 13-583
Fishery, 13-558	Dedication, 13-583
Delegation of power to local authorities, 13-	Grant, 13-569, 579
57 5	Assignment of grants, 13-580
7	Nolume XXXI.

FISH AND FISHERIES, cont'd. How rights of fishing may be acquired, con.	FISH AND FISHERIES, cont'd. Navigable waters, cont'd.
Grant, cont'd.	Exclusive fishery, 13-561
Estate or easement, 13~580	Exclusive right of fishery, 13-561, 564
Generally, 13-579	Grant of exclusive right to fish, 13-561,
Grant in fee, 13-579	564
Implied grants, 13-580	In England, 13-560
Offal of fishery, 13-580	Legislative grants of fisheries, 13-563
Whether grant of fishery passes	Magna Charta, 13-561
soil, 13-580	Oysters, see infra, Oysters.
Grants from riparian owner, 13–568, 569	Power of Parliament, 13-561 Power to grant exclusive fishery, 12-561
Legislative grants, 13-563, 579	Prescription, see infra, Prescription.
License, 13-579, 586	Public right extends to high-water mark,
Navigable waters, 13-560	13-565
Oysters, see infra, Oysters.	General rule, 13-565
Parliament, grant of, 13-561	Massachusetts colony ordinance,
Prescription, see infra, Prescription.	Dight to take shallfah ahawa lawa
Profit à prendre, 13-583 Treaty, 13-582	Right to take shellfish above low- water mark, 13-565
Injunctions, 13-585	Riparian owner's rights above high-
Excluding public from public fishery,	water mark, 13-565, 566
13-585	Title of riparian owner runs to low-
Interfering with another's right of fish-	water mark, 13-565
ing, 13-585	Right in the United States, 13-562
Polluting fresh water stream, 13-586	Right of fishing in navigable waters a
Injuries to fishing rights, see infra, Liability for injuries to fishing rights and for vio-	public right, 13-560 Right of fishing in navigable waters in
lations of fishery regulations.	the United States resides in people
Lakes and ponds, 13-570	of the state, 13-563
England, 13-570	Rights of federal government under the
Grant, 13-580	Constitution, 13-563
Great Lakes, 13-571	Rights residing in the state since the
Great ponds in Maine and Massachu-	Revolution, 13-562
setts, 13-572 Large lakes and ponds, 13-571	Rights subordinate to navigation, 13- 566; 21-441
Small inland lakes, 13-571	Riparian owners, 13-568
United States, 13-571	Shell fisheries, 13-562
Larceny, 13-586	Towns having no property in fisheries
Liability for injuries to fishing rights and	in their limits, 13-564
for violations of fishery regulations,	Navigation:
13–584 Ahatement, 13–585	Legislature may prohibit interference with navigation, 13-576
Action for damages, 13-584	Rights subordinate to navigation, 13-
Criminal or penal liability, see infra,	566
Criminal or penal liability.	Nets, 13-577
Destroying fishing apparatus, 13-585	Obstruction:
Fishing devices used in contravention of law, 13-586	Obstruction of migratory fish, 13-576 Obstruction to passage of fish, 13-576
Injunction, 13–585	Prescription, 13-582
Liability for entering or taking fish from	Right to obstruct the passage of fish,
private fishery, 13-584	13-582
Measure of damages, 13-585	Offal of a fishery, 13-580
Polluting nonnavigable stream, 13-585	Oysters:
Taking or destroying oysters, 13-584	Fish includes oysters and other shell-
Licensing fishing vessels, 13-579 Penalties for violating statute, 13-589	fish, 13-555 Larceny, 13-586
Rights of and restrictions on licensed	Liability for taking or destroying, 13-
fishing vessels, 13-579	584
United States statutes, 13-579, 589	Limiting right of taking fish or planting
Lien:	oysters to citizens, 13-575
Lien of seamen on fishing voyage, 13-	Property, 2-343
556 Manner of taking, see infra, Regulating time	Rights residing in state, 13-562 Right to plant and cultivate oysters, 13-
and manner of taking.	566
Migratory fish:	Constitutionality of statutes, 13-568
Obstruction of migratory fish, 13-576	General rule, 13-566
Monopolies and corporate trusts:	Illustrations, 13-566, 567
Exclusive right of fishing, 20-864	Prohibition against including natural
Municipal corporations, 13-575 Navigable waters, 13-560	oyster or clam heds, 13-568 Right subservient to public eights
Colonial charters, 13-562	Right subservient to public rights,
, , , , , , , , , , , , , , , , , , , 	0 0-7

FISH AND FISHERIES, cont'd. Oysters, cont'd. Right to plant and cultivate oysters, con. Right to cultivate oysters in navigable waters, 13-566 Statutes, 13-567 Right to take oysters, 13-565, 566 Trespass, 28-586, 590 Trover and conversion, 28-648 Penalties, see infra, Criminal or penal liahility. Pollution of waters, 13-585, 586, 588 Statutory penalties, 13-588 Prescription, 13-580 Navigable waters, 13-580 England, 13-580 United States, 13-581 Right to obstruct passage of fish, 13-582 Waters not navigable, 13-582
Profit à prendre, see PROFIT À PRENDRE. Property in fish, 13-556 Escape of confined fish, 13-556 Fish unconfined are public property, 13-556 Individual property, 13-556 Property of the state, 13-556 Qualified property, 13-556 Regulating time and manner of taking, 13-576 Construction of peculiar provisions, 13-577, 578 Devices forbidden, 13-578 Fishing dams prohibited, 13-578 Fixed engine, 13-578 Forbidding sale during closed season, 13-579 Forbidding the taking of fish otherwise than by angling, 13-578 Regulating amount that may be taken, 13-579 Statutes prohibiting nets and other devices, 13-577 Statutes prohibiting the taking of fish with nets or seines are constitutional, 13-577 Time and manner of taking fish may be regulated, 13-576 Weirs prohibited, 13-578 Regulation by special or local legislation, 13-579 Local statutes applicable to all persons equally, 13-579 Special constitutional provisions, 13-579 Right to fish within the territorial limits of any state, 13-560 In navigable waters, see infra, Navigable waters. In waters not navigable, 13-568 Lakes and ponds, see infra, Lakes and ponds. Nonnavigable waters, 13-568
Rivers and streams, see infra, Rivers and streams. Right to fish without the territorial limits of any state, 13-559 Behring sea arbitration, 13-560 Extent of the limits of a littoral state, 13-560 General rule, 13-559

High seas, 13-559

in fish caught, 13-560

Usage or custom as regulating property

FISH AND FISHERIES, cont'd. Riparian rights (see infra, Rivers and streams), 13-565, 566, 568 Rivers and streams, 13-568 Creation by reservation, 13-569 General rule, 13-568 Grant of right of fishing, 13-569 Grant or license to indefinite persons, 13-569 How right may be exercised, 13-570 Navigable streams, 13-568 Right must be so exercised as not to injure other proprietors, 13-570 Right of fishing in rivers not navigable, 13-569 Right to fish held subject to use of stream as highway, 13-570 Riparian owner not permitted to ohstruct the passage of fish, 13-570 Seaweed, 25-159 Seines, 13-577 Several fisheries, 13-558 Shellfish (see infra, Oysters), 13-562 Right to take shellfish, 13-565 States, see infra, Right to fish within the territorial limits of any state; Right to fish without the territorial limits of any state; Statutory regulation of fisheries. Statutes: Oysters, 13-567 Statutory regulation of fisheries, 13-572 Constitutional limitations in the United States, see infra, Constitutional limitations in the United States. Delegation of power to local authorities, see infra, Delegation of power to local authorities. General principles, 13-572 Liability for injuries to fishing rights and for violations of fishery regula-tions, see infra, Liability for injuries to fishing rights and for violations of fishery regulations. Power of state to exact forfeiture of vessels violating her fish laws, 13-Power to authorize the destruction, without judicial warrant, of unlawful fishing devices, 13-573 Power to regulate resides in Parliament or legislature, 13-572 Private waters, 13-573 Prohibiting interference with navigation in nontidal waters, 13-576 Prohibiting obstruction of migratory fish, 13-576 Public waters, 13-572 Regulating time and manner of taking, see infra, Regulating time and manner of taking. Regulation by special or local legislation, 13-579 Regulation of fisheries in Canada, see Dominion of Canada. United States statutes providing for licensing fishing vessels, 13-579 Streams, see infra, Rivers and streams.

Time of taking, see infra, Regulating time and manner of taking. Towns, 13-564, 575

Treaty, 13-582 Trespass, 28-586 FISH AND FISHERIES, cont'd. FIXTURES, cont'd. Agreement as to character of articles an-Trover and conversion: nexed, cont'd. Conversion of another's whale, 13-585 United States (see infra, Constitutional Effect as against subsequent purchaser limitations in the United States): or mortgagee of land, cont'd. With notice, 13-627 Rights of the federal government under the Constitution, 13-563 United States statutes providing for licensing Without notice, 13-628 Effect of agreement as against third perfishing vessels, 13-579, 589 sons, 13-627 Unlawful fishing devices, 13-573 Effect of agreement as to third persons, Usages and customs, 13-560, 583
Fishing without the territorial limits of 13-627 As against persons other than mortany state, 13-560 gagees or purchasers of land, 13-Regulating property in fish caught, 13-633 560 As against prior mortgagees, 13-630 Whale fisheries, 13-560 As against subsequent purchaser or mortgagee of land, 13-627 Violation of fishery regulations, see infra, Liability for injuries to fishing rights and Holders of lieus for damages, 13for violations of fishery regulations. Holders of vendor's lien, 13-634 Violation of statutes regulating the sale of fish, 13-589 In general, 13-627 Voyage, see infra, Fishing voyages. Judgment lienors, 13-634 Lessors of land, 13-635 Whale, 13-585 Conversion of another's whale, 13-585 Mechanic's lienors, 13-634 Purchasers at execution sale, 13-633 Whale fisheries: Usages and customs, 13-560 Vendors of land, 13-634 Whaling vessels, see infra, Fishing voyages. Execution, 13-675 Implied agreement, see infra, Implied FISHERIES, see Fish and Fisheries. FISHING, 13-590 FISHING BILL, 13-590 agreement. Landlord and tenant: Agreement to FISSURE VEIN, see MINES AND MINING waive landlord's rights, 13-654 CLAIMS. Stipulations granting rights of removal, 13-655 FIT, 13-590 FITNESS: Articles remain personalty, 13-Reasonable fitness, 23-946 FITTING OUT, 13-590 656 Chattel mortgages, 13-656 FITTINGS, 13-591 Generally, 13-655 Gas fittings, 13-591 Illustrations, 13-655, 656 FIX, 13-591 Regulate, 13-592 Oral agreements, 13-656 Time of removal and loss of FIXED: Definitely fixed, 9-179 rights by tenant, 13-656 Stipulations restricting rights of re-FIXED DAMAGES, see LIQUIDATED DAMmoval, 13-657 AGES. "Additions and alterations," 13-FIXED ENGINE, 11-36; 13-578 FIXED RATE OF INTEREST, 13-591 Consideration of agreement, FIXED SALARY, 13-592 FIXTURES, 13-594 13-659 "Fixtures," 13-658 See Accession; Improvements. Act of God: Generally, 13-657 Severance, 13-615 "Adapt," 13-610 Improvements, 13-658, 659 Improvements required of tenant by lease, 13-660 Adaptation, 13-610 Specification of different arti-Adaptation of realty, 13-608 Adaptation to use of freehold, 13-609 cles, 13-659 Adaptation one factor in determining what is part of realty, 13-609 Stipulation as to effect of forfeiture and re-entry, 13-660 Stipulations giving to lessee right to purchase premises, Character of use is important, 13-610 Machinery not adapted to use of free-13-660 hold, 13-610 Necessity of adaptation, 13-609 Trade fixtures, 13-657. Agreement as to character of articles an-Making and effect of agreement as hetween parties thereto, 13-622 nexed, 13-622 Agreement against public policy, 13-Chattel mortgage on article, 13-627 Conveyance, 13-668 Effect as against subsequent purchaser Agreement as to character or removability of articles controlling, or mortgagee of land, 13-627 Possession as notice, 13-630 Agreement implied from annexation Record or filing of chattel mortgage under license, 13-625 or conditional sale is notice, 13-Agreement implied from conditional 630 What constitutes notice, 13-630 character of sale, 13-625

842

FIXTURES, cont'd. Agreement as to character of articles annexed, cont'd. Making and effect of agreement as hetween parties thereto, cont'd. Chattels: Agreement implied from making of chattel mortgage, 13-624 Agreement may be after annexation, 13-623 Articles deprived of character of personalty, 13-623 General rule, 13-622 Husband and wife, 13-623 Implied agreement, 13-624 Contract: Parties to agreement, 13-623 Time of agreement, 13-623 Mortgages, 13-668 Parties to agreement, 13-623 Sale of articles, 13-627 Time of agreement, 13-623 Agricultural fixtures: Landlord and tenant, 13-646 Life tenant and remainderman, 13-638 Animals: Constructive annexation, 13-605 Annexation, see infra, Physical annexation. Annexation by stranger to title, see infra, Strangers to title. Apparatus, see infra, Machinery. Appliances, see infra, Machinery. Article (see infra, Character of article annexed; Necessity of article):
Agreement as to character of articles annexed, see infra, Agreement as to character of articles annexed. Attachment, see infra, Physical annexation. Bar counters, 13-640, 644 Belting, attachment by, 13-608 Boilers, 13-606, 644, 663 Buildings (see *infra*, Strangers to title), 13-640, 644, 667 Annexation by vendee in possession, 13-672 Buildings accessory to realty, 13-614 Buildings erected on another's land, 22-748, 749 Buildings not part of realty, 13-614 Retention in place by gravity, 13-603 Character of article annexed, 13-608 Adaptation to use elsewhere, 13-610 Adaptation to use of freehold, see infra, Adaptation to use of freehold. Agreement as to character of articles annexed, see infra, Agreement as to character of articles annexed. General rule, 13-608 Illustrations, 13-608, 609 Necessity of article, see infra, Necessity of article. Purpose of annexation, see infra, Purpose of annexation. Chattel mortgages, 5-977 Agreement implied from chattel mortgage, 13-624 Chattel mortgage of tenant, 13-653 Chattel mortgage on articles which re-672 Furnaces, 13-667 main personalty by agreement, 13-Independent of agreement, 13-662 627 Intention of parties, 13-662, 668 Estoppel, 5-977 Notice of agreement, 13-630 Landlord and tenant: Lease subsequent to mortgage, 13-Rights of mortgagee no greater than those of mortgagor, 5-977

FIXTURES, cont'd. Chattel mortgages, cont'd. Stipulations granting rights of removal, 13-656 Distinction between removable fixtures and chattels, 13-640 Conditional sales: Conditional sale preserves personal character of articles annexed, 13-625 Notice of agreement, 13-630 Constructive annexation, 13-695 Constructive severance, 13-616 Agreement as to character of articles annexed, see infra, Agreement as to character of articles annexed. Convenience: Accessory to realty, 13-614 Conveyance, mortgage, or sale of realty, 13-662; 20-970 Agreement as to character of article annexed, 13-627, 634 Effect as against prior mortgagee of land, 13-630 Effect as against subsequent purchaser or mortgagee of land with notice, 13-627 Effect as against subsequent purchaser or mortgagee of land without notice, 13-628 What constitutes notice of agreement, 13-630 Agreement of parties, 13-668 Annexation by grantor or mortgagor before conveyance or mortgage, 13-662 Annexations by mortgagor after mortgage, 13-670 General rule, 13-670 Trade fixtures, 13-670 Annexations by vendee in possession, 13-672 Building, 13-672 Default by vendor, 13-672 Machinery, 13-672 Apparatus, 13-664 Appliances on farms, 13-665 Articles and structures constituting part of realty, 13-663 Boiler, 13-663 Buildings, 13-667 Collateral agreement or transaction, 13-Constructive severance, 13-617 Constructive severance as against purchasers with notice, 13-619 Constructive severance as against purchasers without notice, 13-619 Conveyance of factory by name, 13-668 Conveyance of factory by name covers machinery therein, 13-668 Conveyance of "fixtures," 13--669 Custom, 13-670 Fences, 13-667 Forfeiture of rights under deed, 13-

Volume XXXI.

FIXTURES, cont'd. FIXTURES, cont'd. Conveyance, mortgage, or sale of realty, con. Executors and administrators, see infra, Fixtures as between heir and personal repre-Landlord and tenant, cont'd.

Prior mortgagee is bound by agreesentative. ment for removal, 13-662 Factory, 13-668 Right of removal as against pur-chasers with notice, 13-661 Fences, 12-1059 Merely resting on surface of ground, 13-Machinery, 13-663 Machinery and manufacturing appli-Retention in place by gravity, 13-603 ances, 13-663 Fire insurance, 13-115 Fish and fisheries, 13-605 Machinery on farms, 13-665 Machines not constituting part of realty, Fixtures as between heir and personal repre-13-665 sentative, 13-635 Articles and structures constituting part Mirrors, 13-667 of realty, 13-637 Miscellaneous articles, 13-667 Mortgage of leasehold, 13-663 Domestic fixtures, 13-636 Motive power, 13-663 General rule, 13-635 Ornamental fixtures, 13-636 Parol agreement, 13-617 Purchaser at foreclosure sale, 13-662 Rule in favor of heir, 13-635 Trade fixtures, 13-635 Reservations in conveyance, 13-669 Sale or mortgage of fixtures, 13-617. Same rules apply to deed and mortgage, Fixtures as between landlord and tenant, see infra, Landlord and tenant. 13-662 Fixtures as between life tenant and remain-Severance, 13-617 Severance as against subsequent pur-chasers, 13-618 derman, 13-637 Agricultural fixtures, 13-638 Domestic fixtures, 13-638 Severance by mortgagor, 13-618 General rule, 13-637 Steam heating apparatus, 13-667 Ornamental fixtures, 13-638 Stoves, 13-667 Rights of life tenant's lessee, 13-638 Strict rule in favor of realty, 13-662 Trade fixtures, 13-638 Trade fixtures, 13-663 Freehold, see infra, Adaptation to use of Usage, 13-670 freehold. Vendee's right same as mortgagor's, 13-Furnaces, 13-667 Furniture, 13-615; 14-571 Vendor's deed, 13-672 Garnishment, 14-757 Water pipes, 13-666 Gas fixtures, 13-666 Counters (see infra, Bar counters), 13-668 Goods, 14-1081 Covenants to repair and redeliver in repair, Gravity: 13-661 Retention in place by gravity, 13-603 Custom, see Usages and Customs. Heavy machinery, 13-604 Heirs, see infra, Fixtures as between heir Definition, 13-596, 669 Detinue, 13-681 and personal representative. Devisee's right to fixtures, 13-637 History of term, 13-597 Homestead, 15-588, 589, 632 Distress, 9-641 Criteria to determine whether a fixture, Hushand and wife, 13-639 Agreement as to character of articles Exemption of fixtures from distress, 13annexed,- 13-623 Annexation by husband to wife's land, Fixtures cannot be distrained, 9-641 13-639 Consent of wife to removal, 13-639 Growing crops, 9-642 Illustrations, 9-642 Ice, 13-668 Things slightly attached to the freehold, Implied agreement, 13-624 9-642 Annexation under license, 13-625 Domestic fixtures: Chattel mortgage, 13-624 Heir and personal representative, 13-636 Conditional sales, 13-625 Landlord and tenant, 13-647 Implication in case of invalid contract, Life tenant and remainderman, 13-638 13-624 Trover and conversion, 13-678 Implied agreement as to character of Doors, 13-605 articles, 13-624 Electric-light machinery and appliances, 13-That articles shall retain personal char-645, 665 acter, 13-625 Engines, 13-606, 644, 663 Estoppel, 13-676 Improvements, see Improvements; see infra, Strangers to title. Execution, 11-622; 13-653, 674 Intention, 13-597, 668 Articles not passing as realty, 13-674 Agreement between affixers, 13-600 Articles passing as realty, 13-674 Annexation to another's land, 13-Articles removable by agreement, 13-Asserted denials of rule, 13-598 Articles subject to levy, 13-675 Character of intention, 13-598 Levy on articles annexed to land, 13-674 Intention is primary consideration, 13-Levy on land, 13-674 597 Tenant's fixtures, 13-676 Intention to sever, 13-616

FIXTURES, cont'd. FIXTURES, cont'd. Intention, cont'd. Landlord and tenant, cont'd. Intention used in different senses, 13-Stipulations granting rights of removal, cont'd. Of person not owning land, 13-600 Time of removal and loss of rights Physical annexation, see infra, Physical by tenant, 13-656 annexation. Stipulations restricting rights of removal: Questions of mixed law and fact, 13-"Additions and alterations," 13-659 Secret intention immaterial, 13-599 Consideration of agreement, 13-659 Joint tenants, 13-673 "Fixtures," 13-658 Keys, 13-605 Generally, 13-657 Landlord and tenant, 13-639 Improvements, 13-658, 659 Agreement, 13-655 Agreement other than lease, 13-653 Improvements required of tenant by lease, 13-660 Agreement reserving right of removal Specification of particular articles, as against lessor of land, 13-635 13-659 Agreement waiving landlord's rights, 13-Stipulations as to effect of forfeiture and re-entry, 13-660 Stipulations giving lessee right to 654 Agricultural fixtures, 13-646 Articles constituting part of realty, 13purchase premises, 14-660 Trade fixtures, 13-657 Articles not part of realty but merely Surrender of term, 13-651, 654 chattels, 13-640 Tenancy of uncertain duration, 13-650 Articles part of premises demised, 13-Tenant: Surrender of term, 13-654 641 Chattel mortgage of tenant, 13-653 Tenant favored, 13-639 Contract, 13-655 Time of removal and loss of rights by Different fixtures: tenant, 13-648, 656 Stipulations restricting rights of re-Before surrender of premises, 13moval, 13-657 Distinction between removable fixtures Forfeiture of lease, 13-651 and chattels, 13-640 General rule, 13-648 Domestic fixtures, 13-647 Holding over, 13-649 Execution, 133-676 New agreement other than lease, 13-Execution creditors, 13-653 653 Exemption of fixtures from distress, 13-Reasonable time after expiration of term, 13-648 Removal must be during term, 13-Extending rights of removal, 13-647 Forfeiture of lease, 13-651 648 General rule, 13-639 Removal prevented by landlord, 13-Holding over, 13-649 Renewal of lease, 13-651 Improvements, 13-658 Improvements required of tenant by Rights of persons claiming under lease, 13-660 tenant, 13-653 Liability of third persons for carrying off of fixtures, 18-452 Rules as to time of removal not applicable to personalty, 13-654 Severance by landlord, 13-648 Life tenant's lessee, 13-638 Ornamental fixtures, 13-647 Surrender of term, 13-648, 651 Particular articles, 13-639, 640 Tenancy of uncertain duration, 13-Removable fixtures realty or personalty. 650 Tenant holding over, 13-649 Removal prevented by landlord, 13-651 Trade fixtures, 13-642 Renewal of lease, 13-651 Articles substituted by lessee, 13-Rights of persons claiming under tenant, 13-653 Grounds of rule, 13-644 Rights of removal against persons claim-Intention of tenant, 13-243 Mixed cases, 13-645 ing under lessor, 13-661 Prior mortgagees, 13-662 Removal must not destroy article removed, 13-643 Subsequent purchasers, 13-661 Rights of removal as affected by agree-Removal must not injure realty, 13ment, 13-655 Rights of removal by persons claiming Trade fixtures are removable, 13-642 under tenant, 13-659, 661 What are trade fixtures, 13-644, Rights of removal independent of agree-645 ment, 13-640 Usage and custom, 13-661 Stipulations granting rights of removal: Waiver of landlord's rights, 13-654 Articles remain personalty, 13-656 Land of another, see infra, Strangers to title. Chattel mortgage, 13-656 Larceny, 18-518, 519 Generally, 13-655 Lease, see infra. Landlord and tenant. License (see infra, Agreement as to character Illustrations, 13-656 Oral agreement, 13-656 of articles annexed), 13-625

845

FIXTURES, cont'd. FIXTURES, cont'd. Personal representative, see infra, Fixtures as between heir and personal representa-License, cont'd. Annexations by railroad company, 13tive. Physical annexation, 13-600 Annexation under license, 13-625 Adaptation of realty, 13-608 Licensee having interest in land, 13-626 Right to remove inconsistent with terms Agreement as to character of articles annexed, see infra, Agreement as to of agreement, 13-626 character of articles annexed. Time of removal, 13-626 Annexation by stranger to title, see Liens: Agreement as to character of article, 13infra, Strangers to title. Articles which have not yet been an-Agreement for right of removal, 13nexed, 13-601 As showing intention, 13-606 634 Effect of severance as against prior Adaptation of realty, 13-608 lienor, 13-618 Attachment by belting, 13-608 Attachment for convenience in use, Life tenant, see infra, Fixtures as between life tenant and remainderman. 13-608 Engines and boilers, 13-606 Machinery, 13-640, 644, 664, 665 Injury by removal, 13-607 Mode of annexation is one factor Duplicate parts of machines, 13-605 Grantor and mortgagor, 13-663 Heavy machinery kept in place by gravonly, 13-607 Mode of annexation not conclusive, ity, 13-604 Machinery and appliances on farms, 13-13-606 Attachment by belting, 13-608 Machinery not adapted to use of free-Attachment for convenience in use, 13hold, 13-610 **6**08 Parts of machines, 13-605
Rolling stock, see infra, Rolling stock. Belting, 13-608 Boilers, 13-606 Machines, see infra, Machinery. Convenience in use, 13-608 Manufacturing appliances, see infra, Machin-Engines, 13-606 erv. Injury by removal, 13-602, 607 Mechanics' liens, 20-291 Necessity, 13-600 Agreement as to character of articles, Articles to be annexed held to be 13-634 personalty, 13-602 Mines and mining claims, 20-785 Articles to be annexed held to be Mirrors, 13-667 realty, 13-602 Pennsylvania doctrine, 13-601 Mistake: Mistake as to one's title, 13-620 Physical annexation is necessary, Mortgages (see infra, Chattel mortgages; 13-600 Conveyance, mortgage, or sale of realty), Parts of articles annexed, 13-605 Purpose of annexation, see infra, Pur-20-970 Motive power, 13-614, 663 pose of annexation. Severance, see infra, Severance. Sufficiency of annexation, 13-602 Necessity of annexation, see infra, Physical annexation. Necessity of article, 13-610 Annexation must be by owner of Article as necessary part of whole, 13chattel, 13-604 Buildings, 13-603 By whom annexation made, 13-604 Illustration, 13-611 et seq. Pennsylvania decisions, 13-611 Constructive annexation, 13-605 Notice: Deer, 13-605 Effect of agreement as to character of Doors, 13-605 Doves, 13-605 article as against subsequent purchaser or mortgagee of land with Fences, 13-603 notice, 13-627 Effect of agreement as to character of Fish, 13-605 General rule, 13-602 article as against subsequent pur-Heavy machinery, 13-604 chaser or mortgagee of land without Injury by removal not controlling, notice, 13-628 13-602 Possession as notice, 13-630 Parts of articles annexed, 13-605 Record or filing of chattel mortgage or Retention in place by gravity, 13conditional sale is notice, 13-630 Severance, 13-619 Rolling stock, 13-606 Ornamental fixtures: Statuary, 13-603 Heir and personal representative, 13-Windows, 13-605 636 Pipes, 13-666 Landlord and tenant, 13-647 Platform scales, 13-640, 644 Life tenant and remainderman, 13-Public lands: 638 Erections on public lands, 13-620 Public purposes, erections for, 13-621
Purchasers, see infra, Conveyance, mort-Personal property, 22-749 Removal of fixtures, real or personal, 13-641 gage, or sale of realty.

FIXTURES, cont'd.
Purchasers at execution sale, 13-633 FIXTURES, cont'd. Severance, cont'd. Purchasers for value and without notice: As against third persons, cont'd. Effect of agreement as to character of Severance by mortgagor, 13-617, 618 article as against subsequent pur-Subsequent purchasers or mort-gagees of land, 13-618 chaser or mortgagee of land with no-Constructive severance, 13-616 tice, 13-627 Effect of agreement as to character of Effect of severance on grant, 13-616 article as against subsequent pur-chaser or mortgagee of land without Intention to sever, 13-616 Landlord, 13-648 notice, 13-628 Mortgage, 13-616 Severance, 13-619 Replevin, 13-680 Purpose of annexation, 13-612 Reservations from deed, 13-616 Importance of purpose, 13-612 Sale, 13-616 Successive estates, 13-615 Improvement of inheritance, 13-613 Improvement of realty, 13-612 Temporary severance, 13-615 Treatment of articles as personalty, 13-Machinery accessory to realty, 13-613, 614 616 Machinery annexed for convenience in Sheriff's sales: use, 13-614 Agreement as to character of articles, Machinery not accessory to realty, 13-State and public lands, see infra, Public 613, 614 Motive power and other machinery dislands. tinguished, 13-614 Statuary, 13-603 Permanent use and improvement of Statute of frauds, see STATUTE OF FRAUDS. land, 13-612 Steamheating apparatus, 13-640, 667 Use for better enjoyment of premises, Stipulations: 13-612 Trover and conversion, 13-679 Railroads, see infra, Rolling stock. Store fixtures, 13-115 Tracks, see infra, Tracks of railroad. Stoves, 13-667 Real property (see infra, Conveyance, mort-Strangers to title, 13-619 gage, or sale of realty), 24-480, 481 Annexation by strangers to title, 13-Removable fixtures realty or personalty, 619 Erection on another's land, 13-620 13-641 Recording acts: Erections by United States, 13-622 Mortgage of fixtures, 24-89 Erections for public purposes, 13-621 Erections on public land, 13-620 Implication of agreement for removal, Remainders, reversions, and executory interests, see infra, Fixtures as between life 13-621 tenant and remainderman. Remedies, 13-678 Mistake, 13-620 Repairs: Quicquid plantatur solo, solo cedit, 13-Covenants to repair and redeliver in re-619 pair, 13-661 Sufficiency of annexation, see infra, Physi-Replevin, 13-680 cal annexation. Taxation, see Taxation. Tenant's fixtures, 27-1098 Annexation of articles by wrongdoer, 13-Tenants in common, 13-673 Articles retaining personal character, 13-Theatres and amusements, 28-116
Time of removal, see infra, Landlord and Effect of wrongful severance, 13-680 General rule, 13-680 tenant. Trade fixtures, 13-680 Title, see infra, Strangers to title. Tracks of railroad, 13-615 Rolling stock, 13-606 Constructive annexation, 13-606 Trade fixtures (see infra, Landlord and ten-Rolling stock held not part of realty, ant): 13-606 Annexations by mortgagor after mort-Rolling stock held part of realty, 13-606 gage, 13-670 Sale (see infra, Conveyance, mortgage, or Grantor and mortgagor, 13-663 sale of realty): Heir and personal representative, 13-Sale of articles which remain personalty 635 by agreement, 13-627 Life tenant and remainderman, 13-638 Scales, 13-640, 644 Trover and conversion, 13-678 Severance, 13-615 What are trade fixtures, 13-644 Act of God, 13-615 Trespass, 13-681 Articles annexed may be severed, 13-615 Trover and conversion, see Trover and Con-As against third persons, 13-617 VERSION. Constructive notice, 13-619 Trustees: Holder of prior liens on land, 13-Agreement as to character of articles: 618 Trover and conversion, 13-679 Prior mortgagees of land, 13-617 United States: Erections by United States, 13-622 Purchasers with notice, 13-619 Purchasers without notice, 13-618, Usages and customs, see Usages and Cus-TOMS.

FIXTURES, cont'd.	FLOODS, cont'd.
Use: Attachment for convenience in use, 13-	Act of God (see infra, Extraordinary floods): Unprecedented floods, 1-585
608	Boom:
Character of use important, 13-610	Extraordinary floods, 13-696
Vendor and purchaser, see infra, Convey- ance, mortgage, or sale of realty.	Boom companies, 13-692 Boom companies not insurers against in-
Vendor's lien, 13-672	juries to riparian owners, 13-692
Agreement as to right of removal, 13-	Charter will not protect from injuries by
634 Waste :	erection of booms, 13-694 Erection of booms, 13-693
Removal of fixtures, 30-267	Illustrations, 13-692, 693
Water pipes, 13-666	Liability for flooding lands where there
Windows, 13-605 FLAGGING , 13-681	is an extraordinary flood, 1 3–6 96 Log jams, 13–693
FLAGMEN, see Crossings.	Bridges, 30-375
FLAGRANT:	Extraordinary floods, 13-695
Exemplary damages, 12-16 FLAGS OF TRUCE:	Liability of railroad, 13-720 Carriers of goods, 5-234; 13-721
International law, 16-1159	Delay in furnishing facilities, 13-723
War, 16-1159	Delay in transit, 13-723
FLANGE, 13-682 FLASH NOTE, 13-682	Duty when transportation is inter- rupted by flood, 13-723
FLAT, 13-682	General rule, 13-723
FLAX FACTORY, 13-682 FLAXSEED, 13-682	Incurring extraordinary expense, 13-
FLEE, 13-682	723 Where bound to divert goods, 13-723
FLEE FROM JUSTICE (see Extradition;	Delay in transportation, 13-723
Limitation of Actions): Rewards, 24-949	Extraordinary floods, 13-721, 723 Loss or damage from extraordinary
FLEE TO THE WALL, see Self-defense.	floods, 13-721
FLESH, 13-682	Diligence required in saving goods,
FLIGHT, 13-683 Presumptions (see Presumptions), 22-1264	13–722 General rule, 13–721
FLOAT, 13-683	Illustrations, 13-722
State and public lands, 26–213	Proximate or remote cause, 13-722
FLOATABLE STREAMS, 13-683 FLOATING, 13-683	Where carrier's negligence has exposed goods to peril, 13-722
See Logs and Lumber.	Loss or damage to goods, 13-721
FLOATING DEBT, 13-683	Carriers of passengers:
FLOATING LOGS, 13-683 FLOATING POLICIES, 13-104	Accidents caused by extraordinary floods, 13–721
See Marine Insurance.	Extraordinary floods, 13-721
FLOODING LANDS are Front Warren	Failure to discover washouts, 13-721
FLOODING LANDS, see Floods; Waters and Watercourses.	Liability for injuries to passenger, 13-
FLOODS, 13-685	Contract rights, 30-376
See Carriers of Goods. Action:	Contributory negligence, 13-714 Cutting ditches, 13-714
Against whom recovery may be had, 13-	Erecting buildings, 13-715
_ 704	In not preventing or limiting the dam-
Joint and several tortfeasors, 13-	age, 13-714 Planting crops upon land liable to over-
Lessor and lessee, 13-705	flow, 13-714
Liability of vendee, 13-704	Crops (see infra, Damages):
Liability of vendor, 13-704 Receivers, 13-705	Contributory negligence in planting crops upon land liable to overflow, 13-714
Damages recoverable by action, 13-	Culverts, 30-375
702	Extraordinary floods, 13-695
Successive cause of action, 13-712, 713 When cause of action accrues, 13-702	Damages, 13-705 Compensation the basis of recovery, 13-
General rule, 13-702	705
Injury must be sustained, 13-702	Crops, 13-706, 709 Damages for the destruction of a
Permanent injury, 13-703 Successive action, 3-703	crop, 13-709
Temporary injury, 13-703	Interest upon the value of the crop
Who may recover, 13–703 Respective rights of landlord and	destroyed, 13-709 Measure of damages, 13-709, 710
tenant, 13-704	When crop is not up, 13-709
Subsequent purchasers, 13-703	When the crop is growing, 13-700
When injury is permanent, 13–703 When injury is temporary, 13–703	Where crop is injured but not de- stroyed, 13-710
84	

848

FLOODS, cont'd.	FLOODS, cont'd.
Damages, cont'd.	Escape or discharge of collected water, con.
Damages for destruction of or injury to	Liability for negligent construction, 13-
crops, 13-706 Damages for injury to land itself, 13-	700 Liability for wilful discharge, 13–701
706	Measure of care demanded, 13-699
Elements of necovery, 13-705	Owners of dams are not insurers, 13-699
Evidence, 13-717	Rule in England, 13-698
Injury to crops, 13-706, 709	Rule in the United States, 13-698
Injury to land, 13-706, 707	Surface waters, see Waters and Wa-
Measure of damages, 13-705.	TERCOURSES.
Mode of computation, 13–707 Nominal damages, 13–706	Evidence, 13-715 Amount of damage, 13-717
Permanent injury, 13-708	Character of flood, 13-717
Prospective damages, 13-707	Damages, 13-717
Temporary injury, 13-708	Expert testimony, 13-716
Dams, 13-689	In respect to defendant's liability, 13-
Escape or discharge of collected water,	715
see infra, Escape or discharge of col- lected water.	Nature and effect of obstruction, 13-715 Nonexpert opinion evidence, 13-717
Generali rules, 13-689:	Opinious, 13-717, 718
Ice jams, 13-690	Proof of prior floods, 13-717
Liability for flooding land, 13-689	Proof of subsequent floods, 13-717
Defenses, 13-710	Expert and opinion evidence, 13-716, 717
Contributory negligence, see infra, Con-	_ 718
tributory negligence.	Extraordinary floods, 12-610; 13-687, 695
Damages included in condemnation award, 13-710	Character of storm a question of fact
Demand, 13-713	Liability for injuries to passengers, 13-
Easement by prescription, 13-710	721
Former recovery, 13-712	Liability generally, 13-695
Necessity of notice or demand, 13-713	Liability of master and servant, 13-721
Notice, 13-713	Liability of owner of boom, 13-696
Parol licenses, 13-711	Liability of owner of bridge, 13-695
Releases, 13-711 Statute of limitations, 13-712	When defendant is also negligent, 13- 697
Definition, 13-686	Flooding lands (see infra, Escape or dis-
Extraordinary floods, 13-687	charge of collected water; Liability
Flood, 13-686	for flooding land):
Ordinary floods, 13-687	Boom companies, 4-711, 713; 13-692
Demand, necessity of, 13-713	Bridges, 30–375
Diverting streams, 13–694 Changing bed of stream, 13–694	Condemnation proceedings, 13-702 Contract rights, 30-376
Diverting the flow of flood water, 13-	Corporations:
695	Liability of corporations, 7-829
Interference with natural barriers, 13-	Culverts, 30-375
694	Damages (see infra, Damages), 13-702
Liability for diverting flow of stream,	Dams, 13-689
13-694 Municipal componenties 12 604	Detention of flow of watercourses, 30-
Municipal corporation, 13-694 Removal of natural barrier, 13-694	372 Drainage of surface waters, see WATERS
Drains and sewers, 10-236, 243	AND WATERCOURSES.
Landlord cannot discharge new current	Expert and opinion evidence, 12-434
on lower proprietor, 10-236	_ 437
Easements, 13-710	Extraordinary floods, see infra, Extraor-
Eminent domain:	dinary floods.
Damages included in condemnation award, 13-710	Flowing lands, 13-724 Increasing flow of watercourses, 30-37;
Damages recoverable in condemnation	Injunction, 13-702
proceedings, 13-702	License (real property), 18-1129
Escape or discharge of collected water (see	Obstruction of flow of watercourses, 30-
infra, Flooding lands; Liability for	374
flooding land), 13-698	Prescriptive right, 30–376 Railroads, 30–375
Act of God, 13-700	Remedies, 13-702
Damage from percolation, 13-700 Drainage of surface waters, see WATERS	Repulsion of flow of surface waters
AND WATERCOURSES.	see Waters and Watercourses.
Degree of care and foresight which is	Res judicata, 24-791
necessary, 13-699	Surface waters, see Waters and Wa
Extraordinary floods, 13-700	TERCOURSES.
Ground of liability, 13-699	Trespass, 28–553 Turnpikes and toll-roads, 29–6
Liability for escape, 13-698	77 1 27222
31 C. of L.—54	Volume XXXI.

FLOODS, cont'd.	FLOODS, cont'd.
Former recovery (see infra, Successive cause	Obstructing streams, cont'd.
of action), 13-712	Booms, see infra, Boom companies.
Ice and ice companies:	Bridges, 13-690
Ice jams, 13-690	Culverts, 13–690, 691 Dams, 13–689
Increasing volume of stream, 13-698; 30-	Duty to study habits of stream, 13-688
377 Joint and several tortfeasors, 13-705	General principles, 13-688
Landlord and tenant, 18-306	Insufficient bridges and culverts, 13-690
Against whom recovery may be had,	Maintenance of waterways, 13-691
13-705	Municipal corporations, 13-691
Effect of floods upon leases of land,	Negligent obstruction of streams, 13-692
13-719	Wilful or negligent obstruction, 13-688
Landlord to receive rent in share of	Ordinary floods, 13-687 Permanent injury, 13-703, 708
crops, 13-704 Right of action, 13-704	Prescription, 13-710
Liability for damages to things carried away	Prescriptive right, 30-376
by floods, 13-719	Property rights in things carried away by
Liability for flooding land, 13-687, 724	floods, 13-718
Action, see infra, Action.	General rule, 13-719
Bridges, insufficient, 13-690	Liability for damage done by things
Condemnation proceedings, 13-702	carried away by floods, 13-719
Culverts, insufficient, 13-690, 691	Proximate and remote cause:
Damages (see infra, Damages), 13-702 Dams, 13-689	Carriers of goods, 13–722 Questions of law and fact:
Defenses, see infra, Defenses.	Extraordinary flood, 13-696
Diverting streams, see infra, Diverting	Railroads, 5-528, 531; 30-375
streams.	Bridges:
Escape or discharge of collected water,	Carriage of passengers, 13-720, 721
see infra, Escape or discharge of col-	Extraordinary floods, 13-695, 721
lected water.	Failure to discover washouts, 13-
Evidence, see infra, Evidence.	721 Watercourses, 13–720
Extraordinary floods, see infra, Extraordinary floods.	Carriers of goods, see infra, Carriers of
Increasing volume of stream, 13-698	goods.
Injunction, 13-702	Liability for flooding lands by insuffi-
Measure of damages, see infra, Dam-	cient bridges and culverts, 13-690
ages.	Liability for injuries to employees
Municipal corporations, 13-691	13-720
Obstructing streams, see infra, Ob-	Liability for injuries to passengers
structing streams. Obstruction or diversion of water,	13-720 Receivers, 13-705
13-687	Releases, 13-711
Ordinary floods, 13-688	Reservoirs, see infra, Escape or discharge of
Overflow of streams, 13-687	collected water.
Railroad companies, 13-690	States, 26-474
Remedies, 13-702	Streams and surface water distinguished
Streams and surface water distinguished,	13-687
13-687 Surface water 12 687 607	Successive cause of action, 13-712
Surface water, 13–687, 697 Watercourse defined, 13–687	Surface waters (see Waters and Water courses):
Liability of railroad companies, see infra,	Drainage of surface waters, see WATERS
Railroads.	AND WATERCOURSES.
License (real property), 13-711	Liability for flooding lands, 13-697
Limitation of actions, 13-712	Repulsion of flow of surface water, see
Master and servant:	WATERS AND WATERCOURSES.
Liability of railroad company for in-	Whether flood water is surface water
juries to employees, 13–720 Mills:	30-324
Refuse from mills, 13-692	Temporary injury, 13-703, 708 Trespass:
Municipal corporations, 13-691	Flooding lands, 28-553
Building culverts, 13-691	Vendor and purchaser:
Diversion of stream, 13-694 .	Against whom recovery may be had
Grading streets, 13-691	13-704
Liability of municipal corporations for	Right of action, 13-703
flooding land, 13-691	Who may recover for injuries by flood
Negligence, see infra, Escape or discharge	Volume of street, income
of collected water. Notice, necessity of, 13-713	Volume of stream, increasing, 13-698 Watercourses (see Waters and Water
Obstructing streams (see infra, Diverting	Watercourses (see Waters and Water courses):
streams), 13-688	Diverting streams, see infra, Diverting
Accumulations in streams, 13-692	streams.

```
FLOODS, cont'd.
                                                  FORAGE, see Exemptions (from Execu-
  Watercourses, cont'd.
                                                    TION).
      Extraordinary floods, see infra, Extraor-
                                                  FORBEARANCE, 13-739
        dinary floods.
                                                    See Consideration; Guaranty; Suretyship.
                                                  Loan, 13-739
FORCE - FORCIBLE, 13-740
      Obstructing streams, see infra, Obstruct-
        ing streams.
      Watercourse defined, 13-687
                                                    See False Imprisonment; False Entry
  Wilful discharge of water, 13-701
                                                       AND DETAINER; IRRESISTIBLE FORCE; ROB-
FLOOR, 13-724
                                                       BERY.
  Landlord and tenant, 18-623
                                                    By force, 13-741
                                                    Exemplary damages, 12-16, 24
  Leases, 18-623
                                                    Implied force, 13-740
FLOTSAM, 13-724
FLOUR, 13-724
                                                     License in force, :3-741
FLOW, 13-724
FLOWAGE, see Boom Companies.
                                                    Main force, 13-740
                                                    Rape, see RAPE.
                                                  Recaption, 23-974, 975
FORCE AND ARMS, 13-741
FLOWING, 13-724
FLOWING LANDS, see Floods; Waters
                                                  FORCED HEIRS:
  AND WATERCOURSES.
FLUE POCKET, 13-725
                                                  Community property, 6-328
FORCIBLE ENTRY AND DETAINER,
FLUID, 13-725
  Liquid, 13-725
FLUME, 13-725
FLYING SWITCH, 13-725; 18-59
                                                     Abandonment of possession, 13-751
                                                    Actual force, see infra, Force necessary.
                                                    Actual residence unnecessary, 13-750
  Crossings, 8-419
  Railroad, 23-745
                                                    Adverse possession, 13-775
Against whom brought, 13-766
FLY WHEEL, 13-726
F. O. B., 13-726; 14-528
                                                         Husband and wife, 13-768
Warranty, 30-175
FODDER, 13-726
                                                         Licensee, 13-768
                                                         One coming in under person is liable,
FŒNUS, 13-727
                                                           13-767
                                                         One in possession under judicial process,
FŒTICIDE, 13-727; 20-538
                                                           13-767
  See Abortion.
F'OG, 13-727
                                                         Owner of premises, 13-768
FOLDCOURSE, 13-727
                                                         Person in possession, 13-766
FOLIO, 13-727
                                                         Possession by agent, 13-767
                                                         Vendee under contract to purchase,
FOLLOW, 13-728
FOLLOWING, 13-728
FOLLOWING TRUST FUNDS, see Trusts
                                                     Agency:
  AND TRUSTEES.
                                                         Against whom action brought, 13-767
                                                         Possession of agent, 13-751
FOLLOW THE EVENT, 13-728
FOOD (see Adulteration; Police Power):
                                                     Assault and battery, 2-984
  Gin, 13-730
                                                     Assigns, 3-158
                                                     Breach of peace, see infra, Force necessary.
  Markets, 13-729
  Tobacco, 13-729
                                                     Breaking into house, 13-761
                                                     Civil action, 6-98
FOOT, 13-730
                                                     Contract for forcible entry, 13-759
  Set on foot, 13-730
                                                    Criminal law, 13-745
Criminal-law prosecutions, 13-759
FOOTBOARD, 13-731
FOOTING, 13-731
FOOTPATH, 13-731
                                                     Damages:
FOOTPRINTS, 13-731
                                                         Damages only incidental, 13-773
                                                         Double and treble damages, 13-774
  Comparison of footprints, 16-818
                                                         Elements of damage, 13-773
  Murder and manslaughter, 21-234
FOOTWAYS:
                                                         General rule, 13-772
                                                         Loss of profits, 13-773
Recovery confined to natural and proxi-
  Highways, 15-352
FOR, 13-731
                                                           mate result, 13--773
  For account of, 13-733 "For" in the sense of "for the purpose of,"
                                                         Recovery of damages, 13-772
                                                         Waste and injury, 13-774
    13-732
                                                     Defenses, 13-774
  For or in behalf of, 13-733
                                                         Possession under contract to purchase,
  For the future, 13-735
  For the time being, 13-737
                                                         Right of possession, see infra, Right of
  For the use of, 13-735
                                                           possession.
  For this day and train only, 13-737
                                                         Statute of limitations, 13-774
  For whom it may concern, see MARINE IN-
    SURANCE.
                                                         Title, see infra, Title not involved.
                                                         Vendor and purchaser, see infra, Vendor
  Importing a condition precedent, 13-734
In the sense of "in front of" or "in place
                                                           and purchaser.
                                                     Definition, 13-743

Demand, see infra, Notice to withdraw and
    of," 13-732
  Of, 13-732
                                                       demand for possession.
  Publication, 13-738
                                                     Disclaimer:
  Time computation, 13-738
                                                         Waiver of demand and notice, 13-770
FOR ACCOUNT OF, 13-733
```

```
FORCIBLE ENTRY AND DETAINER;
FORCIBLE ENTRY AND DETAINER,
                                                        cont'd.
  Distinction between forcible entry and forci-
                                                      Landlord and tenant:
                                                           Action against all persons holding under
  ble detainer, 13-743

Double damages, see Double AND TREBLE
                                                             tenant, 13-765
                                                           After expiration or tenancy, 13-753
    DAMAGES:
                                                           Estoppel to deny landlord's title, 18-421
  Elements of forcible entry and detainer,
                                                           Persons in privity with tenant, 13-765
         13-745
                                                           Relation of landlord and tenant neces-
      Force necessary, see infra, Force neces-
                                                             sary, 13-765
       Possession necessary, see infra; Posses-
                                                           Right of landlord to enter after tenancy
        sion necessary.
                                                             determined, 13-759
  Evidence (see infra, Title not involved):
                                                           Tenant at will, 13-753
                                                           Tenant must bring, 13-752
      Possession by muniments of title, 13-754
                                                           Unlawful detainer, 13-752
  Evidence of title to show character of pos-
                                                           What amounts to force in expelling ten-
    session, 13-756
  Executors and administrators, 13-751
                                                             ant, 13-759
  Force necessary:
                                                      Legal representatives, 13-751
                                                       Limitation of actions, 13-774
      Action against all persons holding under
                                                       Lis pendens, 21-641
         tenant, 13-765
                                                       Loss of profits, 13-773
       Actions without force, 13-764
                                                       Malicious prosecution, 19-651
       Actual force necessary; 13-757
                                                       Married woman, 13-753
Action by person having right of pos-
       Actual force unnecessary, 13-763
Entry against will of the possessor,
         13-763
                                                             session, 13-753
                                                       Vacant or unoccupied land, i3-753
Muniments of title, 13-754
       Entry by fraud or stealth, 13-763
       Entry by one entitled to possession,
                                                       Necessary possession, 13-745, 746
         13-763
                                                       Notice of pendency and lis pendens, 21-641
       General rule; 13-757
       In privity with the tenant, 13-765
Peaceable entry by one entitled to pos-
                                                       Notice to withdraw and demand for posses-
                                                             sion, 13-768
                                                           Actions in which notice or demand necessary, 13-769
         session, 13-758
       Purchasers at judicial and mortgage
       sales, 13-766
Relation of landlord and tenant neces-
                                                           By whom notice given, 13-771
                                                           Disclaimer, 13-770
         sary, 13-765
                                                           Entry illegal and foreible, 13-769
                                                           In what connection necessary, 13-769
       Right of landlord to enter after tenancy
         determined, 13-759
                                                           Necessity for, 13-768
                                                           Necessity for two notices, 13-770
       Right under contract to enter forcibly,
                                                           Notice before term expires, 13-771
         13-759
       Unlawful detainer, 13-764
                                                           Relation of landlord and tenant must
       What amounts to force in expelling ten-
                                                             exist, 13-769
                                                           Second notice, 13-770, 771
         ant, 13-759
       What constitutes actual force, 13-759
                                                           Service of written notice, 13-771
           Acts or threats causing breach of peace, 13-761
                                                           'Sufficiency of notice, 13-771
                                                           Tenant at sufferance, 13-770
           Breaking into an inhabited dwelling
                                                           Tenant at will, 13-769
             house, 13-760
                                                           Termination of tenancy for breach of
           Breaking into an outhouse, 13-761
Breaking into house, 13-760
                                                             covenant, 13-770
                                                           Time for making demand or giving
           Entering a room through a hole in
                                                             notice, 13-771
                                                           Time of, 13-771
             the floor, 13-760
           Entry to cut timber, 13-760
                                                           Two notices necessary, 13-776
Waiver by disclaimer of tenancy, 13-
           Forcible detainer, 13-763
           Illustrations, 13-759, 760
           Personal violence, 13-761
                                                           Waiver of notice; 13-770
           Threats and appearance of violence,
                                                           When landlord and tenant notice neces-
                                                           sary, 13-769
When landlord and tenant notice un-
              13-762
           Trespass insufficient, 13-760
  Foreclosure of mortgages, 13-828
                                                      necessary, 13-769
Object of action, 13-743
  For what the action will lie, 13-768
  Fraud or stealth, 13-763
                                                      Origin and history, 13-744
  Heir, heirs, and the like:
                                                       Part of tract only in actual possession, 13-750
       Who may bring action, 13-751
                                                      Peaceable entry by one entitled to possession,
  Husband and wife, 13-753
                                                         13-758
  Joint tenants, 13-752
                                                      Possession:
       One tenant in common against another,
                                                           Against whom action brought, 13-766
         13-752
                                                           Demand, see infra, Notice to withdraw
      Tenants in common against strangers,
                                                             and demand for possession.
        13-752
                                                           Husband and wife; 13-768
  Judicial sales, 13-766
                                                           Right of possession, see infra, Right of
  Justices of the peace, 18-24, 27
```

possession.

```
FORCIBLE ENTRY AND DETAINER,
                                                  FORCIBLE ENTRY AND DETAINER,
                                                       cont'd.
    cont'd.
  Possession by muniments of title:
                                                     Unlawful detainer, 13-752; 29-339
      Evidence, 13-754
                                                     Vendor and purchaser, 13-767
                                                     Violence, see infra, Force necessary.
  Possession necessary, 13-745
      Abandonment of possession, 13-751
                                                     Waiver of notice and demand for possession,
      Actual possession necessary, 13-745
      Actual residence unnecessary, 13-750
                                                     When right of possession involved, 13-756 With a strong hand, 30-892
      Agent's possession, 13-751
      Continuous presence, 13-750
                                                  FORCIBLE MARRIAGE, 13-775
      Evidence of title to show character of
                                                     See ABDUCTION; MARRIAGE.
                                                  FORCIBLE TRESPASS, see TRESPASS.
        possession, 13-756
                                                  FOR COLLECTION, 6-207
See BANKS AND BANKING; COLLECTION.
      Evidence of title to show extent of pos-
        session, 13-756
                                                  FORECLOSURE, 13-254, 255, 256
Fire insurance, see Fire Insurance.
      Fences, 13-749
       General rule, 13-745
                                                  FORECLOSURE OF MORTGAGES, 13-
       General rule as to sufficiency of posses-
        sion, 13-748
                                                       776
                                                     See Equity of REDEMPTION; TRUST DEEDS
       Heirs, 13-751
                                                       AND POWER OF SALE MORTGAGES.
       Landlord and tenant, 13-752
                                                     Absence, see infra, Limitation of actions.
       Lessee never in possession, 13-747
       Married woman's possession, 13-753
                                                     Acknowledgment (see infra, Limitation of
       Muniments of title, 13-754
                                                           actions):
       Personal representatives, 13-751
                                                         Invalid acknowledgment, 13-814
                                                     Action for possession, 13-782
       Possession by means of fences, 13-749
                                                     Advertisement and sale under power, 13-783
       Right of possession, 13-753
       Right of possession not involved, 13-756
                                                     Alteration of instruments, 13-811
                                                     Another suit pending, 13-811
       Scrambling possession insufficient, 13-750
       Servant's possession, 13-751
Showing character of possession by
                                                     Assignee's right to foreclose, 20-1044
                                                     Attorney's fee, 13-781, 823; 20-934
                                                          Amount of attorney's fee, 13-824
         muniments of title, 13-754
       Sufficiency of possession, 13-746, 748
Tenant at will, 13-753
                                                              Allowance of full amount stipulated
                                                                for, 13-824
                                                              Five per cent., 13-824
       Tenants in common, 13-752
                                                              General rule, 13-824
       Tenant's possession, 13-752
       Title not involved, 13-753
                                                              Instances of allowance deemed rea-
                                                                sonable, 13-825
       What constitutes possession, 13-746
   Possession of agent, 13-751
                                                              Reasonable allowance made, 13-824
                                                              Ten per cent., 13-824
   Possession of servant, 13-751
                                                          Provision for attorney's fee, 13-823
   Profits, 13-773
                                                          Validity of stipulation, 13-823
   Re-restitution, 13-772
                                                              Contingent provision, 13-823
   Residence, 13-750
                                                              Discretion as to enforcement of
       Actual residence unnecessary, 13-750
                                                                stipulation, 13-824
   Res judicata, 24-823
                                                              Majority rule, 13-823
   Restitution, 13-772
                                                              Minority rule, 13-824
Stipulation held invalid in some
   Right of possession:
       Evidence of title to show right of pos-
                                                                jurisdictions, 13-824
         session, 13-756
                                                      Baltimore, 13-783
       In Tennessee, 13-757
                                                     Bills of exchange and promissory notes, see infra, Limitation of actions.
       No inquiry as to right of possession,
         13-756
                                                      Chattel mortgages, 13-829
       Right of possession involved, 13-757
       Right of possession not involved, 13-756
                                                          Equitable foreclosure, 13-830
                                                          General rule, 13-829
       Statutes, 13-756
                                                          Methods of foreclosure, 13-830
   Scrambling possession, 13-750
                                                      Collateral attack, 17-1052
   Service of written notice, 13--771
                                                      Commencement of proceedings:
   Summary proceedings for recovery of pos-
                                                          Does not constitute a foreclosure, 13-781
     session by landlord, see Landlord and
                                                          Termination of foreclosure, 13-781
     TENANT.
                                                      Commencement of suit:
   Tenants in common, 13-752
                                                          Limitation of actions, 13-797
   Threats:
                                                      Conditions, see infra, Consideration.
       Acts causing breach of the peace, 13-761
                                                      Confirmation:
       Threats and appearance of violence,-
                                                          Foreclosure proceedings not terminated
         13-762
                                                            until confirmation of sale and disposal
   Time for making demand or giving notice,
                                                            of proceeds, 13-781
      13-771
                                                      Conflict of laws, 11-172
   Title not involved, 13-753
                                                      Consideration, 13-812
       No inquiry as to title, 13-753
                                                          Absence of consideration a complete de-
       Showing character or extent of posses-
                                                            fense, 13-812
         sion by muniments of title, 13-754
                                                          Absence of warranty, 13-813
   Trespass:
```

Mere trespass insufficient, 13-760

Breach of conditions, 13-812

```
FORECLOSURE OF MORTGAGES, con.
FORECLOSURE OF MORTGAGES, con.
  Consideration, cont'd.
                                                     Defenses, cont'd.
                                                          Usury, see infra, Usury.
Want of consideration, see infra, Con-
       Breach of parol warranty, 13-813
       Defense, 13-812
      Eviction necessary, 13-812
                                                            sideration.
                                                     Deficiency judgments, see infra, Judgments
       Junior mortgagee, 13-813
      Mortgages securing bonds, non-negotiable
                                                        and decrees.
                                                      Definition, 13-779
        notes, etc., 13-813
                                                          Commencement of proceedings, 13-781
       Qualifications, 13-812
                                                          Equitable foreclosure, 13-780

Exercising power of sale, see Trust
      Reliance on covenants in deed, 13-812
       To and against whom defense is avail-
                                                            DEEDS AND POWER OF SALE MORTGAGES.
        able, 13–183
       Want of consideration, 13-812
                                                          Foreclosure in different counties, 13-782
  Consolidation of corporations:
                                                          Merger, 13-780
       Defeating
                                                          Scire facias, 13-781
                   foreclosure of
                                     mortgage,
                                                          Strict foreclosure, 13-779
        6-810
  Constitutional law:
                                                          What it does not include, 13-781
  Right of trial by jury, 6-976

Corporations, see Winding Up and Reorganization of Corporations.
                                                          What it includes, 13-779
                                                     Dower, 10-168
                                                      Duress:
  Covenants (see infra, Consideration):
                                                          Duress as a defense to foreclosure,
      Breach of covenant as to title or in-
                                                            13-815
        cumbrances, see infra, Set-off, recoup-
                                                     Easements:
        ment, and counterclaim.
                                                          Set-off, recoupment, and counterclaim,
       Where foreclosure sale transfers cove-
                                                            13–806
        nant to purchaser, 8-146
                                                     Effect of foreclosure:
  Coverture, see infra, Husband and wife.
                                                          Irregular foreclosure, 13-829
  Crops:
                                                          Purchase-money mortgage, 13-829
       Purchaser at foreclosure sale, 8-306, 307
                                                          Strict foreclosure, 13-829
  Cross-demands, see infra, Set-off, recoup-
                                                     Ejectment (see EJECTMENT), 13-783, 828
                                                     Entry, 13-827
    ment, and counterclaim.
  Death:
                                                          Common-law
                                                                                   of
                                                                          theory
                                                                                        mortgages.
      Statute of limitations, 13-797
                                                            13-827
  Death of mortgagor, 20-1019
                                                          Ejectment, 13-828
  Debt (see infra, Limitation of actions; Set-
                                                          Execution, 13-829
        off, recoupment, and counterclaim):
                                                          Forcible entry and detainer, 13-828
                                                         Introductory, 13-827
Mandatory injunction, 13-828
      Satisfaction of debts secured a complete
        defense to foreclosure, 13-818
  Decree, see infra, Judgments and decrees.

Dee of trust, see TRUST DEEDS AND POWER
                                                          Method of entry cumulative, 13-829
                                                          Receivership, 13-829
    of SALE MORTGAGES.
                                                          Time of entry in Washington, 13-828
  Defenses, 13-811
                                                      Entry and possession, 13-783
      Alteration of mortgage, 13-811
                                                      Entry by consent, 13-784
       Another action pending, 13-811
                                                      Entry, writ of, see Entry, WRIT of.
      Breach of conditions, 13-821
                                                     Equitable foreclosure, 13-780, 783, 829
      Consideration, see infra, Consideration.
                                                          Chattel mortgages, 13-830
       Coverture, 13-814
                                                          Effect of, 13-829
      Defective execution and registry, 13-814
                                                          Massachusetts, 13-782
      Delay in commencement of foreclosure
                                                     Equitable mortgages, 11-143
         suit, 13-822
                                                      Equity acts in personam and not in rem, see
      Disability of mortgagor, 13-817
                                                        infra, Transitory or local actions.
       Duress, 13-815
                                                     Equity of redemption, see Equity of REDEMP-
      Failure of consideration, see infra, Con-
                                                        TION.
        sideration.
                                                     Evidence, 13-822
      Forgery, 13-821
                                                          Admissibility, 13-822
      Former judgment, 13-815
                                                          Admissibility
                                                                          under
                                                                                   the
                                                                                         pleadings.
      Fraud, 13-816
                                                            13-822
      Illegality, see infra, Illegality.
                                                          Burden of proving execution of mort-
      Illustrations, 13-821
                                                            gage, 13-822
      Illustrations of insufficient damages,
                                                          Parol evidence, 13-822
        13-821
                                                          Proof of payment, 13-822
      Incapacity of mortgagor, 13-817
                                                          Weight, 13-822
      Insufficient defenses, 13-821
                                                     Execution, 13-829
      Mistake, 13-817
                                                     Execution and proof of documents, 13-814
      Mortgage deposited in escrow, 13-821
                                                     Executors and administrators, see Executors
      Payment and satisfaction, 13-818
                                                        AND ADMINISTRATORS.
      Registry, 13-814
                                                     Failure of consideration, see infra, Con-
      Satisfaction, 13-818
                                                       sideration.
      Set-off, recoupment, and counterclaim
                                                     "Feel unsafe and insecure," 12-892
        distinguished from, 13-805
                                                     Fire insurance:
      Tender, 13-818
                                                          What constitutes a foreclosure, 13-781
      Undue influence, 13-816
                                                     Forcible entry and detainer, 13-828
```

Foreclosure of Mortgages.

```
FORECLOSURE OF MORTGAGES, con.
                                                  FORECLOSURE OF MORTGAGES, con.
  Forgery, 13-821
                                                    Jury and jury trial:
  Form, 13-782
                                                        Right of trial by jury, 6-976
                                                    Justices of the peace, 18-31, 32
  Fraud, 13-817
      Fraud as a defense, 13-816
                                                    Landlord and tenant:
                                                    Rent, 18-283
Libel and slander:
      Set-off, recoupment, and counterclaim,
        13-808
                                                        Set-off, recoupment, and counterclaim,
  Fraudulent sales ond conveyances, see
    FRAUDULENT SALES AND CONVEYANCES.
                                                          13-809
                                                    Life estates:
  Gold:
      Provision for payment of debt in gold,
                                                        Set-off, recoupment, and counterclaim,
        see infra, Payment.
                                                          13-807
                                                    Life tenant, see infra. Remainders, reversions,
 !Homestead, 15-597
  Husband and wife:
                                                      and executory interests.
                                                    Limitation of actions, 13-784
       Coverture as a defense, 13-814
                                                        Absence of defendant, 19-234
      'Mortgage for husband's debt, 13-814
      Removal of common-law disabilities,
                                                        Absence of mortgagor from state, 13-797
                                                             Majority rule, 13-797
Minority rule, 13-797
        13-814
       Set-off, recoupment, and counterclaim,
                                                         Acknowledgment or new promise, 13-795
        13-811
                                                             Essentials of acknowledgment or
  Illegality, 13-816
                                                             new promise, 13-795
General requisites of new promise,
       As between original parties, 13-816
       As between the mortgagor and an as-
         signee of the mortgagee, 13-816
                                                               13-795
                                                             General rule, 13-795
       Mortgage executed by a corporation
                                                             Promises held insufficient, 13-796
         ultra vires, 13-817
       Right of transferees, 13-817
                                                             Sufficiency of new promise, 13-795,
       Ultra vires not available to corporation
                                                               796
                                                             Time of acknowledgment, 13-797
         mortgagor, 13-817
                                                             To whom acknowledgment should be
   Illiteracy of mortgagor, 13-817
                                                               made, 13-797
   Infants:
                                                             Who may make acknowledgment,
       Defense, 13-817
       Statute of limitations, 13-797
                                                               13-796
                                                         Commencement of period of limitation,
   Injunction:
       Injunction to enforce set-off, 13-805
                                                               13-780, 792
                                                             Adverse possession by mortgagor,
       Mandatory injunction to obtain posses-
         sion of real estate, 13-828
                                                             Common-law theory, 13-792
   Insanity:
       Defense, 13-817
                                                             Deed intended as mortgage, 13-793
                                                             Delay caused by mortgagor, 13-792
   Intoxication:
                                                             Generally, 13-792
       Defense, 13-817
                                                             Miscellaneous points, 13-793, 794
   Irregular or void sales under mortgage,
                                                             Modern theory, 13-792
     20-1030
                                                             Option of mortgagee to foreclose,
   Joint mortgagees, 20-1019
   Judgment lien, 17-772
Judgments and decrees, 13-823
                                                             Rule that statute begins to run at
                                                               maturity of debt, 13-792
       Deficiency judgments, 13-826
                                                         Commencement of suit, 13-797
Cross-demands barred by statute of
           Generally, 13-826
           Repealing statutes, 13-826
           Retroactive application of statutes,
                                                           limitations, 13-805
                                                         Death, 13-797
             13-827
       Gold, see infra, Gold.
                                                         Debt barred, 13-785, 789
                                                         Deficiency judgments, 19-207
       Miscellaneous points, 13-827
       Payment, see infra, Payment.
                                                         Grantees, 13-798
                                                         In chancery generally, 13-784
       Provision for attorney's fee, see infra,
         Attorney's fee.
                                                         Infancy, 13-797
                                                         In foreclosure, 13-784
       Provision for payment of debt in gold,
         see infra, Payment.
                                                         Junior mortgagees, 13-798
                                                         Limitation and cancellation not a set-off,
       Set-off, recoupment, and counterclaim,
                                                           13-802
         13-806
                                                         Mortgagee in possession not affected by
   Judicial foreclosure, 13-782
                                                           statute, 13-798
       Imperatively required, 13-782
                                                         Mortgagor and his grantees may invoke
       Quasi-judicial foreclosure, 13-783
                                                           statute, 13-798
   Judicial sales:
                                                         New promise, 13-795
       Foreclosure sale a judicial sale, 17-
                                                         Part payment, 13-794
         954
   Junior mortgagee, 20-1019
                                                             General rule, 13-794
                                                                   tenant and remainderman,
                                                             Life
       How affected by foreclosure of prior
                                                                13-795
         mortgage, 20-1023
                                                             Mortgagor
                                                                         after conveyance
       Liability to strict foreclosure, 20-1023
                                                               mortgaged premises, 13-795
   Jurisdiction (see infra, Transitory or local
                                                              Payment by mortgagor, 13-795
     actions), 17-1052
                                                                            Volume XXX1.
```

FORECLOSURE OF MORTGAGES, con.

Maryland, 13-783

FORECLOSURE OF MORTGAGES, von.

```
Limitation of actions, cont'd.
                                                   Mechanics' liens, 20-497, 504
                                                   Medium of payment:
     Part payment, wontid.
         To whom payment should be made,
                                                       Provision for payment of debt in gold,
                                                         see infra, Payment.
           13-795
         Who may make payment, 13-794
                                                  Merger, 13-780
                                                   Method, 13-782
     Period of limitation, 73-785
         Poreclosure not within section gov-
                                                   Mistake, 173-817; 20-825
                                                   Mortgages not subject to foreclosure, 13-782
           erning recovery of real property,
                                                   Nature, 13-779
           13-785
         General rule, 13-783
                                                   New promise, see infra, Limitation of ac-
         Limitation as to sealed instruments,
                                                     tions.
           13-785
                                                   Note, see infra, Limitation of actions.
         Section of statute applicable, 13-785
                                                   Notice, 13-799
                                                       Actual motice, 13-799
         When bar is complete, 13-785
         Whether note or mortgage period
                                                      Foreelosure suit as notice, 13-799
           governs, 13-785, 789
                                                      Poreclosure suit constructive notice of
                                                         plaintiff's claim, 13-799
     Possession, 13-798
     Power of sale mortgages and trust deeds,
                                                      Independent of statute, 113-799
                                                       Lis pendens, see Notice of Pendency
       13-780
     Presumption of payment after limitation
                                                         AND LIS PENDENS.
       of period, 1-1-178; 13-784
                                                       Statutory lis pendens, see Notice of
                                                         PENDENCY AND LIS PENDENS.
     Publication or posting of notice, 13-780
     Redemption, 13-784
                                                  Statutory provisions, 13-799
Wotice of pendency ond lis pendens, see
     Right of mortgagee to remain in pos-
                                                     Notice of Pendency and Lis Pendens.
       session until payment of debt, 13-798
     Set-off, recoupment, and counterclaim,
                                                   Parol evidence, 13-822
       13-805
                                                  Part payment, see infra, Limitation of ac-
     Tolling the statute, 13-794
                                                     tions.
     To whom and against whom statute is
                                                   Payment (see infra, Limitation of actions;
       available, 13-798
                                                         see PAYMENT), 13-818
     Whether note or mortgage period gov-
                                                       Defense, 13-818
           erns, 13-785
                                                       Extension of time for payment, 13-818
         Action 'barred 'by mortgage 'period
                                                       Part payment, see infra, Limitation of
           only, 13-786
                                                         actions.
                                                      Place of payment, r3-818
Proof of payment, r3-822
         Agreement for extension, 13-788
         Application of rule, 13-790
        Change in statute, 13-791
                                                       Provision for payment of debt in gold,
         Covenant in mortgage to pay debt,
                                                             13-825
           13-701
                                                           Constitutionality of statutes, 13-826
         Debt not actually barred, 13-790
                                                           Statutory provisions, 13-826
         Deeds of trust, 13-787
                                                           Stipulation held invalid, 13-826
         Effect of change in statute, 13-791
                                                           Stipulation held valid, 13-825
         Equitable mottgages, 13-787
                                                       Set-off distinguished from payment,
         Expiration of time pending suit,
                                                         13-803
           `£3~791
                                                       To and against whom available, 13-819
         General rule, 13-785
                                                   Pending action, r3-8r1
         Inapplicable to enforcement of per-
                                                   Personal actions, see infra, Transitory or
           sonal liability, 13-788
                                                     local actions.
         Majority rule, 13-785
                                                  Personam, see infra, Transitory or local ac-
         Minority rule, 13-789
Miscellaneous liens, 13-787
                                                     tions.
                                                   Pledge and collateral security:
         Personal liability, 13-788
                                                       Duty of pledgee to foreclose mortgage,
         Probate limitation, 13-791
                                                         22-901
        Qualifications, 13-790
                                                  Possession, see infra, Entry.
         Rule that foreclosure is barred
                                                   Postponement of foreclosure, 20-931
           when debt is barred, r3-789
                                                  Power of sale mortgages, see TRUST DEEDS
         Sale under power, 13-787
                                                     AND POWER OF SALE MORTGAGES.
         To and against whom doctrine is
                                                  Presumption of payment, see infra, Limita-
           available, 13-789
                                                     tion of actions.
         To what applicable, 13-787
                                                   Presumption of payment after limitation
         Vendor's lien, 13-787
                                                     period, 11-178
Liquidated damages:
                                                   Private international law, 11-172
     Set-off, recoupment, and counterclaim,
                                                   Provision for foreclosure, 20-930
       13-805
                                                      Absolute deed foreclosed as mortgage,
 Lis pendens, see Notice of Pendency and
                                                         20-930
   LIS PENDENS.
                                                       Default in payment of interest, 20-930
'Local actions, see infra, Transitory or local
                                                       Mortgage need not provide for fore-
   actions.
                                                         closure, 23-526
 Mandatory injunction, 13-828
                                                  Purchasers for value and without notice:
 Marshaling assets, 19-1264
```

Bona fide mortgagees entitled to fore-

closure, 23-526

1Libel, 13-809

```
FORECLOSURE OF MORTGAGES, con.
                                                  FORECLOSURE OF MORTGAGES, con.
  Purchasers for value and without motice,
                                                    Set-off, recoupment, and counterclaim, con.
        cont'd.
                                                         Life estates, 13-807
      Quasi-judicial foreclosure, 13-783
                                                         Limitation and cancellation not a set-off,
  Roilroad mortgage, see RAILROAD SECURITIES.
                                                           13-802
  Receivers, see RECEIVERS.
                                                         Limitation of actions, 13-805
  Receivers of railroads, see Receivers or
                                                         Liquidated damages, 13-805
    RAILROADS.
                                                         Miscellaneous items of set-off, 13-809
  Recording acts:
                                                         Mortgages, 13-807
      Certificate of sale, 24-79
                                                         Mortgage to insurance company, 13-809
      Defective registry, 13-815
                                                         Nature, 13-802
  Redemption:
                                                         Other modes of enforcement, 13-805
      Limitation of actions, 13-784
                                                         Payment
                                                                    and set-off
                                                                                   distinguished,
  Rem, see infra, Transitory or local actions.
                                                           13-803
  Remainders, reversions, and executory in-
                                                         Rendency of other suits, 13-805
                                                         Principles of application, 13-804
    terests, 13-795
                                                         Rents, 13-Bog
  Rents:
                                                         Rules of law followed, 13-804
Set-off and recoupment distinguished,
      Set off of rents, 13-809
  Reorganization of corporation, see Winding
    UP AND REGRESALIZATION OF CORPORATIONS.
                                                           13-802
                                                         Subjects of set-off, 13-806
  Res judicata, 13-816
                                                         Tax liens, 113-807
  Right to foreclose, 20-1019
  Satisfaction of debts secured a complete de-
                                                         Time of accrual of cross-demands.
                                                           13-804
    fense to foreclosure, 13-818
                                                         To and against whom the right is avail-
   Scire facias, .13-781, 783
   Separate property of married women, 13-814
                                                               able, 113-810
   Set-off, recoupment, and counterclaim, 113-
                                                              Assignee of equity of redemption,
        802
                                                                13-810
                                                              Assignee of mortgagee, 13-811
       Applicability to foreclosure suit, 113-803
                                                              Mortgage by busband and wife,
       Balance due from partnership, 13-804
       Breach of collateral agreements, 13-808
Breach of covenant as to title or in-
                                                                -13-811
                                                              Mortgagor, -1:3-810
                                                         Unliquidated demands, 13-805
             cumbrances, 13-806
          Chattel mortgages, 13-808
                                                         Usury not counterclaim, :13-802
                                                          Want of title, 13-807
           Defects in quantity, 123-806
                                                         Whether cross demands must be liqui-
           Easements
                       as items of
                                        set-off.
                                                           dated, 13-805
             13<del>-8</del>06
                                                    Statute of dimitations, see infra, Limitation
          Generally, 13+806
                                                       of actions.
           Judgments, 13-806
           Life estates, 13-807
                                                     Statutory foreclosure, 26-766
           Mortgages, 13-807
                                                     Striet foreclosure, 13-779, 782
          Qualifications, 13-808
                                                          Allowed by statute, 11:3-782
                                                         Allowed only under special circum-
           Tax liens, 13-807
                                                            stances, 13-7-82
           Want of title, 13-807
                                                         F.ffeet qi, 13-829
       Certificate of no set-off or defense,
                                                         Formerly exclusive method, 13-782
         20-1042
                                                     Subrogation, 27-239
       Chattel mortgages, 13-808
                                                     Summary foreclosure, 13-783
       Connection with foreclosure suit, 13-804
       Counterclaim, 13-805; 25-580, 587
                                                     Surplus:
                                                         Right to surplus under foreclosure sale,
       Defects in quantity, 13-806
       Defenses distinguished from, 13-802
                                                           .≆0<del>..</del>g8ॄ2
                                                     Tax liens:
       Definition, 1-3-802
                                                         Set-off, recoupment, and counterclaims,
       Delay, 13-810
                                                           13-897
       Demands must be connected with fore-
         closure suit, 13-804
                                                     Tender, 13-818
                                                     Termination of proceedings:
       Demands need not be connected with
         foreclosure suit, 113-804
                                                         Foreclosure proceedings not terminated
                                                           until confirmation of sale and disposal
       Easements, 13-806
       Enforcement of set-off by separate suit,
                                                           of proceeds, 13-781
                                                     Tolling statute of limitations, see infra, Limi-
         .13-805
       Exceptions to and limitations of rule
                                                       tation of actions.
                                                     Transitory or local actions, 11-169
        in United States, 13-803
       Foreclosure as counterclaim, 13-805
                                                         Early chancery rule, 11-169
                                                          Foreelosure suit personal and transitory,
       Foreclosure of deed intended as mort-
                                                           -11<del>-</del>11
         gage, 13-803
                                                         Jurisdictions where venue is local, 11-170
       Fraud, 13-808
                                                          Land lying in different counties, 11-171
       Guaranty, 13-810
                                                         Mortgaged premises lying in another
       Improper items, 13-809
                                                            state, 11-172
       Injunction, 13-805
                                                         Railway mortgages, 11-172
       Items of set-off, 13-806, 809
       Judgments, 13-806
                                                          Statutory changes making foreclosure
                                                            suit either transitory or local, 11-169
```

FORECLOSURE OF MORTGAGES, con. Transitory or local actions, cont'd. Statutory changes making foreclosure suit purely local, 11-170 Venue determined at option of plaintiff, 11-160 Venue local unless waived by defendant or changed by court, 11-170 Trust deeds and power of sale mortgages, see TRUST DEEDS AND POWER OF SALE MORT-GAGES. Ultra vires, 13-817 Undue influence, 13-816 Usury, 13-819 Against whom available, 13-821 As to persons deriving a title or interest from or under the mortgagor, 13-820 Effect of usury on foreclosure proceedings, 13-819 Estoppel, 13-821 Generally a defense and not a crossdemand, 13-819 Judgment creditors, 13-820 Junior mortgagees, 13-820 Purchasers of the mortgaged property, 13-820 Usury not a counterclaim, 13-802 Waiver, 13-821 Who may urge the defense, 13-819 Venue, see infra, Transitory or local actions. Vivum vadium, 13-782 Waiver, 29-1099 Want of consideration, see infra, Consideration. War, 30-10 Welsh mortgage, 13-782 Winding up and reorganization of corpora-tions, see Winding Up and Reorganiza-TION OF CORPORATIONS. Writ of entry, see Entry, Writ of. FOREGOING, 13-830 FOREIGN, 13-830, 917 Foreign dealers, 13-831 FOREIGN ASSIGNMENTS, see Assign-MENTS FOR BENEFIT OF CREDITORS; PRIVATE INTERNATIONAL LAW. FOREIGN ATTACHMENT (see Attach-MENT; GARNISHMENT): Foreign judgment, 13-1023 FOREIGN BILLS, see BILLS OF EXCHANGE AND PROMISSORY NOTES; EXCHANGE AND RE-EXCHANGE. FOREIGN CHARITIES, 5-924 FOREIGN CITIZENS, 13-831 See ALIENS. FOREIGN COMMERCE, 13-833 See Interstate Commerce. FOREIGN CONTRACT, see PRIVATE IN-TERNATIONAL LAW. FOREIGN CORPORATIONS, 13-834 Actions by and against foreign corporations, 13-891 Attachment, see Attachment. Enforcement of domestic contract in another state, 13-881

cont'd. 3-49; 13-842 ness. Canada, 10-77 Charter: 13-851 laws. 13-863 13-845 13-839 Garnishment, 13-908 13-838 Liability to be sued, see infra, Liability · to be sued. Presumption in favor of corporate contracts, 13-903 13-837 Proceedings in rem, 13-905 Contracts in other states, 13-838

FOREIGN CORPORATIONS, cont'd. Actions by and against foreign corporations, Proof of compliance with statutory requirements, 13-903 Proof of corporate existence, see infra, Proof of corporate existence. Right to sue, see infra, Right to sue. Statute of limitations, see infra, Limition of actions. Statutes prohibiting suit in case of noncompliance, 13-880 Suit brought in another state, 13-881 Suits of nonresidents against foreign corporations, 13-897 Agents, see infra, Officers and agents of private corporations. Assignments for the benefit of creditors, Attachment, see Attachment. Benevolent or beneficial associations, 3-1051 Bills of exchange and promissory notes: Rights of innocent third parties who have purchased notes given to noncomplying company, 13-881 Bond of agent, 13-882 Building and loan associations, 4-1008 Business, see infra, Doing business; Statutes imposing restrictions on right to do busi-Carrying on business, 5-724 Extraterritorial effect of construction, Limitations of power by charter and governing laws, see infra, Limitations of power by charter and governing May exercise charter rights if not against public policy, 13-838 Mortgages, see infra, Mortgages. Real property, see infra, Real property. Right of domestic courts to determine powers derived from charter, 13-851 Statutes requiring filing of charter, Citizenship, 13-844 Adopted corporations, 13-889 Citizens for purposes of federal jurisdiction, 13-844 Consolidated corporations, 13-890 Domestication of foreign corporations, see infra, Domestication of foreign corporations. Not citizens within privilege and immunity clause of Federal Constitution, Collateral attack: Noncompliance with statutes, 13-878 Comity (see infra, Private international law): Cannot exercise power denied to domestic corporation, 13-839 Cases in which comity will be denied, Cases in which comity will be extended, Comity presumed to exist till contrary shown, 13-838 Comity the sole basis of recognition,

FOREIGN CORPORATIONS, cont'd.

Comity, cont'd.

Exercise of charter rights not against public policy, 13-838

Exercise of powers outside of domiciliary jurisdiction dependent on comity, 13-837

Loan of money, 13-838

Conditions, see infra, Statutes imposing restrictions on right to do business.

Consolidation of corporations, see infra, Domestication of foreign corporations.

Constitutional law:

Equal protection of the laws, 6-970 Persons within equal protection clause

of Federal Constitution, 13-846 Restrictive provisions in constitution self-executing, 13-862

Retaliatory statutes, see infra, Retaliatory statutes.

Statutes imposing restrictions on right to do business, 13-861

Generally, 13-861

Patented articles, 13-874

Restrictions on corporations in employ of government, 13-861

Right of state to impose conditions and restrictions on foreign corporations, 13-860, 863, 864

Statutes imposing restrictions must not be unconstitutional, 13-861

Statutes must not violate state constitution, 13-861

Statutes requiring agreement not to remove causes to federal courts, 13-867

Statutes requiring preference of resident creditors in distribution of assets, 13-868

Statutes limiting right of suit of nonresidents against foreign corporations,

Whether citizens within privilege and immunity clause of Federal Constitution, 13-845

Construction, see infra, Interpretation and construction.

Contracts (see infra, Liability to be sued): Comity, 13-838

Contracts must be sanctioned by domestic laws, 13-842

Effect of noncompliance with statutes imposing restrictions, see infra, Effect of noncompliance with statutes imposing restrictions on right to do business.

Presumption in favor of corporate contracts, 13-903

Corporate existence, see infra, Proof of corporate existence.

Corporate name:

Right to protect corporate name, 13-849 purts:

Control of domestic courts over internal management of foreign corporations, 13-849

Extraterritorial effect of construction, 13-851

Failure to obtain remedy in domiciliary state.

Right of domestic courts to determine powers derived from charter, 13-851 Statutory authorization, 13-850

FOREIGN CORPORATIONS, cont'd.

Courts, cont'd.

Visitorial powers of domestic courts, 13-849

Criminal law:

Proof of corporate existence, 13-902 De facto corporations:

Foreign corporation acting without authority, 8-751

Definition, 13-837

Devises, see infra, Real property.

Dissolution of foreign corporations, 13-908 Abatement of suits, 13-908

Control of domestic court over assets within its jurisdiction, 13-908

Domiciliary state alone can dissolve,

Effect of decree of dissolution in domiciliary state, 13-908

Jurisdiction of courts over corporations created by another state, 9-584

State has no power to dissolve foreign corporation, 13-908

Doing business (see infra, Effect of noncompliance with statutes imposing restrictions on right to do business; Statutes imposing restrictions on right to do business), 5-74; 10-1; 13-869

Acts beld not to constitute doing business, 13-869

Acts held to constitute doing business, 13-873

Acts in relation to insurance, 13-871 Illustrations of acts held not to constitute doing business, 13-872, 873 Insurance companies, 16-902

Insurance policies, 13-871 Loan, 13-872, 874

Mortgage, 13-872 874 Prosecution of actions, 13-869

Sales of merchandise by commercial corporations, 13-870

Sales through itinerant salesmen, 13-870

Sales through local merchants on commission, 13-871

Single act of doing business, 13-869

Statutes, 13-869

Taking mortgage, 13-872

Violation of Interstate Commerce Act, 13-871

What constitutes doing business in this connection, 13-869; 16-902

Doing business in state, see infra, Actions by and against foreign corporations.

Domestication of foreign corporations:

Acts held not to constitute domestication, 13-884

Adoption of foreign corporation, 13-884 Generally, 13-884

Illustrations, 13–885, 886 Intent of legislature, 13–885

May be adopted, 13-884

Mere grant of privileges does not domesticate, 13–886

Property within territorial jurisdiction, 13-885

Removal of cause, 13-889 Status of adopted corporation, 13-

Status of adopted corporation for jurisdictional purposes, 13-889

Volume XXXI,

FOREIGN CORPORATIONS, cont'd. Domestication of foreign corporations, cant'd. Adoption of foreign corporation, cont'd. Suits between citizens of same state, 13-889 Whether adopted corporation citizen of state adopting for jurisdictional purposes, 13-890 Appointment of agent, 13-884 Compliance with statutory conditions precedent to doing business, 13-884 Interstate consolidation of corporations, 13-886 Actions against, 13-896 Attachment, 13-888 Consolidation a valid exercise of legislative power, 13-886 Domestic corporation of each state, 13-887 Effect of consolidation on original powers, privileges, and liabilities of component companies, 13-889 Existence dependent on laws of each state, 13-887 Identity of component corporations not lost, 13-887 Jurisdiction, 13-889 Legislative authority for dating necessary, 13-887 Meetings, 13-888 Necessity of legislative authority, 13-887 Original liabilities, 13-889 Original powers, 13-889 Original privileges, 13-880 Ratification of unauthorized consolidation, 13-887 Regulation of railroad traffic, 13-888 Removal of cause, 13-889 Service of process, 13-888 Status of consolidated corporation, Status of consolidated corporations for jurisdictional purposes, 13-880 state, 13-889 Taxation, 13-888 Whether consolidated corporation a citizen of each state for jurisdic-

Suits between citizens of same

tional purposes, 13-890 Lease of property, 1,3-884

Leasing of domestic corporation's property, 13-884 Legislative authority to lease property,

13-884 Legislative authorization to do busi-

ness, 13-884 License to construct railroad, 13-884

Maintaining offices and doing business, 13-884

Domestic statutes imposing restrictions on right to do business, see infra, Statutes imposing restrictions on right to do busi-

Dominion of Canada:

Dominion Parliament, 10-77

Due, 10-281

Effect of noncompliance with statutes imposing restrictions on right to do business, 143-875

FOREIGN CORPORATIONS, cont'd.

Effect of noncompliance with statutes imposing restrictions on right to do business, cont'd.

Application of doctrine of estoppel to contracts of nancomplying corporations, see infra, Estoppel.

Avoidance of contracts, 13-875

Collateral attack, 13-878

Contracts, 13-875, 877, 878 Contracts between foreign corporations, 1,3-881

Contracts, effect on existing, 13-881 Contracts, enforcement in another state. 1,3-38,1

Contracts in case of substantial compliance, 13-880

Contracts made after revocation of authority, 13-880

Contracts made outside of domestic state, ,13-881

Curative legislation, 13-882

Effect of noncompliance where statutes impose penalties, 13-875

Effect on existing contracts, 13-881 Estoppel, see infra, Estoppel. Executed contract, 13-880

Existence of corporation, 13-878

General rule, 13-875

Introductory statement, 13-875 Liability of nancamplying foreign corporations and their agents to penalties, 13-883

Quster of foreign corporation for noncompliance, 13-883

Penalties, 13-883

Penalties imposed, 13-875

Remedy, 13-877 Rights of agent, 13-882

Rights of innocent purchasers of notes, 1,3-881

Rights of noncomplying corporation on agent's bond, 13-882

Rule that contracts of noncomplying cor-porations are void if statute contains prohibition but imposes no penalty, 13-877

Rule that moncompliance only affects manner of proving corporate existence, 13-878

Rule that noncompliance only suspends

remedy, 1,3-87,7 Rule that question of noncompliance cannot be raised collaterally, 13-878

Substantial compliance, 13-880 Suit brought, in another state, 13-881 Suit prohibited in case of noncompli-

ance, ,1,3,,88,0

Validating contracts of noncomplying corporation by legislation, 13-882

View that contracts are not rendered unenforceable by noncompliance, 13-87.5

View that contracts are rendered unenforceable by noncompliance, 13-876 Ejectment, 10-523

Eminent domain:

Right of eminent domain, 13-858 Consolidated company, 13-859 Evading provisions by removing to federal court, 13-850 General, rule, 13-858

FOREIGN CORPORATIONS, cont'd.

Eminent domain, cont'd.

Right of eminent domain; cont'd. Instances; 13-859

Employer's liability insurance, 11-14

Estoppel:

Application of doctrine of estoppel to contracts of noncomplying corporations, 13-878

Protection of citizens the object of statute, 13-879

Rule that corporation cannot set up noncompliance as a defense, 13-878

Rule that other contracting party is estopped from setting up noncompliance, 13-879

Evidence:

Proof of compliance with statutory requirements; 13-903

Proof of corporate existence, see infra. Proof of corporate existence.

Extraterritorial existence, 13-837

Fines and penalties, see infra, Penalties.

Forfeiture of charter, 29-84

Garnishment, see GARNISHMENT.

Incapacity to perform corporate acts in domestic state, 13-843

Inhabitant, 16-333

Insolvency and bankruptcy, 13-842

Statutes requiring preference of resident creditors in distribution of assets, 13-868

Insurance companies (see Insurance):

Doing business out of state, 13-871 Excluding insurer from doing business

in state, 13-395

Interest, 13-840

Interpretation and construction (see infra, Retaliatory statutes):

Extraterritorial effect of construction, 13-851

Interstate commerce (see Interstate Com-MERCE):

Sales, see infra, Doing business.

Interstate consolidation of corporations, see infra, Domestication of foreign corporafroms.

Judgments and decrees:

Extraterritorial effect of judgment,

Judgment in action against corporation not doing business in domestic state, 13-893

Judicial notice, 17-935

Jurisdiction, see infra, Actions by and against foreign corporations; Courts.

Justices of the peace, 18-30

Leases, 13-858

Legacies and devises:

Devises, see infra, Real property.

Right to acquire and hold personal property by bequest, 13-858

Liability to be stred:

Statutes requiring corporations to maintain known place of business and resident ägent, 13-894

Suits of nonresidents against foreign corporations:

> Constitutionality of statutes, 13-900 Contract abroad for services performed in domestie state, 13-900

FOREIGN CORPORATIONS, cont'd.

Liability to be sued, cont'd.

Suits of nonresidents against foreign corporations, cont'd.

Fact of nonresidence of plaintiff must be established, 13-900

Presumption that plaintiff is resident, 13-900

Remedy governed by domestic law, 13-898

Right of suit in absence of statutory authority, 13-897

For torts committed outside of domestic state, 13-897

On causes of action arising in domestic state, 13-897

On contracts made outside of domestic state, 13-897

Statutes authorizing suit, 13-898 Statutes restricting suit to specified cases, 13-899

What law governs right of action, 13-898

Where corporation is doing business in domestic state, 13-893

Agreement with other contracting party to be liable to suit, 13-896 Common-law rule in America, P3-894

Common-law rule relaxed, 13-895 Consolidated corporations and cor-

porations existing under laws of several states, 13-896 Doing business on implied assent to

state laws, 13-895 English rule, 13-893

Extraterritorial effect of judgment,

13-895 Modern relaxation of common-law

rule, 13–895 Noncompliance with laws, 13-895

Nonresidents, 13-897

Service of process, 13-894, 895 Statutes authorizing service of proc-

ess unnecessary, 13-895

Sufficiency of service to support jurisdiction, 13-894 Suits of nonresidents against for-

eign corporations, 13-897 Transitory causes of action, 13-896

United States courts, 13-895

Where corporation is not doing business in domestic state, 13-893

General rule, 13-893 Invalidity of judgment, 13-893

Judgment not recognized by courts of other states, 13-893

Official character of officer restricted to domicil, 13-893

License (see infra, Occupation, business and privilege taxes):

Right to compel issuance of license on complying with starutes, 13-868

Limitation of actions, 13-904; 19-236 Extraterritorial effect of statute of limi-

tations, 13-904 How far suits by foreign corporations

affected by domestic statute of limitations, 13-905 Right of foreign corporation to plead

domestic statute of limitations as a defense, 13-904

FOREIGN CORPORATIONS, cont'd. Powers (see infra, Comity), 13-837

FOREIGN CORPORATIONS, cont'd. Limitation of actions, cont'd. Service of process the test, 13-904 Limitations of power by charter and governing laws, 13-839 Charter requirements to be followed, 13-839 Charter the law of existence, 13-839 Notice of charter provisions, 13-840 Qualifications of rule, 13-840 Real property, 13-853 Restrictions as to interest, 13-840 Usury, 13-840 Who bound by notice of charter provisions, 13-840 Doing business, 13-872, 874 Right to loan money, 13-838 Mandamus, 19-868 Right to compel issuance of license on complying with statutes, 13-868 Mechanics' liens, see MECHANICS' LIENS. Mortgages: Doing business, 13-872, 874 Right to acquire mortgages, 13-854 Effect of noncompliance with statutory conditions precedent to doing business, 13-855
Exercising rights given by charter to make investments or secure debts, 13-855 Right to mortgage corporate property, 13-856 Right to take mortgages on land in domestic state, 13-854
Taking mortgage in contravention of charter powers, 13-855 Municipal aid, 20-1100 Name: Right to protect corporate name, 13-849 National corporations, 7-641; 13-846 Nonresidents, see infra, Actions by and against foreign corporations. Occupation, business, and privilege taxes: Interstate commerce, 21-793 Power to impose, 21-777 Officers and agents of private corporations: Criminal liability, 21-880 How noncompliance affects rights of corporation as against its agent and his sureties, 13-882 Liability on contracts, 21-880 Statutes requiring appointment agent, 13-862 Ouster of foreign corporation for noncompliance with statute, 13-883 Patents: Sale of patented articles, 13-874 Penalties: Contracts void if statute contains prohibition but imposes no penalty, 13-877 Courts cannot enlarge penalties, 13-876 Effect of noncompliance where statutes impose penalties, 13-875 Liability to penalty for noncompliance with statutes, 13-883 Penalty denounced by statute exclusive, 13-876

Equal protection clause of Federal Con-

stitution, 13~846

Persons:

Foreign corporations have no extraterritorial existence, 13-837 Control of domestic courts over internal management of foreign corporations, 13-849 For what purposes considered citizens, see infra, Citizenship. How far dealings governed by general laws of domiciliary state, 13-841 Incapacity to perform corporate acts in domestic state, 13-843 Limitation of powers by charter and governing laws, 13-839 Persons within equal protection clause of Federal Constitution. 13-846 Right of domestic courts to determine powers derived from charter, 13-851 Right to protection of corporate name, 13-849 Status of corporations created under federal laws, 13-846 Status of corporations organized by domestic citizens under laws of foreign state, 13-846 Subjection to laws of domestic state. 13-842 Limitations of powers by charter and governing laws, 13-839 Statutes imposing restrictions on right to do business, see infra, Statutes imposing restrictions on right to do business. Powers generally, 13-837 Preferences: Statutes requiring preference of resident creditors in distribution of assets, 13-868 Presumption in favor of corporate contracts, 13-903 Private e international law (see infra, Comity; see Private International infra. Actions by and against foreign corporations (see infra, Liability to be sued; Right to sue), 13-897 Dissolution of foreign corporations, see infra, Dissolution of foreign corporations. Domiciliary laws on insolvency, 13-842 Extraterritorial effect of domiciliary laws in conflict with state laws, 13-841 Extraterritorial existence, 13-837 How far dealings governed by general laws of domiciliary state, 13-841 Interpretation and construction, 13-851 Limitation of actions, see infra, Limitation of actions. Receivers, see RECEIVERS. Statutes of domiciliary state have no extraterritorial operation, 13-843 Subjection to laws of domestic state, 13-842 Proceedings in rem and in personam, 13-905 Proof of corporate existence, 13-901 Civil cases, 13-901 Admission by pleadings, 13-901 Certificate of incorporation, 13-901

Question for jury, 13-901

```
FOREIGN CORPORATIONS, cont'd.
  Proof of corporate existence, cont'd.
       Civil cases, cont'd.
           Reputation and user, 13-902
           Statutory license to do business,
              13-902
            Sworn copy of charter, 13-902
       Criminal cases, 13-902
           General reputation, 13-903
           Highest degree of evidence unneces-
              sary, 13-902
            Parol testimony, 13-903
           Proof of corporate charter, 13-903
Proof of de facto existence suffi-
              cient, 13-903
       Foreign corporation's liability to be sued,
         13-893
  Property rights and franchises of constituent
         corporations:
       Consolidation of corporations, 13-889
       Interstate consolidation of corporations,
         13-889
   Publication of statement of affairs, 13-863
  Public policy (see infra, Real property):
Devise, 13-857
Questions of law and fact:
       Corporate existence, 13-901
   Railroads, 23-682
       Dissolution, 23-684
       General principles, 23-682
   Real property, 2-71; 13-851
       Absolute prohibition, 13-854
Acquiring land for corporate purposes,
         13-852
       Conveyance to corporation, 13-853
       Devises, 13-854, 856
            Illustrations, 13-857, 858
Limitation by laws of domestic
              state, 13-857
            Limitation by public policy of do-
mestic state, 13-857
            Prohibitions, 13-857
            Right to acquire property by bequest,
              13-858
       Effect of public policy on right, 13-
       Effect of war upon right to hold real es-
         tate, 13-860
       Eminent domain, see infra, Eminent
         domain.
       Leases, 13-858
       Limitations and prohibitions imposed by
          domestic laws, 13-854
       Limitations imposed by charter and gov-
         erning laws, 13-853
       Public policy, 13-852, 853
       Restrictions in charter, 13-853
       Restrictions in local laws, 13-854
       Retrospective statute, 13-852
       Right to acquire and hold realty, 13-851
       Right to acquire mortgages, see infra,
         Mortgages.
       Right to act as trustee, 13-858
       Right to mortgage, see infra, Mortgages.
       Right to take leases, 13-858
       Statement of rule, 13-851
       Taking real estate in payment of debts,
         13-852
       Trustee, 13-858
       War, 13-860
       When conveyance void, and when void-
         able, 13-853
```

```
FOREIGN CORPORATIONS, cont'd.
   Receivers, see RECEIVERS.
       Rule that noncompliance with statute
         only suspends remedy, 13-877
  Removal of causes:
       Statutes requiring agreement not to re-
         move causes to federal courts, 13-867
  Retaliatory statutes, 13-863
Constitutionality of statutes, 13-863
            Burden imposed a license and not a
              tax, 13-865
            Constitutionality of statutes upheld,
              13-864
            Delegation of legislative power,
              13-865
            Equality in taxation, 13-865
            Equal protection of laws, 13-864
            General rule, 13-863
            Object and nature of provisions,
              13-864
            Reason for rule, 13-865
            Right of state to impose conditions
              and restrictions on foreign cor-
              porations, 13-864
       Construction and operation of statutes,
          13-866
       Necessity of showing effect of foreign
          statute, 13-866
       Practical application of statutes illus-
         trated, 13-866
       Strict construction, 13-866
When contingency named in statute
          arises, 13-866
   Right to do business, see infra, Statutes im-
     posing restrictions on right to do business.
   Right to sue, 13-891
        Contractual rights, 13-892
       For what causes of action, 13-892
       General rule, 13-891, 892
       Illustrations, 13-891, 892
       Torts, 13-892.
   Sales, see infra, Doing business. Service of process, 13-894, 895
       Finding, 13-49
   Statement of affairs:
       Statutes requiring publication of state-
          ment of affairs, 13-863
   Status, 13-837
   Status of corporations organized by domes-
tic citizens under laws of foreign
          state, 13-846
       Fraud on incorporating state, 13-847
       Illustrations, 13-847, 848
        Incomplete incorporation, 13-846
        Why organization considered
                                              void,
          13-847
   Statute of limitations, see infra, Limitation
     of actions.
   Statutes (see infra, Effect of noncompliance
          with statutes imposing restrictions on
          right to do business; Private inter-
national law; Statutes imposing re-
          strictions on right to do business):
       Extraterritorial effect of domiciliary laws
        in conflict with state laws, 13-841
How far dealings governed by general
```

laws of domiciliary state, 13-841

domiciliary state, 13-841

13-842

Limitation of powers by general laws of

Subjection to laws of domestic state,

FOREIGN CORPORATIONS, cont'd.

Statutes imposing nestrictions on right to do business (see infra, Doing business; Effect of noncompliance with statutes imposing restrictions on night to do business), 13-860, 877, 880
Business, see infra, Doing business.

Constitutional law:

Patented: articles, 13-874,

Right of state to impose conditions and restrictions on foreign corporations, 13-860, 863, 864

Statutes requiring agreement not to remove causes to federal courts, 13-867

Statutes requiring preference of resident creditors in distribution of assets, 13-868

Constitutional limitations of rule, 13-861 Generally, 13-861

Restrictions on corporations in employ of government, 13-861

Statutes imposing restrictions must not be unconstitutional, 12-861 Statutes must not violate state con-

stitution, 13-861 Constitutional restrictions self-executing, 13-862

Designation of place of business, 13-86т

Doing business, see infra, Doing business.

Effect of noncompliance, see infra, Effect of noncompliance with statutes imposing restrictions on right to do business.

Effect of statutes on manufacture and sale of patented articles, 13-874

Enumeration of statutes, 13-861

Evidence of compliance with statutory requirements, 13-903.

Filing of charter, 13-863

Mandamus to compel issuance of license; 13-868

Mortgages, 13-855

Noncompliance with statutes, see infra, Effect of noncompliance with statutes imposing restrictions on right to do business.

Patented articles, 13-874 Place of business, 13-861

Power of state to impose restrictions, 13-860

Constitutionality of statutes imposing conditions, 13-861

Constitutional limitations, 13-861 Interstate commerce, 13-861

May exclude foreign corporations entirely, 13-860

Must assent to terms imposed by state, 13-860

Statement of rule, 13-860

Preferences, 13-868

Proof of compliance with statutory requirements, 13-903

Removal of cause, 13-867

Restrictive provisions in constitution self-executing, 13-862

Retaliatory statutes, see infra, Retaliatory statutes.

Right to compel issuance of license on complying with statutes, 13-868

FOREIGN CORPORATIONS, cont'd.

Statutes imposing restrictions on right to do business, cont'd'.

> Self-executing constitutional provisions, 13-862

Statutes requiring agreement not to remove causes to federal courts. 13-867

Statutes requiring appointment of agent. 13-862

Statutes requiring designation of agent and place of business, 13-861

Statutes requiring filing of charter. 13-863

Statutes requiring preferences of resident creditors in distribution assets, 13-868

Statutes requiring publication of statement of affairs, 13-863

What constitutes doing business, see infra, Doing business.

Stock and stockholders:

Inspection of corporate books and records, 26-953, 956

Subjection to laws of domestic state, 13-842 Contracts must be sanctioned by domestic laws, 13-842

Corporation must accept responsibilities imposed by domestic laws, 13-842

Succession taxes, 27-351 Suit, see infra, Actions by and against foreign corporations.

Suretyship:

How noncompliance affects rights of corporation as against its agent and

his sureties, 13-882 Taxation, see Taxation (Corporate). Telegraphs and telephones,, see Telegraphs

AND TELEPHONES. Torts, 13-892, 897

Trusts and trustees:

Right to act as trustee, 13-858

Ultra vires,:

Forfeiture of charter, 29-84

United States:

Status of corporations created under federal laws, 13-846

Usury, 13-840

War:

Effect of war upon right to hold real estate, 13-860

Wills (see infra, Legacies and devises):

Devise to foreign corporations, 22-13.71

FOREIGN COUNTRIES (see PRIVATE IN-TERNATIONAL LAW):

Persons coming direct from some foreign port or place, 22-970 FOREIGN DIVORCE, 13-914

FOREIGNER, 13-914

See ALIENS; INTERPRETERS.

FOREIGN EXCHANGE, 13-914 See BILLS OF EXCHANGE AND PROMISSORY

Notes; Exchange and Re-exchange. FOREIGN EXECUTORS AND ADMIN-ISTRATORS, 13-915

Accounting, 13-961

Ancillary administrator who is also domiciliary representative, 13-962

Assets received by ancillary administrator under domiciliary appointment, 13-962

FOREIGN EXECUTORS AND ADMIN-ISTRATORS, cont'd. Accounting, cont'd. Effect of accounting by foreign representative, 13-964 Equity jurisdiction to compel foreign representatives to account, 13-963 Foreign assets not received in representative capacity, 13-963

Foreign assets voluntarily paid or delivered to domestic representative, 13-963

Foreign representative chargeable as trustee in equity, 13-964

Probate courts, 13-961

Residue after paying creditors in ancillary jurisdiction, 13-962

Settlement in one jurisdiction conclusive in other jurisdictions, 13-964

Taking ancillary letters after collection of foreign assets, 13-963

Actions against foreign executors and administrators, 13-957 Exemption from liability to suit, 13-957

Application of rule, 13-958 Exceptions at law, 13-960

Exceptions in equity, 13-959 Exceptions to rule of exemption,

Foreign representative chargeable as executor de son tort, 13-960

General rule stated, 13-957 Limitation of general rule, 13-959 Statutory liability to be sued, 13-960 submission to Voluntary 13-961

Actions by foreign executors and administrators, 13-945

Common law, 13-945

in Actions not representative capacity, 13-945

Allegations as to representative character treated as surplusage, 13-951 Death by wrongful act, 13-953

Disability exists only when action is in right of decedent, 13-951

General rule, 13-950

Infringement of patent issued to administrator, 13-951 Judgment recovered by executor

or administrator, 13-952

Negotiable bills and notes, 13-952

Notes made or indorsed to executor or administrator,

Property removed from jurisappointment, οf diction

13-951 proceedings Admiralty in rem. 13-948

Ancillary grant pending action at law, 13-949

acquired pending suit, Capacity 13-948

Disability in general, 13-945 Reason of the rule, 13-948

Rule applicable to executors as well as administrators, 13-947

United States courts, 13-947

FOREIGN EXECUTORS AND ADMIN-ISTRATORS, cont'd.

Actions by foreign executors and administrators, cont'd.

Common law, cont'd.

Waiver of objection to disability, 13-950

Statutory authority, 13-953

Bond, 13-956

English, Scotch, and Irish grants, 13-953 Evidence of representative charac-

ter, 13-955 Filing letters considered merely as a rule of evidence, 13-955

Filing letters held a condition precedent, 13-955

Filing letters pending suit authorized by terms of statute, 13-955

Foreign representative authorized to sue by statute in United States, 13-953

Scope and effect of statutes, 13-956 Suit after ancillary grant, 13-957 Unconditional authority to given to foreign representative, 13-954

Allowance of claims:

Allowance by foreign executor or administrator creates no liability against domestic administrator, 13-920

Payment of debts, see infra, Payment of debts.

Ancillary administration:

Actions against foreign executors and administrators, see infra, Actions against foreign executors and administrators.

Actions by foreign executors and administrators, see infra, Actions by foreign executors and administrators.

Appointment of ancillary representatives, see infra, Appointment of ancillary representatives.

Collection of assets, see infra, Collection of assets.

Distinction between principal and ancillary administrations, 13-919

Payment of debts, see infra, Payment of debts.

Privity between different administrations, 13-920

Title of ancillary representatives, see infra, Title of ancillary representatives.

Appointment of ancillary representatives, 13-921

Collateral attack, 13-928

Collection of local assets, 13-922 Duty of domiciliary representative to take out ancillary letters, 13-927

Evidence of right to ancillary letters, 13-927, 928

Exceptions growing out of special circumstances, 13-923

Jurisdiction, 13-924

Lexi loci rei sitæ governs, 13-926 Necessity of ancillary appointment,

13-921, 922 Object of appointment, 13-923

Property brought into state after decedent's death, 13-923

FOREIGN EXECUTORS AND ADMIN-ISTRATORS, cont'd. Appointment of ancillary representatives, con. Real property only, 13-923 Revocation of ancillary letters, 13-929 Right to ancillary letters, 13-926 Attorney or nominee of domiciliary representative, 13-926 Collateral attack, 13-929 Duty of domiciliary representatives to take out ancillary letters, 13-927 Effect of ancillary letters, 13-928 Evidence of right to ancillary letters, 13-927 General rule, 13-926 Lex loci rei sitæ governs, 13-926 Preference of domiciliary representatives, 13-926 Revocation of ancillary letters, 13-Time when ancillary appointment may be made, 13-928 Validity of ancillary letters, 13-928 Situs of assets for purpose of granting administration, 13-924 Claims against government, 12-925 Death by wrongful act, 13-926 Life insurance policies, 13-925 Situs of debt due on bill or note, 13-925 Situs of simple contract debts, 13-925 Situs of special debts, 13-924 Time when ancillary letters may be made, 13-928 Validity and effect of ancillary letters, 13-928 When appointment is not necessary, 13-021 Assets (see infra, Collection of assets): Payment of debts, see infra, Payment of Residue after payment of debts, see infra, Residue after payment of debts. Bills of exchange and promissory notes: Actions by foreign executors and administrators, 13-952 Power to transfer choses in action, 13-952 Bonds, 13-930 Actions by foreign executors and administrators, 13-956 Amount of penalty, 930 Bond required of ancillary administrators, 13-930 Bond required on ancillary grant of ancillary letters testamentary, 13-930 Effect of failure to give bond, 13-930 Necessity of bond, 13-930 Power to transfer bonds in foreign jurisdiction, 13-944 Property covered by bond, 13-931 Choses in action: Power to transfer foreign choses in action, 13-942 Claims, see infra, Allowance of claims; Payment of debts. Collection of assets: Authority of local administrator exclusive of foreign domiciliary represen-

tative, 13-935

```
FOREIGN EXECUTORS AND ADMIN-
    ISTRATORS, cont'd.
  Collection of assets, cont'd.
       Collections by ancillary representatives,
         13-934
      Collections by foreign representatives,
         13-932
      Duty to collect foreign debts, 13-934
       Foreign domiciliary representative not
         entitled to receive payment as against domestic ancillary administrator, 13-
       Necessity of resorting to legal proceed-
         ings, 13-933
       Satisfaction of foreign mortgages, 13-
         933
       Taking peaceable-possession of person-
       alty in another state, 13-934
Voluntary payment by foreign debtors,
         13-932
  Death by wrongful act, 8-901
       Actions by foreign executors and admin-
  istrators, 13-953
Debts (see infra, Collection of assets):
       Payment of debts, see infra, Payment of
         debts.
  Definitions, 13-916
  Disposal of assets by ancillary representa-
         tives:
       Payment of debts, see infra, Payment
         of debts.
       Residue after payment of debts, see
         infra, Residue after payment of debts.
  Distribution, see infra, Residue after pay-
    ment of debts.
  Executors and administrators:
       Relation, 13-918
  Exemption from liability to suit, see infra,
    Actions against foreign executors and ad-
     ministrators.
  Extraterritorial effect of letters, see infra,
    Territorial limitation of authority of repre-
     sentative.
   Judgments:
       Judgment against one administrator as
         evidence against another, 13-920
   Jurisdiction:
       Appointment, 12-924
   Letters of administration, see infra, Appoint-
     ment of ancillary representatives.
   Mortgages:
       Power to transfer mortgages in for-
eign jurisdictions, 13-943
   Nonresident claimants, 13-937
   Patents:
       Infringement of patent issued to admin-
         istrator, 13-951
   Payment of debts, 13-935
       Ancillary administrator may pay foreign
         as well as domestic creditors, 13-937
       Assets transmitted to foreign jurisdic-
         tion, 13-937
       General rule, 13-935
       Insolvency of principal estate, 13-936
       Law of place where representative acts
         governs as to payment of debts, 13-
         936
       Liability to local creditors limited to lo-
         cal assets, 13-936
       Nonresident claimants, 13-937
       Payment of debts by ancillary adminis-
         trator, 13-935
```

FOREIGN EXECUTORS AND ADMIN-ISTRATORS, cont'd.

Payment of debts, cont'd.

Presenting claim in both jurisdictions, 13-938

Priorities not governed by lex loci contractus, 13-937

Pro rata payments, 13-936

Rule that ancillary administrator may pay only resident creditors, 13-938

What law governs, 13-936

Power to sell or transfer property in for-

eign jurisdictions, 13-942 Power of sale given by will, 13-944

Probate and record of will essential to sale of real estate by foreign executor under power, 13-944

Sale of real estate under order of court,

Testamentary power of disposal, 13-944 Transfer of foreign choses in action, 13-942

Bonds and mortgages, 13-943

General rule, 13-942

Power of sale given by will, 13-944 Power to transfer foreign choses in

action denied, 13-944 Reason of rule stated, 13-943

Shares of stock, 13-943

Private international law (see infra, Appointment of ancillary representatives; Territorial limitation of authority of representative):

Payment of debts, see infra, Payment

of debts.

Residue after payment of debts, see infra, Residue after payment of debts. Privity between different administrations, 13-920

Administrator with the will annexed, 13-021

Allowance of a claim, 13-920

Executors in different states, 13-921

Judgment as evidence, 13-920

Where ancillary letters of administration have been granted, 13-920

Probate (see Probate and Letters of Ad-MINISTRATION):

Necessity of probate, 23-141

Real property:

Ancillary administration founded on real property alone, 13-924

Power to sell or transfer property in foreign jurisdictions, see infra, Power to sell or transfer property in foreign jurisdictions.

Residue after payment of debts, 13-938

Transmission of residue to jurisdiction

of domicil, 13-938 Discretion of court to order transmission of residue to domicil, 13-939

Distribution governed by local statutes, 13-942

Exercise of discretion dependent on circumstances, 13-939

General rule, 13-938 Law of owner's domicil governs in distribution of personalty, 13-941 Payment to local creditors before transmitting assets to domicil, 13-940

FOREIGN EXECUTORS AND ADMIN-ISTRATORS, cont'd.

Residue after payment of debts, cont'd.

Transmission of residue to jurisdiction of domicil, cont'd.

Principal representative not entitled to residue as matter of right, 13-939

Rule that court granting ancillary letters cannot order distribution, 13-939

Revocation of ancillary letters, 13-929

Sales, see infra, Power to sell or transfer property in foreign jurisdictions.

Situs, see infra, Appointment of ancillary representatives.

Stocks and stockholders:

Power to transfer shares of stock, 13-

Territorial limitation of authority of representative, 13-916

British empire, 13-917

Common-law rule, 13-916

Countries foreign as to each other, 13-917

Extent of doctrine as to territorial limitation, 13-918

Foreign defined, 13-917

Letters testamentary or of administration have no extraterritorial effect, 13-916

Relation of ancillary letters, 13-918 Sealing in one country grants made in another, 13-919

Statutory modification of common-law rule, 13-919 United States, 13-917

Title of ancillary representatives, 13-931

General rule, 13-931

Illustrations, 13-931

Local assets, 13-931 Transfer, see infra, Power to sell or transfer property in foreign jurisdictions.

United States courts:

Actions by foreign executors and administrators, 13-947

FOREIGN GOVERNMENT, 13-831 FOREIGN GUARDIANS, 13-965

Accounting, 13-973

Authority, see infra, Rights and powers of foreign guardians.

Bonds, 13-969, 972

Comity, see infra, Recognition of foreign guardians by comity.

Definition, 13-965

Duties and liabilities of foreign guardians, 13-973

Extraterritorial authority of guardians, see infra, Guardian's authority confined to country or state of his appointment.

Guardian's authority confined to country or state of his appointment, 13-965

Application of rule, 13-966

Recognition of foreign guardians by comity, see infra, Recognition of foreign guardians by comity.

Rule stated, 13-965

Liabilities of foreign guardians, 12-973 Power of foreign guardians, see infra, Rights and powers of foreign guardians.

Real property: Sale, 13-972

FOREIGN GUARDIANS, cont'd.

Recognition of foreign guardians by comity, 13-967

Discretion of court, 13-968, 969

Domestic guardian required to deliver assets to foreign guardian, 13-969

Funds delivered to foreign guardian, 13-968

General rule, 13-967 Recognition of authority of foreign guardian over ward's property, 13-968 When custody of ward will be given to foreign guardian, 13-967

Rights and powers of foreign guardians, 13-965

Common law, 13-965

Guardian's authority confined to country or state of his appointment, 13-965

Recognition of foreign guardians by comity, see infra, Recognition of foreign guardians by comity.

Statute, 13-969

Authority to sell real property and receive proceeds, 13-972

Discretion of court, 13-972

Generally, 13-969

Grants of ancillary letters for foreign guardians, 13-970

Recognition without ancillary letters, 13-970

Security, 13-972

Security, 13-969, 972 Statutes, see infra, Rights and powers of foreign guardians.

FOREIGN JUDGMENTS, 13-974

Actions on foreign judgments, 13-1024

Amount of recovery, 13-1036

Burden of proof as to lack of jurisdiction, 13-1029

Cause of action, 13-1024

Counterclaim, 13-1036

Debt, 13-1026

Defenses, 13-1026

Denial of identity, 13-1035

Error or irregularity in trial court not a good ground of defense, 13-1031

Foreign country, 13-1026

Form of action, 13-1025

Form of action on judgment of foreign country, 13-1026

Form of action on sister state judgments, 13-1025

Fraud as a defense, 13-1030

Fraud which was matter of defense in original action, 13-1031

General issue, 13-1027

General rule as to defenses permissible, 13-1026

Interest, 13-1037 Lack of jurisdiction as a defense, 13-

Lack of jurisdiction must be specially pleaded, 13-1029

Limitation of actions, see infra, Limitation of actions.

Nul tiel record, 13-1027

Payment, 13-1036

Pendency of appeal a defense, 13-1032

Release, 13-1036

Right to bring action, 13-1024 Sister state judgments, 13-1025 Special defenses, 13-1028

868

FOREIGN JUDGMENTS, cont'd.

Actions on foreign judgments, cont'd.

Statute of limitations, see infra, Limitation of actions.

Admirolty, see infra, Foreign prize courts.

Alimony, 13-1021

Alteration of records, 13-1040

Amount of recovery, 13-1036 Another suit pending, 13-1016

Appeal pending, 13-1032

Attachment, 13-1023

Attestation, see infra, Proof of foreign judgments.

Bastards, 13-1005

Burden of proof:

Fraud, 13-1048

Lack of jurisdiction, 13-1029

Certificate, see infra, Proof of foreign judgments.

Clerk of court, see infra, Proof of foreign indements.

Collateral attack, 17-1050

Conclusiveness and effect, 13-977

Adjudication in bankruptcy proceedings, see infra, Insolvency and bankruptcy. Adjudications in habcas corpus proceed-

ings, see infra, Habeas corpus proceedings.

Colonial judgments, 13-979

Courts, see infra, To judgments of what courts full faith and credit clause applies.

Decrees of divorce, see infra, Decrees of divorce.

Early fluctuation of the doctrine in regard to judgments in personam of foreign countries, 13-979

Effect of pendency of action in foreign jurisdiction, see infra, Effect of pendency of action in foreign jurisdiction.

Extent to which foreign judgments will be given effect, see infra, Extent to which foreign judgments will be given effect.

Foreign attachment, see infra, Foreign attachment.

Foreign judgments as res judicata, see infra, Res judicata, foreign judgments

Foreign judgments conclusive on the merits, 13-977

Full faith and credit, see infra, Full faith and credit; To judgments of what courts full faith and credit clause applies.

General rule, 13-977

Judgments in personam held conclusive on the merits, 13-980

Judgments in personam held prima facie evidence only, 13-980

Judgments in rem, 13-979

Judgments of foreign country, 13-979 Judgments of foreign prize courts, see infra, Foreign prize courts.

Persons who are bound by the adjudication, see infra, Persons who are bound by the adjudication.

Probate adjudications, see infra, Probate adjudications.

Purpose for which judgment was asserted, 13-981

Reason for the rule, 13-978

FOREIGN JUDGMENTS, cont'd. Conclusiveness and effect, cont'd. Sister state judgments, 13-981

Development of the rule as to sister state judgments, 13-981

Early conflict of opinion as to effect of full faith and credit clause, and legislation pursuant thereto, 13-983

Full faith and credit clause in articles of confederation, 13-982

Full faith and credit clause in Federal Constitution, and legislation pursuant thereto, 13-982

Judgment of sister state conclusive on the merits, 13-983

Judgment of sister state merely a debt of record, 13-984

Judgments of one state have no extraterritorial effect as judgments in a sister state, 13-986

Modern doctrine, 13-983

Original status of sister state judgments, 13-981

To judgments of what courts full faith and credit clause applies, see infra, To judgments of what courts full faith and credit clause applies.

What judgments will he recognized and enforced, 13-986

Actual judgment necessary, 13-988 Confession of judgments, 13-1006 Decision of foreign court as to whether action is penal not bind-

ing, 13-1006

Decrees in equity, 13-1008 Default judgments, 13-1008

Delay in seeking to enforce judgment, 13-1008

Dormant judgments, 13-1002

Erroneous judgment, 13-1003 Foreign court must have had jurisdiction, see infra, Foreign court

must have had jurisdiction. Forfeitures adjudged by foreign court, 13-1005

General rule, 13-986

International law, 13-1003

Judgment for maintenance of bastard, 13-1005

Judgment in qui tam action, 13-1005 Judgment must be definite, 13-1001

Judgment must be final, 13-1002 Judgment must be recovered in state where sister state judgment is sought to be enforced, 13-

986 Judgment must be upon merits, 13-

1002 Judgment not responsive to issues presented by pleadings, 13-1002 Judgment on forfeited recognizance,

13-1005

Judgments by default, 13-1008 Judgments erroneously construing law of country in which it is sought to enforce them, 13-1003

Judgments founded on local laws not recognized elsewhere (see infra, Judgments founded on local laws not recognized elsewhere), 13-1004

FOREIGN JUDGMENTS, cont'd.

Conclusiveness and effect, cont'd.

What judgments will be recognized and enforced, cont'd.

Judgments founded on penal laws. 13-1004

Judgments founded on revenue laws, 13-1006

Judgments repugnant to natural justice, 13-1004

Judgments valid and enforceable at home will be recognized and enforced elsewhere, 13-987

Judgment violating law of nations,

13-1003 Penalties, 13-1004, 1006

Presumption of regularity and validity, 13-987

There must be an actual judgment, 13-988

What matters are concluded, see infra, What matters are concluded.

Confession of judgments, 13-1006

Illustrations, 13-1007

Judgment based upon purely local statute, 13-1007

Judgment by confession in sister state, conclusive, 13-1006

Constitutional law:

Conclusiveness and effect, see infra, Conclusiveness and effect.

Full faith and credit, 13-982, 983

Proof of sister state judgments, see infra, Proof of foreign judgments.

Sister state judgments, see infra, Conclusiveness and effect.

What judgments will be recognized and enforced, see infra, Conclusiveness and effect.

Counterclaim, 13-1036

Courts (see infra, Foreign court must have had jurisdiction):

Proof of foreign judgments, see infra, Proof of foreign judgments.

To judgments of what courts full faith and credit clause applies, see infra, To judgments of what courts full faith and credit clause applies.

Debt, action on, 13-1026

Debts:

Judgment of sister state merely debt of record, 13-984, 986

Decrees in equity, 13-1008

Decrees of divorce, 13-1021

Default, 13-108

Defenses to action, 13-1026

Definiteness:

Judgment must be definite, 13-1001 Definition, 13-976

Delay in seeking to enforce judgment, 13-1008

Divorce, 13-1021

Dormant judgments:

Whether enforceable, 13-1002

Effect, see infra, Conclusiveness and effect.

Effect of pendency of action in foreign jurisdiction, 13-1016

Pendency of action in another jurisdiction not a bar, 13-1017

Rule does not apply in case of process against the person, 13-1017

FOREIGN JUDGMENTS, cont'd. Effect of recital in record that defendant appeared by attorney, 13-994 Equity, decrees in, 13-1008 Error or irregularity: Impeachment, 13-1047 Error or irregularity in trial court not a good ground of defense, 13-1031 Evidence, see infra, Proof of foreign judg-Execution and proof of documents, see infra, Proof of foreign judgments. Exemplification, see infra, Proof of foreign judgments. Extent to which foreign judgments will be given effect, 13-1008 Foreign judgment must be given same effect as it has at home, 13-1009 Illustrations, 13-1009 Inquiry as to effect at home, 13-1009 Sister state judgments need not be given greater effect than those at home, 13-1000 Final judgments and decrees: Judgment must be conclusive and final, 13-1002 Fines and penalties, 13-1004, 1006 Foreign attachment, 13-1023 Foreign court must have had jurisdiction, 13-988 Contradicting record showing jurisdiction, 13-993 Contradiction of record, 13-994 Direct adjudication in court of sister state as to jurisdiction, 13-994 Ex parte judgments, 13-990 Full faith and credit clause, 13-989, Impeachment for lack of jurisdiction, 13-991 Jurisdiction need not be acquired by personal service, 13-999 Jurisdiction of court of foreign country may be inquired into, 13-992 Jurisdiction of court of sister state may be inquired into, 13-992 Notice of proceedings in rem, 13-991 Presumption as to jurisdiction, 13-995 Illustrations, 13-998, 999 Jurisdiction must affirmatively appear, 13-996 Jurisdiction rests solely upon statute, 13-997 Presumption in favor of jurisdiction of court of inferior and limited jurisdiction, 13-996 Presumption of jurisdiction as to courts of sister states, 13-995 View that jurisdiction must pear from record, 13-998 What courts are presumed to be of general jurisdiction, 13-997 Where record does not show jurisdiction, 13-998 Presumption of jurisdiction of court of foreign country, 13-995 Presumption of validity where no service, 13-991 Recital in record that defendant appeared by attorney, 13-994 Record prima facie evidence of juris-

diction, 13-994

FOREIGN JUDGMENTS, cont'd. Foreign court must have had jurisdiction, cont'd. Record reciting that defendant appeared by attorney, 13-994 Record showing jurisdiction may be contradicted, 13-993 Right to inquire into jurisdiction, 13-Rule stated, 13-988 Service of process, 13-999 Submission to jurisdiction, 13-999 Foreign prize courts, 13-1019 Conclusiveness of judgment of foreign prize courts, 13-1019 Condemnation in violation of international law, 13-1020 Condemnation of vessel, 13-1011 Limitation of rule in some states, 13-1020 When rule does not apply; 13-1020 Where sentence does not clearly show grounds of condemnation, 13-1020 Forfeiture, 13-1005 Fraud: Impeachment for fraud, 13-1048 Frand as a defense to action on judgment, 13-1030 Cases holding defense of fraud not admissible, 13-1030 Fraud which was matter of defense in original action, 13-1031 Illustrations, 13-1030, 1031 Permissible defense, 13-1030 Full faith and credit (see infra, To judgments of what courts full faith and credit clause applies): Foreign court must have had jurisdiction, see infra, Foreign court must have had jurisdiction. In articles of confederation, 13-982 In Federal Constitution and legislation pursuant thereto, 13-982 What judgments will be recognized and enforced, see infra, Conclusiveness and effect. Garnishment, 13-1024 Court must have had jurisdiction, 13-1024 Payment by garnishee relieves him from further liability to original creditor, 13-1024 General issue, 13-1027 Habeas corpus proceedings, 13-1021 Identity: Denial of identity, 13-1035 Impeachment of foreign judgments, 13-1047 Impeachment for error of irregularity not permissible, 13-1047 Impeachment for fraud, 13-1048
Impeachment for lack of jurisoiction, 13-1048 Indians: Judgments of courts of Indian nations, 13-1019 Injunctions, 16-397 Actions on foreign judgments, 16-397 Enjoining judgments based on foreign judgments, 16-397

Judgments of other states, 16-397

In rem and in personam, see infra, Judgments in rem and in personam.

13-1011

FOREIGN JUDGMENTS, cont'd.

FOREIGN JUDGMENTS, cont'd. Insolvency and bankruptcy, 13-1023 Interest, see Interest. International law: Condemnation in violation of international law, 13-1020 Judgment pursuant to foreign ordinance or edict violating law of nations, 13-1003 Interpretation and construction: Judgments erroneously construing law of country in which it is sought to enforce them, 13-1003 Judgments founded on local laws not recognized elsewhere, 13-1004 Judgments in rem and in personam (see infra, Conclusiveness and effect), 13-976 Judgments of what courts full faith and credit clause applies to, see infra, To judgments of what courts full faith and credit clause applies. Jurisdiction (see infra, Foreign court must have had jurisdiction): Impeachment for lack of jurisdiction, 13-1048 Lack of jurisdiction as a defense to action on judgment, 13-1028 Burden of proof, 13-1029 Defense must be specially pleaded, 13-1020 Good defense, 13-1028 Possession of or want of jurisdiction, 17-1050 Presumption as to jurisdiction, see infra, Foreign court must have had jurisdic-Rule where all defendants were not served with process or brought within jurisdiction, 13-1013 Lack of jurisdiction, see infra, Jurisdiction. Lien of judgments: Sister state judgments, 17-788 Limitation of actions, 13-1033 Admissible plea, 13-1033 Constitutional law, 10-168 Illustrations, 13-1033, 1034 Particular rules in various jurisdictions, 13-1034 Statute cannot be pleaded against original cause of action, 13-1033 What statute governs, 13-1033 Lis pendens, 21-654 Local laws not recognized elsewhere, 13-1004 Judgment must be upon merits, 13-1002 Natural justice, 13-1004 Notice of pendency and lis pendens, 21-654 Notice of proceedings in rem governed by lex fori, 13-99t Nul tiel record, 13-1027 Parol evidence, 13-1041 Payment, 13-1036 Penal laws, 13-1004 Pendency of action in foreign jurisdiction, see infra, Effect of pendency of action in foreign jurisdiction. Pendency of appeal, 13-1032

Persons who are bound by the adjudication, cont'd. General rule, 13–1011 Joint defendants, 13-1012 Joint defendants, reversion as to one, 13-1012 Judgment against joint defendant, 13-Judgment in personam, 13-1011 Judgment in rem, 13-1011 Rule where all defendants were not served with process or brought within jurisdiction, 13-1012 Illustrations, 13-1012, 1013 Joint debtor acts, 13-1013 Judgment against joint defendants not all served usually void at common law, 13-1012 Judgment not enforceable against defendant not served, 13-1012 Statutes, 13-1012 Sister state judgments joint and not several, 13-1012 Presumption as to jurisdiction, see infra, Foreign court must have had jurisdiction. Presumption of regularity and validity, 13-987, 991 Priority accorded to foreign judgments, 13-1047 Private international law: Foreign judgments and decrees as to land, 22-1377 Construction and interpretation, 22-1377 General rule, 22-1377 Inoperative, 22-1377 Rule for ascertaining testator's intention, 22-1378 Prize courts, see infra, Foreign prize courts. Probate adjudications, 13-1022
Presumption of jurisdiction in home court rather than in foreign court where jurisdiction claimed by both, 13-1023 Probate judgment settling accounts and ordering distribution of balance, 13-1023 Probate of will in sister state must be recognized, 13-1022 Proceedings in rem and in personam: Notice of proceedings in rem governed by lex fori, 13-991 Proof of foreign judgments, 13-1038 Judgments of foreign countries, 13-1038 Alteration of record, 13-1040 Authentication, 13-1038 Certificate under seal of authorized officer, 13-1038 Copy proved to be true, 13-1038 Exemplification, 13-1038 Proof under seal of court, 13-Secondary evidence, 13-1038 Where entire record must be produced, 13-1040 Personam, see infra, Judgments in rem and Sister state judgments, 13-1040 in personam; Proceedings in rem and in Attestation of clerk, 13-1042 Attestation, what it should contain, Persons who are bound by the adjudication, 13-1042 Certificate of judge, 13-1043 Volume XXXI.

FOREIGN JUDGMENTS, cont'd. Proof of foreign judgments, cont'd.

Sister state judgments, cont'd. Certificate of judge, what it should

contain, 13-1043 Clerk, rule when court has no, 13-

1045 Clerk's attestation, 13-1042

Common-law proof, 13-1041 Constitutional provision, 13-1040 Courts not of record, 13-1046 Deputy clerk's attestation, 13-1042

Effect of certificate of judge, 13-

Judge certifying both as judge and as clerk, 13-1045

Judge must certify that attestation is in due form, 13-1044

Judgments of courts not of record, 13-1046

Mode of authentication prescribed by Act of Congress not exclusive, 13-1041

Necessity of certificate of judge, 13-1043

No certificates other than those prescribed by Act of Congress necessary, 13-1041

Parol evidence not competent, 13-1041

Person signing certificate must appear to he chief justice or presiding magistrate, 13-1044

Rule when court has no clerk, 13-1045

Seal of court, 13-1043 Statutory regulation, 13-1040 Territorial courts, 13-1047 Whether entire record must be pro-

dúced, 13-1045 Qui tam actions, 13-1005

Record (see infra, Proof of foreign judg-

Contradiction of record as to jurisdiction, 13-993, 994

Duly authenticated record prima facie evidence of jurisdiction, 13-994 Judgment of sister state merely debt of

record, 13-984, 986

Release, 13-1036

Rem, see infra, Judgments in rem and in personam; Proceedings in rem and in personam.

Res judicata (see infra, Persons who are hound by the adjudication), 24-833

Res judicata, foreign judgments as, 1014

Effect of judgment for defendant, 13-

Effect of judgment for plaintiff, 13-1014 Foreign country, 13-1016

General rule stated, 13-1014

Judgment for plaintiff as har to subsequent action by defendant, 13-1016 Judgment for plaintiff as merger of original cause of action, 13-1014

Judgment of foreign country, 13-1016 Merger of original cause of action, 13-1014

Sister state judgments, 13-1014 Responsiveness to issues, 13-1002 Revenue laws, 13-1006

FOREIGN JUDGMENTS, cont'd.

Reversal of foreign judgment after judgment thereon, 13-1033

Seal, see infra, Proof of foreign judgments. Secondary evidence, see infra, Proof of foreign judgments.

Service of process:

Personal service, 13-999 Rule where all defendants were not served with process or brought within jurisdiction, 13-1012

Set-off, recoupment, and counterclaim, 13-1036

Sister state judgments (see infra, Proof of foreign judgments), 13-976

Actions on sister state judgments, see infra, Actions on foreign judgments.

Adjudications in bankruptcy proceedings, see infra, Insolvency and bankruptcy.

Adjudications in habeas corpus proceedings, see infra, Habeas corpus proceedings.

Conclusiveness and effect, see infra, Conclusiveness and effect.

Confession of judgments, 13-1006

Courts, see infra, To judgments of what courts full faith and credit clause applies.

Decrees of divorce, see infra, Decrees of divorce.

Effect of pendency of action in foreign jurisdiction, see infra, Effect of pendency of action in foreign jurisdiction.

Evidence, see infra, Proof of foreign judgments.

Extent to which foreign judgments will be given effect, see infra, Extent to which foreign judgments will he given effect.

Foreign attachment, see infra, Foreign attachment.

Foreign court must have had jurisdiction, see infra, Foreign court must have had jurisdiction.

Foreign judgments as res judicata, see infra, Res judicata, foreign judgments as.

Full faith and credit, see infra, To judgments of what courts full faith and credit clause applies.

Garnishment, see infra, Garnishment. Impeachment of foreign judgments, see infra, Impeachment of foreign judg-

ments.

Judgments of foreign prize courts, see infra, Foreign prize courts.

Persons who are bound by the adjudication, see infra, Persons who are bound by the adjudication.

Probate adjudications, see infra, Probate adjudications.

Proof of sister state judgments, see in-fra, Proof of foreign judgments.

To judgments of what courts full faith and credit clause applies, see infra, To judgment of what courts full faith and credit clause applies.

What judgments will be recognized and enforced, see infra, Conclusiveness and

What matters are concluded, see infra, What matters are concluded.

FOREIGN JUDGMENTS, cont'd. FOREIGN LAWS, cont'd. Submission to jurisdiction, 13–999 . Competency of witnesses, cont'd. To judgments of what courts full faith and Laymen, 13-1071 credit clause applies, 13-1017 Magistrates, 13-1070 Federal court, 13-1017, 1018 Consuls and ambassadors: Foreign prize courts, 13-1019 Competency as witnesses, 13-1071 Judgments of courts of Indian nations, Definition, 13-1051 Common law of England, see infra, 13-1019 Common law of England. Judgments of state courts of inferior jurisdiction, 13-1019 Laws and customs of Indian tribe, 13-Judgments of territorial courts, 13-1018 1051 Recognition by federal courts of judg-Laws of another country, 13-1051 ment of state courts, 13-1017 Laws of another state, 13-1051 Laws of former sovereignty, 13-1051 Territorial courts, 13-1018 State and federal laws inter se, see in-United States courts, 13-1017, 1018 What matters are concluded, 13-1010 fra, State and federal laws inter se. Condemnation of vessel by foreign court, What are not included, 13-1051 What included, 13-1051 13-1011 General rule, 13-1010 Documentary evidence, see infra, Books of foreign law; Evidence. Illustrations, 13-1010, 1011 Evidence (see infra, Judicial notice):

Competency of witnesses, see infra,
Competency of witnesses. Judgment conclusive only as to matters directly before court, 13-1010 Wills, see PRIVATE INTERNATIONAL LAW. FOREIGN LANGUAGE, 13-1049 Judicial decisions, 13-1069 Presumptions, see infra, Presumptions. See English Language; Interpreters. Depositions, 9-342 Proof of statute or written law, 13-1064 Libel and slander, 18-1019 Authentication, 13–1064 Best evidence, 13-1064 Stenographers, 26-782 Books of foreign law, see infra, Books of foreign law. FOREIGN LAWS, 13-1050 See PRIVATE INTERNATIONAL LAW. Certificate of notary public, 13-1065 Attorneys: Competency of witnesses, see infra, Competency as witnesses, 13-1070 Authentication, 13-1064 Competency of witnesses. Books of foreign law, 13-1065 Minority rule, 13-1069 Parol, 13-1064 Authentication, 13-1067, 1068 Authentication generally, 13-1067 Parol evidence, 13-1069 Prevailing rule, 13-1064 Authentication under United States stat-Questions of law and fact, 13-1071 utes, 13-1068. To whom submitted, 13-1071 Books containing copies of the statutory Exemplification, 13-1067, 1068 law of the British colonies and prov-Expert and opinion evidence (see infra, inces, 13-1065 Competency of witnesses): Burden of proof, 13-1066 Attorneys as experts, 12-431 Common law provable by reports of ju-Extraterritorial force, 13-1054 dicial decisions, 13-1069 Cession of sovereignty, 13-1055 Constitutions, 13-1066 Comity of nations, 13-1054 General rule of admissibility, 13-1065 Exceptions, 13-1054 Identification, 13-1068 Law books, 13-1069 Extraterritoriality, 13-1054 General rule, 13-1054 State papers, 13-1066 Law of status, 13-1054 Statutory provisions, 13-1066 Unauthenticated books excluded, 13-1067 Penal laws of former sovereignty, 13-1055 Clerk of court, 13-1071 Identification, 13-1068 Common law of England, 13-1052 Indians: Applicable, 13-1052 Common law, 13-1052 Common law provable by reports of ju-Judicial notice, 13-1058 Laws and customs of Indian tribe, 13dicial decisions, 13-1069 1051 Judicial notice, 13-1055 Consistent, 13-1052 Case law of states, 13-1055 English statutes, 13-1053 Domestic or municipal laws of foreign Exceptions, 13-1052 Groundwork of American jurisprudence, nation, 13-1057 Federal and state laws, 13-1055 Federal laws, 13-1056 13-1052 Part of the domestic law, 13-1052 Federal statutes, 13-1056 Post-bellum acts, 13-1053 Indian tribal laws, 13-1058 Presumption as to existence of common Jurisdiction of courts of other states, 13law, 13-1062 Competency of witnesses, 13-1070 Laws judicially noticed, 13-1055 Clergymen, 13-1071 Laws not judicially noticed, 13-1057 Clerks of court, 13-1071 Laws of former sovereignty, 13-1056 Laws of other states not judicially Consuls, 13-1071 General rule, 13-1070 noticed, 13-1058 Lawyers, 13-1070

FOREIGN LAWS, cont'd. FOREVER, 13-1072 FOREVER FREE, 4-709 Judicial notice, cont'd.

Municipal laws of foreign nation, 13-FORFEIT - FORFEITURE, 13-1073 See ESCHEAT; FINES AND PENALTIES; Nondomestic laws, 13-1056 Private acts, 13-1057 State laws, 13-1055 State laws inter se, 13-1058 Treaties, 13-1056 ANCÈ. United States courts, 13-1057 Jurisdiction of courts of other states judicially noticed, 13-1060 CASES). Law books (see infra, Books of foreign law), 13-1069 Laws: Representations as to foreign laws, 14-58 Mistake; 20-816 Notary public: Certification by notary public, 13-1065 Parol evidence, 13-1064, 1069 Presumptions, 13-1060 Laws of sister state presumed to be like lex fori, 13-1060 Presumption as to continuance of law, 13-1063 Presumption as to existence of common law; 13-1062 Presumption as to laws of foreign country, 13-1061 Presumption as to statute law denied, 13-1061 Private acts, 13-1057 Private international law: Foreign law not binding of its own force, 22-1319 Questions of law and fact, 13-1071 Reports of decisions, 13-1069 State (see infra, Judicial notice): TIONS. Laws of another state, 13-1051 State and federal laws inter se, 13-1053 Treaties, 13-1056 United States: State and federal laws inter se, 13-1053 United States courts, 13-1068 Witnesses, see infra, Competency of wit-Liquors. nesses. FOREIGN LIENS, see LIENS. FOREIGN LOTTERIES, see LOTTERIES. ANT. FOREIGN MINISTER, 13-1071 FOREIGN MISSIONS, 5-924, 926 See Religious Societies. FOREIGN NOTES, see BILLS OF EXCHANGE AND PROMISSORY NOTES. FOREIGN PORT, 13-832
FOREIGN RECEIVERS (see RECEIVERS): Receivers of railroads, 24-25, 26 FOREIGN TRADE, 13-833 FOREIGN VESSEL, 13-833 FOREIGN VOYAGE, 13-590, 833 FOREIGN WILLS, see FOREIGN EXECUTORS AND ADMINISTRATORS; PROBATE AND LETTERS OF ADMINISTRATION; WILLS. FOREMAN, 13-1072 See Fellow Servants; Master and Ser-VANT. Laborer, 18-75 FORESAID, see AFORESAID; SAID. FORESHORE, 13-1072 FOREST, 13-1072 FORESTALLING AND ENGROSSING, 13-1072; 20-848 See Monopolies and Corporate Trusts. ANCE), 26-66, 73

TOXICATING LIQUORS; LANDLORD AND TEN-ANT; PUBLIC OFFICERS; REVENUE LAWS. Accident (in equity), 1-279 Accident insurance, see Accident Insur-Admiralty jurisdiction, 1-667 Bail and recognizance (in criminal cases), see BAIL AND RECOGNIZANCE (IN CRIMINAL Building and loan associations, see Building AND LOAN ASSOCIATIONS. By-laws, 5-102, 104 Charter, see Dissolution of Corporations. Conditional sales, see CONDITIONAL SALES. Conversion and reconversion, 7-477 Conviction of felony, 13-71 Copyhold, 13-1079 Copyright, see COPYRIGHT. Corporations (see Dissolution of Corpora-TIONS; ULTRA VIRES): Forfeiture cannot be declared collaterally, 8-757 Due process of law, 10-292 Estates, see ESTATE. Exemptions from execution, see Exemptions (FROM EXECUTION). Expiration, 12-498 Ferries, see Ferries. Fish and fisheries, see FISH AND FISHERIES. Foreign judgments, 13-1005 Forthcoming and delivery bonds, see Forth-coming and Delivery Bonds. Franchises, see DISSOLUTION OF CORPORA-Hom'estead, see Homestead. Informers, see Informers. Insurance, see Insurance. Interpretation and construction: Construction to avoid forfeiture, 17-18 Intoxicating liquors, see Intoxicating Jeopardy, 17-583 Landlord and tenant, see LANDLORD AND TEN-Liable to be forfeited, 13-1080 Life insurance, see LIFE INSURANCE. Liquidated damages, 13-1077; 19-401 Marine insurance, see Marine Insurance. Mechanics' liens, see MECHANICS' LIENS. Mines and mining claims, see MINES AND MINING CLAIMS. Monopolies and corporate trusts, see Monop-OLIES AND CORPORATE TRUSTS. Mutual insurance, see MUTUAL INSURANCE. Pardon, 24-590 Pawnbrokers, 13-1080 Forfeit and pay, 19-401 Personal property, 22-753, 754 Proceedings to enforce forfeitures, 13-65 Punishment; 13-1075; 25-317 Repeal of statutes, 26-753 Revenue laws (see REVENUE LAWS), 13-1079 Searches and seizures, 13-1079 Seizure by government, 13-1079 Sentence and punishment, 13-1075 Specific performance (see Specific Perform-

1096

1096

Forged indorsement, 4-117, 472

Unstamped instrument, 4-162

Forged paper, 4-334

Forged instrument passes no title, 4-257

Promissory notes subjects of forgery, 13-

Recovery back of money paid on forged instrument, 4-502 Surrender of forged note, 13-1105

Renewal with forged paper, 4-341

Blanks: Fraudulently filling in blanks, 13-1089 Bonds, 13-1098 Book entries, 13-1092, 1098 Making false entries in books, 13-1092 Capacity for injury, 13-1085 Calculated to deceive persons of ordinary business capacity, 13-1086 Elements of the offense, 13-1085 Exact similitude unnecessary, 13-1085 Incapacity to defraud, 13-1094 Misspelling name, 13-1086 Proof of capacity to injure, 13-1112 Resemblance of forged to genuine need not be perfect, 13-1085 Showing capacity to injure, 13-1112 Uttering and publishing, 13-1104 Certificates of deposit, 5-810 Character, testimonials of, 13-1100 Cheat: Forgery as a common-law cheat, 12-796 Checks, see CHECKS. Citizenship, 6-27 Civil rights and liabilities arising out of forgery, 13-1105 Discounting forged note, 13-1106 Estoppel, 13-1106 Evidence, 13-1106 Illustrations, 13-1106 Negligence, 13-1106 Payment of debt, 13-1105 Restoration of property obtained, 13-Surrender of forged note, 13-1105 Claim, 6-105 Cloud on title, 6-160 Common-law injury not necessary, 13-1085 Competency of witnesses, 13-1107 Generally, 13-1107 Illustrations, 13-1107, 1108 Indorser, 13-1108 Interested witnesses, 13-1107 Maker, 13-1108 Subscribing witness, 13-1108 Counterfeiting distinguished from, 7-876 Deeds, 13-1098 Definition, 13-1082 Diploma, 13-1100 Due bills, 13-1097 Elements of the offense, 13-1082 Capacity for injury, 13-1085 False making, 13-1082 Generally, 13-1082 Guilty knowledge, see infra, Guilty knowledge and fraudulent intent. Intent, see infra, Guilty knowledge and fraudulent intent. Entries in books, 13-1092 Estoppel, 13-1106 Evidence, 13-1107 Civil rights and liabilities arising out of forgery, 13-1106 Competency of witnesses, see infra. Competency of witnesses. Evidence of defendant's pecuniary condition, 13-1112 Evidence to show the forged name fic-

FORGERY, cont'd.

Volume XXXI.

Presumption arising from possession,

titious, 13-1112 Order of proof, 13-1113

13-1113

FORGERY, cont'd. FORGERY, cont'd. Guilty knowledge and fraudulent intent, con. Evidence, cont'd. Proof of guilty knowledge and fraudu-Production of forged instrument, 13lent intent, cont'd. Proof of possession, 13-1110 Proof of existence of bank, 13-1112 Proof of guilty knowledge and fraudu-lent intent, see infra, Guilty knowl-Proof of uttering on trial for forgery, 13-1110 Surrounding circumstances bearing edge and fraudulent intent. on question of fraud competent Proof of handwriting, see Handwritevidence, 13-1108 Uttering other forged paper, 13-Questions for jury, 13-1113 1110 Record of former proceedings, 13-1114 Reasonable ground to believe that one Secondary evidence, 13-1111 Showing capacity to injure, 13-1112 has authority, 13-1084 Signing another's name in honest belief Showing place of forgery, 13-1112 that signer is authorized, 13-1084 Sufficiency of evidence, 13-1113 Statutes, 13-1084 False, 12-717 Uttering and publishing, 13-1103 False entries in books, 13-1092 Uttering not essential, 13-1085 Falsely, 12-717 Handwriting, see HANDWRITING. False making, 13-1082 How forgery accomplished, 13-1086 Fictitious name, see infra, Fictitious Act must appear to be act of another, 13-1082 Elements of the offense, 13-1082 Fraudulent alterations, see infra, Altera-Signing one's own name with pretense tion of instruments. of authority, 13-1082 Fraudulently filling in blanks, 13-1089 Subscribing fictitious name as one's own, Fraudulently procuring a genuine signa-13-1083 ture, 13-1087 False personation: Generally, 13-1086 False personation as part of forgery, 12-Making false entries in books, 13-False pretenses and cheats: Signing name of another, 13-1086 Forgery and false pretense distinguished, Use of fictitious name, see infra, Fictitious name. Forgery as a common-law cheat, 12-796 Use of one's own name when same as ' Ohtaining signature to written instruthat of another, 13-1089 ment, 12-834 Writing, see infra, Writing. Fictitious name: Evidence to show the forged name fic-Injury: Actual injury not necessary, 13-1085 titious, 13-1112 Illustrations, 13-1088, 1089 Capacity for injury, see infra, Capacity for injury. Making note in name of fictitious person, 13-1088 Instrument, 16-824 Instruments subjects of forgery, 13-1093 Subscribing fictitious name as one's own, Accounts, see infra, Accounts. 13-1083 Banknotes, see infra, Banknotes. Using fictitious name, 13-1088 Filling in blanks, 13-1089 Bills of exchange, see infra, Bills of ex-Foreclosure of mortgages, 13-821 change and promissory notes. Bonds, see infra, Bonds. Former proceedings, 13-1114 Book entries, see infra, Book entries. Checks, see CHECKS. Fraud: Fraudulently procuring a genuine signature, 13-1087 Deeds, see infra, Deeds. Fraudulent alteration, see infra, Alteration Due bills, see infra, Due bills. of instruments. Government securities, 13-1099 Genuine signature: Illustrations, 13-1099, 1100 Fraudulently procuring a genuine sig-Illustrations of instruments held not subjects of forgery, 13-1101 nature, 13-1087 Guilty knowledge and fraudulent intent, 13-Incapacity to defraud, see infra, Ca-1083 pacity for injury. Elements of the offense, 13-1083 Forgery in support of just claim, 13-Instruments not subjects of forgery, 13-1101 Instruments operating as foundation of Intent to defraud particular person, 13liability, 13-1093 1084 Instruments void on their face not sub-Necessity of intent to defraud, 13jects of forgery, 13-1093 1083 Judicial writs, see infra, Writs. Proof of guilty knowledge and fraudu-Miscellaneous, 13-1099 lent intent, 13-1108 General rule, 13-1108 Mortgages, see infra, Mortgages. Orders for money or goods, see infra, Other forgeries, 13-1109 Orders for money or goods. Particular instances of instruments held Possession, 13-1110 Proof of other forgeries by de-fendant, 13-1109 subjects of forgery, 13-1094 Passbooks, see infra, Passbooks.

FORGERY, cont'd. FORGERY, cont'd. Instruments subjects of forgery, cont'd. Possession: Pawn tickets, see infra, Tickets. Presumption arising from possession, 13-Promissory notes, see infra, Bills of exchange and promissory notes. Proof of possession, 13-1110 Railroad tickets, see infra, Tickets. Power of attorney, 13-1099 Receipts, see infra, Receipts. Presumption arising from possession, 13-1113 Records, see RECORDS. Production of documents, 13-1111 Statement of the general rule, 13-Where forgery is alleged, 23-172 Proof of other crimes, 23-250, 251 Telegrams, 13-1099 Publishing, see infra, Uttering and publishing. Testimonials of character, 13-1100 Punishment, 13-1114 Theatre tickets, see infra, Tickets. Purchasers for value and without notice, 23-Tickets, see infra, Tickets. 483 Time checks, 13-1099 Questions of law and fact, 13-1113 Validity of instrument on its face, 13-Ratification, see infra, Agency. Ratification of forgery, 13-1106 Receipts, 13-1097 Validity of instrument unnecessary, 13-Rescission, cancellation, and reformation: Void instruments, 13-1093, 1094 Cancellation of forged instruments, 24-Warrants, see infra, Warrants. 638 Writing as to which forgery may be committed, 13-1093 Resemblance of forged to genuine instrument need not be perfect, 13-1085 Intent, see infra, Guilty knowledge and Restoration of property obtained, 13-1106 School warrants, 13-1098 fraudulent intent. Intoxication, 17-413 Secondary evidence, 13-1111 Selling, 25-285 Jeopardy: Signature (see infra, False making; Guilty Acquittal for forging no bar to prosecuknowledge and fraudulent intent; How tion for uttering, 17-598 Jurisdiction, 13-1107 forgery accomplished): Fraudulently procuring a genuine signa-Forgery, 13-1107 Uttering and publishing, 13-1107 ture, 13-1087 Knowledge, see infra, Guilty knowledge and Mark, 13-1086 fraudulent intent. Signing another's name, 13-1086 Libel and slander, see LIBEL AND SLANDER. Signing name to order, 13-1087 Lost papers and records, 19-575 Similitude, 13-1085 State and public lands, see STATE AND PUB-LIC LANOS. Making false entries in books, 13-1092 Mark, 13-1086 Stock and stockholders, see STOCK AND Misspelling name, 13-1086 STOCKHOLDERS. Mortgages, 13-1098 Name (see infra, False making; Fictitious Subjects of forgery, see infra, Instruments subjects of forgery. name; Guilty knowledge and fraudu-lent intent; How forgery accom-Suretyship, see Suretyship. Surrender of forged note, 13-1105 plished): Telegram, 13-1099 Misspelling, 13-1086 Telegraphs and telephones, see Telegraphs Use of one's own name when same as that of another, 13-1089 AND TELEPHONES. Theatres and amusements, 13-1009; 28-124 Order of proof, 13-1113 Orders for money or goods, 13-1094 Tickets, 13-1099; 28-124 Time checks, 13-1099 Acceptance of order unnecessary, 13-Trusts, see TRUSTS AND TRUSTEES. 1096 Utter - uttering, 29-561 Date, 13-1096 Uttering and publishing, 13-1102 Effect of prefixing the word "please," Capacity to injure, 13-1104 13-1096 Definitions, 13-1102 Illustrations, 13-1096 Instruments construed as orders for Evidence of possessing or uttering other forged instruments, 13-1103 goods, 13-1095 Forging and uttering distinct offenses, Instruments construed to be orders for 13-1102 payment of money, 13-1094 Generally, 13-1102 Orders for goods subjects of forgery, 13-Guilty knowledge, 13-1103 1095 Instances of uttering and publishing, 13-Orders for money subjects of forgery, 1104 13~1094 Intent to defraud, 13-1103 Parol evidence: Jurisdiction, 13-1107 Existence of bank, 13-1112 Knowledge that instrument was forged, Passbooks, 13-1092, 1099 13-1103 Payment, 13-1105 Necessity of intent to defraud, 13-1103 Pecuniary condition, evidence of, 13-1112 Proof of uttering on trial for forgery, Place of forgery, 13-1112. Showing place of forgery, 13-1112 Proof of uttering other forged paper, 13-What is, 13-1107 IIIO "Please," 13-1096 Volume XXXI. 877

Volume XXXI.

FORGERY, cont'd.	FORNICATION, cont'd.
Uttering and publishing, cant'd.	Character in evidence, 13-1125, 1126, 1127
Successful attempt unnecessary, 13-1104	Circumstantial evidence, 13-1126
Uttering not essential, 13–1085	Common law, 13-1118
When offense considered complete, 13-	Definition, 13-1118, 1120
1104	Not an offense at common law, 13-1119
Validity of instruments, see infra, Instru-	Confessions, 13-1126
	Criminal intent, 13-1123
ments subjects of forgery.	General rule, 13-1123
Void instruments, 13-1093, 1094	Ignorance of fact, 13-1124
Warrants, 13-1098	Ignorance of law, 13-1124
Who may commit forgery, 13-1102	Ignorance of prior marriage, 13-1124
Witnesses, see infra, Competency of wit-	Inferred from acts, 13-1123
nesses.	
Writing (see infra, Instruments subjects of	Definition, 13-1118, 1120
forgery), 13-1086	Divorce, 9-747
Illustrations, 13–1086	Effect of divorce, 13-1123
What included in word "writing," 13-	Ecclesiastical offense, 13-1118
1086	Evidence, 13-1124
Writs, 13-1099	Acts and conduct before prior convic-
FORGINGS, 13-1080	tion, 13-1125
FOR HER OWN USE, 13-736	Acts and conduct of defendants, 13-1124
FORK, 13-1115	Acts of intercourse prior to period of
FORM - FORMAL - FORMALITIES,	limitation, 13-1125
13-1115	Acts or conduct subsequent to indict-
Design, 9-403	ment, 13-1125
Due form, 10-283	Admissibility of evidence, 13-1124
Manner and form, 19-920	Admissions, 13-1126
Matters of form, 13-1115; 20-235	Circumstantial evidence, 13-1126
With formed design, 21-159	Confessions, 13-1126
FORMAL DEFECTS, 13-1116	Generally, 13-1124
FORMAL OBJECTION, 13-1116	General reputation, 13-1126
FORMAL PARTIES, 13-1116	Number of witnesses, 13-1127
FORMA PAUPERIS, 13-1117	Opportunity, 13-1126
FORMATION, 13-1117	Other acts of intercourse, 13-1125
FORMED DESIGN, 13-1117 FORMER ACQUITTAL OR CONVIC-	Proof that party was unmarried, 13-
TION, 7-498; 13-1117	Reputation, 13–1127
See Cumulative Punishment; Jeopardy.	Resemblance between defendant and
FORMER ADJUDICATION, 13-1117	child, 13-1125
See Res Judicata.	Sufficiency of evidence, 13-1126
FORMER JEOPARDY, see JEOPARDY.	Testimony of the other party, 13-1127
FORMERLY:	Incest:
Formerly with, 28-434	Incest distinguished from fornication,
FORMER RECOVERY, see RES JUDICATA.	13-1122
FORMER SUIT PENDING, 13-1117	Intent, see infra, Criminal intent.
FORMING, 13-1117	Joint indictment:
FORM OF COMPENSATION, 12-630	Acquittal of one party, 13-1127
FORMS AND MODES OF PROCEED-	Libel and slander, see LIBEL AND SLANDER.
ING, 13-1115	Living in fornication, 13-1124
FORMS OF ACTIONS, 13-1115, 1116	Marriage:
FOR MY USE, 13-736	Ignorance of prior marriage, 13-1124
FORNICATION, 13-1118	Proof that party was unmarried, 13-1127
See Adultery; Lewd and Lascivious Co-	Void marriages, 13-1123
HABITATION AND CONDUCT.	Married man and unmarried woman, 13-1120,
Acquittal of one party, 13-1127	1121, 1122
Admissions, 13-1126	Mistake, 13-1124
Adultery, 13-1120, 1121, 1122	Punishment, 13-1128
Conviction of adultery on indictment for	Rape:
fornication, 13-1121	Rape distinguished from fornication, 13-
Conviction of fornication on indictment	1122
for adultery, 13-1121	Reputation, see infra, Character in evidence.
Fornication distinguished from adultery,	Seduction:
13-1121	Conviction of fornication, 25-251
Bastardy:	Seduction -distinguished from fornica-
Bastardy distinguished from fornication,	tion, 13-1123
13-1122 Discome	Statutory offense, 13-1119
Bigamy:	Adultery distinguished from, 13-1121
Bigamy distinguished from fornication,	Bastardy distinguished from, 13-1122
Canon law to ture	Bigamy distinguished from, 13-1122
Canon law, 13-1118	Both parties married, 13-1121
Definition, 13-1118, 1120	Both parties unmarried, 13-1121
Carnal knowledge, 13-1123	Canon-law definition adopted, 13-1120

878

```
FORNICATION, cont'd.
                                                  FORTHCOMING
                                                                          AND
                                                                                   DELIVERY
 Statutory offense, cont'd.
                                                      BONDS, cont'd.
      Carnal knowledge, 13-1123
                                                    Contribution, 13-1157
      Common-law definition adopted, 13-1120
                                                    Correction, 13-1142
      Criminal intent, see infra, Criminal in-
                                                    Defects, 13-1139
                                                    Defenses and relief after forfeiture, 13-
      Distinguished from other offenses, 13-
                                                          1151
                                                         Defenses at law, 13-1151
      Effect of divorce, 13-1123
                                                         Exemption of property from liability to
      General rule, 13-1119
                                                           seizure, 13-1152
      Incest distinguished from, 13-1122
                                                         Fraud, 13-1152, 1154
      Lewd and lascivious cohabitation dis-
                                                         Grounds of defense at law, 13-1151
        tinguished from, 13-1123
                                                         Impossibility of performance, 13-1152
      Married man and married woman, 13-
                                                         Non est factum, 13-1151
                                                         Relief in equity, 13-1153
      Married man and unmarried woman, 13-
                                                         Satisfaction of
                                                                           original
                                                                                       judgment,
      Rape distinguished from, 13-1122
                                                         Seizure of property under paramount ti-
tle or legal process, 13-1152
      Seduction distinguished from, 13-1123
      Statutes defining the offense, 13-1119
                                                         Supersedeas to original
                                                                                      judgment,
      Statutes not defining the offense, 13-1120
      Unmarried man and married woman,
                                                         Tender of property, 13-1152
        13-1120, 1121
                                                         Waiver of performance, 13-1152
  Void marriages, 13-1123
Unmarried man and married woman, 13-
                                                    Definition, 13-1131
                                                    Delivery of property, 13-1146

Actual tender essential to delivery.
    1120, 1121, 1122
FOR SALE, 13-736
                                                           13-1146
FORSWEARING, 13-1128
                                                         Delivery must be for all property secured,
  See False Swearing; Perjury.
                                                           13-1146
FORT, 13-1128
                                                         General rules, 13-1146, 1147
FORTH, 13-1128
                                                         Illustrations, 13-1146, 1147
FOR THAT, 13-737
                                                         Notice to deliver, 13-1147
FORTHCOMING
                       AND
                                 DELIVERY
                                                         Place of delivery, 13-1137
    BONDS. 13-1129
                                                         Tender required at time and place named
  Action on bond, 13-1154
                                                           in bond, 13-1147
  Admissions, 13-1140, 1141
                                                         Time of delivery of property, 13-1136
  Amount due, 13-1137
                                                     Description of property, 13-1136
  Amount of recovery, 13-1155
                                                     Destruction of property, 13-1148
  Attachment, 3-230; 13-1133
                                                     Effect of bond, 13-1140
      Compliance with statutory requirements,
                                                         Effect on judgment, 13-1142
        3-232
                                                         Effect on levy, 13-1142
Effect on lien, 11-999
       Consideration, 3-233
       Distinction between bail bond and de-
                                                         Effect on parties, see infra, Effect on
        livery bond, 3-231
                                                           parties.
       Effect of bond, 3-231
                                                     General character, 13-1140
Effect of judgment on bond, 13-1155
       Estoppel by execution, 3-231
       Exoneration of sureties, 3-233
                                                     Effect on parties, 13-1140
       Form of bonds, 3-232
                                                         Admissions, 13-1140
  Avoidance of bond, 13-1143
                                                         Duty of obligors, 13-1140
       Cancellation of bond in equity, 13-1145
                                                         Estoppel, 13-1140
       Injunction against enforcement of bond,
                                                         Estoppel to deny existence of execution,
         13-1146
                                                           13-1140
       Motion to quash bond, see infra, Motion
                                                         Estoppel to deny existence of judgment,
         to quash bond.
                                                           13-1140
       Reversal of original judgment, 13-1143
                                                         Estoppel to deny fact of levy, 13-1140
  Blanks in bond, 13-1138
                                                         Estoppel to deny liability of property to
  Bond to secure property in equity, 13-1132
                                                           levy, 13-1141
  By whom given, 13-1134
Claimants of property levied on, 13-
                                                         Estoppel to deny validity or regularity of
                                                           execution or attachment, 13-1140
                                                         Rights of sureties, 13-1141
       Execution debtor, 13-1134
                                                         Title to property levied on, 13-1141
       Executor or administrator of debtor,
                                                    Enforcement
                                                                   of bond after forfeiture,
         13-1134
                                                           13-1154
       Partners, 13-1134
                                                         Action on bond, 13-1154
  Claimants' bonds, 13-1131
                                                         Amount of recovery, 13-1155
  Common-law bond:
                                                         Effect of judgment on bond, 13-1155
      Bond insufficient under statute may be
                                                         Execution on statutory judgment result-
        valid
               as
                     common-law
                                    obligation,
                                                           ing from forfeiture, 13-1155
        13-1139
                                                         Manner of enforcement, 13-1154
  Common-law securities, 13-1132
                                                         Motion for judgment, 13-1154
  Compulsory, 13-1133
                                                         Time of enforcement, 13-1154
  Constitutionality of statutes, 13-1133
```

```
DELIVERY
                                                 FORTHCOMING
                                                                         AND
                                                                                  DELIVERY
FORTHCOMING
                       AND
                                                      BONDS, cont'd.
    BONDS, cont'd.
                                                    Lien:
  Equity:
                                                        Effect on lien of giving forthcoming or
      Bond to secure property in equity,
                                                          delivery bond, 11-699
        13-1132
                                                    Loss or destruction of property, 13-1148
  Estoppel, 13-1140, 1141
                                                    Manner of enforcement, 13-1154
  Execution (see infra, Levy):
                                                    Motion for judgment, 13-1154
      Effect on lien of giving forthcoming or
                                                    Motion to quash bond, 13-1143
        delivery bonds, 11-699
                                                        Defective execution of bond, 13-1144
      Release of property under forthcoming or
                                                        Effect of order, 13-1145
        delivery bonds, 11-708
                                                        Grounds of motion, 13-1143
      Several executions, 13-1139
  Execution debtor, 13-1134
                                                        Inadequacy of security, 13-1143
                                                        Insufficient or defective recitals in bond,
  Execution of bond, 13-1134
      By whom given, see infra, By whom
                                                         13-1144
                                                        Performance rendered impossible with-
        given.
      By whom prepared, 13-1134
                                                          out fault of obligor, 13-1144
                                                        Power to quash faulty bond, 13-1143
      Motion to quash, 13-1144
                                                        Presumption of performance, 13-1144
      To whom payable, 13-1135
                                                        Time of motion, 13-1144
  Execution on statutory judgment resulting
                                                        Who may move to quash, 13-1143
    from forfeiture, 13-1155
  Executors and administrators:
                                                    Names of parties, 13-1136
      Executor or administrator of debtor may
                                                    Omissions supplied by intendment of law,
        give bond, 13-1134
                                                      13-1137
                                                    Origin, 13-1132
  Exemption of property, 13-1152
  Filling blanks, 13-1138
                                                    Parties, 13-1134, 1135
                                                        Effect on parties, see infra, Effect on
  Forfeiture of bond, 13-1148
                                                          parties.
      Defenses and relief after forfeiture, see
                                                       Names of parties, 13-1136
        infra, Defenses and relief after for-
        feiture.
                                                    Partners, 13-1134, 1135
      Effect of forfeiture, 13-1149
                                                    Payment:
      Effect of return, 13-1149
                                                        To whom payable, 13-1135
      Effect on bond, 13-1149
                                                            Bond payable to officer instead of
                                                              creditor, 13-1135
      Effect on original judgment, 13-1150
                                                            Creditor usually named as obligee,
      Effect on the parties, 13-1149
      Enforcement of bond after forfeiture, see
                                                              13-1135
                                                    Penalty, 13-1137
        infra, Enforcement of bond after for-
                                                    Performance of condition of bond, 13-1146
        feiture.
      Forfeited bond given effect of judgment,
                                                        Delivery of property, see infra, Delivery
        13-1149
                                                          of property.
      Proof of forfeiture, 13-1148
                                                        Excuses for nonperformance, 13-1147
                                                        Injunction against enforcement of judg-
      Second execution, 13-1150
  Fraud and deceit, 13-1152, 1154
                                                          ment, 13-1147
  Garnishment, see GARNISHMENT.
                                                        Loss or destruction of property, 13-1148
                                                        Satisfaction of execution, 13-1147
  History, 13-1132
  Impossibility of performance, 13-1152
                                                        Seizure under paramount title or judicial
  Injunctions, 13-1146
                                                          process, 13-1148
                                                    Supersedeas to judgment, 13-1147
Place of delivery, 13-1137
      Injunction against enforcement of bond,
         13-1146
      Injunction against enforcement of judg-
                                                    Process superseded by bond, 13-1137
                                                    Purpose, 13-1132
        ment, 13-1147
  Irregularities, 13-1139
                                                    Quashing, see infra, Motion to quash bond.
                                                    Receipts, 13-1131
  Judgments:
      Bond in satisfaction of judgment, 13-
                                                    Recitals, 13-1136; 24-68
                                                        Amount due, 13-1137
         1142
      Effect of forfeiture on original judg-
                                                        Description of property, 13-1136
                                                        Misrecital of names, 13-1136
        ment, 13-1150
      Execution on statutory judgment result-
                                                        Motion to quash, 13-1144
        ing from forfeiture, 13-1155
                                                        Names of parties, 13-1136
                                                        Omission supplied by intendment of law,
      Forfeited bond given effect of judgment,
                                                          13-1137
         13-1149
      Injunction against enforcement of judg-
                                                        Omitting name, 13-1136
                                                        Penalty, 13-1137
         ment, 13-1147
      Motion for judgment, 13-1154
Reversal of original judgment, 13-1143
                                                        Place of delivery, 13-1137
                                                        Process superseded by bond, 13-1137
      Satisfaction of original judgment, 13-
                                                        Surplusage, 13-1137
                                                        Time of delivery of property, 13-1136
        1151
      Supersedeas to judgment, 13-1147
                                                        Variances between bond and execution,
  Levy:
                                                          13-1138
      Bond in discharge of levy, 13-1142
                                                        Variances between bond and officer's re-
      Effect on levy, 13-1142
                                                          turn, 13-1138
      Estoppel to deny fact of levy, 13-1140
                                                    Release of excess, 13-1137
```

```
FORTHCOMING
                       AND
                                 DELIVERY
                                                  FORTHWITH, cont'd.
  BONDS, cont'd.
Release of property under forthcoming or
                                                     Immediately, 15-1020
                                                     Insurance, 13-1160
    delivery bonds, 11-708
                                                     Judicial sales, 13-1162
  Replevin, 13-1132
                                                     Life insurance, 13-1160
  Requisites and validity of bond, 13-1135
                                                     No delay, 13-1161
       Blanks in bond, 13-1138
                                                     Questions of law and fact, 13-1161
       Bond on several executions, 13-1139
                                                     Reasonable time, 13-1158
       Bond without sureties, 13-1139
                                                     Recording acts, 24-94
       Compliance with statute necessary to
                                                     Sales, 24-1075
                                                     Sheriffs' sales, 13-1162
         constitute statutory bond, 13-1135
       Effect of irregularities and defects, 13-
                                                     Twenty-four hours, 13-1161
                                                  FORTUITOUS, 13-1163
         1139
       Generally, 13-1135
                                                  FORTUITOUS EVENT, 1-587; 18-311
                                                  FORTUNE, 13-1163
FORTUNE TELLER, 13-1163
       Parties, 13-1135
       Recitals, see infra, Recitals.
                                                  FORUM, 13-1163
       Sufficiency as common-law bond, 13-1139
       Time for giving bond, 13-1135
                                                  FORWARD, 13-1163
       Who may object, 13-1139
                                                     Carry, 13-1164
  Rescission, cancellation, and reformation, 13-
                                                     "To be forwarded," 6-638
                                                  FORWARDERS, 13-1165
     1143, 1145
  Right of debtor to give, 13-1133
                                                     See Carriers of Goods; Common Carriers;
       Acceptance of bond optional with officer,
                                                       CONNECTING CARRIERS; EXPRESS COMPA-
                                                       NIES.
         13-1133
       Taking of bond compulsory on officer,
                                                     Carrier
                                                              distinguished from, 6-261; 13-
         13-1133
                                                       1165
  Seizure under paramount title or judicial
                                                     Carriers becoming forwarders, 13-1166
    process, 13-1148, 1152
                                                     Common carriers:
  Several executions, 13-1139
                                                         Carrier distinguished from forwarder, 6-
  Sheriffs and constables:
                                                           261; 13-1165
      Liability of sheriff taking insufficient
                                                         Characters of carriers and forwarders
                                                           combined, 6-262
        bond, 25-719
                                                         Forwarder defined and characterized, 6-
  Statutes:
      Bond insufficient under statute may be
                                                           261
        valid as common-law obligation, 13-
                                                         Forwarder not insurer, 6-262
                                                         Whether carrier or forwarder depends
       Compliance with statute necessary to
                                                           on circumstances, 6-262
        constitute statutory bond, 13-1135
                                                     Definitions, 13-1165
                                                    Degree of diligence required of forwarder,
  Subrogation, 13-1156, 1157
  Supersedeas to judgment, 13-1147
                                                           13-1167
                                                         In the absence of specific instructions,
  Suretyship:
                                                               13-1167
       Bond without sureties, 13-1139
                                                             General rule, 13-1167
       Contribution, 13-1157
      Release of sureties, 13-1156
                                                             Ordinary diligence, 13-1167
                                                             Preservation of property within his
      Rights against codebtors, 13-1156
       Rights against cosureties, 13-1157
                                                               possession as such, 13-1167
                                                             Selection of carrier and in delivery
      Rights against parties to bond, 13-1156
                                                               of goods, see infra, Selection of
      Rights and remedies of sureties, 13-1156
                                                               carrier and in delivery of goods.
      Subrogation, 13-1156
      Sureties for original debt, 13-1156
Sureties' rights against creditors, 13-
                                                             When forwarder's liability that of
                                                               warehouseman, 13-1167
                                                         Where bound by specific instructions, see
        1156
                                                           infra, Instructions.
      Sureties' rights against debtor, 13-1156
                                                    Delivery of goods, see infra, Selection of car-
  Surplusage, 13-1137
  Tender, 13-1146
                                                      rier and in delivery of goods.
                                                    Diligence, see infra. Degree of diligence re-
  Tender of property, 13-1152
                                                      quired of forwarder.
  Time of delivery of property, 13-1136
                                                    Duty to receive and forward, 13-1167
  Time of enforcement, 13-1154
                                                    Express companies, see Express Companies.
  Time of giving bond, 13-1135
                                                    Forwarding merchants, 13-1166
  Validity of bonds, see infra, Requisites and
                                                    Instructions, 13-1170
    validity of bond.
                                                        As to carrier to whom delivery shall be
  Variances, 13-1138
                                                          made, 13-1171
      Between bond and execution, 13-1138
                                                        Breach of contract by forwarder in fail-
      Between bond and officer's return, 13-
                                                          ing to deliver to designated carrier,
        1138
                                                           13-1171
  Waiver of performance, 13-1152
FORTHWITH, 7-175; 13-1157
See REASONABLE TIME; SOON.
                                                        Duty of forwarder to follow instructions
                                                        of shipper, 13-1170
Forwarder's liability for loss of goods,
  Contracts of affreightment and charter-
                                                          13-1171
    parties, 13-1158
                                                        Liability for loss resulting from failure
  Entering verdict and judgment, 13-1160
                                                          to transmit instructions, 13-1169
 Fire insurance, 13-330, 1160
                                              881
                                                                          Volume XXXI.
     31 C. of L.-56
```

FRANCHISES, cont'd.

FORWARDERS, cont'd. Eminent domain, cont'd. Instructions, cont'd. Compensation for exclusive franchise Perishable goods, 13-1172 required, 10-1117 Injuries to franchise, 10-1116 Where bound by specific instructions, 13-Injury to competing franchise not a tak-Where delivery to designated carrier iming of property, 10-1117 Where franchise is itself taken, 10possible, 13-1171 Liability for loss resulting from carrier's failure to deliver to or notify connecting Gas and gas companies, 14-10 carrier, 13-1170 Liability for loss resulting from failure Incorporeal hereditament, 14-6 Land, 18-143 to advise consignee of shipment, 13-Legislative grant, 14-5 T160 Liberty, 18-1125 Liability for loss resulting from failure to transmit instructions, 13-1169 Markets, 19-1140 Mechanics' liens, 20-525 Negligence, 13-1169 Perishable goods, 13-1172 Monopolies and corporate trusts, 14-10 Selection of carrier and in delivery of goods, Mortgages: Mortgage of franchise, 20-916 13-1168 Office, 14-9 Forwarder liable only for want of ordinary diligence in selecting carrier, 13-Powers, property, and franchises of corporation, 14-8 1168 In general, 13-1168 Property, 14-6 Liability for loss resulting from carrier's Quo warranto, see Quo WARRANTO Railroads (see RAILROADS), 14-10 failure to deliver to or notify connect-Railroad securities, 23-804 ing carrier, 13-1170 Sheriffs' sales, 25-751 Liability for loss resulting from failure to advise consignee of shipment, 13-Special or local assessments, 25-1189 Street railways, see STREET RAILWAYS. 1160 Liability for loss resulting from failure Streets and sidewalks, 14-9 to transmit instructions, 13-1169 Surrender of franchise, see Dissolution of Negligence, 13-1169 CORPORATIONS. Warehouses and warehousemen, 13-1167 Taxation, see Taxation (Corporate). FORWARDING MERCHANTS (see infra, Telegraphs and telephones, see Telegraphs AND TELEPHONES. Forwarders): Turnpikes, see Turnpikes and Toll-roads. Common carriers, 6-260 FOR WHOM IT MAY CONCERN, see Waterworks and water companies, see WA-FIRE INSURANCE; MARINE INSURANCE. TERWORKS AND WATER COMPANIES. FOSSILS, 14-1 Wharfs and wharfingers, 14-10 FOUL, 14-1 Withdrawal of franchise, 14-11 FOUND, 14-1 FRANKLINITE, 14-11 FRANKTENEMENT, 14-11 See FIND. Establish, 11-354 FRATERNAL - FRATERNITY, 14-11 FRATERNAL SOCIETIES, see BENEVO-Found committing an offense, 13-50 Found intoxicated, 13-50 LENT OR BENEFICIAL ASSOCIATIONS; FREE-MASONS; SOCIETIES AND CLUBS.
FRAUD AND DECEIT (see CARRIERS OF FOUND CHARITIES, 14-3 FOUNDED, 14-2 ESTOPPEL; FOUNDER, 14-3 Passengers; FRAUDULENT FOUND INTOXICATED, 13-50 SALES AND CONVEYANCES; IMPRISONMENT FOUNDLING, see Hospitals and Asylums: FOR DEBT AND IN CIVIL ACTIONS): Houses of Refuge and Correction. Absurd representations, 14-119 FOUNDRY, 14-3 Accord and satisfaction, 1-428 FOUR - FOURTEEN, 14-3 Accounts, 1-463, 464 FOURTEENTH AMENDMENT, see Con-Accounting in equity, 14-176 STITUTIONAL LAW. Impeaching settled or stated accounts, FOWL, 14-3 FRACTION, 14-3 1-460 Acting upon representations (see infro, Dam-FRACTIONAL, 14-3 FRACTION OF A DAY, see DAY. age or prejudice; Persons entitled to relief or redress), 14-106 FRAME, 14-3 FRAME BUILDING, 14-3 Artifice to prevent ascertaining the truth, 14–112 See FIRE LIMITS. Burden of proof, 14-192 FRANCHISES, 14-4 Concealment, 14-113 See Corporations; Ferries. Effect of independent examination or in-Banks and banking, 14-10 vestigation, 14-111 Bridges (see BRIDGES), 14-10 Artifice to prevent ascertaining the Broad-sense term, 14-5 truth, 14-112 Consolidation of corporations, see Consoli-General rule, 14-111 DATION OF CORPORATIONS. Inability to learn truth, 14-112 Corporations, see Corporations. Investigation and report or advice Eminent domain, 10-1091, 1100, 1101, 1116, of third persons, 14-112 1163; 14-9

Presumption, 14-112

FRAUD AND DECEIT, cont'd. Acting upon representations, cont'd. Effect of independent examination or investigation, cont'd. Representations as to solvency, 14-III Estoppel by false representations, 14-100 Failure to disclose facts, 14-113 General rule that representations must be relied upon, 14-106 Ignorance of representation, 14-112 General rule, 14-112 Representation after consummation of contract, 14-113 Representation to agents, 14-113 Inability to learn the truth, 14-112 Intention that representations should be acted upon, 14-103 Knowledge of fact, 14-113 Knowledge or belief that representation is false, 14-109 Acceptance of conveyance at variance with representation, 14-110 Agent's knowledge imputable to principal, 14-111 Belief that representation is false, 14-111 Information as to falsity, 14-110 Information received but forgotten, 14-110 Representations as to solvency and credit, 14-110 Representations known to be false not fraud, 14-109 When knowledge may be inferred, 14-110 Materiality of representations, 14-61, 62 Presumption, 14-192 Questions of law and fact, 14-207 Reliance upon guaranty, 14-109 Representations as to credit or standing of another, 14-109 Representations not acted upon, 14-61, 62 Representations not intended to be acted on by party complaining, 14-148 Right to rely on representations, see infra, Right to rely on representations. Sales of property, 14-108 Several inducements contributing, 14-113 General rule, 14-113 Immaterial that other inducements contributed, 14-113 Main cause, 14-115 Predominant cause, 14-115 Reliance in part on examination or investigation, 14-114 Reliance in part on guaranty, 14-114 Representations partly false, 14-114 Statutes of fraud, 14-114 Test as to reliance on representations, 14-115 Action of deceit, see infra, Knowledge and Actions, see infra, Remedies. Actual fraud, 1-603; 14-21 Adequate remedy at law, 14-172 Doubtful, inadequate, or incomplete remedy, 14-172

General rule, 14-172

Fraud and Deceit. FRAUD AND DECEIT, cont'd. Adequate remedy at law, cont'd. Illustrations, 14-173, 174 Recovery of damages as incidental to other relief, 14-173 Remedy by action at law, 14-173 Remedy by action of deceit, 14-173 Remedy by defense or counterclaim at law, 14-174 Remedy by ejectment or writ of entry, 14-174 Admissions, 1-703 Adoption of children, 1-736 Advice of counsel: Liability of attorney for fraudulent advice, 1-895 Agency, see AGENCY. Alteration of instruments, see Alteration OF INSTRUMENTS. Arrest, see Arrest; Imprisonment for Debt AND IN CIVIL ACTIONS. Arson, see Arson. Assumpsit, 14-165 Attachment, see ATTACHMENT. Attorney and client, 3-311 Duty to disclose material fact, 14-70 Auctions and auctioneers (see Auctions and AUCTIONEERS): Advertisements to sell at auctions, 14-152 Bankruptcy, see Insolvency and Bank-RUPTCY. Belief (see infra, Statements of opinion and prediction): Knowledge or belief that representation is false, see infra, Acting upon representations; Knowledge and intent. Benefit to defendant not necessary, see infra, Persons responsible. Bills of exchange and promissory notes, see BILLS OF EXCHANGE AND PROMISSORY Notes. Bills of lading: Bona fide purchasers, 4-551 Parol evidence, 4-543 Bona fide purchasers, see Purchasers for VALUE AND WITHOUT NOTICE. Bonds, see Bonds. Boundaries: Equitable jurisdiction, 4-840 Right to rely on representations, 14-130 Statements as to boundaries, 14-45 Brands and marks, 4-878, 879 Breach of promise of marriage, 4-884 Brokers, see Brokers. Burden of proof, see infra, Presumption and burden of proof. Carriers of goods, see Carriers of Goods. Catching bargains, see Catching Bargain. Cantion, words of, 14-117 Change of circumstances, 14-75 Character in evidence, 14-196 Character of representation as one of fact,

Act done after making a contract, 14-33 False representations as to the law, see infra, False representations as to the

Promises and statements of intention, see infra, Promises and statements of

14-33

General rule, 14-33

intention.

FRAUD AND DECEIT, cont'd. Character of representation as one of fact, FRAUD AND DECEIT, cont'd. Contracts, cont'd. Defenses, see infra, Defenses. Effect of fraud on contracts, see infra, cont'd. Representation must be one of fact, 14-Effect of fraud on contracts. 33 Statements of opinion and prediction, see infra, Statements of opinion and Pleading fraud as a defense, see infra. Defenses. prediction. Preventing contracts, 14-147 Cheats, see False Pretenses and Cheats. Preventing performance of contracts, Checks: 14-147 Sealed instruments, 14-166 Drawing checks without funds in bank, 14-30 Copyright: Circumstantial evidence, 14-200 Fraud not essential to infringement, Citizenship, see CITIZENSHIP. 7-570 Classification of fraud, 14-19 Corporations (see Winding UP and Reor-Fiduciary and confidential relations, 14-GANIZATION OF CORPORATIONS), 7-830 Action against corporation for damages, 20 Fraud apparent from the intrinsic nature 7-830 Condition of corporation, 14-89 and subject of the bargain, 14-20 Fraud arising from facts and circum-Doctrine in England, 7-830 Doctrine in United States, 7-831 stances of imposition, 14-19 Fraud presumed from circumstances and Equity, 7-830 conditions of the parties, 14-20 Liability of corporation, 7-830 Fraud upon third persons, 14-20 Representation as to power of corpora-Inequitable and unconscientious bargain, tion under its charter, 14-55 Rescission of contract, 7-830 14-20 Mental weakness and unprotected condi-Covenants, see Covenants. tion of party, 14-20 Covin, 8-226 Created by fraud, 8-229 Cloud on title, 6-160, 164 Credit (see infra, Representations as to sol-Composition with creditors (see Composition WITH CREDITORS), 14-147 vency, credit, or standing): Oral and written representations as to Compromise, 14-147 Damages, 14-187 credit of another, 14-114 Duty of disclosure, 14-79 Creditors, see FRAUDULENT SALES AND CON-Concealment, see infra, Failure to disclose VEYANCES. facts and concealment. Criminal, 8-256 Conditions, 6-502 Damage or prejudice (see infra, Acting upon Conduct, see infra, Representations by conrepresentations; Damages), 14-137 Acting from benevolence, 14-143 Action of deceit, 14-137 Acts which the law would have com-Confidence, see infra, Relation of trust or confidence. Confusion of goods, see Confusion of Goods. pelled, 14-142 Consideration (see infra, Inadequacy of General rule, 14-142 price), 14-140 Payment of debt, 14-143 Performance of contract, 14-143 Gross inadequacy proof of fraud, 6-701 General rule, 6-701 Securing debt, 14-143 Instances of gross inadequacy, 6-701 Amount of damage immaterial, 14-140 What constitutes gross inadequacy Benefit to defendant not necessary, see infra, Persons responsible. in respect to creditors, 6-702 Inadequate consideration evidence of fraud, 6-699 Benevolent motives, 14-143 Burden of proof, 14-193 Causal connection between fraud and Advantage taken of person's financial distress, 6-700 damage, 14-144 Age, 6-699 Composition agreements, 14-147 Compromise, 14-147 Confidential relations, 6-701 General rule, 6-699 Consideration, 14-140 Contingent damages, 14-141 Grantor unacquainted with value of thing conveyed, 6-700 Action of deceit, 14-141 Ignorance, 6-699 Future damages inevitable, 14-142 Mental incapacity, 6-699 Generally, 14-141 Suppression of material facts, 6-700 Credit, 14-146 Undue influence, 6-699 Equitable estoppel, 14-139 Parol evidence, 6-776 Exercise of legal right, 14-143 False representations afterwards made Conspiracy, see Conspiracy. Constructive fraud, 7-3; 14-21 good, 14-142 Constructive knowledge of falsity, see infra, Fraud must affect the consideration, Knowledge and intent. 14-140 Constructive trust, see IMPLIED TRUST. Inducing testator to revoke will, 14-143 Contingent damages, see infra, Damage or Legal right, 14-143 prejudice. Loans, 14-146 Contracts (see Interference with Contract Misrepresentations as to solvency of

884

RELATIONS), 7-112

credit, 14-146

Fraud and Deceit.

FRAUD AND DECEIT, cont'd. FRAUD AND DECEIT, cont'd. Damage or prejudice, cont'd. Damages, cont'd. Necessity for actual pecuniary damage, Insurance, 14-186 14-140 Interest, see infra, Interest. Illustrations, 14-141 Issue of false certificate of stock, 14-187 Rescission of contract, 14-140 Loans, 14-186 View that actual pecuniary damage Measure fixed by contract, 8-637 not necessary, 14-140 Offer to make representations good, 14-Necessity for violation of legal right, 178 14-143 Particular transactions, 14-182 Necessity in general, 14-137 Partnership, 14-186 Obtaining compromise, 14-147 Procuring execution of note, 14-187 Others than person complaining, 14-137 Proximate cause, 8-578 Particular transactions, 14-144 Recovery of damages, see infra, Recovery of damages. Pecuniary damage, 14-140 Presumption, 14-193 Remote and proximate damages, 14-179 Preventing collection or securing of debt, Avoidable damages, 14-181 Compensation for improvements, 14-14-147 Preventing performance of contracts, 180 14-147 Damages not contemplated, 14-179 Preventing rescission of contracts, 14-147 Expenditures, 14-179 Preventing sales and contracts, 14-147 Expenses of suits, 14-181 Principal and agent, 14-140 General rule, 14-179 Proximate cause, 14-144 Speculative damages, 14-181 Representations as to solvency or credit, Relief against judgment, 14-139 Remote and proximate cause, 14-144 14-187 Rescission and other relief in equity, Sales of real or personal property, 14-14-139 182 Rescission of contract at law, 14-138 Conveyance or assignment by pur-Sale of commercial paper, 14-146 chaser, 14-186 Defects in title, 14-185 Sale of encumbered property, 14-141, Defects not known to seller, 14-186 142 Difference between value and price Sale of securities, 14-145 Sale or exchange of property, 14-144 paid, 14-182 Difference between actual value and Effect of purchase money being still represented value, 14-182 unpaid, 14-145 Fraud in purchase of property, 14-General rule, 14-144 Getting all that was bargained for, т86 Incumbrances, 14-185 14-144 Representations as to cost, 14-185 Incumbrances, 14-145 Sale of animals with contagious dis-Quantity, 14-145 ease, 14-184 Title to property, 14-145 Sale of note, 14-184 Solvency, 14-146 Sale of property for a particular Sufficiency of damage or prejudice, 14purpose, 14-184 Sale of securities, 14-184 Trusts and trustees, 14-140 Sale of stock in corporation, 14-184 Damages (see infra, Damage or prejudice), When rule as to difference in value 14-177 not applicable, 14-183 After rescission of contract, 14-178 Speculative damages, 14-179, 181 Agreement as to measure of damages, Subscription for stock, 14-187 Debtor and creditor: Compensation for improvements, 14-180 Silence, 14-72

Debtors, see Fraudulent Sales and Con-Composition with creditors, 14-187 Compromise, 14-187 VEYANCES. Contingent damages, see infra, Damage Debts of decedents, 8-1031 or prejudice. Deeds, see Deeds. Determination of value, 14-188 Defenses: Depreciation in value of property, Pleading the fraud as a defense, 14-14-189 Evidence of value, 14-188 Illustrations, 14-164, 165 Illustrations, 14-188, 189 Sealed instruments, 14-166 Market price, 14-188 Undue influence, 13-816 Price paid, 14-188 Definition, 14-19 Time and place, 14-188 Defraud, 9-180 Demand, 14-165 Expenditures, 14-179 Expenses of suits, 14-181 Money paid through fraud or duress, Fraud in obtaining certificate of stock, 9-207 Disclosure, see infra, Failure to disclose facts Fraud tainting the whole contract, 8-584 and concealment. Future damages, 14-141, 142 (Discovery of fraud, 9-472 General rule, 14-177 Ignorance of falsity, 14-178 Divorce, see Divorce.

FRAUD AND DECEIT, cont'd. FRAUD AND DECEIT, cont'd. Exemplary damages, see Exemplary Dam-Effect of fraud on contracts, 14-156 Estoppel by recitals in contract, 14-157 AGÉS. Fraud and mistake distinguished, 14-157 Exemptions from execution, see Exemptions Fraud renders contract voidable, not void, 14-156 (FROM EXECUTION). Expenditures, 14-179 General rule, 14-156 Fact (see infra, Character of representation as one of fact; Questions of law and Ejectment: Recovery of conveyance obtained by fact): Misrepresentation of law and fact disfraud, 10-520 Election, see Equitable Election. tinguished, see infra, False representa-Elections, see Elections. tions as to the law. Equitable election, see Equitable Election. Failure to disclose facts and concealment, 14-Equitable estoppel, see ESTOPPEL. 66 Acting upon representations, 14-113 Equity (see infra, Remedies): Consolidation of courts of law and Action of deceit, 14-66 equity, 14-23 Artifice to prevent inquiry, 14-38 Cancellation, 14-67 Frand as ground for relief in equity, 13-Concealing defective condition of prop-Escape, see Escape. erty, 14-82 Estoppel, see ESTOPPEL. Concealment of facts, 14-82 Evidence, 14-190 Diverting attention and preventing ex-Admissibility of evidence, 14-195 amination or inquiry, 14-82 Character or reputation, 14-196 Conduct showing good faith, 14-Equity, 14-67 Estoppel, see ESTOPPEL. 196 Failure to disclose lien, 14-85 General rule, 14-195 Failure to disclose title to real estate, Great latitude allowed, 14-195 14-84 Other frauds, 14-196 Intention that representation shall de-Frauds committed by third perceive, 14-105 son, 14-197 Mere nondisclosure of facts not gener-General rule, 14–196 ally fraud, 14-66 General scheme or purpose to Misrepresentation of law accompanied defraud, 14-197 by misrepresentation of fact, 14-58 Partial disclosure of facts, 14-83 Other representations to party defrauded, 14-198 Personal property, 14-84 Proof that other representations Promises and statements of intention, were fraudulent, 14-199 14-54 Restriction to cases of con-General rule, 14-54 Illustrations, 14-54 spiracy, 14-198 Restriction to purpose of prov-Recovery of damages, 14-68 ing scienter, 14-198 Rescission, see Rescission, Cancella-Parol evidence, see infra, Parol evi-TION, AND REFORMATION. dence. Rule at law, 14-66 Subsequent conduct, 14-196 Rule in equity, 14-67 Burden of proof, see infra, Presumption Silence when there is a duty to speak, and burden of proof. 14-68 Circumstances consistent with honesty, Circumstances imposing a duty to 14-203 speak, 14-69 Circumstantial evidence, 14-200 Compromises, 14-79 Degree of proof, 14-201 Concealment of knowledge, 14-75 Inadequacy of price, see infra, Inade-Contracts of insurance, 14-79 quacy of price. Contracts of suretyship, 14-79 Knowledgé and intent, 14-201 Denial, 14-75 Mere suspicion not enough, 14-202 Failure to disclose insolvency, 14-80 Motive, 14-203 General rule, 14-68 Number of witnesses, 14-204 Guaranty, 14-79 Parol evidence, see infra, Parol evi-Inquity, 14-75 Insolvency, 14-80 Preponderance of evidence, 14-201 Leases of real property, 14-77 Presumption, see infra, Presumption and Mental incapacity of party, 14-76 burden of proof. Negotiation of commercial paper, Proof of circumstances indicating fraud, 14-78 see infra. Presumption and burden of Particular transaction, 14-76 proof. Relation of trust or confidence, see infra, Relation of trust or confi-Reasonable doubt, 14-201 Sufficiency of evidence, 14-200 dence. Value, 14-188
Exchange of property, see Exchange of Relief in equity, 14-68 Rescission, 14-68 PROPERTY. Sales of personal property, 14-77 Executors and administrators (see Executors Sales of real property, 14-76

AND ADMINISTRATORS), 14-154

Sales of stock, 14-78

--

FRAUD AND DECEIT, cont'd.

Failure to disclose facts and concealment, cont'd.

Silence when there is a duty to speak. cont'd.

> Stock subscription, 14-78 Suggestion of doubt, 14-76 Suretyship, 14-79

Statements as to solvency and credit of another, 14-84

Statements of opinion and prediction,

14-38

False assumption of knowledge, see infra, Knowledge and intent. False personation, see False Personation.

False pretenses (see FALSE PRETENSES AND CHEATS):

Damage, see infra, Damage or prejudice. Prejudice, see infra, Damage or prejudice.

False representations, 14-23

Acting upon representations, see infra, Acting upon representations.

Action of deceit, 14-23

Character of representation as one of fact, 14-33

Damage or prejudice, see infra, Damage or prejudice.

Damages, see infra, Damages.

Effect, 14-156

Effect in equity, 14-172

Estoppel, see ESTOPPEL.

Evidence, see infra, Evidence.

Failure to disclose facts, and conceal-ment, see infra, Failure to disclose facts, and concealment.

False representations as to the law, see infra, False representations as to the

Falsity of representations, see infra, Falsity of representations.

Generally, 14-23

Knowledge and intent, see infra, Knowledge and intent.

Materiality of representations, see infra, Materiality of representations.

Necessity for writing, see infra, Necessity for writing.

Oral representations in connection with written contracts, 14-29

Personal property, 14-24

Persons entitled to relief or redress, see infra. Persons entitled to relief or redress.

Persons responsible, see infra, Persons responsible.

Promises and statements of intention, see infra, Promises and statements of intention.

Questions of law and fact, see infra, Questions of law and fact.

Real property, 14-24

Remedies, 14-156

Remedies in equity, see infra, Remedies. Remedy at law, see infra, Adequate remedy at law.

Representations as to solvency, credit, or standing, see infra, Representations as to solvency, credit, or standing.

Representations by agent, 14-29 Representations by conduct, see infra,

Representations by conduct.

FRAUD AND DECEIT, cont'd.

False representations, cont'd.

Representations in relation to personal property, 14-24

Representations in relation to real property, 14-24

Rescission, see Rescission, Cancella-TION, AND REFORMATION.

Rescission of contract at law, see RE-SCISSION, CANCELLATION, AND REFOR-MATION.

Right to rely on representations, see infra, Right to rely on representations.

Statements of opinion and prediction, see infra, Statements of opinion and prediction.

Subject-matter of the representation, 14-

Title to real property, 14-24.

False representations as to the law, 14-54

Equity, 14-57 Extent of liability of subscriber for stock of corporation, 14-55

General rule, 14-54 Ignorance, 14-57

Illustrations, 14-55

Power of corporation under its charter, 14-55

Reason of the rule, 14-55

Relation of trust or confidence, 14-57

Relief in equity, 14-57

Representations as to legal effect of instruments, 14-56

Representations of law and fact distinguished, 15-58

Foreign laws, 14-58

In general, 14-58

Misrepresentation of law accompanied by misrepresentation of fact or concealment, 14-58 Private acts, 14-59

Falsity of representations, 14-63

Acting upon representations, see infra, Acting upon representations.

Burden of proof, 14-192

General rule, 14-63

Interpretation of representations, 14-64 Presumptions, 14-193

Question of law and fact, 14-206

Representations capable of two meanings, 14-64

Representations must be false, 14-63 Representations partly false, 14-64

Representations rendered false by subsequent events, 14-65

Representations rendered true by subsequent events, 14-66

Statements accompanied by misleading conduct, 14-65

Statements conveying a false impression, 14–65

Subsequent evidence, 14-65, 66

True representations supposed to be false, 14-63

Fidelity and guaranty insurance, see FIDEL-ITY AND GUARANTY INSURANCE.

Fiduciary, see infra, Relation of trust or con-

Fiduciary and confidential relations, 14-20 Fire insurance, see FIRE INSURANCE. Foreclosure of mortgages, 13-817

Fraud as a defense, 13-816

FRAUD AND DECEIT, cont'd. FRAUD AND DECEIT, cont'd. Joint tenants and tenants in common: Foreign judgments, see Foreign Judgments. Foreign laws: Duty to disclose material facts, 14-71 False representations, 14-58 Judge: Forgery, see Forgery. Liability of judge, 17-726 Forgotten information, 14-110 Judgments and decrees (see JUDGMENTS AND Forthcoming and delivery bonds, 13-1152, DECREES): Collateral attack, 17-848 1154 Fraud at law, 14-21 Vacating entry of satisfaction, 17-872 Iudicial sales, 17–996 As ground for an action of deceit, 14-21 As ground for rescission of contract, 14-Fraud on part of purchaser, 17-1018 Presumption of fraud from inadequacy 22 Frauds, statute of, see Statute of Frauds. of price, 17-1002 Future damages, 14-141, 142
Future events, see infra, Statements of opin-Promises and statements of intention, 14-50 ion and prediction. Jurisdiction in equity, see infra, Remedies. Future profits or benefits, 14-40 Kidnapping, see Kidnapping. Gambling contracts, see GAMBLING CON-Knowledge and intent, 14-85 Action of deceit, 14-86 Acting as agent without authority, Guarantee, see infra, Representations as to solvency, credit, or standing. 14-90 Guaranty, 14-1166 Deceit and breach of warranty dis-Disclosure, 14-79 tinguished, 14-87 Reliance in part on guaranty, 14-114 General rule, 14-86 Reliance upon guaranty, 14-109 Knowledge that representation is Guardian ad litem, see GUARDIAN AD LITEM. false, 14-86 Representations as to solvency, Homestead, see Homestead. Husband and wife, see Husband and Wife. credit, or standing, 14-89 Ignorance, see infra, Acting upon representa-Sales of personal property, 14-88 Sales of real property, 14-88 tions; Knowledge and intent; Right to rely View that knowledge of falsity is on representations. not necessary, 14-90 Illegal contracts, see ILLEGAL CONTRACTS. Agency (see AGENCY), 14-102 Burden of proof, 14-102 Implied contracts, see IMPLIED CONTRACTS. Implied representations in law, 14-31 Implied trust, see IMPLIED TRUST. Circumstantial evidence, 14-201 Implied warranty, 14-86 Constructive knowledge of falsity, 14-95 Impossible representations, 14-119 Circumstances imposing duty to Imprisonment for debt, see Imprisonment know the facts, 14-95 FOR DEBT AND IN CIVIL ACTIONS. Facts putting one on inquiry, 14-96 Improvements: False assumption of knowledge, Damages, 14-180 Inadequacy of price (see *infra*, Considera-14-99 General rule, 14-95 Reckless statements, 14-97 tion), 14-193, 204 Inadequate remedy, see infra, Adequate rem-Representations by officers of coredy at law. porations, 14-96 Statements for fraudulent purposes, Income: Right to rely on representations, 14-126 14-96 Incumbrances, 14-145 Exceptions to general rule, 14-86 Damages, 14-185 Facts equally within the means of knowl-Right to rely on representations, 14edge of both parties, 14-72 Facts peculiarly within party's knowledge or means of knowledge, 14-120 130 Sale of encumbered property, 14-141, Facts peculiarly within the knowledge Statements as to incumbrances, 14-46 of one party, 14-72 Indefinite representations, 14-119 False assumption of knowledge, 14-99 Indirect representations, see infra, Persons Affirmation of knowledge, 14-99 entitled to relief or redress. Belief that representation is true, Inducements, see infro, Acting upon repre-14-101 sentations. Positive statements as to one's own Infants, see Infants. knowledge, 14-99 Injunctions, 16-367 Statements must imply knowledge, Insolvency, see Insolvency and Bank-14-100 RUPTCY; see infra, Representations as to False representations, 14-85 solvency, credit, or standing. False warranty, 14-101 Intention (see infra, Knowledge and intent): Forgetfulness of facts, 14-101 Promises and statements of intention, Fraudulent intention necessary, 14-85 see infra, Promises and statements of General rule, 14-85 intention. Information received from others, 14-102 Interest (see Interest), 14-189 Intention that representation shall de-Money obtained by frand, 14-190 ceive, 14-102 Recovery of interest, 14-189 Acting as agent without authority, Interpretation of representations, 14-64 14-105 Volume XXXI. 888

FRAUD AND DECEIT, cont'd.

Knowledge and intent, cont'd.

Intention that representation shall deceive, cont'd.

Dishonesty of motive or intention,

Expectation of benefit, 14-104 Explanation of meaning, 14-105

Failure to disclose facts and concealment, 14-105

General rule, 14-102 Ignorance of fact, 14-106

Intention that representation should be acted upon by person complaining, 14-103

Knowledge without fraudulent intent, 14-106

Presumption from intentional nondisclosure, 14-106

Presumption of intent from knowledge, 14-103

Reason to believe falsity, 14-104 Representations as to solvency and

credit, 14-103 Representations calculated to deceive, 14-103

Knowledge afterwards acquired, 14-102 Knowledge of the other's ignorance,

Knowledge that representation is false, 14-86, 93

Abatement of price, 14-95

Acting upon representations, see infra, Acting upon representations.

Action of deceit, 14-86

Circumstances imposing duty to know the facts, 14-95

Constructive knowledge of falsity, 14-95

Defense in suit for specific performance, 14-95

Equity, 14-93

Facts putting one on inquiry, 14-96

False assumption of knowledge, 14-00

Reckless statements, 14-97

Representations by officers of corporations, 14-96

Rescission of contract at law, 14-

Rule in equity, 14-93

Statements for a fraudulent purpose, 14-96

Partner, 14-102

Presumptions, 14-192

Promises and statements of intention, see infra, Promises and statements of intention.

Questions of law and fact, 14-207 Reasons, 14-85

Relation of trust or confidence, see infra, Relation of trust or confidence.

Representations by agents, 14-102

Representations by partner, 14-102 Representations on information received

from others, 14-102

Specific performance, 14-95

Statements of intention, see infra, Promises and statements of intention.

Subsequent knowledge, 14-102

FRAUD AND DECEIT, cont'd.

Knowledge and intent, cont'd.

View that knowledge of falsity is not necessary, 14-90

Knowledge of facts by party to be estopped, see Estoppel.

Knowledge of facts by person setting up estoppel, see Estoppel.

Labels:

Falsely labeled goods, 14-151

Laches, see LACHES.

Landlord and tenant, see Landlord and Ten-

Larceny, 18-469

Illustrations, 18-470, 471

Incomplete transaction, 18-470

Possession obtained by fraud, 18-470

Law (see infra, Fraud at law):

False representations as to the law, see infra, False representations as to the

Representations implied in law, 14-31

Leases, see Landloro and Tenant.

Legal fraud, 14-21

Letter of recommendation (see infra, Representations as to solvency, credit, or standing), 14-149, 150

Libel and slander:

Charge of, 18-957

Charge of endeavor to defraud, 18-925 Imputing commission of fraud, 18-924

Liens:

Improvements and repairs, 19-21 One fraudulently preventing discharge of lien cannot assert it, 19-34

Life insurance:

Assignment, 19-89

Limitation of actions, see LIMITATION OF ACTIONS.

Lis pendens, see Notice of Pendency and LIS PENDENS.

Loans, 18-482 Damages, 14-186

Location:

Right to rely on representations, 14-130

Main cause, 14-115

Marine insurance, see Marine Insurance.

Market price, 14-188

Marriage, see MARRIAGE.

Marriage settlements, see Marriage Settle-MENTS.

Master and servant:

Liability of master for fraud of servant, 20-174

Release from liability obtained by fraud or misrepresentation, 20-157

Materiality of representations, 14-59

Burden of proof, 14-192

Collateral matters, 14-61

Fact that representations were acted upon not conclusive, 14-62

General rule, 14-59

Illustrations, 14-60

Presumptions, 14-193

Questions of law and fact, 14-207

Representations affecting probability of performance of contract, 14-62

Representations affecting subject-matter of contract, 14-60

Representations must relate to material fact, 14-59

FRAUD AND DECEIT, cont'd. FRAUD AND DECEIT, cont'd. Parol evidence, cont'd. Materiality of representations, cont'd. Recitals in contract, 14-200 Representations need not relate directly Sealed instrument, 14-199 to subject-matter, 14-62 Stotute of frauds, see STATUTE OF Représentations not operating as an in-FRAUDS. ducement, 14-61 Sales of personal property, 14-61 Written contract, 14-199 Parties, see infra, Persons entitled to relief Sales of real or personal property, 14-60 or redress; Persons responsible. Sales of real property, 14-61 Subject-matter, 14-62 Partition see PARTITION. Trivial misrepresentations, 14-61 Partnership, see Partnership. What representations are material, 14-Patents: Statements as to patents and patented Mechanics' liens, see MECHANICS' LIENS. articles, 14-42 Payment, see PAYMENT. Mental incapacity: Duty of disclosure, 14-76 Pecuniary damage, see infra, Damage or prejudice. Mental weakness, 14-20 Personal property: Mercantile agencies: False representation in relation to per-Statements made to mercantile agencies, sonal property, 14-24
Persons entitled to relief or redress, 14-148 14-151 Misrepresentation (see infra, False representations): Fraud is personal, 14-148 Estoppel, see ESTOPPEL. General representations to the public or Mistake, 20-816 to a class, 14-150 Fraud and mistake distinguished, 14-157 General rule, 14-148 Knowledge and intent, 14-86 Letter of recommendation, 14-149 Representations made indirectly, 14-149 Reliance upon representations of other party, 20-832 Advertisements of auction sales, Mortgages: 14-152 Assumption of mortgage, 20-1002 False assumption of authority to ac-Extinguishment of mortgage, 20-1072, cept bill, 14-151 Falsely labeled goods, 14-151 1073 Purchase by mortgagee of mortgagor's False recitals in securities, 14-151 interest, 20-1013 General rule, 14-149 Municipal corporations, see MUNICIPAL COR-Knowledge that representation is being acted on, 14-149 PORATIONS. Municipal securities, see MUNICIPAL SECUR-Letters of recommendation, 14-150 ITIES. Letters to the public generally, Necessity for writing, 14-31 14-150 Actual fraud, 14-33 Representations made to agents, General rule, 14-31 Promise to answer for debt, default, or Representations need not be made miscarriage of another, 14-32 directly to person complaining, Representations as to credit, 14-32 14-140 Representations as to credit of third per-Sale of property to be used by third sons, 14-32 person, 14-150 Representations both oral and written, Statements by promoters or officers of a corporation, 14-151 Statements as to extrinsic facts, 14-33 Statements made to mercantile agen-Statute of frauds, 14-32 cies, 14-151 Negligence (see infra, Knowledge and intent; Time tables issued by railroad com-Right to rely on representations), 14-21; panies, 14-152 21-478 Representations not intended to be acted Nominal damages, 14-189 on by persons complaining, 14-148 Nondisclosure, see infra, Failure to disclose Representations to agents, 14-149 facts and concealment. Persons responsible, 14-152 Notice of pendency and lis pendens, see Benefit to defendant not necessary, NOTICE OF PENDENCY AND LIS PENDENS. 14-153 Officers and agents of private conporations, Executors and administrators, see Officers and Agents of Private Cor-14-154 PORATIONS. General rule, 14-153 Omission to assert right, see Estoppel. Illustrations, 14-153, 154 Opinion, see infra, Statements of opinion and Liability to agents, 14-153 prediction. Officer of corporation, 14-154 Options, 21-927 Public officers, 14-154 Ordinances, 21-977 Representations as to another's sol-Other frouds, see infra, Evidence. Parol evidence, 14-199 venoy or credit, 14-153 Sales of personal property, 14-153 Contract under seal, 14-199 Sales of real property, 14-153 General rule, 14-199 Trustees, 14-154 Oral representations in connection with Frand of third persons, 14-154 written contracts, 14-29 Acceptance of benefits, 14-156

```
FRAUD AND DECEIT, cont'd.
                                                    FRAUD AND DECEIT, cont'd.
  Persons responsible, cont'd.
                                                       Profits:
                                                           Right to rely on representations, 14-126
      Fraud of third persons, cont'd.
           Agency, 14-156
                                                       Promises and Statements of intention, 14-47
           Avoidance of contracts and convey-
                                                           Constituetive trust, 14-49
             ances, 14-154
                                                           Device to accomplish fraud, 14-50
                                                           Equity, 14-49
Estoppel in pais, 14-50
           Co-conspirators, 14-155
           Contracts of suretyship, 14-154
           Estoppel, 14-154
                                                           Exceptions in equity, 14-49
                                                           General fule, 14-47
           Géneral rule, 14-154
           Mortgages, 14-155
Participation in another's fraud,
                                                           Illustrations, 14-48, 49
                                                           Intention not to perform promise, 14-51
              14-155
                                                                Cases holding that a promise is not
           Representation by person referred to
                                                                  fraud because of intention not to
              for information, 14-156
                                                                  perform, 14-53
                                                                Express statutory provision, 14-53
           Sale of goods, 14-155
                                                                General rule, 14-51
            Sales and conveyances of land,
              14-155
                                                                Illustrations, 14-52
       General rule, 14-152
Patticipation in another's fraud, 14-155
                                                                Intention not to pay for goods pur-
                                                                  chased, 14-51
                                                                Intention not to perform other
   Physicians and surgeons:
       Duty to disclose material fact, 14-70
                                                                  promisés, 14-52
   Police power, 22-934
Postal laws, see Postal Laws.
                                                            Promise accompanied by false repre-
                                                                  sentation or concealment, 14-54
   Powers, see Powers.
                                                                General rule, 14-54
                                                                Illustrations, 14-54
   Prediction, see infra, Statements of opinion
     and prediction.
                                                           Purchase at judicial sale, 14-50
                                                           Relation of trust or confidence, 14-50
   Predominant cause, 14-115
                                                       Promoters, see PROMOTERS.
   Prejudice, see infra, Damage or prejudice.
   Preponderance of evidence, 14-201
Presumption and burden of proof, 14-190
All elements of fraud must be shown,
                                                       Proof of other crimes, 23-251
                                                       Proximate and remote cause, 8-578; 14-144
                                                       Proximate damages, see infra, Damages.
Public lands, see State AND Public Lands.
                                                       Public officers, see Public Officers.
       Damage or prejudice, 14-193
       Falsity of representations, 14-192
                                                       Puffing, 14-118
                                                       Purchasers for value and without notice, see
       Frand presumed from circumstances and
         conditions of the parties, 14-20
                                                         PURCHASERS FOR VALUE AND WITHOUT
                                                         Notice.
       General rule, 14-190
       Knowledge and intenf, 14-192
Knowledge of falsity, 14-111
                                                       Quality (see infra, Statements of opinion
                                                              and předictlon):
       Materiality of representations, 14-192
                                                            Right to rely on representations, 14-128
                                                       Quantity (see infra, Statements of opinion
       Particular elements of frand, 14-191
       Presumption from independent examina-
                                                              and prediction):
         tion or investigation, 14-193
                                                            Right to rely on representations, 14-131
       Presumption of intent from knowledge,
                                                       Questions of law and fact, 14-205
                                                           Fact of représentation or concealment,
         14-103
                                                              14-206
       Proof of circumstances indicating fraud,
                                                           Falsity of representation, 14-206
            Confidential relations, 14-194
                                                            General Fule, 14-205
            Deficiency in quantity, 14-194
                                                           Knowledge and intent, 14-207
            Failure to explain, 14-194
                                                            Materiality of representations, 14-207
                                                           Opinions of fact, 14-206
           Fiduciary relations, 14-194
            General rule, 14-193
                                                            Particular elements of fraud, 14-206
           Inadequacy of price or other in-
                                                            Reliance upon representation, 14-207
                                                            Right to rely on representation, 14-207
             equality, 14-193
                                                           Statements of opinion and prediction,
            Motive, 14-194
            Unusual provisions in contract, 14-
                                                              14-206
                                                            When facts undisputed, fraud is a ques-
              193
                                                              tion of law for the court, 14-206
       Proof of facts from which fraud is pre-
sumed, 14-191
                                                            Whether statement is of opinion or of
       Ratification of contract, 14-193
                                                              fáct, 14-35
                                                       Railroads, see RAILROADS.
Rape, see RAPE.
       Reliance upon representations, 14-192
       Shifting of burden of proof as to falsity,
                                                       Ratification, 7-144
         14-192
                                                           Burden of proof, 14-193
   Presumption from intentional nondisclosure,
                                                       Real property:
   Pretenses, see False Pretenses and Cheats.
                                                           False representation in relation to real
                                                             property, 14-24
   Price (see infra, Inadequacy of price):
                                                       Reasonable doubt, 14-201
       Right to rely on representations, 14-127
                                                       Receipts, 23-984
   Privileged communications, 23-78, 97
                                                       Receivers of railroads, see RECEIVERS OF
  Probate and letters of administration, 23-
                                                         RAILROADS.
    136, 140
```

13

Recovery of damages (see infra, Damages), Affirmance of contract as a waiver of Effect of promise by party defrauding, Intention to waive right to recover dam-Performance of contract after discovery Recoupment or counterclaim in action Representations relating to real prop-Rescission as a waiver of the right to Retention of property or other considera-Waiver of right to recover damages, 14-False representations as to the law, Promises and statements of intention, Relation raises presumption of fraud, Right to rely on representations, 14-122 General rule, 14-122 Known trust and confidence actually reposed, 14-123 Silence, 14-69 Attorney and client, 14-70 Change of circumstances, 14-75 Changing state of affairs, 14-75 Confidence actually reposed, 14-72 Correction of misapprehension, 14-74 Dealings between strangers, 14-72 Debtor and creditor, 14-72 Facts equally within the means of knowledge of both parties, 14-72 Facts peculiarly within the knowledge of one party, 14-72 Failure to disclose change of circumstances, 14-75 Fraud by changing state of affairs, 14-75

Silence, cant'd. General rule, 14-69 Guardian and ward, 14-72 Husband and wife, 14-71 Knowledge of the other's ignorance, Parent and child, 14-72 Particular relations, 14-70 Partners, 14-70 Persons contracting to marry, 14-71 Physician and patient, 14-70 Priest and parishioner, 14-70 Principal and agent, 14-70 Representations as to solvency. 14-75 Silence causing misapprehension, 14-74 Statement or conduct causing misapprehension, 14-74 Subsequent discovery that statements were false, 14-75 Tenants in common, 14-71 Trustee and cestui que trust, 14-70 Special knowledge of value and relation of confidence, 14-43 Statements of opinion and prediction, 14-38 Release and discharge, 24-308, 314, 317 Relying on representations, see infra, Acting upon representations; Right to rely on representations. Remedies, 14-158 Adequate remedy at law, see infra, Adequate remedy at law. Equity: Accounting, suit for, 14-176 Cancellation, see Rescission, Cancellation, and Reformation.
Constructive trusts, 14-176 Equitable liens, 14-176 Exclusive jurisdiction in equity, 14-Fraud in connection with wills, 14-176 In general, 14-172 Particular remedies in equity, 14-174 Reformation, see Rescission, Can-CELLATION, AND REFORMATION. Relief against judgment or decree, 14-176 Rescission, see Rescission, Can-CELLATION, AND REFORMATION. Specific performance, see Specific PERFORMANCE. Equity jurisdiction, 14-172 General equity jurisdiction in cases of frand, 14-172 Pleading fraud as a defense, see infra, Defenses. Recovery of damages, see infra, Recovery of damages. Recovery of what was parted with, see

FRAUD AND DECEIT, cont'd.

Relation of trust or confidence, cont'd.

infra, Recovery of what was parted

Rescission, see Rescission, Cancella-

Remedy at law, see infra, Adequate remedy

TION, AND REFORMATION.

with.

at law.

FRAUD AND DECEIT, cont'd. Reorganization of corporations, see Wind-ing Up and Reorganization of Corpora-TIONS. Replevin, see Replevin. Representations (see infra, False representations): Estoppel, see ESTOPPEL. Representations as to solvency, credit, or standing, 14-25, 46, 81 Acting upon representations, 14-109, 110 Action of deceit, 14-28, 89 Benefit to defendant not necessary, 14-Change of circumstances, 14-75 Condition of corporation, 14-27, 89 Credit extending over some time and involving more than a single transaction, 14-26 Damage or prejudice, 14-146 Failure to disclose insolvency, see In-SOLVENCY AND BANKRUPTCY. False representation as to one's own credit or standing, 14-28 Insolvency of bank, 14-27 Intention that representation shall deceive, 14-103 Interpretation of representations, 14-64 Knowledge of falsity, 14-92 Knowledge or belief that representation is false, 14-110 Knowledge that representation is false, Letter of representation, 14-149 Opinion and prediction, 14-46 Oral and written, 14-114 Partial disclosure of facts, 14-83 Principal and agent, 14-27 Reckless statements, 14-98 Reliance on representations, 14-109, 110 Representation as to another's credit or standing, 14-25, 109 Representations as to credit or standing of another may be mere expression of opinion, 14-46 Representations by a person as to his own financial condition, 14-109 Representations not intended to be acted on by party complaining, 14-149 Representations to mercantile agencies, Representation that note is good, 14-28 Representation that one is insolvent, 14-26 Right to rely on representations, 14-133 As to one's own solvency or credit, 14-133 As to solvency or credit of another, 14-133 Sales of commercial paper, 14-146 Solvency of bank, 14-89 Statement of amount for which person recommended is good, 13-26 Statute of frauds, 14-32 Representations by conduct, 14-30 Drawing checks without funds, 14-30 General rule, 14-30 Giving property sold a false appearance, 14-30 Illustrations, 14-30 Illustrations of representations implied

in law, 14-31

FRAUD AND DECEIT, cont'd. Representations by conduct, cont'd. Implied representations by acting as agent, 14-31 Implied representations in marrying, 14-Representations implied in law, 14-31 Statements accompanied by misleading conduct, 14-65 Reputation, 14–196 Rescission, see Rescission, Cancellation, AND REFORMATION. Right to rely on representations, 14-115 Absurd representations, 14-119 Artifice to prevent inquiry or knowledge, 14-123 Boundaries, 14-130 Collusion, 14-124 Commendatory expressions, 14-118 Estoppel by false representations, 14-117 Express provision for verification, 14-118 Facts peculiarly within party's knowledge or means of knowledge, 14-120 Custom to make examination, 14-Employment of another to make an examination, 14-121 General rule, 14-120 Opportunity to ascertain truth, 14-Failure to examine records, 14-132 General rule, 14-115 Ignorance and misrepresentation as to contents of instrument, 14-134 Artifice to prevent reading, 14-136 Ignorance without representation, 14-134 Misreading instrument, 14-136 Misrepresentation as to contents, 14-135 Misrepresentation as to legal effect of instrument, 14-136 Negotiable instruments, 14-137 Persons in weak mental and physical condition, 14-137 Substitution of instruments, 14-137 Writing contract over signature on blank paper, 14-137 Impossible representations, 14-119 Incumbrances, 14-130 Indefinite representations, 14-119 Inquiry not necessary if representation is positive, 14-122 Location, 14-130 Negligence in relying on representation, 14-115 Ordinary prudence and diligence, 14-119 Particular representations, 14-124 Positive representations, 14-122 Puffing, 14-118 Qualified representations, 14-117 Quality, 14-128 Quantity, 14–131 Questions of law and fact, 14–207 Reasons for doctrine, 14-117 Records, failure to examine, 14-132 Records of private corporations, 14-133 Relation of trust or confidence, 14-122 General rule, 14-122 Known trust and confidence actually reposed, 14-123 Volume XXXI,

FRAUD AND DECEIT, cont'd.

FRAUD AND DECEIT, cont'd. Right to rely on representations, cont'd. Relation of trust or confidence, cont'd. Particular relations, 14-122 Partners, 14-122 Principal and agent, 14-122 Representations as to boundaries, 14-130 Representations as to condition of property, 14-128 Representations as to incumbrances, 14-130 Representations as to location, 14-130 Representations as to offers made, 14-Representations as to price paid, 14-127 Representations as to property situated at a distance, 14-129 Representations as to quality, 14-128 Representations as to quantity, 14-131 Representations as to solvency or credit, 14-133 Representations as to the meaning of words, 14-134 Representations as to title, 14-130 Representations by third persons, 14-124 Representations on information received from others, 14-118 Statement as to profits, 14-126 Statements as to rental, income, or profits, 14-126 Statements of opinion and of law, 14-124 Third persons, 14-124 Title, 14-130 Vague representations, 14-119 Value, 14-124 Artifice to prevent inquiry or examination, 14-126 Market price, 14-125 Misrepresentations as to value, 14-Property situated at a distance, 14-Relation of trust and confidence, 14-125 Representations as to facts affecting value, 14-126 Representations of third persons, 14-Value peculiarly within knowledge of party making representation, 14-125 Words of caution, 14-117 Sales (see Fraudulent Sales and Convey-ANCES): Preventing sales, 14-147 Representations implied in law, 14-31 Salvage, 24-1203
Savings banks, see Savings Banks. Sealed instruments, 14-166 Separate property of married women, see SEPARATE PROPERTY OF MARRIED WOMEN. Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sheriffs' sales, see Sheriffs' Sales. Ships and shipping, 25-873 Silence (see *infra*, Failure to disclose facts and concealment; Relation of trust or confidence): Estoppel, see ESTOPPEL. Solvency, see infra, Representations as to solvency, credit, or standing.

Specific performance, see Specific Perform-Speculative damages, 14-179, 181 Statements as to amount, 14-45 Statements as to credit or standing, see infra, Representations as to solvency, etc. Statements of opinion and prediction, rr-425; 14-34 Action of deceit does not lie for expression of opinion or belief, 14-34 Artifice to prevent inquiry, 14-38 Boundaries, 14-45 Concealment of facts, 14-38 Contract not voidable at law for expression of opinion or belief, 14-34 Equity, 14-35 Expression of opinion not fraud in equity, 14-35 Extrinsic facts, 14-37 False representations as to extrinsic facts, 14-37 False statements of opinion, 14-36 False warranty, 14-39 Future location of railroad or depot, Future profits and benefits, 14-40 General rule, 14-34, 39 Incumbrances, 14-46 Law, 14-34 Opinions as to matters inconvenient to investigate, 14-39 Particular statements, 14-41 Patent rights, 14-42 Personal property, 14-44 Persons occupying relation of trust or confidence, 14-38 Prediction, 14-39 Prediction involving a representation of fact, 14-41 Prediction of statements as to future events, 14-39 Prospective values, 14-40 Quality, 14-43 Quantity, 14-43 Question for jury, see infra, Questions of law and fact. Real property, 14-45 Relation of confidence, 14-43 Right to rely on representations as to value, 14-124 Sale of judgment, 14-47 Sale of note, 14-47 Statements as to boundaries and acreage, 14-45 Statements as to credit or standing, Statements as to extrinsic facts, 14-37 Statements as to location, 14-46 Statements as to one's own credit, 14-47 Statements as to quality, 14-45 Statements as to quality or quantity, Statements as to value not amounting to fraud, 14-41 Statements in positive language, 14-36 Statements of fact, 14-44 Statement of fact susceptible of knowledge, 14-36 Statements of value amounting to representations of fact, 14-42

FRAUD AND DECEIT, cont'd.

Statements of opinion and prediction, cont'd. Statements that may be either expression of opinion or statement of fact, 14-35

Title, 14-46

To induce subscriptions, 14-40

Value, 14-124

Value known only to experts, 14-43 Whether statement is of opinion or of

fact, 14-35

Statute of frauds, see STATUTE OF FRAUDS. Statutes, see infra, False representations as to the law.

Stock and stockholders, see STOCK AND STOCK-HOLDERS.

Subject-matter of representation, 14-23 Sundays and holidays, see SUNDAYS AND HOLI-

Suretyship, see Suretyship.

Survival of actions, 8-1031

Taxation, see Taxation.

Telegraphs and telephones, see Telegraphs AND TELEPHONES.

Third persons (see infra, Persons responsible):

Dealings between strangers, 14-72 Fraud upon third persons, 14-20

Right to rely on representations of third persons, 14-124

Sale of property to be used by third person, 14-150

Tickets and fares, see TICKETS AND FARES. Timetables, 14-152

Title, ownership, and possession: False representations as to title to real

property, 14-24

False representations in relation to real property, 14-24

Right to rely on representations, 14-130 Statements as to title, 14-46

Trademarks, trade names, and unfair competition, see Trademarks, Trade Names, and UNFAIR COMPETITION.

Trespass, 14-165

Trespass on the case, see TRESPASS ON THE CASE.

Trespass to try title, see Trespass to Try TITLE.

Trivial misrepresentations, 14-61

Trover, 14–165

Trusts and trustees (see IMPLIED TRUSTS; TRUSTS AND TRUSTEES; see infra, Relation of trust or confidence), 14-154

Undue influence (see Undue Influence), 14-20

Usages and customs, 29-417

Vague representations, 14-119

Value (see infra, Statements of opinion and prediction):

Determination of value, 14-188

Right to rely on representations as to value, 14-124

Vendor and purchaser, see VENDOR AND PUR-CHASER.

Vendor's lien, see VENDOR'S LIEN.

Void and voidable, 14-157; 29-1071 Warrants of attorney, 30-123

Warranty (see WARRANTY):

Deceit and breach of warranty distinguished, 14-87

Wills, see WILLS.

FRAUD AND DECEIT, cont'd.

Winding up and reorganization of corporations, see WINDING UP AND REORGANIZA-TION OF CORPORATIONS.

Working contracts, 30-1212, 1244, 1247, 1272 Writing, see infra, Necessity for writing.

FRAUDS, STATUTE OF, see STATUTE OF FRAUDS.

FRAUDULENT - FRAUDULENTLY, 14-208

Fraudulently and feloniously, 14-208

FRAUDULENT CONVEYANCES, Fraudulent Sales and Conveyances.

FRAUDULENT MISREPRESENTATION, see FRAUD AND DECEIT.

FRAUDULENT OR DORMANT EXECU-TIONS, 11-694, 696

FRAUDULENT PREFERENCES, see As-SIGNMENTS FOR BENEFIT OF CREDITORS; FRAUDULENT SALES AND CONVEYANCES; IN-SOLVENCY AND BANKRUPTCY.

FRAUDULENT SALES AND CONVEY-ANCES, 14-210

See Assignments for the Benefit of Cred-ITORS.

Absconding debtor:

Necessity of judgment as prerequisite to equitable jurisdiction, 14-318

Accomplishment of the fraudulent purpose, 14-272

General rule, 14-272 Retention of property, 14-272

Actions, see infra, Creditors' bills and actions in the nature of creditors' bills.

Actions against the fraudulent grantee, 14-35 I

Assumpsit, 14-351

Trespass on the case, 14-351

Actual change of possession, 1-601

Actual delivery, see infra, Change of posses-

Adequacy of consideration, see infra, Inadequacy of consideration. Admissions, 1-689

Advancements, 1-782

Advances, see infra, Future advances.

Agency:

Retention of possession as agent of vendee, 14-368

Alimony, 2-134

Claim for alimony within protection of statute, 14-252

Assignments for the benefit of creditors after arrest, 14-389

Assignments for the benefit of creditors (see ASSIGNMENTS FOR THE BENEFIT OF CREDITORS), 14-384 Abandonment of fraudulent assignment

or provision, 14-455

Accounts, 14-404

Acts before, about time of, or after assignment, 14-450

Acts before and after assignment, 14-

Acts before, about time of, or after assignment, 14-450

Concealment of property, 14-451 Continuance of business by assignor, 14-452

Fraud must be in making the assignment, 14-450

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Assignments for the benefit of creditors, con.
      Acts before and after assignment, cont'd.
           Proposal of composition, 14-451
           Removal of property, 14-451
           Violation of trust by assignee, 14-
             453
           Withdrawal or conveyance of prop-
             erty, 14-451
           Withholding assignment from rec-
             ord, 14-453
           Withholding property, 14-451
      Alteration, 14-453
      Arrest, assignment after, 14-389
      Assent of creditors to fraudulent assign-
        ment not presumed, 14-454
      Assignee, 14-396
      Attachment, 3-129
      Attorney, designation of, 14-403
      Attorney, payment of, 14-403 Badge of fraud:
      Omission of schedule, 14-400
Burden of proof, 14-459
      Cash sales, 14-408
      Choses in action, 14-413
      Common law, 14-384
      Compromise, 14-413
      Concealment of property, 14-451
      Conclusive presumption of fraudulent in-
      tent, 14-401
Consent of creditors, 14-390
      Consideration, 14-386
      Construction of assignment, 14-458
      Continuance of business by assignor, 14-
      435, 436, 452
Credit sales, 14-408, 409
      Cure of fraud by subsequent events, 14-
      Definition, 14-384
      Delay of sale, 14-406
      Description and schedule of property,
            14-398
          Badge of fraud, 14-398, 400
          Defective schedule, 14-400
          Mistakes, 14-399
          Necessity of description, 14-398
Omission of schedule, 14-399
          Specification in detail, 14-398
          Value of property, 14-400
      Discretion of assignee, 14-404
      Distribution of assets, 14-414
          Agreement with creditors, 14-430
          Among creditors, 14-417
          Arbitration, 14-430
          Assent of creditors, 14-429
          Assignments by partners, 14-424
              Appropriation of
                                    individual
                 property, 14-427
               Debt of another firm of which
                 partner is a member, 14-
                 424
              Debts due partners, 14-424
              Failure to specify order of pay-
                 ment, 14-437
              Individual debts of partners,
                14-424
              Objection by individual cred-
                itor, 14-426
              Preferences in general, 14-424
              Prior dissolution of partnership,
```

14-426

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Assignments for the benefit of creditors, con.
      Distribution of assets, cont'd.
          Assignments by partners, cont'd.
Rights between individual cred-
                itors, 14-427
          Claims in which assignor has in-
            terest, 14-419
          Compounding with creditors, 14-
          Compromise with creditors, 14-430
          Consent of creditors, 14-429
          Contingent liabilities, 14-422
          Creditors' right to impeach debts,
            14-421
          Debts due assignee, 14-421
          Debts due from others, 14-419
          Debts due wife, husband, or rela-
          tives, 14-421
Debts that have been paid, 14-
            420
          Debts to arise out of future trans-
            actions, 14-422
          Delay in distribution, 14-428
          Description of debts, 14-417
          Enumeration of debts, 14-417
          Excluding or postponing creditors
            who sue, 14-430
          Exclusion of costs, 14-430
          Failure to fix time, 14-429
          Fictitious debts, 14-419
          Filing claims, 14-429
          General rule, 14-414
          Giving assignee power to prefer
            creditors, 14-418
          Indorsers, 14-422
          Misdescription, 14-418
          Mistake in provisions as to debts
            payable or preferred, 14-428
          Particular debts payable or pre-
          ferred, 14-419
Payment of expenses, 14-415
              Attorneys' fees, 14-415
              Compensation of agents and
                clerks, 14-416
              Compensation of assignee, 14-
                416
              Expenses of assignor, 14-415
              Expenses of suits, 14-415
              General rule, 14-415
              Indemnity to assignee, 14-416
          Preference in pursuance of prior
            agreement, 14-418
          Preferences in violation of agree-
            ment, 14-418
          Preferred creditors, 14-417
          Proof of claims, 14-429, 430
          Provision as to surplus, 14-431
          Provisions as to distribution of as-
            sets, 14-414
          Reasonable postponement, 14-428
          Secured debts, 14-423
          Statute of frauds, 14-422
          Sureties, 14-422
          Time, 14-428, 429
          Time for assent of creditors, 14-
           429
          Time of distribution, 14-428, 429
          Usurious claims, 14-421
     Employment of assignor by assignee,
       14-436
```

Nonresidents, 14-389

31 C. of L.-57

signment fraudulent, 14-386

Volume XXXI.

```
FRAUDULENT SALES AND CONVEY-
                                                 FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
                                                      ANCES, cont'd.
  Assignments for the benefit of creditors, con.
                                                    Assignments for the benefit of creditors, con.
      Exemption of assignee from liability,
                                                        Notice to assignee alone, 14-395
            14-413
                                                        Notice to assignee or creditor, 14-395
           Actual benefits and wilful or neg-
                                                        Partial assignments, 14-236, 384, 438
            lectful defaults, 14-414
                                                        Particular provisions rendering assign-
           Actual receipts only, 14-414
                                                          ment fraudulent, 14-401
          Default of agents, 14-414
                                                        Partnership:
           Gross negligence, 14-414
                                                            Necessity to assign all debtor's
           Neglect or default of agents, 14-414
                                                               property, 14-438
           Provisions as to responsibility of assignee, 14-413
                                                            Release, exaction of, 14-448
                                                            Reservation of exemptions, 14-441
           Wilful defaults, 14-414
                                                            Reservations for benefit of member
      Fraud must be in making the assign-
                                                               of firm, 14-433
        ment, 14-450
                                                             Reservations of surplus, 14-441
      Fraudulent intent, 14-391
                                                        Partnership assignments, 14-448
           Assignment after judgment, 14-393
                                                        Pledge by assignee, 14-404
                                                        Preferences, 14-386, 417, 418
           Belief of debtor that he is insol-
             vent, 14-394
                                                            · Amount of preferred debt need not
                                                               be given, 14-417
           Effect of fraudulent intent, 14-391
                                                             Assignments by partners, 14-424
           General rule, 14-391
                                                                 Appropriation of individual
           Intent of insolvent debtor to pre-
             vent sacrifice, 14-393
                                                                   property, 14-427
                                                                 Debt of arother firm of which
           Intent of solvent debtor to prevent
                                                                   partner is a member, 14-424
             sacrifice, 14-394
                                                                 Debts due partners, 14-424
           Intent to defeat execution or at-
             tachment, 14-393
                                                                 Failure to specify order of pay-
                                                                   ment, 14-427
           Intent to hinder and delay, 14-392
                                                                 Individual debts of partners,
           Notice to assignee, 14-395
                                                                   14-424
           Notice to assignee or creditor, 14-
                                                                 Objection by individual cred-
                                                                   itor, 14-426
           On the face of the assignment, 14-
                                                                 Preferences in general, 14-424
                                                                 Prior dissolution of partnership,
           Participation by assignee or cred-
                                                                   14-426
             itors, 14-395
                                                                 Rights between individual cred-
           What intent is fraudulent, 14-392
                                                             itors, 14-427
Contingent liabilities, 14-422
           When intent must be shown as a
             matter of fact, 14-391
                                                             Creditor's right to impeach debts,
       General assignments, 14-237, 384
       Giving creditors control of trust, 14-402
                                                               14-421
                                                             Debts due assignee, 14-421
       Illiterate assignee, 14-397
                                                             Debts due from others, 14-419
       Imposing conditions and coercion of
                                                             Debts due wife, husband, or rela-
           creditors, 14-444
Exaction of release from creditors,
                                                               tives, 14-421
                                                             Debts that have been paid, 14-420
             14-445
                                                             Debts to arise out of future transac-
            General rules, 14-444
                                                               tions, 14-422
            Illustrations, 14-444, 445
                                                             Distribution of assets among pre-
           Right to impose conditions, 14-444
                                                               ferred creditors, 14-417
       Incompetent assignee, 14-396
                                                             Effect of fraudulent or prohibited
       Independent consideration, 14-384
                                                               preferences, 14-456
       Insolvency of assignor, 14-389
                                                             Fictitious debts, 14-419
       Insolvent assignee, 14-396
                                                             Fraud in giving preferences, 14-388
       Insurance by assignee, 14-403
                                                             Future preferences, 14-443
       Knowledge of creditors, 14-390
                                                             Giving assignee power to prefer
       Lease by assignee, 14-404
                                                                creditors, 14-418
       Making assignee agent of assignor, 14-
                                                             Indorsers, 14-422
                                                             Misdescription of debts preferred,
       Mortgage by assignee, 14-404
                                                                14-418
       Necessity to assign all debtor's prop-
                                                             Mistake in provisions as to debts
             erty, 14-437
                                                               payable or preferred, 14-428
            Assignments giving preferences, 14-
                                                             Particular debts payable or pre-
                                                               ferred, 14-419
            Exception of property, 14-438
                                                             Power to declare future preferences,
            General assignment, 14-437
                                                               14-443
            Illustrations, 14-437
                                                             Preference of debts owing by others,
            Omission by mistake, 14-437
                                                                14-420
          Partial assignment, 14-438
                                                             Preference of more than is due, 14-
            Partnership assignment, 14-438
            Statutory provisions, 14-438
                                                              Preferences held not to render as-
       Nonresident as assignee, 14-397
```

897

FRAUDULENT SALES AND CONVEY-

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Assignments for the benefit of creditors, con.
      Preferences, cont'd.
          Preferences in general assignments
            are not favored, 14-388
          Preferences in pursuance of prior
            agreement, 14-418
          Preferences in violation of agree-
            ment, 14-418
          Private motives of debtor immaterial, 14-388
          Release, exaction of, 14-450
          Right to make preferences, 14-386
          Secured debts, 14-423
          Statute of frauds, 14-422
          Statutory restrictions and prohibi-
            tions, 14-389
          Sureties, 14-422
          Usurious claims, 14-421
      Presumptions, 14-459
      Presumptions of assent of creditors, 14-
      Property previously transferred by as-
        signor in fraud of creditors, 3-47
      Proposal of composition, 14-451
      Provisions as to management and pro-
            tection of assets, 14-402
          Advertising for creditors, 14-404
          Designation of attorney, 14-403
          Employment of agents, servants, and
             attorneys, 14-403
          General rule, 14-402
          Insurance, 14-403
          Lease by assignee, 14-404
          Maintaining and defending suits,
          Mortgage or pledge by assignee, 14-
          Payment of incumbrances, 14-403
          Rents, 14-403
          Statement of assignee's accounts,
            14-404
          Taxes, 14-403
      Provisions as to sale and collection of
            assets, 14-404
           Arbitration, 14-413
          Carrying on tusiness by assignee,
             14-411
          Carrying on business by assignor,
             14-412
          Carrying on business by creditors,
             14-412
          Choses in action, 14-413
           Collection or sale of choses in ac-
             tion, 14-413
           Compounding with debtors, 14-413
          Compromise with debtors, 14-413
          Credit, 14-408, 409
          Delay of sale, 14-406
          Failure to fix time of sale, 14-
            406
```

General rule, 14-404

Mode of sale, 14-411

408

412

Giving discretion to assignee, 14-

Giving power to delegate trust, 14-

Manufacture of raw material, 14-

Possibility of fraud or mistake, 14-

ANCES, cont'd. Assignments for the benefit of creditors, con. Provisions as to sale and collection of assets, cont'd. Powers that may not be exercised, 14-406 Presumption as to discretion intended, 14-405 Prohibition of sale, 14-406 Public sale, 14-411 Reasonable delay of sale, 14-406 Replenishing stock, 14-413 Sales for cash, 14-408 Sales on credit, 14-408 Terms of sale, 14-408 Time of sale, 14-406 Time of sale fixed by statute, 14-407 Vesting discretion in assignee, 14-404 What constitutes a grant of power to sell on credit, 14-409 Provisions merely affirming a legal obligation of the assignee, 14-402 Provisions rendering assignment fraudulent, 14-401 Questions of law and fact, 14-459 Relative of assignor as assignee, 14-397 Release: Assignments requiring release by creditors, 14-445 Exaction of release from creditors, 14-445 View that assignment exacting release is fraudulent, 14-445 Covenant to obtain release, 14-446 General rule, 14-445 Release before assignment, 14-445 Statutory prohibition, 14-445 View that assignment exacting release is valid, 14-446 Form and terms of release, 14-450 General rule, 14-446 Necessity to assign all debtor's property, 14-447 Partnership assignment, 448 Preferences, 14-450 Requisites of such assignment, 14-446 Reservation of surplus, 14-448 Reservations to assignor, 14-Time given creditors for assenting, 14-449 Removal of property, 14-451 Rents, 14-403 Reservations for benefit of assignor, 14-Continuance of business by assignor, 14-435, 436 Employment of assignor by assignee, 436 Exempt property, 14-441 Exempt property need not be specified, 14-442 General rule, 14-431

```
FRAUDULENT SALES AND CONVEY-
   ANCES, cont'd.
```

Assignments for the benefit of creditors, con. Reservations for benefit of assignor, con. Homestead, 14-441

Implied reservation of surplus, 14-440

Necessity to assign all debtor's property, 14-438, 447

Partnership assignments, 14-433 Power to declare future preferences,

Reservation of benefits allowed by

law, 14-439 Reservation of exempt property, 14-

441 Reservation of power to declare

uses, 14-443 Reservation of power to revoke, 14-

Reservation of surplus, 14-439, 448

Reservation of surplus after payment of debts, 14-439

Reservation of surplus before payment of debts, 14-439

Reservation of surplus in partnership assignment, 14-441

Reservations for support or use of assignor's family, 14-432

Reserving power to borrow money, or obtain advances, credit, etc., 14-433

Retention of possession by assignor, 14-433

Badge of fraud, 14-434 Burden of proof, 14-434 Consent of creditors, 14-434 Express provision for retention

of possession, 14-434 General rule, 14-433 So long as assignee may think

proper, 14-435 Until sale of property, 14-435 Subsequent annexation of schedules,

14-444 What reservations are fraudulent,

14-432 Restoring property withheld, 14-453

Retention of possession by assignor, 14-433

Badge of fraud, 14-371, 434

Burden of proof, 14-434 Consent of creditors, 14-434

Express provision for retention of possession, 14-434

General rule, 14-433

So long as assignee may think proper, 14-435 Until sale of property, 14-235

Rights of purchaser at assignee sale, 3-

Right to make assignments, 14-384 Sale of assets, 14-404 Selection and control of assignee, 14-396

Generally, 14-396 Illiteracy of assignee, 14-397 Incompetent assignee, 14-396 Insolvent assignee, 14-396 Nonresidence, 14-397 Relationship, 14-397 Reservation of power to fill vacancy,

14-397

ANCES, cont'd. Assignments for the benefit of creditors, con. Selection and control of assignee, cont'd.

FRAUDULENT SALES AND CONVEY-

Reservation of power to remove, 14-398

Right of debtor to select, 14-396 Time of objection, 14-397

Solvency of assignor, 14-389 Stipulation for what would be implied, 14-402

Stipulations inserted by mistake, 14-401 Substitution of new assignment, 14-453 Taxes, 14-403

Time of sale, 14-406

Value of property, 14-400

Violation of trust by assignee, 14-453 Voluntary assignments, 14-386

What law governs, 14-458

Whether assignment is wholly void, 14-455

Fraud in law, 14-456

Fraudulent intent avoids assignment in toto, 14-455 Fraudulent provision avoids assign-

ment in toto, 14-455 Preferences, 14-456

Provisions violating common law,

14-456 Who may avoid assignment, 14-456

Creditors who have assented, 14-457

General rule, 14-456 Impeachment of debts, 14-457 Necessity for injury, 14-457

Withdrawal or conveyance of property, 14-451

Withholding assignment from record, 14-453

Withholding property, 14-451

Assumpsit, 14-351 Attachment, see ATTACHMENT.

Attorneys' fees, 3-432
Badges of fraud (see infra, Change of possession), 3-526; 14-512

Absence of memoranda of consideration, 14-519

Absolute deed as security, 14-524 Badges of fraud may be explained, 14-

Conduct of the sale, 14-515

Confessing judgment for larger sum than due, 14-521

Conveyance pending suit, 14-525 Conveying debtor's entire estate, 14-522

Failure to foreclose mortgage, 14-526

Failure to record conveyance, 14-525 Failure to specify property, 14-398

Failure to take inventory, 14-516 Failure to take security, 14-522

Failure to take up evidence of debt, 14-522

Fictitious credit, 14-526

Fraud upon subsequent purchasers, see infra, Fraud upon subsequent purchasers.

Generally, 14-512

Illustrations, 14-513

Inability to prove payment of consideration, 14-519 Inadequacy of consideration, 14-516

Incompetent assignee, 14-396

FRAUDULENT SALES AND CONVEY-ANCES, cont'd. Badges of fraud, cont'd. In respect to form and purpose of the conveyance, 14-524 Misstatement of the consideration, 14-Mortgaging more property than necessary, 14-522 Omission to schedule property, 14-400 Property consumable in use, 14-523 Relationship, 14-523 Reservation of powers to grantor, 14-Sales of long and unusual credit, 14-521 Subsequent employment of vendor, 14-526 Time of the conveyance, 14-525 Weight to be attached to various badges of fraud, 14-513 Basis of commercial credit considered, 14-221 Benefit of granter, see infra, Conveyance for benefit of grantor. Bill in equity, see infra, Creditors' bills and actions in the nature of creditors' bills. Bills of exchange and promissory notes: Note of insolvent debtor, 4-193 Bona fide purchasers and creditors (see PURCHASERS FOR VALUE AND WITHOUT Notice), 14-283; 24-1164, 1167 Fraud upon subsequent purchasers, see infra, Fraud upon subsequent purchasers. General principles, 14-283 Purchasers from fraudulent debtor, 14-283 Purchasers from fraudulent grantee, 14-285 Purchase in payment of antecedent debt, 14-286 Purchaser with notice, 14-286 Purchaser without notice, 14-285 Relinquishment of security, 14-287 Right of bona fide purchasers, 14-283 Right of bona fide purchasers from fraudulent debtor, 14-284 Right of creditor to accept payment or security, 14-294 From the fraudulent debtor, 14-294 Actual participation in fraudulent design, 14-296 Conveyance to two creditors, 14-297 Conveyance void as to one cestui que trust, valid as to another, 14-297 Knowledge of debtor's intent, 14-295 Preferred creditor without notice, 14-296 Right to accept payment, 14-Right to accept security, 14-295 From the fraudulent grantee, 14-Accepting mortgage from fraudulent grantee, 14-297 Sale partly for cash and partly in payment of debt, 14-298

Statutes, 14-285

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Bona fide purchasers and creditors, cont'd.
      Subsequent vendees from bona fide pur-
        chaser, 14-285
      What constitutes a bona fide purchaser,
            14-287
          Actual knowledge of debtor's fraud-
            ulent intent, 14-289
          Bona fides, 14-287, 289
          Consideration, 14-287, 292
               Application of purchase money,
               Good construed as valuable con-
                 sideration, 14-292
               Marriage, 14-292
               Must be adequate, 14-292
               Must be valuable, 14-292
               Must have been paid before
                 notice, 14-293
              Notice after payment of part of
                 purchase money, 14-293
               Release by married woman of in-
                 choate right of dower, 14-292
               What constitutes, 14-292
          Constructive notice, 14-290 Good faith, 14-287, 289
          Knowledge of agent or attorney,
             14-289
          Knowledge of debtor's fraudulent
                intent, 14-289
               Actual knowledge, 14-289
               Constructive notice, 14-290
          Knowledge of vendor's embarrass-
            ment or insolvency, 14-291
          Mortgagee, 14-288
          Payment of consideration will not
            protect purchaser with knowledge,
             14-287
          Purchase with knowledge of pending
            suit, 14-290
          Requisites in general, 14-287
          Requisites must concur, 14-287
          Voluntary deed presumed valid,
            14-292
 Bona fides, 14-243
 Breach of promise of marriage, 14-253
Burden of proof (see infra, Presumptions),
        14-485
      Assignments for benefit of creditors,
        14-459
      Consideration, 14-488
          Burden of proving payment of con-
            sideration, 14-477
          Conveyance from husband to wife,
            14-489
          Conveyances between near relatives,
            14-490
          When grantee must establish con-
            sideration, 14-489
          Whether deed prima facie evidence
            of consideration, 14-488
      Crime, 14-484
      Discovery of fraud, 14-355
      General rule, 14-485
      Payment of consideration for property
        conveyed to third person, 14-264
      Presumption of solvency, 14-486
      Presumptions, 14-491
      Retention of possession, 14-365
      Shifting the burden of proof, 14-490
     To show solvency, 14-308
                        Volume XXXI.
```

```
FRAUDULENT SALES AND CONVEY-
                                                  FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Burden of proof of fraud, 14-486
      Conveyance between relatives, 14-487
       Generally on person attacking convey-
         ance, 14-486
       Husband and wife, 14-487
       Illustrations, 14-487
       Sale of personal property with retention
         of possession, see infra, Change of pos-
         session.
       Solvency, 14-488
       When burden rests on person claiming
         under conveyance, 14-487
  Carriers of goods:
       Delivery to fraudulent purchaser, 5-197
  Change of possession (see infra, Retention
        of possession):
       Actual delivery, 14-372
Delivery of keys, 14-374
           Retention of vendor's signs and em-
             ployees, 14-374
           What constitutes, 14-373
           When required, 14-372
       Assignments for benefit of creditors (see
         infra, Assignments for the benefit of
         creditors), 14-371
       Bailee, 14-377, 378
       Bill of sale, 14-377
       Branding cattle, 14-377
       Chattel mortgages, 14-369
           Possession coupled with power of
             sale, 14-371
           Question for jury, 14-370
           Recording mortgage, 14-371
           Retention of possession by mortgagor
             affords presumption of fraud, but
             may be rebutted, 14-369
       Colts thereafter to be foaled, 14-360
       Conclusive evidence of fraud, 14-357
       Concurrent possession, 14-356
       Conditional sale, 14-360
       Constructive delivery, 14-374
Actual delivery of part, 14-377
            Bill of sale, 14-377
            Branding cattle, 14-377
            Character of property, 14-375
            Consent of bailee, 14-378
            Delivery of keys, 14-374, 376
            Illustrations, 14-375
            Keys, 14-374, 376
            Large and heavy articles, 14-375
            Marking with vendee's name, 14-376,
            Notice to bailee, 14-377
            Possession of third person, 14-377
            Real property in possession of third
             person, 14-377
            Ship at sea, 14-375
            Warehouse, goods, or grain in,
              14-375
            What constitutes, 14-375
            When sufficient, 14-374
       Continuous change, 14-380
       Creditors having notice, 14-360, 361
       Delivery required by statute, 14-357
       Exceptions to general rule, 14-360
       Execution sales, 14-360
       Fraud per se, 14-357
       Judicial sales, 14-360
       Keys, 14-374, 376
       Lease to vendor, 14-360
```

```
ANCES, cont'd.
Change of possession, cont'd.
    Necessity for change of possession,
          14-356
    Notice to creditors, 14-360, 361
    Notice to custodian, 14-356
   · Pennsylvania doctrine, 14-358
    Personal chattels, 14-360
    Possession of vendee must be exclusive,
           14-378
         General rule stated, 14-378
         Rule as to employment of vendor,
         Rule as to persons living together,
           14-379
         Sale not good where no change in
           possession manifest, 14-380
    Presumption of fraud, 14-357
    Property not in condition to be moved,
      14-360
    Question for jury, 14-383
    Real property, 14-369
         Modification of rule in case of sales
           of realty, 14-369
         No possession of personalty where
           land remains in possession of ven-
           dor, 14-381
         Personalty situated on land of third
           person, 14-381
         Possession of personalty follows pos-
           session of land, 14-381
         Possession of realty as affecting pos-
           session of personalty, 14-381
         Retention of possession may be evidence of fraud, 14-369
         Rules applying alike to sales of per-
           sonalty and realty, 14-369
         Unoccupied lands, 14-381
         Where vendee in possession of land
           no removal of personalty neces-
           sary, 14-381
     Recording bill of sale, 14-361
    Requirement that change of possession
       be continued, 14-380
     Retention of possession as conclusive evidence of fraud, 14-357
     Retention of possession as prima facie
           evidence of fraud, 14-361
         Absolute control and management of
           vendor, 14-367
         Bona fide biring by vendor, 14-367
         Burden of proof, 14-365
         Choses in action, 14-365
         Circumstances strengthening
           sumption of fraud, 14-366
         Circumstances tending to rebut pre-
           sumption, 14-367
         Declarations of vendor, 14-367
         Deed of trust executed by insolvent,
           14-366
         Delivery not possible, 14-365
         Execution sales, 14-364, 367
         Property consumable in its use,
           14-366
         Public sales, 14-362
         Question for jury, 14-366
         Rebuttal of presumption of fraud,
           14-367
         Recital of consideration, 14-368
         Retention in order to sell for
           vendee's benefit, 14-368
```

FRAUDULENT SALES AND CONVEY-

FRAUDULENT SALES AND CONVEY-ANCES, cont'd. Change of possession, cont'd. Retention of possession as prima facie evidence of fraud, cont'd. Retention of possession as agent of vendee, 14-368 Rule stated, 14-361 Vendee or donee a minor, 14-368 Vendor's possession consistent with nature of transaction, 14-368 Ship at sea, 14-375 Signs, 14-374 Statutes requiring delivery, 14-357 Sufficiency of change of possession, 14-372 Actual delivery, 14-372 Constructive delivery, 14-374 General rule, 14-372 Impossibility not exacted, 14-372 Possession of realty as affecting possession of personalty, 14-381 Possession of vendee must be exclusive, 14-378 Question for jury, 14-383 Requirement that change of possession be continued, 14-380 Time for delivery, 14-382 Variation with circumstances, 14-372 Time of delivery, 14-382 Before any specific lien of creditors has attached sufficient, 14-382 Circumstances surrounding transaction must be considered, 14-382 Delivery before levy, 14-383 General rule, 14-382 Immediate where practicable, 14-382 Instanter, 14-382 Reasonable time, 14-382 Warehouse, goods and grain in, 14-Character of conveyance immaterial, 14-261 Charities and trusts for charitable uses: Voluntary gift, 14-468 Chattel mortgages, 5-992, 1016 Bill of sale as mortgage, 5-953 Retention by mortgagor of possession, 5-987 Choses in action, 14-260 Circumstantial evidence, 14-498 Admissibility, 14-498 Antecedent conveyances, 14-499 Antecedent facts, 14-499 Contemporaneous facts, 14-499 Conveyances between the same parties, 14-499 Conveyances to other parties, 14-499 Conveyances to relatives, 14-500 Financial condition of grantor, 14-501 Grantee's knowledge of grantor's financial condition, 14-501 Illustrations, 14-501 Payment of taxes by grantor after conveyance, 14-503 Pendency of suit or demand, 14-502 Relationship of parties, 14-501 Subsequent acts of grantor, 14-502 Subsequent conveyances, 14-502 Subsequent facts, 14-502 Subsequent insolvency of vendor, 14-

503

Composition with creditors, 6-394

```
ANCES, cont'd. Conditional sales:
    Change of possession, 14-360
Confession of judgment, 14-231, 249
    Confession of judgment for larger sum
      than due, 14-521
Consent of creditors, 14-281, 283
    Assignments for the benefit of creditors,
      14-390
Consideration (see infra, Inadequacy of con-
      sideration):
    Bona fide purchasers, see infra, Bona fide
      purchasers and creditors.
    Burden of proof, see infra, Burden of
      proof.
    Evidence, see infra, Evidence.
    Illegal consideration, 14-281
    Inadequacy of consideration, see infra,
      Inadequacy of consideration.
    Payment of consideration for property
      conveyed to third person, 14-263
    Recovery of consideration by fraudulent
      grantee, 14-344
    Subsequent purchasers, see infra, Fraud
      upon subsequent purchasers.
    What constitutes a bona fide purchaser,
      see infra, Bona fide purchasers and
      creditors.
    Whether fraudulent grantee can claim
          credit for consideration paid, 14-
        When fraud is actual and certain,
          14-344
        When fraud is merely constructive
          or proof inconclusive, 14-345
Constitutional law:
    Statutes allowing bill in chancery to sub-
      ject property fraudulently conveyed,
      14-320
Constructive delivery, see infra, Change of
  possession.
Contemplation of insolvency or bankruptcy,
  7-23
Continuance of business by trustee, 14-513
Contracts (see infra, Who are creditors):
    Contingent liability upon contract, 14-
      253
    Rights arising out of contracts pro-
      tected by statute, 14-253
Contracts of hire:
    Bona fide hiring by vendor, 14-367
    Retention of possession, 14-367
Conveyance:
    Absolute deed as security, 14-524
    Conveyance pending suit, 14-525
    Conveying debtor's entire estate, 14-522
    Failure to foreclose mortgage, 14-526
    Failure to record conveyance, 14-526
    Giving mortgagor fictitious credit, 14-
      526
    Mortgaging more property than neces-
      sary, 14-522
    Property consumable in use, 14-523
    Relationship, 14-523
    Subsequent employment of vendor, 14-
      526
    Time of the conveyance, 14-525
Conveyance for benefit of grantor, 14-245
    Agreement for support, 14-248
    Benefits which form no part of the con-
      sideration, 14-248
```

Declared trusts, 14-247

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Conveyance for benefit of grantor, cont'd.
       Employment of debtor by grantee, 14-249
       Future support of grantor, 14-246
       General rule, 14-245
       Reconveyance by grantee to debtor's
         wife, 14-248
       Reservation of life estate, 14-248
       Secret trusts, 14-247
       Subsequent agreement by vendee to re-
         convey, 14-249
  Corporations, 7-737, 741
       Payment or security of antecedent debts,
         see infra, Payment or security of an-
         tecedent debts.
  Costs, 14-344
  Credit:
       Sales of long and unusual credit, 14-
         521
  Creditors (see infra, Bona fide purchasers
         and creditors; Who are creditors).
         8-240
       Assent of creditors, 14-281, 283
Assignments for the benefit of creditors,
         see infra, Assignments for the benefit
         of creditors.
       Debtor's obligation as quasi trustes for
         creditors, see infra, Debtor's obliga-
tion as quasi trustee for creditors.
       Definition, 14-251
       Demand must be legally enforceable,
         see infra, Demand must be legally en-
         forceable.
       Distribution of fund among creditors,
         see infra, Distribution of fund among
         creditors.
       Evidence, see infra, Evidence.
       Priorities, see infra, Priorities between
         existing creditors.
       Right of creditors to avoid conveyances,
         see infra. Right of creditors to avoid
         conveyances.
       Suretyship, 8-244
       Voluntary conveyances, see infra, Vol-
         untary conveyances.
       Who may institute action, see infra,
Creditors' bills and actions in the na-
          ture of creditors' bills.
       Who may institute creditor's bill and
         actions in the nature of creditors' bills, see infra, Creditors' bills and actions in the nature of creditors'
   Creditors' bills and actions in the nature of
          creditors' bills, 14-314
       Against whom the action may be
              brought, 14-338
            Creditor's power of election, 14-
              338
            Election between several vendees,
               14-338
            Right to join several grantees, 14-
              338
            Right to treat sale as valid, 14-338
       Assignees in bankruptcy, 14-334
       Assignees in bankruptcy refuse to bring
```

action, 14-335

Assignees of claims, 14-337

Attachment sufficient to secure equitable relief, 14-328

Conclusiveness of judgment, 14-323

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Creditors' bills and actions in the nature of
        creditors' bills, cont'd.
      Conclusiveness of judgment, cont'd.
           As to what the judgment is con-
             clusive, 14-324
           For what the judgment may be im-
             peached, 14-323
           Generally, 14-323
           Judgment may be impeached for
             fraud or collusion, 14-323
           Judgment may be shown to have
             been erroneously or unlawfully
             rendered, 14-323
       Creditor's creditor, 14-338
       Decree, 14-339
           Allowances, 14-344
           Application of proceeds to grantor's
             debts, 14-347
           Consideration paid or debt actually
               due, 14-344
When fraud is actual and cer-
                 tain, 14-344
               When fraud is merely construc-
                 tive or proof inconclusive,
                 14-345
           Conveyance must be annulled in
           toto, 14-339
Costs, 14-344
           Credits, 14-344
           Decree declaring property of third
             person subject to plaintiff's judg-
             ment, 14-340
           Decree directing conveyance to re-
             ceiver, 14-340
           Decree setting
                            aside fraudulent
             conveyance, 14-339
           Generally, 14-339
           General prayer in bill for relief,
             14-339
           Improvements, 14-346
           Personal judgment against fraudu-
                 lent grantee, 14-341
               Executor de son tort, 14-343
               General rule, 14-341
               Insurance, 14-343
               Interest, 14-343
               Proceeds or value of the prop-
                 erty, 14-341
               Rents and profits, 14-342
               Time from which rents accrue,
                 14-342
       Distribution of fund among creditors, see infra, Distribution of fund among
         creditors.
       Elective remedies, 14-314
       Execution must be sued out against
         personal property, 14-327
       Executors and administrators of fraud-
       ulent grantor, 14-333
Exbaustion of debtor's other property,
             14-328
           Creditor must exhaust debtor's other
             property, 14-329
           Creditor need not exhaust debtor's
             other property, 14-329
           Exhaustion of collateral securities,
             14-330
           Exhaustion of personal property,
             14-330
```

Mode of proof, 14-331

Fraudulent Sales and Conveyances.

Trustees, 14-334

Who may institute the action, 14-332

Assignees in bankruptcy, 14-334

FRAUDULENT SALES AND CONVEY-FRAUDULENT SALES AND CONVEY-ANCES, cont'd. Creditors' bills and actions in the nature of ANCES, cont'd. Creditors' bills and actions in the nature of creditors' bills, cont'd. creditors' bills, cont'd. Who may institute the action, cont'd. Exhaustion of debtor's other property, cont'd. Assignees in bankruptcy refusing to Necessity of when property fraudubring action, 14-335 lently conveyed constitutes a legal Assignees of claims, 14-337 asset, 14-328 Creditors, 14-332 Necessity of when property fraudu-Creditor's creditor, 14-338 lently conveyed constitutes an Executors and administrators, 14equitable asset, 14-330 Proof of debtor's insolvency, 14-331 Permitting other creditors to join in Return of execution nulla bona, one bill, 14-332 Purchaser at execution sale, 14-336 14-331 Generally, 14-314 Receivers in supplementary proceed-Judgment, 14-314 Judgment binds real property, 14-326 ings, 14-336 Several creditors united in one bill, Judgment, conclusiveness of, 14-323 14-332 Sheriffs, 14-336 Judgment, sufficiency of, 14-321 Single creditor, 14-332 Necessity of judgment, 14-314 Absconding debtor, 14-318 Sureties subrogated to creditors' rights, 14-337 Bill filed in behalf of other creditors, 14-317 Those representing or standing in Blending of legal and equitable juristhe place of creditors, 14-333 dictions, 14-321 Trustees, 14-334 Common law, 14-314 Creditors of the fraudulent grantee, 14-279 Constitutionality of statutes, 14-320 Fraudulent conveyance good as to credit-Creditor's demand must be reduced ors of vendee, 14-279 to judgment, 14-315 Other third persons not creditors of the Decease of debtor, 14-318 grantor, 14-280 Exceptions, 14-318 Reconveyance before creditor's lien at-General rule, 14-314 Nonresidence of debtor, 14-318 taches, 14-280 Criminal or penal liability of the fraudulent Partnership creditors, 14-317 parties, 14-481 Personal representatives, 14-319 Burden of proof, 14-484 Property conveyed to third person at Conveying encumbered real instance of debtor, 14-316 14-484 Statutes, 14-319 Fraudulent intent, 14-483, 485 Subrogation of party paying judg-Illustrations, 14-483, 484 ment, 14-317 Injury to another's right, 14-483 Obtaining lien upon property conveyed, of American statutes, Interpretation 14-324 14-482, 485 Attachment, 14-328 Reasonable doubt, 14-483 Execution must be sued out against Selling personal property upon which personal property, 14-327 mortgage or lien exists, 14-484 Similar statutes in the United States, Injunction, 14-325 Judgment binds real property, 14-326 14–481 Mode of obtaining lien, 14-326 State, 14-255 Statute of 13 Eliz., c. 5, 14-481 Statute of 27 Eliz., c. 4, 14-481 Necessity at common law, 14-324 Necessity of under statutes, 14-326 Priorities between existing creditors, see Statutes of Elizabeth common law in the infra, Priorities between existing cred-United States, 14-481 What persons liable to conviction, 14-Purchasers at execution sales, 14-336 482 Receivers in supplementary proceedings, Crops: Execution, 14-314 14-336 Reduction of claim to judgment, 14-314 Curtesy, 8-517 Sheriffs, 14-336 Death: Sufficiency of judgment, 14-321 Death of grantor, 14-348 Decree for alimony, 14-322 Necessity of judgment as prerequisite to Decrees in equity, 14-322 equitable jurisdiction, 14-318 Foreign judgments, 14-322 Debtor: Generally, 14-321 Conveyance must be made by debtor, Judgment in attachment, 14-321 14-251 Judgments of federal courts, 14-322 Debtor's obligation as quasi trustee for cred-Justice's judgment, 14-321 itors, 14-243 Surety subrogated to creditor's rights, Appropriation of security, 14-245 Conveyance, 14-245 Conveyance for benefit of grantor, see 14-337

Volume XXXI.

infra, Conveyance for benefit of

grantor,

estate.

```
FRAUDULENT SALES AND CONVEY-
   ANCES, cont'd.
```

Debtor's obligation as quasi trustee for creditors, cont'd.

Conveyance in contemplation of future indebtedness, 14-250

Duty to exercise good faith, 14-243

Forbearance, 14-245

Good faith, 14-243

Intent to defeat collection of debts, 14-243

Intent to hinder or delay creditors, 14-244

Preventing sacrifice of property, 14-245

What constitutes bad faith in respect to existing creditors, 14-243

What constitutes bad faith in respect to subsequent creditors, 12-249 Debtors' rights and obligations in respect to

their property, 14-223

Compromise debts, 14-242

Conveyance of firm property to newly formed corporation, 14-226

Creditor cannot question bona fide disposition, 14-224

Creditor cannot restrain disposition, 14-224

Debtors' obligation as quasi trustee for creditors, see infra, Debtor's obligation as quasi trustee for creditors.

Dual relation of the debtor, 14-223

Homestead, 14-242, 243

Insolvency does not raise presumption of fraud, 14-224

Insolvency does not terminate power of disposition, 14-223

Investing in homestead, 14-242

Life insurance, 14-243

Quasi trustee, 14-223

Removing incumbrances from homestead, 14-243

Rights as owner, 14-223

To dispose of tangible property by voluntary conveyance, 14-242

To dispose of tangible property for a present consideration, 14-224

Absolute conveyance, 14-224

Assumption of debts of grantor, 14-

Inadequacy of consideration, 14-225 Mortgage to secure advances, 14-

Mortgage to secure money presently loaned, 14-226

Mortgage to secure purchase money, 14-226

Sales to relatives, 14-224

To dispose of tangible property in payment or security of antecedent debts, see infra, Payment or security of antecedent debts.

To pay premiums for life insurance, 14-243

Waiving equitable rights, 14-242

Debts, see infra, Demand must be legally enforceable; Payment or security of antecedent debts.

Declarations, 14-494

Contemporaneous declarations, 14-495 Declarations before sale not admissible against grantee, 14-495

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Declarations, cont'd.

Declarations made subsequent to sale, 14-496

Declarations of donor in absence of donee, 14-495

Declarations of the grantor, 14-494 Declarations of vendor competent to impeach conveyance, 14-367

Favorable declarations not part of res gesta, 14-495

Retention of possession, 14-367 Subsequent declarations, 14-495

Vendee's declarations, 14-497

Voluntary conveyances, 14-495

When common purpose to defraud is shown, 14-497

When vendor remains in possession, 14-497

Decree, see infra, Creditors' bills and actions in the nature of creditors' bills.

Defraud, 9-189

Defraud not synonymous with hinder and delay, 9-181

Delay, 9-189

Delivery, see infra, Change of possession. Demand must be legally enforceable, 14-

281 Debt not due, 14-281 General rule, 14-281

Illegal consideration, 14-281

Disposition, see infra, Debtors' rights and obligations in respect to their property.

Distribution of fund among creditors (see infra, Priorities between existing creditors), 14-347

Disposition of surplus, 14-350

Right of fraudulent grantee to participate, 14-350

Right of grantor's wife to claim dower, 14-350

Right of grantor to claim homestead or exemption, 14-350

Right of subsequent creditors to participate, 14-350

Divorce, 9-865

Dower, 10-143

Inchoate right to dower within protection of statute, 14-252

Ejectment, 10-520

Purchaser of property under execution may recover possession by ejectment, 14-312

Election of remedies, 14-314, 338 Right to treat sales as valid, 14-338

Elements of a fraudulent alienation, 14-251 Accomplishment of fraudulent purpose, see infra, Accomplishment of the fraudulent purpose.

Debtor, 14-251

Creditor, 14-251

Form and mode of conveyance, see infra, Form and mode of conveyance.

Fraudulent intent, see infra, Fraudulent intent.

Generally, 14-251

Insolvency not essential, 14-251

Thing conveyed, see infra, Thing conveyed.

Who are creditors, see infra, Who are creditors.

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Equitable title:

Property to which alienee has an equitable title, 14-258

Equity, see infra, Creditors' bills and actions in the nature of creditors' bills.

Estate conveyed, see infra, Thing conveyed.

Estoppel, 11-394

Evidence:

Attaching creditors, 14-492

Burden of proof, see infra, Burden of proof.

Circumstances constituting evidence, 14-

Competency of evidence, 14-492

Conclusive and rebuttable evidence of fraud, 14-506

Badges of fraud, 14-512

Cases in which evidence was held sufficient, 14-511

Cases in which evidence was held to be insufficient, 14-511

Circumstances consistent with honesty, 14-511

Circumstances warranting inference of fraud, 14-510

Moral turpitude not an essential ele-

ment of fraud, 14-507 Preponderance of evidence, 14-510 Statutes making fraudulent intent a

question of fact, 14-508 Weight to be attached to badges of

fraud, 14-513 When evidence is conclusive, 14-

506 When evidence is rebuttable, 14-

509 Conducting sale out of usual course of

business, 14-516 Consideration, 14-503

Absence of memoranda of consideration, 14-519

Antecedent debt as consideration, 14-503

Confessing judgment for a larger amount than due, 14-521

Debt purposely exaggerated, 14-521 Failure to take security, 14-522 Failure to take up evidence of debt,

14-522 Financial condition of grantee, 14-

505 Inability to prove payment of consideration, 14-519

Inadequacy of consideration, see infra, Inadequacy of consideration. In respect to the consideration, 14-516

Misstatement of consideration, 14-

Misstatement of mortgage debt a badge of fraud, 14-520

Nature of consideration provable, 14-506

Production of bond or note, 14-504 Recitals in deed, 14-504 Sales of long and unusual credit,

14-521

Testimony of parties, 14-504 Weight and sufficiency of evidence, 14-506

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Evidence, cont'd.

Continuance of business by trustee, 14-

Declarations, see infra, Declarations. Failure to take up cvidence of debt, 14-

Financial condition, 14-501, 505, 506 Fraudulent intent, 14-492

> Absence of evidence within reach of party, 14-493

> Actual intent a question of fact, 14-509

Badges of fraud, 14-512

Circumstances consistent with honesty, 14-511

Circumstances warranting inference of fraud, 14-510 Circumstantial evidence, see infra,

Circumstantial evidence. Contemporaneous declarations, 14-

495

Declaration of the grantor, 14-494 Declarations made before sale, 14-

Declarations made by vendor while in possession, 14-497

Declarations made subsequent to sale, 14-195

Declarations of donor in absence of donee, 14-495

Declarations of vendee, 14-497 Declarations when common purpose to defraud shown, 14-496

General rule, 14-492

Moral turpitude not an essential element, 14-507

Not susceptible of direct proof, 14-

Question of fact, 14-492, 508 Statutes making fraudulent intent question of fact, 14-508

Subsequent declarations, 14-495 Vendee may testify, 14-494 Vendor may testify as to intent, 14-

When evidence is conclusive, 14-506 When evidence is rebuttable, 14-509 Wide latitude allowed in admission

of evidence, 14-493 Inventory, failure to take, 14-516 Plaintiff must establish his relation as creditor, 14-491

Powers granted to trustee, 14-513 Proof of complainant's relation, 14-491 Relevancy of evidence, 14-492

Reservation of powers to grantor, 14-514 Retention of use of property, 14-514

Return of balance to mortgagor, 14-515

Right to dispose of mortgaged property, 14-515

Right to revoke conveyance, 14-514 Right to substitute other property, 14-515

Right to substitute trustee, 14-514 Sale in respect to conduct of, 14-515 Sales of long and unusual credit, 14-521

Security, failure to take, 14-522 Volume XXXI.

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Evidence, cont'd.

Selling personal property at retail, 14-

Sufficiency of evidence, 14-506

Time when debt accrued must be shown,

Weight of evidence, 14-506

Evidence of fraud, see infra, Change of possession.

Executions, 11-639

Creditors' bills and actions in the nature of creditors' bills:

Execution must be sued out against personal property, 14-327

Crops, 14-314

Delivery before levy does not obviate effect of lack of change of possession, 14-383

Fraudulent trust estates may be sold under execution, 14-313

Levy and sale under execution, 14-311 Levy in fraud of other creditors, 11-667 Levy of execution upon property conveyed, 14-312

Minerals, 14-314

Purchaser's recovery in ejectment, 14-312

Return of execution nulla bona, 14-331 When legal title has never been in debtor, 14-313

When legal title to property has been in debtor, 14-311

Execution sales, see infra, Sheriffs' sales. Executors and administrators:

Creditors' bills and actions in the nature of creditors' bills:

Institution of action, 14-333

Executor de son tort, 11-1343, 1347; 14-343

Fraudulent conveyance by personal representative, 10-518

Fraudulent grantee chargeable as executor de son tort, 11-1343, 1347

Inventory, 11-856

Necessity of judgment before bill in equity can be brought, 14-319

Property conveyed by decedent in fraud

of creditors, 11-847
Sale under order of court for payment of

debts, 11-1095
Setting aside fraudulent sales and con-

Setting aside fraudulent sales and conveyances, 11-977

Exemptions from execution, 12-111, 150, 220 Conveyance before selection, 12-222

Conveyance of exempt property not fraudulent, 14-256

Effect, 12-220

Forfeiture, 12-200, 202

Generally, 12-220

Property absolutely and specifically exempt, 12-220

Property conditionally exempt, 12-221 Property exempt after selection only, 12-222

Exhaustion of debtor's other property, see infra, Creditors' bills and actions in the nature of creditors' bills.

Exoneration:

Surety setting aside fraudulent conveyance, 7-347

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Expending money, 14-262 Failing circumstances, 12-710

Failure, 12-710

Family settlements, 14-470

Fines and penalties (see *infra*, Criminal or penal liability of the fraudulent parties):

State as creditor of wrongdoer, 14-255 Fire insurance, 13-180

Sole and unconditional owner, 13-233

Foreclosure of fraudulent mortgage, 14-278 Form and mode of conveyance, 14-261

Character of conveyance immaterial, 14-261

Expending money, 14-262

Expending money in payment of consideration for property conveyed to third person, 14-262

Fraud accomplished through lawful instrument, 14-262

Improving property of another, 14-264 Paying insurance premiums, 14-264 Payment of consideration for property

conveyed to third person, 14-263

Fraud, see infra, Badges of fraud; Change

of possession. Fraudulent grantee:

Action against fraudulent grantee, 14-

Decree, see infra, Creditors' bills and actions in the nature of creditors' bills.

Distribution of fund among creditors, see infra, Distribution of fund among creditors.

Right of creditor to accept conveyance from fraudulent grantee, 14-297

Fraudulent intent, 14-265

Alienee's participation, 14-270

Alienee's participation when conveyance is upon consideration, 14-270

Alienee's participation when conveyance is voluntary, 14-271

Assignment for the benefit of creditors, see infra, Assignments for the benefit of creditors.

Bona fide purchasers and creditors, see infra, Bona fide purchasers and creditors.

Connected transactions between same parties, 14-269

Conveyance fraudulent in part, void in toto, 14-268

Conveyance partly valid, 14-269

Criminal liability, 14-483, 485 Effect of conveyance not conclusive,

Effect of conveyance not conclusive,

Evidence, see infra, Evidence. Existing debts provided for, 14-268

Fraud against existing creditors, 14-267 Fraud against one creditor avoids conveyance as to all, 14-266

Fraud must be directed against creditors, 14-266

Intent must exist at time of conveyance, 14-269

Necessity of a fraudulent intent, 14-265 Necessity of participation by alienee, 14-270

FRAUDULENT SALES AND CONVEY.

Fraud upon subsequent purchasers, cont'd.

ANCES, cont'd.

FRAUDULENT SALES AND CONVEY-ANCES, cont'd. Fraudulent intent, cont'd. Question of fact, 14-508, 509 Secret trust avoids deed as to subsequent creditors, 14-268 Subsequent creditors, 14-267 Subsequent purchasers, 14-460, 463, 464 Subsequent use evidence of previous intent, 14-270 Voluntary conveyances, see infra, Voluntary conveyances. Whether subsequent creditors may complain, 14-267 Fraud upon subsequent purchasers, 14-460 Bona fide purchaser for value, 14-476 Common law, 14-460 Bona fides a question for the jury, 14–461 Chattels conveyed and possession transferred, 14-460 Effect of voluntary conveyance as against subsequent purchasers, 14-460 General rule, 14-460 Statute of 27 Eliz. affirmative of common law, 14-461 Voluntary conveyance a badge of fraud, 14-460 Consideration, 14-476 Amount of consideration, 14-477 Burden of proving payment of consideration, 14-477 Consideration need not be money, 14-477 Must be a valuable consideration, 14-476 Conveyance made with actual intent to defraud purchasers, 14-460, 463 Conveyance made with intent to defraud creditors, 14-464 Conveyances containing a power of revocation, 14-473 Effect of extinguishment of power, 14-474 Exercise upon payment of a small sum, 14-474 General rule, 14-473 Power equivalent to a power of revocation, 14-474 Power to sell and reinvest to same uses, 14-474 Text of statute, 14-473 When power is to be exercised after a future date, 14-473 When power is to be exercised with another's consent, 14-474 Conveyances may be validated by matter ex post facto, 14-474 Bona fide purchaser from fraudulent grantee, 14-475 General rule, 14-474 Rights as between purchasers from fraudulent grantor and fraudulent grantee, 14-475 Copyhold, 14-462

Equitable estates, 14-478

Equity will not restrain a sale, 14-480

Heir or devisee, 14-478

From whom the purchase must be made, 14-478

Executor or administrator, 14-478

```
From whom the purchase must be made, cont'd.

Where the prior conveyance was
       actually fraudulent, 14-478
     Where the prior conveyance was
       merely voluntary, 14-478
Intent to defraud, 14-460, 463
Intent to defraud creditors, 14-464
Judgment creditors not purchasers, 14-
  479
Leaseholds, 14-462
Mortgagees are purchasers, 14-478
Mortgages, 14-462
Notice, 14-463
Notice of prior conveyance, 14-478
Personal property, 14-462
Purchase money, right to, 14-480
Purchasers at execution sales, 14-479
Purchasers of equitable estates, 14-478
Purchasers only protected by statute,
       14-476
     Binding the parties, 14-476
     Conveyance to defraud purchasers
       void only as to them, 14-476
Purchasers, who are, 14-476
Specific performance of contract of sale,
  14-480
Statute of 27 Eliz., 14-461
    Conveyances may be validated by matter ex post facto, 14-474
     Copyhold, 14-462
    Equity will not restrain a sale, 14-
       480
     In force in the United States, 14-
       462
     Lands, 14-462
    Mortgages, 14-462
     Personal chattels, 14-46
    Right to purchase money, 14-480
    Right to specific performance of con-
       tract of sale, 14-480
    Statute affirmative of common law.
       14-461
    Statute only protects purchasers, 14-
      476
    Text of statute, 14-461
    To what classes of property statute
      applies, 14-462
    Trees, 14-462
    What conveyances are fraudulent
       within the statute, 14-463
    What persons entitled to relief as
      purchasers, 14-476
Trees, 14-462
Trustees for creditors are purchasers,
  14-479
Voluntary conveyances, 14-460, 465
    Actual notice, 14-468
    American rule, 14-466
Assignment of leasehold, 14-470
    Charitable purposes, 14-468
    Constructive notice, 14-468
    Conveyances need not be voluntary
      to be within the statute, 14-468
    English rule, 14-465
    Family settlements, 14-470
    Marriage settlements, 14-471
    Pre-existing debt a valuable con-
      sideration for a mortgage, 14-470
                   Volume XXXI.
```

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Fraud upon subsequent purchasers, cont'd. Voluntary conveyances, cont'd.

Purchasers with notice, 14-465, 466 Purchasers without notice, 14-467 Settlements after marriage, 14-472 What are voluntary conveyances, 14-468

What is notice to a subsequent purchaser, 14-468

Volunteer not entitled to relief, 14-476 What persons entitled to relief as purchasers, 14-476

Amount of consideration, 14-477 Consideration need not be money,

Effect of notice of prior conveyance, 14-478

From whom the purchase must be made, 14-478

General rule, 14-476

Judgment creditors are not purchasers within the statute, 14-479 Mortgagees, 14-479

Purchasers at execution sales, 14-479

Purchasers of equitable estates, 14-478

There must be a bona fide purchase for valuable consideration, 14-476 Trustees for creditors, 14-479

Who are purchasers, 14-476

Future advances:

Right to give mortgage to secure future advances, 14-226

Future indebtedness:

Conveyances made in contemplation of future indebtedness, 14-250 Garnishment, see GARNISHMENT.

General assignments for the benefit of creditors, see infra, Assignments for the benefit of creditors.
Gifts (see infra, Voluntary conveyances), 14-

1011, 1048

Gifts causa mortis, 14-1066

Good construed as valuable consideration, 14-

Good faith (see infra, Bona fide purchasers and creditors), 14-243

Grantee (see infra, Creditors of the fraudulent grantee):

Action against fraudulent grantee, 14-351

Decree, see infra, Creditors' bills and actions in the nature of creditors' bills. Distribution of fund among creditors,

see infra, Distribution of fund among creditors. Right of creditor to accept conveyance

from fraudulent grantee, 14-297 Grantor, see infra, Conveyance for benefit of grantor.

Hinder, 9-189; 14-244

Homestead, see Homestead.

How property fraudulently conveyed or its proceeds may be reached, 14-310
Action against the fraudulent grantee,

see infra, Actions against the fraudulent grantee.

Creditor cannot lawfully seize the property except under legal process, 14-311

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

How property fraudulently conveyed or its proceeds may be reached, cont'd.

Creditor can obtain no title by subsequent conveyance from grantor, 14-311

Creditors' bills and actions in the nature of creditors' bills, see infra, Creditors' bills and actions in the nature of creditors' bills.

Garnishment and trustee process, see GARNISHMENT.

Generally, 14-310

Levy and sale under execution, see infra, Executions.

Personal action against the fraudulent grantee, see infra, Actions against the fraudulent grantee.

Statutes of limitations at law and staleness in equity, see infra, Statutes of limitations at law and staleness in equity.

Husband and wife (see infra, Marriage settlements):

Burden of proof, 14-487

Fraudulent conveyance as barring wife's distributive share, 15-834

Husband indebted to wife, 14-232

Conversion of wife's separate estate, 14-234

Debt barred by statute of limitations, 14-234

Express promise of repayment, 14-234

Income from wife's separate estate, 14-235

Preferring wife, 14-233

Validity of conveyance from husband to wife, 14-232

Husband's interest in estate of his wife within protection of statute, 14-252

Presumption as to consideration, 14-489

Property purchased with funds of wife's separate estate, 14-258

Settlements after marriage, 14-472 Wife's earnings and their products, 14-

Wife's equity of settlement, 14-259

Illegal consideration, 14-281

Imprisonment for debt and in civil actions, 16-26, 32

Improvements:

Improving property of another, 14-264 Recovery for improvements by fraudulent grantee, 14-346

Inadequacy of consideration, 14-292, 299, 337, 516

Badge of fraud, 14-516

Conveyance not fraudulent per se, 14-225

Gross inadequacy, 14-518

Inadequacy coupled with other circumstances may prove fraud, 14-517

Inadequacy will not render sale void per se, 14-517

What constitutes gross inadequacy, 14-518

Incumbrances:

Conveyance of property encumbered to or beyond its value, 14-256

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Incumbrances, cont'd.

Recovery after incumbrances discharged, 14-345

Indebtedness (see infra, Payment or security of antecedent debts):

Conveyance in contemplation of future indebtedness, 14-250

Infants:

Retention of possession where vendee or donee is a minor and resides with vendor or donor, 14-368

In pari delicto, see infra, Parties in pari de-

Insolvency and bankruptcy (see infra, Debtors' rights and obligations in respect to their property; Voluntary conveyences):

Act of bankruptcy or insolvency, 16-660

Assignee insolvent, 14-396

Assignee or trustee, 16-732

Assignees in insolvency may avoid fraudulent conveyances, 16-732 Cause of belief, 16-733

Conveyance or transfer in contemplation of insolvency, 16-732 Sale, etc., not in ordinary course of business, 16-733

Assignees in insolvency may avoid fraudulent conveyance, 14-335

Assignments for the benefit of creditors, 14-389

Creditors' bills and actions in the nature of creditors' bills, 14-334 Provision of bankrupt law, 14-334 Refusal of assignee to bring action, 14-335

When creditors' bill is pending, 14-

Debtor need not be insolvent, 14-251 Distinction between preferences and fraudulent conveyances, 16-747

Fraudulent conveyance as act of bankruptcy, 16-660

Presumption, 14-491

Proof of debtor's insolvency, 14-331 Sale of property by assignee, 16-749 Setting aside fraudulent or preferential transfers, 16-746

Insurance (see infra, Life insurance):
Liability of grantee, 14-343

Paying insurance premiums, 14-264

Intent, see infra, Fraudulent intent.

Interest:

Liability of grantee, 14-343 Interpretation and construction:

Liberal construction, 26-677

Statute of 13 Eliz., c. 5, 14-222 Introduction into use of fraudulent conveyances, 14-221

Introductory, 14-221

Inventory:

Failure to take inventory, 14-516 Judgment creditors not purchasers, 14-479 Judgment liens, 17-784

Priority, 17-799

Judgments:

Creditors' bills and actions in the nature of creditors' bills, see infra, Creditors' bills and actions in the nature of creditors' bills.

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Judgments, cont'd.

Decree, see infra, Creditors' bills and actions in the nature of creditors'

Judgment lien, 17-784

Necessity of judgment, see infra, Creditors' bills and actions in the nature of creditors' bills.

Priority of lien, 17-799

Sufficiency of judgment, see infra, Creditors' bills and actions in the nature of creditors' bills.

Judicial sales (see infra, Sheriffs' sales):

Change of possession, 14-360

Keys, 14-374, 376 Knowledge, see infra, Bona fide purchasers and creditors.

Laches, see infra, Statutes of limitations at law and staleness in equity.

Leases:

Change of possession, 14-360

Liens:

Criminal liability for selling property upon which a lien exists, 14-484 Obtaining lien upon property conveyed, see infra, Creditors' bills and actions in the nature of creditors' bills.

Rule as to delivery before specific liens of creditors have attached, 14-382

Life insurance (see INSURANCE):

Assignment of life-insurance policy with intent to defraud creditors, 14-260

Debtor's right to pay premiums for life insurance, 14-243

Statutes regulating amount of premium, 14-243

Limitation of actions, see infra, Statutes of limitations at law and staleness in equity. Limited partnership, 19-379

Confession of judgment in contemplation of insolvency, 19-380

Confession of judgment without consideration, 19-381

Liability of general partner for violation of statute, 19-381

Liability of special partner, 19-381

Lien or security, 19-380

Preferences forbidden and declared void, 19-379

Suit to avoid, 19-382

. Marriage settlements, 19-1248

Antenuptial settlements, 19-1230 Burden of proof, 19-1251

Circumstances creating a presumption or

suspicion of fraud, 19-1252

Existing creditors, 19-1250 Proof of fraud, 19-1251

Subsequent creditors, 19-1251

Voluntary conveyances, 14-471, 472; 19-1250

Master and servant:

Conveyances in consideration of services of relations, 14-232, 235

> Services by other members of grantor's family, 14-235

> Services of emancipated minor, 14-235

> Services of minor children, 14-235 Services rendered by adult children without agreement, 14-235

FRAUDULENT SALES AND CONVEY-

ANCES, cont'd.

Parent and child, cont'd.

```
FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
  Master and servant, cont'd.
      Conveyances in consideration of services
            of relations, cont'd.
        240
  Mechanics' liens, 20-488
  Mines and mining claims:
      Execution, 14-314
  Mistake:
        14-399
        able or preferred, 14-428
        creditors, 14-401
  Mode of conveyance, see infra, Form and
    mode of conveyance.
  Mortgages, 20-935
        which a mortgage exists, 14-484
      Failure to foreclose mortgage, 14-526
      Merger, 20-1069
      Mortgagee a purchaser, 14-288
      Mortgagees are purchasers, 14-478
      Mortgaging more property than neces-
      sary, 14-522
Return of balance to mortgagor, 14-
        erty, 14-515
      Statute of 27 Eliz., 14-462
      Subsequent purchasers, 14-462
      To secure future advances, 14-226
        226
      To secure purchase money, 14-226
  Nonresidence of debtor:
  Nonresidents:
      Assignee a nonresident, 14-397
        by nonresidents, 14-389
  Notice (see infra, Bona fide purchasers and
        creditors):
        of creditors.
        of possession.
      Subsequent creditors, 14-282
```

```
Earnings of minor children, cont'd.
                                                             Right of father to emancipate child.
         Services rendered by adult under express agreement, 14-236
                                                               14-261
                                                    Pari delicto, see infra, Parties in pari delicto;
    Employment of debtor by grantee, 14-
                                                      Parties not in pari delicto.
                                                    Parties in pari delicto, 14-272
                                                        Executed conveyances, 14-273
                                                            Equity will decree restitution of fraudulent deed wrongfully with-
                                                               held, 14-276
    Descriptions and schedules of property,
                                                             Equity will not decree reconvey-
                                                               ance, 14-275
    Mistake in provisions as to debts pay-
                                                             Equity will not reform a fraudulent
                                                               conveyance, 14-275
     Stipulations in assignment for benefit of
                                                             Equity will not set aside a fraudu-
                                                               lent conveyance, 14-275
                                                             Fraudulent conveyances good inter
                                                              partes, 14-273
                                                             Fraudulent grantee will be given
    Accepting mortgage from fraudulent grantee, 14-297
                                                               possession, 14-276
                                                             Grantor cannot recover property
    Criminal liability for selling property on
                                                               fraudulently conveyed by action
                                                               at law, 14-274
                                                             Grantor cannot recover property
    Foreclosure of fraudulent mortgage, 14-
                                                               fraudulently conveyed by suit in
                                                               equity, 14-275
                                                             Grantor may redeem property trans-
    Giving mortgagor fictitious credit, 14-
                                                               ferred as pledge, 14-274
                                                             Voluntary conveyances good be-
    Misstatement of mortgaged debt, 14-519
                                                               tween the parties, 14-274
                                                        Executory contracts, 14-276
Actions at law for recovery of the
                                                                   price, 14-276
                                                                 Whether vendee may plead
                                                                   fraud, 14-277
                                                             Actions in equity, 14-278
    Right to dispose of mortgaged prop-
                                                             Contract without consideration, 14-
                                                               277
                                                             Enforcement of fraudulent trust,
                                                              14-278
                                                             Foreclosure of fraudulent mort-
    To secure money presently loaned, 14-
                                                               gage, 14-278
                                                             Specific performance of fraudulent
                                                               contracts, 14-278
                                                    Parties not in pari delicto, 14-279
    Necessity of judgment as prerequisite
to equitable jurisdiction, 14-318
                                                    Parties to actions:
                                                        Against whom action may be brought,
                                                               14-338
                                                             Creditor's power of election, 14-338
    Assignments for the benefit of creditors
                                                             Election between several vendees,
                                                               14-338
                                                             Right to join several grantees, 14-
                                                               338
    Assignments for the benefit of creditors, see infra, Assignments for the benefit
                                                            Right to treat sale as valid, 14-
                                                              338
                                                        When parties are not in pari delicto,
    Change of possession, see infra, Change
                                                           14-270
                                                        Who may institute creditors' bill and
                                                          actions in the nature of creditors' bill,
                                                          see infra, Creditors' bills and actions
    Subsequent purchasers, 14-463
        Constructive notice from recording,
                                                          in the nature of creditors' bills.
                                                    Partnership (see infra, Limited partnership):
           14-468
        Purchasers with notice, 14-466
                                                        Application of firm property to other
                                                          than firm debts, 22–188
        Purchasers without notice, 14-467
        What is notice to a subsequent pur-
                                                        Assignments for the benefit of creditors,
                                                          see infra, Assignments for the benefit
           chaser, 14-468
Parent and child (see infra, Relations):
                                                          of creditors.
                                                        Limited partnership, see LIMITED PART-
    Earnings of minor children, 14-261
        General rule as to earnings, 14-261
                                                          NERSHIP.
                                                                           Volume XXXI,
                                              gII
```

FRAUDULENT SALES AND CONVEY-

Payment or security of antecedent debts.

ANCES, cont'd.

FRAUDULENT SALES AND CONVEY-ANCES, cont'd. Partnership, cant'd. Necessity of judgment as prerequisite to equitable jurisdiction, 14-317 Payment or security of antecedent debts, see infra, Payment or security of antecedent debts. Preferred partnership creditors, 14-229 Reservations for benefit of member of firm, 14-433 Payment: Bona fide purchasers and creditors, see infra, Bana fide purchasers and cred-Payment of consideration for property conveyed to third person, 14-263 Payment or security of antecedent debts, 14-226 Bona fide purchasers and creditors, see infra, Bona fide purchasers and creditors. Common law, 14-226 Conveyance to trustee, 14-236 General assignments, 14-237 Partial assignments, 14-236 Corporations, 14-240 General assignments, 14-241 Paying or securing directors, 14-240 Paying or securing particular creditors, 14-240 Direct conveyance to creditor, 14-226 Confession of judgment, 14-232 Conversion of wife's separate estate, 14-234 Conveyance from husband to wife, 14-233 Conveyance to creditor to pay himself and others, 14-236 Debt barred by statute of limitations, 14-229, 234 Directing purchase money paid to preferred creditors, 14-228 Dividing debt into several parts, 14-Express promise of repayment, 14-General rule, 14-226 Giving judgment notes, 14-232 Husband to wife, 14-232 Intention to defeat particular creditor, 14-229

Permitting judgment to be taken by

Preferred partnership creditors, 14-

Right of debtor to secure creditor,

Services of members of grantor's

Services rendered by adult, 14-236

Conveying partnership assets in payment of members' joint debt,

Preference of relations, 14-232

Right to pay creditor, 14-226

Services of relations, 14-235

Securing sureties, 14-231 Separate property of wife, 14-235

default, 14-232

Relations, 14-232

family, 14-235

Natural person, 14-226

Partnership, 14-237

14-239

220

14-230

```
cont'd.
   Partnership, cont'd.
        Creditors' derivative equity, 14-238
        Equities of firm and individual
          creditors considered, 14-237
        Firm creditors bave no lien on
          firm's assets, 14-238
        Good faith, 14-238
        Including personal debts in volun-
          tary assignment, 14-240
        Paying personal debt out of part-
          nership assets, 14-239
        Retirement of partner, 14-238
        Right of firm to prefer creditors,
          14-237
        Sale of interest by one partner to
          the other, 14-238
    Purchase in payment of antecedent debt,
      14-286
    Statutory limitations upon right of pref-
      erence, 14-241
    When the debtor is a natural person,
      14-226
Pledge and collateral security:
    Grantor may redeem property trans-
      ferred in pledge, 14-274
Possession (see infra, Change of possession):
    Possession of vendee must be exclusive, see infra, Change of possession.
    Retention of possession, see infra, As-
      signments for the benefit of creditors;
      Change of possession.
Power of disposition, see infra, Debtors'
  rights and obligations in respect to their
  property.
Preferences (see infra, Assignments for
      the benefit of creditors; Relations):
    Payment or security of antecedent debts,
      see infra, Payment or security of ante-
      cedent debts.
Presumptions (see infra, Burden of proof),
      14-491
    Assent of creditors to assignment, 14-390
    Assignments for benefit of creditors,
       14-459
    Change of possession, see infra, Change
      of possession.
    Fraud (see infra, Change of possession),
      14-512
    Insolvency, 14-491
    Presumption of fraud:
        Insolvency, 14-224
    Presumption of solvency, 14-486
    Retention of possession, see infra, Re-
      tention of possession.
    Voluntary conveyances presumed fraud-
      ulent, 14-308, 309
Prima facie evidence of fraud, see infra,
  Change of possession.
Priorities between existing creditors, 14-
      347
    Decease of grantor, 14-348
    Joint suits by several creditors, 14-349
    Priority of judgment, 14-349
    Suit on behalf of all creditors, 14-349
    Suits by single creditors, 14-347
    When the lien accrues, 14-349
Property conveyed, see infra, Thing con-
  veyed,
```

```
FRAUDULENT SALES AND CONVEY-
   ANCES, cont'd.
```

Purchasers (see infra, Bona fide purchasers and creditors):

Fraud upon subsequent purchasers, see infra, Fraud upon subsequent purchasers.

Purchasers for value and without notice. see Purchasers for Value and Without NOTICE.

Quasi trustee, see infra, Debtor's obligation as quasi trustee for creditors.

Questions of law and fact:

Assignments for benefit of creditors, 14-459

Change of possession, 14-383 Chattel mortgages, 14-370

Fraudulent intent, 14-492, 508, 509

Retention of possession, 14-366, 370 Real property, see infra, Change of posses-

Reasonable doubt, 14-483 Receivers, see Receivers.

Recording acts:

Change of possession, 14-361

Delivery of property unnecessary when chattel mortgage recorded, 14-371

Failure to record conveyance, 14-525 Recording bill of sale, 14-361

Withholding from record as evidence of fraud, 24-113

Reformation:

Equity will not reform a fraudulent conveyance, 14-275 Relations (see infra, Parent and child):

Burden of proof, 14-487

Fact of relationship not a badge of fraud, 14-523

Preference of relations, 14-232

Husband and wife, see infra, Husband and wife.

Illustrations, 14-232
Payment of antecedent debt, 14-232

Preference of brother by brother, 14-232

Preference of daughter by father, 14-232

Preference of father by son, 14-232 Preference of mother by son, 14-232 Preference of relations generally, 14-232

Preference of sister by brother,

Preference of son by father, 14-

Services by minor children, 14-235 Services by other members of grantor's family, 14-235

Services of emancipated minor. 14-235

rendered by adult chil-Services dren without agreement, 14-235 Services rendered by adult under

express agreement, 14-236 Presumption as to consideration, 14-490 Relationship of parties gives greater weight to other suspicious circumstances, 14-524

Sales to relatives, 14-235

Release, see infra, Asignments for the benefit of creditors.

31 C. of L.-58

FRAUDULENT SALES AND CONVEY-ANCES, cont'd.

Remedies, see infra, How property fraudulently conveyed or its proceeds may be reached.

Rents and profits:

Garnishment, 14-351

Liability of grantee, 14-342

Reservation of powers to grantor, see infra, Assignments for the benefit of creditors; Evidence.

Reservations for benefit of assignor, see infra-Assignments for the benefit of creditors.

Res gestæ, 24-687

Retention of possession (see infra, Assignments for the benefit of creditors; Change of possession), 4-558, 1037, 1164

Burden of proof, 4-559 Common-law rule, 4-558 Statutes, 4-559

Revocation:

Conveyances containing a power of revocation, see infra, Fraud upon subsequent purchasers.

Right of creditors to avoid conveyances, 14-281

Acquiescence, 14-282

Creditor cannot have participated in or assented to the conveyance,

Creditor must not assist the debtor, 14-282

Demand must be legally enforceable, see infra, Demand must be legally enforce-

Knowledge of sale, 14-282

Notice on part of subsequent creditors, 14-282

Prerequisites, 14-281

Sale by assignee:

Compounding with debtors, 14-413

Sales, see infra, Evidence.

Secret trusts, 14-247

Security of antecedent debts, see infra, Payment or security of antecedent debts. Seizure:

Creditor cannot lawfully seize property

without process, 14-311
Separate property of married women, see infra, Husband and wife.

Services, see infra, Master and servant.

Sheriffs and constables, 25-704 Sheriffs' sales, 25-831

Change of possession, 14-360 Necessity for appraisement, 25-757 Purchasers at execution sales are purchasers, 14-479

Retention of possession, 14-364

Right of purchaser at execution sale to have conveyance set aside, 14-336 Suit to set aside assignment, 14-336

Retention of vendor's signs and employees, 14-374

Solvency:

Assignments for the benefit of creditors. 14-389

Presumption, 14-486

Proof of, 14-486, 488

What constitutes solvency, 14-307 Specific performance, 26-22, 46

```
FRAUDULENT SALES AND CONVEY-
FRAUDULENT SALES AND CONVEY-
                                                       ANCES, cont'd.
    ANCES, cont'd.
                                                     Thing conveyed, cont'd.
  Specific performance, cont'd.
                                                         Must be something out of which the
creditor could have satisfied his
      Enforcing specific performance fraudulent contract, 14-278
                                             of
                                                              claim, 14-255
Debtor acting as conduit for legal
       Prior voluntary conveyance, 14-480
  Staleness in equity, see infra, Statutes of
                                                              title, 14-255
General rule, 15-255
    limitations at law and staleness in equity.
  Statute of 13 Eliz., c. 5, 14-222
Interpretation and construction, 14-222
                                                              Homesteads, 14-256
                                                              Personal property, 14-257
       Liberally expounded, 14-223
                                                              Property encumbered to or beyond
       Provisions of the statute, 14-222
                                                                its value, 14-256
       Statute declaratory of common law,
                                                              Property exempt by statute, 14-256
         14-232
                                                              Property in which alienor had no
       Terms of the statute, 14-222
                                                                beneficial interest, 14-255
  Statute of 27 Eliz., see infra, Fraud upon
                                                              Things of no substantial value,
     subsequent purchasers
                                                                14-256
  Statutes in the United States, 14-223
                                                          Property encumbered to or beyond its
  Statutes of limitations at law and stale-
                                                            value, 14-256
         ness in equity, 14-353
                                                          Property in which alienor has no bene-
       Actions at law, 14-353
                                                            ficial interest, 14-255
       Debt debarred by statute of limitations,
                                                          Property not subject to execution, 14-260
             14-220
                                                          Property purchased with funds of wife's
           Husband and wife, 14-234
       Equitable actions barred by analogy,
                                                            separate estate, 14-258
                                                         Property susceptible of fraudulent aliena-
         14-353
       General principles, 14-353
                                                            tion, 14-260
                                                          Property to which the alienee has an
       Laches, 14-353
                                                            equitable title, 14-258
       Statute will bar recovery of property
         fraudulently conveyed, 14-353
                                                          Reconveyance of property fraudulently
       Suits in equity, 14-353
                                                            conveyed, 14-259
       When time begins to run, 14-353
                                                          Right of father to emancipate child,
                                                            14-261
           From discovery of the fraud, 14-
                                                          Things of no substantial value, 14-256
                  354
                Allegation and proof of dili-
                                                          Wife's earnings and their products,
                                                            14-261
                  gence, 14-355
                                                          Wife's equity of settlement, 14-259
                Burden of proof, 14-355
                General rule, 14-354
                                                     Third persons:
                Negligence in not discovering,
                                                          Decree declaring property of third per-
                                                            son subject to plaintiff's judgment,
                  14-355
                Statutes, 14-354
                                                            14-340
                                                          Necessity of judgment as prerequisite
           When creditor's right of action ac-
             crues, 14-353
                                                                to equitable jurisdiction:
                                                              Property conveyed to third persons
   Subrogation, 27-206
                                                                 at instance of debtor, 14-316
       Necessity of judgment as prerequisite to
                                                          Payment of consideration for property
         equitable jurisdiction, 14-317
       Sureties subrogated to creditor's rights,
                                                            conveyed to third person, 14-263
                                                          Third persons not creditors cannot
         14-337
   Subsequent purchasers, see infra, Fraud upon
                                                            impeach fraudulent conveyances, 14-
     subsequent purchasers.
   Suits, see infra, Creditors' bills and actions
                                                      Tort:
                                                          Right of action for tort constitutes
     in the nature of creditors' bills.
   Support and maintenance, 27-423
                                                            holder a creditor, 14-254
       Agreement for support, 14-248
                                                      Transfer, 28-449
       Future support of grantor, 14-246
                                                      Trespass on the case, 14-351
                                                      Trover and conversion, 28-665, 666
   Suretyship, 27-477, 519
       Fraudulent conveyance by cosurety,
                                                      Trust deeds and power of sale mortgages:
         27-488
                                                          Actual participation in fraudulent de-
       Securing sureties, 14-231
                                                            sign, 14-297
       Subrogation to creditors' rights, 14-337
                                                          Conveyance void as to one cestui que
       Surety a creditor, 14-253
                                                            trust, valid as to another, 14-297
                                                          Right of creditor to accept payment or
   Taxation, see Taxation.
   Thing conveyed, 14-255
                                                            security, 14-297
                                                      Trusts and trustees (see infra, Debtor's obligation as quasi trustee for cred-
       Choses in action, 14-260
       Debtor acting as conduit for legal title,
          14-255
                                                            itors; Payment or security of ante-
                                                            cedent debts; Secret trusts; Thing
       Earnings of minor children, 14-261
       Equitable title, 14-258
                                                             conveyed):
        Exempt property, 14-257
                                                          Creditors' bills and actions in the nature
        Gifts of trivial value, 14-256
                                                             of creditors' bills, 14-334
       Homesetads, 14 256
                                                          Debtor acting as conduit for legal title,
       Life insurance policy, 14-260
                                                             14-255
```

solvency,

presump-

contract,

```
FRAUDULENT SALES AND CONVEY-
                                                 FRAUDULENT SALES AND CONVEY-
    ANCES, cont'd.
                                                     ANCES, cont'd.
  Trusts and trustees, cont'd.
                                                   Voluntary conveyances, cont'd.
      Enforcement of fraudulent trust in
                                                       Conveyance without actual intent to de-
        equity, 14-278
                                                              fraud, cont'd.
      Execution, 14-313
                                                            When donor is solvent, cont'd.
      Fraudulent trust estates may be sold
                                                                Property retained must be ac-
        under execution, 14-313
                                                                cessible to execution, 14-308
Property retained must be suf-
      Property in which a lienor has no bene-
        ficial interest, 14-255
                                                                  ficient to cover debts, 14-307
                                                                What
  Validity of fraudulent contracts and convey-
                                                                         constitutes
                                                                  14-307
        ances, 14-272
      Between the parties, see infra, Parties
                                                        Definition, 14-298
                                                        Existing creditors, 14-300
        in pari delicto.
      Creditors of the fraudulent grantee,
                                                        Fraudulent intent, 14-300
                                                        Fraud upon subsequent purchasers, see
        14-279
                                                          infra, Fraud upon subsequent pur-
      Demand must be legally enforceable, see
        infra, Demand must be legally enforce-
                                                          chasers.
                                                        Inadequacy of the consideration, 14-299
      How fraudulent contracts and convey-
ances may be validated, 14-282
                                                        Intention of donor immaterial, 14-300
                                                        Presumption fraudulent, 14-308, 309
          Abandonment of fraudulent pur-
                                                        Subsequent creditors, 14-309
            pose, 14-282
                                                            Voluntary
                                                                       conveyances
           Act of the parties, 14-282
                                                              tively valid as against subsequent
           Acts of those entitled to complain,
                                                              creditors, 14-309
                                                            What constitutes fraud as against
             14-283
           Assent of creditors, 14-283
                                                              subsequent creditors, 14-310
                                                        Validity as against existing creditors,
           Confirmation, 14-283
           Electing to receive proceeds of sale,
                                                          14-300
                                                        Validity as against subsequent cred-
             14-283
       In respect to whom fraudulent contracts
                                                          itors, 14-309
         and conveyances are binding, 14-272
                                                        Voluntary deed presumed valid, 14-291
                                                    Who are creditors, 14-251
       In respect to whom fraudulent contracts
         and conveyances are void, 14-280
                                                        Breach of promise of marriage, 14-252,
       Other third persons not creditors of the
                                                          253
         grantor, 14-280
                                                        Contingent
                                                                     liability
                                                                               upon
       Parties in pari delicto, see infra, Parties
                                                          14-253
                                                        Definition, 14-251
         in pari delicto.
                                                        General rule, 14-251
       Parties not in pari delicto, see infra,
                                                        Husband's right in wife's property,
         Parties not in pari delicto.
       Right of creditors to avoid conveyances,
                                                          14-252
         see infra, Right of creditors to avoid
                                                        Right of action for tort, 14-254
                                                        Rights arising from contract, 14-253
         conveyances.
                                                        Rights incident to marriage, 14-252
       Void, construction of the term, 14-280
       Voluntary conveyances, see infra, Vol-
                                                        Right to alimony, 14-252
                                                        Right to fines and penalties, 15-255
         untary conveyances.
                                                        Surety, 14-253
Wife's inchoate right of dower, 14-
       Construction of the term, 14-280
   Void used in the sense of voidable, 29-1068
                                                          252
                                                  FRAUDULENT TAKING:
   Voluntary conveyances (see infra, Parties
         in pari delicto), 14-242, 298
                                                    Larceny, see LARCENY.
                                                  FRAY, see Affray.
       Conveyances partly voluntary, 14-299
       Conveyance without actual intent to de-
                                                  FREE, 14-527
                                                    See Duress; Public; Ships and Shipping.
             fraud, 14-300
           Conveyance which leaves insufficient
                                                    Free and uninterrupted ways, 14-258
                                                    Free from average, 14-529
Unconditional and unencumbered, 13-238
             to pay existing debts, 14-302
           Conveyance which renders donor
                                                  FREEDMEN, see SLAVERY.
             insolvent, 14-302
           Donor in embarrassed circum-
                                                  FREEDOM, 14-529
                                                  FREEDOM OF COMMERCE, see INTER-
             stances, 14-302
                                                    STATE COMMERCE.
           Embarrassed debtor, 14-302
                                                  FREEDOM OF SPEECH AND THE
           General rule, 14-300
                                                    PRESS, see LIBERTY OF SPEECH AND THE
           Insolvent donor, 14-301, 302
                                                    Press.
           When donor is solvent, 14-303
                                                  FREE FISHERY, 13-559; 14-530
FREE FROM KNOTS, 30-1206
                Burden of proof to show sol-
                  vency, 14-308
                                                  FREEHOLD - FREEHOLDER, 14-530
                Conflicting views, 14-303
Donation held to be valid,
```

Volume XXXI.

14-304

Donation held to be void, 14-

Presumption of fraud, 14-308

See ESTATES.

Bail (in civil cases), 3-604

Equitable title, 14-530

Grand juries, 17-1265 Householder, 14-531

FREEHOLD - FREEHOLDER, cont'd.	FREEMASONS, cont'd.
·Householder, cont'd.	Powers, 14-538
Householder and freeholder distin-	To acquire and hold property, 14-538
	To make contracts, 14-538
gnished, 15–775 Land, 18–143	To sue and be sued, 14-538
Possession, 14-530	Privileged communications, 14-542, 543
Rent charge, 14-532	Property, 14-538
Wills, 14-531	Disposition of property on dissolution,
FREEHOLD SOCIETIES:	14-541
Building and loan associations, 4-1002, 1025	Punishment, 14-544, 545
FREEMASONS, 14-533	Relation between Freemasonry and the state,
See Benevolent or Beneficial Associa-	14-535
TIONS; DISFRANCHISEMENT.	Reunion, 14-540
Actions, 14-538	Scope of treatise, 14-534
By-laws, 14-536	Suit, 14-538
Constitution, 14-536	Suspension, 14-545
Contracts, 14-538, 539	The body, 14-536
Corporations, 14-537	Treasurer, 14-542
Definition, 14-534	Trials, 14-543
Membership must be acquired in pre-	Trustees, 14-542
scribed way, 14-534	Voluntary associations, 14-537
Term Freemasons, 14-534	Witnesses, 14-542
Whether membership in good standing	FREE OF INCUMBRANCES, see Cove-
necessary, 14-534	NANTS.
Dissolution, 14-540	FREE ON BOARD, 14-528
Disposition of property, *14-541	FREE PASSES, see Tickets and Fares.
How effected, 14-540	FREE SCHOOLS, see Schools.
Incorporated lodge, 14-540	FREEZING, see Act of God; Carriers of
Merger, 14-540	Passengers.
Nonuser, 14-540	FREIGHT, 14-546
Unincorporated lodge, 14-540	See Bills of Lading; Carriers of Goods;
Vote of membership, 14-540	CONTRACTS OF AFFREIGHTMENT AND CHAR-
Division, 14-540	TER-PARTIES; DEMURRAGE; INTERSTATE COM-
Exemptions from taxation, 14-539	MERCE; MARITIME LIENS; SHIPS AND
History, 14-534	Shipping; Tickets and Fares.
Introductory, 14-534	Bottomry and respondentia, see Bottomry and Respondentia.
Judicial notice, 14-537 Jurisprudence, see infra, Masonic juris-	Definition, 19–947
prudence.	Local freight, 19-483
Jury and jury trial, 14–543	Marine insurance (see Marine Insurance),
Legal status, 14–537	14-547
Liabilities, 14-539	On freight, 29-360
Contracts, 14–539	Parol evidence, 14-549
Taxation, 14-539	Toll, 15-546
Masonic jurisprudence, 14-535	Toll distinguished from freight, 28-243
By-laws, 14-536	FREIGHT BILL, see BILLS OF LADING.
Constitutions, 14-536	FREIGHT CAR, 14-549
Decisions, 14-535	FREIGHT RATES, see INTERSTATE COM-
Generally, 14-535	MERCE.
Landmarks, 14-535	FREIGHT TRAIN, 14-549
Masonic law in civil courts, 14-535	See Tickets and Fares.
Opinions, 14-535	FRENCH CHALK, 14-549
Sources, 14-535	FRENCH OR FANCY BREAD, 14-549
Master, 14-541	FRENCH POOL, see GAMING.
Members (see infra, Definition), 14-542	FRENCH SPOLIATION CLAIMS, 14-549
Dissolution, 14-540	United States courts, 29-297
Jurors, 14–543	FRENTE AL RIO, 14-551
Offenses, 14–543	FREQUENT, 14-551
Privileges, 14–542 Procedure in Masonic trials, 14–543	FREQUENTERS:
Punishment 1 Masonic trials, 14-543	Disorderly houses, 9-526
Punishment, 14–544, 545 Qualifications, 14–542	FRESH, 14-551 FRESHET, 14-552
Suspension, 14-545	FRIABLE, 14-552
Witnesses, 14-542	FRIEND, 14-552 FRIEND, 14-552
Offenses, 154–543	FRIENDLY SOCIETIES, see BENEVOLENT
Officers, 14-541	or Beneficial Associations.
Generally, 14–541	FRIENDLY SUITS, 14-552
Master, 14-541	FRIEND OF THE COURT, 14-552
Treasurer, 14-542	FRIGHT, 14-552
Trustees, 14-542	See Duress; Fences; Robbery; Threats
Origin, 14-534	AND THREATENING LETTERS.
Partnership, 14-537	Damages, 8-665
	O / J

```
FRIGHTENING HORSES (see RAILROADS):
                                              FULL CONSIDERATION, see Considera-
  Crossings, see Crossings.
Eminent domain, 10-1121
                                                TION.
                                              FULL COSTS, 14-562
FULL COURT, 14-562
  Highways:
      Objects frightening horses, see High-
                                              FULLED CLOTH, 14-563
        WAYS.
                                              FULL FAITH AND CREDIT, 14-563
  Independent contractors, 16-208
                                                See JUDGMENTS AND DECREES.
  Infants, 16-308
                                              FULL PROSECUTION, 21-622
                                              FUNCTION, 14-563
  Judicial notice, 17-901
                                              Duty, 10-351
FUNCTUS OFFICIO, 14-563
  Law of the road, 18-578
  Objects in highway frightening horses, see
                                              FUND - FUNDS, 14-563
    HIGHWAYS.
  Railroads, see RAILROADS.
                                                Bills of exchange and promissory notes,
  Street railways, 27-91
FRIGIDITY, see IMPOTENCE.
                                                Current funds, 8-498, 499; 14-564
FRIVOLOUS:
                                                Exemptions from taxation, 14-564
  Irrelevant, 17-483
                                                Real property, 14-564
FRIVOLOUS PLEADINGS, 14-552
                                                Stock and stockholder, 14-565
                                              FUNDAMENTAL, 14-566
FUNDAMENTAL LAW,
FRM., 14-552
FROG, 14-552
                                                                          see Constitu-
FROM, 14-553
                                                TIONAL LAW.
  Boundaries, 4-805
                                              FUNDED DEBT, 14-566
  From time to time, 14-558
                                              FUNDING BONDS, see Municipal Securi-
  In, 14-556
                                                TIES.
  Inclusive or exclusive, 14-553
                                              FUNDING SYSTEM, 14-566.
                                              FUNERAL, 14-566
  Intent governs, 14-554
  Marine insurance, 19-968, 970
                                                 See CEMETERIES; DEAD BODY.
                                              FUNERAL EXPENSES, see DEBTS OF DE-
      At and from, 19-968, 970, 971, 980,
                                                 CEDENTS; EXECUTORS AND ADMINISTRATORS:
      From the loading, 19-970, 972
                                                SEPARATE PROPERTY OF MARRIED WOMEN.
                                              FUR, 14-566
FURNACE, 14-567
  Miscellaneous, 14-555
  Municipal aid, 20-1100
                                              FURNISH, 14-567
  Railroad, 23-687
                                                 Furnish and convey, 14-567
  Remainders, reversions, and executory in-
    terests, 24-395
                                                 Purnish with water, 14-567
  Street railways, 27-35
                                                 Intoxicating liquors, 14-567
  To, 14-556
                                                Mechanics' liens, 14-568; 20-340
                                              FURNITURE, 14-568
  To and from, 28-240
                                                See Exemptions (from Taxation); Expert
  Turnpikes and tollroads, 29-10
                                                  AND OPINION EVIDENCE; HOTEL FURNITURE.
FROM AND AFTER, 14-558; 24-393
                                                 Books, 14-569
FROM A PLACE, 14-557
FROM THE PERSON, see ROBBERY.
                                                Exemptions from execution, see Exemptions
                                                  (FROM EXECUTION).
FRONT, 14-558
Special or local assessment, 25-1204
                                                 Exemptions from taxation, see Exemptions
                                                  (FROM TAXATION).
FRONTAGE, see Special or Local Assess-
                                                 Farm stock, 14-569
  MENTS.
                                                 Fire insurance, 13-114
FRONTIER, 14-559
FRONTING, see Special or Local Assess-
                                                 Fixtures (see FIXTURES), 14-571
                                                 Furniture in a hotel, 14-571
FRUCTUS INDUSTRIALES, 14-559
                                                 Household furniture, 14-571; 15-774
                                                 Illustrations, 14-569
  See CROPS
                                                 Inns and innkeepers:
FRUCTUS NATURALES, 14-559
                                                     Furniture in a hotel, 14-571
  See CROPS.
                                                 Piano, 14-570
FRUIT, 14-560
                                                 Pictures, 14-570
  See CROPS.
                                                 Plate, 14-570
FT., 14-560
                                                 Stock, 14-571
FUDGE, 14-560
                                                 Tavern furniture, 14-571
FUEL, see FIRES.
FUERO, 14-560
                                                 Watch, 14-571
                                                 Wills, 14-569
Wine, 14-571
FUGITIVE FROM JUSTICE, see EXTRA-
  DITION.
                                              FURTHER, 14-572
FULFIL, 14-560
FULL — FULLY, 14-560
                                                 See COVENANTS.
                                               FURTHER ASSURANCE, see COVENANTS.
   Full blood, 14-561
                                              FURTHER HEARING, 6-962, 972, 992
  In full, 16-128
                                              FUTURE, 14-573
   Reasonable doubt, 14-560
                                                 For the future, 13-735
FULL AGE, see AGE.
                                              FUTURE-ACQUIRED PROPERTY (see
Accession; Assignments; Catching Bar-
FULL ANSWER, 14-561
FULL BLOOD, 14-561
                                                 GAIN; CHATTEL MORTGAGES; GAMBLING CON-
Blood, 14-561
FULL CASH VALUE, 14-561
                                                TRACTS; LIENS; REMAINDERS, REVERSIONS,
                                                 AND EXECUTORY INTERESTS; WILLS):
FULL COMPENSATION, 6-369
```

```
FUTURE-ACQUIRED PROPERTY, con.
  Assignments for the benefit of creditors, see
    ASSIGNMENTS FOR THE BENEFIT OF CRED-
    ITORS.
  Chattel mortgages, see CHATTEL MORTGAGES.
  Sales, 24-1043
FUTURE-ACQUIRED TITLE, see ESTOP-
  PEL; VENDOR AND PURCHASER.
FUTURE ADVANCES, see CHATTEL MORT-
  GAGES.
FUTURE ESTATE, 14-574
  See REMAINDERS, REVERSIONS, AND EXECU-
    TORY INTERESTS.
FUTURE PREFERENCES, 14-574
FUTURES, see GAMBLING CONTRACTS.
GAGE (see PAWNBROKERS; PLEDGE AND COL-
    LATERAL SECURITY):
  Estates, 11-382
GAIN, 14-575
Gaming houses, 14-715 GALLON, 14-575
  Weights, 14-575
GAMBIA, 14-575
GAMBLING, 14-666
  See GAMBLING CONTRACTS; GAMING; GAMING
    HOUSES.
GAMBLING CONTRACTS, 14-576
  See GAMING; WAGER.
  Actions, see infra, Statutes giving right of
    action to loser who has paid voluntarily.
  Advances, see infra, Brokers.
  Agency, 1-972
      Agency does not exist in gambling con-
        tracts, 14-636
      Agent liable for property received from
        principal, 14-636
       Agent not liable to principal for prop-
        erty paid by losers, 14-636
       Brokers, see infra, Brokers.
       Principal liable for winnings received by
         bis agent, 14-627
       Right of principal to revoke authority
         and recover property advanced, 14-637
   Analogies to other contracts, 14-581
  Bankruptcy, 14-593
   Bear, see infra, Futures.
  Benevolent or beneficial associations, 3-1047
   Bets and wagers, 14-597
       Bets on horse racing, 14-598
       Classes of bets, 14-597
       Definitions, 14-597
       Election bets, see infra, Election bets.
       Generally, 14-597
  Betting, 4-5
Bills of exchange and promissory notes,
         4-190, 192; 14-645
       As between parties to the instrument
         other than those involved in the
         gambling contract, 14-647
       Bank's refusal to honor checks, 14-648
       Bona fide holder, 14-645, 646
       Cancellation in equity, 14-648
       Equity refusing to interfere under mod-
         ern statutes, 14-648
       Holder's rights against maker, 14-647
       Holder's rights of recovery against de-
         rivative party, 14-647
       Indorsement on gambling consideration,
         14-647
```

Methods of enforcing statutes, 14-648 Recovery hy assignee who is not a bona

fide holder, 14-645

```
GAMBLING CONTRACTS, cont'd.
  Bills of exchange and promissory notes, con.
      Recovery by original party, 14-645
Validity of title to commercial paper
won at gambling, 14-647
      Validity of title to life insurance policy
         won at gambling, 14-648
  Bohemian oats contracts, 14-613
  Bonds, 4-660
  Brokers, 14-638
      Advances, 14-640
      Broker protected in obeying legal in-
         structions, 14-639
      Commissions, 14-640
      Effect of illegality of transactions upon
         position of broker as agent, 14-638
      Intention of adversary party immaterial,
         14-639
      Intention of principal and broker, 14-638
      Knowledge of broker material, 14-638
      No right of action for breach of orders,
         14-640
       Position as agent affected by illegality
         of transaction, 14-638
       Recovery allowed to broker, 14-640, 641
       Right of broker to commissions and
       advances, 14-640
Rights of customer against broker,
         14-639
       Right to recover property in hands of
         agent after payment, 14-640
       Right to recover property in hands of
         agent before payment, 14-639
  Bucket shop, 4-991
  Bull, see infra, Futures.
  Burden of proof, 14-618
  Calls, see infra. Futures.
  Cancellation in equity, 14-648
  Chance:
       Risks, 14-582
  Cheating, 14-596
       At common law, 14-596
           Liability of winner, 14-596
           Rights of loser, 14-596
           Where loser pays with full knowl-
             edge, 14-596
           Where
                    loser pays
                                  without full
             knowledge, 14-596
       Modern statutes, 14-596
           Jurisdictions where relief is denied,
              14-596
           Jurisdictions where relief is given,
             14-596
  Checks, see infra, Bills of exchange and
     promissory rotes.
   Classes of gambling contracts, 14-597
       Bets and wagers, see infra, Bets and
         wagers.
       Disguised gambling contracts (see infra,
         Disguised gambling contracts), 14-603
       Gaming, see infra, Gaming.
       Invalidity not dependent upon form,
         14-597
       Lotteries, see Lotteries.
       Pool selling, see infra, Pool selling.
       Undisguised gambling contracts, 14-597
   Closing out, see infra, Futures.
```

Collateral agreements, see infra, Parties to

Commissions, see infra, Brokers.

agreements collateral to a gambling con-

tract.

```
GAMBLING CONTRACTS, cont'd.
                                                    GAMBLING CONTRACTS, cont'd.
  Common law, see infra, Validity at common
                                                      Election, cont'd.
                                                           Election bets, cont'd.
                                                               Classes of elections in doubt, 14-598
  Confession of judgments, 14-648
  Conflict of laws, see infra, Private interna-
                                                               Gaming does not include election
    tional law.
                                                                 bets, 14-600
                                                               Invalidity, 14-597
  Consideration:
                                                               Reasons for invalidity, 14-597
      Effect of new consideration, 14-651
      Executed and executory considerations (see infra, Executed and executory
                                                      Election bets, 14-588, 597
                                                           Classes of elections included, 14-598
         considerations), 14-585
                                                           Classes of elections in doubt, 14-598
                                                           Invalidity, 14-597
      Failure of consideration, 14-582
                                                           Reasons for invalidity, 14-597
      Gambling contract as consideration for
                                                      Elements of gambling contracts, 14-582
         new promise, 14-650
  Construction, see infra, Interpretation and
                                                      Events, see infra, Events.
                                                           Executed and executory consideration, see infra, Executed and executory
    construction.
  Contingent contracts:
                                                             considerations.
       Evidence, 14-619
                                                           Failure of consideration, 14-582
  Contingent sales, 14-604
  Corners (see infra, Futures; see Monopo-
                                                           Futures, see infra, Futures.
         LIES AND CORPORATE TRUSTS), 14-605,
                                                           Risk, 14-582
                                                           Thing of value, see infra, Thing of
     Illegality as in restraint of trade, 14-612
Illegality of gambling contracts, 14-612
                                                             value.
                                                      Endowment associations, 14-613
                                                      Enforccability, see infra, Rights and liabili-
  Corporation as winner, 14-626
                                                         ties of adversary parties to gambling con-
  Credit:
                                                         tracts.
       Gambling on credit, 14-626
                                                      Equity, see infra, Status of gambling con-
       Person furnishing stake on credit, 14-643
                                                         tracts in equity.
  Creditors:
                                                       Estoppel, 14-651
  Liability of stakeholders, 14-636
                                                      Events, 14-584
  Debt:
                                                           Difficulty in applying test of interest in
       Distinction between security and debt,
                                                             the event, 14-584
         14-650
                                                           Event must be one in which parties have
  Deeds, 14-628
                                                             no interest, 14-584
       Under statutes vesting title in heir of
                                                           Future events, 14-585
         grantor, 14-628
                                                           Past events, 14-585
  Default, 14-649
                                                      Evidence, 14-617
   Definition, 14-581
                                                           Contingent contracts, 14-619
   Demand, see infra, Stakeholders.
                                                                Evidence that contingency is created
   Disguised gambling contracts, 14-603
                                                                by terms of contract only, 14-619
When held to be gambling prima
       Bohemian oats contracts, 14-613
       Classes of disguised gambling contracts,
                                                                  facie, 14-619
         14-604
                                                           Extrinsic evidence, see infra, Extrinsic
       Contingent sale, 14-604
                                                             evidence.
       Corners, see infra, Corners.
                                                           Futures, 14-620
       Endowment association, 14-613
                                                               Actual dealings of parties in other
       Evidence, 14-617
                                                                  transactions, 14-621
       Extrinsic evidence, 14-604
                                                                Admissibility of various circumstances to prove intent, 14-620
       Futures, see infra, Futures.
       Generally, 14-603
       Insurance, see BENEFICIARIES (IN IN-
                                                                Custom of market, 14-621
                                                                Evidence of intention direct, 14-620
         SURANCE); FIRE INSURANCE; MARINE
                                                                Fact that parties settled disputed
         INSURANCE.
                                                                  transaction by differences, 14-620
       Prohibited, 14-603
                                                                Habits of party, 14-621
   Distinction between void and illegal, 14-592
                                                                Inability to show valid contracts,
       England, 14-592
                                                                  14-621
           Contract collateral to gambling con-
             tract merely void, is itself valid,
                                                                One party's knowledge of financial
                                                                  inability of the other, 14-620
              14-593
                                                                Party's dealings with third parties,
           Distinction affects validity of col-
                                                                  14-621
             lateral contracts only, 14-593
                                                           Parol evidence, see infra, Extrinsic evi-
           Distinction practically abolished in
             England, 14-593
                                                           Undisguised gambling contracts, 14-617
           General rule, 14-593
                                                      Executed
                                                                  and executory considerations,
       United States, 14-593
           Where distinction is not recognized,
                                                              14-585
                                                           General rule, 14-585
           14-593
Where distinction is recognized,
                                                           Partially executed contract, 14-585
                                                       Extrinsic evidence, 14-617
             14-593
                                                           Admissibility, 14-617
  Election:
                                                           Burden of proof, 14-618
       Election bets, 14-597
           Classes of elections included, 14-598
                                                           Necessity of extrinsic evidence, 14-617
```

GAMBLING CONTRACTS, cont'd. GAMBLING CONTRACTS, cont'd. Extrinsic evidence, cont'd. Informer, 14-636 Questions of fact for jury, 14-618 Right of action given to informer, Failure of consideration, 14-582 14-625 Fines and penalties: Injunctions, 14-595, 636 Recovery by public as penalty, 14-625 Judgments based on gambling contracts, Fraud and deceit, see infra, Cheating. 16-394 Future differences, see infra, Futures. Insolvency and bankruptcy, 14-593 Future events, 14-585 Insurance, see infra, Wager policies. Intention, see infra, Brokers; Futures. Futures, 14-604 Bear, 14-605 Interpretation and construction: Liberal construction, 14-592 Bucket shop, 4-991 Statutes giving right of action to loser Bull, 14-605 who has paid voluntarily, 14-624 Equity refuses to aid informer, Calls, 14-605 Closing out, 14-606 Corner, 14-605, 612 14-626 Definitions, 14-604 Limitations, 14-626 Evidence, see infra, Evidence. Penalty, 14-625 Future contracts approved by law, 14-Remedial, 14-625 Status as winner or loser determined Future contracts not approved by law, at one sitting, 14-626 Where right of action is given to 14-609 informer, 14-625 Gaming, 14-686 Statutes in the United States, 14-592 Intention to gamble, 14-610 Effect of abandonment of intention Statutes not retroactive, 14-592 to gamble, 14-612 Joint parties, see infra, Parties jointly as-Special statutory rule, 14-611 sociated in gambling contracts. Validity at common law, 14-611 Where both parties intend to Judgments, 14-648 Classes of judgments, 14-648 gamble, 14-610 Confession of judgments, 14-648 Where one only intends to gamble, Default judgments, 14-649 Effect of statutes in general, 14-648 14-611 Margins, 14-606, 608; 26-1060 Judgments on power of attorney, 14-649 Legality, 14-608 Judgments rendered in adversary proceedings after contest, 14-650 Keeper of gambling house as owner, 14-Method of gambling in future differences, 14-606 Options, 14-605, 608 626 Labor: Special statutory rule, 14-608 Validity, 14-608 Persons furnishing labor or material in furtherance of gambling contracts, Puts, 14-605 Ringing out, 14-606, 609 14-643 Sale and resale, 14-609 Landlord and tenant: Settling differences, 14-605, 609 Rent of property used for gambling, 14-644 Short, 14-605 Short sales, 14-606; 26-1061 Legitimate business contracts confused with gambling contracts, 14-614 Modern view, 14-607 Special statutory provisions, 14-607 Validity formerly denied, 14-606 Contracts which are in form gambling contracts, but lack some essential ele-Stop order, 14-606 ment, 15-617 Straddles, 14-605 Technical terms, 14-605 Insurance, see infra, Wager policies. Prizes and premiums, see infra, Prizes Gaming, 14-599 and premiums. Definitions, 14-599 Liabilities, see infra, Rights and liabilities of Dog fighting, 14-600 adversary parties to gambling contracts. Extent of meaning of gaming, 14-599 Licenses, 14-596 Gaming does not include election bets, Life insurance: Validity of title to life insurance policy 14-600 Includes races, 14-599 won by gambling, 14-648 Gift enterprise, 14-1005 Limitation of actions, 14-626 Horse racing, 14-598 Loans: Where bets on horse races unenforce-Loan a mere device to avoid statute, able, 14-599 14-642 Where bets on horse racing favored, Loan to be used in gambling, 14-641 14-598 Loan to enable loser to repay, 14-642 Husband and wife: Recovery by wife of loser, 14-624 Persons furnishing stake on credit, 14-643 Persons lending money to parties to Illegal, see infra, Distinction between void and illegal. gambling contracts, 14-641 Recovery, 14-641 Statutory rule, 14-642 Indemnity contracts: Contracts of indemnity against liability growing out of gambling contracts, Use in gambling not required by con-14-644 tract of lending, 14-641

GAMBLING CONTRACTS, cont'd. Long, see infra, Futures. Loser, see infra, Statutes giving right of action to loser who has paid voluntarily. Distribution by lot not a lottery where nothing of value is risked, 14-601 Dividing by lot property held jointly, 14-583 Lotteries, see Lotteries. Margins, see infra, Futures. Material: Persons furnishing labor or material in furtherance of gambling contracts, 14-643 Negotiable instruments, see infra, Bills of exchange and promissory notes. New promise, 14-650 Occupation, business, and privilege taxes, 14-596 Options (see Options; see infra, Futures), 26-1062 Parol evidence, see infra, Extrinsic evidence. Parties jointly associated in gambling contracts, 14-626, 629 Indemnity for losses enforced, 14-630 Jurisdictions in which no recovery is allowed, 14-629 Jurisdictions in which recovery is allowed, 14-630 Losses, 14-630 Winnings, 14-629 Parties to agreements collateral to a gambling contract, 14-636 Agents other than brokers, see infra, Agency. Brokers, see infra, Brokers. Contracts of indemnity against liability growing out of gambling contracts, 14-644 Liability of telegraph companies where telegrams are sent for gambling purposes, 14-644 Persons furnishing labor or material in furtherance of gambling contracts, 14-643 Persons furnishing stake on credit, 14–643 Persons lending money to parties to gambling contracts, see infra, Loans. Rent for property used for gambling, 14-644 Parties to gambling contracts: Actions, see infra, Rights and liabilities of adversary parties to gambling contracts. Partition by lot: Dividing by lot not necessarily gambling, 14-601

Partnersbip, 14-629

Past events, 14-585

Police power, 22-926

643

Policies:

Payment (see infra, Brokers):

who has paid voluntarily.

Penalty, see infra, Fines and penalties. Persons furnishing stake on credit, 14-

Statutes giving right of action to loser

Wager policies, see infra, Wager policies.

who has paid voluntarily, see infra,

Statutes giving right of action to loser

GAMBLING CONTRACTS, cont'd. Pool selling, 14-603 Power of attorney, 14-649 Prejudicial to interests of third persons, 14-587 Prejudicial to public peace, 14-587 Premiums, see infra, Prizes and premiums. Preponderance of evidence, 14-619 Private international law, 14-652; 22-1330 Lex fori held to govern, 14-652 Proper law of contract held to govern, 14-652 Prizes and premiums, 14-614 Definition, 14-614 Nature, 14-614 Statutory rule, 14-617 Where entrance fee is charged, 14-614 Where no entrance fee is charged, 14-614 Where prize is entirely dependent on amount of entrance fees, 14-616 Where prize is in part dependent on amount of entrance fees, 14-615 Where prize is not dependent amount of entrance fees, 14-614 Professional gambler, 14-628 Promissory notes, see infra, Bills of exchange and promissory notes. Public peace, 14-587 Public policy, 14-587 Puts, see infra, Futures. Questions of law and fact, 14-618 Recovery, see infra, Brokers; Loans; Rights and liabilities of adversary parties to gambling contracts; Statutes giving right of action to loser who has paid voluntarily. Release: Release under seal, 14-625 Renewals, 14-651 Rent for property used for gambling, 14-644 Resale, 14-623 Rights and liabilities of adversary parties to gambling contracts, 14-622 Assignee of loser can recover, 14-624 Common law, 14-622 Construction of statutes, 14-625 Deeds given on gambling contracts, see infra, Deeds. Diversity of statutes, 14-624 Enforceability, 14-622 Informer, 14-625 Interpretation and construction of statutes, see infra, Interpretation and construction. Loser allowed to recover from owner of gambling house, 14-624 Loser cannot recover in absence of statnte, 14–623 Loss of chips or counters, 14-624 Recovery by loser, 14-623 Recovery by winner, 14-622 Right of loser to retain property lost by him and afterwards peaceably regained, 14-629 Right of owner to recover property staked and lost by another without his consent, 14-629 Statutes giving loser right of action against winner, 14-624 Statutes invalidating gambling contracts, 14-622

```
GAMBLING CONTRACTS, cont'd.
  Rights and liabilities of adversary parties to
         gambling contracts, cont'd.
       Under modern statutes giving right of action to loser who has paid volun-
         tarily, see infra, Statutes giving right
        of action to loser who has paid volun-
               modern statutes invalidating
       Under
         gambling contracts, 14-622
       Wife of loser, 14-624
       Winner cannot recover, 14-622
  Ringing out, see infra, Futures.
  Risks, 14-582
       Chance, 14-582
  Sale and resale, 14-609
  Sales, see infra, Futures.
  Scalping (see infra, Futures), 14-606
  Securities for debts incurred in gambling
       contracts, 14-644
Distinction between security and debt,
        14-650
       Effect of new consideration, 14-651
```

Gambling contracts as consideration for a new promise, 14-650 Judgments, see infra, Judgments. Negotiable instruments, see infra, Bills of exchange and promissory notes. New consideration, 14-651

New consideration, 14-651 New promise, 14-650 Renewals, 14-651 Statute of 9 Anne, 14-645 Statutes in general, 14-644

Settle differences, see infra, Futures. Short, see infra, Futures.

Short sales, see infra, Futures. Stake:

Person furnishing stake on credit, 14-643 Stakeholders, 14-631

Definition, 14-631

Demand, 14-634

As condition precedent to recovery of costs and interest, 14-635
Demand of whole sum under claim of being winner, 14-634
Form of demand, 14-635
Suit as substitute for demand, 14-635
Duty of stakeholder after event, 14-632

Duty of stakeholder after event, 14-632
To deliver stake to winner, 14-632
To redeliver stake to depositors,
14-632

Duty of stakeholder before event, 14-631

To redeliver stake to depositors, 14-632 To retain stake, 14-631

Injunctions, 14-636

Liability for deposit owned in part by others than depositor, 14-636

Liability to depositors who repudiate wager, 14-632

After event but before payment to winner, 14-633

After payment to winner, 14-634 Before the event, 14-632

Liability to general creditors of depositor, 14-636

Liability to real owner of stake deposited without his consent, 14-635
Liability to winner, 14-632

GAMBLING CONTRACTS, cont'd.

Stakeholders, cont'd.

Relation of stakeholder to gambling contract, 14-631

Right of depositor in equity, 14-636 Stakeholder a bailee, not a party to the gambling contract, 14-631 Statutory liability to the public or to

informer, 14-636

State secrets, 14-588

Status of gambling contracts at law, 14-586 Bankruptcy, 14-593

Distinction between void and illegal, see infra, Distinction between void and illegal.

Status of gambling contracts in equity, see infra, Status of gambling contracts in equity.

Validity at common law (see infra, Validity at common law), 14-986

Validity and or statute see infra, Validity

Validity under statute, see infra, Validity under statutes.

Status of gambling contracts in equity, 14-594

Cases where equity gives relief, 14-595 Cheating, see infra, Cheating.

Doctrine that equity does not give relief,

14-595 Doctrine that equity gives relief, 14-595

Early view, 14-594 Injunctions against future gambling, 14-595

Modern doctrine, 14-595

Under statute of Anne, 14-594

Statutes (see infra, Interpretation and construction; Validity under statutes):

Securities for debts incurred in gambling

contracts, 14-644

Statutes giving right of action to loser who has paid voluntarily, 14-624

has paid voluntarily, 14-624
Assignee of loser, 14-624
Bona fide settlement, 14-625

Construction of statutes, see infra, Interpretation and construction.

Creditors, 14-625

Diversity of statutes 24-644

Diversity of statutes, 14-624 Informer, 14-625

Loser, 14-627

Definition, 14-627

Loser of property belonging in part to others, 14-628

Loser of property belonging to others, 14-628

Ordinary gambling, 14-627 Professional gambling, 14-628

Who is loser, 14-628
Loss of chips or counters, 14-624

Recovery by public as penalty, 14-625 Release under seal, 14-625

Result of one sitting as test for recovery, 14-626

Result of sittings, 14-626, 627

Right to recover is a contract right, 14-625

Wife of loser, 14-624 Winner, 14-626

After payment, 11-626 Corporation as winner, 14-626 Definition of winner, 14-626 Gambling on credit, 14-626 Joint and several liability, 14-626 Keeper of gambling house, 14-626

GAMBLING CONTRACTS, cont'd. Statutes giving right of action to loser who has paid voluntarily, cont'd. Winner, cont'd. Ordinary gambling, 14-626 Principal liable for winnings re-ceived by his agent, 14-627 Several liability, 14-627 Several winning from one, 14-626 Take out, 14-627 Winner allowed to show net result of sitting, 14-627 Winner from winner liable to original loser, 14-627 Stockbrokers, see infra, Brokers. Stock-jobbing acts, 26-1068 Bona fide future contracts, 26-1068 Burden of proof, 26-1071 Particular English acts, 26-1068 Particular statutes considered, 26-1068, 1069, 1070, 1071 Sir John Barnard's Act, 26-1068 Speculative dealings in stocks legitimate, 26-1068 Stop order, see infra, Futures. Straddles, see infra, Futures. Take out, 14-627 Telegraphs and telephones, see Telegraphs AND TELEPHONES. Thing of value, 14-582 Dividing by lot property held jointly, 14-583 Every one to receive something of value, 14-583 If nothing of value is risked, contract not gambling, 14-583 Thing of value must be involved, 14-582 Tontine insurance, 28-246 Validity at common law (see infra, Distinction between void and illegal), 14-586, 622. Classes of invalid wagers, 14-587 Common law as interpreted by courts of the United States, 14-586 Contrary to public policy, 14-588 Development of common law, 14-586 Early assumption of general validity, 14-586 Election, 14-588 English doctrine, 14-586 Gambling contracts unenforceable when prejudicial to third persons, 14-587 Jurisdiction adopting English doctrine as to validity of wagers, 14-590 Jurisdiction where statute of Anne is held to be part of common law, 14-58a Prejudicial to public peace, 14-587 Questions of abstract law, 14-588 State secrets, 14–588 Theory of discretion of trial judge, 14-586 of validity with exceptions, Theory 14-586 Validity under statute, see infra, Validity under statute; Distinction between void and illegal. Wagering contracts generally enforceable in England, 14-587 Validity under statutes (see infra, Rights and liabilities of adversary parties to gambling contracts), 14-590, 622

GAMBLING CONTRACTS, cont'd. Validity under statutes, cont'd. English statutes, 14-590 Object of earlier statutes, 14-590 Object of modern statutes, 14-591 Statutes to compel amusements of a military character, 14-590 Statutes to repress gambling as injurious, 14-591 To annul collateral contracts. 14-591 To check gambling inter partes, 14-501 Statutes in the United States, 14-592 Generally, 14-592 Liberal construction of statutes, 14-592 Retroactive effect, 14-592 Value, see infra, Thing of value. Void, see infra, Distinction between void and illegal. Void used in the sense of voidable, 29-1069 Wager policies (see Beneficiaries in In-SURANCE; MARINE INSURANCE), 3-929; 13-136; 14-614, 653 Wagers, see infra, Bets and wagers.
Winner, see infra, Statutes giving right of action to loser who has paid voluntarily. GAMBLING POLICY, 3-929; 13-156; 14-614, 653 GAME (see Confidence Game; Gambling CONTRACTS; GAME AND GAME LAWS; GAMing; Gaming Houses): Skill, see Gaming Houses.

GAME AND GAME LAWS, 14-654 See ANIMALS. Animals: Property in game (see Animals), 2-334; 14-655, 656 Conflict of laws, see infra, Private international law. Constitutionality of statute, 14-661 Generally, 14-661 Interstate commerce, 14-661 Decoying game, 14-657 Definition and foundation of game laws, 14-657 Definitions of game, 14-654 Generally, 14-654 Statutory definitions of game, 14-654 Engine to kill game, 11-36 Enter, 11-42 Enticing game away, 14-657 Fines and penalties, 14-663 Fish and fisheries, see FISH AND FISH-ERIES. Foundation of game laws, 14-657 Game season: Game brought from foreign jurisdiction, 14-660 Having game in possession out of season, 14-659 Killing game out of season, 14-658 Interstate commerce, 14-661; 17-69

Right to sell game outside of state,

Transportation of game killed within

Generally, 14-661

state, 14-661

14-660

Illustrations, 14-662

Validity of statute, 14-661

Killing game out of season, 14-658

GAMING, cont'd.

GAME AND GAME LAWS, cont'd.

Police power, 22-929 Carriers of goods: Seizure by game warden, 5-242 Possession: Carrying on games, 14-712 Chance (see Gaming Houses); Having game in possession out of season, 14-659 Preservation of game, 14-658 Element of chance, 14-668 Private international law: Games of chance, 14-682, 683 Game brought from foreign jurisdic-Character of game, 14-689 tion, 14-660 Character of thing staked, 14-670 Right to sell game outside of state, Cheating at gaming, 14-688 14-660 Checks, 14-670 Property in game (see ANIMALS), 2-344; 14-Chips, 14-670 Chuck-a-luck, 6-8 Cockfighting, 14-681, 703 Custom of the chase, 14-656 Property in animals subject to control, Common gaming table, 6-235 Common-law offense, 14-666 14-655 Property in game as between individ-Conspiracy, 6-859, 860 Construction, see infra, Interpretation and nals, 14-655 Wild animals, 14-656 construction. Contract of wager, 14-672 Corporations, 7-844 Prosecution by district attorneys, 14-662 Searches and seizures, 25-147 Transportation of game killed within state, Crack loo, 14-708 14-661 Craps, 14-707 Crime, 14-666 Trespass, 14-656 Dealing, 14-712 Extent of trespass, 14-656 Definition, 14-665, 700 Form of action, 14-657 Trespass in pursuit of game, 14-656 Betting, 14-665 What constitutes trespass, 14-656 Gambling, 14-666 Violation of game laws, 14-662 Gaming, 14-665 By whom prosecuted, 14-662 Device, see infra, Gambling devices. Device and substitute distinguished, Disposition of fines and penalties, 14-663 448 District attorney, 14-662 Devices which may not be gambling devices, How prosecuted, 14-662 GAMING, 14-664 14-714 See GAMBLING CONTRACTS; GAMING HOUSE; Devices which may or may not be gambling devices, 14-709 HORSE RACING; LOTTERIES. Acceptance, 14-672 Dice, 9-451 Accessories, 14-689 Games played with dice, 14-683 Accomplices, 1-392; 14-689, 691 Documentary evidence: Books on game, 14-690 Agricultural societies, 2-24 Amount of wager, 14-670 Dominoes, 14-686, 710 Apparatus, 14-709 Drinks: Arrest without warrant, 2-876 Playing for food or drinks, 14-705 Ejusdem generis, 14-684, 685, 710 Assignments: Claim against the winner for money lost Election bets (see infra, Betting on elecat play, 2-1019 tions), 14-667, 682 Element of chance (see infra, What consti-Auction pools, 3-486 Banking game, 3-770; 14-683, 706 tutes gaming), 14-668 Betting, 4-5; 14-666 Element of change necessary, 14-668 Betting and gaming distinguished, 14-Statutes prohibiting gaming at games of 666 chance, 14-668 Entrance fees, 14-671 Betting on elections not gaming, 14-667 Betting on elections, 10-789; 14-667, 682, Evidence: 687 Books on game, 14-690 Character of wager, 14-688 Character of game, 14-680 Common-law offense, 14-687 Compelling participants in game to tes-Election bets as gaming, 14-687 tify, 14-690 Primary election, 14-687 Evidence of character of game, 14-689 Statutory prohibitions, 14-687 Billiards (see Gaming Houses), Manner of playing particular game, 14-689 4-54; 14-681, 682, 707, 710 Proof of other acts of gaming, 14-690 Sufficiency of evidence, 14-690 Bills of exchange and promissory notes, 4-190, 192 Time of offense, 14-689 Blind hazard, 14-707 Exhibiting, 14-711, 714 Bookmaking, 14-702 Continuous offenses, 14-718 Bowl, 14-708 Duration or frequency of acts, 14-716 Bowling, see GAMING HOUSES. Evidence, 14-727 Bucket shop, 4-991; 14-703 Necessity for actual gaming, 14-715 Separate offenses, 14-717 Business houses, 14-680 Cards, 5-146; 14-683, 708 Expert and opinion evidence, 14-689 False pretenses and cheats, 12-854, 855; Substitutes for cards, 14-686 14-688 Card table, 14-708

GAMING, cont'd.	GAMING, cont'd.
Faro, 14-707, 708	Larceny, 18-482
Faro bank, 12-885	Gaming implements held subjects of
Food:	larceny, 18-514
Playing for food or drinks, 14-705	Libel and slander:
Foot races, 14-681	Charge of gambling, 18-927
Futures, 14-686	Licensed games, 14-686
Gambling, 14-700	Loto, 14-707, 708
Gambling devices, 14-684, 708	Lotteries, see Lotteries.
General rule, 14–684	Master and servant, 20-29
Horse race, 14-685	Misdemeanor, 14-691
Other gambling devices, 14-685	Occupation, business, and privilege taxes,
Game, see infra, The game.	14-686
Games of chance (see GAMING HOUSES),	Offer, 14-672
14-682	Offices, 14-680
Gaming house (see GAMING Houses), 14-673	Other:
Gaming table, 14-683, 705	Other gambling devices, 14-685
Gift enterprise, 14-681, 1005	Other public places, 14-681
Haphazard, 14-707	Other devices or games, 14-710
Hazard, 15-303	Other games, 14-684
Highways, 14-675	Outhouse where people resort, 14-674
Horse racing (see Horse Racing), 14-682,	Frequency of visits, 14-675
683, 704, 707, 709; 15–746	General rule, 14-674
Hotel, 14-673	Meaning of term "resort," 14-674
House (see GAMING Houses; see infra,	Presence of others than players at game,
Intoxicating liquors; Outhouse where	14-675
people resort; Public house):	What is an outhouse, 14-675
Private residence, 14-672	Particular games prohibited, 14-681
Public bouse, 14-677	Banking games, 14-683
	Dealing in futures, 14–686
Ignorance of law, 14-712	Gambling devices, 14–684
Implement, 14-709; 15-1074	Games of chance, 14-682
Inns and innkeepers, 14–673	Games played with dice, 14-683
Public house, 14-677	Gaming table, 14–683
Instrument, 14-709; 16-828	
Interpretation and construction, 14-667	Generally, 14-681
General rules for construction of stat-	Illustrations, 14-681, 682
nte, 14-667	Licensed games, 14-686
Illustrations, 14-667	Other games, 14–684 Substitute for prohibited game, 14–685
Liberal construction authorized by stat-	
ute, 14-667	Payment: Loser paying rent of table, etc., on
Particular words to be construed in ordi-	which game is played, 14-671
nary sense, 14-667	Payment for game, 14-671, 705
Interstate commerce:	
Suppression of gambling, 17–94	Permitting, 14-712 Duration or frequency of acts, 14-717
Intoxicating liquors:	Evidence, 14-727
House or place where spirituous liquors	
are retailed, sold, or given away,	Landlord and tenant, 14-720 Necessity for actual gaming, 14-716
14-675	Separate offenses, 14-717, 718
"At," 14-675	
Connection between place of sale	Pigeon hole, 14-707 Place, 14-672
and other portions of building,	Gaming house, 14-673
14-676	Gaming in particular place, 14-672
Disconnected portion of same build-	Highway, 14-675
ing, 14–676	Hotel, tavern, or inn, 14-673
Generally, 14-675	House or place where spirituous liquors
Hotel, 14-675	are retailed, sold, or given away
Inn, 14-675	14-675
Prohibition extended to building as	Outhouse where people resort, see infra
an entirety, 14-676	Outhouse where people resort.
Proprietor of saloon letting room as	Private residence, 14-672
subterfuge, 14-676	Public house, see infra, Public house.
Tavern, 14-675	Public place, see infra, Public place.
Unlicensed place, 14-676	Racefield, 14-675
Keeping table, bank, etc., 14-711, 712,	Play, 22-836
714 Continuous Ganaca A. 759	Playing, 14-712
Continuous offenses, 14-718	Police power, 22–926
Duration or frequency of acts, 14-716	Policy, 14-681
Evidence, 14=727	
Necessity for actual gaming, 14-715	Policy shops, 14–703 Pool, see infra, Billiards.
Separate offenses, 14-717	
Keno, 14-684, 707, 708; 18-58	Pool rooms, 14-701 Races in another state or country, 14-702
Knowledge of unlawful use, 14-712	V-1 VVVI
92	Volume XXXI.

GAMING, cont'd.

GAMING, cont'd.	GAMING, cont'd.
Price of game, 14-671	Skill, see GAMING HOUSES.
Primary elections, 14-687	Snickup, 14-707 Statutes, see infra, Interpretation and con-
Private residence, 14-672 Prizes, 14-671	struction.
Public house (see infra, Intoxicating liquors;	Statutory offense, 14-666
Outhouse where people resort), 16-677	American statutes, 14-666
Business house after business hours,	Construction of statutes, 14-667
14-678 Generally 14-672	Early English statutes, 14-666
Generally, 14–673 Hotel, 14–673	Validity of statutes, 14–666 . Store, 14–677, 680
House made public by business carried	Substitutes for prohibited game, 14-685
on therein, 14-677	Summary proceedings, 27-374
Illustrations, 14-677	Table:
Inn, 14-673	Loser paying for use of table, 14-671,
Public right of access essential, 14-677 Separate parts of the same building,	705 Loser paying rent of table, etc., on which
14-677	game is played, 14-671
Shop, 14-677	Tavern, 14-673
Stone, 14–677	Tenpins, 14-682
Tavern, 14-673	The game, 14-667
Tollhouse, 14-677 Public place (see infra, Public house), 14-678	A game is essential, 14–667 Betting on elections not gaming, 14–667
After business hours, 14–680	Completion of game, 14-668
Business hours, 14-680	Game need not be finished, 14-668
Business house, 14-679	Participation in game, 14-668
General rule, 14-678	Repetition of game, 14-668
Gift enterprises, 14–681 Illustrations, 14–681	Several wagers constituting single offense, 14-668
Meaning of the term, 14-678	Single act, 14-668
Offices, 14-680	The wager, see infra, Wager.
"Other public places," 14-681	Thing staked, 14-670
Places made public because within view	Time of offense, 14-689
of other places, 14-680 Places made public by assemblage of	Treat: Playing to determine who shall treat, 14-
people, 14-679	670
Places of business, 14-679	Unlawful gaming, 14-703; 20-330
Places to which people resort without	value of thing staked, 14-670
restraint, 14-679 Private assemblage, 14-679	Wager, 14-668
Public right of access to place, 14-679	Acceptance, 14–672 Amount of wager, 14–670
Questions of law or fact, 14-678	Character of thing risked, 14-670
Railway carriage, 14-679	Checks, 14-670
Secluded outdoor places, 14-680	Contests for purses and prizes, 14-671
Separate parts of same building, 14-680 Time of publicity, 14-681	Contract of wager, 14-672
Purses, 14-671	Entrance fees, 14-671 Illustrations, 14-669
Questions of law and fact:	Loser paying rent of table, on which
Public places, 14-678	game is played, 14-671
Race:	Mutuality of risk, 14-660
Foot race, 14–681 Horse race, 14–682	Nature of wager, 14-669
Racefield, 14-675	Necessity for wager, 14-668 Offer, 14-672
Raffle, 14-683	Participation in wager, 14-672
Rent of table:	Playing to determine who shall treat,
Loser paying rent of table, etc., on which	14-670
game is played, 14-671 Resort (see <i>infra</i> , Public place), 14-674, 716,	Prizes, 14-671
723	Purses, 14-671 Value of thing risked, 14-670
Risk:	What constitutes wager, 14-669
Mutuality of risk, 14-669	What constitutes gaming, 14-667
Robbery:	The element of chance, see infra, Ele-
Retaking money lost at gaming, 24-1004 Rondo, 14-707, 708	ment of chance.
Saloon, see infra, Intoxicating liquors.	The game, see infra, The game.
Schoolhouse, 14-677	The wager, see infra, Wager. Wheel of fortune, 14-707, 708
Searches and seizures, 25-146	Witness, see infra Evidence
Sentence and punishment, 14-691	GAMING APPARATUS, 2-422
Setting up, 14-711, 714	GAMING DEVICES, 14-684, 708
Continuous offenses, 14-718 Separate offenses, 14-717	GAMING HOUSES, 14-602
Shop, 14-677, 680	See DISORDERLY HOUSES; GAMING; GAMBLING CONTRACTS.
•	

GAMING HOUSES, cont'd.	GAMING HOUSES, cont'd.
Abatement of nuisance, 14-729	Drinks:
Actual gaming, see infra, Necessity for actual gaming.	Playing for drinks or food, 14-705
Agency, 14-718	English statutes, 14-721 Betting houses, 14-721
Aiders and abettors, 14-718	Betting with persons resorting thereto,
Apparatus, 14-709	14-723
Authority to regulate or license, 14-695	House, 14-721
Banking games, 14–706	Keeper, 14-722, 723, 724
Betting houses, 14-721 Betting with persons resorting thereto, 14-	Manager or person having care of place,
723	14-723 Newspaper competition, 14-723
Billiards, 14-700, 707, 710	Occupier, 14-722
Common law, 14-700	Office, 14-721
Kept for purpose of gaming, 14-701	Opening, 14-723, 724
Statutory prohibitions and restrictions,	Opening or keeping for unlawful gam-
14–701 Blind hazard, 14–707	ing, 14–721 Other place, 14–721
Boat, 14-698	Owner, 14-722
Bookmaking, 14-702	Permitting or suffering house to be used
Bowling, 14-700	for betting, 14-723
Common law, 14-700	Permitting use for betting, 14-721
Kept for purpose of gaming, 14-701 Statutory prohibitions and restrictions,	Persons using, 14–722 Professional bettors, 14–723
14-701	Room, 14-721
Bowls, 14-708	Using place for betting, 14-723
Bucket shops, 14-703	Evidence, 14-724
Buildings, 14-699	Character, 14-725
Cards, 14-708	Confessions, 14–727 Constitutionality of statutory provisions
Card table, 14-708 Carrying on games, 14-712	as to evidence, 14-727
Chance, see infra, Games of chance or	Corroboration, 14-727
skill.	Exhibiting, 14-727
Character in evidence, 14-725	Generally, 14-724
Charters, see infra, Municipal corporations.	Hearsay, 14-725
Cockfighting, 14-703	Illustrations, 14–725, 726 Keeping, 14–727
Common gaming house, 14–696 Definition, 14–696	Occupancy, 14-724
Degree of publicity, 14-697	Other offenses, 14-726
Misdemeanor at common law and by	Permitting, 14-727
statute, 14-697	Renting, 14-727
Nuisance at common law, 14-697	Reputation, 14–725 Sufficiency of evidence, 14–726
Private gaming house, 14-697 Common law, 9-523	Time of keeping, 14-726
Effect of statutes on common law, 14-	Exhibiting, 14-711
694	Continuous offenses, 14-718
Common gambling houses indictable at	Duration or frequency of acts, 14–717 Evidence, 14–727
common law, 9-523	Necesslty for actual gaming, 14-715
Disorderly houses, 9–523 Nuisances, 9–523; 14–697	Purpose of exhibiting, 14-714
Private gaming not indictable except by	Separate offenses, 14-717
statute, 9-523	Faro, 14-707, 708
Concerned, 14-713	Fire insurance, 13–298 Food:
Confessions, 14-727	Playing for drinks or food, 14-705
Constitutional law: Statutory provisions as to evidence, 14-	Gain, 14-715
727	Games of chance or skill, 14-704
Continuous offenses, 14-718	Common law, 14-704
Corporations, 14-719	Distinction between games of chance or skill, 14-704
Courts:	Illustrations, 14-704
Construction of statute, 14-694 Crack loo, 14-708	Statutes, 14-704
Craps, 14-707	Gaming (see infro, Necessity for actual gam-
Cruel and unusual punishments, 14-729	ing), 14-700
Dealing, 14-712	Gaming tables, 14~705 Haphazard, 14~707
Devices, 14-705, 708	Hearsay evidence, 14-725
Devices which may not be gambling de-	Hire, 14-715
vices, 14–714 Devices which may or may not be	Horse racing, 14-702, 704, 707, 709
gambling devices, 14-709	House, 14-721
Other devices or games, 14-710	House or place, 14–698
Dominoes, 14-710	Boat, 14-698
	Volume XXXI,

	GAMING HOUSES, cont'd.
GAMING HOUSES, cont'd.	Municipal corporations, cont'd.
House or place, cont'd.	Necessity for ordinance, 14-595
Building, 14-698	Power to confer authority on munici-
Generally, 14–699	
" House," 14–698	pality, 14-695
lnn, 14–699	Necessity for actual gaming, 14-715
"Office," 14–698	Common law, 14-715
" Place," 14-699	Keeping place resorted to, 14-716
Private dwelling house, 14-698	Statutes against keeping or exhibiting,
Public house, 14–699	14-715
Public place, 14–699	Statutes against permitting, 14-716
Rooms, 14–698	Newspaper competition, 14-723
Saloon, 14-699	Nuisances, 9-523
Shop, 14–698	Occupancy (see infra, Ownership, interest,
Single room, 14-698	and occupancy):
Store, 14-698	Joint owners or occupants, 14-719
Tavern, 14-699	Occupier, 14-722
Yard, 14-699	Office, 14-698, 721
Husband and wife, 14-719	Officers and agents of private corporations,
Ignorance of law, 14-712	14-719
Implement, 14-709	Opening, 14-723, 724
Indictment:	Ordinances, see infra, Municipal corporations.
Whether an indictment will lie, 14-694	Other place, 14-721
Inns and innkeepers, 14-699	Owner, 14-722
Instruments, 14–709	Ownership, interest, and occupancy, 14-713
Intention to create offense, 14–694	Actual presence or occupancy, 14-714
Interest, see infra, Ownership, interest, and	Joint owners or occupants, 14-719
	Ownership or interest, 14-713
occupancy.	Persons interested or concerned, 14-713
Interested, 14-713	Particular persons liable, 14-718
Interpretation and construction, 14-694	
Jeopardy, 17-603	Partners, 14-719
Joint owners of occupants, 14-719	Permitting, 14-712
Keeper, 14-722	Continuous offenses, 14-718
Keeping, 14-711, 712, 723, 724	Duration or frequency of acts, 14-717
Continuous offenses, 14-718	Evidence, 14-727
Duration or frequency of acts, 14-716	Necessity for actual gaming, 14-716
Evidence, 14-727	Separate offenses, 14-717
Necessity for actual gaming, 14-715	Suffering house to be used for betting,
Purpose of keeping, 14-714	14-723
Separate offenses, 14-717	Use for betting, 14-721
Keeping or opening for unlawful gaming, 14-	Persons using, 14-722
721	Pigeon hole, 14-707
Keno, 14-707, 708	Place, see infra, House or place.
Knowledge of unlawful use, 14-712	Place of betting, 14-700
Landlord and tenant, 14-720	Playing, 14-712
Evidence of renting, 14-727	Policy shops, 14–703
Keeping by lessor after lease, 14-721	Pool rooms, 14-701
Liability of lessees, 14-721	Races in another state or country, 14-
Liability of lessors, 14-720	702
Permitting or suffering gaming, 14-720	Private dwelling, 14-698
Renewal of lease, 14-721	Professional bettors, 14-723
Leases, see infra, Landlord and tenant.	Prohibition of game at a gaming house, 14-
License:	673
Authority to regulate of license, 14-695	Public house, 14-699
Effect of tax and license, 14-696	Necessity of injury to public, 9-514
License by municipality, 14-696	Public place, 14-699
License held to legalize game, 14-695	Punishment, 14-728
Tax must be paid and license obtained,	Purpose of setting up, keeping, or exhibit-
14-696	ing, 14-714
Unauthorized license, 14-696	Devices which may not be gambling de-
Loto, 14-707, 708	vices, 14-714
Manager or person having care of place, 14-	Gain, 14-715
723 Montet and setvant 14-718	Gambling need not be sole or principal
Master and servant, 14-718	purpose, 14-714
Money, 14-715 Municipal corporations 14-60"	Generally, 14-714
Municipal corporations, 14-695	Hire, 14-715
Authority to regulate or license, 14-695	Keeping also for other purposes than
Grant of exclusive power, 14-695	gaming, 14-714
License by municipality, 14-696	Keeping for gain or reward, 14-715
License held to legalize gaming, 14-696	Money, 14-715
Municipal charters and ordinances, 14-	Reward, 14-715
695	Statutes, 14-714

CANTING TIQUETO
GAMING HOUSES, cont'd.
Purpose of setting up, keeping, or exhibit-
ing, cont'd.
Statutory offenses, 14-715
Questions of law and fact, 14-728
Repeal of statutes, 14-695
Resort, 14-716, 723
Reward, 14-715
Rondo, 14–707, 708
Rooms, 14-698, 721
Saloon, 14-698, 699
Scope of title, 14-693
Sentence and punishment, 14-728
Separate offenses, 14-717
Setting up, 14-711
Continuous offenses, 14-718
Purpose of setting up, 14-714
Separate offenses, 14-717
Shop, 14-698
Single rooms, 14-698
Skill, see infra, Games of chance or skill.
Snickup, 14-707
Statutes:
Definiteness of statutes, 14-694
Effect of statutes on the common law,
14-694
Intention to create offense, 14-694
Interpretation and construction, 14-
694
Municipal charters and ordinances, 14-
_ _
695
Repeal of statutes, 14-695
Store, 14–698
Superintendent, 14-719
Table, 14–705
Loser paying for use of table, 14-705
Tavern, 14-699
Tax, see infra, License.
Title, ownership, and possession, see infra,
Ownership, interest, and occupancy.
"Unlawful games," 14–703
Using place for betting, 14-723
Using place for betting, 14-723 Wheel of fortune, 14-707, 708
Yard, 14-699
GAMING TABLE, 14-705
GANANCIAL PROPERTY, 14-729
GANGWAY, 14-729
GAOL, 14-729
See Prisons.
GAOLER, see Escape; Prisons.
GAOL LIBERTIES - GAOL LIMITS, see
Escape.
GARBAGE, 14-729
GARDEN, 14-729
Market garden, 19-1137
GARDENERS:
Expert and opinion evidence, 12-432
Hawkers and peddlers, 15-294
GARNISHMENT. 14-731
See ATTACHMENT; EXECUTIONS.
Abandonment of property by garnishee, 14-
889
Abatement:
Garnishment pending in foreign juris-
diction, 14-873
Ground for abatement, 14-872
Actions, see infra, Indebtedness upon which
actions are pending.
Administrators, 14-806
Adverse claimants, 14-906
Contesting disclosure by garnishee, 14-
906

31 C. of L. -- 59

GARNISHMENT, cont'd. Adverse claimants, cont'd. Determination of claimant's claim, 14-910 Burden of proof, 14-912 Costs, 14-913 Evidence, 14-911 Issue is between claimant and plaintiff, 14-910 Judgment, 14–912 Recovery only on the strength of his own title, 14-910 Right to jury trial, 14-911 Sufficiency of claimant's title, 14-911 Discharge of garnishee on disclosure of claim by third party, 14-906 Duty of plaintiff to cite in claimant, 14-908 Effect of judgment upon subsequent liability of garnishee to claimant, 14-913 General rule, 14-906 Imposing conditions on intervener, 14-907 Interpleader, 14-908, 909 Intervention, 14-906 Intervention dependent upon statutory authority, 14-906 Plaintiff's right to interplead claimant, 14-908 Right of adverse claimant to intervene, 14-906 Right of court ex mero motu to interplead claimant, 14-909 Right of defendant to interplead claimant, 14-909 Right of garnishee to interplead claimant, 14~909 Statutory provisions for bringing in adverse claimants, 14-906 Statutory provisions for intervention, 14-907 Time of intervention, 14-907 Affidavit, 14–753 Affidavit basis of proceedings, 14-753 Affidavit fatally defective confers no jurisdiction, 14-753 Bond, 14-754 Contents, 14-754 Excessive claim by plaintiff in affidavit, Necessary averments, 14-754 Strict compliance with statutory requirements, 14-753 Time of making and filing, 14-753 Against whom proceedings may be instituted, 14-752 Agency: Agent of principal defendant as garnishee, 14-831 Charging agent as garnishee of creditors of his principal, 14-832 Employees and officers of corporation, 14-832 General rule, 14-831 Possession as servant, 14-831 Money deposited by agent as agent, 14-

Volume XXXI.

Payment by agent of garnishee, 14-844 Persons holding as agents of the law, see infra, Persons holding as agents

of the law,

929

GARNISHMENT, cont'd. GARNISHMENT, cont'd. Assignment by defendant, cont'd. Agency, cont'd. Possession through agent, 14-841 Fraudulent assignment, 14-860 Service on agent of garnishee, 14-843 Invalid assignment, 14-860 Judgment charging garnishee as a de-Annuities, 14-767 fense, 14-880, 881 Answer: Garnishable character of debt as deter-Notice to equitable assignee to defend, mined by time of service of writ or 14-883 time of answer, 14-786 Notice to garnishee of assignment, see Appeals, 14-901 infra, Notice to garnishee of assign-Adjudications on conflicting evidence, ment. 14-905 Partial assignments, 14-860 Adjudications supported by no evidence, Particular assignments, 14-858 Prior assignment takes precedence of Appealable orders and judgments, 14-903 subsequent garnishment, 14-857 Proof of assignment, 14-866 Claimant's right to appeal, 14-902 Defendant's right to appeal, 14-901 Property assignable, 14-861 Exemption rights of defendant involved, Recording assignment of earnings or 14-902 wages, 14-865 Final orders or judgments, 14-903 Subsequent assignment, 14-858 Garnishee's right to appeal, 14-902 Surplus, 14-859 Harmless error, 14-905 Voidable assignments, 14-859 Judgment for costs, 14-904 What constitutes an assignment, 14-Judgments as to garnishee's liability, 14-903 Assignment for benefit of creditors, 14-859 Motions to discharge garnishment pro-Assumpsit: ceedings, 14-904 Right of defendant to sue in debt or as-Motion to set aside final order, 14-905 sumpsit, 14-758 Necessity for finality, 14-903 Attachment (see ATTACHMENT), 14-748 Objections not raised below, 14-905 Actions before maturity of demand, 14-Order for final judgment, 14-905 Order for payment into court, 14-903 Actions ex contractu, 14-748 Order for restoration of money received Actions ex delicto, 14-749 by plaintiff, 14-904 Cannot be extended to cases not within Order in regard to filing and amending statute, 14-748 pleadings, 14-904 Creditors, 14-749 Order in regard to interrogatories, 14-Direct attachment of property in hands of garnishee, 14-888 Order may be final as to one while not Garnishment under attachment, 14-748 final as to another, 14-905 Grounds for issuance of writ under attachment, 14-751 Absent and absconding debtors, 14-Plaintiff's right to appeal, 14-901 Record must show error, 14-906 Review on appeal, 14-905 75 I Right to appeal, 14-901 What are final orders and judgments, Garnishment in aid of attachment, 14-751 r4-903 Nonresident debtors, 14-751 Personal actions, 14-749
Property capable of direct attachment, Appearance: Compelling appearance of defendant, 14-744 14-797 Assignment: Statutory provisions, 14-748 Claim by assignment, 14-758 Suits improperly brought by trustee Rule that garnishment operates as comprocess, 14-749 pulsory assignment, 14-745 Attorney, 14-819 Assignment by defendant, 14-857 Attorney as garnishee, 3-393; 14-819 Acceptance by or assent of assignee to assignment, 14-865 Illustrations, 14-819, 820 Attorney at law, 14-819 Assignment for benefit of creditors, 14-Attorneys' fees, 14-898 Auxiliary remedy, 14-741 Assignment of negotiable paper before Bankruptcy, see infro, Insolvency and bankmaturity, 14-858 Bar to subsequent action, 14-873 Assignments as securities, 14-858 Bills of exchange and promissory notes (see Conditional assignments, 14-850 infra, Choses in action), 14-770 Contesting assignment, 14-866 After maturity, 14-773 Duty of garnishee to disclose assignment, 14-866 Before maturity, 14-770 General rule, 14-866 Bona fide indorsee before maturity, 14-Illustrations, 14-866 Notice of assignment after judgment Burden of proof as to transfer before charging garnishee, 14-866 maturity, 14-774 Failure of garnishee to disclose assign-Garnishee, 14-858 Garnishee not chargeable before maturment, 14-881 Foreign assignments, 14-860 ity, 14-770

Transfer of negotiable paper before ma-Direct attachment of property in hands Garnishee's right to retain possession, Power of court to require payment into Property abandoned by garnishee, 14-Goods in transit or beyond jurisdiction, Property in hands of carrier outside Check in possession of garnishee, 14-788 Choses in action (see infra, Assignment by defendant; Bills of exchange and promissory notes), 14-787 Assignees of choses in action, 14-752 Certificates of stock, 14-788 Check in possession of garnishee, 14-788 Garnishee not chargeable by reason of his possession of choses in action, 14-787 General rule, 14-787 Intangible legal obligations, 14-790 Minority tule, 14-789 Notes in possession of garnishee, 14-788

GARNISHMENT, cont'd. Choses in action, cont'd. Qualification of general rule, 14-789 Stock in corporations, 14-789 Claimant, see infra, Adverse claimants. Claims arising under contracts not payable in money, 14-760 After breach, 14-761 Contracts for personal services, 14-760 Form of judgment, 14-761 General rule, 14-760 Clerks of courts, 14-824 Collateral attack, 17-1050, 1051, 1053 Common carriers (see infra, Carriers of goods), 14-810 Property in transit, 14-810 Property not in transit, 14-810 Consideration: Failure of consideration, 14-851 Constitutional law, 14-744 Right of trial by jury, 6-979 Construction, see infra, Interpretation and construction. Contingent claims, 14-759, 765 Agreement to indemnify, 14-767 Annuities, 14-767 Contingency as to amount, 14-769 Contingency as to mode of payment, 14-770 Contingency must affect ultimate liability, 14-769 Demands payable on estimate of third person, 14-769 Fire insurance, 14-767 General rule, 14-765 Indebtedness recoverable by defendant only after demand, 14-768 Insurance policy, 14-767 Liability dependent on collection of indebtedness of third person, 14-768 Life insurance, 14-767 Rents to accrue, 14-766 Sct-off, 14-846 Subject to garnishment, 14-766 Uncompleted contracts, 14-766 Unearned salary, 14-766 Continuance: Ground for continuance, 14-872 Control, see infra, Care, custody, and control of property. Corporations, 7-849, 852; 14-752, 753, 810, 811, 832, 891, 892 Foreign corporations, see infra, Foreign corporations. Municipal corporations, see infra, Municipal corporations. Costs, 14-895 Adverse claimants, 14-913 Appeal, 14-904

> bility, 14-895 Garnishee contesting his liability, 14-897 Items allowable to garnishee, 14-897 Liability for costs, 14-895 Review of allowance, 14-900 Review of disallowance, 14-900 Right to costs, 14-895 Stenographer's fees, 14-897 Volume XXXI.

> Awarding costs out of funds in hands of

Contest as to extent of garnishee's lia-

Attendance, 14-898 Attorneys' fees, 14-898

garnishee, 14-895

GARNISHMENT, cont'd.

Costs, cont'd.

Traveling expenses, 14-898 Unnecessary litigation, 14-896

When entitled, 14-896 When liable, 14–895

Who liable to garnishee for costs, 14-900

Counties, 14-813

Creditor, 8-245

Credits, 8-233; 14-758
Assumption of or agreement by third persons to pay debts owing by another, see infra, Third persons.

Choses in action, see infra, Choses in action.

Claims arising under contracts not payable in money, see infra, Claims arising under contracts not payable in money.

Contingent claims, see infra, Contingent claims.

Credits not presently payable, see infra, Credits not presently payable.

Credit subject to attachment, 14-758 Equitable claims, see infra, Equitable claims.

Garnishable character of debt as determined by time of service of writ or time of answer, 14-786

General rule, 14-758

Husband and wife, 14-784

Indebtedness cvidenced by negotiable paper, see infra, Bills of exchange and promissory notes.

Indebtedness on which judgment has been recovered, see infra, Judgments. Indebtedness owing from decedents' estates, legacies, and distributive shares, 14-781

Indebtedness secured by collaterals or liens, 14-785

Indebtedness to decedent's estate, see infra, Indebtedness to decedents' es-

Indebtedness to municipal corporations, see infra, Municipal corporations.

Indebtedness upon which actions are pending, see infra, Indebtedness upon which actions are pending.

Right of defendant to sue in debt or assumpsit, 14-758

Salaries of public officers, 14-786

Situs, see infra, Situs.

Stockholder's liability on subscriptions, see infra, Subscriptions.

Unliquidated damages, see infra, Unliquidated damages.

Wages of minor, 14-783 Wages of seamen, 14-786

Wages payable in advance, 14-785

Widow's allowance, 14-786

Credits not presently payable, 14-758

Claims payable at future day subject to garnishment, 14-758

Construction of the term due, 14-759 Contingent claims, see infra, Contingent

Custom of London, 14-759

Form of judgment as to debt payable at future time, 14–760

Statutory change, 14-760 Statutory provisions, 14-759 GARNISHMENT, cont'd.

Custodia legis (see infra, Persons holding as agents of the law), 14-806, 817, 820

Clerks of courts, 14-824

Insolvency and bankruptcy, see infra, Insolvency and bankruptcy.

Master in chancery, 14-820 Receivers, see RECEIVERS. Sheriffs, see infra, Sheriffs.

Trustees appointed by courts of chancery, 14-822

Custody, see infra, Care, custody, and control of property.

Custom of London, 14-740, 744, 747, 759, 803, 815

Death, 14-891

Death of defendant, 14-891 Death of garnishee, 14-891 Death of plaintiff, 14-891

Debt (see infra, Credits), 8-983, 989, 990 Right of defendant to sue in debt or assumpsit, 14-758

Debts of decedents, 14-781

Decedents' estates:

Indebtedness owing from decedents' estates, 14-781

Indebtedness to decedents' estates, 14-

Legacies and distributive shares, 14-781 Defendant as garnishee, 14-809 Defenses:

Judgment charging garnishee as a de-fense, see infra, Judgment charging garnishee as a defense.

Defenses available to garnishee, 14-850 Defects rendering judgment void, 14-854

Defenses available against defendant, 14-850

Equitable defenses, 14-851 Exemption right, 14-854

Failure of consideration, 14-851 Garnishment in aid of execution, 14-

Garnishment under attachment, 14-852 General rule, 14-850

Irregularities affecting jurisdiction, 14-852

Irregularities not affecting jurisdiction, 14-853 Irregularity of proceedings, 14-852

Statute of limitations, 14-851

Definition, 14-738

Defendant, 14-739 Etymology, 14-739 Factorizing process, 14-739 Garnishee, 14-739 Garnishment, 14-738

Garnishor, 14-739 Trustee process, 14-739

Demand, 14-749

Indebtedness recoverable by defendant only after demand, 14-768

Devise, 14-831

Discharge by garnishment, see infra, Dissolution of garnishment and discharge of garnishee.

Dissolution by bond, 14-892

Bond conditioned to pay judgment recovered against garnishee, 14-894 Common-law bond, 14-893 Condition of bond, 14-893

GARNISHMENT, cont'd. GARNISHMENT, cont'd. Dissolution by bond, cont'd. Construction of statutes, 14-893 Defenses available to obligors, 14-894 Discontinuance as to codefendant, 14-893 diction, 14-873 Estoppel, 14-894 General rule, 14-872 Liabilities on dissolution bond, 14-893 Right dependent upon statute, 14-893 Statutes providing for dissolution, 14-892 Dissolution of corporations, 14-891, 892 tion, 14-875 Dissolution of garnishment and discharge of garnishee, 14-889 Abuse or misuse of process, 14-890 14-874 Bond, see infra, Dissolution by bond. Stay of execution, 14-873 Claim of third person to fund attached, 14-890 14-872 Death of defendant, 14-891 Death of garnishee, 14-891 ceedings, 14-874 Death of plaintiff, 14-891 Delay in proceedings, 14-891 Equitable claims, 14-761 Dissolution by bond, see infra, Dissolu-Claims arising tion by bond. 762 Dissolution of corporation, 14-891, 892 General rule, 14–761 Examples of grounds for discharge, 14-Excessive claim by plaintiff in affidavit, 14-890 Set-off, 14-848 Forthcoming and delivery bonds, see in-Spendthrift trusts, 14-763 fra, Dissolution by bond. Equitable defenses, 14-851 Grounds for dissolution or discharge, 14-Equity, 14-742 Estoppel: Repeal of statute, 14-890 Bond for dissolution, 14-894 Who may move for discharge, 14-889 District of Columbia, 14-813 Evidence: Adverse claimants, 14-911 Due (see infra, Credits not presently payable), 10-278 Execution: Due process of law, 14-743 Duty of garnishee in regard to defendant's execution, 14-750 exemption rights: Exemption laws of another state, 14-750 Exemption rights to defendant, 14-855 Garnishee required to interpose exemption rights to defendant, 14-955 Ignorance of garnishee that property is 750 exempt, 14-856 Ineffectual claim of exemption by defendant, 14-856 Ineffectual claim of exemption by garnishee, 14-856 Notice to defendant of garnishment pro-14-828 ceedings, 14-856 Duty of garnishee to defendant, 14-855 Duty of garnishee in regard to defendand distributees, 14-830 ant's exemption rights, see infra, Duty of garnishee in regard to defendant's 14-830 exemption rights. Refunding bond, 14-831 Generally, 14-855 Not required to defend main action, 14-955 Statutory provisions, 14-830 Earnings (see infra, Wages), 10-395 Effect, 10-459; 14-744, 757 Assignment, 14-744 T10N), 12-185 Effect upon securities for indebtedness Appeal, 14-902 of garnishee, 14-745 Effect of garnishment upon other proceedings against garnishee, 14-872 exemption, 12-226 Abatement, 14-872, 874 Actions by third persons not affected, Defendant's exemption rights as de-

14-875

Effect of garnishment upon other proceedings against garnishee, cont'd. Bar to subsequent action, 14-873 Garnishment pending in foreign juris-Ground for abatement, 14-872 Ground for continuance, 14-872 Indebtedness not subject to garnishment by reason of pendency of prior ac-Prior action by defendant, 14-874 Staying execution on judgment attached, Upon subsequent action by defendant, Want of jurisdiction in garnishment pro-Employers' liability insurance, 11-17 out of trusts, Dry or terminated trusts, 14-762 Income payable to cestui que trust, 14-Subject of garnishment, 14-761, 762 Grounds for issuance of writ in aid of Return at instance of plaintiff, 14-Return of execution required, 14-Sufficiency of return, 14-751 Validity of execution essential, 14-Executors and administrators, 14-752, 781, 782, 806, 828 Determining garnishee's liability, 14-General rule, 14-828 Liable to be summoned as garnishees, Not subject to garnishment, 14-829 Order for distribution among legatees Order for payment of creditor's claim, Shares of legatees and distributees, 14-Time of service of process, 14-831 Exemptions (see Exemptions from Execu-Claim in garnishment, 12-235 Claiming, selecting, and setting apart of

933

fense, 14-854

GARNISHMENT, cont'd.

Exemptions, cont'd.

Duty of garnishee in regard to defendant's exemption rights, see infra, Duty of garnishee in regard to defendant's exemption rights.

Exemption from garnishment proceedings, 12-185

Property exempt from execution exempt from garnishment, 12-185

Time of asserting claim, 12-230

Waiver by garnishees, 12-194

Factorizing process, 14-739

Fidelity and guaranty insurance, 14-767 Final judgments and decrees, 14-903

Fire insurance, see FIRE INSURANCE.

Fixtures, 14-757

Foreign corporations, 14-752, 816

Corporation doing business in state, 14-816

Corporations incorporated by federal government, 14-817

General rule, 14-816

Interstate corporations, 14-817

Foreign judgments, 13-1024

Court must have had jurisdiction, 13-1024

Payment by garnishee relieves him from further liability to original creditor, 13-1024

Forthcoming and delivery bonds, see infra, Dissolution by bond.

Fraudulent assignments, 14-860

Fraudulent sales and conveyances, 351

Estoppel to deny validity of sale, 14-35 I

General rule, 14-351

Proceeds of land, 14-351

Property transferred in fraud of creditors, 14-790

Estoppel to deny validity of transfer, 14-793

Fraudulent conveyance of land, 14-

792

General rule, 14-790

Illustrations, 14-791, 792 Liability of fraudulent vendee, 14-

Minority rule, 14-790 Proceeds of property fraudulently transferred, 14-792

Property obtained from defendant by fraud, 14-792

Statutory provisions, 14-792

Subject to garnishment, 14-790

What constitutes fraudulent conveyance or transfer, 14-793

Rents and profits, 14-351

Statement of the rule, 14-351

What property may be reached by garnishment, 14-351
Future, see infra, Credits not presently pay-

able.

Garnishee (see infra. Who may be summoned as garnishee):

Care, custody, and control of property, see infra. Care, custody, and control of property.

Carriers of goods, see infra, Carriers of goods.

Costs, see infra, Costs.

GARNISHMENT, cont'd.

Garnishee, cont'd.

Defenses available to garnishee, see infra, Defenses available to garnishee.

Discharge of garnishee, see infra, Dissolution of garnishment and discharge of garnishee.

Duty of garnishee to defendant, see infra, Duty of garnishee to defendant.

Effect of garnishment upon other proceedings against garnishee, see infra, Effect of garnishment upon other proceedings against garnishee.

Liability of garnishee, see infra, General liability of garnishee.

Liability of garnishee for costs, see infra, Costs.

Payment and surrender of property by garnishce, see infra, Payment and surrender of property by garnishee.

Retainer, 14-850

Set-off, recoupment, and counterclaim, see infra, Set-off, recoupment, and counterclaim.

General liability of garnishee, 14-833 Amount of plaintiff's claim against defendant, 14-845

Before service of writ, 14-836

Character of possession necessary to charge garnishee, see infra. Possession. Circumstances existing at time of ser-

vice of garnishment, 14-835 Contract rights of garnishee not impaired, 14-833

Costs, see infra, Costs.

Discharge of garnishee's liability to defendant before service of writ, 14-836 General rule, 14-833

Grounds on which writ is issued, 14-834 Indebtedness incurred after service, 14-835

Indebtedness not payable in money, 14-833

Interest, see infra, Interest.

Liability as affected by events occurring after service of writ, 14-842

Liability limited by amount of plaintiff's claim against defendant, 14-845

Liability of garnishee fixed by his liability to defendant, 14-833

Payment and surrender of property by garnishee, see infra, Payment and surrender of property by garnishee.

Payment to avoid anticipated garnishment proceedings, 14-837 Service of writ, 14-835, 836

Grounds for issuance of writ, 14-750, 754 Affidavit, 14-754

Garnishee may show nonexistence of grounds, 14-750

Garnishment under attachment, see infra, Attachment.

Generally, 14-750

In aid of execution, see infra, Execution. Statutory grounds for issuance of writ must exist, 14-750

Guardian and ward, 14-808, 819

Husband and wife, 14-784, 808 Impairment of obligation of contracts, 14-743; 15-1054

Indebtedness or property in which others than defendant have interests, 14-798

GARNISHMENT, cont'd. Indebtedness or property in which others than defendant have interests, cont'd. After dissolution and settlement of partnership, 14-799 Indebtedness, 14-798 Partnership indebtedness, 14-798 Partnership property, 14-799 Property belonging to cotenants and joint tenants, 14-798 Indebtedness to decedents' estates, 14-781 Indebtedness upon which actions are pending, 14-775 Garnishment proceedings and action pending must be before same court, 14-776 General rule, 14-775 New England rule, 14-775 Pendency of previous garnishment suits, 14-776 Indemnity contracts, 14-767 Infants, 14-808 Wages of minor, 14-783 Insanity, 14-808 Insolvency and bankruptcy: Assignees in bankruptcy, 14-823 Assignees in insolvency, 14-323 Void assignments, 14-824 Insurance, 14-765, 767 Insurance money payable before adjustment, 14-765 Interest: Liability of garnishee to defendant for interest, 14-838 Garnishee assuming attitude of litigant, 14-839 Interest payable by contract, 14-Payment into court, 14-839 Proceedings stay running of interest as damages, 14-839 Liability of garnishee to plaintiff for interest, 14-837 Garnishee assuming attitude of litigant, 14-838 Interest during time following service of writ, 14-837 Interest during time preceding service of writ, 14-837 Payment into court, 14-838 Interpleader, see infra, Adverse claimants. Interpretation and construction, 14-745 Decisions under custom of London, 14-Dissolution by bond, 14-893 General rule, 14-745 Intention of legislature, 14-747 Liberal construction, 14-745 Obvious provisions not to be departed from, 14-746 Retrospective effect of statutes, 14-743 Strict construction, 14-746
Intervention, see infra, Adverse claimants. Judgment charging garnishee as a defense, 14-875

As between defendant and garnishee, 14-

Medium of payment, 14-879

Judgments of courts of sister states,

Necessity for satisfaction of judg-

875

14-877

ment, 14-877

GARNISHMENT, cont'd. Judgment charging garnishee as a defense, cont'd. As between defendant and garnishee, con. Payment must be under compulsion, Payment of judgment discharges liability of garnishee pro tanto, 14-875 Payment of judgment rendered in subsequent proceedings, 14-877 Payment or delivery of property into court, 14-876 Payment without execution issued, 14-879 When judgment against garnishee becomes unenforceable, 14-878 When payment by garnishee is authorized, 14-878 As between garnishee and third persons, 14-880 Failure of garnishee to disclose assignment, 14-881 Full disclosure by garnishee of equitable assignment, 14-882 Garnishee having notice of assignment, 14-881 Judgment not conclusive against persons not parties, 14-880 Notice to equitable assignee to defend, 14-883 Persons claiming through defendant, 14-880 Third persons made parties, 14-883 As between plaintiff and defendant, 14-884 Defects affecting jurisdiction, 14-General rule, 14-884 Necessity for service of process 6n garnishee, 14-885 Presumption in favor of jurisdiction, 14-885 Service on defendant appearing from record, 14-885 Defects not affecting jurisdiction, 14-886 Judgment in garnishment proceedings as res judicata, see infra, Res judicata. Proving judgment, 14-888 Res judicata, see infra, Res judicata. Judgments, 14-747 Adverse claimants, 14-912 Arrest of judgment debtor, 14-748 Effect of judgment upon subsequent liability of garnishee to claimant, 14-913 Form of judgment as to debt payable at future time, 14-760 Garnishment upon judgments, 14-747 Indebtedness on which judgment has been recovered, 14-777 Custom of London, 14-777 Judgment held not garnishable, 14-Judgment in different jurisdiction or court, 14-777 Judgments held liable to garnishment, 14-777 Judgments charging garnishee, 14-747 Judgments in aid of which garnishment

Judgments upon which execution could

may issue, 14-747

issue, 14-747

GARNISHMENT, cont'd. GARNISHMENT, cont'd. Judgments, cont'd. Mortgages, cont'd. Property held under pledge, mortgage. Rendition and entry of judgments, 14or other lien, 14-793 748 Jurisdiction, 17-1050 Discharge of lien, 14-795 General rule, 14-793 Defects affecting jurisdiction, 14-884 Not garnishable, 14-793 Defects not affecting jurisdiction, 14-Possession by mortgagee essential Possession of or want of jurisdiction, to liability, 14-796 17-1050 Statutory provisions, 14-795 Surplus after sale, 14-795 Presumption in favor of jurisdiction, 14-885 Unrecovered mortgages, 14-793 Municipal corporations, 14-780, 811 Jury and jury trial: Fees for services as juror, 14-757 Right of trial by jury, 6-979 Applications of rule to specific corporations, 14–812 Right to jury trial, 14-911 General rule, 14-812 Justice of the peace, 14-820; 18-26 Legacies and devises, 14-781; 18-806 Illustrations, 14-781 Liability of property .o garnishment, Legal proceedings, 14-742 Liability as affected by events occurring 20-1189 Minority rule, 14-811 Officers of public corporations, see infra, after service of writ, 14-842 Public officers. General rule, 14-842 Payment and surrender of property by Private indebtedness to municipality, 14garnishee, see infra, Payment and sur-780 Reasons for rule, 14-812 render of property by garnishee. Revenues of municipality not subject to Subsequent acts, 14-842 Subsequent contracts between garnishee garnishment, 14-780 and defendant, 14-842 Rule that public corporations are subject to garnishment, 14-811 Liability of garnishee, see infra, General lia-Statutory changes, 14-814 bility of garnishee. Waiver of exemptions, 14-813 Liability of garnishee for costs, see infra, Costs. Name, 14-757 Lien (see infra, Priorities): National corporations, 14-817 Indebtedness secured by lien, 14-785 Negatiable instruments, see infra, Bills of exchange and promissory notes. Property held under pledge, mortgage, or other lien, 14-793 Nonresidents (see infra, Situs), 14-751, 752, Discharge of lien, 14-795 815 General rule, 14-793 Custom of London, 14-815 Not garnishable, 14-793 Nonresidents not liable to be summoned as garnishees, 14-815 Possession by mortgagee essential to liability, 14-796 Statutory exemptions of foreign corpora-Statutory provisions, 14-795 tions, 14-815 Surplus after sale, 14-795 Notes, see infra, Bills of exchange and prom-Unrecorded mortgages, 14-793 issory notes. Lien of garnishment, 14-871 Chattels capable of manual delivery, Notice of pendency and lis pendens, 14-772 Notice to defendant of garnishment, 14-855, 14-871 856 General rule, 14-871 Notice to equitable assignee to defend, 14-Indebtedness owing from garnishee, 14-883 Notice to garnishee of assignment, 14-861 Lien on property of garnishee, 14-872 Character of notice, 14-863 Lien of landlord, 18-348 Form of notice, 14-863 Life insurance, 14-767 General rule, 14-861 Limitation of actions, 14-851
Liquidated damages, see infra, Unliquidated Indebtedness transferable by delivery of evidence of indebtedness, 14-862 damages. Joint makers of note, 14-864 Lis pendens, see infra, Notice of pendency Judgment charging one as garnishee, 14-880, 881 and lis pendens. Malicious abuse of process, 14-890, 914 Minority rule, 14-862 Mandamus, 19-856 Notice in time to enable garnishee to Master and servant. see infra, Agency; protect himself, 14-863 Wages. Notice of assignment after answer, 14-Master in chancery, 14-820 866 Maturity, see infra, Bills of exchange and Notice of assignment after judgment promissory notes. charging garnishee, 14-866 Mechanics' liens, 20-486 Prior to garnishment, 14-861 Military law, see MILITARY LAW. Sufficiency of notice, 14-863 Money, see infra, Claims arising under con-To whom given, 14-864 Where plaintiff in garnishment has tracts not payable in money. Mortgages, 14-806 knowledge of prior assignment, 14-862 Notice to principal defendant, 14-756 Mortgagee entitled to possession, 14-Jurisdictional, 14-757 842

GARNISHMENT, cont'd. Notice to principal defendant, cont'd: Return, 14-756 Service, 14-756 Strict compliance with statutory requirements; 14-753 Object of proceeding, 14-744 Officer and agents of private corporation, 14-832 Operation, 14-744 Origin, 14-739 Parent and child, 14-783 Partnership, 14-797 Dissolution and settlement of partnership, 14-799 Indebtedness of partnership, 14-798 Property belonging to partnership, 14-799 Payment (see infra, Credits not presently payable): Bills of exchange and promissory notes: Situs, see infra, Situs. Claims arising under contracts not payable in money, see infra, Claims arising under contracts not payable in money. Contingency as to mode of payment, 14-Defense against subsequent garnishing creditors, 14-869 Demand by garnishee must be made under valid judgment, 14-869 Demands payable on estimate of third person, 14-769 Judgment, see infra, Judgment charging garnishee as a defense. Medium of payment, 14-879 Payment of judgment, see infra, Judgment charging garnishee as a defense. Payment to avoid anticipated garnishment proceedings, 14-837 Payment to subsequent garnishing creditor, 14-870 Place of payment as affecting liability of debt to garnishment, 14-804 Payment and surrender of property by garnishee, 14-843 Coercion, 14-844 Ignorance of defendant's right to funds or property in hands of garnishee, 14-Ignorance of garnishee as to service of writ, 14–843 Ignorance of identity of defendant, 14-844 Payment by agent of garnishee, 14-844 Payment in ignorance of service of writ, 14-843 Payment of indebtedness, 14-843 Payment or surrender of property under legal coercion, 14-844 Service on agent of garnishee, 14-843 Surrender of property to defendant, 14-

843

14-688

court, 14-889

Payment into court, 14-786, 838, 839, 876

court, 14-903, 904

Appeal from orders for payment into

Garnishee's right to payment into court,

Power of court to require payment into

GARNISHMENT, cont'd. Pendency of action, see infra, Effect of garnishment upon other proceedings against garnishee. Pendency of prior garnishment, 14-870 Pending action, see infra, Indebtedness upon which actions are pending. Personam, 14-742 Persons, 14-808, 811 Persons holding as agents of the law (see infra, Custodia legis), 14-817 Assignees in bankruptcy, 14-823 Assignees in insolvency, 14-823 Attorneys at law, see infra, Attorney. Clerks of courts, see infra, Clerks of courts. Executors and administrators, see infra, Executors and administrators. General rule, 14-817 Guardians, 14-819 Justice of the peace (see infra, Justice of the peace), 14-820 Limitations of rule, 14-818 Masters in chancery, 14-820 Particular persons, 14-819 Receivers, see infra, Receivers. Sheriffs, see infra, Sheriffs. Statutory change, 14-818 Trustees appointed by courts of equity, 14-822 Plaintiff as garnishee, 14-809 Plurality of defendants, 14-797 Possession: Character of possession necessary to charge garnishee, 14-840 Actual possession required, 14-840 Control must be independent of defendant, 14-841 Illustrations, 14-840 Legal right to take possession, 14-841 Manner in which possession was acquired, 14-842 Mortgagee entitled to possession, 14-842 Personal custody, 14-841 Possession through agent, 14-841 Garnishee's right to retain possession, Possession as servant, 14-831 Possession by garnishee of property of defendant, 14-849 Priorities: As hetween garnishing creditors, 14-868 Garnishing creditors share pro rata, 14-868 General rule, 14-868 Intervention by junior garnishing creditor, 14-869 Payment must be under valid judgment, 14-869 Payment to garnishing creditor, 14-Payment to prior garnishing creditor defense against subsequent garnishing creditor, 14-869 Pendency of prior proceedings not

ground for discharging garnishee,

Relief from several judgments, 14-

871

GARNISHMENT, cont'd.

Priorities, cont'd.

As between garnishing creditors, cont'd. Rule giving priority in order of service of writ, 14-868

Staying proceedings in subsequent garnishment proceedings, 14-870 Successive garnishments, 14-868 Successive writs served by same officer, 14-868

Writs served at different times on same day, 14-869

Assignment by defendant, see infra, Assignment by defendant.

Illustrations, 14-867, 868

Lien of subcontractor, 14-867

Private international law (see infra, Situs): Exemption laws of another state, 14-

Garnishment pending in foreign jurisdiction not pleadable in abatement, 14-873

Privity, 14-757

Proceedings in rem and in personam, 14-

Process, 23-161

Prohibition, 23-224

Promise for benefit of another, 14-758 Promissory notes, see infra, Bills of ex-

change and promissory notes.

Property:

Care, custody, and control of property, see infra, Care, custody, and control of property.

Property subject to garnishment, 14-757

Assumption of or agreement by garnishee to pay debt owing by another, see infra, Third persons.

Choses in action, see infra, Choses in

Claims arising under contracts not payable in money, see infra, Claims arising under contracts not payable in money.

Contingent claims, see infra, Contingent claims.

Credits, see infra, Credits.

Credits not presently payable, see infra, Credits not presently payable.

Debt claimed by assignment, 14-758

Effects, 14-757

Enumeration, 14-757

Equitable claims, see infra, Equitable claims.

Exemptions, statutory, 14-807

Fees for service as juror, 14-757

Fixtures, 14-757

Fraud of creditors, see infra, Fraudulent sales and conveyances.

Garnishable character of debt as determined by time of service of writ or time of answer, 14-786

Garnishment of credits or property as affected by situs, see infra, Situs.

Generally, 14-757

Goods and chattels, 14-757

Husband and wife, 14-784

Indebtedness evidenced by negotiable paper, see infro, Bills of exchange and promissory notes.

Indebtedness on which judgment has been recovered, see infra, Judgments. GARNISHMENT, cont'd.

Property subject to garnishment, cont'd.

Indebtedness or property in which others than defendant have interests, see infra. Indebtedness or property in which others than defendant have interests.

Indebtedness owing from decedents' estates, legacies, and distributive shares, 14-781

Indebtedness secured by collaterals or liens, 14-785

Indebtedness to decedent's estate, see infra, Indebtedness to decedents' es-

Indebtedness to municipal corporations, see infra, Municipal corporations.

Indebtedness upon which actions are pending, see infra, Indebtedness upon which actions are pending.

Liability to garnishment as affected by title, 14-805

Personal chattels, 14-757

Plurality of defendants, 14-797

Privity of contract, 14-757

Promise for benefit of another, 14-758

Property, 14-757

Property acquired by garnishee by trespass, 14-797

Property capable of direct attachment, 14-797

Property, goods, and effects, 14-787 Property held under pledge, mortgage,

or other lien, 14-793 Property in custodia legis, 14-806

Property transferred in fraud of creditors, see infra, Fraudulent sales and conveyances.

Real estate vested in garnishee, 14-807

Salaries of public officers, 14-786 Several defendants, 14-797

Statutory exemptions, 14-807

Stockholder's liability on subscriptions, see infra, Subscriptions.

Stock in corporations, see infra, Stock and stockholders.

Trespass, 14-797 Unliquidated damages, see infra, Unliquidated damages,

Wages of minor, 14-783

Wages of seamen, 14-786

Wages payable in advance, 14-785

Widow's allowance, 14-786 Public corporations (see infra, Municipal cor-

porations), 14-811

Public officers, 14-806, 814, 815

Real estate vested in garnishee, 14-807

Receivers, 14-821

938

Federal act authorizing suits against receivers, 14-821

General rule, 14-821 Illustrations, 14-822

Leave of court, 14-822

Receiver not liable to be summoned as garnishee, 14-821

Termination of suit in which receiver was appointed, 14-822

Recording assignment of earnings or wages,

Relief from several judgments, 14-871 Rem, 14-742

GARNISHMENT, cont'd. Remedy: Garnishment proceedings matter of remedy, 14-743 Removal of causes, 14-741 Rents and profits of lands held in trust, 14-Repeal of statutes, 14-890 Res judicata, 14-886 As between garnishee and defendant, 14-887 As hetween plaintiff and garnishee, 14-886 Retainer, 14-850 Retrospective effect of statutes, 14-743 Return of execution, 14-750 Return of writ, 14-756 Salary, see infra, Wages. Schools: School districts, 14-813 Seamen: Wages of seamen, 14-786 Securities for indebtedness of garnishee, 14-Security acquired by garnishment, 14-744 Separate property of married women, 14-785 Service: Discharge of garnishee's liability to defendant before service of writ, 14-836 Garnisbable character of debt as determined by time of service of writ or time of answer, 14-786 Indebtedness incurred after service, 14-Interest, see infra, Interest. Liability as affected by events occurring after service of writ, see infra, Liability as affected by events occurring after service of writ. Liability as determined by circumstances existing at time of service of garnishment, 14-835 Payment and surrender of property by garnishee, see infra, Payment and sur-render of property by garnishee. Service of process: Necessity for service of process on garnishee, 14-885 Service on defendant appearing from record, 14-885 Service of writ, 14-756 Set-off, recoupment, and counterclaim, 14-845 Claims against plaintiff, 14-846 Claims due from defendant and others, 14-848 Claims due to garnishee and another, 14-Claims maturing after service of garnishment, 14-847 Contingent claims, 14-846 Equitable claims, 14-848 Joint garnishees setting off indebtedness due to them individually, 14-849 Lien of garnishee protected, 14-849 Mutuality, 14-848 Possession by garnishee of property belonging to defendant, 14-849 Recoupment, 14-850 Right of set-off in general, 14-845 Set-off allowable as against defendant, 14-846

GARNISHMENT, cont'd. Set-off, recoupment, and counterclaim, cont'd. Subsisting cause of action, 14-846 Unliquidated damages, 14-848 What may be subject to set-off, 14-846 Several defendants, 14-797 Several garnishment proceedings against same person, 14-870 Sheriffs, 14-825 General rule, 14-825 Limitation to general rule, 14-826 Minority rule, 14-826 Money and property taken from prisoners, 14-827 Statutory changes, 14-827 Surplus after satisfaction of execution, 14-827 Situs, 14-800 Debts owing by garnishee, 14-801 Custom of London, 14-802 Debts garnishable wherever garnishee could be sued by defendant, 14-805 Debts owing by resident garnishee to nonresident defendant, 14-801 Debts payable by nonresident to nonresidents, 14-802 Debts payable without state, 14-804 General rule, 14-801 Hardship resulting from conflict of authority, 14-805 Place of payment as affecting liability of debt to garnishment, 14-804 Situs of debts not determined by residence of creditor, 14-801 Whether debt is evidenced by a promissory note, 14-802 Property in hands of garnishee, 14-800 Chattels without state cannot be reached by garnishment, 14-800 Power to compel garnishee to bring chattels within state, 14-800 Proceeds of sale of goods without state, 14-800 Property in hands of carrier, see infra, Carriers of goods. Sovereignty, 14-753 Spendthrift trusts, 14-763 State, 14-753, 814 Statutes (see infra, Interpretation and construction): Repeal, 14-890 Statutory proceedings, 14-739 Stay of execution, 14-873, 874, Stay of proceedings, 14-870, 874 Stock and stockholders (see infra, Subscriptions), 26-866 Certificates of stock, 14-788 Property of corporation in possession of stockholder, 14-780 Stock in corporation, 14-789, 796 Corporation as garnishee, 14-796 Depositary of stock certificate as garnishee, 14-797 Subscriptions, 14-778 Paid-up stock issued on payment of less than par value, 14-780

Property of corporation in possession of

stockholder, 14–780 Stockholder's liability on subscriptions,

14-778

Gas.

GARNISHMENT, cont'd. GARNISHMENT, cont'd. Wages, cont'd. Subscriptions, cont'd. Salary of public officers, 14-786 Wages of minor, 14-783 Subscriptions collectible by corporation, Wages of seamen, 14-786 Subscriptions paid for in property at Wages payable in advance, 14-785 fictitious valuation, 14-780 Subscriptions payable on call not gar-Warehouses and warehousemen, 30-58 Who may be summoned as garuishee, 14nishable, 14-779 Subscriptions to corporate bonds, 14-780 808 Agent of principal defendant, see infra, Subscriptions uncalled for, 14-778 Succession, 14-781, 829, 830 Agency. Assignees in bankruptcy, 14-823 Suit, 27-369 Summons, see infra, Writ or summons. Attorney, see infra, Attorney. Carriers of goods, see infra, Carriers of Surplus: Priorities, see infra, Priorities. goods. Third persons: Commissioners, 14-820 Common carrier, see infra, Carriers of Actions by third persons not affected, goods. 14-875 Corporations, see infra, Corporations. Adverse claimants, see infra, Adverse Custodia legis, see infra, Custodia legis. claimants. Custom of London, 14-809 Assumption of or agreement by garnishee to pay debt owing by an-Defendant as garnishee, 14-809 other, 14-782 Executors, see infra, Executors and ad-Garnishment by creditors of origministrators. inal creditor, 14-782 Foreign corporations, see infra, Foreign Garnishment by creditors of origcorporations. inal debtor, 14-783 General rule, 14-808 Demands payable on estimate of third Husband and wife, see infra, Husband person, 14-769 and wife. Indebtedness or property in which others Infants, 14-808 than defendant have interests, see Insolvency, 14-823

Justice of the peace, see infra, Justice infra, Indebtedness or property in which others than defendant have inof the peace. Master in chancery, see infra, Master terests. in chancery. Judgment charging garnishee as a defense, 14-880, 883 Municipal corporations, see infra, Mu-Liability dependent on collection of innicipal corporations. debtedness of third person, 14-768 Nonresidents, see infra, Nonresidents. Promise for benefit of another, 14-758 Persons holding as agents of the law, Third persons made parties to garnishsee infra, Persons holding as agents ment proceedings, 14-875 of the law. Title (see infra, Possession): Persons non sui juris, 14-808 Liability to garnishment as affected by Plaintiff as garnishee, 14-809 title, 14-805 Privity, see infra, Privity. Torts, 14-763 Public corporations, see infra, Municipal Trespass: corporations. Possession acquired by trespass, 14-842 Public officers, 14-806, 814, 815 Receivers, see infra, Receivers. Property acquired by trespass, 14-797 Sheriffs, see infra, Sheriffs. Trustee process, 14-739 Trusts and trustees, 14-762, 806 State, 14-814 Rents and profits of land held in trust Trustees appointed by courts of equity, and proceeds if sold, 14-807 14-822 United States, 14-814 Trustee, 28-846 Trustees appointed by courts of equity, Who may take advantage of process, 14-14-822 United States, 14-753, 814, 817 Writ or summons, 14-755 Unliquidated damages, 14-763 Description of property, 14-756 After final judgment, 14-764 Form, 14-755 Claims for damages arising out of con-From what court issued, 14-755 Name, 14-755 tracts, 14-764 Nature of writ, 14-755 Claims for damages arising out of torts not garnishable, 14-763 Requisite, 14-755 Demands ascertainable from terms of Return, 14-756 contract, 14-764 Service, 14-756 Illustrations, 14-764
Insurance money before adjustment, Specified amount of plaintiff's claim, 14-756 14-765 Strict compliance with statutory re-Set-off, 14-848 quirements, 14-755 Time of issuance, 14-755 Vested rights, 6-947 Wrongful garnishment, 14-914 Recording assignment of earnings or GAS, 14-914 See GAS COMPANIES; NATURAL GAS.

940

Volume XXXI.

wages, 14-865

GAS COMPANIES, 14-915 GAS COMPANIES, cont'd. See ELECTRIC-LIGHT COMPANIES; EXPLO-Duties, cont'd. SIONS AND EXPLOSIVES; NATURAL GAS. Liability for creating nuisance, see Nui-Abutting owners, 14-921 SANCES. Agency: Liability for laying pipes in country Negligence of agents, 14-939 highway, 14-933 Alienation of property, 7-748 Liability for negligence in conduct of Bills of exchange and promissory notes: business, see infra, Negligence. Power to issue negotiable instruments. Liability for not furnishing gas or for 7-778, 780 wrongfully cutting off supply, 14-932 Borrowing money, 14-925 Duty to furnish gas, 14-928 Burden of proof: Applications under New York statutes, Contributory negligence, 14-942 14-929 Negligence, 14-938 Application, written, 14-930 Character of corporation, 14-916 Arrears, 14-931 Charter a contract, 14-918, 922 Deposit, 14–930 General rule, 14–928 Consolidation of corporations, 14-918 Constitutionality of charter, 14-920 Illustrations, 14-929 Constitutional law (see infra, Due process of Liability for not furnishing gas or for law; Impairment of obligation of conwrongfully cutting off supply, 14-932 Measure of damages, 14-932 tracts): Equal protection of the law, 14-928 Reason of rule, 14-930 Construction of contracts, 14-924 Right to require compliance with reason-Construction of legislative grants to gas comable regulations, 14-930 panies, see infra, Interpretation and con-Right to require security, 14-930 struction. Sale or transfer to another corporation, Consumer's liability to pay for gas furnished, 14-930 see infra, Liability of consumer to pay for When service must be rendered, 14-929 gas furnished. Where applicant or consumer is indebted Contracts: to company, 14-931 Construction of contracts, 14-924 Eminent domain, 10-1085; 14-923 Contracts between companies and munici-Escape of gas, see infra, Contributory negligence; Negligence. pal corporations, 14-928 Liability for breach of contract, 14-932 Exclusive privileges, 14-921, 926 Right to contract, 14-923 Exclusive rights, 14-921 Exemptions from taxation: Contributory negligence, 14-941 Burden of proof, 14-942 Exemption of manufacturers, 12-346 Contributory negligence of employee, 14-Municipal gas works, 12-371 Expert and opinion evidence, 14-938 Contributory negligence of owner of Explosions, see Explosions and Explosives; house not imputable to resident see infra, Negligence. therein, 14-943 Franchises, 14–10 Contributory negligence of tenant in pos-Furnishing gas, see infra, Duty to furnish session, 14-943 gas. Gas, 14-914 Contributory negligence of third person, 14-943 Highways: General rule, 14-941 Liability for interference with or injury Imputable negligence, 14-943 to company's property, 14-945 Neglect to take precautionary measures Liability for laying pipes in country where gas is escaping into house, 14highway, 14-933 Negligence, see infra, Negligence. Persons presumed to know inflammable Nuisance from obstructions in public and explosive qualities of gas, 14highways, 14-935 Obstructions, 14-935 Province of court and jury in determin-Right to supply municipalities with gas ing question of contributory negliand to lay pipes in highways, see infra, Right to supply municipalities gence, 14-942 with gas and to lay pipes in highways. Searching for leak with match or light, Impairment of obligation of contracts, 14-14-942 Corporations, see infra, Incorporation. 918, 922 Imputable negligence, 14-943 Cutting off supply, 14-932 Damages: Incorporation, 14-917 Constitutional provision construed, 14-Breach of contract, 14-932 Measure of damages for not furnishing 917 General laws, 14-917 gas or for wrongfully cutting off sup-What essential to complete incorporaply, 14-932 tion, 14-918 Negligence, 14-941 Independent contractors, 14-939 Due process of law, 14-928 Injunctions, 14-935 Duties, 14-928 Duty to furnish gas, see infra, Duty to Injury to company's property, see infra, Liability for interference with or injury to furnish gas. Liability for breach of contract, 14-932 company's property. Volume XXXI. 941

GAS COMPANIES, cont'd.	GAS COMPANIES, cont'd.
Inspection, 14–936	Natural gas, see Natural Gas. Nature of business, 14-915
Interference with company's property, see in- fra, Liability for interference with or in-	Negligence:
jury to company's property.	Agents' negligence, 14-939
Interpretation and construction, 14-924	Burden of proof, 14-938
Legislative grants to gas companies, 14-	Contractor's negligence, 14–939 Contributory negligence, see infra, Con-
925 Generally, 14925	tributory negligence.
Grant of exclusive privileges, 14-	Delivering gas to consumers, 14-939
926	Escape of gas into neighboring prem-
Grant of exclusive privileges never	ises, 14–940 Injuries to trees and plants, 14–940
implied, 14–926 Illustrations, 14–925, 926	Liability, 14-940
Landlord and tenant:	Negligence question for jury, 14-940
Contributory negligence, 14-943	Respective rights of recovery of
Larceny, 14-946	lessee and lessor, 14-940 Evidence admissible to connect negli-
Illuminating gas a subject of larceny, 14- 946; 18-514	gence with injury, 14-938
Lease of rights, 14-924	Evidence of similar and contemporaneous
Liabilities, 14-928	injuries, 14–938
Duty to furnish gas, see infra, Duty to	Expert and opinion evidence, 14–938 Explosions, 14–941
furnish gas. Liability for breach of contract, 14–932	Injuries arising in delivering gas to
Liability for creating nuisance, see Nui-	consumers, 14-939
SANCES.	Inspection, 14-936
Liability for laying pipes in country	Joint negligence of gas company and an- other, 14-938
highway, 14–933 Liability for negligence in conduct of	Laying of pipes, 14-936
business, see infra, Negligence.	Liability for injuries to persons on
Liability for not furnishing gas and for	sfreet, 14-941
wrongfully cutting off supply, 14-932	From explosion, 14–941 From leaving open trench unpro-
Supply, 14-932 Liability for interference with or injury to	tected or unlighted, 14-941
company's property, 14-945	From neglect to keep gas boxes in
Appliances put into building of con-	order, 14-941
sumer, 14–946 Property placed in public highway under	Liability for negligence in conduct of business, 14-936
authority of law, 14-945	Liability to persons lawfully on com-
Right of consumer to cut off gas and re-	pany's premises, 14-939
move meters, 14-946	Measure of damages, 14-941
Liability of consumer to pay for gas fur- nished, 14-944	Notice essential to make company liable,
Amount of gas for which consumer must	Presumption of notice, 14-937
pay, 14-945	Proximate cause, 14-937
In absence of express contract, 14-945	Questions of law and fact, 14-938
Right to recover back amount paid in excess of legal rate, 14-945	Repairs, 14–936 Servants' negligence, 14–939
Where there is an express contract, 14-	Superintendence, 14-936
944	What degree of care required, 14-936
General rule, 14-944	Notice essential to make company liable for
Illustrations, 14–944 Municipal corporations, 14–944	escape of gas, 14-937 Nuisances (see Nuisances), 14-933
Mandamus, 19-877	Payment, see infra, Liability of consumer to
Master and servant:	pay for gas furnished.
Contributory negligence, 14-943	Pipe lines, see PIPE LINES.
Negligence of employees, 14-939 Monopolies and corporate trusts:	Pipes: Liability for laying pipes in country
Exclusive use of highways, 20-864	highway, 14-933
Grant of exclusive privileges by munici-	Negligence in laying, 14-936
pality, 20–868 Municipal corporations:	Right to supply municipalities with gas and to lay pipes in highways, see infra,
Acting as gas companies, 14-917	Right to supply municipalities with
Liability of consumer to pay for gas	gas and to lay pipes in highways.
furnished, 14-944	Police power, 14-918
Price of gas, see infra, Price of gas. Regulation of gas companies by munici-	Pollution of air, 14-934, 935 Pollution of waters, 14-935
pal corporations, 14-919	Price of gas (see infra, Liability of con-
Right to supply municipalities with gas	sumer to pay for gas furnished), 14-
and to lay pipes in highways, see infra, Right to supply municipalities with	027 Contracts between companies and mu-
gas and to lay pipes in highways.	nicipal corporations, 14-928
94	

Volume XXXI.

GAS COMPANIES, cont'd. GASOLINE, 14-947 Price of gas, cont'd. See Explosions and Explosives; Fire In-Due process of law, 14-928 Equal protection of law, 14-928 SHRANCE. GAS PIPES (see GAS; GAS COMPANIES): Municipal regulation, 14-927 Machinery, 19-604 Regulations imposing unreasonable rates GATE, 14-947 are void, 14-927 Crossings, 8-368, 394, 433 State regulation, 14-927 Injuries to animals by railroads, 16-485 Private ways, see PRIVATE WAYS. Validity of regulations, 14-928 Proximate and remote cause, 14-937 Turnpikes and tollroads, see TURNPIKES AND Questions of law and fact: TOLLROADS. **GATHER**, 14-947 Contributory negligence, 14-942 GAVELKIND, 14-947 Negligence, 14-938, 940 GAZETTE: Regulation, 14-918 Constitutional limitation of state's right Documentary evidence, 9-881 to regulate the transportation of GELDING, 14-947 natural gas, see NATURAL GAS. Horses, 15-751 GEM, 14-948 Municipal, 14-919 Price, see infra, Price of gas. GENEALOGY, see Pedigree; Succession. State, 14-918 GENERAL, 14-948 Repairs, 14-936 General and ordinary business of a corpora-Rights, 14-919 tion, 14-948 Conditional grants, 14-920 General character, 14-948 Generally, 14-919 General circulation, 14-949 Right of eminent domain, see infra, Emi-General contractors, 14-949 General election, 14-949 nent domain. Right to borrow money, 14-925 General expenses, 14-949 Right to contract, see infra, Contracts. General interest, 14-950 Right to sell, lease, or assign corporate Public, 23-303 rights and privileges, 14-924 Regular, 14-948 Right to supply municipalities with gas Specific, 26-5 and to lay pipes in highways, see infra, GENERAL ACCEPTANCE, 14-949 Right to supply municipalities with GENERAL ACTS, see STATUTES.
GENERAL AGENT, see AGENCY. gas and to lay pipes in highways. GENERAL AND SEVERAL LIABILITY, Right to supply municipalities with gas and to lay pipes in highways, 14-920 see SURETYSHIP. GENERAL APPEARANCE, 14-951 Exclusive rights, 14-921 Grant of franchise a contract protected GENERAL ASSIGNMENT, 14-948 GENERAL AVERAGE, 14-952 by constitution from impairment, 14-See MARINE INSURANCE. 022 Grants by municipal corporations, 14-Abandonment and total loss, 1-18, 37 Act, see infra, General average act. Adjustment and estimation, 14-989 Grants of exclusive rights, 14-921 How acquired, 14-920 Impairment of obligation of contract, Calculation of amount which each interest contributes, 14-989 Contributory value of interests, 14-991 14-022 Extraordinary expenditures, 14-990 Illustrations, 14-990 Mode of exercising right, 14-922 Nature of right, 14-922 Insurer, see infra, Insurer's liability to Repealable charter, 14-922 contribute. Rights of abutting owners, 14-921 Place of adjustment, 14-990 Cargo delivered at several ports, Sale, lease, or assignment of corporate rights and privileges, 14-924 14-991 When legislature may alter or revoke Foreign port, 14-990 grant, 14-922 Port of destination, 14-990 Sale of rights, 14-924 Valuation of cargo, 14-991 Sale or transfer to another corporation, 14-General rule, 14-991 Illustrations, 14-992 Streets and sidewalks: Negligence, see infra, Negligence. Port of destination or adjustment, Right to supply municipality with gas 14-991 and to lay pipes in highways, see infra, Valuation of freight, 14-993 Illustrations, 14-993 Right to supply municipalities with gas Round voyage, 14-993 and to lay pipes in highways. When freight contributes, 14-993 Superintendence, 14-936 When freight is contributed for, 14-Taxation, see Taxation (Corporate). 993 Trees, injuries to, 14-940 Where there has been more than one Waters and watercourses: general average sacrifice, 14-993 Pollution, 30-321
GAS FITTINGS, 13-591 Valuation of ship, 14-992 General rule, 14-992 GAS FIXTURES, see FIXTURES. Particular average loss followed by GAS METERS: general average sacrifice, 14-993 Machinery, 19-604

943

GENERAL AVERAGE, cont'd.

GENERAL AVERAGE, cont'd. Adjustment and estimation, cont'd. Valuation of ship, cont'd. Where part of ship is sacrificed, 14-Where ship sold at port of destination, 14-993 Value at port of adjustment or destination, 14-989 Admiralty jurisdiction, 14-999 Anchors, 14-973 Apparatus: Extraordinary use of ship's apparatus and stores, 14-962 Average, 14-953 Average bond, 14-1000 Baggage, 14-988 Banknotes, 14-988 Bonds, 14-1000 Bottomry and respondentia, 4-747; 14-982 984, 989 Calculation, see infra, Adjustment and estimation. Capture: Expenses or ransom in case of embargo or capture, 14-984 Cargo, see infra, Deck cargo. Casting away ship's property, masts, spars, and anchors, 14-973 Collisions, 14-985 Community of interest and peril, 14-957 Common interest, 14-957 Common peril, 14-957 Imminence and character of peril, 14-Where interests are separated after peril begins, 14-958 Contribution, see infra, General average contribution. Customs, see infra, Usages and customs. Danger, see infra, Community of interest and peril. Deck cargo, 14-968 General usage, 14–969 Goods stored on deck with consent, 14-968 Goods stored on deck without consent, 14-060 Illustrations, 14-968, 969 Insurer's liability to contribute, 14-995 No claim for general average, 14-968 Recovery against shipowner, 14-968 Strict rule, 14-968 Definition, 3-520; 14-953, 954 Antiquity and history of doctrine, 14-955 Average, 14-953 Classes of losses giving rise to general average, 14-955 Doctrine confined to maritime law, 14-955 General average act, 14-956 General average loss, 14-965 Method of treatment adopted, 14-956 Particular average, 14-954 Principle underlying doctrine of general average, 14-954 Various meanings of general average, 14-954 Disbursements, 14-964 Doomed property, see infra, Where article the sacrifice of which is claimed was in-

evitably doomed.

Embargo: Expenses or ransom in case of embargo or capture, 14-984 Estimation, see infra, Adjustment and estimation. Expenditures (see infra, Extraordinary expenditures), 14-965 Expenses (see infra, Port of refuge expenses): Expense or ransom in case of embargo or capture, 14-984 Extraordinary expenditures, 14-964, 965, 974 Adjustment and estimation, see infra, Adjustment and estimation. Consequential expenditures, 14-967 Expenditures must be extraordinary, 14-966 Expense of transshipment, 14-977 Expenses in saving voluntarily stranded ship, 14-974 Expenses or ransom in case of embargo or capture, 14-984 General average losses arising from extraordinary expenditures, 14-974 General average may be for expenditure of money, 14-965 Port of refuge expenses, see infra, Port of refuge expenses. Sacrifices and expenditures guished, 14-985 Salvage, 14-978 Stranded or sunken vessels, 14-974 Expense of transshipment, 14-977 Stranding or sinking accidental, 14-974 Cargo discharged in whole or part before ship saved, 14-975 Continuous and connected character of transaction, 14-975 Expenses or damages in unloading cargo, 14-977 Question stated, 14-974 Ship and cargo saved by distinct transactions, 14-975 Ship and cargo saved together, 14-974 Stranding or sinking voluntary, 14-Extraordinary nature of act, 14-957, 962 Act must be extraordinary, 14-962 Extraordinary use of ship's apparatus and stores, 14-962 When question of extraordinary nature of act important, 14-962 Extinguishing fire by pouring water into ship or scuttling, 14-973 Freight, 14-986, 987 Adjustment and estimation, see infra, Adjustment and estimation. Contribution for freight on jettisoned goods, 14-970 Insurers on freight, 14-996 Stranding, 14-972

Act must be by one in control of com-

Community of interest and peril, see infra, Community of interest and

General average act, 14-956

peril,

mon adventure, 14-956

By whom act to be done, 14-956

GENERAL AVERAGE, cont'd. General average act, cont'd. Extraordinary nature of act, see infra, Extraordinary nature of act. Necessity of act, see infra, Necessity of Port authorities, 14-956 Preliminary definition, 14-956 Requisites, 14-956 Successful termination of act, see infra. Successful termination of act. Voluntary and intentional character of act, 14-959 Where article the sacrifice of which is claimed was inevitably doomed, 14-964 General average and particular average, 14-General average contribution, 14-985 Adjustment and estimation, see infra, Adjustment and estimation. Interests liable, see infra, Interests Persons liable, see infra, Persons liable. Ceneral average loss, 14-965 Capture, 14-984 Casting away ship's property, masts, spars, and anchors, 14-973 Damage from collision, 14-985 Definition, 14-965 Expenses of ransom in case of embargo or capture, 14-984 Extinguishing fire by pouring water into ship or scuttling, 14-973 Extraordinary expenditures (see infra, Extraordinary expenditures), 14-965, 966 General average losses arising from acts of sacrifice, 14-967 General average losses arising from extraordinary expenditures, see infra, Extraordinary expenditures. Hypothecation of cargo, 14-982 Incidental losses, see infra, Incidental losses. Jettison, see JETTISON. Nature, 14-965 Port of refuge expenses, see infra, Port of refuge expenses. Ransom, 14-984 Rewards to seamen, 14-984 Sacrifice to save life, 14-984 Sale of cargo, 14-982 Salvage, see infra, Salvage. Stranding, see infra. Stranding. Towage, see infra, Towage. Government property, 14-988 Gross average, 14-1119 Harter Act, 14-961 Hypothecation of associated interests, 14-Hypothecation of cargo abroad, 14-982 Incidental losses, 14-966 Consequential expenditures, 14-966 Immediate consequences of act are general average, 14-966 Proximate cause of loss, 14-966
Inevitably doomed, see infra, Where article the sacrifice of which is claimed was inGENERAL AVERAGE, cont'd. Insurer's liability to contribute, cont'd. Adjustment of insurer's liability, cont'd. Where contributory value exceeds agreed value, 14-995 Where contributory value is less than agreed value, 14-995 General rule, 14-994 Insured may resort to insurer directly without waiting for contribution, 14-994 Insurers as affected by adjustments abroad, 14-996 Contracts to abide by foreign adjustments, 14-997 Foreign adjustments generally binding, 14-996 Foreign adjustments when not binding, 14-996 Jettison of deck cargo, 14-995 Loss must arise from peril insured against, 14-994 Intention, see infra, Voluntary and intentional character of act. Interest: Community of interest, see infra, Community of interest and peril. Interests liable, 14-985 Baggage, 14-988 Contribution between two interests only, 14-987 Contribution from freight, 14-987 Contributory interests are ship, freight, and cargo, 14-986 Freight, 14-986, 987 Generally all property at risk contributes, 14-985 Government property, 14-988 Jewels, 14–988 Money, 14-988 Passenger's property, 14-988 Profits, 14-987 Property lost after average act, 14-985 Property sacrificed in the general average act, 14-986 Sacrifices and expenditures distinguished, 14-985 Stores, 14-987 Wages of seamen, 14-988 Jettison, see Jettison. Jurisdiction, 14-998 Admiralty jurisdiction, 14-999 Courts of law, 14-998 Equity, 14-999 Nature of obligation to contribute, 14-998 Liens, 7-278; 14-1000 Priority, 19-1125 Life: No contribution for lives saved, 14-989 Sacrifice to save life, 14-984 Lighters: Goods placed in lighters temporarily to lighten ship, 14-969 Losses (see infra, General average loss):

Volume XXXI.

Classes of losses giving rise to general average, 14-955
Incidental losses, see infra, Incidental

Marine insurance, see infra, Insurer's lia-

evitably doomed.

Insurer's liability to contribute, 14-994

Adjustment of insurer's liability, 14-995

Insurers on freight, 14-996

losses.

bility to contribute.

GENERAL AVERAGE, cont'd. GENERAL AVERAGE, cont'd. Salvage, 14-978 Maritime law: Doctrine confined to maritime law, 14-Extraordinary expenses, 14-978 Salvage expenses are general average. 955 Master: Master judge of necessity, 14-960 Master's negligence proximate cause of loss, 14-961 Seamen: Power to sell, 14-982 Masts, 14-973 Merchant's risk, 20-585 Seaworthiness, 14-960 Money, 14-988 Necessity of act, 14-957, 960 Spars, 14-973 Act must be necessary, 14-960 Harter Act, 14-961 State property, 14-988 Master judge of necessity, 14-960 Stores, 14-987 Negligence the proximate cause of loss, 14-961 Stranding, 14-970 Seaworthiness, 14-960 Extraordinary Unseaworthiness, 14-960 Negligence: Negligence proximate cause of loss, 14-961 Freight, 14-972 Partial loss, 3-521 Particular and general average distinguished, 3-521; 19-1052 Particular average, 14-954 Peril: 971 Common peril, see infra, Community of interest and peril. Persons liable, 14-988 Illustrations, 14-988, 989 Insurer's liability to contribute, see infra, Insurer's liability to contribute. 14-964 Lenders on bottomry and respondentia, 14-989 No contribution for lives saved, 14-989 Owner of an interest, 14-988 Pilotage, 14-979 Place of adjustment, see infra, Adjustment Towage: and estimation. Expenses, 14-979 Transshipment: Port authorities, 14-956 Port of refuge expenses, 14-964, 979 Accidental repairs, 14-982 Expenses at and coming out of port of refuge, 14-979 Rule in England, 14-979 be clear, 14-997 Rule in the United States, 14-980 Deck cargo, 14-969 Unloading and reloading cargo, 14-981 Voluntary deviation to port of refuge, Where cause of deviation is general aver-14-998 age loss, 14-979 Where ship puts into port to repair accidental damage, 14-980 Profits, 14-987 Property doomed to destruction, see infra, Where article the sacrifice of which is claimed was inevitably doomed. Proportion, see infra, Adjustment and esti-14-959 mation. Proximate and remote cause, 14-966 essential, 14-959 Ransom: Expenses or ransom in case of embargo or capture, 14-984 interests, 14-959 Repairs to ship, 14-982 Requisites of case of general average, 14-956 Stranding, 14-972 Rewards to seamen, 14-984 Sale of cargo abroad, 14-982 Master's power to sell, 14-982 When losses incurred by sale general

Salvage falls directly on different interests saved, 14-978 Scuttling, voluntary, 14-973 Wages, 14-984, 988 Seamen, rewards to, 14-984 Spontaneous combustion, 14-965 Extraordinary use of ship's apparatus and stores, 14-962 expenses in stranded or sunken vessel, see infra, Extraordinary expenditures. Stranding is general average, 14-970 Vessel totally lost by stranding, 14-971 Voluntary stranding, 14-972 Where the stranding is inevitable, 14-Successful termination of act, 14-963 Extraordinary expenditures, 14-964 General rule, 14-963 Port of refuge expenses, 14-964 Success must be due to act of sacrifice, Temporary success followed by loss from a new peril, 14-963 Whether general average act must be direct cause of success, 14-963 Superheating of cargo, 14-965 Expense of transshipment, 14-977 Unseaworthiness, 14-960 Usages and customs, 14-997 Contracts exempting from liability must General average as affected by contract or custom, 14-997 General custom in trade or business, Practice or custom of average adjusters, Stipulations in bills of lading, 14-997 Value, see infra, Adjustment and estimation; Where article the sacrifice of which is claimed was inevitably doomed.
Voluntary and intentional character of act, Act must be voluntary, 14-959 Intention to destroy thing exposed not Sacrifice must be for the sake of all the Safety of property, not completion of voyage, the test, 14-959 Voluntary scuttling, 14-973 Wages, 14-988
Where article the sacrifice of which is claimed was inevitably doomed, 14-964 Volume XXXI.

average, 14-983

GENERAL AVERAGE, cont'd. Where article the sacrifice of which is claimed was inevitably doomed, cont'd. General rule, 14-964 Inevitable stranding, 14-972 Loss of value must result from state of article, not from common peril, 14-964 Property threatening adventure through its own defect, 14-965 Spontaneous combustion, 14-965 Superheating of cargo, 14-965 GENERAL BEQUEST, see LEGACIES AND DEVISES. GENERAL CHALLENGE, see JURY AND JURY TRIAL. GENERAL CHARGE, see Instructions. GENERAL CUSTOM, see Common Law; USAGES AND CUSTOMS. GENERAL DAMAGES, see DAMAGES. GENERAL DEMURRER, 14-1001 GENERAL DENIAL, 14-1001 GENERAL DEPOSITS, see BANKS AND BANKING; DEPOSIT. GENERAL EXECUTOR OR ADMINIS-TRATOR, see EXECUTORS AND ADMINISTRA-GENERAL FUND, see Fund. GENERAL GUARANTY, see GUARANTY. GENERALIA SPECIALIBUS NON DE-ROGANT, 14-1002 GENERAL ISSUE, 14-1001 Burden of proof, 5-25 Foreign judgments, 13-1027 GENERAL JURISDICTION, see Courts; Jurisdiction; Justices of the Peace; United States Courts. GENERAL LAND OFFICE, see STATE AND Public Lands. GENERAL LAWS, see STATUTES. GENERAL LEGACY, see LEGACIES AND DE-GENERAL LETTER OF CREDIT, see LETTERS OF CREDIT. GENERAL LIEN, see LIENS. GENERALLY, 14-1002 GENERAL MALICE, see Malice. GENERAL MANAGER, 14-1002 See Officers and Agents of Private Cor-PORATIONS. GENERAL OCCUPANT, see Occupancy. GENERAL ORDERS, 14-1002 GENERAL OWNER, see BAILMENTS. GENERAL POWERS, see POWERS. GENERAL PROPERTY, see BAILMENTS. GENERAL REPUTATION, see REPUTA-TION. GENERAL RULE, 14-1002 GENERAL STATUTES, see STATUTES. GENERAL TAXES, see Taxation. GENERAL TRAVERSE, 14-1002 GENERAL USAGE, see USAGES AND CUS-GENERAL VERDICT, see Verdict.
GENERAL WARRANT, see WARRANTS. GENERAL WARRANTY, see COVENANTS: WARRANTY. GENERAL WORDS, see Interpretation

AND CONSTRUCTION.
GENERATION. 14-1003

GENTLEMAN, 14-1003

GENTLE, 14-1003

GENTLY, 14-1003

Trademarks, trade names, and unfair competition, 28-433 GENUS, 14-1004 GEO., 14-1004 GEOGRAPHICAL NAME, 14-1004 GEOGRAPHY, see JUDICIAL NOTICE. GERMANE, 14-1004 GERRYMANDERING, see APPORTIONMENT Acts. see RES GESTÆ. GESTÆ. GESTATION, 3-884 See BASTARDY; PERPETUITIES AND TRUSTS FOR ACCUMULATION; PREGNANCY. GET, 14-1004 GIFT ENTERPRISE, 14-1005 See GAMBLING CONTRACTS; GAMING; LOT-TERIES; TRADING STAMPS. Constitutional law, 14-1005 Lotteries, 19-589, 590 Advertisement of gift sale unlawful, 19-595 GIFTS, 14-1006 See ADVANCEMENTS; ASSIGNMENTS; GIVE. Abandonment distinguished from, 1-2 Acceptance (see infra, Inter vivos): Deposit of money in savings bank in name or to credit of another, 14-1039 Gifts causa mortis, 14-1061 Ademption of legacies, see Ademption of Advancements, see Advancements. Adverse possession, 14-1043 Agency: Agent's authority to make delivery revoked by death of donor, 14-1025 Delivery, 14-1025 Delivery to third person as agent of donor, 14-1025, 1061 Failure of agent to make delivery, 14-1025 Unauthorized delivery by agent, 14-1025 Alternative, 11-63 Attorney and client, see ATTORNEY AND CLIENT. Bank book, 2-1075; 14-1029, 1030, 1060 Causa mortis, 14-1060 Deposit of money in savings bank in name or to credit of another, see infra, Deposit of money in savings bank in name or to credit of another. Banknotes, 3-775 Banks and banking (see infra, Deposit of money in savings bank in name or to credit of another): Deposit in savings bank, 14-1029 Gifts causa mortis of deposit in savings bank, 14-1062 Bills of exchange and promissory notes, 4-194 Delivery, 14-1022 Delivery necessary, 4-194 Delivery of gifts causa mortis, 14-1059 Donor's own note a mere promise, 4-194 Donor's own note or bill not a valid gift, 4-194 Gifts causa mortis, 14-1062 Indorsement of donor unnecessary, 4-194 Note or bill of another person may be a valid gift, 4-194

GENUINE - GENUINENESS, 14-1003

Promissory note not subject of gift by

maker, 14-1030

OTTORS VI	CTOTO
GIFTS, cont'd.	GIFTS, cont'd.
Bills of exchange and promissory notes, con.	Causa mortis, cont'd.
Promissory note subject of gift, 14-1029	Revocation, cont'd.
Surrender of note constituting gift,	By operation of law, 14-1066
14-1031	Suicide, 14–1056
Bonds, 4-665; 14-1029, 1062	Validity and effect, 14-1065
Bulky articles, 14-1021	As against creditors, 14-1066
Burden of proof:	As between parties, 14-1065
Burden of proving gift, 14-1051	Death of donee before donor,
Gifts accompanied with a burden, 11-62	14-1066
Gifts causa mortis, 14-1068	Recovery of donor, 14-1066
Improvements, 14-1043	Revocation by act of donor, 14-1065
Mental capacity, 14-1011	Revocation by operation of law,
Causo mortis, 14-1009, 1052	14-1066
Acceptance, 14-1061	Subsequent birth of child, 14-1066
Apprehension of death must be imme-	Subsequent will, 14-1065
diate, 14-1056	Survival of donor, 14-1066
Banknotes, 3-775	When title passes to donee, 14-
Bills and notes, 14-1063	1065
Bond, 14-1062	What may be given, 14-1062
Certificates of deposit, 14-1062	Written instrument, 14-1064
Choses in action, 14-1062	Certificate of deposit, 14-1062
Civil law, 14–1053	Charities and trusts for charitable uses, see
Conditional or qualified gift, 14-1064	CHARITIES AND TRUSTS FOR CHARITABLE
Contingent nature of gift inferred from	Uses.
circumstances, 14-1052	Checks, 14-1030
Creditors, 14-1066	Causa mortis, 14-1062, 1063
Death of donee, 14–1066	Donor's check not subject of gift unless
Death of donor, 14-1061, 1066	accepted and paid, 14–1030
Debts due from donee to donor, 14-	Estoppel of donor to deny validity of
1063	gift, 14-1030
Deed, 14-1064	Gift of check valid upon payment,
Definition, 14-1052	14-1031
Delivery, see infra, Delivery of gifts	Inter vivos, 14-1030
causa mortis.	Revocation by death of donor, 14-1031
Deposit in savings bank, 14-1062	Choses in action (see infra, Delivery of gifts
Distinguished from gifts inter vivos,	inter vivos), 14-1029
14-1054	Delivery of gifts cousa mortis, 14-1059
Difference, 14-1054	Gift causa mortis, 14-1062, 1063
General rule, 14–1054	Subject of valid gift, 14-1029
Resemblance, 14-1054	Civil damage acts, 6-42
Donee must retain possession, 14-1061	Clergymen, 14-1013
Entire estate of donor, 14-1064	Community property, see COMMUNITY PROP-
Essentials, 14-1054	ERTY.
Evidence, see infra, Proof of gift.	Concubinage, 14-1010
Examples, 14-1055	Condition:
Execution, 14-1056	Gifts upon express condition, 11-62, 71
Expectation of death, 14-1055	Conditional or qualified gifts, 14-1043
Gift must be fully executed, 14-1056	Causa mortis, 14-1064
Gift to take effect after death of donor,	Condition precedent, 14-1044
14-1015 Turne Market Acada	Condition subsequent, 14-1044
Immediate death, 14-1056	General rule, 14-1043
In extremis, 14–1014, 1056	Gifts in contemplation of marriage,
Insurance nolicy, 3-1004	14-1045
Legacies distinguished from, 14-1053	Reservation of life interest, 14-1044
Difference, 14-1053	Reservation of power of revocation,
Gifts causa mortis of nature of	14–1045
legacy, 14-1053	Reservation of proprietary rights,
Points of resemblance, 14-1053	14-1045
Mental incapacity, 14-1010	Stipulation for return of property,
Mortgages, 14-1062	14-1045
No particular form of words necessary,	Confidential relation, see infra, Persons
14-1055	standing in confidential relations.
Note, 14-1062	Conflict of laws, see PRIVATE INTERNATIONAL
Persons standing in confidential rela-	Law.
tions, see infra, Persons standing in	Constructive delivery, 14-1021, 1059
confidential relations.	Gifts causa mortis, 14-1059
Proof of gift, see infra, Proof of gift.	Contracts:
Real estate, 14-1063	Gifts viewed as contracts, 14-1009
Requisites, 14-1054	Conveyance, 7-493
Revocation:	Corporations, 7-747
By act of donor, 14–1065	Creditors, 14-1048

GIFTS, cont'd. GIFTS, cont'd. Death (see infra, Causa mortis): Delivery of gifts inter vivos, cont'd. Delivery must be according to nature Delivery to be made to donee after donor's death valid, 14-1026 of property, 14-1020 Gifts to take effect after death of donor, Delivery to third person, 14-1025 14-1025 As trustee for donee, 14-1026 Possession of donee after donor's death, Delivery to third person as agent of 14-1050 donor, 14-1025 Revocation by death of donor, 14-1031 Donor as trustee for donee, 14-1026 Debts (see infra, Choses in action; Inter General rule, 14-1025 vivos), 8-999 Deposit of money in savings bank in Debts due from donee to donor, 14-1063 name or to credit of another, 14-1036, Debts of decedents: Unperfected gifts, 8-1008 Essentials of valid delivery, 14-1019 Declarations, 14-1050, 1068 Evidence, 14-1050 Deeds, 9-99 Intent, 14-1020 Gift causa mortis, 14-1064 Intention to give essential, 14-1020 Deeds of gift, 14-1045 Manual delivery, 14-1021 Deed must be delivered, 14-1045 Nature of property, 14-1020 Deed of gift sustained when fully un-Necessity for delivery, 14-1017 derstood and deliberately executed, General rule, 14-1017 Property already in possession of 14-1046 Delivery to donee, 14-1045 donee, 14-1019 Where gift is of joint interest with Reformation of deed of gift, 14-1046 Setting aside deed, 14-1046 donor, 14-1019 Valid gift may be by deed, 14-1045 Numerous articles, 14-1021 Voluntary settlements, 14-1046 Property in hands of third person, Definition, 14-1008 14-1024 Causa mortis, 14-1052 Redelivery to donor, 14-1027 Gifts inter vivos, 14-1014 Repossession by donor, 14-1026 Delivery of gifts causa mortis, 14-1056 Simultaneous with gift, 14-1026 Sufficiency of delivery, 14-1020 Absolute delivery, 14-1058 Symbolical delivery, 14-1021 Bank pass book, 14-1060 Best delivery of which the property is Time of making delivery, 14-1026 capable, 14-1058 Title to be transferred, 14-1020 Choses in action, 14-1059 Unauthorized delivery by agent, 14-1025 Where parties reside together, 14-1024 Complete delivery, 14-1058 Deposit in savings bank, 2-1075; 14-1060 Constructive delivery, 14-1059 Delivery to third person, 14-1060 Gifts causa mortis, 14-1062 Gifts inter vivos, 14-1029 Delivery to third person as agent for donor, 14-1061 Deposit of money in savings bank in name Delivery to third person as trustee for or to credit of another, 14-1036 donee, 14-1060 Acceptance, 14-1039 Necessity for delivery, 14-1056 Acceptance inferred, 14-1040 Presumption as to capacity in which Attempted testamentary gift, 14-1039 third person receives property, 14-Control over deposit, 14-1039 Delivery, 14–139 Delivery of deposit book not required, 1061 Property already in possession of the donee, 14-1057 14-130 Delivery to bank sufficient, 14-1039 Deposit to credit of depositor and Savings-bank book, 14-1060 Symbolical delivery, 14-1059 Wbat is valid delivery, 14–1058 another, 14-1038 Deposit upheld as gift when so intended, Delivery of gifts inter vivos, 14-1017 14-1038 Absolute delivery, 14-1019 Dominion over deposit, 14-1039 Acceptance, 14-1027 General rule, 14-1035 Bulky articles, 14-1021 Gift must be completely executed, Child residing with parent, 14-1024 14-1038 Choses in action, 14-1022 Intention, 14-1037, 1038 Choses in action evidenced by written instrument, 14-1022 Intention must be executed, 14-1038 Mere fact of deposit to credit of another Delivery of written assignment, not sufficient to establish gift, 14-1036 14-1024 Nature of deposit a question of intention, Gifts of stock, 14-1023 14-1037 Indorsement, 14-1023 Dividends, 26-863 Life-insurance policy, 14-1022 Donatio causa mortis, see infra, Causa mortis. Money in hands of third person, Donotio inter vivos, see infra. Inter vivos. 14-1024 Effect, see infra, Validity and effect. Necessity for written assignment, Election, see Equitable Election. 14-1022 Elections, see Elections. Constructive delivery, 14-1021

949

Debt due from donee to donor, 14-1031

Deeds of gift, 14-1045

Entire estate of donor, 14-1064

Equitable clection, see Equitable Election.

GIFTS, cont'd.	GIFTS, cont'd.
Estoppel:	Inter vivos, cont'd. Debt due from donee to donor, 14-103:
Estoppel of donor to deny validity of gift, 14-1030	Delivery, 14-1031
Evidence:	General rule, 14-1031
Acceptance, 14-1028	Gift must be executed, 14-1031
Proof of gift, see infra, Proof of gift.	Surrender of note constituting gift
Executed contracts, 14-1009	14-1031
Execution (see infro, Inter vivos):	Deeds of gift, see infra, Deeds of gift
Causa mortis, 14-1056 Executors and administrators, 11-1010	Definition, 14-1014 Deposit in savings bank, 14-1029
Executory interests, see Remainders, Rever-	Deposits of money in savings bank in
SIONS, AND EXECUTORY INTERESTS.	name or to credit of another, see
Exemptions from execution, 12-208	infra, Deposit of money in savings
Fiduciaries, see infra, Persons standing in	bank in name or to credit of another.
confidential relations.	Elements necessary to the validity of a
Fraud, 14-1011	gift inter vivos, 14-1015 Entire estate of donor, 14-1028
Persons standing in confidential rela- tions, see infra, Persons standing in	Estoppel of donor to deny validity of
confidential relations.	gift, 14-1030
Fraudulent sales and conveyances, see	Execution, 14-1016
FRAUDULENT SALES AND CONVEYANCES.	Gift must be fully executed, 14-1016
Freedom of will, 14-1011	Agreement under seal held enforce-
Good faith, 14–1011 Guardian and ward, 15–87	able, 14–1017 Delivery, see infra, Delivery of gifts
Gift to guardian by ward, 14-1014	inter vivos.
Husband and wife (see SEPARATE PROPERTY	General rule, 14-1016
of Married Women):	Imperfect gift not enforceable as
Creditors, 14-1048	declaration of trust, 14-1017
From husband to wife, 14-1032	Louisiana, 14-1016 Mere intention to make gift, 14-1017
At common law, 14–1032 Clear proof of gift required, 14–	Promise to give to charitable use,
1033	14-1017
Creditors, 14-1048	Unexecuted gift revoked by death
In equity, 14–1032	of donor, 14-1016
Modern practice, 14-1033	Gift must go into immediate effect,
Purchase of property by husband and wife, 14-1033	14-1015 Generally, 14-1015
From wife to husband, 14-1034	Gift to take effect after death of
General rule, 14-1034	donor, 14-1015
Gift need not be express, 14-1034	Gifts causa mortis distinguished from,
Validity, 14-1034	14-1054
Ignorance of gift, 14-1028	Husband and wife, see infra, Husband and wife.
Implied warranty, 15-1240 Improvements (see infra, Parol gift of real	In extremis, 14–1014
estate), 16-95	Insurance policy, 3-1004
Agreement or promise to donate, 16-95	Intention to give a nullity, 14-1017
Donation void for want of form, 16-95	Mental capacity, 14-1010
Parol gift, 16-95	Note of donor, 14-1030
Rights of donees, 16–95 Indorsement, 14–1023	Parent and child, see infra, Parent and child.
In extremis, see infra, Causa mortis.	Parol gift of real estate, 14-1041
Infants:	Particular cases of gifts considered,
Acceptance, 14-1027	14-1032
Insanity, see infra, Mental capacity.	Persons standing in confidential rela-
Insurance policy, 3-1004	tions, see infra, Persons standing in
Inter vivos, 14-1009, 1014 Acceptance, 14-1027	Promissory notes, 14-1029, 1030
Evidence of acceptance, 14-1028	Proof of gift, see infra, Proof of gift.
Ignorance of gift, 14-1028	Purchase or investment by one person
Infant, 14-1027	for another, 14-1040
Medium of acceptance, 14-1028	Requisites to valid gift, 14-1015
Presumption of acceptance, 14-1027 Time of acceptance, 14-1028	Revocation by death of donor before payment, 14-1031
Bank book, 14-1029, 1030	Savings bank deposit, 14-1029
Bonds, 14-1029	Subject of gift must be certain, 14-1028
Certainty of subject, 14-1028	Validity, see infra. Validity and effect.
Certificate of deposit, 14–1029	Validity and effect, see infra, Validity
Check of donor, 14-1030	and effect.
Choses in action, 14-1029 Conditional or qualified gifts, see	What may be given, 14-1028 Intoxicating liquors, see Intoxicating
infra, Conditional or qualified gifts.	Liquors.

GIFTS, cont'd. Investment by one person for another,	GIFTS, cont'd. Parent and child, 14-1034
14-1040	From child to parent, 14-1036
Joint interest, 14–1019 Joint names:	From parent to child, 14-1034 Aged and infirm parent, 14-1036
Deposit to credit of depositor and an-	Irrevocable, 14-1035
other, 14-1038	Presumption, 14-1035
Transfer of property into joint names of owner and another, 14-1949	Regarded favorably, 14-1035 Validlty, 14-1034
Legacies and devises (see infra, Causa mor- tis):	Gift to child residing with parent,
Satisfaction of legacies by gifts inter	Real property, 14-1042
vivos, see Leoacies and Devises. Lend, 19-455	Parol gift of land enforced upon possession
Life estate, reservation, 14-1044	taken and improvements made by donee,
Life insurance policy, 14-1022	Parol gift of real estate, 14-1041
Loans, 19-455 Loan distinguished from gift, 19-462	Burden of proving improvements,
Bailee's possession equivocal, 19-463	14-1043 Clear proof of parol gift of land te-
General distinction, 19-462	quired, 14-1042
Lend and loan in the sense of give	Donee's possession adverse to donor,
and gift, 19–455, 456, 462 Presumption in favor of gift, 19– 463	Expenditures on faith of promise,
Question of intention, 19-462	Gift of land from parent to child,
Rebuttal of presumption in favor of	
gift, 19–463 Manual delivery, 14–1021	Improvements must be of material value, 14-1042
Marriage:	Improvements must have been made in
Glfts made in contemplation of mar-	
riage, 14-1045 Marriage settlements, see Marriage Settle-	Mere promise, 14-1041 Parol gift of land enforced where pos-
MENTS.	session taken and improvements made
Married women, see Separate Property of	
MARRIED WOMEN; see infra, Husband and wife.	Statute of frauds, see Statute or Frauds.
Marshaling assets, 19-1271	Validity of parol gifts of land denied,
Master and servant:	14-1042
Gifts to personal attendant, 14-1014 Mental capacity, 14-1010	Parties, 14-1009 Payment, see Payment.
Burden of proof, 14-1011	Pensions and bounties:
Capacity to transact business, 14-1010	Gift of pension money to agent or attorney, 22-666
Donor must be mentally competent to make gift, 14-1010	Persons standing in confidential relations,
Mental weakness sufficient to raise pre-	14-1011
sumption of undue influence, 14-1011	Attorney, 14–1013 Clear proof of gift required, 14–1012
Mere mental weakness, 14-1010 Question of fact, 14-1011	Family settlements, 14-1014
Testamentary capacity, 14-1010	Gifts between persons in confidential
Ministers, 14-1013	relations prima facie void, 14–1011 Gifts by ward to guardian, 14–1014
Mistake, 14–1047 Money in hands of third person, 14–1024	Husband and wife, see infra, Husband
Mortgages, 14-1029, 1063 Extinguishment of mortgage, 20-1057	and wife. Independent advice necessary in Eng-
Municipal corporations, 20-1146	land, 14–1011 Mere fact that confidential relation ex-
Must be accepted by donee, 14-1027 Evidence of acceptance, 14-1028	ists, 14-1012
Ignorance of gift, 14-1028	Mere fact that donor knew what he was
Infant, 14–1027	dolng, 14–1012 Near relative, 14–1013
Medium of acceptance, 14-1028 Presumption of acceptance, 14-1027	Parent and child, see infra, Parent and
Time of acceptance, 14-1028	child.
Name:	Personal attendant, 14-1014 Physician, 14-1013
Deposit of money in savings bank in name or to credit of another, see	
infra. Deposit of money in savings	confidential relation, 14-1012
bank in name or to credit of another.	Spiritual adviser, 14-1013
Transfer of property into joint names of owner and another, 14-1040	Gifts to physicians by patients, 14-1013
Non compos mentis, see infra, Mental	Possession (see infra, Delivery of gifts
capacity. Numerous articles, 14~1021	inter vivos): Deed of gift, 14-1046
	951 Volume XXXI.

GIFTS, cont'd. GIFTS, cont'd. Revocation (see infra, Causa mortis; Valid-Possession, cont'd. ity and effect): Donee must retain possession of gift Reservation of power to revoke, 14-1045 causa mortis, 14-1061 Donee's possession adverse to donor, Want of consideration, 24-1035 14-1043 Evidence, 14-1050 Satisfaction of legacies by gifts inter vivos, see LEGACIES AND DEVISES. Possession insufficient to prove gift causa mortis, 14-1068 Savings bank: Possession of donee after donor's death, Causa mortis, 14-1060 Delivery of savings bank book, 14-1060 14-1050 Property already in possession of donee, Deposit of money in savings bank in 14-1019 name or to credit of another, see infra, Repossession by donor, 14-1026 Deposit of money in savings bank in name or to credit of another. Presumption: Gift of deposit in a savings bank by de-Acceptance, 14-1027 Gift causa mortis, 14-1067 livery of bank book, 2-1075; 14-1029, Parent and child, 14-1035 Gifts causa mortis of deposit in savings Presumption as to fairness, 14-1011 Priests, 14-1013 Private international law: bank, 14-1062 Payment to donee, 24-1264 Donatio causa mortis, 22-1344 Savings bank deposit, 14-1029 Promissory notes, see infra, Bills of exchange Gifts inter vivos, 14-1029 and promissory notes. Seal (see infra, Deeds of gift): Agreement under seal held enforceable, Proof of gift, 14-1049 Admissibility of evidence, 14-1050 14-1017 Gifts inter vivos, 14-1017
Separate property of married women, see
Separate Property of Marrieo Women. Burden of proof, 14-1051 Causa mortis, 14-1066 Burden of proof, 14-1068 Clear proof, 14-1067 Servant, see infra, Master and servant. Common law, 14-1067 Slaves and slavery, 25-1093 Declarations, 14-1068 Specific performance, see Specific Perform-Fair preponderance of evidence suffi-ANCE. Statute of frauds, 29-878 cient, 14-1067 Gifts causa mortis are not favored, Stock and stockholders, see STOCK AND STOCKHOLDERS. 14-1066 Possession insufficient to prove gift, Suicide, 14-1056 Symbolical delivery, 14-1021, 1059 14-1068 Presumption, 14-1067 Gifts causa mortis, 14-1059 Quantum of proof required, 14-1067 Testamentary capacity, 14-1010 Testamentary disposition of property, 14-1047 Question for jury, 14-1068 Testamentary gift, attempted, 14-1039 Third person (see infra, Delivery of gifts Roman law, 14-1066 Sufficiency of evidence to establish, causa mortis), 14-1024 14-1067 Delivery to third person, 14-1025 Written instruments, 14-1068 Deposit of money in savings bank in Circumstances of the parties, 14-1050 Clear proof of gift required, 14-1049 name or to credit of another, see infra, Declarations of alleged donor, 14-1050 Deposit of money in savings bank in Delivery, 14-1050 name or to credit of another. Donce as witness after death of donor, Money in hands of third person, 14-1024 14-1052 Effect of evidence, 14-1050 Property in hands of third person, General rule, 14-1049 14-1024 Husband and wife, 14-1033 Purchase or investment by one person Parol gift of land, 14-1042 for another, 14-1040 Time of making delivery, 14-1026 Possession, 14-1050 Question for jury, 14-1051 Title, see REMAINDERS, REVERSIONS, AND Righteousness of gift, 14-1049 EXECUTORY INTERESTS. Purchase by one person for another, 14-1040 Trover and conversion, see Trover and Con-Purchasers, 14-1049 VERSION. Qualified gifts, see infra, Conditional or Trusts and trustees (see Trusts and Trusqualified gifts. TEES): Delivery to third person as trustee, Questions of law and fact: Effect of gift, 14-1051 14-1060 Gift distinguished from voluntary trusts, Gifts causa mortis, 14-1068 Mental capacity, 14-1011
Real property (see Dedication; see infra, 14-1000 Imperfect gift not enforceable as Parol gift of real estate): declaration of trust, 14-1017 Gift causa mortis, 14-1063 Persons standing in confidential relations, see infra, Persons standing in Reformation of deed, 14-1046 confidential relations. Relation of trust or confidence, see infra, Trustee for donee, 14-1026

Persons standing in confidential relations.

CITETIES	
GIFTS, cont'd. Trusts and trustees, cont'd.	GIRDLE, 14-1069
Trustee for donee, cont'd.	GIRL, 14–1069 GIST, 14–1069
Delivery to be made to donee after	GIVE - GIVEN - GIVING, 14-1069, 1071
donor's death valid, 14-1026	See Covenants; Gifts.
Delivery to third person as trustee for donee, 14-1026	Advancement, 14-1070
Donor trustee for donee, 14-1026	Deeds, 9–137; 14–1069 Dispose, 9–541
Undue influence (see Undue Influence):	Duly given, 10-317
Mental weakness as raising presumption of undue influence, 14-1011	Give and bequeath, 14–1070
Persons standing in confidential rela-	Grant, 14–1112 Gratuitously, 14–1070
tions, see infra, Persons standing in	Lend, 14–1071; 19–455, 456
confidential relations.	Notice given, 14-1071
Use, 29-444 Validity and effect (see Undue Influence;	GLANDERS, 14-1072
see infra, Fraud; Persons standing in	Horses, 15-755 GLASS, 14-1072
confidential relations), 14-1046	GO, GOING, ETC., 14-1072
As against third persons, 14-1048	Going off large, 14-1072; 18-537
Creditors, 14–1048 Generally, 14–1048	GOAT, 14–1073 GOD, 14–1073
Gift by husband to wife, 14-1048	See Act of God.
Louisiana, 14-1048	GOING CONCERN, 14-1072
Purchasers, 14-1049	GOLD, 14-1073
Subsequent creditors, 14-1048 As between parties, 14-1046	GONORRHŒA: Libel and slander, 18-930
Fully executed, 14-1047	GOOD, 14-1073; 30-1206
General rule, 14-1046	As good as, 30–227
Legal title, 14–1046 Louisiana statute, 14–1047	Checks, 14–1073 Good and lawful men, 14–1076
Mistake, 14–1047	Good and merchantable, 14-1076
Testamentary disposition of prop-	Good and sufficient deed, 14-1075
erty, 14–1047	Good construed as valuable consideration,
Causa mortis, see infra. Causa mortis. Conditional or qualified gifts, see infra,	14–292 Good current money, 14–1075
Conditional or qualified gifts.	"Good for one seat," 28-187
Deeds of gift, see infra, Deeds of gift.	"Good for this day only," 28-178
Deposit of money in savings bank in name or to credit of another, see	Good health, 19–61, 62 "Good only three days after," 28–178
infra, Deposit of money in savings	Good safety, see Marine Insurance.
bank in name or to credit of another.	"Good this trip only," 28-178
Gifts causa mortis, see infra, Causa	Good workmanship, 30–176
mortis. Husband and wife, see infra, Husband	Life insurance: Good health, 19-61, 62
and wife.	GOOD BEHAVIOR, 25-328
Parol gift of land, see infra, Parol gift	See SENTENCE AND PUNISHMENT.
• of real estate.	GOOD CHARACTER 14 1077
Vivos, see infra, Inter vivos. Who may make gift, 14-1009	GOOD CHARACTER, 14-1075 See Character in Evidence.
Authority of owner to give away his	GOOD CONDUCT, see Prisons and Prison-
property, 14–1009	ERS.
Donations between persons living in concubinage, 14–1010	GOOD CONSIDERATION, see Considera-
Equitable owner, 14-1010	GOOD FAITH, 14-1078
Generally, 14-1009	See AGENCY; BONA FIDE; EXECUTORS AND
Mental capacity, see infra, Mental	ALMINISTRATORS; FACTORS OR COMMISSION MERCHANTS; FALSE IMPRISONMENT; PUR-
eapacity. Wills:	CHASERS FOR VALUE AND WITHOUT NO-
Lend and loan in the sense of give and	TICE; SURETYSHIP; TRUSTS AND TRUSTEES.
gift, 19-455	Adverse possession, see Adverse Posses-
Wills distinguished from gifts causa mortis, 30-577	SION. Agency, see Agency.
Witnesses:	Attorney and client, see ATTORNEY AND
Donee as witness after death of donor,	CLIENT.
14-1052 CHIDING 74-048	Brokers, see Brokers. Color of title, 14–1078
GILDING, 14-948 GILLING TWINE, 14-1069	Fire insurance, see Fire Insurance.
GILL NET, 14–1069	Improvements, see Improvements.
GIN, 14-1069	Investments, see Investments.
See Intoxicating Liquors.	Libel and slander, see LIBEL AND SLANDER, Limited partnership, 14-1079
Food, 13-730 GINHOUSE, 14-1009	Public officers, 23-368
95	3 Volume XXXI.
72	-

GOOD WILL, cont'd. GOOD FAITH, cont'd. Questions of law and fact, 23-582 Partnership, 14-1087 Effect of sale, 14-1090 ESTATE Real estate brokers, see REAL Firm assets, 14-1087 BROKERS. Good will considered as partnership GOOD HEALTH, 14-1076 Good, 19-61, 62 property, 22-91 Good will survives, 14-1087 Life insurance, 19-61, 62 GOOD HUSBANDRY, 30-338 Illustrations, 14-1087, 1088 Waste, see WASTE. Professional good will, 14-1091, 1092 GOOD NOTE, 14-1077 Resumption of business by retiring GOOD ORDER, 4-530 partner, 14-1090 Survivor's right to firm name, 14-1087 GOOD REPAIR: Street railways, 27-41 Valuation, 14-1088 GOOD REPUTE, 25-234 Personal property, 14-1086 GOODS, 14-1079 Physicians and surgeons, 14-1091 See BIENS; CHATTELS; Confusion of Plant, 14-1088 Goods; Effects. Premises: Animals, 14-1080 Connection with business premises, Baggage, 14-1080 14-1086 Professional good will, 14-1091 Bonds, 14-1084 Rescission, cancellation, and reformation, Chattels, 14-1080 Goods compared with chattels, 5-1022 14-1089 Choses in action, 14-1083 Restraint of trade, 14-1090, 1091, 1092; Coin, 14-1082 24-859 Sale, 14-1088 Debt, 14-1083 Contract of sale, 14-1088 Dog, 14-1080 Effects, 14-1080 Factors' acts, 12-619 Effect of sale, 14-1000 Plant, 14-1088 Fixtures, 14-1081 Professional good will, 14-1092 Rescission of contract, 14-1089 Rights of vendor, 14-1090 Goods and chattels, 14-757; 30-717 Goods usually kept in country store, 13-Rights of vendor to solicit former cus-295 Horses, 14-1081 tomers, 14-1091 Household goods, 15-773 Sale for benefit of partners, 14-1089 Solicitation of old customers, 14-1091 Interest, 14-1081 Landlord and tenant, 14-1081 Specific performance, 14-1088 Vendor of good will may resume busi-Leases, 14-1081 Line of goods, 14-1082 ness, 14-1090 Solicitation of old customers, 14-1091 Machinery, 14-1081 Marine insurance, 19-959 Specific performance, 14-1088 Goods, specie, and effects, 19-961 Stamp act, 14-1086 Stock and stockholders, see STOCK AND Money, 14-1081 Personal property, 22-747 STOCKHOLDERS. Taxation, 27-636 Real property, 14-1082 Recording acts, 14-1084 Trademarks, trade names, and unfair competition, see Trademarks, Trade Names, and Unfair Competition. Statute of frauds, see Statute of Frauds. Stock and stockholders, 14-1083 Stock of goods, 14-1082 Transfer of good will, 14-1088 Vessels, 14-1082 Sale, see infra, Sale. GOOD SECURITY, 14-1077 Transfer without express mention, GOOD STANDING, 14-1077 14-1089 GOODS, WARES, OR MERCHANDISES, Unfair competition, see TRADEMARKS, TRADE see STATUTE OF FRAUDS. Names, and Unfair Competition. GOOD, TENANTABLE, AND SUBSTAN-Valuation, 14–1088 TIAL REPAIR, see LANDLORD AND TENANT. Vendor and purchaser, see infra, Sale. GOOD TITLE, see VENDOR AND PURCHASER. GOOD WILL, 14-1085 GORGE, 14-1092 GOSPEL, 14-1092 See TRADEMARKS. GO TO: Assets of decedent's estate, 14-1086 Descend, 9-398 GOTTEN, 14-1092 GOVERN, 14-1093 GOVERNMENT, 14-1093 Competition, see TRADEMARKS, TRADE NAMES, AND UNFAIR COMPETITION. Consideration, 6-735 Corporations, 14-1086 See STATES; UNITED STATES. Definition, 14-1085 De facto government, 14-1093 Effects, 10-453 Extradition, see Extradition. Eminent domain, 10-1115, 1163; 14-1091 Foreign government, 13-831 Fugitives from justice, see Extradition. Executors and administrators, 11-831 Assets of decedent's estate, 14-1086 Insolvency and bankruptcy: Insolvency and bankruptcy: Effect of discharge upon debts due the Passes to assignee, 16-723 government, 16-778 GOVERNMENT LANDS, see STATE AND Local attachment, 14-1086 Name, see infra, Partnership. PUBLIC LANDS.

954

Volume XXXI.

GOVERNMENT SECURITIES, 14-1094: GOVERNOR, cont'd. 17-438, 442 GOVERNOR, 14-1095 Legislature, cont'd. Proroguing legislature, 14-1103 See PRESIDENT OF UNITED STATES. Privileged official utterances, 18-1028 Libel and slander, 18-1028 Actions, 14-1100 Litigation, 14-1100 Appointment of public officers, see Public OFFICERS. Mandamus (see Mandamus), 14-1100 Attorney and client: Military governor, 14-1097 Employment of counsel, 14-1100 Military power, 14-1104 Bail and recognizance (in criminal cases): Active service, 14-1104 Exoneration of bail, 3-718 Disbandment, 14-1105 Remission of forfeiture, 3-725 Draft, 14-1105 British colonial governor, 14-1096 Governor as commander-in-chief, 14-1104 Certificate, 14-1099 Organization, 14-1104 Certiorari, 14-1106 Treason, 14-1105 Citizenship, 14-1098 Militia, see infra, Military power. Oaths and affirmations, 14-1098 Classes of governors, 14-1096 Constitutional law (see Constitutional Pardon, see Reprieve, Pardon, and Amnesty. Powers and duties, 14-1099 Law): Mandamus, see Mandamus. Administrative, 14-1099 Passing on constitutionality of laws, Appointment and removal of officers, see 14-1104 Public Officers. Certificate, 14-1099 Submitting constitutional amendments, Constitutionality of laws, 14-1104 14-1102 Contracts, 14-1105 Contempt: Power to pardon, 7-69 Eminent domain, 14-1106 Executive functions, 14-1099 Contracts, 14-1105 Counsel, employment of, 14-1100 Extradition, see Extradition. Federal questions, 14-1099 Courts: Generally, 14-1099 Immunity from judicial control, 14-1106 Judicial notice, 14-1099 Judicial powers, 14-1104 Mandamus, 14-1106 Proclamation for terms of court, 14-1106 Legislative, see STATUTES. De facto officers, 14-1098 Litigation, see infra, Litigation.
Military power, see infra, Military Definition, 14-1096 Dominion of Canada, 10-56, 57 Duties, see infra, Powers and duties. power. Elections, see Elections. Pardons, see REPRIEVE, PARDON, AND AMNESTY. Eminent domain, 14-1106 Extradition, see EXTRADITION. Presumptions, 14-1099 Proclamation terms of court, for Extra sessions, see STATUTES. Extra sessions of legislature, 14-1100 14-1106 Proroguing legislature, 14-1103 Service on boards, 14-1105 Federal questions, 14-1099 Fugitives from justice, see EXTRADITION. Governor of state, 14-1097 Warrants, 14-1105 Presumptions, 14-1099 Analogies, 14-1097 Performance of official duty and regu-Character and status, 14-1097 Corporation sole, 14-1097 Immunity from judicial control, see larity of official acts, 22-1271 Prohibition, 23-224 Public officers (see Public Officers): infra, Courts. Appointment of public officers, see Pub-Personal liability, 14-1098 Powers and duties, see infra, Powers and LIC OFFICERS. Qualifications, 14-1098 duties. Qualifications, see infra, Qualifications. Citizenship, 14-1098 Salory, see infra, Salary. Term, see infra, Term. Vacancy in office, see infra, Vacancy in Generally, 14-1098 Holding two offices, 14-1098 Oath, 14-1098 Property qualifications, 14-1098 office. Quo warranto, 14-1107 Receivers, see Receivers. Habeas corpus, see HABEAS CORPUS. Holding over, 14-1098 Reprieve, see Reprieve, Pardon, and Am-Indians: NESTY. Indian chief, 14-1097 Return by governor, 24-880 Injunctions, 6-1018; 14-1106 Enjoining executive action, 16-423 Salary, 14-1099 Sessions of legislature, see Statutes. Judicial notice, 14-1099; 17-914 State (see infra, Governor of state), 14-1097 Accession of new governor, 17-914 Acts and proclamations, 17-914 Statutes, see STATUTES. Legislative duties, 14-1100 Legislature (see STATUTES): Subpæna, 6-1019; 14-1106 Successors, 14-1107 Term, 14-1098 Convoking legislature, 14-1100 Territories, 14-1096; 28-62 Encroachments by the legislature, see CONSTITUTIONAL LAW. Treason, 14-1105 United States courts, 14-1099 Extra sessions, 14-1100

955

GOVERNOR, cont'd.	GRAND JURIES, cont'd.
Vacancy in office, 14-1107	Charge of court to grand jury, cont'd.
Disability, 14-1107	Charges requested by grand jury, 17-1273
Effect of succession on office of suc-	Discretion of court, 17-1272
cessor, 14-1108	Failure of court to charge grand jury,
How effected, 14-1107	17-1272
Impeachment, 14–1107	General rules, 17-1272
Resignation, 14-1107	Invasion of province of grand jury,
Successor, 14-1107	17-1273
Temporary absence, 14-1107	Open court, 17-1273
Veto, see Statutes.	Propriety of charge to grand jury,
Warrants, 14-1105	17-1272 Substance of allower to 1
Witnesses, 6-1019	Substance of charge to grand jury,
GRACE, see BILLS OF EXCHANGE AND PROMIS-	17-1272
sory Notes; Checks; Coupons.	Citizenship, 17–1265
GRADE, 14-1108	Compensation, 17-1302
See Crossings.	Confessions (see Confessions), 13-1296
GRADE CROSSINGS, 8-349, 384, 432	Constitutional law, 17-1303
GRADES OF CRIME, see Degrees of	Applicability of United States Constitu-
	tion to states, 17-1304
Crime; Merger.	A - M - + i 1
GRADING, 14-1108; 22-507; 30-1206	As affecting grand juries, 17-1303
GRADING CONTRACTS, see WORKING	Capital crimes, 17-1305
Contracts.	Classification of offenses after adoption
GRADUATE - GRADUATION, 14-1109	of constitution, 17-1305
GRAIN, 14-1110	Contempt, 17-1305
See Warehouses and Warehousemen.	Curative statutes, 17-1308
Fire insurance (see Fire Insurance), 13-115	Fifth amendment, 17-1304
GRAIN ELEVATORS, see ELEVATORS;	Fourteenth amendment, 17-1304
WAREHOUSES AND WAREHOUSEMEN.	Infamous crimes, 17-1305
GRAIN SPECULATION, see GAMBLING	Jurisdiction to try offender without
CONTRACTS; STOCK AND PRODUCE EXCHANGE.	indictment, 17–1306
GRAMMAR, 14-1110	Local statutes as to grand juries, 17-1308
Statutes, see STATUTES.	Magna Charta, 17-1303
GRANARY, 5-56	Misdemeanors, 17-1305
GRAND BILL OF SALE, see BILLS OF	Necessity for indictment or present-
SALE.	
	ment by grand jury, 17-1303
GRANDCHILD, 14-1110	Number of grand jurors, 17-1306
See CHILD - CHILDREN.	Number of grand jurors that must con-
Family, 12–870	cur in finding indictment, 17-1307
Issue, see Issue (Descendants).	Offenses to which constitutions apply,
Pensions and bounties, 22-661	17-1305
GRANDFATHER:	Power of court to amend indictment
Parent and child, see PARENT AND CHILD.	without concurrence of grand jury,
GRAND JURIES, 17-1262	17-1308
	Provisions dispensing with grand jury,
See Jury and Jury Trial.	
Adjournments, 17-1276	17-1303
De facto grand jury, 17-1276	Qualifications of grand jurors, 17-1307
Effect of temporary adjournment of	Requisites of grand jury, 17-1306
court, 17–1276	Requisites of indictment under consti-
Expiration of term of court, 17-1276	tution, 17–1308
Power of grand jury to adjourn, 17-1276	Restrictions upon right of challenge and
Admissions, 17-1296	appeal, 17-1307
Aliens, 17-1264	Self-crimination, see infra, Witnesses
Amendments:	before grand juries.
Power of court to amend indictment	State courts, 17-1303
without concurrence of grand jury,	Territorial courts, 17-1304
17-1308	United States courts, 17-1303
Power of court to amend record, 17-1301	Contempt, 17–1289
Attendance upon grand jury, 17-1272	Attack on grand jury, 7-61
Attorney-general:	Prosecution for contempt need not be
Presence in grand jury room, 17-1292	instituted by indictment or present-
Bias, see infra, Impartiality.	ment, 17-1305
	Coroners:
Body of the county, 4-612	= = :
Boroughs, 4-723	Power of grand jury pending investiga-
Burden of proof:	tion by coroner, 17-1281
Disqualification, 17–1269	Corporations:
Challenges, see infra, Qualifications and	Crimes committed by corporations,
grounds of challenge.	17-1278
Charge of court to grand jury, 17-1272	Court (see infra, Charge of court to grand
Additional charges, 17-1273	jury; Discretion of court):
All grand jurors need not hear charge,	Control of court over witnesses, see
	infra, Witnesses before grand juries.
17-1272	mira, minesses before grand junes.

GRAND JURIES, cont'd. GRAND JURIES, cont'd. Court, cont'd. Evidence before grand juries, cont'd. Excusal of grand jurors, see infra, Ex-Review of sufficiency of evidence, cusal of grand jurors. 17-1285 General control of court over grand Statutory provisions, 17-1282 Submission of doubtful questions to јшту, 17-1273 Assistance and protection, 17-1273 court, 17-1283 Coercion of grand jury by court, Sufficiency of evidence, 17-1284 Weight of evidence, 17-1284
Witnesses, see infra, Witnesses before 17-1274 General rules, 17-1273 Inspection and revision of indictgrand juries. ments, 17-1273 Excusal of grand jurors (see infra, Exemp-Power of court to fill vacancies, 17tions), 17-1274 Discretion of court, 17-1270, 1275 Power of court to summon or impanel Excusal by grand jury, 17-1274 grand jury, 17-1262 Grounds of excusal, 17-1275 Terms of court and sessions of grand Power of court to excuse grand jurors, jury, see infra, Terms of court and 17-1274 sessions of grand jury. Presumption of excusal, 17-1275 De facto grand jury, 17-1276, 1289 Recalling grand jury excused by mistake, Depositions, 17-1283 Discharge of grand juries, 17-1298 17-1275 Statutory provisions, 17–1274 Discretion of court: Interference of executive with grand Evidence, 17-1294 jury, 17-1274 Excusal of grand jurors, 17-1270, 1275 Exemptions (see infra, Excusal of grand Number, 17-1270 jurors), 17-1267 Secrecy as to proceedings, 17-1294 Exemption not disqualification, 17-1268 Disqualification, see infra, Qualifications and None but statutory exemptions, 17-1268 grounds of challenge. Statutory provisions, 17-1267 Duties of grand juries, 17-1277 Ex post facto laws: Effect of investigation of offense by grand Reduction in number of grand jury, jury, 17-1298 12-533 Leave to file information where grand Expression of opinion, see infra, Impartiality. jury does not indict, 17-1298 Fees, 17-1302 Power of grand jury to bring in indict-Foreman of grand jury, 17-1271 ment pending another, 17-1298 Resubmission of charge to grand jury Appointment of foreman, 17-1300 By whom foreman appointed, 17-1271 after quashal of indictment, 17-1298 Necessity for appointment of foreman, Resubmission of charge to grand jury 17-1271 after return of ignoramus, 17-1298 Powers and duties of foreman, 17-1272 Embracery, see Embracery. Qualifications of foreman, 17-1271 Temporary foreman, 17-1271 Evidence, 11-544 Evidence as to what occurred in grand Freeholders, 17-1265 jury room, see infra, Secrecy as to proceedings of grand juries. Householders, 17-1265 Impartiality, 17-1266 Members of grand juries cannot testify General rule, 17–1266 as to what takes place before them, Grand jurors must be impartial, 17-1266 Interest in defendant's favor, 17-1267 11-546; 17-1291 Stenographer's notes, 26-781 Opinion of guilt, 17-1267 Evidence before grand juries (see infra, Wit-Prior knowledge, 17-1267 nesses before grand juries), 17-1282 Victim of crime, 17-1266 Accused's right to inspect or copy min-Impeachment of indictment, see infra, Seutes, 17-1286 crecy as to proceedings of grand juries. Indictment (see infra, Constitutional law; Admissibility, 17–1282 Application of ordinary rules, 17-1282 Number of grand jurors that must concur in finding indictment; Record): Competency, 17-1282 Defendant's right to be heard, 17-1283 Impeachment of indictment, see infra, Deposition of witnesses examined by Secrecy as to proceedings of grand committing magistrates, 17-1283 juries. Disregard by grand jury of sufficient Inspection and revision by court, 17evidence, 17-1286 1273 Effect of reception of inadmissible or Infants, 17-1264 incompetent evidence, 17-1283 Inquisitorial powers, 17-1279 Evidence in behalf of accused, 17-1283 Instructions, see infra, Charge of court to Hearing defendant, 17-1283 grand jury. Incompetent evidence, 17-1282, 1283 Interest, see infra, Impartiality. Indictment on knowledge of grand jury, Intoxication, 17-1297 17-1284 Jeopardy, 17-588 Knowledge of grand jury, 17-1284 Judge: Minutes of evidence, 17-1286 Presence in jury room, 17-1292

Jurisdiction, see infra, Powers of grand

Volume XXXI.

juries.

957

Resubmission of case to grand jury,

17-1285

GRAND JURIES, cont'd. GRAND JURIES, cont'd. Powers of grand juries, cont'd.

Presentment ignored by prosecuting at-Jury and jury trial: Competency of member of grand jury indicting defendant as juror, 17-1153 torney, 17-1280 Failure to challenge before verdict where Special statutory powers, 17-1281 juror served previously on grand jury, Termination of powers, 17-1281 Time of commission of offense, 17-1278 17-1163, 1165, 1168 Trial of offenders, 17-1278 Knowledge, see infra, Impartiality. Liability of grand jurors, 17-1302. What crimes they may investigate, Lost papers and records: 17-1278 Supplying lost record, 17-1302 Prejudice, see infra, Impartiality. Minutes of evidence, 17-1286 Preliminary examination: Illustrations, 17-1286 Advisability of prior preliminary exami-Right of accused to inspect or copy nation, 17-1280 Necessity for preliminary examination, minutes, 17-1286 Statutes requiring minutes of evidence, 17-1280 17-1286 Pendency of preliminary examination. Misconduct of grand jurors, 17-1297 17-1280 Presence of accused before grand jury, Names of grand jurors, 17-1300 Notice to accused, 17-1282 17-1282 Number of grand jurors, 17-1300 Number of grand jurors impaneled, 17-Presumptions: Excusal of grand jurors, 17-1275 1269 Presumptions as to qualification, 17-At common law, 17-1269 Previous service as grand juror, 17-1123 In the United States, 17-1270 Number of grand jurors insufficient, Prior jury service, 17-1266 17-1271 Prior knowledge, see infra, Impartiality. Record, 17-1300 Privilege, see infra, Exemptions. Statutory provisions, 17-1306 Prohibition: Illegal grand jury, 23-224 Too many grand jurors, 17-1270 Waiver of objection to insufficiency of Prosecuting and district attorneys, 17-1279; number, 17-1271 Number of grand jurors necessary to consti-23-274 Presence in grand jury room, 17-1292 tute a quorum, 17-1281 Qualifications and grounds of challenge, Number of grand jurors that must concur in 17-1262 finding indictment, 17-1290 Aliens, 17-1264 Common law, 17-1290 Burden of proof, 17-1269 Common law applicable where statute is Common law, 17-1262 silent, 17-1290 Constitutional provisions, 17-1307 Constitutional restriction, 17-1307 Constitutional restrictions upon right of Insufficient number concurring, 17-1291 challenge and appeal, 17-1307 Statutory and constitutional provisions, Defective indictment, 17-1268 17–1290 Oath, 17–1277 Effect of disqualification of one or more grand jurors, 17-1268 Electors, 17-1265 Record, 17-1300 Witnesses, 17-1287 Exemptions, see infra, Exemptions. Freeholders, 17-1265 Opinion, see infra, Impartiality. Perjury, 22-684 General grounds, 17-1262 Secrecy as to proceedings, 17-1296 Householders, 17-1265 Polygamy, 17-1263 Impartiality, see infra, Impartiality. Power of court, see infra, Court. Infants, 17-1264 Powers of grand juries, 17-1278 Knowledge, see infra, Impartiality. Accusing tribunal only, 17-1278 Objection to indictment, 17-1268 Acting on its own knowledge, 17-1280 Opinion, see infra, Impartiality. As to finding indictment in whole or in Polygamist, 17-1263 Presumption as to qualification, 17-1269 part, 17-1281 Corporations, crimes committed by, 17-Prior to jury service, 17-1266 1287 Prior knowledge or opinion, see infra, Criminal jurisdiction only, 17-1278 Impartiality. Hearing voluntary witnesses, 17-1280 Qualified electors, 17-1265 Inquisitorial powers, 17-1279 Record, 17-1300 Jurisdiction co-extensive with jurisdic-Residents of county, 17-1265 Residents of state, 17-1265 tion of court, 17-1278 Special grounds, 17-1262 Making presentments, 17-1280 Statutory qualifications and grounds of Necessity for preliminary examination, 17-1280 challenge, 17-1263 Taxpayers, 17-1265 Ouster of jurisdiction of other tribunals, 17-1281 Time, qualifications as of what, 17-Pendency of preliminary examination, 1263 Waiver of disqualification and grounds 17-1280 of challenge, 17-1269 investigation Pending by coroner, Women, 17-1263

958

Volume XXXI.

17-1281

Volume XXXI.

GRAND JURIES, cont'd. GRAND JURIES, cont'd. Secrecy as to proceedings of grand juries, Quorum: Number of grand jurors necessary to cont'd. constitute a quorum, 17-1281 Presence and advice of persons not mem-Record (see infra, Minutes of evidence), bers of grand jury, cont'd. Outsiders in general, 17-1292 17-1298 Amendments, 17-1301 Appointment of foreman, 17-1300 Presence of one witness during examination of another, 17-1294 Conclusiveness of record, 17-1301 Prosecuting and other attorneys, Filing of indictment, 17-1301 17-1292 Sheriffs, 17-1294 Finding of indictment, 17-1299, 1301 Harmless informalities, 17-1299 Stenographers, 17-1293 How impanelment shown, 17-1298 Reason for secrecy, 11-546; 17-1294 Impanelment of grand jury, 17-1299 Stenographers, 17-1293; 26-781 Names of grand jurors, 17-1300 To whom rule applies, 17-1291 Necessity to show impanelment, 17-1299 Self-crimination, see infra, Witnesses before Number of grand jurors, 17-1300 grand juries. Sessions of grand jury, see infra, Terms of Oath of grand jurors, 17-1300 Oath of witnesses, 17-1288 court and sessions of grand jury. Qualifications of grand jurors, 17-1300 Sheriffs: Recitals in indictment, 17-1298 Presence in grand jury room, 17-1294 Record as to grand juries and their pro-Special grand juries, 17-1302 ceedings. 17-1298 Discretion of court, 17-1302 Power of court to impanel special grand Return of indictment, 17-1301 Sufficiency of recitals in indictment, jury, 17-1302 Powers of special grand jury, 17-1302 17-1299 Supplying lost records, 17-1302 Special terms of court, 17-1277 Stenographers, see Stenographers. Swearing grand jurors, 17-1300 Taxation: Residents: Constitutional provisions, 17-1307 Taxpayers, 17-1265 Residents of county, 17-1265 Terms of court and sessions of grand jury, Residents of state, 17-1265 17-1276 Resubmission of charge to grand jury, Adjournments, see infra, Adjournments. At what time during term grand jury 17-1298 Secrecy as to proceedings of grand juries, may be organized, 17-1276 11-544, 545, 546; 17-1291 Criminal liability of grand jurors who violate rule of secrecy, 17-1291 Power of court to postpone attendance of grand jury, 17-1276 Special terms, 17-1277 Evidence as to what occurred in grand Statutory provisions, 17-1276 Term of court to which defendant has jury room, 17-1294 Admissions and confessions made been bound over, 17-1277 before grand jury, 17-1296 As to how grand jurors voted, View by grand jury, 17-1290 Waiver of disqualification and grounds of challenge, 17-1269 17-1295 As to number of grand jurors con-Waiver of objection to insufficiency of numcurring, 17-1296 ber, 17–1271 Civil actions, 17-1297 Witnesses before grand juries (see infra, Discretion of court, 17-1294 Evidence), 17-1287 General rules, 17-1294 Competency, 17-1287 Impeachment of indictment, 11-546; Contempt, 17-1289 Contradiction of witness, 30-1109 17-1295 Control of court over witnesses, 17-Impeachment of witnesses, 17-1296 In support of indictment, 17-1295 1289 Prosecuting attorneys, clerks, wit-General rules, 17-1289 Power of court to recognize witnesses, etc., 17-1294 nesses, 17-1289 Prosecution for perjury, 17-1296 Secrecy not for benefit of wit-Punishment for contempt, 17-1289 nesses, 11-546; 17-1294 Discretion of grand jury in examining Statutory provisions, 17-1297 witnesses, 17-1288, permitting Examination of witnesses, 17-1288 Statutory provisions grand jurors to testify, 17-1294 Fees of witnesses, 17-1290 General rule, 11-546; 17-1291 Liability for communicating and inter-Form of witnesses' oath, 17-1287 Grand jurors as witnesses, see infra, fering with grand jury, 17-1291 Secrecy as to proceedings of grand Pending proceedings in jury room, juries. How and by whom summoned, 17-1287 17-1291 Oath, 17-1287 Presence and advice of persons not mem-Oath, by whom administered, 17-1287, bers of grand jury, 17-1292 1288 Assistant prosecuting attorney, 17-Oath in open court, 17-1287 1293 Presence of one witness during examina-Attorney-general, 17-1292 tion of another, 17-1294 Judge of court, 17-1292

959

GRAND JURIES, cont'd.	GREAT LAKES, see Admiralty Jurisdic-
Witnesses before grand juries, cont'd.	TION; LAKES AND PONDS; NAVIGABLE
Record as to witnesses being sworn,	Waters.
17-1288	GREEN, 14-1117
Self-crimination, 17–1288; 30–1155	GREENBACKS, 14-1118
Constitutional law, 17–1288	Judicial notice, 14–1118
Statutory immunity, 17-1289	Money, 20–839
Use of self-criminating testimony	GREEN GOODS, see Counterfeiting; False
on trial, 17–1289	PRETENSES AND CHEATS.
Voluntary self-crimination, 17-	GRIEVANCE, see Person Aggrieved.
1288	GRINDSTONE, 14-1118
Witness cannot be required to in-	GRISTMILL, 14-1118
criminate himself, 17–1288	GROCERIES, 14-1118
Witness may appear without subpæna,	Fire insurance, 13-114
17-1287	GROOM, 14-1118
Witnesses may be summoned in vacation,	GROSS, 14-1118
17-1287	Covenants, see Covenants.
Women, 17-1263	Easements, see Easements.
GRAND LARCENY, see LARCENY.	Gross proceeds, 23-158
GRAND LIST, 14-1111	In gross, 14-1120
GRANITE, 14-1111	Net, 14-1118
GRANT, 14-1111; 28-492	GROSS AVERAGE, 14-1119
See Deeds; Gifts; Patents; State and	See General Average.
Public Lands.	GROSS EARNINGS, 14-1119
Convey, 14-1112	GROSS LEWDNESS, see LEWD AND LAS-
Conveyance, 7-485	CIVIOUS COHABITATION AND CONDUCT.
Covenants, 14–1114	GROSS NEGLIGENCE, 3-745
Deeds, 9-99, 137; 14-1112	See Exemplary Damages; Negligence.
Express covenants, 14-1114	GROSS RECEIPTS, 14-1119
General sense of term, 14-1112	GROSS TON, 14-1119
Give, 14-1112	GROUND - GROUNDS, 14-1120
Grant, bargain, and sell, 14-1114	Ground floor, 30-1206
Granted lands, 14-1113	Land and ground distinguished, 18-141
License, 14-1113	GROUNDED, 14-1120
Mortgage, 14-1112	GROUND OF ACTION, 14-1120
Operative word of conveyance, 14-1112	GROUND RENTS, 14-1121; 30-716
Permit, 14-1113	Apportionment, 14–1122
Personal property, 14-1114	Arrears, see infra, Payment.
Prescription, see Prescription.	Characteristics, 14-1122
Present conveyance, 14-1113	Covenants, 8-159
Public lands, see State and Public Lands.	Definition, 14-1121
State and public lands, see STATE AND PUBLIC	Eminent domain, 14-1123
Lands.	Estate considered, 14-1121
GRANTEE - GRANTOR, 14-1115	Extinguishment, 14-1123
See Deeds; Vendor and Purchaser.	Interest, 14–1125
Assignee, 14-1115	Laches, 14-1123
Legal representatives, personal representa-	Leasehold interests, 14-1122
tives, representatives, etc., 18-817	Liens:
GRANTS BY GOVERNMENT (See STATE	Priority, 14-1125
AND PUBLIC LANDS):	Merger, 14-1123
Restraints on alienation, 24-866	Payment, 14-1124
GRANULATED, 14-1116	Arrears, 14-1125
GRATIS DICTÚM, 9-453	Interest, 14-1125
GRATUITY, GRATUITOUS, ETC., 14-	Presumption of payment, 14-1123
1116	Priority of lien, 14-1125
See GIFTS.	Remedies for collection, 14-1125
Gratuitous contract (see GIFTS), 14-116	Survivorship, 14-1125
Gratuitous loans, see LOANS.	Who liable, 14–1124
GRAVEL, 14-1116	Personal property, 14-1122
GRAVEL ROADS, see HIGHWAYS.	Presumption, 14-1123
GRAVES, see CEMETERIES.	Priority of lien, 14-1125
GRAVESTONES, 5-790, 795	Real estate, 14-1121
GRAVEYARD, 5-781, 782; 14-1116	Estates of grantor and grantee, 14-1121
See Cemeteries.	Fee simple estates, 14-1122
GRAVITY, 14-1116	General rule, 14-1121
See Fixtures.	Ground rents are realty, 14-1121
GREASE, 14-1117	How title acquired, 14-1122
GREAT - GREATER, 14-1117	Taxation, 14-1122
Enormous, 25-263	Redemption, 14-1124
Great bodily injury, harm, etc., 14-1117;	Renewal, 14-1124
25-263	Rent service, 14-1122
GREAT-GRANDCHILDREN, 14-1111	Survivorship, 14–1125
ge	Volume XXXI.

GROUND RENTS, cont'd. GUARANTY, cont'd. Taxation, 14-1122 Bills of exchange and promissory notes, con. Trustees, 14-1123 Rule that transferee may hold in his GROWING CROPS, see CROPS. own name; 14-1158 GRUB, 14-1126 Bonds: GRUBSTAKE, 14-1126 Assignments, 14-1159 GUANO, 14-1126 Burden of proof: Fire insurance, 13-116 Consideration, see infra, Consideration. GUARANTEE, 30-136, 137 Insolvency, 14-1155 See GUARANTY; LOAN, TRUST, AND SAFE-Notice, 14-1152 DEPOSIT COMPANIES. Classes of guaranties, 14-1138 GUARANTEED, 14-1126 Collateral security (see infra, Security), 14-GUARANTORS: 1155 Usury, 29-533, 539 GUARANTY, 14-1127 Conditional guaranties, see infra, Absolute or conditional guaranties. See Del Credere Agency; Fidelity and Conflict of laws, 14-1131 Consideration, 6-687, 693; 14-1133 GUARANTY INSURANCE; INDEMNITY CON-TRACTS; LOAN AND SAFE-DEPOSIT COM-PANIES; SURETYSHIP; WARRANTS. Becoming surety or guarantor after delivery of note, 6-693 Absolute guaranty: Benefit to debtor sufficient, 14-1134 Demand and notice of default, 14-1149 Consideration moving towards principal Absolute or conditional guaranties, 14debtor sufficient, 14-1135 Estoppel to deny consideration, 14-1141 Demand and notice of default, see infra, 1138 Demand and notice of default. Extension of time for payment, see infra, Extension of time of payment. Illustrations οf absolute guaranty, 14-1142 Failure of consideration, 14-1168 Illustrations of conditional guaranty, Guaranty executed contemporaneously 14-1142 with principal contract, 14-1134 Notice of acceptance, 14-1145, 1146 Guaranty executed subsequently to draft-Suit against principal, see infra, Suit ing of contract, 14-1134 against principal. Guaranty given in accordance with prom-Acceptance, see infra, Notice of acceptance ise previous to execution of contract, of guaranty. 14-1135 Action, see infra, Suit against principal. Guaranty of payment after agreement to Alteration of contract guaranteed, 14-1162 sell but before delivery, 14-1134 Alterations which do not discharge Guaranty subsequent to creation of debt guarantor, 14-1164 and not inducement thereto, 14-1135 Change in membership of firm, 14-1163 Instances of sufficient consideration, 14-Illustrations, 14-1163, 1164 1138 Material changes discharge guarantor, Liability of principal to guarantor as consideration, 6-709 14-1162 Necessity of consideration, 14-1133 Shortening time of payment, 14-1163 Amount, see infra, Limited or continuing New consideration, 14-1135 Particular considerations held sufficient, guaranties. 14-1135 Assignments, 2-1044; 14-1157 Contracts of guaranty, 2-1044 Recital of consideration in guaranty, i4-Generally, 14-1157 1146 Release of security for debt, 14-1138 Guaranty distinguished from assignment, Sufficiency of consideration, 14-1133 14-1131 When consideration of original contract Guaranty of bonds, 14-1159 Guaranty of letters of credit, 14-1159 sufficient, 14-1133 When new consideration necessary, 14-Guaranty of mortgages, 14-1159 Guaranty of notes, 14-1157 1135 Special contract of guaranty, 2-1044 Construction, see infra, Interpretation and construction. Banks and banking: Continuing guaranty (see infra, Limited or Power to become guarantor, 3-800 continuing guaranties), 14-1129 Bills of exchange and promissory notes: Corporations, see Corporations. Guaranty by payee, 14-1158 Coupons: Guaranty by payee, 14-1158 Guaranty by third person, 14-1158 Negotiability of guaranty collateral to coupon, 8-6 Guaranty of notes by a separate instru-Death of guarantor, 14-1160 ment, 14-1157 Default, see infra, Demand and notice of de-Indorsement of nonnegotiable instrufault. ments, 4-479 Definition, 14-1128 Necessity of presentment for payment as Del credere agency, see Del Credere against guarantor, 4-354 AGENCY. Negotiability, 14-1157 Notice of dishonor to fix liability of Demand and notice of default, 14-1149 Necessity of demand and notice, 14-1149 guarantor, 4-404 Burden of proof, 14-1152 Rule that transferee cannot sue in his Formal notice, 14-1153

96 E

Volume XXXI.

own name, 14-1158

31 C. of L.-61

GUARANTY, cont'd. GUARANTY, cont'd. Fraud and deceit, 14-1166 Demand and notice of default, cont'd. Necessity of demand and notice, cont'd. Disclosure, 14-79 Injury resulting from want of proper General guaranty, 14-1138 Good note, 14-1077 notice, 14-1151 Husband and wife, 14-1132 Insolvency of principal, 14-1152 Implied warranty, see IMPLIED WARRANTY. Object of notice, 14-1151 Indemnity contracts, see INDEMNITY CON-Questions of law and fact, 14-1152 Reasonable diligence, 14-1152 Sufficiency of demand and notice, Independent contractors, 14-1129 14-1152 Indorsement: distin-Waiver of demand and notice, 14-Guaranty and indorsement 1153 guished, 14-1129 Where guaranty is absolute, 14-Infants, 14-1132 Insolvency and bankruptcy, 14-1152 Burden of proof, 14-1155 Where guaranty is conditional, 14-1150 Suit against principal, 14-1153, 1154 Insurance, see FIDELITY AND GUARANTY IN-Discharge of guarantor, 14-1162 Alteration of contract guaranteed, see SURANCE; TITLE AND PROPERTY INSURANCE. infra, Alteration of contract guaran-Interpretation and construction, 14-1143 teed. After intent has been determined, 14-Delay, 14-1167 1144 Demand, 14-1167 Against guarantor, 14-1143, 1144 Demand and notice of default, see infra, Ambiguous guaranties, 14-1144 Demand and notice of default. Construction applicable to contracts gen-Duress, 14-1166 erally, 14-1143 Extension of time of payment, see infra, Evidence of surrounding circumstances, Extension of time of payment. 14-1145 Extinguishment of principal obligation, Evidence to explain guaranty, 14-1144 14-1162 Guarantor not held beyond precise terms Failure of consideration, 14-1168 of contract, 14-1144 Fraud, 14-1166 Language construed most strongly Illustrations, 14-1168 against user thereof, 17-16 Notice, 14-1166 Strict construction, 14-1143, 1144 Release of coguarantor, 14-1168 View that strict interpretation should be Satisfaction of principal obligation, 14applied in guarantor's favor, 14-1143 Joint liability, 14-1160 Suit against principal, see infra, Suit Knowledge, see infra, Demand and notice of against principal. default; Notice of acceptance of guaranty. Surrender or negligent loss of security Letters of credit, see LETTERS OF CREDIT. for debt, 14-1167 Limitation of actions, 14-1161 Taking other security for debt, 14-1166 Limited or continuing guaranties, 14-1139 What will operate as discharge, 14-1162 Construction as to time and amount Duress, 14-1167 must be reasonable, 14-1140 Estoppel: Definite amount, 14-1141 Estoppel to deny consideration, 14-1138 Generally, 14-1139 Extension of time of payment, 14-1135, 1165 Goods to be furnished at any time, 14-Actual forbearance, 14-1137 1141 Agreement to forbear, 14-1137 Guaranties held continuing, 14-1141 Guaranties held not continuing, 14-1141 Definite time, 14-1136 Discharge of guarantor, 14-1165 Guaranties limited as to amount but not Guarantor's consent, 14-1166 as to time, 14-1140 Illustrations, 14-1165, 1166 Guaranties without limitation as to time Injury to guarantor not necessary to reor amount, 14-1139 lease, 14-1166 Intent that guaranty shall be continuing Nature of agreement, 14-1136 apparent, 14-1139 Necessity of actual forbearance, 14-1137 What are continuing guaranties, 14-1140 Necessity of agreement to forbear, 14-What are not continuing guaranties, 14-1136, 1137 1140 Necessity of agreement to forbear for definite time, 14-1136 Line of credit, 19-391 Loan, trust, and safe-deposit companies, see Reasonable time, 14-1137 LOAN, TRUST, AND SAFE-DEPOSIT COMPA-Status of guaranty of void claim, 14-1136 NIES. Sufficient consideration, 14-1136 Loss of security for debt, 14-1167 Void claim, 14-1136 Maker, 19-621 Extinguishment of principal obligation, 14-Married women, 14-1132 Mechanics' liens, 20-463 Fidelity and guaranty insurance, see Fidel-Mortgages: ITY AND GUARANTY INSURANCE. Assignment, 14-1159 Forbearance, see infra, Extension of time of National banks, see NATIONAL BANKS. payment. Nature of contract, 14-1129

Form, 14-1131

Negotiability, 14-1157

GUARANTY, cont'd. GUARANTY, cont'd. Notice of acceptance of guaranty, 14-1145 Security, 25-180 Form of notice, 14-1148 Surrender or negligent loss of security Immediate notice, 14-1147 for debt, 14-1167 Knowledge equivalent to notice, 14-1148 Taking other security for debt, 14-1166 Necessity of notice, 14-1145 Set-off, recoupment, and counterclaim, see Absolute guaranty, 14-1145 SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Contemporaneous execution of con-Several liability, 14-1160 tract and guaranty, 14-1146 Single act, see infra, Limited or continuing Guaranty and acceptance contemguaranties. Special guaranty, 14-1138 poraneous, 14-1146 Notice held unnecessary, 14-1146 Statute of frauds, see STATUTE OF FRAUDS. Offers to guarantee, 14-1146 Subrogation: Recital of consideration in guar-Subrogation of guarantors, 27-229 anty, 14-1146 Suit against principal, 14-1153 Notice inferred from circumstances, 14-Absolute guaranty, 14-1153 1148 Conditional guaranty, 14-1154 Reasonable time, 14-1147 Burden of proof, 14-1155 Reasonable time dependent on circum-Necessity, 14-1154 stances of each case, 14-1148 Where guarantee holds collateral se-Reasonable time question for jury, 14curity, 14-1155 Diligence required, 14-1155 1148 Requisites of notice, 14-1148 Commencing suit, 14-1156 Sufficiency of notice, 14-1147 Delay in prosecuting, 14-1156 Time of giving notice, 14-1147 Exhaustion of legal remedies, 14-Waiver of notice, 14-1149 1156 Written notice, 14-1148 Questions of law and fact, 14-1156 Notice of default, see infra, Demand and no-Sufficiency, 14-1156 tice of default. Term of court, 14-1156 Parol evidence, 11-549 Waiver of diligence, 14-1156 Sundays and holidays, 27-405 Partnership, 14-1132 Payment (see infra, Extension of time of Suretyship companies, 14-1132 payment): Suretyship, guaranty distinguished from, 14-Shortening time of payment, 14-1163 1130; 27-432, 526 Pledge and collateral security: Time, see infra, Limited or continuing guar-Exhaustion of collateral security necesanties. sary, 14-1155 Time of payment: Private international law, 14-1131; 22-1353 Extension of time of payment, 14-1165 Prospective in operation, 14-1129 Shortening time of payment, 14-1163 Questions of law and fact: Trover and conversion, 28-649 Diligence in commencing suit, 14-1156 Usury, 29-473, 475 Notice, 14-1152 Waiver of diligence, 14-1156 Waiver of notice, 14-1149, 1153 Reasonable time, 14-1148 Railroads, 23-841 Warrants, see WARRANTS. Warranty: Reasonable diligence, 14-1152, 1155 Reasonable time, 14-1147, 1148
Extension of time of payment, 14-1137 Guaranty and warranty distinguished, 14-1129 GUARANTY INSURANCE, see FIDELITY AND GUARANTY INSURANCE; TITLE AND PROP-Release of coguarantor, 14-1168 Release of security for debt as consid-ERTY INSURANCE. GUARD, 14-1126 eration, 14-1138 Requisites, 14-1131 Highways, see HIGHWAYS. GUARDIAN AD LITEM, 15-2 Consideration, see infra, Consideration. Generally, 14-1131 Abolition: Statutes abolishing necessity of guardian Who may act as guarantors, 14-1132 ad litem, 15-3 Requisite steps to bind guarantor, 14-1145 Demand and notice of default, see infra, Admissions: Demand and notice of default. Guardian and ward, 15-12, 13 Diligence required of guarantee, 14-1155 Answer: Notice of acceptance of guaranty, see Answer not evidence against infant, 15infra, Notice of acceptance of guar-13 Sufficiency of answer, 15-11 anty. Appeal, 15-15 Suit against principal, see infra, Suit Appointment, 15-3, 7 against principal. Appointment by court sua sponte, 15-6 Appointment of improper person, 15-8, Waiver of diligence, 14-1156 Retrospective in operation, 14-1129 Revocation of guaranties, 14-1159 10 Attorney appointed, 15-7 Death of guarantor, 14-1160 Generally, 14-1159 At what stage of proceeding appointment Rights of guarantor against principal, 14is made, 15-6 Consulting infant as to appointee, 15-9 Satisfaction of principal obligation, 14-1162 Effect of failure to appoint, 15-9

963

GUARDIAN AD LITEM, cont'd. GUARDIAN AD LITEM, cont'd. Decedent: Appointment, cont'd. Settlement of estate of decedent, 15-5 Failure to appoint, 1'5-9 Decrees against infant held binding, 15-14 Financial ability, 15-8 Defenses: General guardian appointed, 15-7 General duty to make defense, 15-11 Illustrations of proper and improper ap-How lunatics defend, 15-3 pointment, 15-7, 8 Infant sues by next friend and defends Improper person, 15-8, 10 by guardian ad litem, 15-3 Interest adverse to defendant, 15-8 Energy and vigilance should be used in de-Judgment or decree erroneous, 15-9 fense, 15-11 Next of kin, 15-7 Financial ability, 15-8 Officer of court appointed, 15-8 Fraud: Power incident to every court, 15-6 Liability to ward for damage occasioned Power to appoint, 15-6 Process should be served on minor beby fraud, 15-14 General guardian: fore guardian appointed, 15-7 Appointment, 15-7 Relative appointed, 15-7 When general gnardian may act, 15-5 Upon whose motion appointment is Guardian, see infra, General guardian. Guardian ad litem distinguished from promade, 15-6 When necessary, 15-3
Actions and suits against infants, chein ami, 15-3 Infants (see infra, Authority to bind infant), 15-3 Criminal cases, 15-5 Insanity, 15-3 How lunatics defend, 15-3 Judgment or decree, 15-9 Infant sues by next friend and de-Appointment of improper person, 15-10 fends by guardian ad litem, 15-3 Collateral attack upon judgment, 15-9 Settlement of estate of decedent, Consent to judgment, see infra, Consent 15-5 to judgment. When general guardian may act, Judgment in case where guardian ad 15-5 litem not appointed erroneous but not Where infants and insane persons void, 15-9 should be represented by guardians Judgment rendered against insane perad litem, 15-4 son without appointment of guardian Who should be appointed, 15-7 Appointment of general guardian as guardian ad litem not void, 15-9 Negligence: ad litem, 15-7 Arbitration and award, 15-12 Liability to ward for damage occasioned by negligence, 15-14 Attorney and client, 3-346 Next friend, 15-3 Appointment of attorney, 15-8 Parties to the action, 15-3 Authority to bind infant: Partition, 15-14 Admissions, 15-12 Admissions disregarded, 15-13 Powers, see infra, Authority to bind infant. Service of process: Answer not evidence against infant, 15-Process should be served on minor before guardian appointed, 15-7 Beneficial decree may be pronounced by Settlement of estate of decedent, 15-5 consent, 15-13 Stipulations, 15-12 Compromising cause, 15-12 Consenting to judgment, 15-13 Termination of office, 15-15 GUARDIAN AND WARD, 15-16 See Foreign Guardians; Guardian General statement as to his powers, 15-LITEM; HOMESTEAD; INSANITY. Illustrations, 15-11, 12 Judgments founded on consent errone-Abduction, see Abduction. ous, 15-13 Accounting by guardian, 15-87 Burden on guardian to prove credits Stipulation, 15-12 Submission to arbitration, 15-12 claimed, 15-112 Whole cause must be proved, 15-13 Charges against guardian, see infra, Charges against guardian. Bond, 15-14 Compensation for services, 15-109 Compensation, 15-14 Compromise, 15-12 Compound interest, 15-96 Consent to judgment, 15-13 Credits allowed to guardian, 15-98 Compensation for services, 15-109 Beneficial decree may be pronounced by Expenses of administering trust, see consent, 15-13 Guardian cannot consent to judgment, infra, Expenses of administering trust. 15-13 Judgments founded on consent errone-Improvements, 15-106 Indebtedness of ward to guardian, ous, 15-13 Court's control of guardian ad litem, 15-10 15-111 General rule, 15-10 Illustrations, 15-10 Insurance, 15-106 Interest on credits, 15-111 Persons under disability are wards of Losses not attributable to guardian's courts, 15-10 negligence, 15-107 Criminal cases, 15-5 Repairs, 15-106

GUARDIAN AND WARD, cont'd. GUARDIAN AND WARD, cont'd. Accounting by guardian, cont'd. Accounting by guardian, cont'd. Credits allowed to guardian, cont'd. Vouchers, 15-112 Ward's right of oction against guardian, see infra, Ward's right of action Support and education of ward, see infra, Support and education of ward. against guardian. Taxes, 15-106 Transactions after ward's majority, Who may ask for accounting, 15-90 Accounting of ward to guardian, 15-111 15-111 Allowance on account, 15-111 Death of guardian, 15-112 Expenditures made and support fur-Defenses to demand for account, 15-91 nished prior to guardianship, 15-111 Action on bonds, see infra, Bonds. Disability, 15-112 Effect of account as res judicata, see in-Actions (see GUARDIAN AD LITEM; see infra, Ward's right of action against guardfra, Res judicata. Executors and administrators, 15-112 Expenses of administering trust, see in-De son tort, 15-123 Actions by guardian and ward, 15-56 fra, Expenses of administering trust. Admissions, 1-678; 15-12, 13 Foreign guardians, 13-973 Funds held by him in other capacities, Adoption, 15-53 Adoption of children, 1-730 15-94 Improvements, 15-106 Age: Indebtedness of ward to guardian, 15-Contracts between guardian and ward, 15-87 Ward's arrival at full age, 15-45 Insurance, 15-106 Interest compounded on termination of Appointment of guardian: Estoppel to deny appointment, 15-76 trust, 15-97 Interest on credits, 15-111 Judicial or legislative appointment, see Interest on funds, 15-95 infra, Judicial or legislative appoint-Judgment, 15-113 ment. Labor of ward, 15-97 Natural guardianship, see infra, Natural Losses not attributable to guardian's negguardianship. ligence, 15-107 Testamentary guardianship, 15-28 Opening account, 15-116 Apprentices, 2-490, 491, 511; 15-53, 78 Payment of balance, 15-113 Arbitration and award, see Arbitration and Principles on which accounting is had, AWARD. Assignment: 15-91 Profits, 15-75 Testamentary guardianship, 15-31 Profits on funds used by guardian, 15-95 As to person, see infra, Person. Attorney and client (see infra, Counsel Proof, 15-112 Property, see infra, Charges against fees): guardian. Guardian may contract for attorney for Repairs, 15-106 infant, 3-417 Res judicata, see infra, Res judicata. Right to contract to pay contingent fees, Services of ward, 15-97 15-56 Statutory limitations, 15-91 Aunt, see infra, Support and education of ward. Sums due from himself, 15-93 Support and education of ward, see infra, Bankruptcy, see Insolvency and Bank-Support and education of ward. RUPTCY. Taxes, 15-106 Bastardy: Natural guardianship over bastards, 15-To court, 15-89 Defenses to demand for account, 15-American rule, 15-24 Inherent jurisdiction in equity and Child in custody of father, 15-24 In England, 15-24 probate courts, 15-89 Obligation to account, 15-90 Putative father as against all but mother, 15-24 Statutory limitation, 15-91 What court has jurisdiction, 15-89 Bills of exchange and promissory notes (see Who may ask for accounting, 15-90 infra, Choses in action): Legal title to notes, 15-54 To succeeding guardian, 15-89 Liability of guardian on note, 15-78 To ward, 15-87 Bonds, 15-116 To whom made, 15-87 Additional bonds, 15-118 Confirmation by long acquiescence, Construction, 15-116 Effect, 15-116 Ratification by long delay, 15-88 Estoppel, 15-122 Suspicion attaching thereto, 15-87 Ward's right to settle account, 15-87 Funds covered by bond, 15-117 Funds received by guardian after termi-What essential to valid settlement between guardian and ward, 15nation of trust, 15-118 General bond not liable for proceeds of 88 Transactions after ward's majority, 15sale of real estate, 15-117

Informalities in bond, 15-116

Joint bonds, 15-119

Value of ward's labor, 15-97

GUARDIAN AND WARD, cont'd. GUARDIAN AND WARD, cont'd. Bonds, cont'd. Choses in action, cont'd. Guardian's right to settle choses in ac-Joint bonds, cont'd. One guardian for several wards, 15tion, 15-55 Measure of diligence required in collect-Several guardians for same ward, ing assets, 15-74 Neglect to collect, 15-92 15-119 Necessity of bond, 15-43 Circuit and Probate Courts, see infra, Courts. Sale bonds, 15-117, 120 Codicils: Sale of real property, 15-61, 117 Revocation of appointment to office, 6-Substituted bonds, 15-118 188 What constitutes breach, 15-117 General rule, 6-188 Revocation of offices as affecting be-What funds are covered by bond, 15-117 Burden of proof: quests to appointees, 6-189 Action on bond, 15-121 Revocation of offices not altering Burden on guardian to prove credits provisions of will, 6-189 Revocation of one of two or more claimed, 15-112 Care, support, and education of ward, 15-99 offices, 6-189 Will naming executors, codicil nam-Allowance for support and education of ing sole executor, 6-189 ward, 15-99 Income, 15-100, 101 Collateral attack: Limitation to income, 15-100 Appointment, 15-37 Principle, 15-100, 101 Sale, 17-1055 When rule applies to principle, 15-100 Collection, see infra, Choses in action. Chancery, 15-31 Commissions, see infra, Compensation for Chancery has jurisdiction though no services. cause is pending, 15-32 Compensation for services, 15-109 Chancery may oblige guardian to give Amount of compensation, 15-110 security, 15-52 · Commissions disallowed where guardian . Concurrent jurisdiction with courts of fails to render account, 15-110 chancery, 15-33
Following ward's property into estate of Credit, 15-109 Guardian guilty of gross violation of guardian, 15-82 duty, 15-110 General power, 15-31 Illustrations, 15-109 Jurisdiction to appoint guardian, 15-31 Negligence, 15-110 Power of chancery to control guardians Statutory provisions, 15-109 in performance of their trust, 15-32 Compound interest, 15-96 Removal of guardian, 15-47 Compromise: Sale of real estate, 15-58 Natural guardianship, 15-26, Change of residence (see infra, Removal of Confederate bonds, investment in, 15-108 Conflict of laws, see Foreign Guardians. ward), 15-48 Charges against guardian, 15-91 Contracts: All property received, 15-91 Contract by guardian, 15-70 Compound interest, 15-96 Guardian's liability for his own acts and contracts, 15-77 Interest compounded on termination of trust, 15-97 Guardian's liability for his own contracts, Interest on funds, 15-95 15-77 Guardian's liability for ward's contracts, Labor of ward, 15-97 Profits on funds used by guardian, 15-95 15-78 Property which ought to have been re-Contracts as between guardian and ward, 15ceived, 13-92 Funds held by him on other capaci-After majority and settlement, 15-86 Between ward's majority and settlement, ties, 15-94 Guardian charged with funds which 15-86 he negligently fails to collect, 15-During ward's minority, 15-86 Contributory negligence, 7-426 92 Guardian who is also executor, ad-Conversion, 15-67 ministrator, or trustee, 15-94 Corporations: Loss of debts caused by war, 15-Appointment of corporation, 15-40 Power to act as guardian, 7-733 93 Neglect to collect choses in action, Counsel fees, 15-98, 99 Courts (see infra. Guardianship by judicial 15-92 Negligence in collecting funds from appointment): Accounting by guardian, see infra, Acpredecessor, executor, or administrator, 15-92 counting by guardian. Custody of ward, 15-51 Sums due from himself, 15-94 Receipts not charged, 15-92 Education and support of ward, 15-102, Value of ward's labor, 15-97 103 Investments without order of court, 15-Chivalry, 15-21 Choses in action: 108 Guardian's right to recover choses in ac-Courts' control of natural guardianship, 15-

25

tion, 15-54

GUARDIAN AND WARD, cont'd. GUARDIAN AND WARD, cont'd. Credits allowed to guardian: Domicil, cont'd. When domicil of mother determines that Compensation for services, 15-109 Expenses of administering trust, see inof infant, 15-34 fra, Expenses of administering trust. When domicil of person standing in loco parentis determines infant's domicil, Improvements, 15-106 Indebtedness of ward to guardian, 15-15-35 111 Dower: Insurance, 15-106 Assignment by guardian, 10-172 Interest on credits, 15-111 Duties of guardian, see infra, Powers and duties of guardian. Losses not attributable to guardian's negligence, 15-107 Education of ward, see infra, Support and Repairs, 15-106
Support and education of ward, see ineducation of ward. Election, 15-72, 81 Enlistment, see MILITARY LAW. fra, Support and education of ward. Equity, see infro, Chancery. Taxes, 15-106 Transaction after ward's majority, 15-Estate, 15-53 Custody of ward (see HABEAS CORPUS), 15-Actions, 15-56 Arbitrate, 15-72 Custom, 15-21 Assignment of dower, 15-69 Damages: Choses in action, 15-54 Collection of choses in action, 15-55 Action on bond, 15-121 Compromise, 15-72 Measure of damages in action by ward against guardian, 15-82 Contract, 15-70 Election for ward, 15-72 Death: Death of father essential to appointment, Following ward's property into estate of guardian, 15-82 15-36 Death of surety, 15-47 General nature of guardian's interest, Termination of guardianship, 15-45 15-53 Guardian's control over real estate con-Death by wrongful act, 8-898 Debts (see infra, Choses in action): fined to rents and profits, 15-54 Guardian's right to possession, see infra, Indebtedness of ward to guardian, 15-Possession. Incumbrances, right to pay, 15-55 Liability for ward's debts, 15-79 Debts of decedents: Investment of ward's funds, 15-55 Legacies, 15-55 Presentation of claims, 8-1064 Dedication, 9-31; 15-57 Mortgage of real estate, see infra, Mort-Defenses of third persons against ward, 15gages. Naked power not coupled with interest, Definitions, 15-20 15-54 Power of guardian over ward's property, Guardian, 15-20 Guardianship by common law, 15-21 Guardianship by local custom, 15-21 15-53 Purchase of real estate, 15-68 Guardianship by nature, 15-21 Real estate, 15-54 Release of ward's right, 15-71 Guardianship in chivalry, 15-21 Guardianship in socage, 15-21 Rents and profits, 15-54 Testamentary guardianship, 15-22 Restriction of guardian's powers, 15-53 Ward, 15-20 Right to bring and defend suits, 15-56 Sale of personal property, 15-56
Sale of ward's lunds, see infra, Sale of De son tort, 15-123 Diligence, see infra, Obligation of guardian ward's real estate. to ward. Settling choses in action, 15-55 Discharge of guardian, 9-465 Special trusts not included in guardian's Distress, 9-632 Domicil, 15-33 control, 15-53 Court of county in which ward resides, Suits, 15-56 To act after expiration of his office, 15r5-33 Effect of removal of infant by guardian, 73 Vested interest, 15-54 15-34 General guardian appointed by court of Waiver of ward's right, 15-71 ward's domicil, 15-33 Estoppel, 11-397, 398 Bond, 15-122 Infants, 15-34 Infant's domicil primarily that of father, Estoppel to deny appointment, 15-77 Estoppel to deny validity of acts thereunder, 15-77 Jurisdiction of particular court arising Executions, 11-641 from ward's domicil, 15-33 Executors and administrators, 11-775, 792, Remarriage of mother, 15-34 Removal by infant's own act, 15-35 Accounting for fund held by guardian as Removal of infant by surviving mother, executor and administrator, 15-94 Appointment of executors and adminis-Right to alter ward's domicil, 15-52 Unauthorized removal, 15-35 trators, 15-41

967

GUARDIAN AND WARD, cont'd.

Interest, cont'd.

GUARDIAN AND WARD, cont'd.

Executors and administrators, cont'd.

Death of guardian, 15-112 Interest on credits, 15-111 On what funds guardian will be charged One who is both administrator and guardian, 15–75 with interest, 15-95 Exemptions from execution, see Exemptions Inventory: (FROM EXECUTION). Neglect to file inventory, 15-50 Expenses of administering trust, 15-98 Investments (see Investments; see infra, Claims against ancestor, 15-98 Interest), 15-55 Counsel fees, 15-98 Expenses of defending guardian's ac-Inadequate security, 15-107 Investment in Confederate funds, 15counts, 15-99 Expenses of litigation, 15-98 Investment in guardian's own name, 15-General rule, 15-98 Illustrations, 15-98 108 Investments outside of jurisdiction, 15-Extraterritorial authority of guardians, see 108 FOREIGN GUARDIANS. Investments without order of court, 15-Father: 108 Guardian by nature, 15-21, 22 Loans without sufficient security, 15-107 Guardian for nurture, 15-21 Joint bonds, see infra, Bonds. Support and education of ward, see in-Joint guardians, 15-77 fra, Support and education of ward. Judgment: Filing, see infra, Inventory. Accounting, 15-113 Judicial or legislative appointment (see in-Fire insurance: Allowance for insurance, 15-106 fra, Guardianship by judicial appoint-Insurable interest, 13-160 ment), 15-22, 31 Chancery, 15-31 Following ward's property into estate of guardian, 15-82 Change of residence, 15-34, 35, 37 Foreign domicil, see Foreign Guardians. Collateral attack upon appointment, 15-Foreign guardians, see Foreign Guardians. 37 Concurrent jurisdiction with courts of Fraud: Fraud in procuring appointment, 15-50 chancery, 15-33 Opening account, 15-116 Court appointing guardian retains its jurisdiction notwithstanding Garnishment, 14-808, 819 ward's change of residence, 15-35 Gifts, 15-87 Death of father, 15-36 Gifts to guardian by ward, 14-1014 Domicil of infant primarily that of Grandparents: father, 15-33 Guardianship by nature, 15-24 Guardian ad litem, see GUARDIAN AD LITEM. Domicil of mother, 15-34 Guardian de son tort, 15-123 Domicil of person standing in loco pa-Guardianship by judicial appointment, 15-22 rentis determines infant's domicil, 15-Guardianship ad litem, 15-22 35 Domicil of ward, 15-33 Guardianship over insane and incompetent person, 15-22 Equity, 15-31 Guardianship over minors, 15-22 Facts necessary to justify appointment, Habeas corpus, see HABEAS CORPUS. 15-36 Habitual drunkards, see HABITUAL DRUNK-Foreign guardian, see Foreign Guard-Former guardian must have been re-Homestead, 15-536 Husband and wife: moved before successor can be appointed, 15-36 Appointment of married woman, 15-41 Possession of guardian, 15-822 Jurisdiction arising from ward's owner-Illegal contracts, see ILLEGAL CONTRACTS. ship of property within jurisdiction, Immorality of guardian, 15-49 15-36 Implied trusts, see IMPLIED TRUSTS. Jurisdiction of particular court, 15-33 Legislature, 15-32 Necessity of qualification, 15-43 Improvements: Allowance for improvements, 15-106 Nomination by ward, see infra, Nomina-Incumbrances: tion by ward. Right to pay incumbrances, 15-55 Property in hands of testamentary trus-Indebtedness of ward to guardian, 15-111 Infants: tee, 15-37 Domicil, 15-33 Qualifications, 15-43 Removal of infant by guardian, 15-34 Insanity, see INSANITY. Removal of ward, 15-34, 35 Insolvency and bankruptcy, see Insolvency Removal of ward to foreign country, AND BANKRUPTCY. 15-37 Insurance: Allowance for insurance, 15-106 Requisite procedure, 15-37 Selection of guardian, see infra, Selec-Interest: Compound interest, 15-96 tion of guardian. Statutory courts, 15-32 Exceptions to and qualifications of rule, Judicial sales: 15-96 Sale by guardian a judicial sale, 17-955 Iliustrations, 15-96 968 Volume XXXI.

GUARDIAN AND WARD, cont'd. GUARDIAN AND WARD, cont'd. Military law, see MILITARY LAW. Jurisdiction (see infra, Judicial or legislative Mortgages, 20-914 appointment), 17-1055 Power of guardian, 15-69 Acting in other jurisdictions, 15-73 Removal of guardian, see infra, Removal Mother: Allowance of support to mother, 15-103 of guardian. Kinds of guardianship, 15-20 Guardian for nurture, 15-21 Guardianship by nature, 15-23 Laches by ward, 15-84 Remarriage of mother, 15-34 Lease: Testamentary guardianship, see infra, Duty of guardian in leasing ward's property, 15-74 Testamentary guardianship. Natural guardianship, 15-27 Natural guardiauship, 15-21, 22 Lease of real estate, 15-68 Bastards, 15-24 Children of tender years, 15-23 Legacies and devises, 15-55 Collecting ward's debts, 15-26 Legislative appointment, see infra, Judicial or legislative, appointment. Common law, 15-22 Legislature: Compromise, 15-26 Controlled by courts, 15-25 Sale of ward's real estate, 15-58 Discharge of claims due to ward, 15-Liability of guardian, see infra, Obligation of guardian to third persons; Obligation of guardian to ward. Father and mother joint guardians, 15-Liability of ward, 15-85 To guardian after termination of guard-Grandparents, 15-24 ianship, 15-85 In whom guardianship vested by nature, To guardian during guardianship, 15-85 15-22 To third persons, 15-85 Lease of ward's land, 15-27 Limitation of actions: Mother, 15-23 Accounting, 15-91 Natural guardianship is over the person Action on bond, 15-121 only, 15-26 Natural guardianship over bastards, 15-Loan, trust, and safe-deposit companies, 15-Local custom, 15-21 Person only, 15-26 Loco parentis, 19-518 Sale of ward's land, 15-27 Losses not attributable to guardian's negli-Statute, 15-24 Statutory authority of natural guardian, gence, 15-107 Applications of rule, 15-107 Credit allowed, 15-107 Superior right of testamentary guardian, Credit not allowed for losses resulting 15-23 from negligence, 15-107 Necessaries: Inadequate security, 15-107 Liability of guardian, 15-78 Investments in Confederate bonds, 15-Negligence of guardian (see infra, Obligation 108 of guardian to ward), 15-49, 50, 92 Investments in guardian's own name, Collection of debts and funds belonging 15-108 to ward, 15-92 Investments outside of jurisdiction, 15-Credit not allowed for losses resulting 108 from negligence, 15-107 Losses not attributable to guardian's neg-Investments without order of court, 15-108 ligence, see infra, Losses not attributable to guardian's negligence. Loans on personal security, 15-107 New York guardianship in socage, 15-44 Loans without sufficient security, 15-Next of kin: Rule stated, 15-107 Preference of next of kin, 15-39 Louisiana system of guardianship, 15-44 Nomination by ward, 15-42 Marriage, 15-45 General rule, 15-42 Consent of guardian, 19-1190 Subject to control by court, 15-42 Remarriage, see infra, Remarriage of Whether existing guardian is, superseded, 15-42 mother. Nonresidents: Removal: Marriage of female guardian, 15-Appointment of nonresidents, 15-41 Obligation of guardian to third persons, 15-Right to consent to marriage, 15-53 Termination by marriage of female Dutles to ward, 15-79 For his own acts and contracts, 15-77 ward, 15-46 For necessaries furnished to ward, 15-Termination of guardianship by mar-78 riage of female guardian, 15-45 For ward's contracts and torts, 15-78 Termination of guardianship by mar-Obligation of guardian to ward, 15-73 riage of male ward, 15-46 Diligence in collection, 15-74 Marriage of mother: Effect on ward's domicil, 15-34 Diligence required, 15-73 Estoppel to deny his appointment or Married woman: Appointment of married woman, 15-41 his acts thereunder, 15-76 General rule, 15-73 Mechanics' liens, see Mechanics' Liens. Volume XXXI. 969

GUARDIAN AND WARD, cont'd. GUARDIAN AND WARD, cont'd. Obligation of guardian to ward, cont'd. Remarriage of mother, 15-34 Appointment, 15-41 Joint guardians, 15-77 Remedies of ward (see infra, Ward's right Measure of care required, 15-73 Obligations of joint guardians, 15-77 of action against guardian): One guardian for several wards, 15-Defenses of third person against ward, 15-84 Several guardians for same estate, 15-Following property into estate of guardian, 15-82 77 Trust obligation, 15-75 Ratification or laches by ward, 15-84 Opening account, 15-116
Orders of court, see infra, Courts. Right to reclaim his property from third persons, 15-83 Parent and child (see infra, Father; Removal of guardian, 15-47 Mother): Cause for removal, 15-48 Testamentary guardianship, see infra, Change of residence, 15-48 Testamentary guardianship. Fraud in procuring appointment, 15-50 Wishes of parent, 15-38 Insolvency, 15-49 Partnership, 15-40 Jurisdiction of chancery, 15-47 Jurisdiction of probate courts, 15-48 Jurisdiction to remove, 15-47 Payment, 15-113; 22-528 Confederate money, 22-549 Malfeasance in office, 15-49 Person, 15-50 Marriage of female guardian, 15-49 Apprentice, 15-53 Mode of removal, 15-48 Habeas corpus, 15-51 Right to alter ward's domicil, 15-52 Negligence of guardian, 15-49, 50 Right to consent to marriage, adoption, Poverty, 15-49 or enlistment, 15-53 Right to control, 15-51 Removal of guardian's residence, 15-48 Rule stated, 15-47 Testamentary guardianship, 15-31 Right to custody, 15-51 Seduction of ward, 15-51 Unfitness of guardian, 15-48 Subject to control of court, 15-51 Removal of ward: When guardianship extends to person, Appointment for purpose of removal to foreign country, 15-37 15-50 Possession: Domicil, 15-34 Guardian's right to possession, 15-54 Clandestine or fraudulent removal, Illustrations, 15-54 Investment of funds, 15-54 Effect of removal by guardian, 15-Possession of choses in action, 15-54 Poverty of guardian, 15-49 Powers and duties of guardian: Removal by infant's own act, 15-35 Removal of infant by surviving mother, 15-34 As to estate, see infra, Estate. As to person, see infra, Person. Unauthorized removal, 15-34 Obligation of guardian to third persons, see infra, Obligation of guardian to Former guardian must have been re-moved before successor can be apthird persons. pointed, 15-36 Repairs, 15-106 Obligation of guardian to ward, see infra, Obligation of guardian to ward. Replevin, 24-482 Residence (see infra, Domicil): Remedies of ward, 15-80 Rights of guardian, 15-79 Change of guardian's residence, 15-48 Resignation, 15-47 Prescription, 22-1201 Private international law, see Foreign Res judicata, 24-734, 751, 821 GUARDIANS. Annual accounts, 15-114 Privileged communications, 23-90 Effect of account as res judicata, 15-114 Final account, 15-115 Privity, 24-751 Probate: Settlements on final accounts as res Testamentary guardianship, 15-29 judicata, 15-115 Settlements on annual accounts not res Probate courts, see infra, Courts. Profits, 15-75 judicata, 15-114 Profits on funds used by guardian, 15-95 Resulting trusts, see IMPLIED TRUSTS. Rights of guardian, 15-79 Property, see infra, Estate. Sale: Qualification: Collateral attack, 17-1055 Necessity of qualification, 15-43 Testamentary guardianship, 15-30 Ratification (see infra, Sale of ward's real Sale of ward's real estate, 15-57 Bond, 15-61, 117, 120 Caveat emptor, 15-64 estate), 15-86 Collateral attack, 15-63 Accounts, 15-88 Confirmation, 15-62 Ratification by ward, 15-84 Covenants in guardian's deed, 15-67 Real estate (see infra, Estate): Dedication, 15-57 Possession, 15-54 Guardian as purchaser, 15-66 Sale of ward's land, see infra, Sale of Inherent power, 15-57 ward's real estate. Release and discharge, 15-71; 24-303 Natural guardianship, 15-27 Notice to ward, 15-63 Religious belief of guardian, 15-40

```
GUARDIAN AND WARD, cont'd.
  Sale of ward's real estate, cont'd.
      Obligation of purchasers, 15-64
      Petition, 15-60
      Power by order of court, 15-58
          Bona fide purchasers from vendee.
             15-65
          Bond not essential, 15-61
          Causes justifying sale, 15-58
           Caveat emptor, 16-64
           Chancery courts, 15-58
           Collateral attack upon sale, 15-63
           Confirmation, 15-62
           Confirmation of sale, 15-63
           Covenants in guardian's deed, 15-
             67
           Generally, 15-58
           Guardian as purchaser, 15-66
           Incidents of sale, 15-67
           Lien for purchase price, 15-65
           Notice to ward, 15-63
           Obligation of purchasers, 15-64
           Probate courts, 15-58
           Proceeds regarded as real estate,
             15-67
           Proper sale bond requisite, 15-61
           Provisions of statute must be sub-
           stantially complied with, 15-60
Public sale, 15-62
           Purchase by guardian, 15-66
           Purchasers, 15-64
           Ratification of sale by ward, 15-65
           Ratification of sale to guardian, 15-
             67
           Report, 15-62
           Requisites of valid sale, 15-60
           Rights of purchasers, 15-64
           Sale of land to pay debts, 15-67
           Sale to guardian, 15-66
           Sureties, 15-61
           Unborn heirs, 15-60
           What court has jurisdiction, 15-58
           What interest may be sold, 15-59
      Power by special legislative act, 15-58
      Power by will or deed, 15-58
      Proceeds of sale treated as real estate,
         15-67
      Purchase by guardian, 15-66
      Ratification of sale by ward, 15-65
      Ratification or sale to guardian, 15-67
      Report, 15-62
      Requisites of valid sale, 15-60
      Rights of purchasers, 15-64
      Special grant of power essential, 15-
        57
      Statutes, 15-57
  Security, see infra, Investments.
  Seduction of ward, 15-51
  Selection of guardian, 15-38
      Considerations, 15-41
      Corporation, 15-40
      Discretionary with trial court, 15-38
      Executors and administrators, 15-41
      Infant's welfare controls, 15-38
      Married woman, 15-41
      Nomination by ward, see infra, Nomina-
        tion by ward.
      Nonresident, 15-41
      Parent's wishes, 15-38
      Partnership, 15-40
      Preference of next of kin, 15-39
      Religious belief of guardian, 15-40
```

```
GUARDIAN AND WARD, cont'd.
  Set-off, recoupment, and counterclaim, 25-
    542
  Settlement, see infra, Accounting by guard-
  Socage, 15-21; 25-1128
      New York guardianship in socage, 15-44
  Special trusts, 15-53
  Statute of limitations:
      Ward's right of action against guardian,
        15-80
  Stepfather, see infra, Support and education
  Subrogation, see Subrogation.
  Suits, see GUARDIAN AD LITEM; see infra,
    Ward's right of action against guardian.
  Suits by guardian and ward, 15-56
  Suit upon bond, see infra, Bonds.
  Suit upon guardian's bond, 15-120
      Burden of proof, 15-121
      Cannot be maintained in another state,
        15-120
      Default of successor, 15-122
      Defenses, 15-121
      Laches, 15-122
      Measure of damages, 15-121
      Release of some of sureties, 15-122
      Settlement of account must precede suit,
        15-120
      Statutory limitations, 15-121
      Sureties may be sued without prior suit
        and judgment against guardian, 15-
        121
      Waiver, 15-122
      Ward's acts during minority, 15-122
  Support and education of ward, 15-102; 27-
        423
      Allowance of support to mother, 15-103
      Aunt, 15–104
      Father as guardian, 15-102
      Exceptions to rule, 15-102
          Father not ordinarily allowed for
            support and education, 15-102
          General rule, 15-102
          Guardian not allowed for payments
            to father for ward's board, 15-102
          Past maintenance, 15-102
          Where allowance will be made to
            father, 15-102
          Whether expenditures must be sanc-
            tioned by order of court, 15-102
      Guardian taking ward into his own fam-
        ily, 15-104
      Hiring of horses, 15-105
      Indebtedness of ward to guardian, 15-
      Items of support, 15-105
      Mother, 15-103
      Persons in loco parentis, 15-104
      Stepfather, 15-104
      Traveling expenses, 15-105
      Uncle, 15-104
      Ward living with stepfather, 15-104
  Suretyship, see infra, Bonds.
  Taxation, see TAXATION.
  Tax titles, see TAX TITLES.
  Termination of guardianship, 15-45
      Death, 15-45
      Death of surety, 15-47
      Marriage of female guardian, 15-45
      Marriage of female ward, 15-46
     Marriage of male ward, 15-47
```

GUARDIAN AND WARD, cont'd. Termination of guardianship, cont'd. Power to act after termination, 15-73 Removal from trust, see infra. Remova of guardian.	Waiver, 15–71
Resignation, 15-47 Ward's arrival at age of choice, 15-4 Ward's arrival at full age, 15-45 Testamentary guardianship, 15-22, 27	War: 5 Loss of debts by war, 15-93 Ward's right of action against guardian, 15- 80
Assignment, 15-31 Incidents of testamentary guardianship 15-31 Lorenza hold incufficient are co	Incidents of ward's right of action, 15-
Language held insufficient, 15–30 Method of appointment, 15–29 Deed, 15–29	80 Measure of damages, 15–82 Notice imputed to ward, 15–82
Execution of will or deed, 15-29 Implied appointment, 15-30 Intention of appointment, 15-29, 3	
Language necessary, 15–29 Probate, 15–29 Will, 15–29	What constitutes conversion, 15-80 Waste, 30-271 Wills, see Wills; see infra, Testamentary
Necessity of qualification, 15-30 Power of appointment, 15-27	guardianship. GUBERNATORIAL, see Governor.
Bastards, 15–28 Father, 15–27 General rule, 15–27	GUEST, see Independent Contractors; Inns and Innkeepers. GUIDON, 15-123
Grandfather, 15–28 Mother, 15–27 Statutes authorizing mother to ap	GUILD: Corporations: Corporations and guilds distinguished,
point guardian, 15-29 Statutes authorizing surviving par	7-634 r- GUILTY, 15-123
ent to appoint guardian, 15–28 Statutory modifications, 15–28 Will leaving property to minor an	GULF, 15-123 GUN, 15-123 d See Explosions and Explosives.
designating one as guardian, 15	 Expert and opinion evidence: Value, 12-479
Qualification, 15–30 Removal, 15–31 Statutory origin, 15–27	GUNPOWDER, see Explosions and Explosives. GUTTER - GUTTERING, 15-124
Superior right of guardian by nature 15-23	e, Macadamizing, 19-603 HABEAS CORPUS, 15-125
Third persons (see <i>infra</i> , Obligation of guardian to third persons): Liability of ward, 15–85	l- Acquittal, 15–166 Action, 15–157 Actual restraint, see infra, Restraint.
Right to reclaim his property from thir persons, 15-83	d Ad deliberandum, 15–131 Ad faciendum et recipiendum, 15–131
Torts, 15-78 Liability of guardian for ward's tort	Ad prosequendum, 15–131 s, Ad respondendum, 15–131 Ad satisfaciendum, 15–131
Trust obligations, 15–75 Trusts and trustees:	Ad subjiciendum, 15–132 Ad testificandum, 15–131, 191
Accounting for fund held by guardia as trustee, 15–94 Following ward's property into estate of	Illustrations, 15-191, 192
guardian, 15–82 Special trusts not included in guardian	behalf, 15–192
control, 15-53 Tutor, 15-44 Uncle, see infra, Support and education of	Aliens, 2-66; 15-140, 155 of Custody of foreigners where law of na-
ward. Undue influence, 29–127 Conclusive presumption, 29–128	tions is involved, 15–140 Appellate courts, 15–143, 148 Application, 15–192
Donation after majority of ward, 29	 Court or judge to whom application must be made, 15–193
General rule, 29–127 Length of time of presumption, 29–12 Nature of presumption, 29–128	Requisites, 15–192 Sufficiency, 15–192 Who may apply for writ, see infra, Who
Particular transactions, 29–127 Settlements, 29–128 Who is a guardian, 29–128	may apply for writ. Apprentices, 2-498 Arrest:
Wills, 29–128 Usury, 29–503	Second arrest, 2-913 Bail (in civil cases), 15-189
	972 Volume XXXI.

HABEAS CORPUS, cont'd. HABEAS CORPUS, cont'd. Bail and recognizance, 15-189 Contempt, cont'd. Inquiry into jurisdiction to commit re-Excessive bail, 15-190 Habeas corpus to admit to bail, 15fractory witnesses, 15-204 Inquiry into propriety of questions, 15-Habeas corpus to surrender prisoner in 204 Jurisdiction of court committing, 15-177 Order made in proceedings of which discharge of bail, 15-191 Illustrations, 15-189, 190 Moot case, 15-159 court has no jurisdiction, 15-178 Persons at large on bail or recogni-Presumption as to jurisdiction, 15-203 zance, 15-159 Refusal of witness to answer improper Reduction of amount, 3-681 questions, 15-179 Surrender by bail, 15-159 Refusal of witness to answer legal and Boundaries, 15-156 proper questions, 15-179 Cause, 15-157 Refusal to testify before grand jury, 15-Chambers, see infra, Vacation and chambers. Children, see infra, Infants. Sufficiency of facts, 15-179 Citizenship, 15-180 Sufficiency of facts to constitute con-Power of United States courts to grant tempt, 15-204 habeas corpus on ground of diverse Unauthorized commitment, 15-178 citizenship, 15-135 Civil action, 6-98; 15-157 Conviction without indictment, 15-169 Courts (see infra, Custody under judgments Civil proceedings, 6-98; 15-157 or orders of court; Jurisdiction; State courts; United States courts): Civil process, 13-160 Court to whom application must be made, Clerk of court, 15-150 Collateral attack, 17-1059 15-193 Commitment: Return, 15-196 Courts-martial, 15-176 Commitment on criminal charge, see infra, Custody under warrant or commit-Courts of record: ment on criminal charge. Custody under judgments or orders of court, see infra, Custody under judg-Validity of commitment on its face, 15ments or orders of court. Common law, 15-128 Common-law origin, 15-154 Criminal charge, see infra, Custody under judgments or orders of court; Custody under warrant or commitment on criminal Jurisdiction, 15-132 Compelling obedience to writ, 15-214 charge; Hearing and determination. Constitutional law: Criminal proceedings, 15-157 Conviction under constitutional statute, Custody pending hearing, 15-213 15-16g Custody under judgments or orders of court, Custody in violation of the constitutional 15-166 law of the United States, 15-138 Appeal, 15-176 Custody under state statutes in conflict Commitment for contempts, see infra, with Federal Constitution, 15-139 Contempt. Imprisonment without due process of Contempt, see infra, Contempt. law, 15-139 Courts-martial, 15-176 Custody under judgment, etc., of compe-Inquiry into constitutionality of statutes allowed, 15-204 tent court not relievable by habeas Inquiry into constitutionality of statutes corpus, 15-166 Decisions of quasi-judicial officers, 15denied, 15-205 Suspension of writ, see infra, Suspen-180 Denial of a trial by jury, 15-176 sion of writ. Contempt, 15-177, 203 Errors, 15-171 Acts not constituting contempt, 15-179 Excessive judgments, 15-171 Commitment by legislative bodies, 15-Excessive sentence, 15-176 Existence, 15-176 Existence of remedy by appeal, 15-176 Commitment for contempt not impeachable by habeas corpus, 15-177 Expiration of period of imprisonment, Commitment for disobeying erroneous 15-171 Indictment, see infra, Indictment. judgment, 15-177 Commitment void for want of jurisdic-Irregularities, 15-172 Judgments becoming inoperative after tion, 15-178 Compelling obedience to writ, 15-214 rendition, 15-171 Contempts by witnesses, 15-204 Objections to indictment, 15-175 Disobedience to unauthorized commit-Pardon of prisoner, 15-171 Quasi-judicial officers, 15-180 ment, 15-178 Existence of facts recited in commit-Relief, 15-176 Void judgments and process, 15-166 ment, 15-204 Form of commitment, 15-203 Absence of member of court, 15-168 Convictions of acts not criminal in General rule, 15-177 Indefinite commitments, 15-180 law, 15-169 Conviction under unconstitutional Inquiry into jurisdiction of court makstatute, 15-169 ing commitment, 15-203

973

HABEAS CORPUS, cont'd.	HABEAS CORPUS, cont'd.
Custody under judgments or orders of court,	Decision on hearing, cont'd.
cont'd.	Disposition of party as law and justic
Void judgments and process, cont'd. Conviction under void municipal or-	require, 15-210 Effect of awarding custody of children
dinance, 15-169	15-213
Conviction without indictment, 15-	Effect of decision, 15-211
169	Effect of discharge, 15-212
De facto judge, 15-168	Effect of remedy by appeal, 15-212
Defective mittimus issued on valid	Lunatics confined without legal commit
sentence, 15-168	ment, 15-210
Defective organization of court, 15-	Recommitment of prisoner, 15-210
168	Refusal to discharge not a bar to subse
Former jeopardy, 15-169	quent application, 15-211
General rule, 15-166	Remand, 15-209
Illustrations, 15-168	Remanding prisoner, 15-211 Res judicata, 14-211, 212, 213
Jury trial, 15–168 Unauthorized time and place of	Void sentence under valid conviction
holding court, 15-168	15-211
Void judgments, 15-166	De facto officers, 15-169
Void process, 15-166	Definition, 15-128
Want of jurisdiction or power to	Denial of writ, see infra, Remedy for denia
issue process, 15-168	of writ.
Want of power to render particular	Determination, see infra, Hearing and deter
judgment, 15-169, 170	mination.
Custody under warrant or commitment on	Direction:
criminal charge, 15–161 After indictment, 15–163	To whom writ directed, 15-194 Discharge of party, 15-209
Acquittal, 15–166	Discretion of court, 15–142, 145, 190, 192
After acquittal or the equivalent	Due process of law:
thereof, 15-166	United States courts, 15-139
Defective indictment, 15-163	Elections, 10-815
Defects or irregularities in drawing	Escape, 11-276
grand jury, 15-163	Evidence:
Delay caused by prisoner, 15-	Admissibility of evidence, 15-207
165	Affidavits, 15–208
Delay in bringing indictment to trial,	Averments of petition, 15-208 Averments of return, 15-208
15–164 Delay without fault of prosecution,	Examination of evidence before commit
15-165	ting officer, 15-199
Forfeiture of right to speedy trial,	Extradition, 15-188
15-165	No evidence given before committing
Former jeopardy, 15-165	magistrate, 15-163
Insufficiency of indictment, 15-163	No legal evidence before grand jury, 15-
Interfering with province of jury,	164
15-163	Oral evidence, 15–208
No evidence before grand jury, 15-	Presumptions, 15-208 Strict rules of evidence not enforced in
164 Offense not committed within juris-	habeas corpus proceedings, 15-207
diction, 15-163	Sufficiency of evidence, 15–199
Defects in warrant of commitment, 15-	Sufficiency of evidence to support con
162	viction, 15-202
Failure to indict within limited time, 15-	Weight of evidence, 15-199
162	Whether commitment is supported by
General rule, 15-161	any legal evidence, 15-199
Illustrations, 15-162, 163	Whether evidence before committing off
Irregularities of indictment, 15-163	cer reviewable, 15–199, 200
Matters properly determinable by com- mitting magistrate or grand jury, 15-	Written evidence, 15–208 Excessive judgments, 15–171, 176
162	Ex debito justitiæ, 15-171, 176
No evidence given, 15-163	Existence of remedy by appeal, 15-176
Offense not committed within jurisdic-	Extradition, 15-140, 188, 205
tion where indictment was found, 15-	Concurrent jurisdiction, 15-153
163	Custody in extradition proceedings, 15
Pendency of proceedings before examin-	188
ing magistrate, 15-163	Fugitive from justice kidnapped or un
Want of jurisdiction in committing	lawfully taken, 15-158
magistrate, 15-162	Guilt or innocence, 15-206
Decision on hearing, 15-209	Inquiry as to identity of prisoner, 15
Appeal, 15–212 Conclusiveness of decision, 15–211	Inquiry as to whether prisoner is a fu
Discharge of party, 15-209	gitive from justice, 15-205
Discharge of party, 13-209	**
97	T VUILLE AAAI,

HABEAS CORPUS, cont'd.

Hearing and determination, cont'd.

Commitment on criminal charge before

HABEAS CORPUS, cont'd. Extradition, cont'd. Inquiry into validity of warrant, 15-205 Insufficiency of cvidence, 15-188 International extradition, 15-140 Remedy by habeas corpus, 15-188 Sufficiency of charge of crime, 15-188 United States courts, 15-140 Whether an alleged fugitive is substantially charged with a crime, 15-205 Federal questions, see infra, United States Foreign judgments, 13-1021 Former jeopardy, 15-165, 169
Fugitive from justice, see infra, Extradition.
Governor, see infra, Suspension of writ. Grand jury (see infro, Custody under war-rant or commitment on criminal charge): Jurisdiction of grand jury, 15-200 Grounds of remedy, 15-160 Custody in extradition proceedings, see infra, Extradition. Custody of husband or wife, see infra, Husband and wife. Custody of infants, see infra, Infants. Custody of military officers, see infra, Military law. Debtor discharged under insolvent law, 15-160 General rule, 15-160 Habeas corpus ad testificandum, see infra, Ad testificandum. Habeas corpus to admit to bail, see infra, Bail and recognizance. Habeas corpus to procure temporary enlargement for special purposes, 15-190 Illegal restraint, 15-160 Lunatic, 15-160 Person who is arrested in violation of privilege, 15-160 United States courts, see infra, United States courts. Guardian and ward (see infra, Infants), 15-Detention of wards from guardians, 15-185 Right of guardianship not triable on habeas corpus, 15-156 Guilt or innocence, see infra, Hearing and determination. Habeas corpus ad testificandum, 15-141 Hearing and determination, 15-198 After conviction, 15-201 Extent of inquiry on habeas corpus, 15-201 Going behind record, 15-202 Jurisdiction of trial court, 15-201 Sufficiency of evidence, 15-202 Validity of sentence, 15-202 After indictment and before conviction, 15-200 Former jeopardy, see infra, Jeop-Guilt or innocence of accused, 15-Identity of offender, 15-201 Jurisdiction of grand jury, 15-200 Sufficiency of indictment, 15-200 Commitment on criminal charge before

indictment, 15-198

indictment, cont'd. Examination of evidence before committing officer, 15-199 Inquiry as to whether commitment is supported by any legal evidence, 15-199 Questions determinable by committing officer, 15-199 Sufficiency of evidence, 15-199 Validity of commitment on its face, 15-108 Weight of evidence, 15-199 Conflicting state and federal jurisdiction, 15-207 Constitutionality of statutes, 15-204 Contempt, 15-203 Contempts by witnesses, 15-204 Existence of facts recited in commitment, 15-204 Form of commitment, 15-203 Inquiry into jurisdiction of court making commitment, 15-203 Inquiry into jurisdiction to commit refractory witnesses, 15-204 Inquiry into propriety of questions, 15-204 Presumption as to jurisdiction, 15-203 Sufficiency of facts to constitute contempt, 15-204 Custody under civil process, 15-206 Custody under military authority, 15-Decision on hearing, see infra, Decision on hearing. Evidence, see infra, Evidence. Extent of inquiry on hearing, 15-198 Extradition proceedings, 15-205 Going behind the record, 15-202 Guilt or innocence, 15-206 Guilt or innocence of accused, 15-201 Indictment, 15-198 Inquiry into cause and authority for detention, 15-198 Inquiry into jurisdiction or power of committing officer, 15-198 Inquiry into validity of civil process, 15-Jurisdiction of trial court, 15-201 Military law, 15-206 Sufficiency of evidence, 15-202 Validity of commitment on its face, 15-Validity of sentence, 15-202 Where custody is under judicial process, 15-198 History of the writ, 15-128 At common law, 15-128 England, 15-128 English statutes, 15-129 United States, 15-130 Husband and wife, 1-165, 167; 15-181 Habeas corpus by husband, 15-181 Remedy of husband or wife against third persons, 15-181 Remedy of wife against husband, 15-181 Remedy of wife for unlawful detention of husband, 15-181 Volume XXXI, 975

HABEAS CORPUS, cont'd. HABEAS CORPUS, cont'd. International law: Husband and wife, cont'd. International extradition, 15-140 Who may apply for writ, 15-192 Custody of foreigners where law of Identity of prisoner, 15-205 Immigration: nations is involved, 15-140 Jeopardy, 15-169 Power of courts to review decisions of Former jeopardy not ground for habeas immigration officers taken away by statute, 15-181 corpus, 15-165 Imprisonment: Judge (see infra, State courts): Absence or disqualification of local Expiration of period of imprisonment, 15-171 judge, 15–194 Disqualification of local judge, 15-194 Imprisonment for debt and in civil actions (see Privilege from Arrest): Issuing of writ by judge out of court, Custody under civil process, 15-160 15-145 Judge to whom application must be Inquiry into validity of civil process, 15made, 15-193 Indictment (see infra, Custody under war-Return, 15-196 commitment on criminal Judgment: or charge; Hearing and determination): De facto judge, 15-168 Defective indictment, 15-175 Judgments and decrees, see infra, Custody Objections to indictment, 15-175 under judgments or orders of court. Sufficiency of indictment, 15-200 Infants (see infra, Guardian and ward; Jurisdiction, 15-132, 185; 17-1059 Canada, 15-133 Parent and child), 15-182 Common law, 15-132 Age of discretion, 15-186 Concurrent jurisdiction, 15-153 Custody of young child awarded on Conflicting jurisdiction, 15-150 habeas corpus, 15-187 Conflict of jurisdiction, 15-207 Detention of apprentices from masters, England, 15-132 15-185 English statutes, 15-132 Detention of child held illegal restraint, Federal courts, see infra, United States 15-186 courts. Grand jury, 15-200 Jurisdiction of trial court, 15-201 Detention of children from parents (see infra, Parent and child), 15-182 Abandonment of parental right, 15-Places to which writ runs, 15-133 State courts, see infra, State courts. Forfeiture of parental right, 15-183 United States, 15-135 Habeas corpus by father of infant Want of jurisdiction or power to issue child, 15-182 process, 15-168 Habeas corpus by mother of infant Jury (see Jury and Jury Trial): Conviction by judge without jury, 15child, 15-182 Habeas corpus by one parent against 168, 176 the other, 15-183 Kidnapping, see infra, Extradition. Release of parental right, 15-183 Transfer of parental right, 15-183 Legality of detention, see infra, Original legality or illegality of detention. Detention of wards from guardians, 15-Legislature: Commitment for contempt, 15-180 Effect of awarding custody of children. Lunatic, see infra, Insanity. 15-213 Mandamus, 15-215; 19-856 Master in chancery, 15-150 Infant's right to choose custodian, 15-Matter of right, 15-157 Jurisdiction to award custody of in-Military law, 15-189 Custody by military officers, 15-189 fants, 15-185 Parents' rights considered, 15-187; 21-Custody under military authority of the 1064 United States, 15-137 Principles governing award of custody Hearing and determination, 15-206 on habeas corpus, 15-185 Illegal detention by military or naval Res judicata, 15-213 officers, 15-189 Welfare of infant as primary considera-Imprisonment by commanding officer, tion, 15-187 15-189 Who may apply for writ, 15-192, 193 Judgments of courts-martial, 15-176 Insanity, 16-598 Mittimus: Authority of applicant, 16-598 Defective mittimus issued on valid sen-Crime charged, 16-598 tence, 15-168 Lunatic confined without legal commit-Nature of remedy, 15-154 ment, 15-210 Necessity for actual restraint, 15-159 Person wrongfully committed as a luna-General rule, 15-159 tic, 15-160

Illustrations, 15-159 Persons at large on bail of recognizance, Surrender by bail, 15-159 Not available as writ of quo warranto, 15-Volume XXXI.

15-159

155

Return of writ, 16-598

the insolvent law, 15-160

Insolvency and bankruptcy:

Right to writ of habeas corpus, 16-508

Debtor who has been discharged under

HABEAS CORPUS, cont'd. HABEAS CORPUS, cont'd. Orders of court, see infra, Custody under Quo warranto, 15-155 judgments or orders of court. Rearrest, 2-913 Ordinances: Recommitment of prisoner, 15-210 Conviction under void city ordinance, 15-Record: 169 Court going behind record, 15-202 Validity of ordinance, 21-979 Defective record, 15-202 Original legality or illegality of detention. Remand, 15-209 15-158 Where it appears that the prisoner must Detention becoming unlawful after its necessarily he remanded, 15-157 inception, 15-158 Remedy for denial of writ, 15-215 Generally, 15-215 Does not determine writ originally, 15-158 Mandamus, 15-215 Penalty for refusal to grant writ, 15-215 Fugitive from justice kidnapped, 15-158 Reprieve, pardon, and amnesty, 15-171 General rule, 15-158 Res judicata, 24-820 Awarding custody of children, 15-213 Illustrations, 15-158 Substituting valid warrant in place of Discharge, 15-212 invalid warrant, 15-158 Remand, 15-211 Under illegal restraint, 15-160 Restraint: Paramount to all other writs, 15-155 Necessity for actual restraint, 15-159 Pardon, 15-171 Return, 15-194 Affidavits to contradict, 15-208 Parent and child (see infra, Infants), 15-Affidavits to fortify, 15-208 182; 21-1064 Abandonment of parental right, 15-183 At what court or judge, 15-196 Age of discretion, 15-186 At what place, 15-196 By whom made, 15-195 Effect of return, 15-196 Forfeiture of parental right, 15-183 Habeas corpus by father of infant child, Canada rule, 15-197 15-182 Common law, 15-196 Haheas corpus by mother of infant child, Conclusiveness as to facts, 15-196 15-182 Habeas corpus by one parent against Confession and avoidance of return, the other, 15-182 15-196 Infant's right to choose its own custodian, 15-185, 186 English statutes, 15-197 Federal courts, 15-197 Jurisdiction to award custody of in-Remedy by action for false return, fant, 15-185
Parents' rights considered, 15-187
Principles governing award of custody 15-106 State courts, 15-197 United States rule, 15-197 on habeas corpus, 15-185 Mode of making, 15-195 Necessity, 15-194 Release of parental right, 15-183 Transfer of parental right, 15-183 Welfare of infant primary considera-Producing body of person detained, 15-105 tion, 15-187 Return necessary to enable court to Pending hearing, custody, 15-213 act on writ, 15-195 Preliminary examination (see infra, Custody Return to state writ by federal offiunder warrant or commitment on crimcer, 15-195 Producing hody of person detained, 15inal charge): Examination of evidence before com-195 Requisites, 15-196 mitting officer, 15-199 Sufficiency, 15-196 Validity of commitment on its face, 15-Time of making, 15-195 108 When made, 15-195 Prerogative writ, 15-154 President, see infra, Suspension of writ. Scope of remedy, 15-154 Seamen, 25-96 Presumptions, 15-208 Privilege from arrest (see Privilege from Second arrest, 2-913 Arrest; see infra, Imprisonment for debt Sentence and punishment (see infra, Custody and in civil actions), 15-160 under judgments or orders of court): Prohable cause, 15-157 Expiration of period of imprisonment, Process, see infra, Custody under judgments 15-171 Validity of sentence, 15-202 or orders of court. Separation (husband and wife): Production of body of person detained, 15-Habeas corpus to obtain possession, 25-195 Necessity, 15-195 Persons not in custody of respondent, Several kinds of habeas corpus enumerated, 15-131 15-195 When dispensed with, 15-195 Speedy trial, 15-164 Prohibition, 23-208, 224 Purpose of the writ, 15-155 State courts, 15-145 Appellate courts, 15-148 Appellate courts and judges authorized Quasi-judicial officers: to issue habeas corpus by virtue of Decisions of quasi-judicial officers, 15ppellate jurisdiction, 15-148 180

977

31 C. of L.-62

HABEAS CORPUS, cont'd. HABEAS CORPUS, cont'd. United States courts, cont'd. State courts, cont'd. Custody under military authority of Appellate courts and judges having orig-United States, 15-137 inal jurisdiction to issue babeas cor-Custody under state authority, 15-138, pus, 15-149 Commissioners, 15-150 15z Illustrations, 15-152, 153 Concurrent jurisdiction, 15-153 Conflicting jurisdiction, 15-150 Original jurisdiction of federal courts, 15-152 Conflict of jurisdiction, 15-207 Custody under state statutes in conflict Court officers, 15-150 with Federal Constitution, 15-139 Custody by federal officers without judicial process, 15-151 Discretionary power to refuse writ, 15-Custody under federal authority, 15-150 142 District courts, 15-143 Custody under state authority, 15-152 Diverse citizenship, 15-135 Effect of return, 15-197 General rule, 15-145 Due process of law, 15-139 Inquiry into jurisdiction of state courts, Effect of return, 15-197 Extent of federal jurisdiction in general, 15-207 Judges of appellate courts, 15-148 15-134 Extradition, 15-140 Masters, 15-150 Federal question, 15-141 Return, 15-197 Ground of diverse citizenship, 15-135 State courts and judicial officers author-Grounds for habeas corpus: ized to issue writ, 15-145 State courts of original jurisdiction, 15-Custody under or by color of federal authority or commitment by federal court, 15-136 United States courts, 15-152 Suit, 27-369 Grounds for remedy: Supreme court, see infra, United States Custody for acts done or omitted by courts. federal authority, 15-137 Custody in violation of Constitution, Suspension of writ, 15-216 Constitutional provisions in the United laws, or treaties of the United States, 15-138 States, 15-216 Constitution of United States, 15-216 Custody of foreigners where law of nations is involved, 15-140 Governor, 15-218 Custody under federal authority, 15-In England, 15-216 In whom authority is vested, 15-216 136 Diverse citizenship, 15-135 President's authority, 15-217 State constitutions, 15-218 Habeas corpus ad testificandum, 15-Validity and effect of suspension acts, 15-218 Habeas corpus ad testificandum, 15-141 Imprisonment without due process of Temporary enlargement for special purposes, law, 15-139 15-190 Inquiry into jurisdiction of federal courts, 15-207 Ad testificandum, see infra, Ad testificandum. International extradition, 15-140 Discretion of court, 15-190 General rule, 15-190 Judge in chambers, 15-145. Judge in vacation, 15-145 Habeas corpus to bring up accused in Judiciary, 15–134 Judiciary Act of Sept. 24, 1789, 15–134 pending criminal proceedings, 15-191 Presence of prisoner in court necessary, Judiciary Act regarded as obscure, 15-15-190 Treaties: 135 Limitation of federal jurisdiction, 15-State custody in violation of treaty, 15-138 136 Trial, see infra, Hearing and determination. Power of federal judges out of court, Trial by jury: 15-145 Return, 15-197 Denial of trial by jury, 15-168, 176 United States courts, 15-134 Source of federal jurisdiction, 15-134 Circuit court, 15-143 State custody in other cases involving Circuit court of appeals, 15-143 rights under United States Constitu-Citizenship, 15-135 tion, 15-141 Supreme Court of the United States, 15-Concurrent jurisdiction, 15-153 Conflicting jurisdiction, 15-150, 207 Custody for acts done or omitted by fed-Authorized by statute to issue writ of habeas corpus, 15-143 eral authority, 15-137 Criminal cases, 15-144 Custody in violation of Constitution Detention by private persons, 15-144 the United States, 15-138 Custody in violation of treaty, 15-138 Discretionary power, 15-145 Validity of jurisdiction, 15-144 Custody obtained in extradition proceed-Terms of Judiciary Act, 15-134 ings, 15-140 Territorial courts, 15-143 Custody of foreigners where law of na-United States marshal arrested by state tions is involved, 15-140 authority for official acts 15-138, 152 Custody under federal authority, 15-136

HABEAS CORPUS, cont'd. United States courts, cont'd. What federal courts may issue writ, 15-143 United States marshal: Marshal arrested by state authority for official acts, 15-138, 152 Vacation and chambers: Federal judges, 15-145 Void judgments and process, see infra, Custody under judgments or orders of court. Warrant (see infra, Custody under warrant or commitment on criminal charge): Inquiry into validity of warrant, 15-205 Substituting valid warrant in place of invalid warrant, 15-158 Who may apply for writ, 15-192 Application by third person having right of custody, 15-193 Application by third person on behalf of person detained, 15-192 Person under restraint, 15-192 Witness: Commitment for contempt, 15-179 HABENDUM, 15-219 See Deeds. HABERE FACIAS POSSESSIONEM, 15-HABERE FACIAS SEISINAM, 15-219 HABERE FACIAS VISUM, 15-219 HABIT, 15-220 See Breach of Promise of Marriage; Char-ACTER (IN EVIDENCE). Usage distinguished from, 29-366 HABITABLE, 15-220 HABITATION — HABITANCY, 15-220 HABITUAL, 15-220 Adultery, 15–220 Exemptions from execution: Habitual use, 12-131 Habitual use to earn living, 12-124 HABITUAL CRIMINALS, see CUMULATIVE PUNISHMENT; PRISONS AND PRISONERS. HABITUAL DRUNKARDS, 15-221 See Civil DAMAGE ACTS; INSANITY; INTOXI-CATION. Actions, see infra; Suits by, for, or against habitual drunkards. Agency: Revocation of authority of all agents to act for drunkard, 15-238 Revocation of authority of drunkard to act as agent for another, 15-238 Amotion, 2-312 Appearance: Right to appear by counsel, 15-234 Right to appear in person, 15-234 Appellate courts: Deciding law and fact in habitual drunkenness, 15-226 Attorney and client: Compensation of counsel, 15-234 Right to appear by counsel, 15-234 Bills of exchange and promissory notes, 4-Chancery, 15-229 Civil damage acts, see CIVIL DAMAGE ACTS. Civil status of habitual drunkard prior to inquisition, 15-232 Courts will extend protection prior to adjudication of disability, 15-232

HABITUAL DRUNKARDS, cont'd. Civil status of habitual drunkard prior to inquisition, cont'd. Exceptions to application of presumption of competency, 15-232 Incompetency must usually be specifically established, 15-232 Presumed to be sui juris, 15-232 Commission, see infra, Inquisition of habitual drunkenness. Commission de inebrieto inquirendo, 15-233 Commitment to insane asylum, 15-243 Committee of habitual drunkard, 15-244 Care of inebriate, 15-244 Committee of estate, 15-245 Control of personalty, 15-245 Duties to family of inebriate, 15-245 Mere bailiff without title to property, 15-245 Mortgage or sale of real estate, 15-245 Possession of committee is possession of court, 15-245 Powers respecting real estate, 15-245 Committee of person, 15-244 "Conservator," 15-244 Different designations, 15-244 Duties, 15-244
Failure to appoint committee, 15-245 "Guardian," 15-244
"Overseer," 15-244 Powers, 15-244 Relative preferred, 15-244 Removal of committee, 15-245 Resignation, 15-246 Selection or appointment of committee, 15-244 Superseding commission, 15-247 "Trustee," 15-24 "Tutor," 15-244 15-244 Welfare of inebriate first consideration, 15-244 Common drunkard, 6-235; 15-223 Conclusiveness of finding of habitual drunkenness, 15~240 After adjudication of habitual drunkenness, 15-240 As to overreached period, 15-240 Inquisition is presumptive evidence against validity of acts within period overreached by finding, 15-240 Validity of acts, 15-240, 241 Conservator, see infra, Committee of habitual Constitutionality of statutes providing for treatment and cure of inebriates, 17-221

General rules, 17-221

ards):

alone, 15-231

Intoxication.

Criminal law, 15-227; 17-414

Dipsomaniacs, 17-415

Delirium tremens, 17-414

Particular statutes, 17-222

Counsel, see infra, Attorney and client. Courts (see infra, Jurisdiction and authority

of civil courts over habitual drunk-

Court determining habitual drunkenness

Defense to prosecution for crime, see

HABITUAL DRUNKARDS, cont'd.

```
HABITUAL DRUNKARDS, cont'd.
                                                       Guardian, see infra, Committee of habitual
  Criminal law, cont'd.

Insanity from use of intoxicants, 17—
                                                         drunkard.
                                                       Habit, see infra, What constitutes habitual
        414
      Not punishable when practiced in pri-
                                                         drunkenness.
                                                       Hospitals, 15-243
        vate, 15-227
      Persons afflicted with fixed insanity from
                                                       Inebriate, 15-223
        use of intoxicants, 17-414
                                                       Inquisition of habitual drunkenness, 15-233
      Persons mentally diseased from use of
                                                           Application, 15-233
        intoxicants, 17-414
                                                           Chancellor alone, 15-231
      Punishable when publicly exhibited, 15-
                                                           Collateral proceedings, 15-231
        227
                                                           Commission de inebrieto inquirendo, 15-
  Cures, 15-243
                                                             233
  Debts:
                                                           Compensation of counsel, 15-234
      Compulsory payment of debts, 15-247
Liability of inebriate's property for his
debts, 15-246
                                                           Court and jury, 15-231
                                                           Court or judge, 15-231
                                                           Definition, 15-233
                                                           Effect of inquisition finding habitual drunkenness, see infra, Effect of in-
  Definitions and distinctions (see infra, What
        constitutes habitual drunkenness), 15-
                                                             quisition finding habitual drunkenness.
      Common drunkard, 15-223
                                                           Evidence before inquisition, 15-235
      Dipsomaniac, 15-224
                                                                Competency of evidence, 15-235
Competency of family physician,
      Habitual drunkard, 15-223
      Habitual drunkenness, 15-224
Habitual intemperance, 15-224
                                                                  15-236
                                                                What evidence necessary, 15-235
      Habitual intoxication, 15-224
                                                           Finding, 15-236
      Inebriate, 15-223
                                                           Jury trial, 15-231
Notice of inquisition, 15-234
      Lunatic and habitual drunkard, 15-224
      Spendthrifts, 15-224
                                                           Organization of inquisition, 15-233
  Dipsomaniac, 15-224 Divorce, see Divorce.
                                                           Petition, 15-233
                                                           Procedure, 15-237
  Drug habit, 15-226
                                                           Retrospective finding, 15-236
  Duration of habit, 15-226
                                                           Right of party to appear in person, 15-
  Effect of inquisition finding habitual drunk-
                                                             234
        enness, 15-237
                                                           Right to appear by connsel, 15-234
      Civil liability and responsibility cease,
                                                           Status of habituol drunkard prior to
                                                             inquisition, see infra, Civil status of
      Conclusiveness of finding of habitual
                                                             habitual drunkard prior to inquisition.
        drunkenness, see infra, Conclusiveness of finding of habitual drunkenness.
                                                           Traverse of finding of inquisition, 15-
                                                             237
      Equivalent usually to finding of lunacy,
                                                           Verdict, 15-236
             15-237
                                                       Insane asylum, 15-243
           General rule, 15-237
                                                       Insanity (see infra, Jurisdiction and authority
           Immunities of habitual drunkards
                                                             of civil courts over habitual drunk-
             as distinguished from disabilities
                                                             ards), 20-551
             of lunatic, 15-238
                                                           Applicability of adjudications in lunacy
      Legal lunatic, 15-238
Habitual drunkard rendered non sui
                                                             to habitual drunkenness, 15-230
                                                           Finding of habitual drunkenness closely
             juris, 15-238
                                                             analogous to finding of lunacy, 15-
           Disqualification of habitual drunk-
                                                             237
             ard for public office, 15-239
                                                       Intoxicating liquors:
           Generally, 15-238
                                                           Ordinances prohibiting sales to drunk-
           Ground for dissolution of partner-
                                                             ards, 17-289
             ship, 15-239
                                                           What is meant by intoxicating liquors,
           Removal from position of trust, 15-
             239
                                                      Judge:
           Revokes authority of all agents to
                                                           Judge determining habitual drunkenness
             act for drunkard, 15-238
                                                             alone, 15-231
           Revokes authority of drunkard to
                                                       Jurisdiction and authority of civil courts
             act as agent for another, 15-238
                                                             over habitual drunkards, 15-227
      Liability for necessaries, 15-239
                                                           Adjudication in lunacy applicable in
      Marriage, 15-240
                                                             habitual drunkenness, 15-230
      Necessaries, 15-239
                                                           Analogous to that exercised over luna-
      Validity of acts, 15-240, 241
                                                             tics, 15-230
      When legal disability begins, see infra,
                                                           Benefit to drunkard, 15-229
        When legal disability begins.
                                                           Court and jury, 15-231
      Wills, see TESTAMENTARY CAPACITY.
                                                           Court determining question alone, 15-
 Equity, 15-229
 Evidence, see infra, Inquisition of habitnal
                                                           Courts having jurisdiction in lunacy,
    drunkenness.
                                                             15-220
 Finding, 15-236
                                                           Courts of chancery, 15-229
                                                           Courts of probate, 15-229
 Frequency of intoxication, 15-225
```

HABITUAL DRUNKARDS, cont'd. Jurisdiction and authority of civil courts over habitual drunkards, cont'd. Courts should exercise jurisdiction over habitual drunkards, 15-228 Equitable in character and administration, 15-229 History, 15-227 How exercised to determine babitual drunkenness, 15-231 Jury trial, 15-231 Nature of authority, 15-229 Nonresidents, 15-230 Origin, 15-227 Over whom jurisdiction extends, 15-230 Purpose of authority, 15-229 Residents, 15-230 United States, 15-228 Jury trial, 15-231 Determination of habitual drunkenness, 15-231 Limitation of actions, 19-215 Lis pendens, 21-643 Marriage, 15-240 Medical treatment: Commitment to insane asylum, 15-243 Constitutionality of statutes providing for treatment of inebriates at public expense, 15-243 Generally, 14-243 Treatment in cures, inebriate hospitals, and similar institutions, 15-243 Mental unsoundness, 15-224 Necessaries, liability for, 15-239 Nonresidents, 15-230 Non sui juris, 15-238 Notice of inquisition, 15-234 Notice of pendency and lis pendens, 15-242 Occasional drunkard, 15-226 Overseer, see infra, Committee of habitual drunkard. Partnership: Ground for dissolution of partnership, 15-239 Physicians and surgeons: Competency of family physician, 15-236 Presumptions: Presumed to be sui juris, see SANE. Public officers: Disqualification for public office, 15-239 Rehabilitation, see infra, Removal of disability and rehabilitation of habitual drunkof disability and rehabilitation Removal of habitual drunkard, 15-247 Decree of rehabilitation, 15-248 Evidence, 15-247 Period of abstinence, 15-247 Proof of voluntary abstinence, 15-247 Superseding commission, 15-247 When permitted, 15-247 Sales to persons of intemperate habits, habitual drunkards, etc., 17-343 Evidence, 17-343 General rule, 17-342 Knowledge or ignorance of purchaser's habits as affecting liability of seller, Notice to seller of purchaser's intemperate habits, 17-343

HABITUAL DRUNKARDS, cont'd. Sales to persons of intemperate habits, habitual drunkards, etc., cont'd. Proof of intemperate habits, 17-343 Seller's knowledge of purchaser's intemperate habits, 17-344 Who are drunkards, persons of intemperate habits, etc., 17-343 Spendthrifts, see SPENOTHRIFTS AND SPEND-THRIFT TRUSTS. Status, see infra, Civil status of habitual drunkard prior to inquisition. Sui juris, 15–232, 238 Suits by, for, or against habitual drunkards, 15-246 Compulsory payment of debts, 15-247 Liability for debts, 15-246 Similar to action where lunatic is party in interest, 15-246 Surrogates' and probate courts, 15-229 Testamentary capacity, see TESTAMENTARY CAPACITY. Time when legal disability begins, see infra, When legal disability begins. Traverse of finding of inquisition, 15-237 Removal from position of trust, 15-239 Trustee, see infra, Committee of habitual drunkard. Tutor, see infra, Committee of habitual drunkard. Verdict, 15-236 Waiver, 29-1093 What constitutes habitual drunkenness, 15-Appellate courts have decided law and fact in habitual drunkenness, 15-Custom of getting drunk, 15-225 Duration of habit, 15-226 Effect produced upon mind and body, 15-225 Excessive use of drugs, 15-226 Excess should be as frequent as opportunity, 15–226 Fixed practice of intemperance, 15-225 Frequency of intoxication, 15-225 General rule, 15-224 Habit must be beyond control, 15-226 Habituation to intemperance, 15-225 Limited to alcoholic beverages, 15-226 Liquids to be drunk or swallowed, 15-226 Not ordinary use but habitual abuse, 15-225 Numerical rule, 15-225 Occasional drunkard, 15-226 What is meant by intoxicating liquors. 15-226 When legal disability begins, 15-241 Appointment of committee, 15-242 Conflict of authority, 15-241 Decree of court confirming finding, 15-Filing of return, 15-242 Finding, 15-242 Lis pendens, 15-242 Notice, 15-241 Presentation of petition, 15-242 Wills, see Testamentary Capacity. HABITUAL OFFENDERS, 8-493 HACK-HORSE, 15-248

HACKMEN, 5-481	HANDWRITING, cont'd.
Stations (railroad), 26-504, 505, 506, 510	Comparison of handwriting, cont'd.
HACKNEY COACH, 15-248	Illiterate jury, 15-265
HACKS AND HACK LINES, 15-248	In the absence of statute, 15-264
Ordinances, 21-954	Irrelevant handwritings admitted under
HACK STANDS:	limitations, 15–268 Irrelevant handwritings excluded, 15–
Streets and sidewalks, 25-167	267
HAD, 15-248 See HAVE.	Irrelevant handwritings permitted, 15-
HAIL INSURANCE, 15-249	267
HAIR , 15-249	Irrelevant papers, 15-260, 267
HALF, 15-249	Statutes, 15-271
HALF BLOOD, 15-250	Papers already in case, 15–266 Pennsylvania law, 15–265
See Succession. Brother, 4–990	Roman law, 15-264
Next of kin, 21-537	Standard of comparison, 15-272
HALF SECTION, 15-249	Generally, 15-272
HALL PURPOSES, 15-250	Genuineness of standard must be
HALLUCINATION, 15-250	clearly proved, 15-273
See Insanity.	Letterpress copies, 15–274 Photographic copies, 15–274
Testamentary capacity, 28-79 HAM , 15-250	Photographs admissible where orig-
HAMLET, 15-250	inal is in evidence, 15-274
HAMMER, 15-250	Photographs of documents on file in
HAND, 15-250	public archives, 15-274
Life insurance:	Proof of genuineness, 15–272 Proof of genuineness question for
Die by his own hand, 19–77 Notes on hand, 15–250	court, 15-273
Under their hand, 15-251	Proof of standard by comparison,
With a strong hand, 15-251	15-273
HAND CARS, 5-144; 15-251	Standard must be produced in court,
HANDICRAFT, 15-251	15-275
H. AND L., 15-251	Standard must be proved genuine
HANDLING, 15-251	Writing by witness on stand, 15-
HANDSOME, 15-251	274
HANDWRITING, 15-251, 252	Writings specially prepared, 15-274
Acquaintance with writings, see infra, Wit-	Statutes, 15-270
nesses' familiarity with writer's handwrit-	Federal courts, 15–272 No distinction between relevant and
ing.	irrelevant writings, 15-271
Additions, 15–279 Alterations, 15–279	Proof by comparison authorized by
Ancient documents, 2-325	statute, 15-270
Appellate court, 15-276	States in which statutes are en-
Attorneys at law, 15-277	forced, 15-270, 271
Bank officers, 15-277	Statutes strictly construed, 15-271 Testing witnesses by use of other writ-
Belief, see infra, Opinion and belief. Blackboard, 15–281	ings, 15-260
Bookkeepers, 15-277	Who may make comparison, 15-275
Characteristics of handwriting, 15-279	Appellate court, 15-276
Civil cases, 15-253	General rule, 15-275
Comparison of handwriting, 15-263	Judge, 15–276
Ancient documents, 15-270	Jury, 15–276 Jury in jury room, 15–276
By witness in corroboration of his testi- mony, 15-270	Magnifying glass by jury, 15-276
Classification of decisions, 15-267	Previous knowledge of person's
Common law, 15-264	handwriting not essential, 15-276
Comparison by consent of parties, 15-	Referee, 15-276
270	Witness, 15-275, 276
Comparison of one part of instrument	Witness must be expert, 15-276 Course of business, see infra, Usual course
with another, 15–266 Comparison of two disputed instruments,	of business.
15-267	Court officer, 15-277
Corroboration of witness's handwriting,	Criminal case, 15-253
15-270	Cross-examination, 15–278
Decisions not harmonious, 15-267	Familiarity with person's handwriting
Definition, 15–263	Testing witness by use of other writings
English law, 15–264 Experts, 15–280	15–260
Grounds for exclusion of such evidence,	Crowded appearance of words, 15-279
15-269	Definition, 15-253
Historical statement, 15-264	Comparison of handwriting, 15-263
q	82 Volume XXXI.

Familiarity with writer's handwriting, see in-

fra, Witnesses' familiarity with writer's

HANDWRITING, cont'd. HANDWRITING, cont'd. Delivery: Proof of handwriting and acknowledgment evidence of delivery, 11-584 Documents: Evidence, 15-258, 270 Erasures, 15-279 Evidence (see infra, Execution and proof of documents; Modes of proof): Documents, 15-258, 270 Value of evidence as to handwriting, 15-283 Execution and proof of documents (see infra, Evidence; Modes of proof), 11-589, Proof by witnesses of execution, 15-254 Sufficiency of proof of handwriting of witness, 11-602 Expert witnesses, 15-277 Additions, 15-279 Aids to testimony, 15-278 Alterations, 15-279 Attorneys at law, 15-277 Bank officers, 15-277 Bias of witness in favor of party employing him, 15-281 Blackboard, 15-281 Bookkeepers, 15-277 Business men, 15-277 Characteristics of handwriting, 15-279 Comparison by witness, 15-276 Comparison of handwriting, 15-280 Competency of experts, 15-278 Considerations determining value, 15-281 County officers, 15-277 Credibility of witness, 15-281 Cross-examination, 15-278 Crowded appearance of words, 15-279 Erasures, 15-279 Examples, 15-277 Expert, 15-278 Expert testifying as to facts, 15-280 Facts, 15-280 Feigned writing, 15-279 Function of court and jury, 15-281 General rule, 15-277 Illustrations, 15-279 Ink, 15-279 Microscopic, 15-280 Natural handwriting, 15-279 Need not be professional, 15-277 Obscurities, 15-280 Officers of court, 15-277 Pen, 15-279 Photographic, 15-280 Plates, 15-281 Question of law and fact, 15-281 Reasons for opinion, 15-280 Same ink, 15-279 Same pen, 15-279 Single occasion, 15-279 Slight value of expert testimony, 15-281 Tables, 15-281 Teachers of writing, 15-277 Testimony of experts, 15-278 Testing expert, 15-278 Testing expert with irrelevant papers, 15-278 Value of expert testimony, 15-281 Whether writing is natural or feigned, 15-279 Who are experts, 15-277

handwriting. Feigned writing, 15-279 Forgery: Similarity of handwriting, 13-1114 Genuineness (see infra, Witness having seen papers known to be in person's handwriting): Proof of genuineness question for court, 15-273 Proof of standard by comparison, 15-Standard must be proved genuine, 15-272 Identity, 15-923 Comparison of handwriting to prove identity, 15-283 Ink, 15-279 Interest of witness, 15-261 Intestate's handwriting, 15-257 Irrelevant papers (see infra, Comparison of handwriting), 15-278 Jury and jury trial: Comparison by jury, 15-276 Papers in jury room, 17-1241 Letterpress copies, 15-274 Lost papers, 14-282 Magnifying glass, 15-276 Mark: Mark cannot be proved, 15-282 Memory, see infra, Refreshing memory. Microscope, 15-280 Modes of proof (see infra, Evidence; Execution and proof of documents), 15-Comparison of handwriting, see infra, Comparison of handwriting. Expert witnesses, see infra, Expert witnesses. Generally, 15-253 Witness familiar with writer's handwriting, see infra, Witnesses' familiarity with writer's handwriting. Witness who saw instrument written, 15-254 Writer himself, 15-254 Natural writing, 15-279 Necessity of proof, 15-253 Nonexpert witness (see infra, Witnesses' familiarity with writer's handwriting), 15-254 Witness who saw the instrument written, 15-254 Obscurities, 15-280 Opinion and belief, 15-261 Pen, 15-279 Photographs, 9-900 Experts, 15-280 Photographic copies not admissible as standards, 15-274 Photographic copies of public documents held admissible, 15-274 Photographic copy must be exact reproduction, 15-274 Photographs admissible where original is in evidence, 15–274 Plates, 15-281 Privileged communications, 23-74 Probate and letters of administration, 23-127, Volume XXXI.

TANDWRITING, contd.	Witnesses' familiarity with writer's hand
Production of documents: Clear proof where paper is not produced,	writing, cont'd.
15-282	Where witness has acquired his knowl
Documents to be proved should be pro-	edge after controversy arose, 15
duced, 15-282 •	261
Proof of handwriting of lost paper by	For purpose of testifying, 15-261
witness who has seen it, 15-282	General rule, 15-261
Qualification of witness, 15-282	Witness having seen papers known to b
Proof by nonexpert witnesses, 15-254	in person's handwriting, see infra Witness having seen papers known to
Proof by writer himself, 15-254	be in person's handwriting.
General rule, 15–254 Illustrations, 15–254	Witness must be familiar with writer'
Writer's testimony not of higher grade	handwriting, 15-258
than that of other witnesses, 15-	Belief, 15-261
254	Considerations affecting value o
Proof of handwriting, 15-253	witness's testimony, 15-262
By writer himself, see infra, Proof by	Cross-examination, 15-259
writer himself.	Effect of interest on competency
Proof of mark:	15-261
With peculiarity, 15-282	Extent of knowledge, 15-259
Public officers, 15–277.	Functions of court and jury, 15–26:
Signature of public officers, 15-257 Questions of law and fact, 15-281	General rule, 15–258 Interest of witness, 15–261
Comparison of handwriting, 15–276	Opinion, 15–261
Competency of witness question for	Questions of law and fact, 15-262
court, 15-262	Right of witness to refresh hi
Experts, 15-281	memory, 15-262
Genuineness question for court, 15-273	Statement of fact of acquaintance
Interest of witness, 15-281	sufficient, 15-259
Testimony of witnesses, 15-281	Sufficiency of proof, 15-263
Weight of expert testimony, 15-281	Testimony from opinion and belief
Weight of testimony for jury, 15-263	15-261 Testimony must be direct at a 6
Referee, 15-276	Testimony must be direct, 15–262 Testing, 15–259
Refreshing memory, 15-262 Seen in the usual course of business, 15-	Testing witness by use of other
257	writings, 15-260
Signature of instruments, 15-279	Witness must claim to have knowl
Standard of comparison, see infra, Compari-	edge, 15-259
son of handwriting.	Writing surname, 15-256
Statutes, see infra, Comparison of hand-	Witnesses who saw instrument written
writing.	15-254
Tables, 15-281	Witness having seen papers known to be in
Test:	person's handwriting, 15-256
Testing witness by use of other writings,	Acknowledgment need not be express 15-256
15-260 Testing expert, 15-278	Genuineness of letters must be clearly
United States courts:	established, 15-258
Effect of state statutes in federal courts,	Genuineness of papers must be clearly
15-271	established, 15-257
Usual course of business, 15-257	Handwriting seen in the usual course o
Value:	business, 15-256
Value of evidence as to handwriting,	Intestate's writing, 15-257
15-283	Knowledge acquired by seeing paper
Witness:	written by party, 15–256
Comparison by witness, 15-276	Knowledge acquired by seeing writing acknowledged to be genuine, 15
Transactions with deceased person, 30-	256
Writing by witness on stand, 15-274	Proof by clerk in charge of correspond
Witnesses' familiarity with writer's hand-	ence, 15-257
writing, 15-254	Proof by witness who has corresponde
Competency of witnesses, 15-258	with alleged writer, 15-257
Length of time since witness has seen	Signature of public officer, 15-257
party write, 15-256	Through correspondence, 15-257
Modes of acquiring knowledge of hand-	Writing teachers, 15-277
writing, 15-255	HAPPEN, 15-283
Proof by witnesses acquainted with	HAPPENING:
writer's handwriting, 15-254 Proof by witnesses who have seen per-	Public officers, 23-350
son write, 15-255	Vacancy, 23-350 Happening of vacancy, 15-283
Seeing person write once, 15-255	HAPPINESS, 15–284
Testimony of witnesses, 15-258	HARASS, 15-284

HARBOR, 15-284; 22-1027 HAWKERS AND PEDDLERS, cont'd, See Hospitals and Asylums; Ships and Criminal law: Hawking and peddling in violation of SHIPPING. Harbor or conceal, 6-420 law, 15-302 Haven, 15-289 Definitions and distinctions (see infra, What constitutes hawking and peddling), 15-291 Port, 15-285 Drummers distinguished, 6-223; 15-291 HARBORING (see ABDUCTION; HUSBAND AND WIFE): Exemptions from execution, 12-104 Accessory, 1-268 Farmers, 15-294 Apprentices, 2-507 Future delivery: HARBORING DESERTERS: Sale for future delivery, 15-294 Seamen, 25-140 Gardeners, 15-294 HARD, 15-285 HARD LABOR, 15-285 Illegal contracts, 15-302 Instalment plan, 15-293 Interstate commerce, 15-296, 297; 17-85 Sentence and punishment, 25-325 HARDPAN, 15-285 Itinerant retail traffic, 15-292 HARM: In general, 15-292 Bodily harm, 4-611 Instalment plan, 15-293 Great hodily harm, 25-263 Ownership of goods, 15-293 HARMONY, 15-286 HARVEST, 15-286 Sale may he by barter, 15-292 Single act of selling not peddling, 15-293 HAS, 15-286 Traveling usually necessary, 15-292 HATH, 15-286 Itinerant vendors, 15-291 HAUL, 15-286 HAVE, HAVING, ETC., 15-287 License, 15-299 Amount must be reasonable, 15-299 Corporations, 15-299 Die without having children, 15-287 Duration of license, 15-299 Had, 15-248 Have judgment, 15-288 Generally, 15-299 Individual privilege, 15-299 Licensee not exempt from ordinary police Having no children, 18-702 Ownership and possession, 15-287 Tense, 15-287 HAVEN, 15-288 regulations, 15-296 License tax or fee, see Occupation, Business, and Privilege Taxes. Harbor, 15-289 HAVING OR CONVEYING, 15-287 Partnership, 15-299 HAWKERS AND PEDDLERS, 15-290 Personal privilege, 15-299 Reasonableness, 15-299, 300 See COMMERCIAL TRAVELERS OR DRUMMERS. Barter, 15-292 Requisites to obtain license, 15-300 Uniformity in license tax, 15-298 Charities: Vendors for charitable purposes, 15-Who may restrict, regulate, or license, see infra, Who may restrict, regulate. mercial travelers or drummers dis-tinguished from, 6-223; 15-291 Peddler and commercial traveler disor license. Commercial Manufacturers, 15-293 Manufacturing mechanics, 15-293 tinguished, 15-291 Merchant: Constitutionality and validity of statutes, Distinction between peddler and ordinary 15-296 merchant, 15-291 Equal application within same class, Mode of transportation, 15-293 Municipal corporations, 15-300 15-298 Exception to application of rule requir-Occupation, business, and privilege taxes, see ing uniformity of operation, 15-298 infra, License; see Occupation, Business, Fee or tax imposed under revenue laws, AND PRIVILEGE TAXES. Original package, 15-296 15-298 Partnership, 15-299 Foreign commerce, 15-296 Patents, 15-297 Generally, 15-296 Infirm or disabled persons, 15-298 Peddlers: Interstate commerce, 15-296 Criminal law: Original package, 15-296 Prosecution of offenders, 15-302 Police power, 15-295; 22-932, 935 Patent rights, 15-297 Peddler's notes, 22-935
Regulations, see infra, Restrictions upon Promotion of special interest, 15-298 Requirement as to uniformity of opehawking and peddling. ration, 15-297 Restrictions upon hawking and peddling (see infra, License; Who may restrict, Residents or products of different states, 15-207 regulate, or license), 15-295 Residents or products of same state, Calling taxed, not merchandise, 15-295 15-298 Constitutionality and validity of statutes, Uniformity of license tax, 15-297 see infra, Constitutionality and valid-Uniformity of operation, 15-297 ity of statutes. Veteran soldiers, 15-298 Contracts: Exercise of police power, 15-295 Licensee not exempt from ordinary police Hawking and peddling in violation of law, 15-302 regulations, 15-296 License, see infra, License. Corporations, 15-299

HEALTH - HEALTHY, cont'd. HAWKERS AND PEDDLERS, cont'd. Expert and opinion evidence, 12-447 Restrictions upon hawking and peddling, con. Nonexpert testimony, 12-491 Purpose of restriction important, 15-295 Injuring health, 9-787
Life insurance, see LIFE INSURANCE.
Nuisances, see Nuisances. Sample: Sale by sample, 15-294 Single act, 15-293 Undue influence, see Undue Influence. Transient merchants, 15-291 **HEALTH BOARD:** Transportation: Board of health, see Boards of Health. Method of transportation, 15-293 HEAR, 15-307 Traveling agents, 15-292 HEARING, 15-308
See Due Process of Law. Traveling necessary, 15-292 Traveling peddler, 28-455 Traveling vendor, 15-292 Disfranchisement, 9-494 Referees, see Referees. HEARSAY EVIDENCE, 15-309 Veterans, 15-298 Violation of law, 15-302 See Admissions; Declarations; Docu-What constitutes hawking and peddling, MENTARY EVIDENCE; DYING DECLARATIONS. 15-292 Admissibility, 15-309 Exceptions, 15-293 Admissibility in general, 11-520 Exemptions, 15-293 Admissibility of declarations as to pedigree, Farmers, 15-294 Gardeners, 15-294 15-315 Admissions, see Admissions. Instalment plan, 15-293 Itinerant retail traffic, see infra, Itin-Agency: Self-serving declarations by agent, 15erant retail traffic. Manufacturers, 15-293 Manufacturing mechanics, 15-293 Ancient documents, see Ancient Documents. Mode of transporting goods, 15-293 Bastardy, 3-881 Real workers, 15-293 Bodily feelings, 15-315 Sellers by sample, 15-294 Character in evidence, see Character (IN Sellers for future delivery, 15-294 EVIDENCE). Commercial reports, 15-314 Vendors for charitable purposes, 15-294 Confessions, see Confessions. Who may restrict, regulate, or license, 15-300 Corroboration of testimony, see WITNESSES. Ahuse of municipal discretion, 15-301 Boards, 15-301 Effect of death of declarant, 15-313 Courts, 15-301 Delegation, 15-300, 301 Declarations (see Declarations): Declarations concerning matters of pub-Municipal corporations, 15-300 Officers, 15-301 lic or general interest, 15-315 Prohibition, 15-301 Self-serving declarations, 15-310 Definition, 11-520; 15-309 Reasonableness of ordinance, 15-301 Depositions, 9-335 State, 15-300 HAY, 15-303 Domicil, 10-28 Merchantable hay, 20-584

HAZARD - HAZARDOUS, 15-303 Dying declarations, see Dying Declara-TIONS. HAZARDOUS USE AND OCCUPATION, Elections, see Elections. see FIRE INSURANCE. Elevated railroads, 10-921 HE, 15-303 Embezzlement, 10-1034 HEAD, 15-305 HEAD OF FAMILY, 15-305 Evidence in a former proceeding, see Depo-SITIONS. See STATE AND PUBLIC LANDS. Exceptions to general rule, 11-522; 15-315 Brother, 15-306 Admissions, see Admissions. Exemptions from execution, see Exemptions Ancient documents, see ANCIENT DOCU-FROM EXECUTION. MENTS. Homestead, see Homestead. Confessions, see Confessions. Husband and wife, 15-305 Declarations against interest, see Decla-Residence, 15-305 RATIONS. Unmarried woman, 15-306 Declarations concerning matters of HEADQUARTERS, 15-306 pedigree, see Pedigree. HEALTH - HEALTHY, 15-306 Dying declarations, see DYING DECLA-See Boards of Health; Drains and Sewers; Hospitals and Asylums; Police RATIONS. Evidence in former proceeding, 11-523 Power. Absence alone held insufficient, 11-Bill of health, 4-58 Breach of promise of marriage, see Breach Acquisition of interest in the con-OF PROMISE OF MARRIAGE. troversy, 11-524 Counties: Adverse party must have opportu-Expenses incurred in preservation of nity to cross-examine, 11-526 public health, 7-957 Age, 11-524 Bad reputation of witness, 11-527 Stagnant pool endangering health, 8-716 Contradictory statements, 11-527 Conviction of crime, 11-524 Divorce: Injuries to health, see DIVORCE. Death of other parties, 11-524

```
HEARSAY EVIDENCE, cont'd.
                                                   HEIR, HEIRS, AND THE LIKE, cont'd.
  Exceptions to general rule, cont'd.
                                                      Bodily heirs, 4-611
      Evidence in former proceeding, cont'd.
Evidence taken in preliminary in-
                                                      Child — children, 3-971; 5-1092; 15-321,
                                                          323, 326
Bodily heirs, 4-611
             vestigation, 11-526
                                                          Construed as equivalent to heirs, 5-1093
           Failure to recall facts, 11-524
           Identity of issues, 11-526
                                                          Construed as not equivalent to heirs,
           Identity of parties to action, 11-526
                                                           *5-1092
           Impeaching testimony, 11-527
                                                          Heirs construed to mean children, 8-
           Insanity, 11-524
                                                            905
                                                      Civil law, 15-319
           Sickness, 11-524
                                                      Conflict of laws, 15-332
           Substance only need be proved,
             11-527
                                                      Contribution and exoneration, 7-358
           When witness is dead, 11-523
                                                      Creditor, 8-247
           Witness concealed by adverse party,
                                                      Death by wrongful act, see Death by
             11-525
                                                        Wrongful Act.
           Witness out of jurisdiction, 11-525
                                                      Debts of decedents, see Debts of Dece-
       Grounds of exceptions, 11-521
                                                        DENTS.
       Pedigree, see Pedigree.
                                                      Definition in general, 15-318; 27-307
                                                      Descendant, 9-400; 15-318

Descent and distribution, see Succession.
       Reason of exceptions, 11-521
      Res gestæ, see RES GESTÆ.
  Former proceedings, see infra, Exceptions to
                                                      Determined by statute, 15-318
    general rule.
                                                      Devisees, 15-331
  Gaming houses, 14-725
                                                      Distributees, 15-329
  General rule, 11-520
                                                      Ejectment, see Ejectment.
  General rule as to admissibility, 15-309
                                                     Equity of redemption, 11-220
  Grounds of exclusion, 11-521
                                                          Contribution between dowress and heirs,
  Identity, 15-924
Impeaching testimony, see WITNESSES.
                                                            II-242
                                                      Escheat, see Escheat.
  Libel and slander, 18-1080
                                                     Estoppel:
  Market prices, 15-314
                                                          Operation of ancestor's covenants against
  Marriage, 19-1201, 1202
                                                            heir, 11-398
  Mental feelings, 15-315
                                                      Evidence of heirship, 27-336
  Pedigree (see Pedigree), 15-315
                                                      Expectant heirs, 5-764
  Perjury, 22-692
                                                      Family, see FAMILY.
  Public documents, see Documentary Evi-
                                                      Fee simple:
                                                          Heirs necessary in a deed, 11-367
  Reason for inadmissibility, 15-310
                                                          Heirs not necessary in a devise, 11-368
  Refreshing memory of witnesses, see Wit-
                                                      Fire insurance, see FIRE INSURANCE.
                                                      First heir male, 13-551
     NESSES.
  Relaxation of general rule, 15-315
                                                      Fixtures, see FIXTURES.
  Reputation, see CHARACTER IN EVIDENCE. Res gestæ, see RES GESTÆ.
                                                      Forced heirs, 6-328
                                                      Forcible entry and detainer:
  Res judicata, see RES JUDICATA.
                                                          Who may bring action, 13-751
  Self-serving declarations, 15-310
                                                      Grandchildren, 15-324
  Self-serving declarations by agents, 15-312
Sickness of declarant, 15-314
                                                      Heir, 15-323
                                                      Heir apparent, 15-320, 326
  Third persons:
                                                      Heir in the sense of beiress, 15-322
       Declarations by third persons, 15-312
                                                      Heir presumptive, 15-320, 326
       Declarations made by third persons in
the usual course of business, see
                                                      Heirs of the body, 15-319, 323
                                                          Children, 15–326
                                                      Husband and wife, 15-329
         DOCUMENTARY EVIDENCE.
       Statements of third persons viewed as
                                                      Infants, see INFANTS.
                                                      Insurance, see BENEFICIARIES IN INSURANCE:
         facts in controversy, 15-314
                                                        see infra, Policy of insurance.
  Writing, 15-310
HEARSE, 15-316
                                                      Issue, 15-320, 323, 324
                                                      Leases, 18-677
HEAT:
Well and sufficiently, 30-1206
HEAT OF PASSION, see MURDER AND MAN-
                                                      Legacies and devises:
                                                          Devise to heirs of testator, 18-740
  SLAUGHTER; SELF-DEFENSE.
                                                          Who are heirs within statutes preventing
HEAVY, 15-317
HEDGE, 15-317
                                                            lapses, 18-756
                                                      Legal representatives, personal representa-
  See Fellow Servants.
                                                        tives, representatives, etc., 18-818
                                                      Legatees, 15-331
HEIFER, 15-317
                                                      Liens, 19-36
  Cow, 8-226
HEIR, HEIRS, AND THE LIKE, 15-318
                                                      Limitation of actions, 15-323; 19-185
  See Issue (Descendants); Next of Kin;
                                                      Limitation, words of, 15-323
                                                      Living person, 15-326
    WILLS.
                                                      Marshaling decedents' estates, see Marshal-
  Adopted children, 15-331
  Bastards, 15-331
                                                        ING DECEDENTS' ESTATES.
                                                      Meaning of the term, 3-971
  Beneficiaries in insurance, see Beneficiaries
                                                      Mixed gift, 15-328
    IN INSURANCE.
```

```
HEREDITAMENTS, cont'd.
HEIR, HEIRS, AND THE LIKE, cont'd.
                                                  Disturbance, 9-663
  Natural heirs, 21-420
                                                  Easement (see EASEMENTS), 15-338
  Nemo est haeres viventis, 15-326
                                                  Ferries, see Ferries.
  Next of kin, 21-588
                                                  Franchises, see Franchises.
  Parol evidence, 15-322
                                                  Highways, see HIGHWAYS.
  Personal property, 15-327, 330
                                                  Land, 15-337; 18-144
Pensions, see Pensions.
  Persons who take and manner of taking,
                                                  Pews, see PEWS.
  Policy of insurance, 15-328, 330
  Present and future heirs, 15-325
                                                  Private ways, see PRIVATE WAYS.
                                                  Real property, 15-337; 23-894
  Presumptions:
                                                  Rents, see RENTS.
      Existence of heirs, 22-1291
                                                  Tenement, 15-337
  Private international law, 15-332
                                                HEREDITARY, 15-339
  Proof of heirship, 27-336
                                                HEREIN, 15-339
HEREINAFTER,
  Purchase, 15-323
  Purchase, words of, 15-323
                                                HEREINBEFORE, 15-339
      Release and discharge, 24-301
                                                HERIOT, 15-339
  Representative:
                                                RERITAGE, 15-340
      Legal representative, etc., 15-331
                                                HERITOR, 15-340
  Right heirs, 24-967
                                                HERMAPHRODITISM, 20-537
  Rule in Shelley's case, see Shelley's Case
                                                HIDE, 15-340
    (Rule in).
                                                HIGH, 15-340
HIGH AND LOW WATERMARK;
  Shelley's case, see Shelley's Case (Rule
    IN).
                                                  Below high and low watermark, 3-919
  Statutes of descent and distribution, see
                                                HIGH CRIMES AND MISDEMEANORS,
    SUCCESSION,
                                                8-249; 15-340
HIGHEST BIDDER, 15-340
  Subrogation, 27-251
  Succession (see Succession), 3-971; 15-318
                                                  Sheriffs, see Sheriffs and Constables.
      Heirs next of kin, 15-328
                                                HIGHROADS, see HIGHWAYS,
      Nemo est haeres viventis, 15-326
                                                HIGH SCHOOL, 15-341
      Taking under statute of distribution,
                                                  See Schools.
        15-328
                                                HIGH SEAS, 15-341
  Technical sense, 15-320
  "The heirs," 28-114
                                                  See FISH AND FISHERIES.
                                                  Admiralty jurisdiction, 1-649
  Time of ancestor's death, 15-322
Trusts and trustees, see TRUSTS AND TRUS-
                                                  Main sea and high sea, 19-609
                                                HIGH TREASON, see TREASON.
HIGH-WATER MARK, 15-341
    TEES.
  Ultra vires, see ULTRA VIRES.
                                                  Boundaries, see Boundaries.
  Vendor and purchaser, see Vendor and Pur-
                                                  Ordinary high-water mark, 21-1006
    CHASER.
  Widow, 15-329
                                                HIGHWAY COMMISSIONERS, see High-
  Word of limitation, 15-320
Words of purchase or limitation, 15-323
                                                  WAYS
                                                HIGHWAY CROSSING, see CROSSINGS.
                                                HIGHWAY ROBBERY, see ROBBERY,
HEIRLOOMS, 15-332
                                                HIGHWAYS, 15-343
See Drains and Sewers; Ferries; Law of
HELD, 15-333
HELP, 15-333
                                                    THE ROAD; PRIVATE WAYS; STREETS AND
HEMMED, 15-334
HEN, 15-334
HENCE, 15-334
HENCEFORWARD, 15-334
                                                     SIDEWALKS; TURNPIKES.
                                                  Abandonment and nonuser (see infra, Vaca-
                                                         tion or discontinuance of highways),
HENCHMAN, 15-334
                                                         15-404
HER, 15-334
                                                       Abandonment of part of width, 15-405
                                                       Acceptance of other highway, 15-405
HERBAGE, 15-334
HERD, 15-334
                                                       Character of nonuser, 15-405
                                                       Duration, 15-405
HERDER, 15-334
                                                       General rule, 15-404
HERD LAWS, 15-335
                                                       Nonuser of part of highway, 15-407
  See Fences; Impounding.
                                                       Part of width, 15-408
  Laws forbidding removal of live stock with-
    out owner's consent, 15-335
                                                       Statutory abandonment of highway al-
                                                         ready opened, 15-407
  Presumptions, 15-336
                                                       Statutory abandonment of unopened
  Scope of title, 15-335
  Wilfully, 15-336
                                                             highway, 15-406
HEREAFTER - HERETOFORE, 15-336,
                                                           Character of highway, 15-406
                                                           Deviation from established route,
    339
  Statutes, 26-565
                                                             15-406
HEREBY, 15-337
                                                           Establishment on pre-existing road,
HEREDITAMENTS, 15-337
                                                             15-407
                                                           Failure to open highway, 15-406
  See HIGHWAYS;
                     INCORPOREAL HEREDITA-
    MENTS; PRIVATE WAYS.
                                                           Failure to open to full width, 15-407
                                                           Part only of highway opened, 15-407
  Classification, 15-339
  Commons, see Profits à Prendre.
Corporeal hereditament, 7-860
                                                           Statutory period, 15-407
                                                           What constitutes opening, 15-406
```

HIGHWAYS, cont'd. HIGHWAYS, cont'd. Abatement of nuisances, see Nuisances. Application for highway (see infra, Notice), Abutting owners (see Abutting Owners: 15-359 see infra, Landowners; Ownership of Addition of names, 15-363 Alteration of highways, 15-394 Abutting owners' liabilities for injuries Amendment, 15-363 to travelers, see infra, Defective and Collateral attack, 15-360 unsafe highways. Commissioners or viewers, see infra, Articles and substances falling from Commissioners or viewers. huilding, 15-439, 458 Description, 15-363 Encroachments, see infra, Obstructions Description of proposed highway, 15-361 and encroachments. Description of termini, 15-361 Excavations by abutting owners, 15-434 Duplicity, 15-363 Falling of part of huilding, 15-439 Establishment of part of highway prayed Obstructions, see infra, Obstructions for, 15–364 and encroachments. Identification, 15-361 Repairs, see infra, Defective and unsafe Jurisdiction, 15-360, 361 highways. Names of landowners, 15-362 Necessity, 15-359 Right of traveler to pass on abutting land, 15-506 Part of highway, 15-364 Vacation or discontinuance of high-Petition for alteration insufficient, 15ways, 15-402 359 Acts of notice, see infra, Notice of defect. Petition for improvement insufficient, Actual notice, 15-370 15-359 Adjournment, 15-354 Presumption of identity, 15-364 Commissioners or viewers, 15-379 Qualifications of applicants, 15-359, 362 Notice of adjournment, 15-366 Roads in different jurisdictions, 15-360 Adverse possession, 1-878 Showing as to jurisdiction, 15-361 Adverse user of abandoned highway, Showing as to qualifications of applicants, 15-362 Statement of relief sought, 15-362 No prescription for public nuisance, 1-881 Successive petition, 15-389 Sufficiency of application, 15-359, 360 Sufficient if identification possible, 15-Partial encroachment on public road, 1-881 Affidavit: Affidavit of service of notice, 15-371 Terminus on other highway, 15-361 Alteration of highways, 2-180; 15-392, Variance, 15-363 Width, 15-362, 364 Alteration includes establishment and Withdrawal of names, 15-363 vacation, 15-393 Ascertainment, resurvey, and record of existing highways, 15-391 Appeal, 15-395 Application, 15-394 Abutting buildings and fences, 15-392 Evidence of location, 15-392 Certiorari, 15-395 Highway created by user, 15-391 Highways established by statutory pro-Conditional alteration, 15-393 Distinguished from establishment, 15ceedings, 15-392 Landowner's rights, 15-395 Notice to landowners, 15-391 Mistake in location, 15-394 Previous valid proceedings, 15-392 Resurvey of established highway, 15-392 Notice, 15-394 Order, 15-395 Awnings, 15-499 Barriers and railings, 15-455 Abutting owner's duty, 15-457 Proceedings, 15-393 Reason for alteration, 15-393 Relocation, 15-395 Barriers necessary against dangerous Statute to be followed, 15-393 places, 15-455 Character of danger to be considered, Straightening road, 15-395 Vacation implied from alteration, 15-404 15-456 Duty to erect, 15-430, 455 Viewers or commissioners, 15-395 Object or agent frightening horse, 15-Amendment: Amendment of petition, 15-363 Question for jury, 15-456 Record, 15-387 To prevent straying from highway, Report or return, 15-382 Appeal, 15-385 15-455 Bay window, 15-498 Alteration of highways, 15-395 Notice of appeal, 15-386 Benefit to individuals, 15-355 Order refusing to establish highway, Bicycles, see BICYCLES. Booths, 15-500 15-386 Boundaries, see Boundaries. Right of appeal, 15-385 Statutory authority necessary, 15-386 Trial de novo, 15-386 Bridges: Bridge as highway, 15-350 Public bridges, 4-920 Vacation or discontinuance of highways, Public bridges part of highway, 4-920 15-401 Buildings, 4-996; 15-358, 498

989

Volume XXXI.

Who may appeal, 15-386

HIGHWAYS, cont'd.	HIGHWAYS, cont'd.
Buildings, cont'd.	Commissioners or viewers, cont'd. Improper conduct, 15-379
Falling objects, see infra, Falling ob-	Mode of procedure, 15-378
jects.	Necessity, 15-372
Falling of part of building, 15-439	Number of officials who must act, 15-376
Fixed boundary of highways, 15-392	Oath to be taken, 15-377
Ice formed by drippings from building,	Necessity of oath, 15-377
15-449	Showing in record, 15-378
Moving building, 15-505	Substantial compliance with statute,
Objects and structures overhanging high-	15-377
way, 15-457 Removal of buildings, 15-391	Variance, 15-377
Snow and ice falling from roof, 15-439	Waiver of defects, 15-377
Structures dangerous in use, 15–454	Officers in previous proceedings, 15-375
Where highway may be located, 15-358	Order for view, 15-372
Burden of proof:	Description of road, 15-372
Want of means to repair, 15-430	Order must be complied with, 15-378
Byroad, 5-104	Purpose of road, 15-373
Canada:	Owners of land, 15-375
Liability of municipality, 15-430	Petitioners, 15-373
Canal:	Place of action, 15-378
Canal as highway, 15-350	Purpose of road, 15-373
Cartways, 5-746	Qualifications, 15-375
Cattle, see Fences.	Relationship, 15-374
Certificate:	Report or return, see infra, Report or
Proof of notice, 15-370	return.
Certiorari:	Return of officers, 15-371
Alteration of highways, 15-395	Reviewers, 15-379
Vacation or discontinuance of highways,	Selection, 15-373
15-401	Showing in record, 15-375
Charities and trusts for charitable uses,	Special findings, 15-378
5-933 Children	Taxpayers, 15-374
Children:	Time of action, 15-378
Abutting owners' liabilities, 15–439 Children playing in highway, 15–464	Time of objection, 15–379 Vacancy, 15–373
Dangerous condition of property, 15-439	Vacation or discontinuance of highways,
Individual liability, 15-439	15-400
Injuries to children playing, 15-439, 464	Waiver of objections, 15-375
Cities, see Streets and Sidewalks.	Who may act, 15-373
Classes of highways, 15-352	Affinity, 15–374
Coasting, 15-459	Freeholders, 15-375
Collateral attack, 15-387	Officers in previous proceedings,
Defense to indictment, 15-388	15-375
Highway officials, 17-1056	Owners of land, 15-375
Injunction, 15-388	Petitioners, 15-373
Jurisdiction must affirmatively appear,	Relationship, 15-374
15-388	Showing in record, 15-375
Obstructions and encroachments, 15-494	Taxpayers, 15-374
Order establishing highway, 15-387	Waiver of objections, 15-375
Presumption of regularity, 15–389	Concurring causes, see infra, Proximate and
Qualifications of petitioners, 15–360	concurring causes.
Special statutory requirements, 15-389 Vacation or discontinuance of highways,	Constructive notice, 15-479
15-402	Contractors, 15-439
Void order, 15–388	Contracts:
Commissioners or viewers (see <i>infra</i> , County	Contract for repairs, 15-409
commissioners), 15-372	Contract to repair, 15-439
Action after return day, 15-378	Power of officers, 15-411
Adjournment, 15-379	Contribution and exoneration: Action over by municipality agains
Admissibility of evidence, 15-378	wrongdoer, 15-489
Affinity, 15-374	Contributory negligence, 7-411; 15-465
Alteration of highways, 15-395	Acts in presence of danger, 15-472
Appointment, 15-373	Approaching unguarded embankment
Change of decision, 15-379	15-468
Description of road, 15-372	Blindness, 15-473, 474
Effect of vacancy, 15-373	Crossing highways, 15-473
Entertainment by parties interested,	Danger, 15-472
15-379	Defective power of locomotion, 15-47
Ex parte communications, 15-379	Defective sight, 15-473
Freeholders, 15–375	Defects in vehicle, horse, or harnest
Generally, 15-372	I 5-474
Illegal fees, 15-379	Driving of a horse by woman, 15-468
Q	90 Volume XXXI.
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·

HIGHWAYS, cont'd. HIGHWAYS, cont'd. County commissioners, cont'd. Contributory negligence, cont'd. Duty of municipality, 7-411 Powers in general, 7-999 Powers restricted, 7-1000 Failure to take another route, 7-412 General rule, 15-465 Presenting petition, 7-1001 Highways must be kept reasonably safe, Townways, 7-1000 Intoxication, 15-474 Vacation, 15-398 Knowledge of defects, 15-468 Covenants, see Covenants. Accessibility of other way, 15-471 Creation of highways, see infra, Establish-Defective sidewalk, 15-470 ment of highways. Criminal law: Degree of care required, 15-470 Criminal liability for failure to repair, Duty to refrain from using bighways, 15-470 15-410 Duty to remember and locate de-Criminal prosecution for obstructions or fect, 15-472 encroachments, 15-502 General rule, 15-468 Liabilities of officers, 15-414 Persons violating law, 15-465 Icy sidewalks, 15-471 Criminal liability: Knowledge is element to be consid-Failure to keep highway in repair, ered, 15-469 Knowledge of danger, 15-471 Knowledge of defect not conclusive 15-430 Injuries to highways, 15-507 of contributory negligence, 15-468 Crossings, see Crossings. Cul de sac: Negligence as matter of law, 15-470 Presumption of repair, 15-469 Presumption of safety, 15-468 Establishment of highways, 15-356 Cul de sac as highway, 15-351 Traveling at night, 15-473 Curative acts, 15-389 Damages: Way practically impassable, 15-471 Abutting owners not entitled to damages Need not watch for defects, 15-466 on discontinuance, 15-402 Negligence as matter of law, 15-468 Noncontractual special duty, 7-411 Amount of damages, 15-488 Defective and unsafe highways, 15-488 Obvious defect, 15-467 Exemplary damages, 15-489 Ordinary care, 7-412; 15-465 Presumption of safety, 15-466 Injuries to property, 15-488 Personal injuries, 15-488 Question for jury, 15-467 Dams: Rights of traveler, 7-411 Flooding public highways, 8-716 Stepping into excavation, 15-466 Liability for repairs where dam is part Traveling at night, 15-472 of highway, 8-718 Liability to repair bridge erected by dam-General rule, 15-472 Greater vigilance required, 15-473 owner across a flo ded highway, 8-719 Knowledge of defect, 15-473 Dedication, see DEDICATION. Light, 15-473 Defective and unsafe highways, 9-173; Ordinary care, 15-473 15-420 Presumption of safety, 15-472 Abutting owners' liability, 15-436, 464 Question for jury, 15-473 Abutter liable for defects caused by Rate of speed, 15-473 Using defective highway with knowledge, him, 15–436 Abutting owner not bound to repair, t5-436 Walking in roadway, 15-473 Want of ordinary care by traveler, 7-412 Animals, 15-439 Care required to cover permanent Convenience, see infra, Necessity or desiraexcavation, 15-436 bility of highway. Children playing, 15-439 Counties (see infra, Defective and unsafe City cannot transfer liability for inhighways): juries unless specially authorized, Liability of county for injuries caused by defective highways or bridges, 15-437 Continuing liability of city, 15-437 7-950; 15-421 Common law, 7-950 Dangerous place near highway, 15-437 Defective sidewalk, 7-951 Falling of articles from building, Directory provision, 7-951 Express statute, 7-950, 952 Falling of part of structure, 15-439 In absence of express statute, 7-950 General rule, 15-436 Jurisdictions holding county liable, Imposition of duty of repair, 15-437 7-951 Liability over to municipality, Prevailing doctrine, 7-950 15-437 Objects suspended over highway, Vacation by county officials, 15-398 County commissioners (see infra, Commissioners or viewers), 7-999 Highways within limits of municipal 15-439 Private property used as highway, corporation, 7-1000 15-439 Proximity of danger, 15-438 Judicial character of proceedings, 7-1000 Unguarded excavation, 15-438 Limitation on discretion, 7-1000

HIGHWAYS, cont'd.

Defective and unsafe highways, cont'd. Action of elements, 15-429 Action over against wrongdoer, 15-489 Amount of damages, 15-490 General rule, 15-489 Indemnity to individual, 15-491 In pari delicto, 15-489 Negligence of individual, 15-490 Notice of previous suit, 15-490 Payment by municipality without jects. suit, 15-491 Recovery over only if defendant originally liable to person injured, lights. 15-489 Adoption or assumption of control by municipality, 15-424 Adoption of highways laid out or improved by others, 15-425 Extension of municipality, 15-426 Incorporation of municipality, 15-426 Irregularities in proceedings, 15-425 Necessity, 15-424 Sidewalks, 15-425 User by public, 15-425 Work and repairs, 15-424 Amount of use of highway, 15-428 Articles lying in highway, 15-444 Barriers and railings, see infra, Barriers and railings. Canada, 15-430 Children playing in highway, 15-464 Coasting, 15-459 lights. Contractors' liabilities, 15-439 Contributory negligence, see infra, Contributory negligence. Cost of work, 15-429 Counties, 7-950; 15-421 Damages recoverable, 15-488 Dangers outside of highway, 15-454 Apparent limits of highway, 15-454 Municipality not liable for injuries received outside of highway, 15-Sidewalks, 15-454 Structure dangerous in use, 15-454 Defective plan of construction, 15-428 Defects created by individuals, see infra, Defects created by individuals. Defects involving liability, 15-440 Defects outside of traveled path, 15-451 Artificial obstructions in margin, 15-452 Dangers outside of highway, 15-454 Justification for leaving traveled path, 15-453 Municipality generally not liable, 15-451 Ordinary care, 15-454 Resulting danger to persons traveled path, 15-452 Whole width of city street to be passable, 15-452 Widening or extension of traveled 15-427 path, 15-453 Width of street to be made passable depends on circumstances, 15-452 Width of traveled path, 15-452 Discontinued highway, 15-426 England, 15-430 Necessity of special damage, 15-463

HIGHWAYS, cont'd.
Defective and unsafe highways, cont'd. Evidence as to defective condition, see infra, Evidence. Excavations in highways, 15-434, 438, 440, 441 Extension of municipality, 15-426 Failure to light highways, see infra, Guards, signals, and lights. Falling objects, see infra, Falling ob-Frightening horses, see infra, Frightening horses. Guards, see infra, Guards, signals, and Highways for which municipality is liable, 15-424 Discontinued highways, 15-426 Newly established highways, 15-426 Horses, see infra, Frightening horses. Ice, see infra, Snow and ice. Incorporation of municipality, 15-426 Injuries to abutting land, 15-463 Knowledge of defect, see infra, Contributory negligence; Notice of defect. Lack of means for repair, 15-429 As a defense, 15-429 Burden of proof, 15-430 Discretion of commissioners, 15-430 Duty to erect barriers, 15-430 Evidence, 15-430 Inability to procure funds, 15-429 Lights, see infra, Guards, signals, and Loss of use of highway, 15-463 Lumber and logs, 15-444 Municipal corporations liable, 15-420 Municipal duties and liabilities in general, 15-426 Municipal employees, 15-465 Municipalities proper liable in absence of statute, 15-420 Necessity of special damage, 15-463 Newly established highways, 15-426 Notice of defect (see infra, Notice of defect): Knowledge of defect, see infra, Contributory negligence. Notice preliminary to suit, see infra, Notice preliminary to suit. Objects and structures of overhanging highway, 15-457 Objects frightening horses, see infra, Frightening horses. Objects in motion or subject to human control, 15-459 Objects obstructing highways, 15-444 Obstructing highway, 15-444 Obstructions created in course of repair, 15-445 Officers, 15-465 Opportunity to remove defect, 15-427 Ordinary care, 15-426 Ordinary travel only to be considered, Overhanging highway, 15-457 Persons entitled to protection, 15-463 Children playing in highway, 15-464 Injuries to abutting land, 15-463 Loss of use of highway, 15-463 Municipal employees, 15-465

HIGHWAYS, cont'd.

Defective and unsafe highways, cont'd. HIGHWAYS, cont'd. Defects created by individuals, cont'd. Persons entitled to protection, cont'd. Effect of license on municipal liability, Officers, 15-465 cont'd. Persons outside of traveled path, Use intrinsically dangerous, 15-435 15-464 Excavations, 15-434, 438, 441 Individual liability, 15-433 Persons violating the law, 15-465 Questions of law and fact, 15-463 Interference with highway is nuisance, Racing, 15-463 Special damage, 15-463 Liability for negligence of railroad com-Street laborers, 15-465 pany, 15-432 Municipal liability, 15-431 Sunday travelers, 15-465 Travelers only entitled to remedy, Negligence immaterial when use of highway wrongful, 15-433 15-463 Street railways, 15-432
Definition, see infra, What constitutes a Travelers stopping in highway, 15-464 Who are travelers, 15-463 highway. Delegation of authority, 15-496 Persons outside of traveled path, 15-464 Person violating the law, 15-465 Description (see infra, Application for high-Post in highway, 15-444 way; Commissioners or viewers; Projecting rails, 15-444
Proximate and concurring causes, see Notice; Notice preliminary to suit): Centre line, 15-381 Courses and distances, 15-381 infra, Proximate and concurring Order for establishment, 15-385 causes. Quasi-municipal corporations, 15-421 Report or return, 15-381 Questions for jury, 15-440 Questions of law and fact, 15-463 Desirability of highway, see infra, Necessity or desirability of highway. Discontinuance, see infra, Vacation or dis-Racing, 15-463 continuance of highways. Reasonable care, 15-426 Reasonable time after notice to make Disorderly houses: Annoyance or injury to passers on highrepairs, 15-427 Remote dangers, 15-427 way, 9-514 Dominion of Canada: Rope stretched across highway, 15-457 Signals, see infra, Guards, signals, and Liability of municipality, 15-430 Draft, 15-381 lights. Drains and sewers, see Drains and Sewers. Slippery surface, 15-458 Dwellings, 15-358 Snow and ice, see infra, Snow and ice. Special damage, 15-463 Easements, see infra, Ownership of fee. Statutes imposing liability, 15-422 Egress, see infra, Ingress and egress. Stones in highway, 15-444 Ejectment, 10-473, 475 Establishment and maintenance of high-Street laborers, 15-465 ways, 10-532 Stump in highway, 15-444 Owner of fee, 15-419 Sunday travelers, 15-465 Total extent of highways, 15-428 Eminent domain, see Eminent Domain. Encroachments, see infra, Obstructions and Towns, 15-421 Travelers only entitled to remedy, 15-463 encroachments. Traveler stopping in highway, 15-464 Entertainment by parties interested, 15-Unguarded holes, 15-434, 438, 440, 441 379 Establishment of highways (see infra, Ap-Who are travelers, 15-463 Wire stretched across highway, 15-457 Defects created by individuals, 15-431 peal), 15-353 Adjournment, 15-354
Alteration of highways, see infra, Alter-Effect of license, 15-434 Effect of license on individual liability, ation of highways. Application for highway, see infra, Ap-15-435 Excavation must be guarded and plication for highway. Certiorari, 15-387 lighted, 15-435 Collateral attack, 15-387 General rule, 15-435 Implied license, 15-436 Licensee must not endanger trav-Commissioners, see infra, Commissioners or viewers. Creation by legislature, 15-353 elers, 15-435 Curative acts, 15-389
Desirability of highway, see infra, Ne-Must restore highway to condition of safety, 15-436 Strict compliance with license, 15-436 cessity or desirability of highway. Effect of license on municipal liability, Establishment by estoppel, 15-391 Estoppel, 15~391 Evidence, 15~495 Expenses of highways, 15~355 15-434 Duty to supervise work, 15-435 General rule, 15-434 Illustrations, 15-434, 435 General considerations, 15-353 Highways established only in recog-Improper license, 15-434 nized ways, 15-354 Licensee's negligence, 15-434 Jurisdiction must affirmatively appear, Precautions to be taken by munici-15-388 pality, 15-434 Volume XXXI. 31 C. of L.-63 993

HIGHWAYS, cont'd. HIGHWAYS, cont'd. Establishment of highways, cont'd. Extra session, 15-354 Legislative question, 15-356 Falling objects (see infra, Snow and ice), Necessity of highway, see infra, Neces-15-439, 458 sity or desirability of highway. Awnings, 15-458 Notice, see infra, Notice. Obstructions and encroachments, 15-494 Cornice on building, 15-458 Falling objects not within statute, 15-458 Official proceedings, 15-354 Falling of snow and ice from roof, 15-Opening of highway, see infra, Opening 439, 458 of highway. Individual liability, 15-458 Order for establishment, see infra, Order for establishment. Liability limited by power of removal, 15-458 Structures in highway, 15-458 Presumption of regularity, 15-389 Trees in highway, 15-458 Public convenience, see infra, Necessity or desirability of highway. Wall abutting on highway, 15-458 Record of proceedings, 15-387 Falling of part of structure, 15-439 Report or return, see infra, Report or Fee simple, see infra, Ownership of fee. Fences, see Fences. Ferries, see Ferries. return. Special or extra session, 15-354 Filing: Successive petitions, 15-389 Taking of private property, see Eminent Order for establishment, 15-385 DOMAIN. Fines and penalties: Viewers, see infra, Commissioners or Obstructions and encroachments, 15-502 viewers. Footways, 15-352 Where highway may be located, see Freeholders: Commissioners or viewers, 15-375 Frightening horses (see infra, Horses): infra, Where highway may be located. Width of highway, 15-359 Application, 15-359, 362 Barriers and railings, 15-456 Order for establishment, 15-384 Statement of width of proposed Defect frightening horse, 15-462 Escape of horses from control, 15-461 Loss of control of horse, 15-461, 462 road, 15-362 Statutory requirement as to width, Objects frightening horses, 15-445 At crossings, see Crossings. Evidence that other horses were 15-359 Variance, 15-364 Estoppel: frightened, 15-447 Improper use of highway, 15-447 Establishment by estoppel, 15–391 Individual liability, 15-446 Municipal liability, 15-445 Estoppel by recital of existence of street or way, 11-402 Estoppel to claim highway, 15-408 Object must be calculated frighten ordinary horse, 15-446 Evidence: Establishment, 15-495 Question for jury, 15-446 Evidence as to highway character, Gaming, 14-675 Gardens, 15-358 Evidence of other accidents, 11-510, 511 Gas companies, see Gas Companies. Existence of highway, 15-387 Gates, 15-498 Grass in highways, 15-417 Guards, signals, and lights (see infra, Bar-Highway character, 15-495 Lack of means for repairs, 15-430 Location, 15-392 riers and railings), 15-434, 438, 441, Notice of constructive defects, 15-483 Proof of notice, 15-370 Change of court, 15-442 Repairs after accident, 15-430 Duty of individual, 15-442 Duty of municipality, 15-442 Excavation made by individual, 15-435 Subsequent repair, 11-511, 512 Evidence as to defective condition, 15-487 Custom as to care of highways, 15-488 Failure to light highway, 15-441 Experience of others at same place, Liability of individual, 15-435 Road need not be used, 15-443 15-487 Long continuance of same conditions, Sufficiency, 15-443 15-488 Traveling at night, carrying light, 15-473 Excavations (see infro, Barriers and rail-Unauthorized removal, 15-443 ings; Defective and unsafe highways; Hedge, 15-499 created by individuals; Defects Herbage, 1-243 Herbage in highway, 15-417 Guards, signals, and lights), 15-500 Highway commissioners, see infra, Commis-Abutting owners, 15-438 By owner of fee, 15-419 sioners or viewers. Highway officers, see infra, Officers. Existing highways, see infra, Ascertainment. Hitching post, 15-491 resurvey, and record of existing highways. Expenses of highway: Horse racing, 15-746 Consideration in determining whether Injuries, 15-465 highway shall be established, 15-355 Horses (see infra, Frightening horses): Contributory negligence, 15-468, 474 Defects in vehicle, horse, or harness, Explosions and explosives: Blasting near public highways, 12-509 Extraordinary, 12-609, 610 15-474

Volume XXXI.

HIGHWAYS, cont'd. HIGHWAYS, cont'd. Horses, cont'd. Jurisdiction: Escape of horses from control, 15-461 Jurisdiction must affirmatively appear, Highway need not be safe for uncontrolled or runaway horses, 15-461 Qualifications of petitioners, 15-360 Loss of control of horse does not pre-Roads in different jurisdictions, 15-360 vent recovery, 15-461 Loss of control of horse prevents re-Showing as to jurisdiction, 15-361 Land, 18-144 covery, 15-462 Landowners (see infra, Abutting owners; Ownership of fee): Momentary loss of control, 15-462 Woman as driver, 15-468 Abutting owners' liabilities for injuries to travelers, see infra, Defective and Moving house, 15-505 unsafe highways. Ice, see infra, Snow and ice. Alteration of highways, 15-395 Implied notice, 15-479 Application for highway, see infra, Ap-Improvements and repairs (see infra, Deplication for highway. fective and unsafe highways), 15-408; Articles and substances falling from building, 15-439 16-59 Abutting owners, see infra, Defective Commissioners or viewers, 15-374 Ditch, 15-409 and unsafe highways. Adoption or assumption of control by Estoppel, 15-391 Excavations by abutting owners, 15-434 municipality, 15-424 Change of grade, 15-409 Falling of part of building, 15-434 Injuries caused by defective condition of Contract for repairs, 15-409 Contract to repair, 15-439 highway, 15-464 Criminal liability for failure to repair, Injury to private property by negligent improvement or repair, 15-409 15-410 Liability of officers for injuries to pri-Discretion of officers, 15-408 Ditch in highway, 15-409 vate property, 15-412 Ditch on private property, 15-409 Highway on line between municipalities, Notice, see infra, Notice. Repairs, see infra, Defective and unsafe 15-408 highways. Vacation or discontinuance of highways, Injuries to private property, 15-409 Lack of means for repair, 15-429 15-402 Lateral and subjacent support, 18-544 Liabilities of officers, 15-412 Liability for defective and unsafe high-Lateral or branch railroads: Acquisition of right to lay track in pubways, see infra, Defective and unsafe bighways. lic street or highway, 18-561 Liability for injuries, see infra, De-Right to construct sidings in public fective and unsafe highways. streets and highways, 18-568 Personal injuries, see infra, Defective Law of the road, see LAW OF THE ROAD. Laying out highway, 18-590 and unsafe highways. Legislative question, 15-356 Petition for improvement, 15-409 Legislature: Reasonable time after notice of defects, Creation, 15-353 15-427 Reference to improvement in report or License, see infra, Defects created by indireturn, 15-381 Trees used for repairs, 15-417 Light and air, see Light and Air. Location (see infra, Establishment of high-Use of materials, 15-410 ways; Where highway may be lo-Incumbrances, 16-160 cated): Indemnity to individual, 15-491 Evidence of location, 15-392 Independent contractors, 15-439 Indictment, see infra, Criminal liability. Mistake, 15-394 Relocation, 15-395 Individual benefit, 15-355 Ingress and egress: Main road, 19-609 Mandamus, see Mandamus. Deprivation by vacation, 15-403 Mineral deposits, 15-418 Injunction: Mines and mining claims, 15-418 Establishment, 15-388 Whether conveyances embrace minerals Opening of highway, 15-391 under streets, 20-768 Owner of fee, 15-419 Vacation or discontinuance of high-Mistake: Location, 15-394 ways, 15-402 Wrongful use of highway, 15-419 Monopolies and corporate trusts: Exclusive use of highways, 20-864 Municipal corporations (see Streets Injuries to highways, 15-507 AND Civil liability, 15-507 SIDEWALKS; see infra, Defective and Criminal liability, 15-507 unsafe highways): Interest, 16-1106 Actions over against wrongdoer, see Interstate commerce, 17-48, 88 infra, Defective and unsafe highways. Power to construct or authorize high-Defects created by individuals, see infra, ways, 17-48 Defects created by individuals. Removal of obstructions, 17-48 Financial ability of municipality, 15-355 Irregular and improper conduct, 17-483

995

HIGHWAYS, cont'd. HIGHWAYS, cont'd. Notice, cont'd. Municipal corporations, cont'd. Indemnity to individual, 15-491 Record must show notice, 15-371 Indemnity to municipality, 15-355 Record of highway created by user, Liability for acts of officers, 15-411 Return of officer, 15-371 Liability of municipality for negligence of street railway, 15-432 Obstructions and encroachments, see Seal, 15-367 Service by petitioner, 15-370 Signature, 15-367 infra, Obstructions and encroachments. Statement of place, 15-367 Repair of highway on line between municipalities, 15-408 Statement of proposed action, 15-367 Municipal securities, 21-40 Statement of time, 15-367 Sufficiency of notice, 15-366 Navigable waters, see NAVIGABLE WATERS. Necessity of opening, 15-390 Time of giving notice, 15-366 Necessity or desirability of highway, 15-354 Town, 15-369 Benefit to individuals, 15-355 User, 15-391 Cul de sac, 15-356 Vacation or discontinuance of highways, Discretion of officers, 15-356 15-399 Expenses of highway, 15-355 Waiver of notice, 15-366 Financial ability of municipality, 15-355 Notice of appeal, 15-386 Generally, 15-354 Notice of defect, 15-475, 482 Indemnity to municipality, 15-355 Actual notice, 15-477, 478 Individual benefit, 15-355 Interference with turnpike, 15-356 Character of defect, 15-481 Character of highway, 15-481 Legislative question, 15-355, 356 Citizen, 15-478 Other considerations, 15-354 Constructive notice, 15-479 Other means of communication, 15-354 Defect existing a month or more, 15-480 Public convenience, 15-354 Defect existing a year or more, 15-480 Report or return, 15-381 Defect existing between a week and a Terminus of highway, 15-356 month, 15-480 Defects noticed by persons passing, Who may object, 15-356 Negligence (see infra, Defective and unsafe 15-482 General disrepair of highway, 15-482 highways): Defects created by individuals, see infra, Highway officers, 15-477 Defects created by individuals. Implied notice, 15-479 Neighborhood roads, 15-352 Latent defect, 15-481 Nonuser, see infra, Abandonment and non-Member of council, 15-477 Municipal officers, 15-477 Notice (see infra, Application for highway), Necessity of notice, 15-475 Acts of licensees, 15-477 15-365 Direct act of municipality, 15-476 Actual notice, 15-370 General rule, 15-475 Obstruction originally lawful, 15-Affidavit, 15-371 Affidavit of service, 15-371 Alteration of highways, 15-394 Certificate, 15-370 Statutory liability irrespective of notice, 15-477 Description of land and landowners, 15-368 Notice of other defects, 15-482 Description of route, 15-368 Opportunity to remove defects, 15-427 Formal requisites, 15-367 Policemen, 15-478 Jurisdictional, 15-365 Question for jury, 15-483 Repairs within reasonable time after Necessity, 15-365 General rule, 15-365 notice of defects, 15-427 Notice of adjournment, 15-366 Repetition of unlawful acts, 15-481 Sidewalk, 15–481 Waiver of notice, 15-366 Necessity of notice, 15-365 Sinking of ground, 15-481 Notice jurisdictional, 15-365 Snow and ice, 15-450 Notice of adjournment, 15-366 Structures liable to decay, 15-481 Occupants of land, 15-369 Superintendent or commissioner, 15-478 Time of existence of defect, 15-479 Owners of land, 15-369 Parol evidence, 15-370 What constitutes notice, 15-477 Personal notice, 15-368 Notice preliminary to suit, 15-483 Personal notice unnecessary, 15-368 Allegation in pleading, 15-484 Requirement by rule of court, 15-369 By whom given, 15-484 To occupants of land, 15-369 To owners of land, 15-369 Description of defects, 15-485 Description of injuries, 15-485 To town, 15-369 Description of place, 15-485 Posting of notice, 15-370 Mode of service, 15-487 Presumption, 15-370 Necessity of notice, 15-484 Questions of fact and law, 15-484 Proof of notice, 15-370 Recital, 15-371, 372 Statement of claim for damages, 15-486 Recital in order, 15-371 Statement of purpose of notice, 15-486 Statement of time of injury, 15-484 Recital of facts, 15-371

996

HIGHWAYS, cont'd. HIGHWAYS, cont'd. Notice preliminary to suit, cont'd. Obstructions and encroachments, cont'd. Sufficiency, 15-484 Standing cars, 15-501 Time of giving notice, 15-487 Stands, 15-500 Variance between notice and proof, 15-Summary removal, 15-503 Trade purposes, 15-499 486 Waiver, 15-484 Trees, 15-499 Nuisances, see Nuisances. Use for municipal purposes, 15-496 Oath, see infra, Commissioners or viewers. Vehicles, 15-500 Objects and structures overhanging high-Walls, 15-498 way, 15-457 What are highways subject to obstruc-Obstructions and encroachments tions, 15–493 (see NUISANCES; see infra, Defective and Wilfully, 30-533 Officers (see *infra*, Commissioners or viewunsafe highways; Defects created by individuals), 15-491 ers; Public officers), 15-410 Abutting owners, 1-226, 227; 15-497 Advancements by officers, 15-411 Action for damages, 15-504 Amount of indebtedness, 15-411 Action for penalty, 15-502 Commissioners or viewers, see infra, Alteration of highways, 15-499 Commissioners or viewers. Apparatus for moving goods, 15-497 Contract obligations, 15-411 Injuries to highway officers, 15-465 Authority of legislature or municipality, 15-495 Liabilities of officers, 15-412 Authorized uses by abutting owners, Acts of predecessors, 15-414 Acts of subordinate, 15-414 15-497 Awnings, 15-499 Acts under judicial authority, 15-414 Bay window, 15-498 Common-law liability, 15-415 Booths, 15-500 Criminal liability, 15-414 Failure to repair highway, 15-412 Buildings, 15-498 Collateral attack on establishment, 15-494 Injuries to private property, 15-412 Creation of highway, 15-494 Liability for unauthorized acts, 15-Criminal prosecution, 15-501 Penal liability, 15-415 Removal or cutting of trees, 15-417 Dedication, 15-494 Delegation of power, 15-496 Deposit of building materials and ac-Wilful and malicious acts, 15-413 cessories permitted, 15-497 Mode of action, 15-411 Deposit of goods in transit, 15-497 Municipality's liability for action of offi-Distinction between encroachments and cers, 15-411 obstructions, 15-491 Powers limited, 15-410 Road districts, 15-411 Surrender of highway for private pur-Entire highway, 15-493 Erection for municipal purposes, 15-496 Evidence of highway character, 15-495 poses, 15-410 Excavations, 15-500 Opening of highway, 15-390 Existence of highway, 15-493 Existence of other obstructions, 15-492 Duty to open, 15-390 Failure to open highways, 15-406 Fee simple, 15-492 Following designated route, 15-390 Fences, 15-498 Highway legally existent before open-Gates, 15-498 ing, 15-390 Injunction, 15-391 Hedge, 15-499 Necessity of opening, 15-390 Hitching post, 15-491 Obstruction and encroachment, 15-494 Ignorance as to highway, 15-502 Opening unnecessary, 15-390 Part only of highway opened, 15-407 Illegality not dependent on prevention of travel, 15-492 Municipal purposes, 15-496, 497 Removal of buildings and fences, 15-391 Nuisance, 15-492 Statutory abandonment of highway al-Opening, 15-494 ready opened, 15-407 Statutory abandonment of unopened Outside of traveled path, 15-493 Ownership of fee immaterial, 15-492 highway, 15-406 What constitutes opening, 15-406 Part of highway, 15-493 Penalties, 15-502 Width to be opened, 15-391 Persons liable, 15-500 Orchards, 15-358 Preliminary notice or order for removal, Order: Alteration of highways, 15-395 Prescriptive highway, 15-494 Vacation or discontinuance of highways, Proceedings by highway officers for re-15-401 moval, 15-503 Order for establishment, 15-383 Appeal, see infra, Appeal.
Collateral attack, see infra, Collateral Question for jury, 15-491 Railroad companies, 15-501 Remedies of private individuals, 15-504 attack. Removal by officials, 15-503 Conditional order, 15-384 Revocation of municipal license, 15-496 Description of centre line, 15-384 Description of highway, 15-383 Scales, 15-500 Showcases, 15-500 Filing, 15-385

997

HIGHWAYS, cont'd. HIGHWAYS, cont'd. Order for establishment, cont'd. Presumption: General rule, 15-383 Incorporation of survey, 15-383 Notice, 15-370 Presumption from use and recognition, Necessity for highway, 15-384 Rescission of order, 15-385 Presumption of safety, 15-466, 469, 472 Statement of necessity for highway, Regularity, 15-389 15-384 Prohibition, 23-224 Time of rendition, 15-385 Proximate and concurring causes, 15-459 Width of highway, 15-384 Act of responsible person, 15-460 Order for view, see infra, Commissioners or Concurring causes, 15-460 Defect must be proximate cause of inviewers. Owners, see infra, Landowners. jury, 15-459 Escape of horses from control, 15-461 Ownership of fee, 15-415 Illustrations, 15-459 Abutting owners, 15-416 Disposition of soil or material neces-Injury received in endeavors for extricasarily removed, 15-418 tion, 15-460 Easement only vested in public, 15-415 No recovery where other causes concur, Ejectment, 15-419 15-461 Excavations by owner of fee, 15-419 Proximate cause, 15-459 Herbage in highway, 15-417 Recovery though other causes concur, Injunction, 15-419 15-460 What Mineral deposits, 15-418 constitutes proximate cause. Obstructions, 15-492 15-459 Public have only easement of passage, Public convenience, see infra, Necessity or 1-238 desirability of highway. Remedies of owner, 15-419 Removal of soil by municipality in Public officers (see infra, Conmissioners or viewers; Officers): Return of officers, 15-371 making repairs, 15-418 Reversion on vacation or abandonment Public place, 23-455 of highway, 15-420 Public use, 15-351 Rights as between public and owner of Immaterial that way accommodates few fee, 15-416 individuals, 15-351 Must be open to public, 15-351 Soil, 15-418 Special provisions vesting fee in munici-Presumption from use and recognition, 15-353 pality, 15-416 Springs in highway, 15-418 Use by one person only, 15-351 Purpose of road (see infra, Neecessity or Trees, see infra, Trees in highway. desirability of highway), 15-373 Trespass, 15-419 Trespasses by public, 15-416 Qualifications: User by owner of fee, 15-416 Commissioners or viewers, 15-375 Qualifications of applicants, 15-359, 362 Parades, 15-505 Parol evidence: Questions of law and fact: Notice, 15-370 Barriers and railings, 15-456 Passage: Contributory negligence, 15-467, 473 Right of traveler to pass on abutting Defects in construction, 15-483 Encroachments, 15-491 land, 15-506 Fitness of horse or vehicle, 15-475 Pasturage in highway, 15-417 Penalties, see infra, Fines and penalties. Notice preliminary to suit, 15-483 Pent roads, 15-353 Objects frightening horses, 15-446 Personal injuries (see infra, Defective and Obstructions, 15-491 unsafe highways): Persons entitled to protection, 15-463 Defects created by individuals, see infra. Snow and ice, 15-447 Defects created by individuals. Traveling at night, 15-473 Personal notice, see infra, Notice. Whether a highway is defective, 15-440 Petition (see infra, Application for high-Quo warranto, 23-643 Railings, see infra, Barriers and railings. way): Alteration of highways, 15-394 Railroads, see RAILROADS. Improvement, 15-409 Successive petitions, 15-402 Rate of speed: Traveling at night, 15-473 Vacation or discontinuance of highways, Reasonable time: Removal of snow and ice, 15-450 15-399, 402 Pipe lines, see PIPE LINES; WATERWORKS Recital: Notice, 15-371, 372 ANO WATER COMPANIES. Record: Amendment, 15-387 Commissioners or viewers, 15-378 Existing highways, see infra, Ascertain-Notice, 15-367 Plank roads, 15-350 ment, resurvey, and record of existing Plat, 15-381 highways. Filing: Posting of notice, 15-370, 400 Order for establishment, 15-385 Post roads, see Postal Laws. Notice, 15-371 Prescription, see Prescription.

HIGHWAYS, cont'd.	HIGHWAYS, cont'd.
Record, cont'd.	Snow and ice, cont'd.
Oath of commissioners or viewers,	Municipal liability, cont'd.
15-378 Proof of existence of highway, 15-387	Ice resulting from negligence, 15-
Qualifications of commissioners or view-	Impossibility of removal, 15-451
ers, 15-375	Liability based on negligence, 15-
Record of proceedings, 15-387	447
Vacation or discontinuance of highways,	Mounds, 15-448
15–400 Relationship :	No liability for mere slippery con dition, 15-448
Commissioners or viewers, 15-374	Notice to municipality, 15-450
Remainders, reversions, and executory inter-	Pre-existing defect in highway, 15-
ests:	450
Reversion on vacation or abandonment	
of highway, 15-420	Reasonable care and diligence
Repairs (see <i>infra</i> , Improvements and repairs), 24-472	15–447 Reasonable time for removal, 15–45(
Report or return, 15-371, 380	Ridges, 15-448
Amendment, 15-382	Rules in particular states, 15-449
Contents, 15-380	Sprinkling ashes and sand, 15-45:
Description of highway, 15-380	Soil:
Draft, 15–381 Extension of time, 15–380	Disposition of soil or material neces sarily removed, 15-418
Generally, 15–380	Removal by municipality in making re
Modification, 15-382	pairs, 15-418
Necessity of highway, 15-381	Rights of owner of fee, 15-418
Objections, 15–382	Special or local assessments, 25-1183
Plat, 15–381 Reference to improvements, 15–381	Special session, 15-354 Speed, see infra, Rate of speed.
Signing report, 15–382	Stands, 15-500
Statement as to necessity of highway,	
15-381	Statutes:
Statement required, 15-380	Curative acts, 15–389
Time of return, 15-380 Vacation or discontinuance of highways,	Straightening road, 15-395 Street railways:
15-400	Liability of municipality for negligence
Variance, 15-381	of street railway, 15-432
Width of highway, 15-381	Streets and sidewalks, see Streets and Side
Resurvey, see infra, Ascertainment, resurvey,	
and record of existing highways. Return, see infra, Report or return.	Structures, see infra, Objects and structures overhanging highway.
Reversions, see infra, Remainders, rever-	
sions, and executory interests.	Sundays, see Sundays and Holidays.
Reviewers, 15-379	Surrender of highway for private purposes
Riparian rights, 24–981 Road:	Tangtion and Taxanton
Road includes highways, 24–986	Taxation, see Taxation. Taxpayers:
Road synonymous with highway, 15-351	Commissioners or viewers, 15-374
Road districts, 15-411	Telegraphs and telephones, see Telegraphs
Rural and urban highways distinguished, 1-	and Telephones.
236	Terminus, 15-356
Scales, 15–500 Seal, 15–367	Description of termini, 15–361 Report or return, 15–381
Section lines, 15–352	Terminus on other highway, 15-361
Service of process, see infra, Notice.	Time:
Showcases, 15-500	Commissioners or viewers, 15-378
Sidewalks, see Streets and Sidewalks.	Notice, 15-367
Sign — signature, 15-367	Time of return, 15-380 Tollroads, see Turnpikes and Tollroads.
Signing report, 15-382 Slippery surfaces (see <i>infra</i> , Snow and ice),	
15-458	highways):
Snow and ice (see infra, Falling objects):	Notice, 15-369
Contributory negligence, 15-471	Vacation, 15-398
Falling from roof, 15-439	Town ways, 15-353
Individual liability, 15–451 Knowledge of icy sidewalk, 15–471	Trade purposes, 15–499 Travelers, 15–463
Municipal liability, 15-447	Traveling at night, see infra, Contributor
Delegation of duty to property	negligence.
owners, 15-448	Trees in highway (see Trees and Timber)
Drippings from building, 15-449	15-416
General rule, 15-447	In general, 15-416
•	999 Volume XXXI.

HIGHWAYS, cont'd.	HIGHWAYS, cont'd.
Trespass, 28-584	Vacation or discontinuance of highways, con.
Dedication, 28-584	Town officials, 15–398
Overhanging doors, gates, windows,	Vote of town meeting, 15-398
eaves, 28-585	Waiver of notice, 15-400
Owner of fee, 15-416, 419	What roads may be vacated, 15-396
Right to deviate from highway, 28-584	Who may ask for review, 15-401
Right to go on adjoining lands from	Who may vacate, 15-398
necessity, 28-584	Variance, 15-363
Trespasses by public, 15-416	Oath of commissioners or viewers, 15-
Where abutting owner has fee, 28-584	378
	Report or return, 15-381
Trespass on the case, 28-623	
Turnpikes, see Turnpikes.	Variance between notice and proof, 15-
Turntables, 29-37	486
Unsafe highways, see infra, Defective and	Vehicles, 15-500
nnsafe highways.	Viewers, see infra, Commissioners or view-
Usages and customs:	ers.
Defective condition, 15-488	Violation of law of the road, 15-465
User, see infra, Ahandonment and nonuser.	Walls, 15-498
User for passage and transit, 15-504	Waterworks and watercompanies:
Extraordinary objects, 15-505	Injury to travelers, 30-429
Extraordinary traffic, 15-505	Pipes in highways, see WATERWORKS AND
Generally, 15-504	WATER COMPANIES.
Moving house, 15-505	Wharves and wharfingers, see WHARVES AND
Parades, 15-505	Wharfingers.
Right of traveler to pass on abutting	
land, 15-506	What constitutes a highway, 15–350
Vacation or discontinuance of highways (see	Bridge as highway, 15-350
	Canal as highway, 15-350
infra, Abandonment and nonuser; Al-	Characteristics of highways, 15-351
teration of highways), 15-396	Cul de sac as highway, 15-351
Appeal, 15-401	Ferry as highway, 15-350
Certiorari, 15-401	Generally, 15-350
Collateral attack, 15-402	Highway used in different senses in
Commissioners or viewers, 15–400	statute, 15-351
Completion of discontinuance, 15-402	Immaterial that way accomodates few
Conditional vacation, 15-397	· individuals, 15–351
Construction of other roads, 15-396	Must be open to public use, 15-351
County officials, 15-398	Public square as highway, 15-350
Court, 15-398	Railroad as highway, 15-350
Diminution in ability of town, 15-396	River as highway, 15-350
Discontinuance complete from adjudica-	Road, 15-351
tion, 15-402	Turnpike as highway, 15-350
Effect of vacation, 15-402	Used by one person only, 15-351
Implied from alteration, 15-404	Where highway may be located, 15-357
Inconvenience to individuals, 15-396	Across private property ve age
	Across private property, 15-358
Injunction, 15-402	Buildings, 15-358
Liability of municipality for defects, 15-	Dwelling house, 15-358
426	Fixtures, 15-358
Notice, 15-399	Gardens, 15-358
Order for vacation, 15-401	Inclosures, 15-358
Part of highway, 15-397	On existing highway, 15-357
Petition, 15-399	On public property appropriated to pub-
Proceedings, 15-399	lic use, 15-357
Proceedings de novo, 15-401	On turnpike, 15-357
Reason for vacation, 15-396	Orchards, 15-358
Recently established road, 15-397	Over navigable waters, 15-357
Remonstrance, 15-400, 401	Private property, 15-358
Report or return, 15-400	Railroad property, 15-357
Reversion on vacation or abandonment	Yards, 15-358
of highway, 15-420	Width of highway, 15-359
Right of appeal, 15-401	Abandonment of part of width, 15-405
	Application, 15-359, 362
Rights of abutting owners, 15-402	Failure to open to full width, 15-407
Damages, 15-402	Nonuser of part of width
Deprivation of ingress and egress,	Nonuser of part of width, 15-408
15-403	Order for establishment, 15-385
Statutory provisions for compensa-	Report or return, 15-381
tion, 15-403	Statement of width of proposed road,
Road in more than one jurisdiction, 15-	15-362
399	Statutory requirement as to width, 15-
Statutory method to be followed, 15-	359
399	Variance, 15-364
Successive petitions, 15-402	Width to be opened, 15-391

Volume XXXI.

HIGHWAYS, cont'd. HOMESTEAD, cont'd. Width of traveled path, 15-452 Abandonment, cont'd. Defects outside of traveled path, 15-452 Conveyance in fraud of creditors, 15-655 Widening or extension of traveled path, Conveyance of undivided interest, 15-657 Declaration of owner, 15-649 Width of street to be made passable de-Declarations, 15-649 pends on circumstances, 15-452 Devising homestead, 15-652 Wilfully, 30-533 Duration of absence, 15-648 Yards, 15-358 Evidence of intention, 15-646 HIM, see HE. Evidence of intention to abandon, see HINDER, 15-507 infra, Evidence of intention to aban-Defeat and hinder, 9-172 Defraud, 9-181 General rule, 15-640 Delay, 9-188, 189 Homesteader's rights as against creditor, HINDER AND DELAY, 14-244 15-656 HINGE, 15-508 Husband and wife: HIRE, HIRER, ETC., 15-508 Abandonment by wife after hushand's death, 15-659 Conveyance by husband to wife, 15-See Contracts of Hire. Gaming houses, 14-715 HIRING, see Contracts of Hire. 654 HIS, 15-304, 508 Desertion of wife by husband, 15-See HE. 658 Fire insurance, 13-230 Joinder of wife in sale of aban-HISTORIES, see Documentary Evidence. doned homestead, 15-678 HOARDING, 15-509 HOCUSSED, 15-509 Power of husband, 15-657 Power of husband and wife respec-HOG, 15-509 tively to abandon homestead, 15-HOLD, HOLDING, ETC., 15-510 Actual possession, 15-510 Power of wife, 15-658 Own and hold in the same sense, 15-510 Removal of husband to establish HOLDER, 15-509 home elsewhere, 15-658 See BILLS OF EXCHANGE AND PROMISSORY Rights of widow, 15-702 Notes. Intention, 15-643 HOLDING OFFICE, 15-512 Intention a question of fact, 15-645 See Public Officers. Intention, burden of proof, 15-646 HOLDING OUT (see LIMITED PARTNER-Intention, degree of proof required to show, 15-645 Intention, evidence, 15-646 Agency, 1-960 Partnership, see PARTNERSHIP. Intention to return, 15-643 HOLDING OVER (see De Facto Officers; Landlord and Tenant; Public Offi-Intention to return formed subsequent to removal, 15-644 Intention to return must be continuing, cers): Distress, 9-634 15-643 Intention to return must be formed at Justices of the peace, 18-53 time of removal, 15-643 Officers and agents of private corporations, see Officers and Agents of Private Cor-Intention to return must be positive, 15-PORATIONS. HOLE, 15-512 HOLIDAYS, see SUNDAYS AND HOLIDAYS. Irregular conveyance, 15-654 Leasing premises, 15-651 HOLOGRAPHIC WILLS, see WILLS. Offering homestead for sale, 15-649 Permanent removal, 15-640 HOME, 15-513 See Domicil; Dwelling, Dwelling House, Removal, 15-640 ETC.; HOSPITALS AND ASYLUMS; POOR AND Removal and acquisition of new home, Poor Laws; Residence, Resident, etc. 15-647 Removal and subsequent conveyance, 15-Permanency, 15-514 Support and maintenance, 15-515 Removal because of burning of dwelling, HOME PLACE, 15-513 HOME PORT, 15-513 See Maritime Liens. 15-642 Removal because of ill health, 15-642 HOMESTALL, 15-515 HOMESTEAD, 15-516; 30-712 Removal for peace, 15-642 Removal of dwelling from land, 15-649 Removal to another state, 15-647 Abandonment (see infra, Estoppel; Forfeiture; Sales, conveyances, and incum-Removal to educate children, 15-642 Removal without acquiring new home, brances; Waiver), 15-640 15-646 Acceptance of lease of premises, 15-652 Sale and conveyance, 15-652 Actual abandonment necessary, 15-645 Advice of counsel, 15-649 Surviving husband's interest, 15-694 Temporary absence, 15-641 Burden of proof to show intention, 15-Use of premises for other than home-646 stead purposes, 15-650 Conveyance absolute in form, 15-655 Conveyance as security for debt, 15-654 Voting at place of new residence, 15-

1001

Conveyance by husband to wife, 15-654

HOMESTEAD, cont'd. HOMESTEAD, cont'd. Appraisal, allotment, and sale, cont'd. Abandonment, cont'd. Sale of indivisible property, 15-734 Widow's right, 15-702 Sale subject to homestead, 15-734 Acknowledgment, 15-681, 725 Certificate of acknowledgment, 15-682 Surviving spouse, 15-707 Widow, 15-707 Necessity of acknowledgment, 15-681 Formal assignment of homestead by Private examination, 15-681 court to widow, 15-707 Relinquishment of homestead, 1-549 Time of acknowledgment, 15-681 Partition proceedings, 15-707 Quantum of interest to be allowed, Adjoining land leased to others, 15-586 Adjoining lots or tracts, 15-585 15-708 Where wife has separate property, Adjoining land leased to others, 15-586 General rule, 15-585 15-708 Whether adverse claims may be ad-Homestead embraces adjoining tracts or judicated in proceedings for allots, 15-585 Husband and wife, 15-585 lotment, 15-708 Particular uses, 15-586 Appraisers, 15-730, 732 Appurtenances and improvements, 15-567, Residence on leased land, 15-585 Use in connection with homestead, 15-Buildings, 15-588 585 Buildings leased to others, 15-590 Adopted child, 15-550 Adopted children, 15-540 Buildings not used for homestead pur-Adultery: poses, 15-589 Man and woman living in adultery, 15-Buildings on land of another, see infra, Buildings disconnected from the soil. 538 Advice of counsel: Fences, 15-588 Fixtures, 15-632 Abandonment, 15-649 Improvements by insolvent debtor, 15-After-acquired title, 15-558
Alienation, see infra, Sales, conveyances, and 589 Machinery, 15-589 incumbrances. Material for improvements, 15-589 Alimony, 9-859; 15-623 Allotment, see infra, Appraisal, allotment, Outbuildings, 15-588 Partition between co-tenants, allotment and sale. Antenuptial contracts, 15-706 of homestead, 15-570 Appraisal, allotment, and sale (see infra, Statute subjecting improvements, 15-589 conveyances, and Title, 15-589 Sales, brances), 15-729 Value, 15-606 Allotment, 15-732 Value, determining, 15-607 Appraisal, 15-732 Assignments for benefit of creditors, see As-Duty of officer to appraise and set apart, SIGNMENTS FOR THE BENEFIT OF CREDITORS. 15-730 Bastards, 15-541 Appointment of commissioners or Bills of exchange, etc.: appraisers, 15-730 Provision for waiver of homestead, 4-Ascertainment of extent and value, Boarders, 15-541 15-730 Ascertainment of value, 15-730, 731 Breach of promise of marriage, 15-616 Effect of sale, 15-733 Buildings, 15-588 Failure of officer to set apart, 15-Buildings disconnected from the soil, 15-592 Burden of proof, 15-636, 740 Homestead should be set apart, 15-Enforcement and protection of right, Sale of undivided interest, 15-731 Intention of abandonment, 15-646 Effect of sale, 15-733 Termination of interest, 15-717 Exceptions to allotment, 15-735 Value, 15-608 Exhaustion of property before sale of Business: homestead, 15-741 Premises used solely for business, 15-Failure of officer to set apart, 15-733 582 Jurisdiction, see infra, Jurisdiction of Use in part for business, 15-583 Business homestead, 15-590 Qualification of commissioners, 15-732 Character of business, 15-591 Reallotment, 15-736 Generally, 15-590 Reassignment, 15-735 Joinder of wife in conveyance, 15-673 Loss and abandonment, 15-591 Reassignment upon increase or decrease Partnership, 15-573 in value, 15-736 Change of homestead, 15-598 Right of formal dedication or selection, 15-729 Change of selection, see infra, Claiming, se-Right to sell in general, 15-729 lecting, and setting apart. Sale and payment of money in lieu of Chattel mortgages, 15-669 Children (see infra, Rights of children): homestead, 15-729 Rights of surviving spouse and children, Sale before allotment in proceeding besee infra, Rights of surviving spouse fore ordinary, 15-734 Sale conveys no title, 15-733 and children.

530

HOMESTEAD, cont'd. HOMESTEAD, cont'd. Citizenship, see infra, Residence. Claiming, selecting, and setting apart, 15-721 Acknowledgment, 15-725 Appraisal, allotment, and sale, see infra, exemption, 15-530 Appraisal, allotment, and sale. Change of selection after charging other lands, 15-660 Change of selection after representations inducing dealings, 15-661 Claim and selection, 15-721 children. Collateral attack, 15-736 Limitations, 15-529 Particular debts, 15-531 Power of legislature in general, 15-529 Compliance with statute, 15-725 Condition to right of selection, 15-724 Confined to dwelling, 15-722 Contest of claim and selection, 15-737 Retroactive homestead laws, 15-530 Declaration good in part, 15-726 Dedication, 15-723 Description, 15-726 Special legislation, 15-529 Constitution, 15-532 Effect of declaration, 15-724 Effect of selection, 15-727 15-529 Constitutional law: Exceptions to allotment, 15-735 Excessive claim, 15-727 Alienation: Excess of exemption, 15-723 Execution of declaration as required by statute, 15-725 Formal dedication, 15-723 Husband and wife: Jurisdiction, see infra, Jurisdiction of Necessity of claim and selection, 15-721, 722 Occupancy as sufficient selection, 15-721 law, 15-615 Repeal or modification of homestead Presumptions, 15-736 Proceedings before ordinary, 15-724 laws, 15-532 Property not in excess of exemption, 15-Constitutional provisions, 15-528 Generally, 15-528 Power of people to adopt such provi-723 Provisions as to declaration, 15-728 sions, 15-528 Reassignment, 15-735 Recording claim, 15-723 Right dependent upon claim, 15-722 Whether self-executing, 15-528 Right to prescribe method, 15-721 construction. Selecting and setting apart for children, Contracts (see infra, Liabilities as against 15-712 Selection, 15-726 Debts contracted, 15-616 Setting apart, 15-723 Sheriff, 15-722 and incumbrances. Costs, 15-636 Statutes mandatory, 15-725 Statutory requisites, 15-725 Courts, see infra, Jurisdiction of courts. Substantial compliance, 15-726 Sufficiency of claim or declaration, 15incumbrances): Technical objections disregarded, 15-726 itors, 15-741 Time of making claim before sale, 15-728 74 I Time to assert claim, 15-727 by statute, 15-743 Unauthorized dedication, 15-724 Commissioners, 15-730, 732 homestead, 15-741 Community property, 15-550, 566 Fraud upon creditors, 15-564 Divorce, 15-552 Conditional sales, 15-673 Conflict of laws, 15-528 74.2 Consideration: Conveyance without consideration, 15title as against creditors, 15-557 Crops, 15-593 665 Curtesy, 15-559, 715

Death, see infra, Termination of status.

Debts, see infra. Liabilities as against which Release of homestead, 6-732 Constitutionality of statutory provisions, 15-Allowing alienation, #5-531 Allowing waiver of exemption, 15-531 "Debts contracted," 15-616 Debts of decedent, 15-700 Class legislation, 15-529 Constitutional provisions, 15-529 Directory constitutional provisions, 15-

Constitutionality of statutory provisions, con. Discretion of legislature, 15-530 Discrimination between creditors, 15-531

Effect of constitutional provisions for

Enlarging constitutional exemption, 15-

Homestead to widow or children, see infra, Rights of surviving spouse and

Restraint on alienation, 15-531

Statutory definition of terms used in

Title of acts and unity of subject-matter,

Statutes prohibiting alienation or incumbrance by husband without joinder or consent of wife, 15-668

Statutes prohibiting alienation or incumbrance by husband without joinder or consent of wife, 15-668

Liabilities incurred after enactment of

Construction, see infra, Interpretation and

which homestead may be claimed):

Conveyances, see infra, Sales, conveyances,

Creditors (see infra, Sales, conveyances, and

Adjustment of equities between cred-

Equitable rule as between creditors, 15-

Exhaustion of other property required

Exhaustion of property before sale of

Rule as between debtor and creditor, 15-

Whether exemption is dependent upon

homestead may be claimed; Liabilities in-curred after enactment of law.

Declaration (see infra, Claiming, selecting, and setting apart):

HOMESTEAD, cont'd.

Declaration, cont'd.

Evidence of intention to abandon, 15-646 Dedication, see infra, Claiming, selecting, and setting apart.

Definition, 15-525

Family, see infra, Family.

Head of family, see infra, Family.

Homestead, 15-574

Dependence, see infra, Obligation to support and condition of dependence.

Dependent females, 15-536, 546

Descent and distribution, 15-566, 624, 709

Desertion, 15-658, 702

Deserted wife, 15-547, 548, 658

Detached parcels of land, see infra, Separate and detached parcels of land.

Determinable fee, 15-527 Devise (see infra, Wills), 15-566

Divorce, 9-859, 865; 15-551

Alienation or incumbrance by husband without joinder or consent of wife, 15-686

Community property, 15-552

Disposition of homestead by court, 15-

Effect of divorce on homestead, 9-859; 15-550

Effect of guilt of claimant, 15-550

Execution for alimony, 9-859

Exemption as against creditors, 9-860

Illustrations, 9-859 Interest of wife after divorce, 9-859

Rights of children, 15-552

Rights of divorced husband in homestead, 9-859; 15-551

Rights of wife in her husband's prop-

erty, 15-552

Rights of wife in her own property, 15-

Widow's right to homestead, 15-705

Domicil, see infra, Residence.

Dower, 15-559

Acceptance of dower, 15-705

Distributive share in lieu of dower, 15-

Release of dower is not alienation, 15-

Rights of children, 15-715

Duress:

Consent of wife to alienation, 15-682

Dwelling house (see infra, Occupancy; Use for other purposes than as residence), 10-

Easements:

Grant of right of way in homestead, 10-411

Ejectment, 15-719

Election, 15-706

Election between dower and homestead, 15-

Eminent domain:

Exemption of money derived as damages for right of way, 15-596

Joinder of wife in disposition of proceeds, 15-679

Enforcement and protection of right, 15-718 Adjustment of equities between creditors, 15-741

Appraisal, allatment, and sale, see infra, Appraisal, allotment, and sale.

Burden of proof, 15-740

HOMESTEAD, cont'd.

Enforcement and protection of right, cont'd. Claiming, selecting, and setting apart, see infra, Claiming, selecting, and setting apart.

Evidence, 15-740

Exhaustion of property before sale of homestead, 15-741

Jurisdiction of courts, see infra, Jurisdiction of courts.

Relief against infringement of right, see infra, Relief against infringement of right.

Entireties, 15-566

Entire tract, 15-585

Equitable election, 11-95

Equitable estate or interest, 15-560, 697

Deed of trust, 15-563

Equity of redemption, 15-563

General rule, 15-560

Homestead in equitable estate, 15-560

Joinder:

Joinder of wife in transfer, 15-668 Lands held under cantract to purchase, see infra, Vendor and purchaser. Possession as notice, 15-561

Title taken in another's name, 15-563 Vendor and purchaser, see infra, Vendor and purchaser.

Equity of redemption, 15-563

Joinder of wife in relinquishment, 15-

Estate, see infra, Life estate; Nature of estate or right; Title or interest necessary to support homestead exemption.

Estoppel (see infra, Abandonment; Forfeiture; Sales, conveyances, and incumbrances; Waiver), 15-636, 659

Alienation or incumbrance by husband without joinder or consent of wife, 15-686

Attorning, 15-662

Change of selection after charging other lands, 15-660

Change of selection after representations inducing dealings, 15-661

Conveyance by husband without joinder of wife, 15-661

Conveyance of homestead by husband alone, 11-393

Covenants, 15-660

Estoppel as against husband cannot effect homestead, 15-671

Fraudulent conveyance, 15-662

Matters of record, 15-662

Mere acts or declarations, 15-659

Persons misled by abandonment, 15-660 Res judicata, 15-662

Evidence:

Abandonment, see infra, Evidence of intention of abandon.

Admissibility of evidence, 15-741 Enforcement and protection of right, 15-

Intention of abandonment, see infra,

Evidence of intention of abandon. Value, 15-608

Evidence of intention to abandon, 15-646 Acceptance of lease of premises, 15-652 By sale or conveyance, 15-652 Declarations of owner, 15-649 Devising homestead, 15-652

HOMESTEAD, cont'd. HOMESTEAD, cont'd. Evidence of intention to abandon, cont'd. Exemption of money and other personal prop-Duration of absence, 15-648 erty, cont'd. Homesteader taking advice of counsel, Buildings disconnected from the soil, Generally, 15-592 Material for use on homestead, 15-592 Leasing premises, 15-651 Offering homestead for sale, 15-649 Removal and acquisition of new home, Exemptions from execution: 15-647 Chattel or personal property exemption Removal and subsequent conveyance, 15in addition to homestead exemption, Removal of dwelling from land, 15-649 Exceptions relating to homestead only, Removal to another state, 15-647 12-164 Removal without acquiring new home, Express waiver, 15-638 15-646 Extent, see infra, Limitations as to value and Sale, conveyance, and incumbrance, 15extent. Family (see infra, Husband and wife; Living 652 Alienee takes land free from claims together and keeping house): Definition of family and head of famof other creditors of grantor, 15ily, 15-305, 306, 537 653 Generally, 15-537 Conveyance absolute in form, 16-Head of family, 15-305, 306, 537 Marriage must be valid, 15-538 655 Conveyance as security for debt, 15-More than one necessary, 15-537 654 Conveyance by busband to wife, 15-Necessary relation between head of family and other members, 15-537 Necessity for marriage, 15-537 Conveyance in fraud of creditors, Number of persons, 15-537 655 Conveyance of undivided interest, Statutory definition, 15-537 15-657 Two persons enough, 15-537 Dissolution of family, 15-639 Conveyance operating as such, 15-Forfeiture, see infra, Forfeiture. 653 Living together and keeping house, 15-Illustrations, 15-652, 653 Informal conveyance, 15-654 541 Irregular conveyance, 15-654 Obligation to support and condition of dependence, see infra, Obligation to Mortgage, 15-654 Right of homesteader as against support and condition of dependence. Occupancy by family, 15-582 creditor, 15-656 Separation, 15-545, 547 Termination of status, see infra, Ter-Use of premises for other than homestead purposes, 15-650 Voting at place of new residence, 15-648 mination of status. Time of acquiring status, see infra, Exceptions, 15-534 Time of acquiring status. Exchange of homestead or sale and purchase Unmarried persons, see infra, Unmarof new homestead, 15-599 Application of surplus proceeds, 15-601 ried persons. Widowers, 15-542 Debts for which new homestead is liable, 15-601 Widows, 15-542 Fee simple, 15-556 Declaration, 15-600 Delay in reinvesting, 15-600 Fences, 15-588 Exemption of land purchased with pro-Fire insurance, see FIRE INSURANCE. Fixtures, 15-588, 589, 632 ceeds of homestead, 15-599 General rule, 15-599 Forced sale, 15-664 Foreclosure of mortgages, 15-597 Homestead in another state, 15-600 Foreclosure sales, 15-664 Intention in selling old homestead, 15-Foreign debts, 15-626 Occupancy of new homestead, 15-601 Forfeiture (see infra, Abandonment; Estop-Recording deed, 15-600 Time of forming intention to invest pel; Sales, conveyances, and incumbrances; Waiver), 15-639 Death of wife and maturity of children, proceeds, 15-601 Vacant property, 15-602 15-639 Dissolution of family, 15-639 Value, 15-600 Execution, see infra, Appraisal, allotment, and Fraud: Consent of wife to alienation, 15-682 Execution sales, see infra, Appraisal, allot-Fraudulent sales and conveyances, 15-564, ment, and sale; Judicial and execution 609, 655 Abandonment of homestead, 15-655 sales of homestead. Alienation of homestead not fraudulent, Executors and administrators: 14-256 Assets, 11-830

1005

Right of possession subject to homestead,

Exemption of money and other personal prop-

11-1040

erty, 15-592

upon creditors, 15-664

Alienation or incumbrances not fraud

Conveyance of property including home-

HOMESTEAD, cont'd. HOMESTEAD, cont'd. Husband and wife, cont'd. Fraudulent sales and conveyances, cont'd. Title in husband or wife or both, cont'd. Debtor's right to invest in homestead, Separate tracts owned by each, 15-14-242 Debtor's right to use personal property 565 to remove incumbrance from home-Tenancy by entireties, 15-566 Waiver, see infra, Waiver. stead, 14-243 Estoppel, 15-662 Widowers and widows, see infra, Widowers and widows. Rights as between homesteader and the Illegitimate children, 15-541 grantee, 15-657 Implied waiver, 15-638 Rights of homesteader as against cred-Improvements (see infra, Appurtenances and itor, 15-656 Fraud upon creditors, 15-564 improvements): Freehold estate, 15-527 Chattel mortgages: Joinder of wife, 15-669 Gift, 15-567, 624 Good faith, 15-540 Husband and wife: Joinder, 15-674 Guardian and ward, 15-536 Conveyance by guardian, 15-677 Incumbrances for improvements, 15-674 Joinder: Necessity of guardian, 15-715 Head of family (see infra, Family), 15-305, Husband and wife, 15-674 Income: 306, 537 Heirs, see infra, Children; Rights of surviv-Property purchased with income of ing spouse and children. homestead, 15-593 Incumbrances, see infra, Sales, conveyances, Hotel, 15-583 Householder, 15-536 and incumbrances. Infants, see infra, Rights of surviving sponse Housekeeper, 15-536 Husband and wife (see infra, Family; Marand children. Infringement of right (see infra, Relief riage): Abandonment, see infra, Abandonment. against infringement of right): Abandonment of wife as defeating sur-Jurisdiction, 15-718 viving husband's interest, 15-694 Inhabitants, 15-556 Adjoining lots or tracts, 15-585 Injunctions, 16-405, 410 Alienation, see infra, Sales, conveyances, Insolvency: Partnership, 15-574 and incumbrances. Change of homestead, 15-598 Insolvency court, 15-720 Insolvent debtors, 15-617 Consent of wife to alienation, 665 Insurance: Conveyance, see infra, Sales, conveyances, and incumbrances. Exemption of proceeds of insurance, 15-Conveyance by husband, 15-549 Intention, see infra, Abandonment; Occu-Desertion, 15-702
Deserted wife, 15-547
Divorce, see infra, Divorce. pancy. Interest, see infra, Title or interest necessary to support homestead exemption. Interpretation and construction, 15-533 Estoppel (see infra, Estoppel): Conveyance by husband without joinder of wife, 15-661 Construction of statutes together, 15-535 Forfeiture, see infra, Forfeiture. Exception, 15-534 Incumbrance, see infra, Sales, convey-ances, and incumbrances. Intention governs, 15-533 Liberal construction, 15-533 Incumbrance by busband, 15-549 Provisos, 15-534 Retroactive construction, 15-610 Removal, 15-542 Residence, see infra, Residence. Rights of married women, see infra, Retroactive operation, 15-535 Rules for construction of homestead Rights of married women. laws, 15-533 Sales, see infra, Sales, conveyances, and Involuntary conversion, 15-596 incumbrances. Damages in condemnation proceedings, Seizin of husband, 15-697 15-596 Separation (see infra, Separation), 15-General rule, 15-596 545, 547, 550 Judgment for unlawful sale, trespass, or Termination of status, see infra, Termiinjury, 15-596 nation of status. Judicial and execution sales of home-Title in husband or wife or both, 15-564 stead, see infra, Judicial and execu-Claim of homestead by husband in tion sales of homestead. Proceeds of insurance, 15-596 wife's property, 15-565 Community property, 15-566 Joinder of wife, 15-671 Homestead rights in wife's separate Business homestead, 15-674 Joint tenants and tenants in common, 15property, 15-564 Land owned in common or jointly, 567, 691 Allotment of improvements, 15-570 15-566 Claim by both tenants, 15-569 Separate homesteads. 15-566 Community property after divorce, 15-Separate property of husband, 15HOMESTEAD, cont'd. HOMESTEAD, cont'd. Joint tenants and tenants in common, cont'd. Leased premises: Conveyance of undivided interest, 15-Joinder of wife in assignment, 15-669 Leasehold estates, 15-559 Coparceners, 15-569 General rule, 15-559 Debtor owning almost all, 15-568 Homestead in both lessor and lessee, Exclusive possession, 15-568, 569 Extent of right, 15-570 15-560 Removal of buildings, 15-560 Husband and wife, 15-566 Interference with rights of cotenants, Rights of homestead in leaseholds, 15-15-569 Stipulation against use as residence, 15-Partition between cotenants, 15-569 560 Partnership, 15-574
Prevailing doctrine allows homestead, Tenancy at will, 15-560 Tenancy by sufferance, 15-560 Lex loci or lex fori, 15-528 Liabilities as against which homestead may 156-568 Proceeds of partition sale, 15-570 Property held in common or in joint be claimed, 15-609 tenancy, 15-567 Burden of proof, 15-637 Sale of property, 15-570 Estoppel, 15-636 General rule, 15-609 Statutory provisions, 15-570 Tenancy, 15-527 Liabilities antedating homestead law, View that homestead cannot be claimed, 15-610 15-567 Acts of Congress creating or in-Judgment liens, see infra, Liabilities as against which homestead may be claimed; creasing exemption, 15-613 Continuing early laws in force, 15-Liabilities incurred after enactment of law. Judicial and execution sales of homestead Contractual liabilities, 15-610 (see infra, Appraisal, allotment, and Judgment and other liens, 15-612 sale), 15-597 Laws decreasing exemption, 15-614 Execution sale, 15-597; 25-750 Retroactive construction, 15-610 Torts, 15-614
Liabilities incurred after enactment of law, see infra, Liabilities incurred Exemptions, 15-597 Exhausting other property, 25-750 Foreclosure of mortgages, 15-597 Illustrations, 25-750, 751 after enactment of law. Pre-existing debts, 15-634 Partition sale, 15-597 Purchaser takes title, 25-751 Purchase money, 15-627, 628, 629, 635 Renewal of debt, 15-635 Reservation, 25-750 Sale after setting conveyance aside as Time of contracting liability, 15-634 fraudulent, 15-597 Waiver of creditor's rights, 15-636 Void sale, 25-750 Liabilities incurred after enactment of law, Whether subject to sale, 25-750 15-615 Alimony, 15-623 Constitutionality of exceptions, 15-615 Jurisdiction of courts, 15-718 Allotment in chancery, 15-719 Allotment when jurisdiction is acquired Debts contracted, 15-616 on other grounds, 15-719 Debts to state, 15-615 Dependent upon statute, 15-718 Insolvent debtors, 15-617 Judgment liens, 15-619 Ejectment, 15-719 Generally, 15-718 Laws which expressly or by implication Infringement of right, 15-718 refuse liens, 15-622 Insolvency courts, 15-720
Jurisdiction limited to allotment, 15-721 Liabilities arising out of torts and public wrongs, 15-615 Liabilities expressly excepted, 15-623 Loss of right, 15-718 Debts contracted before purchase, Probate courts, 15-720 Statutes, 15-718 15-623 Waiver, 15-719 Fixtures as improvements, 15-632 Foreign debts, 15-626 Landlord and tenant, see infra, Lease. Lease (see infra, Leasehold estates; Sales, Judgment liens, 15-626 Lands purchased with trust funds, conveyances, and incumbrances), 15-15-630 542 Liabilities incurred prior to acqui-Acceptance of lease of premises as evidence of intention to abandon, 15sition of homestead, 15-624 Local assessments, 15-633, 634 Mechanics' liens, 15-631 Buildings leased to others, 15-590 Miscellaneous exceptions, 15-634 Husband and wife, 15-674 Obligations for labor, material, and Joinder of wife, 15-674 the like, 15-631 Lease of part of premises, 15-584, 650 Lots or tracts leased to others, 15-588 Obligations for purchase money, 15-Premises not used as home but leased to Occupying premises as homestead. others, 15-582 Temporary leasing of premises not aban-15-625 Purchase money, 15-626, 628 donment, 15-651 Widow's lease of homestead, 15-704 Taxes, 15-633

	HOMESTEAD, cont'd.
Liabilities incurred after enactment of law,	Lodging house, 15-583
cont'd.	Machinery, 15-589
Liabilities expressly excepted, cont'd.	Marriage (see infra, Remarriage; Unmarried
Thereon, 15–632 Transfer of obligation or lien, 15–	persons): Man and woman living in adultery, 15–
630	538
Vendor's lien, 15-627, 629	Marriage must be valid, 15-538
Liens by contract, 15-621	Marriage subsequent to application for
Liens by contract and operation of law,	loan, 15–672
15-617	Necessity for marriage, 15-537
Liens by contract, 15-621	Marriage settlements, 15-706; 19-1240
Liens by operation of law, 15-621	Married women, see infra, Rights of married
Prior to homestead right, 15-617	women.
Subsequent to homestead rights, 15-	Marshaling assets, see Marshaling Assets.
621 Liens by operation of law, 15–621	Master and servant, 15-541 Material:
Mortgage liens, 15-618	Material for improvements, 15-589
Prior homestead rights, 15-617	Material for use on homestead, 15-592
Status of judgment lien as against after-	Mechanics' liens, 15-631, 632, 678; 20-300,
acquired title, 15-620	353
Subsequent to homestead right, 15-621	Statutory and constitutional provisions
Valid subsisting liens, 15-623	requiring written contracts, 20-353
Waiver of tort, 15-616	Minerals, 15-675
Liens, see infra, Liabilities as against which	Mines and mining claims, 15-675
homestead may be claimed; Liabilities in-	Mining royalties and forfeitures, 15-593
curred after enactment of law. Life estate, 15-558	Modification of homestead laws (see <i>infra</i> , Repeal or modification of homestead laws),
Curtesy, 15–559	15-532
Dower, 15-559	Money, see infra, Exemption of money and
Life estate will support homestead, 15-	other personal property.
559	Mortgage (see infra, Unmarried persons):
Limitations as to value and extent, 15-602	Homestead in mortgaged property, 15-
Determining value, 15-607	567
Burden of proof, 15-608	Occupancy, 15-577
Evidence, 15-608 Fee value the basis of valuation, 15-	Mortgage liens, 15-618
608	Nature of estate or right (see <i>infra</i> , Title or interest necessary to support home-
Improvements, 15-607	stead exemption), 15-526
Incumbrances, 15-607	Determinable fee, 15-527
In general, 15-607	Estate for life, 15-527
Time to which determination of	Freehold estate, 15-527
value should relate, 15-608	In general, 15-526
Effect of improvements, 15-606	Joint tenancy, 15-527
Effect of laws changing value and extent	Mere privilege, 15-527
of homestead, 15-608 Extending limits of city, town, or	Title to property, 15-526
village, 15-609	Trust estate, 15-527 Whether estate or mere privilege, 15-
Statute enlarging homestead, 15-608	526
Excessive homesteads, 15-605	New homestead, see infra, Exchange of home-
Exchange of homestead or sale and pur-	stead or sale and purchase of new home-
chase of new homestead, 15-600	stead.
Generally, 15–602	Object of homestead laws, 15-526
Indivisible homesteads, 15-605	Obligation to support and condition of de-
Quantity, 15-603	pendence, 15-538
Revaluation of homestead, 15-607	Adopted children, 15-540
Right to add to homestead, 15–607 Rural homesteads, 15–604	Boarders, 15–541 Dependent females, 15–536
Selection, 15-603	Failure to support family, 15-540
Status of excessive homesteads, 15-	Good faith, 15-540
605	Illegitimate children, 15-541
Subjecting excess, 15-606	Illustrations, 15-538
Urban homesteads, 15-604	Legal obligation, 15-539
Valuation limit, 15-603	Louisiana homestead law, 15-530
Value not test, 15-603	Master and servant, 15-541
Living together and keeping house, 15-541	Mere contract relation, 15-541
Cohabitation of husband and wife, 15-	Moral obligation, 15-538
542 General rule, 15–541	Natural obligation, 15-539 Necessity of obligation, 15-538
Lease of household, 15-542	Prevailing doctrine, 15-538
Necessity, 15-541	Termination of status, see infra, Termi-
Removal of husband, 15-542	nation of status.
100	Volume XXXI.
*** * **	

Continuous occupancy, 15-581 Doctrine that actual occupancy is nocessary, 15-577 In general, 15-575 In general, 15-575 Intention to occupy may suffice, 15-578 Abandonment of occupancy, 15-578 Abandonment of occupancy, 15-579 Actual occupancy must follow, 15-579 Actual occupancy must follow, 15-579 Definiteness of intention, 15-579 Discontinuance of building, 15-579 Discontinuance of building, 15-579 Discontinuance of building, 15-579 Discontinuance of building, 15-579 Discontinuance of intention, 15-579 Discontinuance of intention, 15-579 Discontinuance of intention, 15-579 Cocupancy of other property as bomestead, 15-579 Time of forming intention, 15-580 Mortgaged premises, 15-577 Necessity for, 15-575 Occupancy by family, 15-582 Mortgaged premises, 15-577 Necesidence at time of filing declaration, 15-578 Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-576 Time of occupancy, 15-581 Time of occupancy, 15-582 Purchase or improvement with intent to occupy, 15-577 Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-576 Ordinal of homestead, 15-579 Comer, 15-583 Parcenary, 15-569 Parcenary, 15-569 Parcenary, 15-569 Cilidren, 15-571 Conveyances being apart of homestead, 15-509 Particration of proceeds, 21-1215 Partition ale, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-573 Exchange of homestead, 15-597 Consent of copartner, 15-571 Conveyances between partners, 15-572 Erection of house with partnership funds, 15-574 Extent of partnership, 15-572 Erection of house with partnership funds, 15-573 Individual property, 15-573 Individual property, 15-573 Individual property, 15-574 Individual property, 15-575 Individual property, 15-574 Consequence, see infra, Pamily, Obligation			
Occupancy (see infra, Residence): Actual occupancy, 15-577 Continuous occupancy, 15-581 Doctrine that actual occupancy is necessary, 15-577 In general, 15-575 Intention to occupy may suffice, 15-578 Abandonment of occupancy, 15-578 Intention to occupy may suffice, 15-578 Abandonment of occupancy, 15-579 Actual occupancy must follow, 15-579 Actual occupancy required, 15-577 Definiteness of intention, 15-579 Discontinuance of building, 15-579 Discontinuance of building, 15-579 Discontinuance of building, 15-579 Discontinuance of building, 15-579 Occupancy of other property as homestead, 15-579 Occupancy of other property as homestead, 15-575 Occupancy of other property as homestead, 15-575 Necessity for, 15-575 Occupancy by family, 15-582 Mortgaged premises, 15-577 Necesidence at time of filing declaration, 15-578 Residence at time of filing declaration, 15-578 States in which occupancy is not necessary, 15-577 States in which occupancy is not necessary, 15-577 States in which occupancy is not necessary, 15-578 Oremistion of homestead, 15-577 States in which occupancy is not necessary, 15-578 Oremistion of homestead, 15-578 Comean as a residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-586 Parcenary, 15-569 Parcenary, 15-569 Parcenary, 15-580 Parcenary, 15-569 Parcenary, 15-569 Parcenary, 15-569 Parcenary, 15-579 Consenance of other purposes than as residence, see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allothent or settling apart of homestead, 15-597 Widow, 15-699 Parcent and child (see infra, Family; Obligation support and condition of proceeds, 21-1215 Partition ale, 15-597 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership index, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership index, 15-574 Conveyances between partners, 15-573 Consent of copartner, 15-571 Co	н	OMESTEAD, cont'd.	HOMESTEAD, cont'd.
Actual occupancy, 15–581 Continuous occupancy, 15–581 Dotrine that actual occupancy is necessary, 15–577 In general, 15–575 Intention to occupy, 15–578 Intention to occupy may suffice, 15–578 Abandomment of occupancy, 15–579 Actual occupancy must follow, 15–379 Definitieness of intention, 15–579 Definitieness of intention, 15–579 Discontinuance of building, 15–380 General rule, 15–578 Lapse of time before actual occupancy, 15–582 Occupancy of other property as homestead, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Residence on other premises than those claimed, 15–576 Experimental occupancy, 15–576 Time of occupancy, 15–577 Residence on other premises than those claimed, 15–576 Time of occupancy, 15–576 Time of occupancy, 15–576 Time of occupancy, 15–582 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–583 Origin of proceeds, 21–1215 Partition sule, 15–597 Barses and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of jurviving spouse and children, 15–569; 21–1135, 1162 Allotment or setting apart of homestead, 15–525 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–583 Children, 15–716 Distribution of proceeds, 21–1215 Partition sule, 15–571 Distribution of proceeds, 21–1215 Partition sule, 15–572 Expertion of louse with partnership docks, 15–574 Conveyances between partners, 15–572 Expert of the propose than a signal stable to copartner, 15–574 Conveyances between partners, 15–572 Expected of copartner, 15–574 Extent of partnership finds, 15–574 Extent of partnership finds, 15–574 Extent of partnership, 15–572 Expected of copartner, 15–574 General rule, 15–571 Individual property, 15–573 Individual property is 5–573			
Doctrine that actual occupancy is necessary, 15–577 In general, 15–575 In general, 15–575 Intention to occupy, 15–578 Intention to occupy may smifice, 15–578 Abandonment of occupancy, 15–579 Actual occupancy must follow, 15–579 Actual occupancy must follow, 15–579 Definiteness of intention, 15–577 Definiteness of intention, 15–579 Discontinuance of building, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–530 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Occupancy of other property as homestead orcupancy, 15–577 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–579 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–577 States in which occupancy is not necessary, 15–576 Origin of homestead, 15–525 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–576 Partition, 15–576 Partition, 15–576 Distribution of proceeds, 21–1215 Partition sale, 15–572 Claim as against debt to copartner, 15–572 Claim as against debt to copartner, 15–572 Consent of copartner, 15–571 Conveyances between partners, 15–573 Dissolution of partnership, 15–572 Erection of house with partnership finds, 15–573 Individual property, 15–573 Individual property and condition of partnership debts, 15–572 Individual property and condition of partnership finds, 15–572 Erection of house with partnership finds, 15–573 Individual			Partnership occupation of separate prop-
sary, 15-577 In general, 15-575 Intention to occupy may suffice, 15-578 Abandonment of occupancy, 15-579 Actual occupancy must follow, 15-579 Actual occupancy must follow, 15-579 Definiteness of intention, 15-579 Discontinuance of building, 15-580 General rule, 15-578 Lapse of time before actual occupancy, 15-580 Manifestation of intention, 15-579 Occupancy of other property as homestead, 15-579 Time of forming intention, 15-580 Mortgaged premises, 15-577 Necessity for, 15-575 Residence at time of filing declaration, 15-582 Purchase or improvement with intent to occupy, 15-577 Residence on other premises than those claimed, 15-577 States in which occupancy, 15-582 Use for other purposes than as residence, see infra, 15-583 Origin of homestead, 15-579 States in which occupancy is not necessary for, 15-583 Origin of homestead, 15-579 Widow, 15-690 Partnership property, 15-571 Business homesteads, 15-572 Consent of copartner, 15-572 Consent of copartner, 15-572 Consent of copartner, 15-577 Conveyances between partners, 15-573 Dissolution of partnership in 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-572 Ereption of house with partnership funds, 15-574 Extent of partnership, 15-573 Individual property, 15-573 In		Continuous occupancy, 15-581	erty, 15-574
Intention to occupy, 15-578 Intention to occupy may suffice, 15-578 Intention to occupy, 15-578 Intention to occupy, 15-579 Actual occupancy must follow, 15-579 Actual occupancy must follow, 15-579 Definiteness of intention, 15-577 Definiteness of intention, 15-579 Discontinuance of building, 15-580 General rule, 15-578 Lapse of time before actual occupancy, 15-580 Manifestation of intention, 15-580 Manifestation of intention, 15-579 Occupancy of other property as bomestead, 15-579 Necessity for, 15-575 Occupancy by family, 15-582 Mortgaged premises, 15-577 Necessity for, 15-575 Occupancy by family, 15-582 Purchase or improvement with intent to occupy, 15-577 Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-576 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-488 Owner, 28-236 Parcenary, 15-569 Parcent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children. Partition, 15-509 Widow, 13-609 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership debts, 15-574 Extent of partners' right of exemption, 15-574 Extent of partners' right of exemption, 15-574 General rule, 13-571 Individual property, 15-573 Individual property, 15-574 Consendence, see infra, Residence. Privale frames, 15-572 Residence, see infra, Pamily, Obligation of support of the predent females, 13-536 Residence, see infra, Terminy, Terminy, Terminy, Terminy, Terminy, Terminy, Terminy, Terminy, T			Partnership property in name of partner,
Intention to occupy, 15–578 Intention to occupy may suffice, 15–578 Abandonment of occupancy, 15–578 Actual occupancy must follow, 15–579 Actual occupancy must follow, 15–579 Actual occupancy required, 15–577 Definiteness of intention, 15–579 Discontinuance of building, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of other property as homestead, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Necessity for, 15–572 Residence at time of filing declaration, 15–588 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–588 Time of orbits purposes than as residence, see infra, 15–577 States in which occupancy is not necessary, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–578 Octopancy, 15–578 Contend (13–578 Origin of homestead, 15–528 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–589 Parcenary, 15–589 Parcenary, 15–589 Parcenary, 15–589 Parcenary, 15–597 Widow, 15–690 Partnership property, 15–571 Business homesteads, 15–572, 573 Claim anter payment of partnership debts, 15–572 Consent of copartner, 15–577 Conveyances between partners, 15–573 Dissolution of partnership funds, 15–572 Erection of house with partnership funds, 15–574 General rule, 15–571 Individual property, 15–573 Individual p		_ *: -, -: *	
Intention to occupy may suffice, 15–578 Abandonment of occupancy, 15–579 Actual occupancy must follow, 15–579 Actual occupancy grequired, 15–577 Definiteness of intention, 15–579 Discontinuance of building, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–575 Occupancy by family, 15–582 Mortgaged premises, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owen, 28–236 Parcenary, 15–569 Parcenary, 15–569 Parcenary, 15–570 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 13–597 Robusted of the property, 15–571 Conveyances between partners, 15–572 Claim as against debt to copartner, 15–572 Erection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 I			
Abandoment of occupancy, 15-579 S 79 Actual occupancy must follow, 15-579 Actual occupancy required, 15-577 Definiteness of intention, 15-579 Discontinuance of building, 15-580 General rule, 15-578 Lapse of time before actual occupancy, 15-580 Manifestation of intention, 15-579 Occupancy of other property as bomestead, 15-579 Time of forming intention, 15-580 Joint occupancy, 15-582 Purchase or improvement with intent to occupy, 15-577 Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-576 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-583 Ourbuildings, 15-585 Ourbuildings, 15-585 Ourbuildings, 15-586 Parcenary, 15-560 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of surviving spouse and children. Partition, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence, Rights of surviving spouse and children. Partition, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence, Rights of surviving spouse and children. Partition, 15-569 Partition as against debt to copartner, 15-58 Children, 15-716 Distribution of proceeds, 21-1215 Partition and child (see infra, Family; Obligation to setting apart of homestead, 15-528 Children, 15-716 Consent of copartner, 15-571 Consent of copartner, 15-571 Conveyances between partners, 15-572 Exection of house with partnership funds, 15-574 Extent of partnership, 15-572 Extent of partnership, 15-573 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573			
Actual occupancy must follow, 15-579 Actual occupancy required, 15-579 Definiteness of intention, 15-579 Discontinuance of bailding, 15-580 General rule, 15-580 General rule, 15-580 General rule, 15-580 Manifestation of intention, 15-579 Occupancy of other property as bomestead, 15-590 Manifestation of intention, 15-579 Occupancy of other property as bomestead, 15-579 Necessity for, 15-582 Discontinuance at time of filing declaration, 15-578 Residence at time of filing declaration, 15-578 Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-567 Time of occupancy, 15-581 Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-580 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of surviving spouse and children). Rights of surviving spouse and children, see infra, Rights of surviving spouse and children, 15-578 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Consent of copartner, 15-572 Consent of copartner, 15-572 Dissolution of partnership, 15-572 Exection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-534 Extent of partner's right of exemption, 15-534 General rule, 15-571 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573			
Actual occupancy must follow, 15–579 Actual occupancy required, 15–577 Definiteness of intention, 15–579 Definiteness of intention, 15–579 Discontinuance of building, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–580 Manifestation of other property as homestead, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–586 Origin of homestead, 15–525 Outbuildings, 15–580 Parcenary, 15–560 Parcenary, 15–560			
Actual occupancy required, 15–577 Definiteness of intention, 15–579 Discontinuance of building, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Necessity for, 15–578 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–580 Time of occupancy, 15–581 Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–580 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children. Partition, 15–569; 21–1135, 1162 Allotment or setting apart of homestead, 15–708 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–597 Consent of copartner, 15–571 Conveyances between partners, 15–572 Consent of copartner, 15–572 Dissolution of partnership, 15–572 Extent of partnership, 15–572 Extent of partnership, 15–572 Dissolution of partnership, 15–572 Extent of partnership, 15–572 Individual property, 15–573 Individual property, 15–573 Individual property, 15–573 Individual property, 15–573			
Actual occupancy required, 15–577 Definiteness of intention, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Necessity for, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–578 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–576 States in which occupancy, 15–581 Use for other purposes than as residence. Solicity of company, 15–581 Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and children. Parittion, 15–596 Children, 15–577 Rusiness homesteads, 15–525 Outbuildings, 15–588 Children, 15–577 Rusiness homesteads, 15–527 Cube in the property, 15–571 Rusiness homesteads, 15–572 Consent of copartner, 15–571 Rusiness homesteads, 15–572 Consent of copartner, 15–572 Consent of copartner, 15–571 Conveyances between partners, 15–572 Erection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–577 Individual property, 15–573 In			Persons entitled to benefit of homestead ex-
Discontinuance of building, 15–580 General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–575 States in which occupancy is not necessary, 15–575 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and children. Partition, 15–569; and children, see infra, Rights of married woman, see infra, Trustees, 15–536 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–597 Business homesteads, 15–572 Conveyances between partners, 15–572 Consent of copartner, 15–571 Dissolution of partnership debts, 15–572 Consent of copartner, 15–571 Dissolution of partnership, 15–574 Extent of partner's right of exemption, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Individual property, 15–573			emption, 15-535
General rule, 15–578 Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Necessity for, 15–575 Necessity for, 15–577 Residence at time of filing declaration, 15–578 Residence at time of filing declaration, 15–578 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and children, 15–570 Rights of surviving spouse and children, see infra, Rights of surviving spouse and children, see infra, Rights of surviving spouse and children, 15–708 Children, 15–597 Business homesteads, 15–577, 573 Claim after payment of partnership debts, 15–572 Conveyances between partners, 15–573 Dissolution of partnership, 15–572 Conveyances between partners, 15–573 Dissolution of partnership, 15–574 Extent of partner's right of exemption, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Individual property, 15–573			Citizenship, see infra, Residence.
Lapse of time before actual occupancy, 15–580 Manifestation of intention, 15–579 Occupancy of other property as homestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–578 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 13–576 Time of occupancy is not necessary, 15–576 Time of occupancy is not necessary, 15–576 Time of occupancy is not necessary, 15–576 Time of occupancy is not necessary, 15–560 Parcenary, 15–560 Parcenary, 15–560 Parcenary, 15–560 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15–509 Widow, 15–690 Partnership property, 15–571 Business homesteads, 15–572 Conveyances between partners, 15–573 Dissolution of proceeds, 21–1215 Partition sale, 15–597 Widow, 15–690 Partnership property, 15–571 Business homesteads, 15–572 Consent of copartner, 15–572 Conveyances between partners, 15–573 Dissolution of partnership, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Individual property, 15–573 Individual property, 15–573			
manifestation of intention, 15–579 Occupancy of other property as bomestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 13–582 Mortgaged premises, 15–577 Necessity for, 15–577 Necessity for, 15–577 Necessity for, 15–577 Residence at time of filing declaration, 15–578 Residence at time of filing declaration, 15–578 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as a residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 13–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of surviving spouse and children). Rights of surviving spouse and children, 15–708 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–597 Widow, 13–699 Partnership property, 15–577 Conveyances between partnership debts, 15–572 Crossent of copartner, 15–572 Crossent of copartner, 15–572 Erection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Individual property, 15–573 Individual property, 15–573			
Manifestation of intention, 15–579 Coccupancy of other property as bomestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 15–582 Mortgaged premises, 15–577 Necessity for, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–576 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Termination of status, see infra, Title or interest necessity for family, see infra, Obligation to support and condition of dependence, see infra, Rights of children. Rights of other purposes than as residence, see infra, Termination of status, see			
Occupancy of other property as bomestead, 15–579 Time of forming intention, 15–580 Joint occupancy, 13–582 Mortgaged premises, 15–577 Necessity for, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–578 Residence at time of filing declaration, 15–578 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–526 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, 15–576 Ontoulidings, 15–583 Origin of homestead, 15–525 Ontoulidings, 15–569 Parcenary, 13–569 Parcenary, 13–569 Parcenary, 13–569 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children. Rights of married woman, see infra Rights of married woman, see infra Rights of surviving spouse and children. Rights of married woman, see infra, Termino of status, see infra, Termino of status, see infra, Time of acquiring status, see infra, Time of acquiring status, see infra, Termino of status, see infra, Widowers and widows. Possession, see infra, Title or interest nee sary to support homested exemption. Power of attorney: Business homesteads, 15–572 Claim as against debt to copartner, 15–574 Conveyances between partners, 15–573 Dissolution of partnership in the sum of partnership funds, 15–574 Extent of partner's right of exemption, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Individual property, 15–573			
bomestead, 15-579 Time of forming intention, 15-580 Joint occupancy, 15-582 Mortgaged premises, 15-577 Necessity for, 15-575 Occupancy by family, 15-582 Purchase or improvement with intent to occupy, 15-577 Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-556 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of surviving spouse and children. Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Raidlern. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-718 Business homesteads, 15-572 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572 Consent of copartner, 15-572 Consent of copartner, 15-572 Erection of house with partnership fudets, 15-574 Extent of partner's right of exemption, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573			
Time of forming intention, 15–580 Joint occupancy, 15–382 Mortgaged premises, 15–577 Necessity for, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, 15–570 Time of occupancy, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of ependence; Rights of children, see infra, Rights of married woman, see infra Rights of intro in support and condition of dependence; Rights of children, see infra, Time of acquiring status, see infra, Widowers and widows, see infra, Widowe			
Mortgaged premises, 15–577 Necessity for, 15–575 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, 15e for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependent females, 15–536 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence, see infra, Residence. Rights of children, see infra, Residence, see infra, 15–569 Parent and child (see infra, Family; Obligation of bother pendence; Rights of children): Rights of surviving spouse and children, see infra, Title or interest necessary to support homestead exemption. Power of attorney: Husband having power of attorney from the seed of the search of pendent females, 15–528 Probate court, 15–266 Private international law, 15–528 Probate court, 15–266 Private international law, 15–528 Probate court, 15–590 Proceeds and product of exempt homestead. Execution sales of homestead. Execution sales of homestead. Execution sales of homestead. Mining royalties and forfeitures, 15–572 Loss of new homestead. Mining royalties and forfeitures, 15–592 Proceeds of goulnatary sale of homestead. Mining royalties and forfeitures, 15–592 Proceeds of goulnatary sale of homestead. Mining royalties and forfeitures, 15–592 Proceeds of woluntary sale of homestead.			infra, Living together and keeping
Necessity for, 15–578 Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children): Rights of surviving spouse and children, see infra, Rights of married women. Solvency of dehtor, 15–536 Untoulidings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of support and condition of dependence see infra, Residence. Rights of children, see infra, Residence. Rights of children, see infra, Rights of married women. Solvency of dehtor, 15–536 Untoulidings, 15–589 Outbuildings, 15–589 Parent and child (see infra, Family; Obligation to support and condition of mapport and condition of pendent females, 15–536 Residence, see infra, Residence. Rights of children, see infra, Rights of married women. Solvency of dehtor, 15–536 Unmarried persons, see infra, Termation of status, see infra, Termation of status, see infra, Termation of status, see infra, Widows. Trustees, 15–536 Unmarried persons, see infra, Termation of status, see infra, Widows. Possession, see infra, Title or interest nec sary to support homestead exemption. Power of attorney: Hushand having power of attorney: Exchange of homestead, 15–528 Exchange of homestead, 15–528 Exchange of homestead, 15–508 Crops, 15–507 Change of homestead, 15–508 Crops, 15–507 Change of homestead, 15–508 Crops, 15–507 Exchange of homestead, 15–508 Crops, 15–507 Exchange of homest			
Occupancy by family, 15–582 Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–580 Parcenary, 15–560 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Nights of surviving spouse and children, see infra, Nights of surviving spouse and children, 15–708 Children, 15–706 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–572 Widow, 15–699 Partnership property, 15–571 Business homesteads, 15–572, 573 Claim after payment of partnership debts, 15–574 Consent of copartner, 15–571 Conveyances between partners, 15–572 Dissolution of partnership, 15–572 Exection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573			
Purchase or improvement with intent to occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of married women. Solvency of dehtor, 15–536 Unumarried persons, see infra, Termation of status. Time of acquiring status, see infra, Time of acquiring status, see infra, Time of acquiring status, see infra, Widows. Parenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence, Rights of married women. Solvency of dehtor, 15–536 Unumarried persons, see infra, Termation of status. Time of acquiring status, see infra, Widows. Possession, see infra, Widows. Powers and widows. Powers and widows. Power of attorney: Husband having power of attorney from the international law, 15–528 Privilege, 15–526, 527 Proceeds and product of exempt homested. Exchange of homestead, 15–598 Crops, 15–593 Exchange of homestead, 15–598 Crops, 15–593 Exchange of homestead or sale and product of exempt homested. Execution sales, see infra, Judicial and execution sales of homestead. Execution sa			
occupy, 15–577 Residence at time of filing declaration, 15–578 Residence on other premises than those claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, 1se for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of pendence; Rights of children): Rights of surviving spouse and children. see infra, Rights of surviving spouse and children. Residence, see infra, Residence. Rights of married woman, see infra, Rights of married women. Solvency of dehtor, 15–536 Unmarried persons, see infra, Terrination of status, see infra, Time of acquiring status, see infra, Trustees, 15–536 Unmarried persons, see infra, Widowers and widows. Possession, see infra, Title or interest nec sary to support homestead exemption. Power of attorney: Husband having power of attorney from wife, 15–576 Distribution of proceeds, 21–1215 Partition sale, 15–571 Conveyances between partners, 15–573 Claim as against debt to copartner, 15–572 Consent of copartner, 15–571 Conveyances between partners, 15–572 Erection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–571 Individual property, 15–571 Individual property, 15–573			
Residence at time of filing declaration, 15-578 Residence on other premises than those claimed, 15-579 States in which occupancy is not necessary, 15-556 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of surviving spouse and children): Rights of surviving spouse and children, see infra, Rights of married woman, see infra, Termation of status, see infra, Termation of status, see infra, Termation of status, see infra, Termation to support and condition of dependence; Rights of children): Rights of married woman, see infra, Termation of status, see infra, Termation of status. Widowers and widows. Power of attorney: Husband having power of exemption, 15-592 Chinge of homestead, 15-598 Cro			
Residence on other premises than those claimed, 15-577 States in which occupancy is not necessary, 15-576 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Nesidence. Solvency of dehtor, 15-536 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-588 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, see infra, Rights of married woman, see inf Rights of married women. Solvency of dehtor, 15-536 Termination of status. Time of acquiring status, see infra, Time of acquiring status, see infra, Widowers and widows. Possession, see infra, Title or interest necesary to support homestead exemption. Power of attorney: Husband having power of attorney frow wife, 15-676 Private international law, 15-528 Privilege, 15-256, 527 Probate court, 15-720 Proceeds and product of exempt homestead. Exchange of homestead, 15-598 Crops, 15-393 Exchange of homestead, 15-598 Crops, 15-393 Exchange of homestead, 15-598 Crops, 15-593 Exchange of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and proceeds, 21-1215 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Execution of partnership, 15-573 Individual property, 15-573			
claimed, 15–577 States in which occupancy is not necessary, 15–576 Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Outbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15–569; 21–1135, 1162 Allotment or setting apart of homestead, 15–708 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–597 Widow, 15–699 Partnership property, 15–571 Business homesteads, 15–572, 573 Claim as against debt to copartner, 15–522 Consent of copartner, 15–571 Conveyances between partners, 15–573 Dissolution of partnership, 15–572 Exection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573			
States in which occupancy is not necessary, 15-576 Time of occupancy, 15-581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-560 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Consent of copartner, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573		Residence on other premises than those	Rights of children, see infra, Rights of
Rights of married women. Solvency of dehtor, 15-536 Trumination of status, see infra, Termination of status, see infra, Time of acquiring status. Trustees, 15-536 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving status, Time of acquiring status. Trustees, 15-536 Unmarried women. Solvency of dehtor, 15-536 Termination of status, see infra, Termination of status, see infra, Time of acquiring status. Trustees, 15-536 Unmarried women. Solvency of dehtor, 15-536 Termination of status, see infra, Time of acquiring status. Trustees, 15-536 Unmarried women. Solvency of dehtor, 15-536 Termination of status, see infra, Time of acquiring status. Trustees, 15-536 Unmarried women. Solvency of dehtor, 15-536 Termination of status, see infra, Time of acquiring status. Trustees, 15-536 Unmarried women. Solvency of dehtor, 15-536 Termination of status, see infra, Time of acquiring status. Trustees, 15-536 Unmarried women. Time of acquiring status. Trustees, 15-536 Unmarried women. Trustees, 15-536 Unmarried women. Solvency of dehtor, 15-536 Trustees, 15-536 Unmarried vacquiring status. Time of acquiring status. Time of acquiring status. Time of acquiring status. Trustees, 15-536 Prosteens. Possession, see infra, Time of exemption. Possession, see infra, Time of exemption. Possession, se			
Time of occupancy, 15–581 Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15–583 Origin of homestead, 15–525 Ontbuildings, 15–588 Owner, 28–236 Parcenary, 15–569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15–569; 21–1135, 1162 Allotment or setting apart of homestead, 15–508 Children, 15–708 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–597 Widow, 15–699 Partnership property, 15–571 Business homesteads, 15–572, 573 Claim after payment of partnership debts, 15–572 Consent of copartner, 15–571 Conveyances between partners, 15–573 Dissolution of partnership, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Individual property, 15–573			
Use for other purposes than as residence, see infra, Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of surviving spouse and children. Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572 Claim after payment of partnership debts, 15-572 Claim after payment of partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual property, 15-573 Time of acquiring status, see infra, Tit of acquiring status. Trustees, 15-586 Unmarried persons, see infra, Unmarrie persons. Widowers and widows. Power of attorney: Husband having power of attorney from wite, 15-676 Private international law, 15-528 Privilege, 15-526, 527 Probate court, 15-792 Change of homestead, 15-598 Crops, 15-592 Change of homestead or sale and purchase of new homestead. Execution sales of homestead. Involuntary conversion, see infra, Involuntary conversion, see infra, Involuntary conversion, see infra, Title of acquiring status. Trustees, 15-526 Unmarried persons, see infra, Unmarrie persons. Widowers and widows. Posession, see infra, Title or interest nee sary to support homestead exemption. Posersation with ownestead and product of exempt homestead and product of exempt homestead. Execution sales of homestead. Involuntary conversion, see infra, Title of acquiring status. Trustees, 15-526 Private international law, 15-528 Privilege, 15-526, 527 Probate court, 15-720 Proceeds and produ			
see infra, Use for other purposes than as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Consent of copartner, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573			
as residence. Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of pendence; Rights of surviving spouse and children. See infra, Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572 Claim after payment of partnership debts, 15-572 Claim after payment of partnership debts, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573 Time of acquiring status, of acquiring status, of acquiring status. Trustees, 15-536 Unmarried persons, see infra, Unmarried persons. Widowers and widows. Power of attorney: Husband having power of attorney from the sample of acquiring status. Trustees, 15-536 Unmarried persons, see infra, Unmarried persons. Widowers and widows. Possession, see infra, Title or interest nee sary to support homestead exemption. Power of attorney: Husband having power of attorney from the sample of acquiring status. Trustees, 15-536 Unmarried persons, see infra, Unmarried persons. Widowers and widows. Possession, see infra, Title or interest nee sary to support homestead exemption. Power of attorney: Husband having power of attorney from the sample of private international law, 15-528 Privilege, 15-526, 527 Proceeds and product of exempt homestead. Exchange of homestead, 15-598 Exchange of homestead or sale and purchase of new homestead. Execution sales, see infra, Indicial and execution sales of homestead. Involuntary conversion. Indicial sales, see infra, Title of acquiring status. Trustees, 12-526 Unmarried persons. Widowers and widows. Possession, s			
Office, 15-583 Origin of homestead, 15-525 Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-508 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual property, 15-573			Time of acquiring status, see infra, Time
Outbuildings, 15-588 Owner, 28-236 Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573 Individual property, 15-573			
Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-508 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573			
Parcenary, 15-569 Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual property, 15-573			
Parent and child (see infra, Family; Obligation to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Owers and widows. Possession, see infra, Title or interest nec sary to support homestead exemption. Power of attorney: Husband having power of attorney frowife, 15-676 Private international law, 15-528 Privilege, 15-526, 527 Proceeds and product of exempt homestead. 15-592 Change of homestead or sale and prochase of new homestead or sale and purchase of new homestead. Execution sales, see infra, Judicial and execution sales of homestead. Involuntary conversion, see infra, Involuntary conversion, see infra, Involuntary sale of homestead. Mining royalties and forfeitures, 15-59 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead. Mining royalties and forfeitures, 15-59 Proceeds of voluntary sale of homestead. See infra, Proceeds of voluntary sale of homestead.			
tion to support and condition of dependence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15–569; 21–1135, 1162 Allotment or setting apart of homestead, 15–708 Children, 15–716 Distribution of proceeds, 21–1215 Partition sale, 15–597 Widow, 15–699 Partnership property, 15–571 Business homesteads, 15–572, 573 Claim after payment of partnership debts, 15–572 Claim as against debt to copartner, 15–572 Consent of copartner, 15–571 Conveyances between partners, 15–573 Dissolution of partnership, 15–572 Erection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The substitution of partner's right of exemption, 15–574 General rule, 15–573 The s			
pendence; Rights of children): Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15- 572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 See infra, Proceeds of voluntary sale of homestead. Sary to support homestead exemption. Power of attorney: Husband having power of attorney frow wife, 15-676 Private international law, 15-528 Privilege, 15-526, 527 Probate court, 15-720 Change of homestead, 15-598 Crops, 15-592 Change of homestead or sale and purchase of new homestead, see infra Exchange of homestead or sale and purchase of new homestead. Execution sales of homestead. Involuntary conversion. Judicial sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds of voluntary sale of homestead seemption, of homestead or sale and purchase of new homestead. Execution sales, 15-598 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead. Execution sales, 15-598 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead. Execution sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds of voluntary sale of homestead or sale and purchase of new homestead or sale and purchase of new homestead or sale and purchase of new homestead, 15-598 Crops, 15-593 Exchange of homestead, 15-598 Listent of partnership funds, and purchase of new homestead or sale and purchase of new homestead, 15-592 Exchange of homestead, 15-593 Exchang			
Rights of surviving spouse and children, see infra, Rights of surviving spouse and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Power of attorney: Husband having power of attorney from wife, 15-676 Private international law, 15-528 Probate court, 15-528 Probate court, 15-526, 527 Probate court, 15-529 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead or sale and purchase of new homestead. Execution sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-592 Proceeds of voluntary sale of homestead. Mining royalties and forfeitures, 15-592 Proceeds of voluntary sale of homestead. See infra, Proceeds of voluntary sale of homestead.			
and children. Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Wife, 15-676 Private international law, 15-528 Probate court, 15-720 Proceeds and product of exempt homestead. 15-598 Crops, 15-593 Exchange of homestead or sale and products of exempt homestead. 15-598 Crops, 15-593 Exchange of homestead or sale and products of exempt homestead. 15-598 Crops, 15-593 Exchange of homestead, see infra, Judicial are execution sales of homestead. Execution sales, see infra, Judicial are execution sales of homestead. Mining royalties and forfeitures, 15-59 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead or sale and purchase of new homestead. Execution sales, 15-598 Crops, 15-593 Exchange of homestead, 15-598 Exchange of homeste		Rights of surviving spouse and children,	
Partition, 15-569; 21-1135, 1162 Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Private international law, 15-528 Privilege, 15-526, 527 Probate court, 15-720 Proceeds and product of exempt homestead 15-592 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead, see infra, Judicial and execution sales of homestead. Execution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds of voluntary sale of homestes court, 15-592 Proceeds of voluntary sale of homestead or sale and purchase of new homestead, see infra, Invuluntary conversion. Judicial sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-592 Proceeds of voluntary sale of homestead. Mining royalties and forfeitures, 15-592 Proceeds of voluntary sale of homestead. See infra, Proceeds of voluntary sale of homestead.			
Allotment or setting apart of homestead, 15-708 Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Probate court, 15-720 Probate court, 15-720 Change of homestead, 15-598 Crops, 15-592 Change of homestead or sale and purchase of new homestead, see inf exchange of homestead or sale and purchase of new homestead. Execution sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-592 Proceeds of voluntary sale of homestead see infra, Proceeds of voluntary sale of homestead. Mining royalties and forfeitures, 15-592 Proceeds of voluntary sale of homestead see infra, Proceeds of voluntary so of homestead.			
Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Proceeds and product of exempt homestes. 15-592 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and product of exempt homestes. 15-593 Exchange of homestead or sale and product of exempt homestes. 15-593 Exchange of homestead or sale and product of exempt homestes. 15-593 Exchange of homestead or sale and product of exempt homestes. 15-593 Exchange of homestead or sale and product of exempt homestes. 15-593 Exchange of homestead or sale and product of exempt homestes. 15-594 Crops, 15-593 Exchange of homestead or sale and product of exempt homestes. 15-594 Exchange of homestead or sale and product of exempt homestes. 15-594 Exchange of homestead or sale and product of exempt homestes.			
Children, 15-716 Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Proceeds and product of exempt homestes: 15-598 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and product of exempt homestes: 15-592 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and product of exempt homestes: 15-592 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and product of exempt homestes: 15-592 Change of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes: 15-592 Change of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes: 15-592 Change of homestead, 15-598 Exchange of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes: 15-593 Exchange of homestead, 15-598 Exchange of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes: 15-593 Exchange of homestead, 15-598 Exchange of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes: 15-593 Exchange of homestead, 15-598 Exchange of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes: 15-593 Exchange of homestead, 15-598 Exchange of homestead, 15-598 Exchange of homestead or sale and product of exempt homestes.			Probate court. 15-720
Distribution of proceeds, 21-1215 Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Dissolution of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Totage of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead, see infra, Judicial a execution sales of homestead. Involuntary conversion, see infra, Involuntary conversio			
Partition sale, 15-597 Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15- 572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Change of homestead, 15-598 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead, see infra, Judicial a execution sales of homestead. Involuntary conversion. Judicial sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead see infra, Proceeds of voluntary so of homestead.			15-502
Widow, 15-699 Partnership property, 15-571 Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15- 572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Crops, 15-593 Exchange of homestead or sale and purchase of new homestead or sale a purchase of new homestead. Execution sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestea see infra, Proceeds of voluntary sale of homestea of homestead.			Change of homestead, 15-598
Business homesteads, 15-572, 573 Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 chase of new homestead, see inf exchange of homestead or sale apurchase of new homestead. Execution sales, see infra, Judicial and execution sales of homestead. Involuntary conversion. Judicial sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead see infra, Proceeds of voluntary sale of homestead.			Crops, 15-593
Claim after payment of partnership debts, 15-572 Claim as against debt to copartner, 15-572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Exchange of homestead or sale a purchase of new homestead. Execution sales of homestead. Involuntary conversion, see infra, Involuntary conversion. Judicial sales, see infra, Judicial and ecution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead. Secution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds of voluntary sale of homestead.			
debts, 15-572 Claim as against debt to copartner, 15- 572 Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 purchase of new homestead. Execution sales, see infra, Judicial and ecution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestea see infra, Proceeds of voluntary sole of homestead.			Exchange of homostead, see infra,
Claim as against debt to copartner, 15– 572 Consent of copartner, 15–571 Conveyances between partners, 15–573 Dissolution of partnership, 15–572 Erection of house with partnership funds, 15–574 Extent of partner's right of exemption, 15–574 General rule, 15–571 Individual property, 15–573 Execution sales, see infra, Judicial and execution sales of homestead. Involuntary conversion. Judicial sales, see infra, Judicial and execution sales of homestead. Mining royalties and forfeitures, 15–5 Proceeds in general, 15–592 Proceeds of voluntary sale of homestead. see infra, Judicial and execution sales of homestead.			nurchase of new homestead
Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 execution sales of homestead. Involuntary conversion, see infra, Inv untary conversion. Judicial sales, see infra, Judicial and ecution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestean see infra, Proceeds of voluntary sale of homestean.			
Consent of copartner, 15-571 Conveyances between partners, 15-573 Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Involuntary conversion, see infra, Inv untary conversion. Involuntary conversion, see infra, Inv untary conversion. Involuntary conversion, see infra, Inv untary sole of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead. see infra, Inv		-	
Dissolution of partnership, 15-572 Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Individual sales, see infra, Judicial and ecution sales of homestead. Mining royalties and forfeitures, 15-59 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead. See infra, Judicial sales, see infra, Judicial and ecution sales of homestead.			Involuntary conversion, see infra, Invol-
Erection of house with partnership funds, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Ecution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homestead. ecution sales of homestead. Mining royalties and forfeitures, 15-5 Proceeds of voluntary sale of homestead.			
Mining royalties and forfeitures, 15-574 Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Mining royalties and forfeitures, 15-5 Proceeds in general, 15-592 Proceeds of voluntary sale of homested see infra, Proceeds of voluntary so of homested.			Judicial sales, see infra, Judicial and ex-
Extent of partner's right of exemption, 15-574 General rule, 15-571 Individual property, 15-573 Proceeds in general, 15-592 Proceeds of voluntary sale of homested see infra, Proceeds of voluntary so of homested.		•	ecution sales of homestead.
General rule, 15-571 Individual property, 15-573 Proceeds of voluntary sale of homested see infra, Proceeds of voluntary sale of homested.			Proceeds in general ve and tortestures, 15-593
General rule, 15-571 see infra, Proceeds of voluntary si Individual property, 15-573 of homestead.			Proceeds of voluntary sale of homestand
Individual property, 15-573 of homestead.			see infra, Proceeds of voluntary sale
** *			of homestead.
			Volume XXXI.

HOMESTEAD, cont'd.

Proceeds and product of exempt homestead,

Property purchased with income of bomestead, 15-693

Rent of property, 15-593

Sheriffs' sales, see infra, Judicial and execution sales of homestead.

Voluntary surrender to assignee for creditors, 15-595

Proceeds of voluntary sale of homestead, 15-

General rule, 15-594

Intention to reinvest, 15-595

Limited time, 15-594

Proceeds given to wife, 15-595

Sale for reinvestment, 15-594

Sale on time, 15-595

Statutes exempting proceeds, 15-594 Property (see infra, Nature of estate or right; Property in which exemption may be claimed; Title or interest necessary to support homestead exemption):

Appurtenances and improvements, see infra, Appurtenances and improve-

ments.

Equitable estate or interest, see infra, Equitable estate or interest.

Husband and wife, see infra, Husband and wife.

Joint tenants and tenants in common, see infra, Joint tenants and tenants in common.

Leasehold estates, see infra, Leasehold estates.

Life estates, see infra, Life estate.

Nature of estate or right:

An estate, 15-526 Determinable fee, 15-527

Estate, 15-526

General rule, 15-526

Joint tenancy, 15-527

Life estate, 15-527

Privilege, 15-526, 527

Title to property, 15-526

Trust estate, 15-527

Partnership, see infra, Partnership prop-

Title or interest necessary to support homestead exemption, see infra, Title or interest necessary to support homestead exemption.

Property in which exemption may be claimed, 15-574

Adjoining lots or tracts, see infra, Adjoining lots or tracts.

Appurtenances, see infra, Appurtenances and improvements.

Business homestead, see infra, Business homestead.

Conversion, see infra, Involuntary con-

version. Exemption of money and other personal

property, see infra, Exemption of money and other personal property.

Failure to use entire tract, 15-585

Homestead defined, 15-574

Improvements, see infra, Appurtenances and improvements.

Involuntary conversion, see infra, Involuntary conversion.

HOMESTEAD, cont'd.

Property in which exemption may be claimed, cont'd.

Judicial and execution sales of homestead, see infra, Judicial and execution sales of homestead.

Lands fraudulently acquired or conveyed. see infra, Fraudulent sales and conveyances.

Limitations as to value and extent, see infra, Limitations as to value and ex-

Occupancy, see infra, Occupancy.

Proceeds and product of exempt homestead, see infra, Proceeds and product of exempt homestead.

Rural property, 15-574

Sale, see infra, Proceeds of voluntary sale of homestead.

Separate and detached parcels of land, see infra, Separate and detached parcels of land.

Separate homesteads at same time, 15-

Separate homesteads in same tract, 15-

Urban property, 15-574

Use for other purposes than as residence, see infra, Use for other purposes than as residence.

Protection of right, see infra, Enforcement and protection of right.

Provisos, 15-534

Public lands, see STATE AND PUBLIC LANDS.

Purchase money, 15-628, 635, 689 Incumbrance for purchase money, 15-

673 Money borrowed to pay purchase price,

15-629 Purchase-money mortgages, 23-469

Purposes, see infra, Use for other purposes than as residence.

Quantity, see infra, Limitations as to value and extent.

Question of law and fact:

Intention of abandonment, 15-645

Railroads:

Right of way, 15-675

Recording acts:

Wife claiming homestead, 24-131

Recording claim, 15-723

Records, 15-682

Relief against infringement of right, 15-738

At law, 15-738

Burden of proof, 15-740

Damages, 15-739

Evidence, 15-740

In equity, 15-739

Injunction, 15-739

Jurisdiction, 15-718

Remainders, reversions, and executory interests, 15-556

Remarriage:

Where homestead barred on remarriage, 15-705

Removal, see infra, Abandonment. Removal from state, see infra, Residence; Termination of status.

Rent, 15-593

Repeal or modification of homestead laws, 15-532

HOMESTON AD	TION TO THE TIME T
HOMESTEAD, cont'd. Repeal or modification of homestead laws,	HOMESTEAD, cont'd. Rights of married women, cont'd.
cont'd.	Separate property, cont'd.
Effect of constitutional provisions for	Wife supporting family, 15-547
exemption, 15-532	Separation by agreement, 15-547
Effect of repeal, 15-533 Power to modify or repeal, 15-532	Wife supporting family, 15-547 Rights of surviving spouse and children:
What constitutes repeal, 15-532	Children and heirs, 15-708
Residence (see infra, Occupancy):	Both parents living, 15-714
Abandonment, see infra, Abandonment.	Character of interest, 15-712
Actual residence, 15-554	Conflicting rights, 15-713
Citizenship, 15–556 Domicil not equivalent to residence, 15–	Control, 15–713 Curtesy, 15–715
554	Devise, 15-716
Express requirement of residence, 15-	Dower, 15-715
554	Duration, 15-712
Intention of removal, 15-555	Effect of testamentary disposition,
Removal from state, 15-555 Residence of family, 15-555	15-716 Extent of interest, 15-712
Rights of married women, 15-555	Guardian, 15-715
Husband in another state, 15-555	Homestead continued for minor
Rights of nonresident wife, 15-555	children, 15-708
Time of becoming resident, 15-556	Homestead descending to heirs, 15-
Use for other purposes than as residence, see infra, Use for other purposes than	709 In California, 15—710
as residence.	In Illinois, 15–715
Widow's removal, 15-704	In Michigan, 15-710
Res judicata, 15-662; 24-769, 784	In Minnesota, 15-710
Restraint on alienation, 15-531	In Mississippi, 15-711
Retroactive construction, 15-610 Retroactive operation, see infra, Interpreta-	In North Carolina, 15–711 In South Carolina, 15–711
tion and construction.	In Texas, 15-711, 715
Right, see infra, Nature of estate or right.	Minor's right of homestead and
Right of way to railroad:	right as beir distinct, 15-714
Joinder of wife, 15–675 Rights of children (see <i>infra</i> , Rights of snr-	Occupancy, 15-712 Partition, 15-716
viving spouse and children), 15-550	Sale of homestead, 15-716
Adopted children, see infra, Adopted	Setting apart homestead to children,
_ children.	15-712
Divorce, 15-552	Termination of interest, 15-717
Rights of children during life of parents,	Waiver by minors, 15–714 Widow cannot impair children's
Statutes protecting children, 15-550	rights, 15-714
Rights of married women (see infra, Rights	Continuance of homestead after death of
of surviving spouse and children), 15-	survivor, 15-717
546 Community, 15–550	How interest may be harred, 15–701 Ahandonment, 15–702
Deserted wife, 15-547	Ahandonnient of husband by wife,
Domicil of wife, 15-546	15-702
Effect of divorce, see infra, Divorce.	Acceptance of dower, 15-705
Homestead in separate property, 15-546	After husband's death, 15–702 Alienation after husband's death, 15–
Husband's property, 15-547 Claim by wife in husband's property,	703
15-548	Alienation as abandonment, 15-703
Conveyance or incumbrance by hus-	Antenuptial contract, 15-706
band, 15-549	Desertion, 15-702
Deserted wife, 15–548 Estate in homestead during hus-	Devise to wife, 15–706 Divorce, 15–705
hand's life, 15-548	During lifetime of busband, 15-
General rule, 15-547	702
Occupancy of homestead by wife,	Election where devise is to wife,
15-549	15-706
Refusal or failure of husband to claim exemption, 15-549	General rule, 15–701 Hushand's devise, 15–706
Separation by agreement, 15-550	Lease of homestead, 15-704
Wife who has left her husband, 15-	Nonresidence in state, 15-704
550	Remarriage, 15-705
Residence, see infra, Residence.	Separation, 15-702 Waiver, 15-702
Separate property, 15-546 Domicil of wife, 15-546	Of widow, 15-694
Homestead in separate property, 15–	Allotment of homestead prior to con-
546	veyances, 15-698
IOI	I Volume XXXI.

HOMESTEAD, cont'd. Rights of surviving spouse and children, cont'd. Of widow, cont'd. Allotment or setting apart of homestead, 15-707 Formal assignment of home-stead to widow by court, 15-707 Partition proceedings, 15-707 Quantum of interest to be allowed, 15-708 Where wife has separate property, 15-708 Whether adverse claims may be adjudicated in proceedings for allotment, 15-708 Allowance in lieu of homestead, 15-Assignment of widow's interest, 15-698 Character of widow's interest, 15-697 Continuance of husband's homestead for benefit of widow, 15-694 Conveyance of widow's interest, 15-Declaration of homestead, 15-696 Equitable interests, 15-697 Existence of children, 15-696 Extent of widow's interest, 15-697 General rule, 15-694 Homestead created after husband's death, 15-696 Lands held in common, 15-697 Necessity of outstanding indebtedness against decedent's estate, 15-700 Debts of decedent, 15-700 Debts of survivor, 15-701 Sale of homestead for payment of debts, 15-701 Partition at suit of heirs, 15-699 Reversionary interest, 15-697 Seizin of husband, 15-697 Of widower, 15-693 Abandonment, 15-694 Assignment of interest, 15-694 Continuation of husband's homestead after wife's death, 15-693 Existence of children unnecessary to enable surviving husband to claim homestead, 15-693 Illustrations, 15-694 Right of surviving husband in homestead of deceased wife, 15-693 Rights of surviving spouse and children during their lives, 15-714 Rural homestead, 15-604 Rural property, 15-574 Sales, conveyances, and incumbrances (see infro, Abandonment; Appraisal, allotment, and sale; Estoppel; Forfeiture; Waiver), 15-662 Abandonment, see infra. Abandonment; Evidence of intention to abandon.

Children, 15-716

Consent of wife, 15-665

Appraisal, allotment, and sale, see infra, Appraisal, allotment, and sale. California rule against incumbrances, 15-1012

Homestead. HOMESTEAD, cont'd. Sales, conveyances, and incumbrances, cont'd. Consideration, 15–691 Creditors and holders of incumbrances, Disposition of homestead by will, 15-692 Equities on rescission of conveyances, 15-691 Estoppel (see infra, Estoppel), 15-661, Evidence of intention to abandon, see infra, Evidence of intention to abandon. Exchange of homestead or sale and purchase of new homestead, see infra, Exchange of homestead or sale and purchase of new homestead. Execution sale, see infra, Appraisal, allotment, and sale. Forfeiture, see infra, Forfeiture. Georgia rule requiring leave of court, 15-690 Husband and wife, 15-665 Intention to abandon, see infra, Evidence of intention to ahandon. Joinder or consent of wife, 15-665 Louisiana rule against incumbrances, 15-690 Mortgaged premises, 15-567 New homestead, see infra, Exchange of homestead or sale and purchase of new homestead. Power of attorney, 15-690 Proceeds of voluntary sale of homestead see infra, Proceeds of voluntary sale of homestead. Prohibition of alienation or incumbrance by husband without joinder or consent of wife, 15-665 Abandoned homestead, 15-678 Abandoned wife, sale by, 15-675 Acknowledgment, 15-681 Acquiescence, 15-687 Acquisition of homestead occurring before adoption of restriction, 15-Alienation by husband alone, 15-Allotment as homestead, 15-676 Assignments for benefit of creditors, 15-673 Business homestead, 15-673 Certificate of acknowledgment, 15-Change of residence, 15-678 Character of instrument, 15-679 Chattel mortgage on improvements, 15-669 Conditional sales, 15-673 Constitution, 15-666 Constitutionality of statutes, 15-668 Contract to convey, 15-670, 686 Conveyance by wife, 15-675, 677 Conveyance by wife of homestead

670

previously conveyed to her by

Creditors may attack conveyance or

Damages not recoverable for non-

performance of such contract, 15-

husband, 15–671

incumbrance, 15-687

HOMESTEAD, cont'd. Sales, conveyances, and incumbrances, cont'd. Prohibition of alienation or incumbrance by husband without joinder or consent of wife, cont'd. Declaration of homestead not filed, 15-676 Dedication to public use, 15-669 Description, 15-681 Disclaimer of homestead, 15-671 Divorce, 15-686 Dower, release of insufficient, 15-68 t Effect of alienation or incumbrance without joinder or consent of wife, 15-683 Acquiescence, 15-687 Contracts to convey, 15-686 Conveyance invalid though homestead privilege terminated, 15-683 Curative acts, 15-687 Divorce, 15-686 Estoppel, 15-686 Excess over homestead exemption, 15-684 Proceedings to set off excess, 15-685 Purchasers with or without notice, 15-687 Ratification, 15-687 Separation, 15-686 Transfer of possession, 15-686 Validity as to excess over homestead exemption, 15-684 Validity subject to homestead privilege, 15-683 Effect of joinder of wife in contract to convey, 15-671 Eminent domain, 15-679 Equitable title, 15-668 Estoppel, 15-686 Estoppel as against husband, 15-671 Exceptions to rule: Abandoned wife, sale by, 15-Acquisition of homestead occurring before adoption of restriction, 15-677 Allotted as homestead, 15-676 Change of residence, 15-578 Conveyances by wife, 15-675, 677 Declaration of homestead not filed, 15-676 Excess over homestead dues, 15-677 Express reservation right, 15-Guardian conveying, 15-677 for Incumbrance improvements, 15-674 Incumbrance for purchase money, 15-673 Land not allotted as homestead, 15-676 Leasing, 15-674 License to remove minerals, 15-675 Marriage occurring before adopHOMESTEAD, cont'd. Sales, conveyances, and incumbrances, cont'd. Prohibition of alienation or incumbrance by husband without joinder or consent of wife, cont'd. Exceptions to rule, cont'd. Minerals, license to remove, 15-675 Power of attorney from wife, 15-676 Prior incumbrance, 15-675 Purchase-money incumbrance, 15-673 Right of way to railroad, 15-675 Support of homesteader and wife, 15-578 Trustee conveying, 15-677 Wife conveying homestead owned by her, 16-677 Excess over homestead dues, 15-677 Existence of wife must be shown, 15-667 Express release or waiver of right, 15-679 Express reservation of right, 15-676 Formal requisites of alienation, 15-Guardian conveying, 15-677 Homestead held under contract of 669

purchase, 15-668 Homestead in leased premises, 15-Husband's property, 15-549 Improvements, 15-669 Incumbrance for improvements, 15-

Incumbrance for purchase money, 15-673 Insane wife, 15-672

Land not allotted as homestead, 15-676

Leased premises, 15-669 Leasing, 15-674

License to remove minerals, 15-675 Marriage occurring before adoption of restriction, 15-677

Marriage subsequent to incumbrance, 15-671

Mechanics' liens, 15-678

Minerals, license to remove, 15-675 Nature of wife's right, 15-668

Necessity of express release or waiver, 15-679

Occupation of more land than can

be held exempt, 15-669 Oral assent, 15-679

Ownership by husband of other property exceeding in value statutory exemption, 15-669 Parol assent, 15-679

Party to instrument, 15-680

Power of attorney from wife, 15-676

Prior incumbrance, 15-675 Purchase-money incumbrance, 15-

673

Ratification, 15-687 Reality of consent, 15-682 Duress, 15-682 Fraud, 15-682 In general, 15-682 Reason for rule, 15-668

Volume XXXI.

tion of restriction, 15-677

Mechanics' liens, 15-678

HOMESTEAD, cont'd.

Sales, conveyances, and incumbrances, cont'd. Prohibition of alienation or incumbrance by husband without joinder or consent of wife, cont'd.

Record, 15-682 Release of dower insufficient, 15-681 Relinquishment of equity of redemption, 15-669

Renewing lien, 15-669

Requirement of joinder of wife in incumbrance does not prohibit alienation by husband alone, 15-679

Right not accrued, 15-678 Right of way to railroad, 15-675 Rule must be established by constitution or statute, 15-666 Rule stated, 15-665

Separate conveyance, 15-679 Separation, 15-672, 686 Specific performance, 15-671

Statute, 15-666 Statutory requirements to be complied with, 15-679

Support of homesteader and wife, 15-678

Timber, 15-669

Timber growing on homestead, 15-

Trustee conveying, 15-677 Unmarried head of family, 15-679 Verbal assent, 15–679

When rule has no application: Abandoned homestead, 15-679 Eminent domain, 15-679 Right not accrued, 15-678 Unmarried head of family, 15-

679 When specific performance may be enforced, 15-671

Who may attack conveyance or in-

cumbrance, 15-687 Wife as actual party to the instru-

ment, 15-680 Wife conveying homestead owned by her, 15-677

Wife living apart from her husband, 15-672

Written assent, 15-679

Purchase money: Improvement, 15-689

Rights between holder of incumbrance covering homestead and other creditors, 15-691

Rights between holder of incumbrance covering homestead and owner, 15-

Rights between owner and creditors other than holder of incumhrance covering homestead, 15-692

Right to alienate or encumber homestead, 15-662

Alienation or incumbrance not fraud upon creditors, 15-664 Foreclosure sale, 15-664

Motive of vendor is immaterial, 15-665

Restrictions upon alienation and encumbering, 15-665 Rule stated, 15-664

Separation, 15-665

HOMESTEAD, cont'd.

Sales, conveyances, and incumbrances, cont'd. Sheriffs' sales, see infra, Appraisal, allotment, and sale; Judicial and execution sales of homestead.

Surviving husband's interest, 15-694 Texas rule against incumbrances, 15-688

Applications of rule, 15-688 Crops, 15-688

Exceptions to rule, 15-689

Fixtures, 15-688 Improvements, 15-689

Mortgage partly for authorized purposes, 15-689

Property not homestead, 15-688

Purchase money, 15-689

Rule stated, 15-688 Unmarried head of family, 15-689

Value, determining, 15-607 Waiver, see infra, Waiver.

Widow, 15-702, 703 Widow's interest, 15-698

Scope of title, 15-525

Seizin of husband, 15-697

Selection, see infra, Claiming, selecting, and setting apart.

Self-executing provisions, 15-528

Separate and detached parcels of land, 15-586

General rule, 15-586

Lots or tracts leased to others, 15-588 Parcels of land cornering on each other,

States in which separate and detached parcels may be claimed, 15-586 Use in connection with homestead, 15-

588 What constitutes separation of tracts,

15-587 Separate homesteads at same time, 15-602

Separate homesteads in same tract, 15-602 Separate property of married women, 15-546, 551

Deserted wife, 15-547 Divorce, 15-551, 552

Domicil of wife, 15-546

Estimating and allotting homestead, 15-708

Homestead in separate property, 15-546 Homestead rights in wife's separate property, 15-564

Jurisdictions in which homestead may be claimed in wife's property, 18-565

Jurisdictions in which husband has no homestead in wife's property, 15-565 Right of wife, 15-564

Separation by agreement, 15-547

Wife supporting family, 15-547

Separation, 15-545, 547, 550 Alienation or incumbrance by husband without joinder or consent of wife, 15-686

Conveyance or incumbrance where wife is living apart from husband, 15-

Widow's rights not barred by separation,

Setting apart, see infra, Claiming, selecting, and setting apart.

Duty of officer to appraise and set apart, 15-730

Volume XXXI.

21.5

HOMESTEAD, cont'd. HOMESTEAD, cont'd. Title or interest necessary to support home-Sheriff, cont'd. Duty of officer to appraise and set apart, stead exemption, cont'd. Improvements, 15-567 cont'd. Land held under contract to purchase, Appointment of commissioners or see infra, Vendor and purchaser. appraisers, 15-730 Leasehold estates, see infra, Leasehold Ascertainment of extent and value, estates. Life estate, see infra, Life estate. Mortgaged property, 15-567 Ascertainment of value, 15-730, 731 Effect of sale, 15-733 Failure of officer to set apart, 15-Nature of estate or right, see infra, Nature of estate or right. Homestead should be set apart, 15-Partnership property, see infra, Partnership property. 730 Sale of undivided interest, 15-731 Possessory interest necessary, 15-556 Setting apart, 15-722 Property held in common or in joint Sheriffs' sales, see infra, Judicial and execution sales of homestead. tenancy, see infra, Joint tenants and tenants in common. Shop, 15-583 Public lands, 15-567 Solvency: Remainder, 15-557 Partnership, 15-574 Solvency of debtor, 15-536 Reversion, 15-557 Several lots or tracts held by different Special and local assessments, 15-633 titles, 15-564 Specific performance, 15-671 Title acquired by adverse possession, State and public lands, see STATE AND PUBLIC 15-567 Title acquired by descent or devise, 15-Status, see infra, Persons entitled to benefit of homestead exemptions; Termination of Title acquired by gift, 15-567

Title in husband or wife or both, see infra, Husband and wife. status; Time of acquiring status. Statutes (see infra, Constitutionality of statutory provisions; Repeal or modi-Trust property, 15-564 fication of homestead laws), 15-531 Liabilities as against which homestead Vendor retaining legal title, 15-567 Whether exemption is dependent upon title as against creditors, 15-557 may be claimed, see infra, Liabilities as against which homestead may be After-acquired title, 15-558 claimed. Possession held sufficient, 15-558 Strict construction, 26-669 View that title is necessary, 15-557 Store, 15-583 Whether exemption is dependent upon Succession, 15-709 title as against paramount title, 15-Support, see infra, Obligation to support and condition of dependence. Title, ownership, and possession, 15-526 Surrogate, 15-720 Title taken in another's name, 15-563 Taxation, 15-633 Title to property, 15-526 Tenants in common, see infra, Joint tenants Torts, 15-610, 614, 615 Waiver of tort, 15-616 and tenants in common. Trespass, 28-579 Termination of status, 15-544 Death or removal of wife, 15-545 Permanent separation or loss of family, Trust deeds and power of sale mortgages, 15-563 Trusts and trustees, 15-527, 536 Persons having care and support of de-Conveyances by trustee, 15-677 pendent females, 15-546 Temporary loss of status, 15-546 Land purchased with trust funds, 15-630 Temporary separation of family, 15-544 Unmarried persons (see infra, Widowers and Thereon, 15-632 widows), 15-543 Time of acquiring status, 15-544 Alienation or incumbrance, 15-679 General rule, 15-544 Dependents, 15-543 Judgment obtained before marriage, 15-Mortgage, 15-689 Unmarried man, 15-543, 679 Liens attached before marriage, 15-544 Unmarried woman, 15-543 Urban homestead, 15-604, 609 Time of occupancy, 15-581 Title or interest necessary to support home-Urban property, 15-574 Use (see infra, Adjoining lots or tracts), stead exemption, 14-556 Appurtenances, 15-567 29-442 Buildings not used for homestead pur-Descent, 15-566 poses, 15-589 Devise, 15-566 Failure to use entire tract, 15-585 Equitable estate or interest, see infra, Inconsistent use of part of homestead, Equitable estate or interest. 15-650 Fee simple, 15-556 Separate and detached parcels of land, Generally, 15-556 15-588 Gift, 15-567 Use of premises for other than home-Husband and wife, see infra, Husband stead purposes, 15-650 and wife.

1015

HOMESTEAD, cont'd. HOMESTEAD, cont'd. Widow: Use for other purposes than as residence, Abandonment by wife after husband's 15-582 death, 15-659 Chief use, 15-584 General rule, 15-582 Widowers and widows (see infra, Husband and wife; Unmarried persons), 15-Hotel, 15-583 Leased premises, 15-582 542 Express statutory provisions, 15-543 Lease of part, 15-584 Lodging house, 15-583 Rights of surviving spouse and children, see infra, Rights of surviving spouse Office, 15-583 Premises not susceptible of being a and children. dwelling house, 15-584 Unmarried persons, see infra, Unmarried persons. Premises not used as home, but leased to others, 15-582 Widower head of family, 15-542 Premises used solely for business pur-Widowers with children or dependents, poses, 15-582 Primary use, 15-584 Widows with children or dependents, 15-Shop, 15-583 542 Wills: Store, 15-583 Use in part for business, 15-583 Children's rights cannot be defeated by will, 15-716 Use in part for other purposes, 15-583 Value (see infra, Limitations as to value and Disposition of homestead by will, 15-692, 706 extent): HOMICIDAL MANIA, see Insanity. Exchange of homestead or sale and pur-HOMICIDE, see DEATH BY WRONGFUL ACT;
MURDER AND MANSLAUGHTER. chase of new homestead, 15-600 Vendor and purchaser (see infra, Sales, con-HOMŒOPATHIC, 15-743 veyances, and incumbrances): HOMOLOGATE, 15-743 Assignment by husband alone of contract to purchasers, 15-668 HOMOLOGATION, 15-743 HONEST, 15-744 Exchange of homestead or sale and pur-HONESTY, 15-744 chase of new homestead, see infra, Exchange of homestead or sale and Proof of other crimes, 23-250 purchase of new homestead. HONOR, 15-744 HONORARIUM, 15-745 Husband and wife: HONORARY, 15-745 HONORARY OFFICES, 23-327 Prohibition of alienation or incumbrance by husband without joinder or consent of wife, 15-665 HONOR POLICY, 15-745 HOOK, 15-745 Land held under contract to purchase, HOPE, 15-745 15-561 HOPPER, 15-745 HOPPER BARGE, 15-745 Abandonment of contract, 15-563 Claim as against vendor, 15-562 HORN, 15-745 Claims to homestead in lands held HORSEMANSHIP, 15-745 under contract to purchase, 15-561 Oral contract, 15-562 Feats of horsemanship, 12-888 HORSE RACING, 15-746 Payment of price by creditor, 15-Agricultural societies, 2-23; 15-747 563 Purchasers of public lands, 15-562 Gambling contracts: Right to possession, 15-562 Prizes and premiums, 14-614 et seq. Proceeds of voluntary sale of home-Where bets on horse races unenforceable, stead, see infra, Proceeds of voluntary 14-599 Where bets on horse racing favored, 14sale of homestead. Vendor retaining legal title, 15-567 598 Gaming, 14-682, 683, 704; 15-746 Vendor's lien, 15-629; 29-754 Gambling devices, 14-685 Waiver (see infra, Abandonment; Estoppel; Forfeiture; Sales, conveyances, and Race field, 14-675 Gaming houses, 14-702 incumbrances), 15-638 Constitutionality of statute, 15-531 Highways, 15-746 Judges, 15-747 Law of the road, 18-587 Express release or waiver of right, 15-679 Rule, 15-747 Failure to assert exemption before sale Societies and clubs, 15-747 deemed waiver, 15-638 HORSE RAILWAYS, 15-749 Failure to assert exemption before sale See STREET RAILWAYS. not waiver, 15-639 HORSES, 15-750 Infants, 15-714 See ANIMALS. Prohibition of alienation by husband without joinder or consent of wife, see Accident, 1–275 Accretion, see Accretion. infra, Sales, conveyances, and incum-Age, 15-754 brances. Agistment, see AGISTMENT. Widow's rights, 15-702 Bailments, see Contracts of Hire. Waiver and estoppel of creditor's rights, 15-Bicycles: Frightening horses, 4-28 Waiver of tort, 15-616

HORSES, cont'd.	HORSES, cont'd.
Blindness, 15-754	Vice, cont'd.
Brands and marks, see Brands and Marks.	What constitutes unsoundness or vice,
Carriers of live stock, see CARRIERS OF LIVE STOCK.	15-754
Cattle, 5-771	Age, 15–754 Blindness, 15–754
Commercial travelers or drummers, see Com-	Coughs and colds, 15-754
MERCIAL TRAVELERS OR DRUMMERS.	Crib biting, 15-755
Contracts of hire, 7-310	Glanders, 15-755
Duty of hirer of a horse, 7-310	Illustrations, 15-754, 755, 756
Expense of feeding horse, 7-311	Lameness, 15-755
Hirer of horse driving to different place	Roaring, 15-756
or beyond place designated, 7-312	Running away, 15-756
Illustrations, 7-310, 311	Warranty (see infra, Soundness), 30-155
Special contract, 7-311	Agent's authority, 30-165
Crib biting, 15-755 Crossings, see Crossings.	"All right," 30-156 Breach of warranty, 30-180
Cruelty to animals, see CRUELTY TO ANI-	Breeding purposes, 30–156
MALS.	Construction of particular warranty, 30-
Definition, 15-750	177
Distress:	Every material representation regarded
Horses and carriages at inn or livery	as a warranty, 30-156
stable, 9–664	Horses sold for breeding purposes, 30-
Horses sent to blacksmith's shop to be	180
shod, 9-644	Horse warranted fit for breeding pur-
Exemptions from execution, see Exemptions (from Execution).	poses, 30-220
Expert and opinion evidence, see Expert	Horse warranted gentle, running away, 30-215
AND OPINION EVIDENCE.	Refusal to warrant, 30-156
Farcy, 12-881	Sales of horses, 30–155
Filly, 13-19	HOSIERY, 15-756
Fire insurance, see Fire Insurance.	HOSPITALS AND ASYLUMS, 15-757
Frightening horses, see Frightening Horses.	See Boards of Health; Charities and
Gelding, 14-947; 15-751	Trusts for Charitable Uses; Houses of
Glanders, 14-1072; 15-755	Refuge and Correction.
Goods, 14-1081 Hire, see infra, Contracts of hire.	Animals: Animal hospital, 15–765
Inns and innkeepers, see Inns and Innkeep-	Asylums, 15-757
ERS.	Boards of health, 4–606
International law, 16-1172	Charitable, 15-758
Judicial notice, 17–901	Charitable hospitals and asylums, see infra,
Lameness, 15-755	Public and private charitable hospitals and
Law of the road, see LAW OF THE ROAD.	asylums.
Liens, see LIVERY STABLE KEEPERS.	Charities and trusts for charitable uses, 5-
Livery stable keepers, see Livery Stable Keepers.	932 Classification, 15–758
Malicious mischief, see Malicious Mischief.	Contagious diseases, see infra, Hospitals for
Mares, 15-751	contagious diseases.
Master and servant, see Master and Ser-	Corporations (see infra, Incorporation):
VANT.	Private hospitals and asylums, 15-759
Merchandise, 20–582	Definition, 15-757
Racing, see Horse Racing.	Asylums, 15–757
Roaring, 15-756	Charitable, 15–758
Soundness, 15-751 Definition, 15-751	Eleemosynary, 15–758 Harbor, 15–758
Examples, 15-753	Home, 15-758
Incipient disease, 15-754	Hospitals, 15-757
Question for jury, 15-753	House, 15-758
Time, 15-753	Institute, 15–758
Warranty, 15-752	Protectory, 15-758
What constitutes unsoundness or vice,	Rest, 15-758
15-754	Retreat, 15–758 Sanitarium, 15–758
Age, 15-754	Shelter, 15–758
Blindness, 15–754 Coughs and colds, 15–754	Directors, see infra, Officers and agents.
Crib biting, 15-755	Diseases, see infra, Hospitals for contagious
Glanders, 15-755	
	diseases.
Illustrations, 15-754, 755, 756	diseases. Eleemosynary, 15–758
Illustrations, 15-754, 755, 756 Lameness, 15-755	diseases. Eleemosynary, 15–758 Establish, 11–355
Lameness,15–755 Roaring,15–756	diseases. Eleemosynary, 15-758 Establish, 11-355 Exemptions from taxation, see Exemptions
Lameness, 15-755	diseases. Eleemosynary, 15–758 Establish, 11–355

Government, 15-761

HOSPITALS AND ASYLUMS, cont'd. HOSPITALS AND ASYLUMS, cont'd. Public and private charitable hospitals and Harbor, 15-758 asylums, cont'd. Home, 15-758 Liability for tort or negligence, 15-762, Hospitals, 15-757 763 Hospitals for contagious diseases (see infra, Officers, 15-761 Nuisances), 15-763 Support and maintenance, 15-761 General rule, 15-763 Public hospitals, 15-763 Tenure of and removal from office, 15-762 Public hospitals and asylums (see infra, House, 15-758 Incorporation, 15-760 Public and private charitable hospitals Effect, 15-760 Private hospitals and asylums, 15-760 and asylums), 15-758 Beneficiaries unrestricted and indefinite, Public hospitals and asylums, 15-760 15-758 Insanity: Contagious diseases, 15-763 Restraint of insane persons, see In-SANITY. Illustrations, 15-758 Incorporation, 15-760 Institute, 15-758 Liability of hospital: Liability for tort or negligence, 15-762, Injury to free patient, 7-839 763 Rest, 15-758 Mandamus, 19-778 Master and servant, 20-54 Retreat, 15-758 Liability for negligence of physician. or Sanitarium, 15-758 attendants, see MASTER AND SERVANT. Seamen, 25-127, 129 Shelter, 15-758 Medical attendance on servant, see Mas-TER AND SERVANT. Torts: Negligence, 20-54 Liability for, 15-762, 763 Municipal corporations: HOSTILE, 15-765 HOSTILITIES, 15-765 Liability for unskilful treatment, 4-608 HOSTLER, 15-765 Negligence: Liability for, 15-762, 763 **HOTCHPOT**, 15-765 Nuisances, 15-764 Advancements (see Advancements), 1-764, Must cause special damage and injury, Powers, 22-1146 Not nuisance per se, 15-764 HOTEL, 15-766; 16-508 Should be so managed as to occasion See INNS AND INNKEEPERS. damage or injury to none, 15-764 Dwelling house, 10-356 Smallpox hospital, 15-764 Inn, 15-766 Intoxicating liquors, 15-766 When nuisances are without any special defense or immunity, 15-764 Lodging house, 15-766 Officers and agents, 15-761 Tavern, 15-766 Board of directors, 15-761 HOURS, 15-767 Business hours, 5-77 Eligibility of women as officers, 15-762 Liability for tort or negligence, 15-762 Judicial notice, 17-904 Tenure of and removal from office, 15-HOURS OF LABOR, see Eight-hour Laws. HOUSE, 14-721; 15-767 762 Private hospitals and asylums (see infra, See Building; Dwelling, Dwelling House, Public and private charitable hospitals ETC.; HOSPITALS AND ASYLUMS. Appurtenances, 15-771 and asylums), 15-759 Beneficiaries definite and restricted, 15-Boundaries, 4-807 15-759 Building restrictions and restrictive agree-Conducted as business enterprise for ments, 15-767 Burglary, see Burglary. profit, 15-760 Hospitals maintained by certain corpo-Canal, 15-769 rations for benefit of their employees, Church, 15-769 Curtilage, 15-771 15-759 Disorderly houses (see DISORDERLY Houses), Incorporation, 15-760 Liability for tort or negligence, 15-762, 9-512 Dock, 15-769 Payments by patients do not change Dwelling, dwelling house, etc., 15-768 status of institution, 15-759 Dwelling house distinguished from, 10-353 Eminent domain, 10-1100; 15-772 Private eleemosynary corporations, 15-Expert and opinion evidence: 759 Protectory, 15-758
Public and private charitable hospitals and Value, 12–484 Fire insurance, 13-110 asylums, 15-760 Gaming houses, see Gaming Houses. Intoxicating liquors, 15-768 Board of directors, 15-761 Closely analogous at law, 15-760 Keeping house, 18-57 Confinement in insane asylum, see In-Land, 18-142 Legislature: SANITY. House in sense of branch of legislature, Eligibility of women as officers, 15-762 Employees, 15-761

1018

Malicious mischief, 19-637

HOUSE, cont'd. Merchandise, 20-582 Messuage, 20-610 Mill house, 15-769 Office, 15-769 Part of house, 15-768 Kailway, 15-769 Shop, 15-770 Stable, 15-770 Tenement, 15-768 Tent, 15-770 Uncompleted house, 15-770 Unroofed building, 15-768 Wills: What passes under devise of a house, 15-771 **HOUSEBOTE**, 15-773 HOUSEHOLD, 15-773 See FAMILY. Articles for support of household, 15-773 Household effects, 10-450; 15-774 Household furniture, 15-774 Household goods, 15-773 HOUSEHOLDER, 15-774 See Exemptions (FROM EXECUTION). Boarder, 15-775 Freeholder: Householder and freeholder distinguished, 15-775 Grand juries, 17-1265 Homestead, 15-536 Housekeeper, 15-774 Jury and jury trial, 15-775; 17-1119 Lodgings, 15-775 Poor and poor laws: Overseers of poor, 15-775 Single man keeping house, 15-775 HOUSEHOLD FURNITURE, see EXEMP-TIONS (FROM TAXATION). HOUSEHOLD GOODS (see BAGGAGE): Exemptions from execution, see Exemptions (FROM EXECUTION). Fire insurance, 13-114 HOUSEKEEPER, 15-776 Bail (in civil cases), 3-114 Homestead, 15-536 Householder, 15-774 HOUSE OF ENTERTAINMENT, 15-776 See lnns and Innkeepers. HOUSE OF ILL FAME, see DISORDERLY Houses. HOUSE OF RELIGIOUS WORSHIP, 15-776 HOUSE OF REPRESENTATIVES, see Legislature. HOUSES OF REFUGE AND CORREC-TION, 15-777 See Hospitals and Asylums; Prisons and PRISONERS. Age of offender, 15-781 Analogy between houses of refuge and correction, 15-777 Charitable, 15-778 Commitment, 15-779 Constitutional law: Imprisonment, 16-10 Right of trial by jury, 6-982 Definition, 15-777 Analogy between houses of refuge and correction, 15-777

Distinction between houses of refuge and

correction, 15-777

HOUSES OF REFUGE AND CORREC-TION, cont'd. Definition, cont'd. House of detention, 15-778 Industrial school, 15-777 Reformatory, 15-777 Discharges, 15-781 Distinction between houses of refuge and correction, 15-777 Eleemosynary, 15-778 History, 15-778 House of detention, 15-778 Houses of the Good Shepherd, 15-782 Imprisonment, 16-11 Incorporation, 15-779 Industrial school, 15-777 Infamy and infamous crimes, 16-248 Infants, see INFANTS. Inmates, 15-779 Jury and jury trial: Right of trial by jury, 6-982 Magdalene hospitals, 15-782 Management, 15-779 Organization, 15-779 Origin, 15-778 Pardon, 24-570 Parent and child, 21-1064 Rights of parents not determined by summary commitment of minor, 15-Penal or quasi-penal, 15-778 Penitentiary distinguished from, 15-779 Private reformatory institutions, 15-782 Protectory for boys, 15-782 Public institutions, 15-778 Reformatory, 15-777; 24-239 Sectarian reformatory schools, 15-782 Statutes, 25-322 Vagrancy, 29-571, 572 Welfare of offender chi f consideration, 15-78 I HOVEL, 15-782 HOVE TO, see Ships and Shipping. HOW, 15-783 HOWEVER, 15-783 HUCKSTER, 15-783 HULL, 15-783 Marine insurance: Hull and machinery, 19-958 HUMAN BEING, 15-783 HUMANE PURPOSE, 15-783 HUNDRED, 15-783 HUNG, 15-783 HUNTING, see GAME AND GAME LAWS. HURRICANE, 15-783 HURT, 15-784 HUSBAND AND WIFE, 15-785 See Marriage; Separate Property of Mar-RIED WOMEN; WITNESSES. Abandonment, see DIVORCE; see infra, Desertion by wife without cause; Support and maintenance. Abatement of legacies, see Abatement of LEGACIES. Abduction, see ABDUCTION. Accomplices: Whether wife may corroborate, 1-405 Accounts, 1-438 Acknowledgments, see Acknowledgments. Acquired, 1-571

Actions, see infra, Capacity of wife to sue

and be sued.

HUSBAND AND WIFE, cont'd.

Admissions, 1-700

Authority must be established, 1-701 Husband's admissions as to wife's separate estate, 1-700

Wife's admissions as affecting husband, 1-700

Adoption of children, 1-731, 732

Adultery (see infra, Necessaries):

Alienation of wife's affections, 15-863 Divorce, see Divorce.

Adultery as a crime, see Adultery as a CRIME.

Advancements (see IMPLIED TRUSTS), 1-773 Power to a wife to divide property, 1-

Advances for purchase of necessaries, 15-

Adverse possession:

As between husband and wife, 1-820

As to third parties, 1-821

Possession of person not holding adversely, 15-822

Affinity, 1-912

Agency (see SEPARATE PROPERTY OF MAR-RIED WOMEN):

Agency in fact may be express or implied, 15-872

Agency of husband for wife, 1-947, 958; 15-855

Agency not inferred from marital relation alone, 15-855

Incapacity, 15-855

Separate property, see Separate Property of Married Women. Where wife is sui juris, 15-855

Agency of wife for husband, 1-946, 957;

15-798, 856 Control and management of hus-

hand's property, 15-857 Express authority, 15-856

General rule, 1-946; 15-856 Illustrations, 1-946; 15-856, 857

Implied authority in domestic matters, 1-957; 15-856, 873

Previous dealings, 15-856

Receipt of money due to husband, 15-857

Appointment, 1-947 In general, 1-947

Bills of exchange and promissory notes,

Husband's liability on wife's contracts, 15-872

Wife as husband's agent at law, 15-

872 Wife as husband's agent in fact, 15-

872 Implied appointment, 1-957; 15-856, 873

Husband as agent of wife, 1-958 Wife as agent of husband, 1-957 Implied from prior conduct of parties,

15-873 Liability of wife for torts of agent, 15-

900 Married woman as agent for third per-

sons, 1-947 Married women, 1-942

Common law, 1-942

Wife may appoint attorney in relation to her separate estate, 1-942 Ratification, 15-873

HUSBAND AND WIFE, cont'd.

Agency, cont'd.

Sale or disposition of husband's property, 15-874

Alienation of husband's affections, 15-864 Action against husband's parents, 15-865

Adultery, 15-865 Damages recoverable, 15-866 Enabling statutes, 15-865

Evidence, 15-866

Facts requisite to confer right of action, 15-865

Procuring or enticing, 15-865

Right of action in general, 15-864 Alienation of wife's affections, 15-862

Adultery, 15-863

Compensatory damages, 15-863

Damages recoverable, 15-863

Effect of husband's consent, 15-863 Enticing or harboring wife, 15-862

Exemplary damages, 15-863

Feelings of wife towards defendant, 15-864

General rule, 15-862

Marriage, 15-863

Mitigation of damages, 15-863

Mutual feelings of husband and wife, 15-863

Partial alienation, 15-862

Aliens:

Right of alien husband to property of wife, 2-71

Wife's disabilities removed by alienage of husband, 15-807

Alimony, see ALIMONY.

Animals:

Liability for injuries by dogs, 2-376

Annuities, 2-395

Apportionment of annuity for support of wife living apart from husband, 2-400 Antenuptial contracts, 15-852

Antenuptial debt by husband to wife, 15-852

Effect of intermarriage on antenuptial contracts, 15-852

Equity, 15-852

Husband's liability on wife's antenuptial contracts:

Termination or discharge of liabil-

ity, 15-869 Antenuptial agreement between

husband and wife, 15-870 Death of husband or wife, 15-

Divorce o vinculo, 15-870

Husband's liability terminated by his death, 15-869

Husband's permitting judgment by default after death of wife, 15-870

Infancy of wife, 15-871 Statutory limitations, 15-871

Joinder of husband and wife as codefendants at common law, 15-868 Marriage settlements, see MARRIAGE SET-TLEMENTS.

Statute, 15-852

Wife's antenuptial contracts, 15-867

Bankruptcy, 15-870

Common-law doctrine stated, 15-867 Death of husband or wife, 15-869 Divorce, 15-870

HUSBAND AND WIFE, cont'd. Antenuptial contracts, cont'd. Wife's antenuptial contracts, cont'd. Limitation of actions, 15-871 Necessity of joinder of husband and wife as codefendants at common law, 15-868 Separate property acts, 15-868 Statutes expressly releasing husband from liability, 15-868 Statutory doctrine, 15-868 Valid contract of wife prerequisite to husband's liability, 15-869 Wife's liability, 15-897 Antenuptial settlements, see Marriage Set-TLEMENTS. Antenuptial torts, 15-894 Arbitration and award, 2-615 Acquiescence of wife, 2-616 Controversies between husband and wife, 2-615 Feme covert, 2-615 Property over which wife has absolute control, 2-615 Separate property of wife, 2-616 Statutory enactments, 2-615 When husband's act binds wife, 2-616 Arson, 2-934 Assault and battery, 2-963; 15-813, 857 Assignments for the benefit of creditors, 3-22 Assignor's rights in his wife's property, 3-42 Joinder of wife of assignor, 3-57 Married women as assignees, 3-34 Attorney and client: Married woman's attorney's right to compensation, 3-416 Attorney's fees, 15-877, 878 Baggage: Competency as witnesses, 3-582 Bail and recognizance (in criminal cases): Married woman as bail, 3-710 Bailments: Possession of bailee, 15-822 Banishment of husband, 15-807 Banks and banking: Ownership of deposit, 25-366 Baron, 3-857 Bastardy, see BASTARDY. Beneficiaries in insurance, see Beneficiaries (IN INSURANCE). Bigamy, see BIGAMY. Bills of exchange and promissory notes, 4-168 Acceptor of bill drawn by husband in favor of wife, 4-173 Bills and notes between husband and wife, 4-169 Bills and notes made payable to wife during coverture, 4-171 Bills and notes of married women void, 4-168 Effect of marriage between parties to note, 4-169 Estoppel, 4-172 Exceptions to married woman's inability to contract, 4-168 Instrument payable or indorsed to wife, 4-170 Married woman's competency, 4-168 Married woman's paper vests in husband, Note by firm of which husband is a member, 4-169

HUSBAND AND WIFE, cont'd. Bills of exchange and promissory notes, con. Parties liable on married woman's paper, or paper between husband and wife, 4-172 Separate property of married women, see PROPERTY OF MARRIED WOMEN. Statutes, 4-169 Survivorship, 4-172 Title through wife's indorsement, 4-170 Wife as agent, 4-170 Wife of alien, 4-168 Wife's promise to pay after husband's death, 4-168 Wife's signature as binding on husband, 4-170 Bona fide purchaser (see Purchasers for VALUE AND WITHOUT NOTICE), 23-484 Bonds, see Bonds. Building and loan associations: Married women as members, 4-1027, 1028 Burden of proof: Adultery, 15-889 Effect of husband's consent to adultery, 15-890 Effect of pardon or condonation, 15-800 Effect of wife's adultery, 15-889 Burden of proof as to adequacy or payment of allowance, 15-885 Cause of separation, 15-888 Burial, 8-836, 837, 1025; 15-813 Duty of burial, 8-838; 15-813, 816 Liability of husband for wife's burial expenses, 15-880 Marriage settlements, 19-1239 Right of burial, 8-836, 837 Business, 15-798 Capacity of married women to commit torts, 15-807 Capacity of wife to sue and be sued: Separate trade statutes, 15-796 Chancery, see infra, Equity to settlement. Chastisement of wife, see infra, Assault and battery. Chattel mortgages: Who may make mortgage, 5-955 Children, see infra, Equity to settlement. Choses in action, 15-822 By whom reduction may be made, 15-831 Agent or trustee, 15-831 Generally, 15-831 Husband's creditors, 15-832 Choses in action reduced to possession belonging to husband, 15-822 Divorce, effect of, 15-824 In general, 15-822 Legacy or distributive share, 15-823

Logacy or distributive share, 15–823
Remainders and reversionary interests, 15–824
Rights of husband as survivor, 15–825
Survivor, 15–851
Survivorship, 15–823, 825
What amounts to reduction into possession, 15–825
Agent's possession, 15–827
Assignment, 15–827
Change of character of possession, 15–827

Executor and administrator, 15-827

Generally, 15-825

1021

HUSBAND AND WIFE, cont'd. HUSBAND AND WIFE, cont'd. Choses in action, cont'd. Contracts, cont'd. Disability of wife, cont'd. What amounts to reduction into posses-Enabling statute: sion, cont'd. Covenants, 15-793 Husband taking possession in another capacity, 15-826 Illustrations, 15-825, 826 Generally, 15-791 Presumption of incapacity in statute giving limited power, Intention, 15-826 Judgment or decree, 15-830 15-792 Mortgage, 15-829 Statutes authorizing contracts Pledge, 15-829 with reference to separate es-Presumption, 15-826 tates, 15-792 Statutes wholly removing dis-Receiving payment, 15-826 ability, 15-792 Release, 15-829 Substitution, 15-830
Taking actual possession, 15-826 Ratification of contract, 15-793 Disability of wife to make contract, 15-Testamentary disposition, 15-831 Trustee's possession, 15-827 At common law, 15-790 In equity, 15-791 Wife's right of survivorship at husband's Divorce, 15-811 Estoppel, see infra, Estoppel. death, 15-823 Civil damage acts, see CIVIL DAMAGE ACTS. Civil death, 6-65 Husband's liability on contracts in name Cohabitation: of wife, 15-867 Husband's liability on his own contracts, Right of husband, 15-813 15-867 Common law, 15-790 Husband's liability on joint contract of Deemed one person at common law, 15husband and wife, 15-867 790 Disability to contract, 15-790 Husband's liability on wife's antenuptial . Communications between husband and wife, contracts, see infra, Antenuptial consee PRIVILEGED COMMUNICATIONS. tracts. Community property, see COMMUNITY PROP-Husband's liability on wife's postnuptial ERTY. contracts, see infra, Postnuptial con-Conditions: tracts. Coverture no bar to performance, 6-506 Insanity of husband, 15-811 Joint contract of husband and wife, 15-867 Consideration: Debt contracted by feme covert, 6-681 Liability of wife: Doing what one is legally bound to do, Antenuptial contracts of wife, 15-6-751 Contracts of husband, 15-897 Good consideration, 6-702 Promise by married woman, 6-730 Release of homestead and dower, 6-732 Contracts of wife, 15-897 Imprisonment for debt, 15-898 Conspiracy, 6-847 Postnuptial contracts of wife, 15-Antenuptial conspiracies, 6-847 Husband and wife and a third person, Necessaries, see infra, Necessaries.
Postnuptial contracts, see infra, Post-Husband and wife and persons unknown, nuptial contracts. Ratification of contracts, 15-793 6-847 Postnuptial conspiracies, 6-847 Separate property acts, 15-797 Separate trade statutes, 15-796 Constitutional law: Curative acts validating defective deeds Separation (see Separation Husband of married women, 6-940 Whether husband's interest in wife's AND WIFE), 15-808 Statutes expressly enabling married chattels is a vested right, 6-956, 957 woman to carry on separate trade, 15-Contracts (see Marriage Settlements; Sep-Torts based on contract, 15-895 ARATE PROPERTY OF MARRIED WOMEN): Abandonment or separation, 15-808 Control of wife, 15-813 Affirmance after death of husband, 15-Conversion and reconversion: Election by married women, 7-481 Affirmance of contracts after divorce, 15-Conveyance by married women, 20-821 Counsel's fees (see infra, Necessarics), 15-878 Agency of one spouse for the other, see Counterfeiting, 7-883 infra, Agency. Courts, see infra, Equity to settlement. Agreement to separate and live apart, see Covenants, see Covenants. Credit (see infra, Necessaries): SEPARATION (HUSBAND AND WIFE). Alienage of husband, 15-807 Husband's prohibition of purchase on Antenuptial contracts, see infra, Antecredit, 15-882 nuptial contracts. Creditor, see infra, Postnuptial contracts. Criminal conversation, see CRIMINAL CONVER-Banishment or transportation of husband, 15-807 SATION. Criminal law, 8-255; 15-901 Capacity of married woman to commit Confirmation of contract, 15-793

crime, 15-807

Disability of wife:

Confirmation of contract, 15-793

HUSBAND AND WIFE, cont'd. HUSBAND AND WIFE, cont'd. Criminal law, cont'd. Debts of decedents: Crimes committed by one spouse against Contracts between husband and wife, 8other, 15-904 Husband's liability for wife's crimes, 15-Money loaned husband, 8-1009 Dedication: 901 Crimes committed in husband's Dedication by married women, 9-32 presence, 15-902 Deeds, see DEEDS. Crimes committed without husband's Desertion, see DIVORCE. knowledge or consent, 15-902 Desertion, see infra, Support and mainte-General rule, 15-901 nance. Illegal sale of intoxicating liquors, Desertion by wife without cause: Necessaries, 15-888 15-90F Use of residence for sale of intoxi-Desertion of wife by husband: cating liquors, 15-901 Necessaries, 15-886 Nonsupport of wife as criminal offense, Disabilities arising from coverture, 15-15-814 790 Of husband, 15-790 Adultery of wife as a defense, 15-Of wife, 15-790 Common law, 15-814 In general, 15-790 Desertion occurring in another state, Special circumstances enabling feme sole to act sui juris, 15-807 15-815 Divorce a menso as defense, 15-815 To acquire and hold property, 15-Husband's offer in good faith to sup-794 To act as agent or in fiduciary caport as a defense, 15-816 pacity, 15-798 Separation as a defense, 15-815 Statutory crime, 15-815 To be estopped, see infra, Estoppel. Presence of husband: To be sole trader, see infra, Sole trader. Coercion of husband, 15-903 Conclusiveness of presumption from To commit crimes, see infra, Crimihusband's presence, 15-904 nal law. Criminal liability of wife, 15-903 To commit torts, see infra, Torts. To exercise right of suffrage, see Liability for torts, 15-899 EQUITABLE ELECTION. Liability of husband for crimes committed by wife in his presence, 15-To make contracts, see infra, Contracts. 902 Presence of husband essential to To make wills, see WILLS. To sue and be sued, 15-794 constitute coercion, 15-903 Special circumstances enabling fe covert to act sui juris, 15-807 Presumption of coercion from busband's presence, 15-903 When wife acts under command of hus-Abandonment or separation without leaving realm, 15-808 band, 10-348 Abjuration of realm, 15-809 Wife's liability for her crimes, 15-902 Alienage of husband, 15-807 Coercion by husband, 15-903 Conclusiveness of presumption from Banishment of husband, 15-807 Divorce, 15-811 husband's presence, 15-904 Insanity of busband, 15-811 General rule, 15-902 Joint indictment with busband, 15-Presumption of existence of disabilities, 15-807 Presence of husband, 15-903 Transportation of husband, 15-807 Wife, 15-790 Presumption of coercion from husband's presence, 15-903 Disorderly houses, 9-531 Liability of husband, 9-531 Liability of married women, 9-531 Crops, 8-329 Crops grown on land owned by husband, No presumption of coercion, 9-531 Crops grown on land owned by wife, 8-Distress, 9-631 Divorce (see Divorce; Separation (Hus-329 BAND AND WIFE); see infra, Neces-Cruelty, see DIVORCE. saries): Curtesy, see Curtesy. Antenuptial debts of wife, 15-870 Custody of wife, 15-813 Necessaries, 15-890 Damages: Alienation of wife's affections, see infra, Alienation of wife's affections. Documentary evidence: Entries made by wife, 9-924 Domestic service, 15-877 Personal injuries, see infra, Personal in-Domicil, see Domicil. Dower, see Dower. Dead body, 8-836, 837, 1025; 15-813, 816 Duty of burial, 8-838; 15-813, 816 Duress (see infra, Criminal law): Duress of husband or wife of party to Husband's liability for funeral expenses, contract, 10-329 15-880 Dying declarations, see Dying Declarations. Death (see infra, Personal injuries): Earnings of wife, see infra, Property rights Antenuptial contracts of wife, 15-869 Death by wrongful act (see DEATH BY of husband.

1023

Election, see Equitable Election.

Volume XXXI.

WRONGFUL ACT), 15-802, 869

HUSBAND AND WIFE, cont'd.

Equity to settlement, cont'd.

HUSBAND AND WIFE, cont'd. Endowment insurance: Statute against assignment of policy by wife as beneficiary, 11-32 Enticing husband, 15-864, 866 Enticing or harboring wife, 15-863, 864 Entireties, estates by, 11-49, 383; 15-847 Abolition by statute, 15-850 Common-law doctrine of tenancy by entireties, 15-847 Cotenancy distinguished from tenants in, by entirety, 17-652 Effect of divorce a vinculo, 15-848 Estates in which tenancy by entireties may exist, 15-848 Husband's interest during coverture, 15-848 Husband's power to transfer his life interest, 15-849 Husband's right to usufruct, 15-849 Joint tenants and tenants in common, 11-Jurisdictions denying doctrine, 15-848 Life interest subject to claims of creditors, 15-850 Neither spouse may destroy rights of survivor, 15-849 Partition, 21-1146 Personal property, 15-851 Statutory enactments, 15-850 Statute abolishing entireties not applicable, 17-650 Entitle, 11-50 Equitable election, see Equitable Election. Equitable estate of morried women, see Sepa-RATE PROPERTY OF MARRIED WOMEN. Equity of wife, see infra, Equity to settlement. Equity to settlement, 15-837 Amount of settlement, 15-841 Children, provision for, 15-842 Children's rights, 15-840 Effect of mother's death, 15-841 Effect of waiver by mother, 15-Right of children to be included in settlement, 15-841 Form of settlement, 15-842 By husband, 15-843 Limitation over on wife's death in default of children, 15-842 Provision for children, 15-842 How right may be barred, 15-843 Abandonment of husband, 15-845 Assignment, 15-845 Fraud of wife, 15-844 Income of wife, 15-844, 845 Maintenance by husband as affecting wife's equity to income, 15-844 Marriage settlement, 15-844 Reduction to possession of husband, 15-843 Waiver, 15-844 Where wife has adequate independent provision, 15-843 Jurisdiction of chancery to enforce right, 15-837 Injunction to restrain husband from recovering at law, 15-838 Settlement as against husband's assignee, 15-838 Settlement as against husband's

creditor, 15-837

Jurisdiction of chancery to enforce right, cont'd. Settlement where husband seeks aid of court, 15-837 Settlement where wife seeks aid of equity, 15-838 Where wife is ward of court, 15-839 Wife's equity enforceable only in courts of equity, 15-837 Nature of right, 15-837 Origin of right, 15-837 Out of what interests settlement is allowed, 15-839 Equitable interest, 15-839 General rule, 15-839 Interests in lands, 15-840 Legal interests, 15-839 Property not accruing to husband by virtue of his marital rights, 15-840 Settlement against husband's creditor, 15-837 Settlement where husband seeks aid of court, 15-837 Escape: Where wife escapes under execution against busband and wife, 11-279 Estates by entireties, see infra, Entireties, estates by. Estoppel, 11-395; 15-799 Barring title to personalty, 15-805 General rule, 15-805 Permitting husband to act as owner, 15-806 Barring title to real estate, 15-801 Acts or representations amounting to positive fraud, 15-801 Affirmance of invalid contracts, 15-803 Barring dower, 15-805 Permitting husband to contract debts on faith of ownership, 15-804 Permitting transfer of realty by third person, 15-804 Silence or concealment of facts, 15-803 Covenants, 11-414 Covenants of married women, 15-799 Dower, 15-805 Effect of statutes enabling married women to contract, 15-800 Effect on wife of husband's acts or representations, 15-806 Estoppel after discoverture, 15-807 Estoppel by deed, 15-799 Estoppel by deed against married women under statute, 11-396 Estoppel in pais, 15-799 Barring dower, 15-805 Barring title to personalty, 15-805 Barring title to real estate, 15-801 Effect of statutes enabling married women to contract, 15-800 Effect on wife of husband's acts or representations, 15-806 Estoppel after discoverture, 15-807 Estoppel in pais predicated on contract inoperative against married

women, 15-799 Fraud, 15-800

1024

HUSBAND AND WIFE, cont'd.

Estoppel, cont'd.

Estoppel in pais, cont'd.

View that estoppel in pais is inapplicable to married women, 15-

View that married woman is estopped in case of pure tort only, 15-800

Estoppel predicated on contract, 15-799 Estoppel predicated on tort, 15-799

> Acts or representations amounting to positive fraud, 15-801

> Barring title to real estate, 15-801 Fraud connected with contract, 15-800

> Silence or concealment of facts, 15-

Joinder of wife with husband in conveyance of his estate, 11-414

Joinder with husband for purpose of releasing dower, 11-396, 414

Married women, 15-799

Married women at common law, 11-395 Misrepresentation or concealment of

facts, 11-440 Silence or concealment of facts, 15-803 Statutes permitting contract relating to

separate estate only, 15-800 Statutes prohibiting contracts of suretyship for husband, 15-801

Void conveyance of married woman, 11-

Evidence:

Privileged communications, see Privi-LEGED COMMUNICATIONS.

Executions:

Against married women, 11-618 Executors and administrators, see Executors AND ADMINISTRATORS.

Exemplary damages:

Alienation of wife's affections, 15-863 Exemptions from execution, see Exemptions (FROM EXECUTION).

Family, 12-873

Family held to include wife, 12-873 Husband and wife a family, 12-873 Husband not of wife's family, 12-874 Wife and children, 12-873

Feme sole, see SEPARATE PROPERTY OF MAR-RIED WOMEN.

Fire insurance, see FIRE INSURANCE.

Fixtures, see FIXTURES.

Forcible entry and detainer, 13-753

Foreclosure of mortgages, see Foreclosure of Mortgages.

Fraud and deceit (see infra, Estoppel), 14-20 Duty to disclose material facts, 14-71

Fraudulent sales and conveyonces, see FRAUD-ULENT SALES AND CONVEYANCES.

Funeral expenses, see infra, Burial.

Gambling contracts, see GAMBLING CONTRACTS.

Gaming houses, 14-719 Garnishment, 14-784

Gifts, see GIFTS.

Guaranty, 14-1132

Guardian and ward:

Possession of guardian, 15-822 Habeas corpus, see HABEAS CORPUS. Harboring wife, see infra, Enticing or harboring wife.

31 C. of L.-65

HUSBAND AND WIFE, cont'd.

Head of family, 15-305 Heir, heirs, and the like, 15-329

Homestead, see Homestead.

Homicide, see Murder and Manslaughter. Husband's liability for wife's torts, see infra, Torts.

Illegal contracts, see SEPARATION (HUSBAND AND WIFE).

Implied authority, see infra, Agency.

Implied contracts:

Services rendered to each other by members of one family, see IMPLIED CON-TRACTS.

Implied trusts (see IMPLIED TRUSTS):

Presumption of advoncements as between husband and wife, see IMPLIED TRUSTS.

Imprisonment for debt and in civil actions, 15-898

Married woman's liability (see infra, Contracts), 15-898

Improvements, 15-818; 16-122

As against creditors, 16-123

As between the parties, 16-122

Husband holding land conveyed to wife,

Husband not entitled to compensation, 15-122

Imputable negligence, 15-859

Injunctions (see Injunctions):

Injunction to restrain husband from recovering at law, 15-838

Insanity, see INSANITY.

Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY.

Insurance, see Beneficiaries (IN Insur-ANCE; FIRE INSURANCE; LIFE INSURANCE. Intoxicating liquors, sec INTOXICATING LIQUORS.

Intoxication, see CIVIL DAMAGE ACTS. Jeopardy:

Desertion, 17-604

Joint contract of husband and wife, 15-867 Joint ownership of property (see infra, Entireties, estates by; Joint tenants and tenants in common), 15-846 Personal property, 15-851

Joint tenants and tenants in common, 15-846

Conveyance by one tenant to wife of another, 15-846

Death of wife holding as cotenant with her husband, 17-661

Effect of intermarriage of joint tenants

or tenants in common, 15-846 Entireties, estates by, see infra, Entireties, estates by.

Personal property, 15-851

Property held by wife in common with another, 15-821, 822

Purchase by husband or widow of co-

tenant, 17-678 Whether grant to husband and wife may

create joint tenancy, 15-846, 847 Jurisdiction (see infra, Equity to settlement):

Coverture of defendant, 17-1071

Justices of the peace:

Actions against married women, 18-30 Laches, see LACHES.

Landlord and tenant, see LEASES.

Husband and Wife.

HUSBAND AND WIFE, cont'd. HUSBAND AND WIFE, cont'd. Larceny, see LARCENY. Name, 15-812; 21-312 Leases, see LEASES. National banks, see NATIONAL BANKS. Nature of the relation, 15-790 Legacies and devises: Necessaries (see Separate Property of Mar-Application of legacy to satisfaction of RIED WOMEN), 15-875, 877 debt, 18-782 Gift to the husband or wife of a sub-Absolute necessaries of wife, 15-876 scribing witness, 18-739 Adultery: Wife's contracts for necessaries for Interest: children, 15-892 Legacy to widow, 18-797 Advances for purchase of necessaries, Right of husband, 15-823 Satisfaction of claim by legacy or devise 15-879 Antenuptial contract, 15-871 to creditor, 18-776 Legal representatives, personal representa-tives, representatives, etc., 18-818 Assignment of claim against husband, 15-893 Burial of wife, 15-880 Liabilities as to third persons, 15-867 Husband's liabilities on his own con-Common-law duty of husband to support tracts, 15-867 wife, 15-875 Husband's liability on contract in his own Contract for necessaries furnished to name, 15-867 wife when unmarried infant, 15-871 Husband's liability on joint contract of Counsel's fees, 15-878 husband and wife, 15-867 Counsel's services, 15-877 Husband's liability on wife's antenuptial Defense of wife charged with crime, contracts, see infra, Antenuptial con-15-878 Divorce, 15-878 Husband's liability on wife's postnuptial General rule, 15-877 contracts, see infra, Postnuptial con-To secure protection from husband, tracts. 15-878 Liability of wife: Credit not given to husband, 15-892 Contracts, see infra, Contracts. Charging goods in wife's name, 15-Torts, see infra, Torts. 892 Necessaries, see infra, Necessaries. Illustrations, 15-892, 893 Torts of wife, see infra, Torts. Nonliability of husband, 15-892 Libel and slander (see Libel and Slander): Credit, prohibition of husband to purchase on, 15-882 Divorce or pendency of suit therefor, Injuries to wife's reputation, 15-858, 860 Life estate of wife, 15-818 Life estate of wife in personalty, 15-821 15-890 Life insurance, see BENEFICIARIES (IN IN-Alimony pendente lite, 15-890 surance); Life Insurance. Illustrations, 15-890 Necessaries furnished pendente lite, Limitation of actions, see LIMITATION OF AC-TIONS. 15-890 Living together as husband and wife, 18-Domestic service, 15-877 Ground of husband's liability, 15-876 843 Husband and wife living separate, 15-883 Maintenance (see infra, Support and maintenance), 19-613 Abandonment by wife without cause, Marriage, see MARRIAGE. 15-888 Burden of proof, 15-885 Marriage settlements, see MARRIAGE SETTLE-Burden of proof as to adequacy or MENTS; and see infra, Equity to settlement. Married women's acts, see SEPARATE PROPpayment of allowance, 15-885 ERTY OF MARRIED WOMEN. Desertion of wife by husband, Master and servant: 15-886 Necessaries, 15-877 Desertion with cause, 15-886 Mechanics' liens, see Mechanics' Liens. Desertion without cause, 15-886 Merger, 20-589 Effect of agreement upon inadequate Military law: allowance, 15-885 Enlistment of married men, 20-626 Effect of husband's failure to make Mistake: prompt payment, 15-885 Failure to join in conveyance, 20-826 Liability of husband failing to make adequate allowance, 15-885 Mortgages (see Foreclosure of Mortgages; Misconduct of husband, 15-886 Notice not to supply with neces-SEPARATE PROPERTY OF MARRIED WO-MEN), 20-914, 915 Assumption of mortgage by married saries, 15-886 Notice of separation to creditor, women, 20-999 15-884 Duress, 20-912 Offer of reconciliation, 15-886 Equitable mortgages, 11-129 Extinguishment, 20-1071 Presumption of authority of wife Merger, 20-1068 living separate, 15-883 Ownership, 25-367 Union of titles in husband and wife, Separation by consent, 15-884 Wife forced to live apart through husband's misconduct, 15-886 20-1068 Illustrations, 15-881 Murder and manslaughter, see MURDER AND Infants, 15-871 MANSLAUGHTER. 1026 Volume XXXI.

HUSBAND AND WIFE, cont'd. HUSBAND AND WIFE, cont'd. Necessaries, cont'd. Partnership, cont'd. Insanity, 15–890 Medical services, 15–877 Married woman incapable at common law, 22-69 Notice not to supply wife with neces-Partnership with husband, 22-70 saries, 15-887 Patents, see PATENTS. Notice of separation to creditor, 15-884 Payment: Notice to tradesmen not to furnish goods Payment to husband or wife of creditor, to wife, 15-883 22-527 Pauper laws, 15-876 To husband, 22-527 Presumption of authority from cohabita-To wife, 22-527 tion, 15-881 Perpetuities and trusts for accumulation, see PERPETUITIES AND TRUSTS FOR ACCUMULA-Articles not necessaries, 15-881 Discontinuance of cohabitation, 15-TION. Personal injuries: Excessive authority, 15-881 Community property, 15-860 Extravagant purchases, 15-881 Consequential damages, 15-861 General rule, 15-881 Damages for suffering, incident to in-Notice to tradesmen not to furnish juries to wife, 15-858 goods to wife, 15-883 Death by wrongful act, see infra, Death Rebuttal of presumption, 15-882 by wrongful act. Death of wife, 15-859 Woman passing as wife, 15-881 Question of law and fact, 15-880 Domicil in another state, 15-860 Services of counsel, 15-877 Husband's right to damages when col-Statutory modifications, 15-893 lected, 15-859 Effect of statutes enabling married Husband's right to release damages, 15women to contract, 15-893 859 Statutes expressly imposing liability Injuries to wife's person or reputation, on both husband and wife, 15-893 15-858 What are necessaries, 15-876 Negligence of husband imputed to wife, What are necessaries to be determined 15-859 by means and position of husband, Right of action considered as community 15-877 property, 15-860 Wife's contracts for necessaries for third Slander, 15-860 persons, 15-891 Slanderous words not actionable per se, Children, 15-891 15-861 Effect of wife's adultery, 15-892 Sole right of action for tort vested in married woman under statute, 15-860 General rule, 15-891 Illustrations, 15-811 Statutes, 15-860 Personal property (see infra, Property rights Woman passing as wife, 15-881 Next of kin, 21-538 of husband): Disability of wife to acquire and hold Notice: Notice to tradesmen not to supply goods personal property, 15-794 Equity to settlement, see infra, Equity to wife, 15-883 Notice not to credit wife, 15-873 to settlement. Notice not to supply wife with necessaries, Personal rights of husband, 15-811 15-287 Burial, 15-813 Notice to tradesmen not to furnish goods to Chastisement, see infra, Assault and batwife, 15-883 tery. Nuisances: Cohabitation, 15-812 Control of wife, 15-813 Criminal liability, 21-712 Custody of wife, 15-813 Services of wife, 15-813 Options, 21-925, 926 Ownership of property, see SEPARATE PROP-ERTY OF MARRIED WOMEN. Support, 15-813 To act as head of family, 15-811 Paraphernalia, 15-835 Common law, 15-836 To confer family name, 15-812 To fix matrimonial domicil or residence, Definition, 15-835 15-812 Family jewels, 15-836 Personal rights of wife, 15-814 Illustrations, 15-835, 836 Adultery as a defense to nonsupport, Presents by a third person, 15-836 Presents from husband, 15-836 15-815 Burial, 15-816 Separate property of married women, Cohabitation, 15-814, 815 15-837 Divorce as a defense to nonsupport, 15-"Paraphernal property," 12-608 815 Pardon: Maintenance, 15-814 Effect on disability as husband, 24-589 Nonsupport of wife as criminal offense, Parent and child, see infra, Equity to settle-15-814 Protection, 15-816 Partition, see PARTITION. Restitution of conjugal rights, 15-814 Partnership, 22-14, 69 Separation as a defense to nonsupport, Disabilities generally removed under 15-815 modern statutes, 22-69

1027

HUSBAND AND WIFE, cont'd. HUSBAND AND WIFE, cont'd. Personal rights of wife, cont'd. Privy examination, see ACKNOWLEDGMENTS. Writ of supplicavit, 15-816 Property: Persons, 22-739 Barring title to property, see infra, Es-Physicians and surgeons, 22-791 toppel, Disability of wife to acquire and hold Pin money, 15-835 Arrears, 15-835 property, 15-794 Property rights of husband, 15-817 Definition, 15-835 Chattels real of wife, 15-819 Not a gift, 15-835 Common law, 15-819 Pledge and collateral security, 22-849 Poor and poor laws: Reduction to possession, 15-819 Articles furnished by town to wife, Right of survivorship, 15-819 15-876 Separate property of married women, see SEPARATE PROPERTY OF MAR-Postnuptial contracts, 15-852 RIED WOMEN. Common law, 15-852 Choses in action, see infra. Choses in Contracts enforceable in equity, 15-853 Conveyance from one spouse directly to action. the other, 15-853 Conveyance from one spouse to another Earnings, 15-832, 833 Common law, 15-832 through a third person, 15-853 General rule, 15-832 Illustrations, 15-833 Husband's liability on wife's postnuptial contracts, 15-871 Purchase with wife's earnings inures Agency, 15-872 Contract for necessaries, see infra, to her husband, 15-833 Suits, see Separate Property of MARRIED WOMEN. Necessaries. Contracts of wife engaged in busi-Personal property of wife, 15-820 ness on her own account, 15-875 Chattels real, 15-819 Husband's agent in fact, 15-872 Choses in action, see infra, Choses in Husband's agent in law, 15-872 action. Insanity of husband, 15-874
Necessaries, see infra, Necessaries. Common law, 15-820 Equity, 15-820 Notice not to credit wife, 15-873 Life estate in personalty, 15-821 Ratification, 15-873 Personalty in possession, 15-820, 821 Rescission of husband, 15-874 Personalty in possession of wife's Sale of husband's property, 15-874 agent, 15-821 Sickness of husband, 15-874 Personalty in possession of wife's Sole trade, 15-875 Where credit is given to wife extrustee, 15-821 Possession of bailee, 15-822 clusively, 15-875 Possession of guardian, 15-822 In equity, 15-853 Possession of person not holding ad-Invalidity of postnuptial contracts at common law, 15-852 versely, 15-822 Possession of tenants in common, Marriage settlements, see MARRIAGE SET-15-822 TLEMENTS. Proceeds of realty, 15-821 Service, 15-854 Things held in common, 15-821 Statutes, 15-854 Real property, 15-817 Postnuptial settlements, see MARRIAGE SET-Curtesy, see Curtesy. TLEMENTS. Freehold interest in wife's lands, Postnuptial torts, 15-894 15-817 Separate property acts, 15-896 Improvements, 15-818 Statutes expressly relieving husband of Interest apart from curtesy, 15-817 liability for wife's torts, 15-896 Life estate of wife, 15-817 Powers, see Powers. Remainders or reversionary inter-Prescription, see Prescription.
Presence of husband (see infra, Criminal ests, 15-818 Rents and profits during joint lives law): of husband and wife, 15-818 Separate property of married women, Torts, 15-895 Presumption of authority from cohabitation, see Separate Property of Marsee infra, Necessaries. RIED WOMEN. Presumption of coercion from husband's Property rights of wife, 15-833 presence, see infra, Criminal law. In her own property, 15-835 Presumption of ownership, see Separate Property of Married Women. Equity to settlement, see infra, Equity to settlement. Presumptions: Generally, 15-835 Murder of wife, 22-1279 Money, see infra, Pin money. Prisons and prisoners: Paraphernalia, see infra, Para-Disabilities of wife, 15-808 phernalia. Private international law, see PRIVATE IN-In husband's property, 15-833 TERNATIONAL LAW. Coverture, see Coverture. Privileged communications, see Privileged Distributive share of wife, 15-833 COMMUNICATIONS. Fraudulent conveyance as barring Privity, 24-750 wife's distributive share, 15-834

HUSBAND AND WIFE, cont'd.

Property rights of wife, cont'd.

In husband's property, cont'd.

Husband's right as against wife to dispose of personalty during coverture, 15-834

Personal property, 15-833 Real property, 15-833

Purchasers for value and without notice, see
PURCHASERS FOR VALUE AND WITHOUT
NOTICE.

Quarantine, see Dower.

Questions of law and fact, 23-577

Agency, 15-872

Necessaries, 15-880

Rape, see RAPE.

Real cstate brokers, see REAL ESTATE BROKERS.

Real property (see infra, Property rights of husband):

Barring title to real property, see infra,

Estoppel.

Disability of wife to acquire and hold property, 15-794

Equity to settlement, see infra, Equity to settlement.

Estates by entireties, see infra, Entireties, estates by.

Receiving stolen property, 24-46-49

Recitals:

Estoppel by married woman, 24-61, 62 Recording acts, see RECORDING ACTS.

Relatives, 24-279

Release and discharge, 24-297

Relict, 24-321

Relinquishment of marital property rights,

Remainders, reversions, and executory interests, 15-817, 818, 824

Residence:

Right of wife to fix matrimonial residence, 15-812, 813

Res judicata, 24-746

Privity between husband and wife, 24-750

Restitution of conjugal rights, 15-812, 814

Resulting trusts:

Presumption of advancements as between
husband and wife, see Implied Trusts.

Rights against third persons, 15-858

In tort, see infra, Torts.

On contract, 15-858

Rights, duties, and liabilities inter se, 15-811
Choses in action, see infra, Choses in action.

Joint ownership of property, see infra, Joint ownership of property.

Personal rights of husband, see infra, Personal rights of husband.

Personal rights of wife, see infra, Personal rights of wife.

Property rights of husband, see infra, Property rights of husband.

Property rights of misoand.

Property rights of wife, see infra, Property rights of wife.

Suits between husband and wife, see infra, Suits between husband and wife. Torts between husband and wife, see

infra, Torts.

Transactions between husband and wife, see infra, Transactions between husband and wife.

HUSBAND AND WIFE, cont'd.

Rights, duties, and liabilities inter se, cont'd.

Wills between husband and wife, see

WILLS.

Sale or disposition of husband's property, 15-874

Seduction, see Seduction; and see infra, Alienation of wife's affections; Enticing or harboring wife.

Self-defense, see Self-Defense.

Separate estate, see Separate Property of Married Women.

Separate examination, see Acknowledgments.

Separate property of married women, see SEPARATE PROPERTY OF MARRIED WOMEN. Separate trade or business, see infra, Sole trader.

Separation, see Separation (Husband and W_{IFE}).

Servants, see infra, Necessaries.

Services:

Contracts for services, 15-854

Services of wife, 15-813, 832; 25-481
Services rendered to each other by members
of one family, see 1MPLIED CONTRACTS.

Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Settlement, see infra, Equity to settlement. Silence:

Duty to disclose material facts, 14-71 Sleeping car companies, see Sleeping Car Companies.

Society of wife, 25-1143

Sole trader, 15-795

Abandoned wife, 15-796

Boarding house a separate trade or business, 15-798

Capacity to sue and be sued under express trade statutes, 15-796

Certificate, 15-797

Common-law liability of husband for contracts relating to wife's business carried on in her name, 15-875

Custom of London, 15-795

Disability of wife at common law, 15-795

Equity, 15-795

Farming a separate trade or business, 15-798

Filing certificates in clerk's office, 15-

Formalities prerequisite to becoming sole trader, 15-797

Husband's liability, 15-875

Judgment or decree pronouncing married woman sole trader, 15-797

Power conferred under special circumstances, 15-796

Power to contract under statutes expressly enabling married women to carry on separate business, 15-796

Separate property acts, 15-797

Statute, 15-795

Statutes expressly enabling married women to carry on separate business, 15-795

What amounts to separate trade or business, 15-798

Wife unsupported by husband, 15-796

Specific performance, see Specific Performance.

Torts, cont'd.

HUSBAND AND WIFE, cont'd.

Hypocrisy.

HUSBAND AND WIFE, cont'd. Stock and stockholders, see STOCK AND STOCK-HOLDERS. Subrogation, see Subrogation. Succession, see Succession. Succession taxes, see Succession Taxes. Sue and be sued, see infra, Capacity of wife to sue and be sued. Sui juris, see infra, Disabilities arising from coverture. Suit, see infra, Capacity of wife to sue and be sued. Suit for restitution of conjugal rights, 15-812, 814. Suits between husband and wife, 15-858 Supplicavit, writ of, 15-816 Support and maintenance, 15-813 Common-law duty of husband, 15-875 Contracts for necessaries, see infra, Necessaries. Equity to settlement, see infra, Equity to settlement. Nonsupport of wife as criminal offense, 15-814 Wife's duty to support husband, 15-813 Wife's right to, 15-814 Snretyship (see Separate Property of Mar-RIED WOMEN), 15-793 Estoppel, 15-801 Statutes prohibiting contracts of surety-ship for husband, 15-801 Survivorship (see infra, Entireties, estates by), 15-819, 823
Tax titles, see Tax Titles. Tenants by entireties, see infra, Entireties, estates by. Third persons: Liabilities as to third persons, see infra, Liabilities as to third persons. Rights against third persons, see infra, Rights against third persons. Title of note through wife to husband, 4-170 Torts, 15-858 Aiding or encouraging wife in injury to husband, 15-862 Alienation of wife's affections, see infra, Alienation of wife's affections. Antenuptial torts, 15-894 Criminal conversation, see CRIMINAL CONVERSATION. Death, 15-895 Enticing or abduction of husband, see infra, Enticing husband. Enticing or harboring wife, see infra, Enticing or harboring wife. Husband's liability for antenuptial torts, 15-894 Injuries to wife's person or reputation, see infra, Personal injuries. Postnuptial torts of wife, 15-894 Death of wife, 15-895 Divorce, 15-895

Fiduciary capacity, 15-805

Presence of husband, 15-895

15-894

15-894

Separation, 15-895 Statutes, 15-896

Liability of husband for wife's torts,

Torts based on contract, 15-895

Torts committed by wife alone,

Husband and Wife.

Postnuptial torts of wife, cont'd. Torts committed in fiduciary capacity, 15-895 Torts committed in husband's presence, 15-895 Torts between husband and wife, 15-857 Injuries to property, 15-857 Personal injuries, 15-857 Statutes, 15-858 Wife's liability, 15-899 Wife's torts, 15-894 Antenuptial torts, 15-894 General rule, 15-899 Husband's liability for antenuptial torts, 15-894 Torts committed by husband and wife, 15–900 Torts committed in fiduciary capacity, 15-901 Torts committed in husband's absence, 15-899 Torts committed in presence of husband, 15-899 Trade, 15–789 Transactions between husband and wife, 15-852 Agency of one spouse for the other, see infra, Agency. Antenuptial contracts, see infra, Antenuptial contracts. Postnuptial contracts, see infra, Postnuptial contracts. Privileged communications, see Priv-ILEGED COMMUNICATIONS. Transportation of husband, 15-807 Trespass, 28-570, 581 Trover and conversion, see TROVER AND CON-VERSION. Trusts and trustees, see Trusts and Trus-TEES. Vendor's lien, see VENDOR'S LIEN. Vested rights: Husband's interest in wife's chattels, 6-956, 957 Waiver, 29-1083 Warrants of attorney, see Warrants of At-TORNEY. Warranty, see WARRANTY. Wife (see Widow), 30-522, 706 Bigamy, 30-523 Definition, 30-522 Divorced woman, 30-523 Second wife, 30-523, 706 Wife at date of will, 30-523 Wife's equity, see infra, Equity to settlement. Wills, see WILLS. Witnesses, see PRIVILEGED COMMUNICATIONS; WITNESSES. HUSBAND OF A SHIP, see Ship's Hus-BAND. HUSBANDRY, 15-904 See GOOD HUSBANDRY. HUSH MONEY, see BLACKMAIL; EXTOR-TION; LIBEL AND SLANDER; THREATS AND THREATENING LETTERS. HYDRAULIC MINING, 15-905 HYGEIA, 15-905 HYPNOTISM, 15-905 See Spiritualism; Undue Influence.

HYPOCRISY, see LIBEL AND SLANDER.

15-912

HYPOTHECARY ACTION, 15-905	ICE, cont'd.
HYPOTHECATE, HYPOTHECATION,	Public waters, cont'd.
15–905	Canals, 15-913
See Bottomry and Respondentia; Maritime	Great ponds, 15-912
LIENS; PLEDGE AND COLLATERAL SECURITY.	Real property:
Carriers of goods:	Conveyance as part of realty, 15-908
Lien of carrier, 5-411	Respective rights of mill owners and riparian
HYPOTHESIS, 15-906	proprietors, 15-915
See Expert and Opinion Evidence.	Ice harvesting as affecting mill owner's
HYPOTHETICAL OPINION, 15-906	right of flowage, 15-915
HYPOTHETICAL QUESTION (see Ex-	Injunction, 15-916
PERT AND OPINION EVIDENCE):	Right to harvest ice is in owner of land,
Privileged communications, 23-89	15-915
ICE, 15-907	Riparian rights:
See Highways.	Common-law rules as to navigable waters,
Damages for confiscation or destruction of	15-909
ice crop, 15-913	Harvesting ice as affecting rights of other
Dams:	riparian owners, 15–911
Right to ice, 8-707	Lands bounded by nonnavigable waters,
Detention by ice, 9-414	15-910
Deviations in marine insurance, 9-429	Pollution of stream by upper riparian
Eminent domain, 15-916	owner, 15-911
Confiscation of ice crop, 15-913	Respective rights of mill owners and
Expert and opinion evidence:	riparian proprietors, 15-915
Value of ice, 12-479	Temporarily damming up streams, 15-911
Floods:	Where streams navigable are considered
Ice jams, 13-690	navigable, 15–910
Highways:	Scope of article, 15-907
Harvesting ice as interfering with rights	Taxation, 27–656
of travel over public waters, 15-914	IDEM SONANS, 15-916
Navigation, 15–914	See Names.
Obstruction to travel, 15-914	IDENTICAL, 15-917
Right of public to use highways covered	IDENTIFY, 15-917
with ice for public travel, 15-914	IDENTITY, 15-918
Ice and snow:	See Murder and Manslaughter.
Accident, 1–275	Accused, 15–922
Fences, 12–1084	Ancient documents, 2-331
Highways, see HIGHWAYS.	Autrefois acquit and convict, see JEOPARDY.
Nuisances:	Bail and recognizance (in criminal cases),
Discharge from building, 21-700	3-692
Police power, 22-929	Failure to identify accused, 3-669
Sidewalks:	Criminal law:
Streets and sidewalks, see STREETS	Identity of accused, 15-923
AND SIDEWALKS.	Identity of defendant with person liable,
Stations (railroad), 26-512	· 15–920 Identity of names, 15–920, 921
Street railways, 27-50, 94	Parties to judgment, 15-921
Injunction:	Cumulative punishment, 8–488
Mill owner, 15–916	Dead body, 15-923
Manufacture, 19–924 Marine insurance, see Marine Insurance.	Decedent, 15-922
Navigable waters (see infra, Riparian rights):	Definition, 15-918
Harvesting ice as interfering with right	Disputed identity, 15-922
of travel over public waters, 15-914	Divorce, see DIVORCE.
Navigation, 15-914	Doubtful identity, 15-922
Owner of land on navigable water, 15-911	Dying declarations, see DYING DECLARATIONS.
Personal property, see infra, Property; Real	Evidence (see infra, Expert and opinion evi-
property.	dence), 20-539, 540
Pollution of stream, 15-911	Expert and opinion evidence, 15-924
Prescription, 22-1188	Nonexpert testimony, 12-491
Profit à prendre, 15-909	False pretenses and cheats, 12-845, 861
Property, 15-907	Foreign judgments:
When harvested, 15-909	Denial of identity, 13-1035
When unharvested, 15-908	Handwriting, 15-923
Damages for taking ice from another's	Comparison of handwriting to prove iden-
land, 15-909	tity, 15-283
General rule, 15–908	Hearsay evidence, 15-924
Ice already formed may be sold as	
ice already formed may be sold as	Jeopardy, see JEOPARDY.
personalty, 15-908	Jeopardy, see Jeopardy. Medical jurisprudence, 20–539
personalty, 15-908	Medical jurisprudence, 20–539 Mistake, 20–811
personalty, 15-908 Passes by conveyance as part of realty, 15-908	Medical jurisprudence, 20–539 Mistake, 20–811 Names, see infra, Presumption from identity
personalty, 15–908 Passes by conveyance as part of	Medical jurisprudence, 20–539 Mistake, 20–811

Volume XXXI.

IDENTITY, cont'd. ILLEGAL CONTRACTS, cont'd. Accounts, cont'd. Of the living, 20-539 Opinion evidence, 15-924 Accounting between principal and agent. cont'd. Photographs, 15-923; 22-773 Presumption from identity of names, 15-918 Reimbursement of agent, 15-1010 As affecting judgment in collateral pro-Action on account including illegal items, ceeding, 15-919 As affecting written instrument, 15-920 Division after accounting between the Discrepancy in middle initial, 15-919 parties, 15-1009 Actions, see infra, Defense of illegality; Enforcement of and relief from illegal con-General rule, 15-918 Identity of defendant with person liable, 15-020 Identity of person in criminal prosecu-Agency, 15-946 Accounting, 1-1088
Accounting between principal and agent, tions, 15-920 Identity of plaintiff and defendant, see infra, Accounts. 15-919 Agent for sale, 15-947 Parties to judgments in civil cases, Agent to purchase, 15-947 15-921 Commissions from buyer, 15-947 Parties to judgments in criminal cases, Commissions from seller, 15-947 Consent of employer to contract, 15-947 Questions of title, 15-920 Contracts tending towards breach of con-Remote transactions, 15-919 What constitutes identity of name, 15-919 fidence, 15-946 Delegation of authority, 1-971 Privileged communications: Attorney and client, 23-74 Employment of agents to negotiate sales Proof of other crimes, 23-254 to or contracts with government, Questions of law and fact, 23-583 15-974 Contingent compensation, 15-975 Rape, 23-870 Title, ownership, and possession: Effect of corruption of officer upon contract secured, 15-975 Identity of grantor in deed with owner of the land presumed, 15-921 Employment of legitimate agents, Identity of names, 15-920 15-974 General rule, 15-974 Witnesses: Conviction of crime, 30-1136 Secret agents, 15-975 IDIOT, see DEAF AND DUMB PERSONS; IN-Instructions, 1-1061 SANITY; TESTAMENTARY CAPACITY. Reimbursement for losses, 1-1118 IDLE, 15-924 Remuneration, 1-1114 Right of action of agent for payments IF, 15-924 Remainders, reversions, and executory intermade on illegal contracts, 1-1166 ests, 24-395 Agreements affecting public duties of citizens, IGNOMINY, 15-925 15-982 IGNORANCE, 15-925
ILL-BREEDING, see LIBEL AND SLANDER. Buying consent of property owners for improvements, 15-983 Contracts affecting purity of public elec-ILLEGAL, ILLEGALITY, ILLEGALLY, 15-1016 tions, see infra, Elections. ILLEGAL ARREST, see ARREST. General rule, 15-982 Opposition to legislation, 15-982 ILLEGAL CONTRACTS, 15-927; 19-483 Abandonment of illegal contract, 15-992 Public enterprises and improvements. Accord and satisfaction, 1-409, 412 15-982 Agreement not to prosecute, 1-413 Agreements encouraging litigation, 15-981 Assignments of choses in action, see As-Accounts, 1-442 Accounting between partners, 15-1011 SIGNMENTS. Accounting with respect to profits, Attorney and client, see Attorney and 15-1011 CLIENT. Action based on accounting between Champertous contracts, see CHAMPERTY partners, 15-1012 AND MAINTENANCE. Partial illegality of business trans-Compromise of litigation, 15-981 Agreements interfering with the course of public justice, see infra, Public justice. acted, 15-1012 Reimbursement for losses, 15-1012 Agreements suppressing competition at letting Accounting between principal and agent, of public contracts, 15-953 Actual injury to public immaterial, 15-1009 Accounting with respect to property received for principal, 15-1009 15-954 Accounting with respect to property Bona fide agreements between prospective received from principal, 15-1009 bidders permissible, 15-953 Agent not participant in illegal con-Effect upon validity of public contract, tract, 15-1009 Agent participant in illegal contract, 15-954 General rules, 15-953 Alienation, see RESTRAINTS ON ALIENATION. 15-1009 Alien enemies, see infra, War. Agent transacting business as princi-Application of payments, 2-442, 459 pal, 15-1010 Application by debtor, 2-435 Compelling agent to account, 15-1009

1032

ILLEGAL CONTRACTS, cont'd.

Arbitration and award, 2-558

Assignments, see Assignments.

Attorney and client (see ATTORNEY AND CLIENT):

Compensation of attorney, 3-445

Auction, see Auctions and Auctioneers; see infra, Contracts puffing or suppressing competition at sales.

Bail and recognizance (in criminal cases), 15-981

Bastardy, 4-661

Bidding, see infra, Agreements suppressing competition at letting of public contracts; Contracts puffing or suppressing competition at sales.

Bills of exchange and promissory notes, see BILLS OF EXCHANGE AND PROMISSORY Notes.

Bohemian oats, 15-944

Bonds, see Bonds.

Breach of contractual duties, 15-943

Breach of trust or confidence, 15-945

Actual tendency to breach of trust, 15-946

Agents, see infra Agency.

Commission to physician on prescriptions

sent to druggist, 15-946 Consent of employer to contract, 15-

Contracts tending towards breach of trust or confidence, 15-945

Duty of corporate officers towards corporation, see infra, Officers and agents of private corporations.

Duty of fiduciaries, see infra, Fiduciaries. Duty of stockholders towards each other, see infra, Stock and stockholders.

Duty owing by employees, 15-946 Necessity for actual injury to third per-

son, 15-945

Percentage upon proceeds of sale to one introducing customer, 15-946 Private confidence, 15-945

Brokers (see Brokers), 4-969

Building restrictions and restrictive agreements, 5-6

Buildings, see infra, Public offices or build-Burden of proof, 15-1016

Champerty and maintenance, see CHAMPERTY AND MAINTENANCE.

Change of law, 15-942

Contracts contemplating, 15-937, 943

Effect of change of law, 15-943

Ratification of contract after repeal of statute, 15-942

Renewal of contract after repeal, 15-943 Repeal of statute violated, 15-942

Subsequent promise based on benefit received, 15-942

Subsequent statutory prohibition, 15-943 Charter-parties, see infra, Contracts of affreightment and charter-parties.

Chilling bidding (see Auctions and Auc-TIONEERS), 15-952; 30-1196

Christian religion, 15-959

Civil law, 15-985

Cohabitation, see infra, Immoral contracts. Commission:

Contracts for commissions for introducing customer, 15-946

ILLEGAL CONTRACTS, cont'd.

Compensation of public officers, see infra, Public officers.

Competition, see infra, Agreements suppressing competition at letting of public contracts; Contracts puffing or suppressing competition at sales.

Compounding offenses, see Compounding OF-FENSES.

Compromise, 15-996

Compromise of litigation, 15-981

Conditions, 6-506

Confidence, see infra, Breach of trust or confidence.

Conflict of laws, see PRIVATE INTERNATIONAL LAWS.

Connection with illegal contracts, see infra, Contracts growing out of or connected with illegal contracts.

Consideration, 6-557, 758
Assignment of illegal contract as consideration, 15-932

Constitutions:

Contracts violative of constitutions, 15-937

Construction, see infra, Interpretation and construction. Contracts detrimental to public service, 15-

963 Contracts affecting service of quasi-pub-

lic corporations, 15-977 Contracts relating to compensation of

public officers, see infra, Public officers. Contracts relating to public offices or buildings, see infra, Public offices or buildings.

Contracts tending to dereliction of duty on part of public officers, 15-971

Contracts to influence legislation, see infra, Lobbying contracts.

General rule, 15-963

Lobbying contracts, see infra, Lobbying contracts.

Public officers, see infra, Public officers. Public offices or buildings, see infro, Public offices or buildings.

Traffic in public offices, see infra, Public officers.

Contracts growing out of or connected with

illegal contracts, 15-992 Abandonment of illegal contract, 15-

992 Aid required from illegal contract to establish case, 15-993

Contract with parties to illegal combina-

tions, 15–994 General rule, 15–992

Independent contracts, 15-992

Loans to settle obligation of illegal contract, 15-994

Promise to pay money owing on illegal contracts, 15-995

Agreement to pay judgment recovered on illegal contract, 15-996

Compromise of claims arising out of illegal contracts, 15-996

Contracts under seal, 15-995

General rule, 15-995

Promise to pay for benefit received under illegal contract, 15-996 Renewal or substituted notes, 15-996

Ratification of illegal contract, 15-994 Volume XXXI.

```
ILLEGAL CONTRACTS, cont'd.
  Contracts growing out of or connected with
         illegal contracts, cont'd.
       Resort to illegal contract required to es-
         tablish case, 15-993
       Securities for performance of illegal con-
         tracts, 15-996
       Subsequent contract in furtherance of
         illegal contract, 15-994
  Contracts in derogation of domestic relations,
    see infra, Domestic relations.
  Contracts indirectly illegal, 15-986
Acts in furtherance of illegal purpose,
         15-987
       Application of principles, 15-988
       General principles, 15-986
      Illegal purpose commission of crime of
       great magnitude, 15-987
Mere knowledge of illegal object of one
         party, 15-987
       Mutuality of intent, 15-986
       Rescission, 15-987
  Contracts in violation of positive law, 15-935
      Change of law (see infra, Change of
         law), 15-942
       Change of law contemplated, 15-937
       Constitutions, 15-937
       Construction, 15-938
      Contract contemplating change of law,
       Contracts involving commission of acts
         mala in se, 15-938
       Effect of change of law, 15-942
       Effect of prohibition, 15-939
       Execution of contract in violation of law.
         15-937
       Failure of statute to declare contract ille-
         gal, 15-941
       Forfeiture, 15-940
       General rule, 15-935
Ignorance of law, 15-936
       Illegality of contracts, 15-935
       Illustrations, 15-936, 937
       Implied contracts, 15-936
       Intention of legislature, 15-938
       Intention of parties, 15-936
Interest in death of person, 15-938
       Interpretation, 15-938
       Mala in se, 15-938, 939
       Malum in se, 15-939
Malum prohibitum, 15-939
       Municipal ordinances, 15-937
       Orders in council, 15-937
       Ordinances, 15-937
       Penalty, 15-939
       Prohibition and penalty, 15-939
       Prohibition without imposition of pen-
         alty, 15-941
       Purpose of statute accomplished without
       rendering contract illegal, 15–941
Ratification of contract after repeal of
         statute, 15-942
       Renewal of contract after repeal of stat-
         ute, 15-943
       Repeal of statute violated, 15-942
       Statutory limitations of effect of con-
         tract in violation, 15-941
       Statutory provisions, 15-938
           Change of law, 15-942
            Construction, 15-938
           Contract contemplating change of
              law, 15-939, 943
```

ILLEGAL CONTRACTS, cont'd. Contracts in violation of positive law, cont'd. Statutory provisions, cont'd. Effect of change of law, 15-942 Effect of prohibition, 15-939 Failure of statute to declare contract illegal, 15-941 Forfeiture, 15-940 Intention of legislature, 15-938 Interpretation, 15-938 Malum in se, 15-939 Malum prohibitum, 15-939 Penalty, 15-939 Prohibition and penalty, 15-939 Prohibition without imposition of penalty, 15-941 Purpose of statute accomplished without rendering contract illegal, 15-941 Ratification of contract after repeal of statute, 15-942 Renewal of contract after repeal of statute, 15-943 Repeal of statute violated, 15-942 Statutory limitation of effect of contracts in violation, 15-941 Subsequent promise based on benefit received, 15-942 Subsequent statutory prohibition, 15-Violation of statute made a misdemeanor, 15-939 Subsequent promise based on benefit received, 15-942 Subsequent statutory prohibition, 15-943 Treaties, 15-937 Violation of statute made a misdemeanor, 15-939 Contracts involving commission of civil injury to third persons, 15-943 Bohemian oats contracts, see infra, Bohemian oats. Breach of contractual duties, 15-943 Contracts tending towards breach of trust or confidence, see infra, Breach of trust or confidence. Copyright, see infra, Copyright. Fraud of creditors, see infra, Fraud. Fraud upon public, see infra, Fraud. General principles, 15-943 Libel, see infra, Libel and slander. Patent right, see infra, Patents. Trespass, see infra, Trespass.
Contracts of affreightment and charter-parties, '7-281 Contracts for trade in contraband, 7-282 Contracts for voyage to a blockaded port, 7-282 Freight, 7-239 Ignorance of illegality, 7-281 Illegal contracts capable of legal performance, 7-282 In general, 7-281 Partial illegality of consideration, 7-281 Performance illegal by the law of the port of loading, 7-282 Contracts puffing or suppressing competition at sales (see Auctions and Auc-TIONEERS), 15-950 Actual effect of such contract harmless, 15-951 Chilling bidding, 15-952; 30-1196

ILLEGAL CONTRACTS, cont'd. Contracts puffing or suppressing competition at sales, cant'd. Effect of such contract on sale, 15-952 General rule, 15-950 Honest combinations among purchasers held legal, 15-951 Involuntary sales, 15-950 Knowledge and consent of persons liable to be injured, 15-952 Mortgage sales, 15-951 Private sales, 15-952 Public sales, 15-950 Sheriffs' sales, 15-950 Voluntary sales at auction, 15-951 What sales included in rule, 15-950 Contracts tending towards breach of trust or confidence, see infra, Breach of trust or confidence. Copyright: Infringement of copyright, 15-944 Corporations (see. ULTRA VIRES), 7-759 Contracts affecting service of quasi-public corporations, 15-977 Corporations failing to comply with the law, 4-658 Course, see infra, Public justice. Course of public justice, see infra, Public justice. Creditors: Relief in interest of creditor, 15-1003 Criminal law: Contracts tending to suppress criminal justice, 15-979 Decency, 15-959 Decisions, see infra, Public policy. Deeds: Land conveyed not recoverable, 15-1000 De facto officers: Contracts relating to compensation, 15-965 Defense of illegality, 15-1013 Burden of proof, 15-1016 Duty of court sua sponte to take notice of illegality, 15-1015 Estoppel, 15-1015 Evidence, 15-1015 Failure to rely on illegality as defense, 15-1014 Parol evidence, 15-1015 Presumption, 15-1016 Right of party to allege illegality, 15-Statutory provisions, 15-1014 Waiver of defense, 15-1014 Definition, 15-932 Demand: Money paid on illegal contract disaffirmed by plaintiff, 9-208 Deputy, see DEPUTY. Disfranchisement: Breach of illegal contract, 9-483 Divisible contracts, see infra, Entire and divisible contracts as affected by partial illegality. Divorce, 15-956 Concealment of true cause of divorce,

Contracts for dismissal of divorce pro-

Contracts for promotion of divorces held

ceedings, 15-957

illegal, 15-956

ILLEGAL CONTRACTS, cont'd. Divorce, cont'd. Contracts relating to alimony, see ALI-Dismissal of pending divorce proceedings, Effect of other considerations, 15-957 Existence of legal grounds for divorce, 15-957 Domestic relations: Divarce, see infra, Divorce. Marriage, see infra, Marriage. Parent and child, see infra, Parent and Slavery, see infra, Slavery. Druggists: Commission to physician on prescriptions sent to druggist, 15-946 Duress, 15-1006 Elections, 15-983 Contracts affecting purity of public elections, 15-983 Contracts for support during election, 15-Contracts to influence voters, 15-983 Elections submitting questions to voters, Proper services in conduct of election, 15-984 Support to secure nomination, 15-984 Elective offices, 15-969 Enforcement of and relief from illegal contracts, 15-997 Accounting between partners, see infra, Accounts. Accounting between principal and agent, see infra, Accounts. Action not maintainable on illegal contracts, 15-997 Actions between coparties, 15-1008 Bill of discovery, 15-1003 Cancellation of instruments, see infra, Rescission, cancellation, and reforma-Consideration, recovery of, 15-1001. Division of profits of illegal contract between coparties, 15-1008 Enforcement of executory contracts, 15-998 Equity, 15-1001 Equity follows the law, 15-1001 Ex dolo mala non oritur actio, 15-998 Executed contracts, 15-999 Executory contracts, 15-998 Foreclosure of illegal mortgage, 15-Implied contract, 15-999 Injunctions, 15-1003 Judgments, relief from, 15-1003 Land conveyed, 15-1000 Parties not in equal fault, see infra, Parties not in equal fault. Performance by plaintiff, 15-998 Public policy advanced by granting re-lief, 15-1007 Recovery of consideration parted with, 15-1001 Recovery of money paid to third person for use of party to illegal contract, 15-Relief from judgments, 15-1003 Relief in interest of creditors, 15-1003

ILLEGAL CONTRACTS, cont'd.
Enforcement of and relief from illegal contracts, cont'd. Relief in interest of heir, 15-1004 Engrossing, 13-1072 Entire and divisible contracts as affected by partial illegality, 15-988 Action on account, 15-992 Consideration apportioned to different stipulations, 15-991 Cumulative considerations without apportionment, 15-989 Definition, 15-988 Effect of partial illegality, 15-988 Entire contracts, 15-988 Partial illegality in entire contract, 15-988 Partial illegality in severable contracts, 15-990 Renunciation of illegal portion, 15-990 Severable contracts, 15-990 Severable in performance, 15-991 Several promises based on one lawful consideration, 15-991 Equity, see infra, Enforcement of and relief from illegal contracts. Escape, 4-661 Permitting an escape, 4-660 Estoppel, 15-1015 Evidence, 15-1015 Executed contracts, 15-999 Executions: Failure to perfect execution, 4-660 Executors and administrators, see infra, Fiduciaries. Expert and opinion evidence, 15-979 Fertilizers, 24-1037 Fidelity and guaranty insurance, 13-4 Fiduciaries, 15-948 Contracts incompatible with duties of trustees, 15-948 Renunciation of trust for consideration, 15-949 Traffic in office of trust, 15-949 Fines and penalties, 15-939, 941 Fire insurance, see FIRE INSURANCE. Foreclosure of mortgages, see Foreclosure of MORTGAGES. Forestalling, 13-1072 Forfeiture, 15-940 Fraud: Fraud on creditors, 15-945 Fraud upon public, 15-944 Bohemian oats contracts, 15-944 General rule, 15–944 Parties not in equal fault, 15-1006 Gambling contracts, see Gambling Contracts. Grawing out of illegal contracts, see infra, Contracts growing out of or connected with illegal contracts. Guardian and ward, see infra, Fiduciaries. Hawkers and peddlers, 15-302

Heir, heirs, and the like: Relief in interest of heir, 15-1004 Husband and wife: Separation between husband and wife, see SEPARATION (HUSBAND AND WIFE). Illicit cohabitation, see infra, Immoral con-Immoral contracts, 4-657; 15-959 Christian religion, 15-959 Continued cohabitation, 15-962 1036

ILLEGAL CONTRACTS, cont'd. Immoral contracts, cont'd. Contracts between persons illegally cohabiting, 15-961 Contracts supported by other consideration, 15-961 Contracts to further immoral purposes, 15-963 Discreditable act, 15-959 Exceptions to general rule, 15-961 Executed contracts, 15-963 Further immoral purposes, 15-963 Future cohabitation, 15-960 General rule, 15-959 Illicit cohabitation, 4-659, 661; 15-960 Immorality licensed by law, 15-962 Immoral publications, 15-959 Moral obligation, 15-961 Past cohabitation, 15-961 Public decency, 15-959 Sealed contract, 15-960 Seduction, 4-661; 15-960 Sexual immorality, 15-960 Woman deceived into marriage which proves unlawful, 15-961 Implied contracts, 15-936, 999

Money paid on illegal contract, 15-1110 Services rendered under illegal contracts, 15-1092 Improvements, 15-982 Indemnity contracts, see INDEMNITY CON-TRACTS. Independent contractors: Contract for illegal act, 15-203 Independent contracts, see infra, Contracts growing out of or connected with illegal contracts; Entire and divisible contracts as affected by partial illegality. Indirectly illegal, see infra, Contracts indirectly illegal. Insolvency and bankruptcy, 16-681 Insurrection, 15–985 Intention: Contracts indirectly illegal, 15-986 Intention of legislature, 15-938 intention of parties, 15-936 Interference with contract relations, see In-TERFERENCE WITH CONTRACT RELATIONS. International law: War, 15-984, 985 Interpretation and construction: Construction in favor of legality of contract, 15-933 Effect of prohibition and penalty, 15-Failure of statute to declare contract illegal, 15-941 Forfeiture, 15-940 General rules of construction, 15-938 Intention of the legislature, 15-938 Malum prohibitum and malum in se, 15-Penalty, 15-939 Purpose of statute accomplished without rendering contract illegal, 15-941 Statutory limitation of effect of contracts in violation, 15-941 Violation of statute made a misdemeanor, 15-939 Intoxicating liquors, INTOXICATING see Liquors.

ILLEGAL CONTRACTS, cont'd. ILLEGAL CONTRACTS, cont'd. Judgments and decrees: Marriage, cont'd. Agreement to pay judgment recovered on Agreements relating to divorce, see infra, illegal contracts, 15-996 Divorce. Relief from judgment recovered on ille-Contracts affecting the marriage relation, gal contract, 15-1003 Jurisdiction: Marriage brokerage contracts, 15-954 Contracts ousting courts of jurisdiction, Restraint of marriage (see WILLS), 4-17-1063 657; 15-954 Justice, see infra, Public justice. Conditions, 6-512 Labor combinations, see LABOR COMBINA-Marriage brokerage contracts, 15-954 Master and servant, see infra, Agency. Landlord and tenant, see Landlord and Ten-Mines and mining claims: Booming mining company in editorial Law, see infra, Change of law; Contracts in column of newspaper, 15-946 violation of positive law. Mistake, 20-809 Lease, see LANDLORD AND TENANT. Monopolies, see Monopolies and Corporate Legislation: TRUSTS. Opposition to legislation, 15-982 Mortgages, see Foreclosure of Mortgages; Legislature, see infra, Lobbying contracts. MORTGAGES. Letting of public contracts, see infra. Agree-Municipal corporations, see MUNICIPAL CORments suppressing competition at letting of PORATIONS; and see infra, Agreements suppublic contracts. pressing competition at letting of public Libel and slander: contracts; Ordinances. Publication of libel, 15-944 Municipal securities, see MUNICIPAL SECURI-License (see Occupation, Business, and TIES. PRIVILEGE TAXES), 15-962 Negligence: War, 15-985 Limiting liability for negligence, see NEG-Litigation, see infra, Agreements encourag-LIGENCE. ing litigation. Novation, 21-665, 673, 674 Loans: Occupation, business, and privilege taxes, see Loans to settle obligation of illegal con-OCCUPATION, BUSINESS, AND PRIVILEGE tract, 15-994 TAXES. Office brokerage, 15-967 Lobbying contracts, 1-971; 15-969 Character of legislation, 15-970 Officers and agents of private corporations, Contingent compensation, 15-971 15-947 Drafting and explaining proposed bills, Contracts for appointment or retention of persons in office, 15-948 15-970 Employment of agents to negotiate sales Contract to induce acceptance of office, to or contracts with government, 15-948 Duty of corporate officers towards corpo-1-971; 15-974 Contingent compensation, 16-975 ration, 15-947 Effect of corruption of officer upon Pecuniary profit to officer immaterial, 15contracts secured, 15-975 947 Ordinances, 15-937 Employment of legitimate agents, 15-974 Pardons, 15-980 Agreements to secure pardons, 15-980 General rule, 15-974 Illustrations, 15-980, 981 Secret agents, 15-975 Parent and child, 15-958 Inferior legislative bodies, 15-969 Lobbying contracts held illegal, 15-969 Parent's surrender of custody of child, Presumption as to legality of services, 15-958 Pari delicto (see infra, Parties not in equal Prevention of legislation, 15-970 fault), 15-1004 Private solicitation of legislators, 15-970 Parol evidence, 15-1015; 21-1099 Secret agents, 15-970 Partial illegality, see infra, Entire and di-Services partly illegal, 15-971 visible contracts as affected by partial illegality. Towns and townships, 28-303 Partners, 15-1012 What services not improper, 15-970 Lobbyist: Parties not in equal fault, 15-1004 Agency, 1-971; 15-969 Location of public office or building, 15-Duress, 15-1006 Fraud, 15-1006 General rule, 15-1004 963 Ignorance of illegality of contract, 15-Locus pænitentiæ, 15-1007 Logrolling, 19-521
Lotteries, see Lotteries. Locus pænitentiæ, 15-1007 Malum in se, 15-938, 939; 19-705 Opportunity to withdraw, 15-1007 Malum prohibitum, 15-939; 19-705 Partial execution of illegal object, 15-Marine insurance, see MARINE INSURANCE. 1007 Penalty imposed on one party, 15-Marriage, 15-954 Agreements for separation between hus-1005 Persons non sui juris, 15-1006 band and wife, see SEPARATION (Hus-Relief, 15-1004 BAND AND WIFE).

1037

Volume XXXI.

ILLEGAL CONTRACTS, cont'd.

Parties not in equal fault, cont'd.

Statutes for protection of party seeking relief, 15-1004

Undue influence, 15-1006

Partnership, see PARTNERSHIP.

Accounting between partners, see infra, Accounts.

Passes, see Tickets and Fares.

Patents:

Infringement of patent, 15-944

Payment, see PAYMENT.

Promise to pay money owing on illegal contract, see infra, Contracts growing out of or connected with illegal contracts.

Recovery of consideration parted with, 15-1001

Recovery of money paid to third person for use of party to illegal contract, 15-

Penalty, 15-939, 941

Physicians and surgeons:

Commission to physician on prescriptions sent to druggist, 15-946

Pledge and collateral security, 15-996 Precedents, see infra, Public policy.

Presumptions, 15-1016

Private international law (see PRIVATE IN-TERNATIONAL LAW), 22-1328 Profits:

Accounting between partners with respect to profits, 15-1011

Division of profits of illegal contract between coparties, 15-1008

Publications, immoral, 15-959

Public contracts, see infra, Agreements suppressing competition at letting of public contracts.

Agreements suppressing competition at letting of public contracts, see infra, Agreements suppressing competition at letting of public contracts.

Employment of agents to negotiate sales to or contracts with government, see infra, Agency.

Public contracts in which public officers are interested, see infra, Public officers.

Public enterprises and improvements, 15-

Public justice, 15-977

Agreements interfering with the course of public justice, 15-977

Agreements ousting jurisdiction of court,

Agreements relating to bail in criminal cases, see infra, Bail and recognizance. Agreements to secure pardons, see infra, Pardons.

Compounding offenses, see Compounding OFFENSES.

Contracts tending towards judicial corruption, 15-977

Corruption of witnesses, see infra, Wit-

Suppression of criminal justice, 15-980 Suppression of evidence, see infra, Suppression of evidence.

Public officers, 15-964

Actual effect of contract, 15-972 Consideration of contract, breach of official duty, 15-972

ILLEGAL CONTRACTS, cont'd.

Public officers, cont'd.

Contract must affect official duties, 15-072

Contracts for compensation for performance of official duty, 15-964

Additional compensation to public officers, 15-964

Compensation not fixed by law, 15-966

De facto officer, 15-965

General rule, 15-964

Relinquishment of right to compensation, 15-965

Services outside of official duty, 15-966

Voluntary contracts, 15-965

Want of consideration, 15-965

Contracts tending to dereliction of duty on part of public officers, 15-971 Criminal liability for traffic in public of-

fices, 23-454 Employment of agents to negotiate sales to or contracts with government,

15-974

Contingent compensation, 15-975 Effect of corruption of officer upon

contract secured, 15-975 Employment of legitimate agents,

15-974

General rule, 15-974 Secret agents, 15-975

Indemnification of public officers, 15-973 Lobbying contracts, see infra, Lobbying contracts.

Officers of foreign government, 15-972 Public contracts in which public officers

are interested, 15-975 General rule, 15-975

Recovery on quantum meruit or quantum valebat, 15-97;

Services outside of official employment, 15-976

Statutory provisions, 15-976

Sufficiency of interest of officer, 15-976

Sale of personal influence with public officers, 15-973

Traffic in public offices, 15-966

Appointment, 15-968

Consideration moving to appointing power, 15-968

Delegation of public office, 15-968 Elective offices, see infra, Elective offices.

England, 15-966

Future appointments, 15-968

General rule, 15-966 Office brokerage, 15-967

Resignation of office, 15-967

United States, 15-967

Withdrawal of application for office, 15-967

Public offices or buildings, 15-963

Bonus to public to secure location of public building, 15-963

Contracts relating to location of public offices or buildings, 15-963

Public policy, 15-933; 23-455

Constitutions, 15-933

Contracts prohibited by public policy, 15-

ILLEGAL CONTRACTS, cont'd. Public policy, cont'd. Courts of equity, 15-934 Courts of law, 15-934 Decisions, 15-933 Extension of principle, 15-934 From what determined, 15-933 How determined, 15-933 Injurious tendency of contract the test, 15-934 Legislative sanction of contract, 15-Questions of law, 15-934 Statutes, 15-933 Value of precedents, 15-934

Public services, see infra, Contracts detrimental to public service. Puffing, see infra, Contracts puffing or suppressing competition at sales. Questions of law and fact: Public policy, 15-934 Railroad pools, see RAILROAD Pools. Ratification of illegal contract, 15-994 Recitals: Recital to conceal illegal contract, 24-58
Relief from illegal contracts, see infra, Enforcement of and relief from illegal con-Religion, 15-959 Remainders, reversions, and executory interests, see REMAINDERS, REVERSIONS, AND Ex-ECUTORY INTERESTS. Remedies, see infra, Enforcement of and relief from illegal contracts. Reprieve, pardon, and amnesty: Services not improper, 15-980 Rescission, cancellation, and reformation, 24-1103 Cancellation of instrument, 15-1002 Restraint of marriage, see infra, Marriage. Restraint of trade, see RESTRAINT OF TRADE. Restraints on alienation, see RESTRAINTS ON ALIENATION. Restraints upon freedom of testamentary disposition, see DEBTS OF DECEDENT; WILLS. Revenue laws: Contracts in violation of revenue laws, 24-934 Rewards, see REWARDS. Sales, see infra, Contracts puffing or suppressing competition at sales. Contracts for commissions for introducing customer, 15-946 Employment of agents to negotiate sales to or contracts with government, 15-974 Contingent compensation, 15-975 Effect of corruption of officer upon contracts secured, 15-975 Employment of legitimate agents, 15-974 General rule, 15-974 Secret agents, 15-975 Securities for performance of illegal contracts, 15-996 Seduction (see infra, Immoral contracts), 4-661; 15-960 Separable, see infra. Entire and divisible contracts as affected by partial illegality.

Separation of husband and wife, see SEPARA-

TION (HUSBAND AND WIFE).

ILLEGAL CONTRACTS, cont'd. Severable contracts, see infra, Entire and divisible contracts as affected by partial illegality. Sexual immorality, see infra, Immoral contracts. Sheriff's sales, see infra, Contracts puffing or suppressing competition at sales. Slavery: Contracts relating to slave property, 15-958 Special assessments: Buying consent of property owners for improvements, 15-983 Specific performance, see Specific Perform-State and public lands, see STATE AND PUBLIC LANDS. States, 26-471, 478 Stations (railroad), 26-500 Status of illegal contracts, 15-932 Assignment of illegal contract as consideration, 15-932 Effect of subsequent illegal contract on prior legal contract, 15-932 Release based on illegal consideration, Void, 15-932 remedy, 15-932 positive law; Public policy). Repeal of statute, 15-942; 26-747 Stock and stockholders: 15-948 Election of officers, 15-948 Voting agreements, 26-1004 Store order acts, see Store Order Acts. tracts. tion at sales. Suppression of evidence, 15-977 Suretysbip, 27-442 AMUSEMENTS. sons. Ticket brokerage, see TICKETS AND FARES. Trade, see RESTRAINT OF TRADE. CORPORATE TRUSTS. Treaties, 15-937 Trespass: third person, 15-944 third persons, 15-943 or confidence.

Void in the sense of inability to support Statutes (see infra, Contracts in violation of Change of law, see infra, Change of law. Combinations between stockholders held legal, 15-948 Duty of stockholders towards each other, Suppressing competition at letting of public contracts, see infra, Agreements suppressing competition at letting of public con-Suppressing competition at sales, sec infra, Contracts puffing or suppressing competi-Theatres and amusements, see THEATRES AND Third persons, see infra, Contracts involving commission of civil injury to third per-Trade combinations, see Monopolies and Commission of trespass on person of Commission of trespass on property of Trusts, see Monopolies and Corporate TRUSTS; and see infra, Breach of trust Trusts and trustees, see infra, Fiduciaries. Ultra vires, see ULTRA VIRES. Undue influence, 15-1006 Volume XXXI.

```
ILLEGAL CONTRACTS, cont'd.

Usages and customs, see Usages and Cus-
                                                IMMEDIATE - IMMEDIATELY, cont'd.
                                                  Immediate notice, 30-204
    TOMS.
                                                  Indictments, 15-1021
  Validity, see infra, Status of illegal contracts.
                                                  Next day, 15-1020
  Vendor and purchaser:
                                                  Proximate and remote cause, 15-1021
                                                  Question of law and fact, 15-1023
      Land conveyed not recoverable, 15-1000
  Violation of positive law, see infra, Contracts
                                                  Reasonable time, 15-1022
                                                  Recording acts, 24-94
    in violation of positive law.
  Void, see infra, Status of illegal contracts.
                                                  Relative term, 15-1021
                                                  Sales, 24–1075
  Voting trusts, see Voting Trusts.
  Waiver, 29-1107
                                                  Statutes, 15-1024; 26-563
                                                IMMEDIATE BENEFIT, 3-1034
IMMEDIATE DESCENDANTS, 15-1023
  War, 15-984
      Insurrection, 15-985
                                                IMMEDIATE DESCENT, 15-1023
      License, 15-985
      Trading under license from government,
                                                IMMEDIATE, PURSUIT, 15-1023
                                                IMMEMORIAL USE, 15-1024
IMMIGRATION, 15-1025
        15-985
      Trading with neutrals, 15-985
      War between nations, 15-984
                                                  Baggage, 3-530
  Witnesses, 15-978
                                                  Canada, 10-115
      Agreements to procure testimony, 15-979
                                                  Carriers of passengers, see Ships and Ship-
      Compensation contingent, 15-978, 979
                                                    PING.
      Contracts with witnesses, 15-978
                                                  Chinese exclusion laws, see Chinese Exclu-
      Corruption of witnesses, 15-978
                                                    SION LAWS.
      Expert witnesses, 15-978
                                                  Citizenship, see CITIZENSHIP.
  Working contracts, 30-1198
                                                  Conclusiveness of officer's decisions, 15-1027
      Agreement to stifle bidding, 30-1196
                                                  Contract labor law, see Contract Labor Law.
ILLEGAL FEES, see Extortion.
                                                  Definition, 15-1025
ILLEGAL GAMING, see GAMBLING CON-
                                                  Dominion of Canada, 10-115
  TRACTS; GAMING.
                                                  Habeas corpus:
ILLEGAL IMPRISONMENT, see FALSE
                                                      Power of courts to review decisions of
  IMPRISONMENT; HABEAS CORPUS.
                                                        immigration officers taken away by
ILLEGALITY, see ILLEGAL CONTRACTS; UL-
                                                        statute, 15-181
                                                  Immigrant fund, 15-1025
  TRA VIRES.
ILLEGAL MARRIAGE, see Marriage.
ILLEGAL SALES, see Fraudulent Sales
                                                  Labor, see CONTRACT LABOR LAW.
                                                  Liability of state officers, 15-1027
  AND CONVEYANCES; ILLEGAL CONTRACTS; IN-
                                                  Liable to become public charge, 15-1026
TOXICATING LIQUORS; STATUTE OF FRAUDS. ILLEGAL TRUSTS, see Trusts and Trus-
                                                  Migration, 20-612
                                                  Occupation, business, and privilege taxes, im-
                                                    migrant agent, 21-793
                                                  Power of Congress, 15-1025
ILLEGITIMATES, 15-1017
  See Bastardy.
                                                  Regulation of immigration, 15-1026
                                                  Ships, see SHIPS AND SHIPPING.
ILL FAME, 15-1018
  See DISORDERLY HOUSES.
                                                  Vessels, see Ships and Shipping.
ILLICIT, 15-1018
ILLICIT COHABITATION, see Adultery
                                                IMMINENT, 15-1028
IMMORAL CONSIDERATION, see Con-
  (AS A CRIME); FORNICATION; LEWO AND LAS-
                                                  SIDERATION; ILLEGAL CONTRACTS.
  CIVIOUS COHABITATION AND CONDUCT; SEDUC-
                                                IMMORAL CONTRACTS, see ILLEGAL CON-
ILLITERACY:
                                                IMMORALITY, see Adultery (AS A CRIME);
  Undue influence, 29-114, 135
                                                  BASTARDY; DISORDERLY HOUSES; FORNICA-
                                                  TION; ILLEGAL CONTRACTS; LEWD AND LAS-
ILLITERATE, 15-1018
ILLNESS, 15-1018
                                                  CIVIOUS COHABITATION AND CONDUCT; LIBEL
ILL REPUTE, 15-1018
                                                  AND SLANDER; SEDUCTION.
ILLUMINATING OIL, see OIL.
                                                IMMOVABLE, 15-1028
ILLUSION, see Insanity.
                                                IMMUNITY, 15-1028; 30-861
ILLUSIVE, 15-1019
ILLUSORY APPO
                                                  See Constitutional Law; Exemptions(from
             APPOINTMENT,
                                    see
                                         AP-
                                                    TAXATION); PRIVILEGES AND IMMUNITIES.
  POINTMENT.
                                                  Consolidation of corporations, see Consolida-
ILL WILL, see Malice; Murder and Man-
                                                    TION OF CORPORATIONS.
                                                  Exemptions from execution, 15-1029
  SLAUGHTER.
                                                IMPAIR (see IMPAIRMENT OF OBLIGATION OF
IMAGE, 15-1019
                                                CONTRACTS), 15-1029
IMPAIRMENT OF HEALTH, see LIFE
IMBECILE - IMBECILITY, 15-1019
See Insanity; Testamentary Capacity.
IMBED, 15-1019
                                                  INSURANCE.
                                                IMPAIRMENT OF OBLIGATION OF
IMITATION, see PATENTS.
IMITATION BUTTER, see OLEOMARGARINE.
                                                    CONTRACTS, 15-1030
IMMATERIAL, 15-1019
                                                  See DUE PROCESS OF LAW.
                                                  Admission into Union:
IMMEDIATE - IMMEDIATELY, 1-324;
                                                      Laws enacted by independent state before admission into Union, 15-1045
   15-1020
  See REASONABLE TIME.
                                                  Appraisement laws, 15-1057
  Fire insurance, 13-330
                                                  Attachment, 15-1054
  Fortbwith, 15-1020
```

Volume XXXI.

```
IMPAIRMENT OF OBLIGATION OF
                                                  IMPAIRMENT OF OBLIGATION OF
                                                      CONTRACTS, cont'd.
    CONTRACTS, cont'd.
  Bounties, 15-1038
                                                    Charters of private corporations, cont'd.
                                                        Service of process, 7-677
Taxation, 7-678
  Bridges, 4-946
  Changing remedies, 15-1052
                                                        Terms of contract, 15-1035
      Appraisement laws, 15-1057
      Attachment, 15-1054
                                                        Test of classification, 15-1034
      Change in interest, 15-1057
                                                    Compensations:
                                                        Bounties, 15-1038
      Change in measure of damages, 15-1057
      Creation or increase of exemptions, 15-
                                                    Conditions:
        1054
                                                        Adding material conditions, 15-1047
      Effectiveness of remedy, 15-1052
                                                         Releasing material conditions, 15-1047
      Exemptions, 15-1054
                                                    Confederate money, 22-545
      Extending period of redemption, 15-
                                                    Congress:
                                                        Laws enacted by Congress, 15-1045
        1056
       Garnishment, 15-1054
                                                    Consideration:
      General rule, 15-1052
                                                        Charter of corporation, 15-1035
                                                        Necessity for consideration, 15-1039
      Increase of effectiveness of remedies, 15-
                                                    Consolidation of corporations, 6-805, 827
      Interest, 15-1057
                                                    Constitutional:
      Mandamus, 15-1054
                                                        Impairment of ohligation of contracts by
      Obligee may not be wholly left without
                                                          state constitutions, 15-1046
        remedy, 15-1053
                                                        Impairment of obligation of contracts by
                                                          statute, 15-1046
       Provisional remedies, 15-1054
       Remedy available must be of equal coer-
                                                    Convict labor, 22-1304
                                                    Corporations (see infra, Charter of private
         cive force with one existing at time
         of contract, 15-1053
                                                           corporations; Repeal of charter):
       Set off, 15-1052
                                                        Stockholders, see infra, Stock and stock-
                                                          holders.
       Stay laws, 15-1055
       Supplementary proceedings, 15-1054
                                                    Counties:
                                                        Division or alteration in territory, 7-919
       Suspending hearing of suits, 15-1056
                                                        Legislative control over remedies, 7-972
  Changing rules of evidence, 15-1050
                                                         Power of legislature, 7-971
       Changes rendering prior contracts im-
                                                    County seat:
         possible of legal proof, 15-1051
                                                        Location not a contract, 7-1043
       Competency of witnesses, 15-1051
                                                    Curative statutes, 15-1058
       General rule, 15-1050
                                                    Damages:
       No vested right in rules of evidence, 15-
                                                        Change in measure of damages, 15-1057
         1050
   Charter:
                                                    Decisions of judiciary, 15-1046
                                                    Dissolution of corporations, see infra, Repeal
       Municipal corporations, 15-1036, 1042;
                                                      of charter.
         20-1136, 1222
                                                    Divorce, 9-732; 15-1039
  Charters of private corporations (see infra,
                                                    Eminent domain, 7-678; 15-1043
         Repeal of charter), 7-669, 670; 9-548;
                                                    Evidence, see infra, Changing rules of evi-
                                                      dence.
       Acceptance of amendment, 7-679
                                                    Exclusive privileges, 15-1033
       Acts affecting remedy, 7-677
                                                    Executed contracts, 7-95; 15-1033
       Amendment of part of charter, 7-708
       Amendment or repeal under police power,
                                                         Charter of private corporations, see in-
                                                           fra, Charter of private corporations.
                                                         Grants of exclusive privileges, 15-1033
       Charter as contract, 7-669, 670; 15-1034
                                                         In general, 15-1033
       Classification of provisions of charter,
                                                    Executory contracts, 15-1033
         15-1034
                                                    Exemptions from execution, 12-74, 166
       Consideration, 15-1035
                                                         Creation or increase of exemptions, 15-
       General rules, 15-1034
       Eminent domain, 7-678
                                                    Exemptions from taxation, see Exemptions
       Enforcement of ohligations, 7-677
                                                       (FROM TAXATION).
       Matters of law, 15-1035
                                                    Federal questions:
       Municipal aid to railroads, 15-1036
                                                         Contract or no contract, 15-1040
       Remedies, 7-677
                                                         Impairment a federal question, 15-1059
       Police power, 7-676; 9-551; 15-1042;
                                                    Ferries, 12-1089
         22-938
                                                    Fire limits, 13-397
       Powers, 15-1035
                                                    Fires:
       Regulation, 15-1035
                                                         Statute making railroad liable irrespec-
       Reserved power to amend or repeal cor-
                                                           tive of negligence, 13-428
             porate charters, 7-671, 1043; 9-
                                                    Garnishment, 15-1054
             549; 15-1043
                                                    Gas companies, 14-918, 922
           Corporations and third persons, 15-
                                                    Grants of exclusive privileges, 15-1033
             1044
                                                    History of contract clause, 15-1032
           Future contracts, 15-1044
                                                    How obligation may be impaired, 15-1046
           Statutory liability of stockholders,
                                                         Abolition of imprisonment for debt, see
             15-1044
                                                           infra, Imprisonment for debt and in
           Under rule announced in the Dart-
                                                           civil actions.
```

1041

mouth College case, 15-1043

31 C. of L .-- 66

IMPAIRMENT OF OBLIGATION OF IMPAIRMENT OF OBLIGATION OF CONTRACTS, cont'd. CONTRACTS, cont'd. Obligation of contract, cont'd. How obligation may be impaired, cont'd. Definition, 15-1040 Adding material conditions, 15-1047 Remedy and obligation, 15-1040 Changing remedies, see infra, Changing Occupation, business, and privilege taxes, see remedies. OCCUPATION, BUSINESS, AND PRIVILEGE Changing rules of evidence, see infra, Changing rules of evidence. TAXES. Ordinances, 15-1046; 21-981 Contract of purchaser at public sale, 15-Pardon, 24-572, 574, 575, 580 Physicians and surgeons, 22-781 Contracts of municipality, see infra, Municipal corporations. Police power, 7-677; 9-551; 15-1042; 22-Corporate charters, see infra, Charters of 938 Privileges: private corporations. Grants of exclusive privileges, 15-1033 Curative statutes, 15-1058 Direct impairment, 15-1046 Public officers: Compensation, 15-1037 Generally, 15-1046 Future salaries, 15-1037 Grants, 15-1049 Power to abridge the term of an incum-Impairment a federal question, 15-1059 bent, 23-405 Insolvency and bankruptcy, 15-1058 Salaries, 15-1037 Insolvent laws, 15-1058 Quasi-contracts, 15-1032 Laws in force at making of contract, 15-Railroad securities, 23-799 1047 Recording acts, see infra, Recording acts. Power of legislature to displace mortgage lien, 23-819 Statutes of limitation, see infra, Limita-Rebellion: tion of actions. Laws enacted by state while in rebellion, Subsequent laws annulling contracts, 15-15-1045 1047 Recording acts, 15-1058; 24-112 Who may complain of impairment, 15-Regulation of commerce, 15-1043 1050 Remedies, see infra, Changing remedies. Repeal of charter (see infra, Charters of Implied contracts, 15-1032 Imprisonment for debt and in civil actions, 15-1058; 16-17 private corporations), 7-669, 670; 9-Insolvency and bankruptcy, 16-640 548; 15-1034 Change in remedy, 9-549 Interest, 15-1039 Change in rate of interest, 15-1057 Charters of private corporations, 9-548 Charters of public corporations, 9-551 Interest on judgment, 15-1057 Consent of corporation, 9-549 Interest required of redemptioners, 15-1057 Dartmouth College case, 9-548 Intoxicating liquors: Statutes prohibiting manufacture and General rule as to impairment of obligasale of intoxicating liquors, 17-208 tion of contracts, 9-548 Imposing new conditions of forfeiture, Judgments: Judgment not a contract, 15-1038 9-548 Municipal corporations, 9-551 Judgment rendered for the breach of a contractual obligation, 15-1039 Police power, 7-677; 9-551; 15-1042; Judicial decisions, 15-1046 22-938 Judicial sales, 15-1038, 1058 Power of repeal before acceptance of Laws affecting contracts, see infra, Sources charter, 9-549 Power of repeal may be absolute or conof laws affecting contracts. ditional, 9-550 Laws enacted by state before adoption of Provision for survival of rights of cred-Constitution, 15-1044 License, see Occupation, Business, and Privilege Taxes. itors and stockholders, 9-549 Right of repeal in the exercise of police power, 9-551 Reserved right to amend or repeal, 7-Limitation of actions, 15-1058; 19-167 Local option, 19-495 Mandamus, 15-1054 Mechanics' liens, 20-271 671, 1043; 9-549; 15-1043 Rights of corporate creditors as affecting Monopolies and corporate trusts, 20-868 the exercise of a reserved right of ap-Grants of exclusive privileges as contract, peal, 9-550 20-865 Repeal of statutes, 26-749, 750 Municipal aid, 20-1095 Scope of title, 15-1031 Separate property of married women, 25-346 Municipal contracts, 15-1042 Municipal corporations, 15-1036, 1042; 20-Set-off, recoupment, and counterclaim, 15-1136; 1222 1052 Sheriff's sales, 15-1038 Municipality, 15-1036 Municipal securities: Contract of purchaser at public sale, 15-Sinking fund, 21-81 Statutory provisions authorizing the levy Extending time of redemption from sale on execution, 15-1056 of a tax as part of the contract, 21-80 Sources of laws affecting contracts, 15-1044 Object of contract clause, 15-1032 Obligation of contract, 15-1040 Constitutions, 15-1046 Generally, 15-1044 Contract of a state, 15-1041

IMPAIRMENT OF OBLIGATION OF

IMPAIRMENT OF OBLIGATION OF

```
CONTRACTS, cont'd.
                                                     CONTRACTS, cont'á.
What are contracts in the constitutional
Sources of laws affecting contracts, cont'd.
    Judicial decisions, 15-1046
Laws enacted by Congress, 15-1045
Laws enacted by independent state be-
                                                           sense, cont'd.
                                                         Executory contracts, 15-1033
                                                         Grants of exclusive privileges, 15-1033
       fore admission into Union, 15-1045
                                                         Implied contracts, 15-1032
    Laws enacted by state before adoption of
                                                         Interest, 15-1039
       Constitution, 15-1044
                                                         Judgments, 15-1038
    Laws enacted by state while in rebellion,
                                                         Licenses, 15-1038
       15-1045
                                                         Marriage, 15-1039
    Laws enacted by territorial legislature,
                                                         Object of contract clause, 15-1032
       15-1045
                                                         Obligations imposed by law, 15-1032
     Laws of state within contract clause, 15-
                                                         Quasi-contracts, 15-1032
       1046
                                                         Salaries and compensation of public of-
     Ordinances, 15-1046
                                                           ficials, 15-1037
    Statutes, 15-1046
                                                         Statutory liability of stockholders, 15-
Stare decisis, 26-179
                                                           1037
State:
                                                     Witnesses:
     Compacts between states, 26-470
                                                         Competency of witnesses, 15-1051
     Contracts of a state, 15-1041, 1047
                                                  IMPANEL, 15-1059
IMPARLANCE, 15-1059
     Illustrations, 15-1048
     Withdrawal of consent to be sued, 15-
                                                  IMPARTIAL, 15-1060
       1048
                                                  IMPEACH, 15-1060
State and public lands:
                                                     See IMPEACHMENT.
                                                  IMPEACHMENT, 15-1061
    Lands to which inchoate rights have at-
       tached, 26-221
                                                     See Dying Declarations.
    State grant a contract, 26-220
                                                     Adjournment, 15-1071
State commerce, 15-1043
                                                     Arrest, 15-1071
Stations (railroad), 26-498
Statutes (see infra, Sources of laws affecting
                                                     Bail and recognizance, 15-1071
                                                     Bills of attainder, 15-1062
      contracts):
                                                     Bills of attainder and of pains and penalties
    Contracts of municipalities, 15-1048
                                                      distinguished from, 15-1062
    Grants generally, 15-1049
                                                    By whom brought and by whom tried, 15-1063
                                                         In England, 15-1063
In the United States, 15-1063
    Laws in force at making of contract, 15-
    Subsequent law annulling contract, 15-
                                                    Characteristics, 15-1062
       1047
                                                     Civil officers, 15-1065
Stay laws, 15-1055
                                                    Constitutional law:
                                                         By whom brought and by whom tried,
Stock and stockholders (see STOCK AND
  STOCKHOLDERS), 15-1036
                                                           15-1063, 1064
Supplementary proceedings, 15-1054 Taxation, see Taxation.
                                                         Procedure, 15-1068
                                                         Right to trial by jury, 15-1063
Tax titles, 15-1058
                                                         What persons are liable to impeachment,
Territories, 15-1045
                                                           15-1065
Trusts and trustees, 15-1033
                                                    Crimes, see infra, For what offenses impeach-
Ultra vires, 29-49
                                                      ment may be resorted to.
United States courts:
                                                    Definition, 15-1061
    Circuit court jurisdiction, 29-272
                                                    Distinguished from other proceedings, 15-
    Writ of error to highest court of a state,
                                                      1062
                                                    Evidence, 15-1070
      29-245
Universities and colleges, 29-323
                                                    For what offenses impeachment may be re-
Usury, 29-457, 458, 459
                                                           sorted to, 15-1066
Waterworks and water companies, see WATER-
                                                        Indictable offenses, 15–1066, 1067
  WORKS AND WATER COMPANIES.
                                                        In England, 15-1066
What are contracts in the constitutional sense,
                                                         In the United States, 15-1066
      15-1032
                                                         Statutory crimes, 15-1067
    Bounties offered by statute, 15-1038
                                                    History, 15-1062
    Charters of private corporations, see
                                                    Indictable offenses, 15-1066, 1067
      infra, Charters of private corporations.
                                                    Indictment:
    Consideration, necessity for, 15-1039
                                                        Impeachment and indictment concurrent
    Contract or no contract a federal ques-
                                                          proceedings, 15-1073
                                                    Judgments and decrees:
    tion, 15-1040
Contracts between corporation and its
                                                        Requisites of valid judgment, 15-1071
                                                    Jury and jury trial:
      stockholders, 15-1036
    Contracts between stockholders them-
                                                        Right to trial by jury, 15-1063
                                                    Mandamus, 19-747
      selves, 15-1036
                                                    Nature, 15-1062
    Contracts of state or municipality, 15-
                                                    Object, 15-1062
      1033
                                                    Offenses, see infra, For what offenses im-
    Contracts with purchaser at public sale,
      15-1038
                                                      peachment may be resorted to.
   Executed contracts, 15-1033
                                                    Pardon, 15-1072
```

IMPEACHMENT, cont'd. Persons liable to impeachment, 15-1064 Federal Constitution, 15-1065 In England, 15-1063 In the United States, 15-1064 None but public officers liable, 15-1064 Offenses committed during previous term, 15-1066 State constitution, 15-1065 State officers, 15-1065 Whether persons who have ceased to be officers are liable to impeachment. 15-1065 Who are civil officers, 15-1065 Procedure, 15-1068 Public officers, see infra, Persons liable to impeachment. Punishment, 15-1072 Sentence and punishment, 15-1072 State officers, 15-1065 Suspension from office, 15-1072 Verdict: Requisites of valid verdict, 15-1071 "Without impeachment of waste," see WASTE Witnesses, see WITNESSES. IMPEACHMENT OF WASTE, see WASTE. IMPEACHMENT OF WITNESSES, see WITNESSES. IMPEDE - IMPEDIMENT, 15-1073 IMPEDING JUSTICE, see Fraudulent Sales and Conveyances; Hinder. IMPEDING NAVIGATION, see NAVIGABLE WATERS. IMPENDING, 15-1073 IMPERCEPTIBLE, 1-469 See Accretion. IMPERFECT, see PERFECT. IMPERTINENCE, 15-1073 IMPLEAD, 15-1074 IMPLEMENT, 15-1074 Exemptions from execution (see Exemptions FROM EXECUTION), 15-1074 Gaming, 15-1074 Gaming houses, 14-709 Tools, 15-1074 IMPLICATION, 15-1074 Necessary implication, 21-452 IMPLIED, 15-1074 IMPLIED ADMISSIONS, see Admissions. IMPLIED AGREEMENTS, see Implied CONTRACTS. IMPLIED CONFESSION, see Confessions. IMPLIED CONTRACTS, 7-91; 15-1076 See Illegal Contracts; Implied Warran-

Accepted services, 15-1082 Acknowledgment of indebtedness, 15-1110

Act of God, 1-592

Money received as agent, 15-1098

Breach of promise of marriage, see Breach

Building contracts, see infra, Services ren-

one family; Voluntary services):

rendered to each other by members of

Waiving tort and

Alteration of contracts, 15-1092 Assumpsit, see infra,

OF PROMISE OF MARRIAGE.

dered under unfinished contract. Compensation (see infra, Services; Services

suing in assumpsit.

Attachment, 3-188, 189

Agency:

IMPLIED CONTRACTS, cont'd. Compensation, cont'd. Accepted services, 15-1082 Services performed at request of another, 15-1081 Consideration: Money paid on consideration which fails, 15-1108 Contracts implied in fact, 7-92; 15-1078 Contracts implied in law, 7-92; 15-1078 Contribution and exoneration, see Contribu-TION AND EXONERATION. Conversion, see infra, Waiving tort and suing in assumpsit. Corporations, 7-767 Limitation of amount of indebtedness, 7-770 Counties, 7-945 Criticism of term "implied contracts," 7-91 Death, 15-1089 Default of another: Money which one is compelled to pay through default of another, see infra, Money which one is compelled to pay through default of another. Definition, 15-1077 Demand: Necessity for demand, 15-1098 Demurrage, see DEMURRAGE. Duress: Money paid under duress, 15-1101 Election of remedies, 15-1112 Express consideration, 12-570 Express contracts: Express contracts relating to same subject-matter, 15-1078 Express includes implied contracts, 15-1078 Resort to implied contract proper on rescission of express contract, 15-1079 Extra services, 15-1094 Persons employed to do particular piece of work, 15-1094 Persons working for salary or wages, 15-1095 Fact: Contracts implied in fact, 15-1078 Family, see infra, Services rendered to each other by members of one family. Foreign laws: Money paid in mistake as to foreign law, 15-1103 Money procured to be paid by fraud,

15-1107

Husband and wife, see Husband and Wife. Illegal contracts:

Money paid on illegal contract, 15-1110 Services rendered under illegal contracts, 15-1092

Impairment of obligation of contracts, 15-

Implied contracts excluded by express contracts relating to same subject-matter, 15-1078

Infants, see INFANTS.

Intention: Intention to demand compensation, 15-

Subsequent change of intention, 15-1080 Interest, see INTEREST.

Intoxication, 17-403

IMPLIED CONTRACTS, cont'd. IMPLIED CONTRACTS, cont'd. Landlord and tenant: Money had and received and money paid, Use and occupation, 15-1111 cont'd. Nature of action, 15-1098 Contracts implied in law, 15-1078 Promise implied from acknowledgment of indebtedness, 15-1110 Law becomes part of contract, 17-26 Light and air, see LIGHT AND AIR. Statute of frauds, 15-1098 Limitation of actions, 19-274 Voluntary payments, see infra, Volun-General rule, 19-274 tary payments. Illustrations, 19-274, 275 Money paid by mistake, 15-1102 Mistake of fact, 15-1103 Money had and received, 19-275 Obligation or liability express or implied, Effect of plaintiff's negligence on right of recovery, 15-1106 19-275 Unwritten contracts express or implied, General rule, 15-1103 Mistake must be as to material fact, 19-275 Waiving tort and suing in assumpsit, 15-1105 Necessity of belief that money is 15-1115 Mandate (bailment), 19-912 due, 15-1105 Master and servant: Necessity of payment in money or its Accepted services, 15-1082 equivalent, 15-1105 Extra services, 15-1094 Necessity of restoring payee to origi-Implied contract that party performing nal status, 15-1106 services possesses ordinary Necessity of showing failure of consideration, 15-1105 15-1095 Implied contract that work shall be per-Negligence of plaintiff, 15-1106 Retention of money must be inequiformed in reasonable time, 15-1096 Services performed at request of antable, 15-1105 Right to recover money paid under other, 15-1081 Services rendered after termination of mistake of fact, 15-1103 When mutual mistake necessary, contract, 15-1092 Services rendered not in strict accord-15-1106 Mistake of law, 15-1102 Exceptions to rule, 15-1103 ance with contract, 15-1093 Services rendered on modified contracts, Fraud, 15-1103 15-1002 Services rendered to each other by mem-Mistake as to foreign law, 15bers of one family, see infra, Services Rule that money paid under mis-take of law is not recoverable, rendered to each other by members of one family. Services rendered under illegal contracts, 15-1102 Statement of rule and considerations 15-1092 on which it is based, 15-1102 Services rendered under mistake, 15-1086 Total failure of consideration, 15-Services rendered under unfinished contract, see infra, Services rendered un-1103 Money which one is compelled to pay der unfinished contract. Voluntary services, see infra, Voluntary through default of another, 15-1108 Contribution, see Contribution and Exservices. Mistake: ONERATION. Contribution as against cosureties, see Money paid by mistake, see infra, Money SURETYSHIP. paid by mistake. Contribution between tortfeasors, Services rendered under mistake, 15-1086 CONTRIBUTION AND EXONERATION. Modified contracts, services rendered on, 15-1092 Rights of surety as against principal, see SURETYSHIP. Money had and received and money paid, Statement of rule, 15-1108 15-1096 Whether payment in money necessary, Failure of consideration, 15-1108 Money paid at another's request, 15-1099 15-1109 Municipal corporations, see MUNICIPAL COR-Money paid by mistake, see infra, Money paid by mistake. PORATIONS. Nature, 15-1077 Money paid on consideration which fails, Ordinary skill: 15~1108 Implied contract that party performing Money paid on contract subsequently reservices possesses ordinary skill, 15scinded, 15-1110 Money paid on illegal contract, 15-1110

Volume XXXI.

Parent and child, see infra, Services ren-

Payment (see infra, Money had and received

Money paid by mistake, see infra, Money

dered to each other by members of one

Implied Contracts.

family.

Pari delicto, 15-1092

Parties in pari delicto, 15-1092

Partnership, see PARTNERSHIP.

and money paid):

paid by mistake.

Money paid under duress, 15-1101

Money received as agent, 15-1098

through default of another.

15-1107

other, 15-1096

Money procured to be paid by fraud,

Money which lawfully belongs to an-

Money which one is compelled to pay through default of another, see infra,

Money which one is compelled to pay

IMPLIED CONTRACTS, cont'd.

Payment, cont'd.

Money which one is compelled to pay through default of another, see infra, Money which one is compelled to pay through default of another.

Services rendered without request or subsequent promise to pay, 15-1080 Voluntary payments, see infra, Voluntary payments.

Physicians and surgeons, 22-790

Reasonable time, 15-1096

Rent, 15-1111

Request of another, see infra, Services performed at request of another.

Rescission, cancellation, and reformation:

Resort to implied contract proper on rescission of express contract, 15-1079 Salary, see infra, Services.

Sales (see infra, Waiving tort and suing in assumpsit):

Goods sold and delivered, 15-1111

Services:

Accepted services, 15-1082

Extra services, 15-1094

Implied contract that party performing services possesses ordinary skill, 15-1005

Implied contract that work shall be performed in reasonable time, 15-1096 Services performed at request of another, 15-1081

Services rendered after termination of contract, 15-1092

Services rendered not in strict accordance with contract, 15-1093

Services rendered on modified contracts, 15-1002

Services rendered to each other by members of one family, see infra, Services rendered to each other by members of one family.

Services rendered under illegal contracts, 15-1092

Services rendered under mistake, 15-1086 Services rendered under unfinished contract, see infra, Services rendered under unfinished contract.

Voluntary services, see infra, Voluntary services.

Services performed at request of another, 15-1081

For third persons, 15-1082

Illustrations, 15-1082

Requested services without agreement as to compensation, 15-1081 Services rendered not in strict accordance

with contract, 15-1093

Services rendered to each other by members of one family, 15-1083

Application of rule, 15-1085

Brothers and sisters, 15-1085

Husband and wife, 15-1085

Illustrations, 15-1085, 1086

Parent and child, 15-1085 Persons not related, 15-1084

Presumption that services were gratuitous rebuttable, 15-1084

Services rendered by members of a common family, 15-1084 Statement of rule, 15-1083

Uncle and niece or nephew, 15-1086

IMPLIED CONTRACTS, cont'd.

Services rendered under unfinished contract, 15-1087

Building contracts, 15-1088; 30-1200

Consent, 15-1092

Contract terminated by mutual consent, 15-1092

Death, 15-1089

Destruction of property on which work is being done, 15-1090

Exceptions to general rule, 15-1088

General rule, 15-1087

Infant's contracts, 15-1088

Mutual consent, 15-1092

Performance prevented by sickness or death, 15-1089

Seal, 15-1091

Sickness, 15-1089

Simple contracts, 15-1090

Specialties, 15-1091

Statute of frauds, 15-1088, 1091

View that plaintiff can recover value of services less damages resulting from breach, 15-1089

Where contract is terminated through default of defendant, 15-1090

Where either party has right to terminate contract at any time, 15-1092

Where full performance by plaintiff is impossible, 15-1089

Where plaintiff wilfully abandons contract before completion, 15-1087

Sickness, 15-1089

Skill:

Implied contract that party performing services possesses ordinary skill, 15-1095

Statute of frauds, 29-813
Money which lawfully belongs to another, 15-1098

Services rendered under unfinished contract, 15-1088, 1091

Termination of contract:

Services rendered after termination of contract, 15-1092

Terms implied on contract, 17-26

Tort, see infra, Waiving tort and suing in assumpsit.

Unfinished contract, see infra, Services rendered under unfinished contract.

Use and occupation, 15–1111

Voluntary payments, 15–1099

Character of payment not changed by protest, 15-1100

Effect of apprehension of judicial proceedings, 15-1101

Effect of protest, 15-1100

Money paid for another without request, 15-1101

Money paid on illegal demands, 15-1099 What constitutes voluntary payment, 15-1100

When payment considered involuntary, 15-1100

Voluntary services, 15-1079

Exceptions to rule, 15-1081

Moral or legal obligation to do an act, 15-1081

Preventing loss or destruction to property, 15-1080

Services rendered without intention to demand compensation, 15-1079

Volume XXXI.

IMPLIED CONTRACTS, cont'd. IMPLIED RELEASE, 24-285 IMPLIED TRUSTS, 15-1119 Voluntary services, cont'd. Services rendered without intent to Admissions and declarations, 15-1172 Admissibility, 15-1172 Necessity for corroborations, 15-1173 charge, 15-1079 Services rendered without request or subsequent promise to pay, 15-1080 Privies, 15-1173 Wages, see infra, Services. Res gestæ, 15-1173 Self-serving declarations, 15-1172, 1173 Weight of admissions as evidence, Waiving tort and suing in assumpsit, 15-1111 Actions based on conversion of property, 15-1113 15-1173 Actions based on wrongful use of real Advancements, 15-1126, 1155 property, 15-1117 Creating presumption of advancement, Barter of property, 15-1115 15-1155 Election of remedies, 15-1112 Presumption as between brothers and sis-Enticing away servant, 15-1117 ters, uncles, and nephews, 15-Exchange of property, 15-1115 1165 In what cases tort may be waived, 15-Brothers and sisters, 15-1165 IIII Rebutting presumption, 15-1165 Limitation of actions, 15-1115 Uncles, aunts, nephews and nieces, Naked trespass, 15-1112 15-1165 Proceeds of sale, 15-1114 Presumption of advancement as between husband and wife, 15-1155 Admissibility of evidence, 15-1157 Sale of property without payment, 15-1114 Tort committed by one person, 15-1112 Agreement of wife to hold in trust, Tort committed by several persons, 15-1157 15-1112 Evidence, 15-1157, 1161 Trespassers, 15-1118 Money intrusted to husband for in-Vendee ahandoning contract, 15-1118 vestment for wife, 15-1161 Where property converted is sold, Payment by husband, conveyance to 15-1113 wife, 15-1155 Payment by wife, conveyance to hus-Where property converted is used or consumed by tortfeasor, 15-1116 band, 15-1158 Wrongfully obtaining another's money, Possession and improvement of land 15-1117 by husband, 15-1157 Work and services, 15-1079 Proceeds of wife's realty, 15-1161 Accepted services, 15-1082 Property acquired from use of wife's Extra services, 15-1094 separate property, 15-1160 Implied contract that party performing Purchase by husband with property services possesses ordinary skill, 15of wife, 15-1159 1095 Purchase by wife with her person-Implied contract that work shall be peralty, 15-1159 formed in reasonable time, 15-1096 Purchase with personalty to which Services performed at request of another, husband is entitled by reason of 15-1081 marital relation, 15-1160 Quantum of proof, 15-1158 Services rendered after termination of Rebutting contract, 15-1092 presumption, 15-1156. Services rendered not in strict accord-1157, 1159 ance with contract, 15-1093 Separate property of wife, 15-1159 Services rendered on modified contracts, Sufficiency of evidence, 15-1157 Presumption of advancement as between parent and child and persons in Services rendered to each other by members of one family, see infra, Services loco parentis, 15-1161 Circumstances to be considered, 15rendered to each other by members of 1164 one family. Evidence, 15-1163 Services rendered under illegal contracts, Father-in-law, 15-1163 15-1002 Intention as to time of purchase con-Services rendered under mistake, 15trolling, 15-1164
Payment by child, conveyance to Services rendered under unfinished contract, see infra, Services rendered unparent, 15-1164 der unfinished contract. Payment by parent, conveyance to Voluntary services, see infra, Voluntary child, 15-1161 Persons in loco parentis, 15-1162 services. Possession by parent, 15-1164 Working contracts (see infra, Services rendered under unfinished contract), 30-1200 IMPLIED COVENANTS (see COVENANTS): Purchase by mother, 15-1163 Purchase by parent in name of child. Leases, see Landlord and Tenant; Leases. 15-1162 Purchase by parent with property of IMPLIED LICENSE, see LICENSE (REAL child, 15-1165 PROPERTY). Rebutting presumption, 15-1163 IMPLIED LIENS, see LIENS. IMPLIED MALICE, see MALICE. Rebutting presumption of resulting trust, 15-1165 IMPLIED NOTICE, see Notice.

IMPLIED TRUSTS, cont'd.

Advancements, cont'a.

Presumption of advancement as between parent and child and persons in loco parentis, cont'd.

Reversionary interest taken in name of child, 15-1163

Title taken in name of child without consent of parent, 15-

Rebutting presumption of advancement, 15-1155

Advances, see infra, Payment of purchase money by grantee as loan; Purchase money advanced by third person as loan.

Against whom implied trusts will be enforced,

Bona fide purchasers, 15-1200

Creditors, 15-1201

Estoppel, 15-1202

Purchasers with notice, 15-1201

Statutory provisions, 15-1202

Agency (see infra, Confidential relations;
Constructive trusts; Constructive
trusts arising out of breach of fiduciary duties; Resulting trusts arising out
of purchases with fiduciary funds;
Trusts and trustees), 1-1083

Agent acquiring adverse interests, 1-1085

Agent to purchase, purchasing in his own

name, 1-1082; 15-1138 Attorney buying in adverse title to land

for his client, 1-1086

Constructive trust, 15-1139

Verbal employment of agent to purchase land, 15-1187

Assignments for the benefit of creditors:

Assignor's resulting trust, 3-153

Attachment, 1-1086; 15-1209

Attorney and client, 15-1199

Breach of contract, see infra, Constructive trusts arising out of breach of contracts; Statute of frauds.

Burden of proof:

Rebutting presumption of trust, 15-

Resulting trusts arising out of payment of purchase money, 15-1174

Burden of proof as to portion of trust funds used, 15-1183

Burden of proving loan, 15-1150

Character and incidents of estates arising out of implied trusts, 15-1208

Attachment, 15-1209

Curtesy, 15-1208

Estoppel by covenants in subsequent deed,

15-1208

Execution, 15-1209

Extinguishment of trust, 15-1208

Poor laws, 15-1208

Transfer of estate of cestui que trust, 15-1208

Classification of implied trusts, 15-1123

Cloud on title, 6-164

Confidential relations (see infra, Constructive trusts arising out of breach of fiduciary duties):

Oral agreement to hold in trust or reconvey lands voluntarily conveyed, 15-

IMPLIED TRUSTS, cont'd.

Consideration (see infra, Payment of purchase money; Resulting trusts arising out of payment of purchase money; Resulting trusts arising out of voluntary conveyances):

Acknowledgment of consideration prevents resulting trust, 6-761

Part payment of consideration, see infra, Part payment of consideration.

Resulting trust arising out of payment of purchase money, see infra, Resulting trusts arising out of payment of purchase money.

Constructive payment, see infra, Payment of purchase money.

Constructive trusts, 7-5; 15-1184; 28-910 Agent to purchase, purchasing in his own name, 1-1082; 15-1139

Confidential relationship, 15-1186

Constructive and resulting trusts distinguished, 15-1124

Constructive trusts arising out of breach of contracts, see infra, Constructive trusts arising out of breach of contracts.

Constructive trusts arising out of breach of fiduciary duties, see infra, Constructive trusts arising out of breach of fiduciary duties.

Ex maleficio, 15-1185

Fraud, 15-1184

Fraud basis of constructive trust, 15-1185

Involuntary trusts, 15-1185

Out of fraud, 15-1184

Statute of frauds, see infra, Statute of frauds.

Trusts arising out of mistake, 15-1186 Constructive trusts arising out of breach of contracts, 15-1186

Effect of statute of frauds, see infra,

Statute of frauds.

Mere breach of contract not sufficient to create constructive trust, 15-1186

Oral agreement to hold in trust or reconvey lands voluntarily conveyed, see infra, Statute of frauds.

Parol agreement, see infra, Statute of frauds.

Promise of devisee by which devise is secured, see infra, Wills.

Statute of frauds, see infra, Statute of frauds.

Verbal employment of agent to purchase land, see infra, Statute of frauds.

Constructive trusts arising out of breach of fiduciary duties (see *infra*, Agency), 15-1196

Attorney and client, 15-1199

Contracts between persons in fiduciary relations, 15-1199

Fiduciaries purchasing adverse title, 15-1198

Fiduciaries purchasing trust property at judicial or trust sales, 15-1197

Fiduciary making profit out of trust, 15-1199

General rule, 15-1196

Tenant in common purchasing adverse title, 15-1199

To what fiduciary relations rule applies, 15-1198

IMPLIED TRUSTS, cont'd.

Contract:

Trusts implied from provisions in contracts, 28-903

Conversion and reconversion, see Conversion AND RECONVERSION.

Copyhold, 15-1139

Covenants:

Resulting trusts where deed contains covenants of warranty, 15-1126, 1127

Creditors, 15-1201 Curtesy, 15-1208

Death:

Death of alleged trustee, 15-1172

Death of grantee, 15-1138

Parol evidence to prove trust, 15-1172 Declarations, see infra, Admissions and declarations.

Deeds, see infro, Resulting trusts arising out of voluntary conveyances.

Definitions, 15-1123; 28-903

Devises, see infra. Resulting trusts arising out of conveyances and devises upon trusts; Wills.

Ejectment, 15-1204

Enforcement (see infra, Remedies):

Against whom implied trusts will be enforced, see infra, Against whom implied trusts will be enforced.

Rules of public affecting enforcement of implied trusts, see infra, Rules of public policy affecting enforcement of implied trusts.

Entry, writ of, 15-1205

Equitable conversion, see Conversion and RECONVERSION.

Equitable election:

Resulting trusts arising out of purchases with fiduciary funds, 15-1180

Estate, see infra, Character and incidents of estates arising out of implied trusts.

Estates in trust:

Transfer of estate of cestui que trust, 15-1208

Estoppel by covenants in subsequent deed, 15-1208

Evidence:

Presumption of advancement as between husband and wife, 15-1157, 1161

Presumption of advancement as between parent and child and persons in loco parentis, 15-1161

Resulting trusts arising out of payment of purchase money, see infra, Resulting trusts arising out of payment of purchase money.

Resulting trusts arising out of purchases with fiduciary funds, 15-1184

Execution, 15-1209

Executors and administrators, see infra, Constructive trusts; Constructive trusts arising out of breach of fiduciary duties; Resulting trusts arising out of purchases with fiduciary funds.

Express trusts distinguished, 28-859, 992

Extinguishment of trust, 15-1208

Fiduciaries, see infra, Confidential relations; Constructive trusts; Constructive trusts arising out of breach of fiduciary duties; Resulting trusts arising out of purchases with fiduciary funds; Trusts and trustees.

IMPLIED TRUSTS, cont'd.

Fraud and deceit:

Fraud upon creditors, 15-1204 Laches and limitations, 15-1206

Perpetration of fraud upon third persons, 15-1203

Promises and statements of intention, 14-49

Relief in equity, 14-176

Trust established in equity to prevent fraud, 28-910

Frauds, statute of, see infra, Statute of frauds.

Fraudulent conveyances, see infra, Voluntary conveyances.

Guardian and ward, see infra, Constructive trusts: Constructive trusts arising out of breach of fiduciary duties; Resulting trusts arising out of purchases with fiduciary funds.

Husband and wife:

Conveyance to husband or wife of grantor, 15-1126

Oral agreement to hold in trust or reconvey lands voluntarily conveyed, 15-1195

Presumption of advancements as between husband and wife, see infra, Advancements.

Property conveyed by persons non sui juris, 15-1127

Improvements:

Erection of improvements by persons paying consideration, 15-1169

Expenditures in improving land, 15-1143 Incidents, see infra, Character and incidents of estates arising out of implied trusts. Infants:

Property conveyed by persons non sui juris, 15-1127

Involuntary trusts, 15-1123

Joint tenants and tenants in common, 15-1199

Judicial sales:

Parol agreement relating to purchase at judicial sale, 15-1189

> Fraudulent intent not to perform agreement, 15-1191

General rule, 15-1189

Land secured below its value, 15-1100

Promise after purchase, 15-1191 Promise to another than judgment debtor, 15-1190

Proof of agreement, 15-1191 Purchaser holding himself out as buying for others interested in land sold, 15–1191 Sale induced by promisor, 15–1191

Sale of land in which promisee has interest, 15-1189

Resulting trusts arising out of payment of purchase money, 15-1141

Laches and limitations, 15-1205

Analogy to statute of limitations, 15-1205 Constructive trust, 15-1207

Fraud, 15-1206

General principle, 15-1205

Intervention of rights of third persons, 15-1207

Knowledge of fraud, 15-1207 Knowledge of right, 15-1207

Volume XXXI.

IMPLIED TRUSTS, cont'd. IMPLIED TRUSTS, cont'd. Laches and limitations, cont'd. Lapse of time as affecting quantum of proof, 15-1208 Possession, 15-1207 Recognition of implied trusts, 15-1207 Statutory provisions, 15-1206 When holding by trustee is adverse, 15-1206 Landlord and tenant, 15-1199; 18-696 Agency, 18-696 Colessec, 18-696 Executors or administrators, 18-697 Guardians, 18-697 Implied trusts arising out of renewals, 18-696 Life tenant, 18-697 Payment of consideration for renewal, 18-698 Renewal by fiduciary, 18-696 Renewal by mortgagor or mortgagee, 18-697 Renewal by one partner, 18-696 Renewal by trustees, 18-697 Leases, see infra, Landlord and tenant. Legacies and devises, see infra, Resulting trusts arising out of conveyances and devises upon trusts. Liability of trustee, 28-1061 Lien: Right to lien for purchase money advanced, 15-1150 Limitation of actions, see infra, Laches and limitations. Loan, see infra, Payment of purchase money by grantee as loan; Purchase money advanced by third person as loan. Mines and mining claims: Resulting trusts arising out of payment of purchase money, 15-1141 Mortgages: Priority as to mortgage to grantee for balance of purchase price, 15-1154 Resulting trusts arising out of payment of purchase money, 15-1140 Natural love and affection (see infra, Resulting trusts arising out of voluntary conveyances): Resulting trusts arising out of payment of purchase money, 15-1142 Parent and child: Conveyance to child, 15-1126 Presumption of advancements as between parent and child, see infra, Advancements. Parol evidence, 15-1171

Rebutting presumption of trust, 15-

Resulting trusts arising out of payment

of purchase money, 15-1171

alleged trustee, 15-1172 Parol evidence contradicting deed,

tion clause, 15-1172

of trust, 15-1177

Parol evidence as against answer of

Parol evidence contrary to considera-

Parol evidence is admissible to show

Parol evidence to rebut presumption

payment of purchase money, 15-

Generally, 15-1171

15-1172

1177

Parol evidence, cont'd. Resulting trusts arising out of payment of purchase money, cont'd. Parol evidence to show death of alleged trustee, 15-1172 Sufficiency of evidence to show advance to have been a loan, 15-1149 Part payment of consideration, 15-1150 Aliquot part, 15-1153 General rule, 15-1150 Grantees in deed contributing unequally towards purchase money, 15-1152 Part payment need not be in money, 15-1153 Payment must be part of purchase money, 15-1152 Priority as to mortgage to grantee for balance of purchase price, 15-1154 Proof of proportion of consideration paid, 15-1154 Proportion of consideration paid. 15-1153 Resulting trust pro tanto, 15-1151 Payment, see infra, Resulting trusts arising out of payment of purchase money. Payment of purchase money (see infra, Resulting trusts arising out of payment of purchase money), 15-1142 Advancements, see infra, Advancements. Agreement to purchase for another, 15-1143 Consideration must be for conveyance of legal title, 15-1143 Constructive payment, 15-1146 Payment by grantee in discharge of indebtedness to plaintiff, 15-1146 Payment by third person for benefit of plaintiff, 15-1147 Purchase money borrowed on credit of another, 15-1146 Conveyance through third person, 15-1143 Expenditures in improving land, 15-General rule, 15-1142 Improvements, 15-1143 Loan, see infra, Payment of purchase money by grantee as loan; Purchase money advanced by third person as loan. Part payment of consideration, see infra, Part payment of consideration. Payment must be by person seeking to enforce trust, 15-1146 Payment of consideration foundation of trust, 15-1142 Purchase money advanced by third person as loan, see infra, Purchase money advanced by third person as loan. Statutory enactment affecting trusts resulting from payment of purchase money, see infra, Statutory enactments affecting trusts resulting from payment of purchase money.

Sufficiency of payment, 15-1146 Time of payment, 15-1143 Conveyance on credit of third per-

son, 15-1145

General rule, 15-1144 Meaning of term "time of pur-chase," 15-1146

IMPLIED TRUSTS, cont'd. IMPLIED TRUSTS, cont'd. Payment of purchase money, cont'd. Resulting trusts arising out of conveyances Time of payment, cont'd. and devises upon trusts, cont'd. Obligation of grantee given for de-Construction with respect to interest of ferred payments, 15-1145 cestui que trust, 15-1132 Payment at time of purchase rc-Construction with respect to interest of quired, 15-1144 trustee, 15-1131 Conveyances inter vivos, 15-1127 whom payment must be made, Character in which trust results, 15-1146 Payment of purchase money by grantee as loan, 15-1147 Conveyance in trust for payment of Distinguished from parol agreement to grantor's debts, 15-1128 hold in trust, 15-1148 Death of grantor, 15-1128 Effect of agreement of grantee to pur-Equitable conversion, see Conver-SION AND RECONVERSION. chase, 15-1149 Evidence of loan, 15-1149 Resulting trust to grantor in surplus, General rule, 15-1147 15-1127 Legacies and devises in trust, 15-1129 Parol evidence, 15-1149 Purchase money advanced by grantee as Devise or bequest in trust and upon loan to third person, 15-1147 condition, 15-1130 Devise or bequest in trust without Personal property: Resulting trusts arising out of payment disposition of entire beneficial inof purchase money, 15-1141 terest, 15-1130 Devise to take effect on happening Persons in loco parentis, see infra, Advanceof event, 15-1131 Failure of trust for charitable pur-Poor laws, 15-1208 poses, 15-1129 Powers: Failure to specify trust, 15-1130 Powers in trust or trusts implied from powers, 28-902 General rule, 15-1129 Legacy a charge on land devised, Precatory trusts, see Precatory Trusts. Presumptions, see infra, Advancements. 15-1131 Public policy, see infra, Rules of public policy Nonexecution of trust by trustee, affecting enforcement of implied trusts. 15-1130 Purchase money (see infra, Payment of pur-Residuary clause in deed or will, 15-1132 chase money; Resulting trusts arising Rules of construction of deed or will, out of payment of purchase money): 15-1131 Statutory enactments affecting trusts re-Resulting trusts arising out of payment of sulting from payment of purchase consideration: money, see infra, Statutory enactments Independent of agreement, 15-1135 Resulting trusts arising out of payment of affecting trusts resulting from payment of purchase money. purchase money (see infra, Payment of purchase money), 15-1132
Abolition, see infra, Statutory enact-Purchase money advanced by third person as loan, 15-1149 ments affecting trusts resulting from Burden of proving loan, 15-1150 payment of purchase money. Effect of agreement for share of profits Advancements, see infra, Advancements. on resale, 15-1150 Agreement to hold in trust, 15-1154 General rule, 15-1149 Right to lien for purchase money ad-Burden of proof in rebutting presumption, 15-1136 vanced, 15-1150 Purchasers for value and without notice, Character of consideration, 15-1142 Character of property in which trust is 15-1200 Questions of law and fact: enforceable, 15-1139 Character of sale or conveyance, 15-1140 Intention, 15-1177 Consideration, 15-1142 Real estate agents, 15-1187 Conveyances from government, 15-1141 Conveyance to another jointly with per-Relatives, see infra, Advancements. Remedies, 15-1204 son paying consideration, 15-1138 By whom enforced, 15-1205 Copyhold estates, 15-1139 Ejectment, 15-1204 Death of grantee, 15-1138 Generally, 15-1204 Declaration of trusts by grantee, 15-1137 Writ of entry, 15-1205 Deed purporting on its face to be for Res gestæ, 15-1173 benefit of grantee, 15-1137 Residuary clause in deed or will, 15-1132 Deed reciting payment of consideration Resulting trust: by grantee, 15-1137 Cloud on title, 6-164 Effect of agreement to hold in trust, Conversion and reconversion, see Con-VERSION AND RECONVERSION. 15-1154 Evidence, 15-1170 Resulting and constructive trusts distin-Admissibility in general, 15-1170 guished, 15-1124 Burden of proof, 15-1174 Burden of proof to rebut presump-Voluntary execution of trust by grantee, 15-1169 tion, 15-1177 Resulting trusts arising out of conveyances Declarations of parties, 15-1172 and devises upon trusts, 15-1127 Volume XXXI.

IMPLIED TRUSTS, cont'd.

Resulting trusts arising out of payment of purchase money, cont'd.

Evidence, cont'd.

Evidence to establish resulting trust, 15-1170

Intention, 15-1177
Intention question of fact, 15-1177 Parol evidence, 15-1171

Parol evidence as against answer of alleged trustee, 15-1172

Parol evidence contradicting deed, 15-1172

Parol evidence contrary to consideration clause, 15-1172

Parol evidence to rebut presumption of trust, 15-1177

Parol evidence to show death of

alleged trustee, 15-1172 Parol evidence to show payment of purchase money, 15-1171

Payments of parties, 15-1170

Pecuniary standing of parties, 15-

Quantum of proof, 15-1174

Quantum of proof to rebut presumption, 15-1177

Rebutting presumption of trust, 15-1176

Self-serving declarations, 15-1173

Statute of frauds, 15-1171 Weight of admissions as evidence,

15-1173 General rule, 15–1132 Gift or trust, 15-1140

Intention determined as of time of con-

veyance, 15-1137 Intention, proof of, 15-1137

Invalid claim to title, 15-1140

Judicial sales, 15-1141

Loan, see infra, Payment of purchase money by grantee as loan; Purchase money advanced by third person as loan.

Mining claim, 15-1141

Mortgages, 15-1140

Natural love and affection, 15-1142 Necessity for conveyance of legal title,

15-1141

Oral promise to hold in trust, 15-1154 Parol agreement to hold in trust, 15-1154 Part payment of consideration, see infra,

Part payment of consideration. Payment of purchase moncy, see infra,

Payment of purchase money.

Personal property, 15-1140

Property in which trust is enforceable, 15-1139

Real estate, 15-1139

Rebutting presumption of resulting trust, 15-1136

Resulting trust as to part interest in land, 15-1135

Resulting trust as to part of land, 15-1135

Resulting trusts arising out of payment of consideration, 15-1132

Statutory enoctment affecting trusts resulting from payment of purchase money, see infra, Statutory enactments affecting trusts resulting from payment of purchase money.

IMPLIED TRUSTS, cont'd.

Resulting trusts arising out of payment of purchase money, cont'd.

Statutory provisions, 15-1135

Title taken in name of third person without consent of person paying purchase money, 15-1138

Agent to purchase, purchasing in his own name, 15-1138

General rule, 15-1138

Title taken with consent of person paying consideration, 15-1135 Resulting trusts arising out of purchases with

fiduciary funds, 15-1177

Accounting by trustee for funds used, 15-1182

Actual payment with trust funds required, 15-1181

Burden of proof as to portion of trust funds used, 15-1183

Cases refusing to recognize trust, 15-1180

Cestui que trust indebted to trustee, 15-1181

Effect of election, 15-1180

Election by infant, 15-1180

Evidence, 15-1194

Exchange of trust property, 15-1179

Fraud necessary, 15-1181 General rule, 15-1177

Improving land, 15-1184 Investment of moneys, 15-1181

Investment of stolen property, 15-1182 Necessity for existence of fraud, 15-

1181 Not strictly a resulting trust, 15-1179 Part payment of purchase money with fiduciary funds, 15-1182
Rents and profits from use of land,

15-1181

Resale of property purchased, 15–1181 Right of cestui que trust, 15–1177, 1181 Special fiduciaries, 15-1182

Stolen property, 15-1182

Time of payment, 15-1183
Title taken in name of third person, 15-1180

Trust to invest moneys, 15-1181 What constitutes election, 15-1180

Resulting trusts arising out of voluntary conveyances, 15-1124

Absolute conveyance, 15-1124 Absolute conveyances as mortgages, see MORTGAGES.

Advancements, 15-1126

Common-law rule, 15-1124 Consideration, 15-1124

Consideration of natural love and affection, 15-1126

Conveyance for specific purposes, 15-1127 Conveyance to child of grantor, 15-1126 Conveyance to husband or wife, 15-1126 Deed containing covenants of warranty, 15-1126

Deed executed in pursuance of written agreement, 15-1126

Deed reciting valuable consideration, 15-1125

General rule, 15-1124 Habendum clause declaring use grantee, 15-1125

Natural love and affection, 15-1126

IMPLIED TRUSTS, cont'd. IMPLIED TRUSTS, cont'd. Resulting trusts arising out of voluntary con-Statute of frauds, cont'd. Constructive trusts, cont'd. veyances, cont'd. Transfers by persons non sui juris, Verbal employment of agent to pur-15-1127 chase land, cont'd. Resulting uses and uses by implication, Agent employed to purchase out-24-433 standing title, 15-1188 Agent guilty of fraud, 15-1188 Rules of public policy affecting enforcement of implied trusts, 15-1203 Confidential relation independ-Aliens, 15-1203 ent of agency, 15-1187 Conflicting views, 15-1187 Generally, 15-1203 Perpetration of fraud, 15-1203 Majority rule, 15-1187 Transaction prohibited by public policy, Purchase money advanced as 15-1204 loan, 15-1187 Separate property of married women: Use of principal's funds, 15-Presumption of advancement as between 1187 husband and wife, 15-1159, 1160 Voluntary grant, 15-1188 Statute of frauds, 28-881, 882, 884 Oral agreement for interest in land to Constructive trusts, 15-1187 be purchased, 15-1188 Resulting trusts arising out of payment Oral agreement to hold in trust or reconvey lands voluntarily of purchase money, 15-1171 conveyed, 15-1192 Statutory enactments affecting trusts result-Agreement to devise land, 15ing from payment of purchase money, 15-1166 Agreement to execute subse-Abolition of common-law trust, 15quently a declaration of trust, Abolition of trust arising from payment 15-1196 Confidential relation, 15-1195 of consideration, 15-1166 Conveyance at instance of Agreement of grantee to hold in trust, grantee, 15-1195 15-1168 Fraud, 15-1194 Common-law trust alone abolished. General rule, 15-1192 Husband and wife, 15-1195 15-1167 Consent must be to form of conveyance, Intention not to perform agree-15-1169 Consent of person in whose favor trust ment, 15-1194 would have resulted, 15-1169 Minority rule, 15-1193 Parol agreement with respect to Consent to conveyance, 15-1169 Erection of improvements by person payproceeds of land, 15-1194 Parol trust in favor of third ing consideration, 15-1169 person, 15-1193 Proof of agreement to hold in Knowledge of person in whose name title is taken, 15-1168 Relationship of parties, 15-1168 trust, 15-1195 Right to recover recited consid-Retrospective effect of statutes, 15eration, 15-1196 1170 Voluntary execution of trust, Rights of creditors, 15-1166 Right to recover money paid, 15-1170 15-1194 Parol agreement relating to purchase Separate instrument declaring trust, 15-1167 at judicial sale, 15-1189 Fraudulent intent not to per-Voluntary execution of trust by grantee, form agreement, 15-1191 15-1169 Voluntary grants, 15-1167 General rule, 15-1189 Land secured below its value, Surplus, see infra, Resulting trusts arising 15-1190 out of conveyances and devises upon trusts. Promise after purchase, 15-1191 Time of payment, see infra, Payment of pur-Purchaser holding himself out chase money. as buying for others interested Title taken in name of third person without in land sold, 15-1191 consent of person paying purchase money, see infra, Resulting trusts arising out of Promise to another than judgment debtor, 15-1190 payment of purchase money. Proof of agreement, 15-1191 Transfer of estate of cestui que trust, 15-Sale induced by promisor, 15-1191 Trusts and trustees (see infra, Constructive trusts; Constructive trusts arising out Sale of land in which promisee of breach of fiduciary duties): has interest, 15-1189 Promise of devisee by which devise Oral agreement to hold in trust or reconvey lands voluntarily conveyed, is secured, 15-1191 Decedent induced not to make 15-1105 Oral promise to hold in trust, 15-1154 will, 15-1192 Expectation of testator, 15-1192 Resulting trusts arising out of conveyances and devises upon trusts, see General rule, 15-1191 infra, Resulting trusts arising out of Verbal employment of agent to purconveyances and devises upon trusts. chase land, 15-1187

Volume XXXI.

```
IMPLIED TRUSTS, cont'd.
  Trusts and trustees, cont'd.
      Resulting trusts arising out of purchases
        with fiduciary funds, see infra, Result-
        ing trusts arising out of purchases
        with fiduciary funds.
  Vendor and purchaser (see infra, Resulting trusts arising out of payment of pur-
        chase money):
      Oral agreement for interest in land to be
        purchased, 15-1188
  Voluntary conveyances (see infra, Resulting
        trusts arising out of voluntary convey-
        ances):
      Oral agreement to hold in trust or re-
            convey lands voluntarily conveyed,
           Agreement to devise land, 15-1193
           Agreement to execute subsequently a
             declaration of trust, 15-1196
           Confidential relation, 15-1195
           Conveyance at instance of grantee,
             15-1195
           Fraud, 15-1194
          General rule, 15-1192
Husband and wife, 15-1195
           Intention not to perform agreement,
             15-1194
           Minority rule, 15-1193
           Parol agreement with respect to pro-
             ceeds of land, 15-1194
           Parol trust in favor of third persons,
             15-1193
           Proof of agreement to hold in trust,
             15-1195
           Right to recover recited considera-
             tion, 15-1196
           Voluntary execution of trust, 15-
             1194
  Wills (see infra, Resulting trusts arising out
         of conveyances and devises
         trusts):
       Promise of devisee by which devise is
             secured, 15-1191
           Decedent induced not to make will,
             15-1192
           Expectation of testator, 15-1192
           General rule, 15-1191
       Trusts implied from provisions in wills,
         28-901
IMPLIED WARRANTIES, 15-1210
  See IMPLIED CONTRACTS; LEASES.
  About, 15-1214
       Sales, 15-1214
  Adulteration, see infra, Sales of food.
  Agency, 15-1247
       Directions by seller not to warrant, 15-
         1247
       General agent has implied authority to
         warrant, 15-1247
       Implied warranty in sales by agents, 15-
         1246
       Quality, 15-1247
       Sale must be one which is usually at-
         tended with warranty, 15-1247
       Sales by sample, 15-1247
       Special agent may warrant, 15-1248
       Special agent ordinarily without power to
         warrant, 15-1248
       Title, 15-1247
       Unusual or extraordinary warranty, 15-
```

1248

```
IMPLIED WARRANTIES, cont'd.
  Bills of exchange and promissory notes, 15-
  Bonds, 15-1242
  Breach of implied warranty of quality, 15-
        1255
      Action for damages or recoupment in
        action for price, 15-1255
      Consequential damages, 15-1259
      Fraud of seller, 15-1259
      Measure of damages affected by resale,
        15-1258
      Measure of damages where property is
        returned, 15-1260
      Measure of damages where purchaser re-
        tains property, 15-1257
      No obligation to return goods, 15-1256
      Rescission, 15-1256
      Rights and remedies of buyer, 15-1255
  Breach of implied warranty of title, 15-1252
      Analogy of covenants against incum-
        brances, 15-1252
      Analogy of covenants for quiet enjoyment, 15-1252
      Limitation of actions, 15-1252
      Measure of damages, 15-1254
      Payment of claims against chattels sold,
        15-1253
      Possession retained by purchaser, 15-
        1252
      Rights and remedies of buyer, 15-1252
      Surrender to true owner without legal
        proceedings, 15-1253
      Time of breach, 15-1252
  Caveat emptor (see infra, Quality), 5-778
  Choses in action, 15-1240
      Genuineness, 15-1241
      Illustrations, 15-1241, 1242
       Statement of rule, 15-1240
  Concealment, 6-423
  Construction, see infra, Interpretation and
    construction.
  Contracts of hire, see Contracts of Hire.
  Damages:
      Measure of damages for breach of im-
        plied warranty of quality, 15-1257
      Measure of damages for breach of im-
        plied warranty of title, 15-1254
  Definition, 15-1212
  Description, see infra, Sales by description.
  Drugs, 15-1239
  Estoppel:
       Seller cannot deny his own language, 15-
         1213
   Exchange of property, 11-573, 576, 577; 15-
         1240
       Duty to exchange property, 15-1240
   Exclusion of implied warranties by express
         warranties, 15-1249
       Express warranty of quality excludes im-
         plied warranty of quality, 15-1249
       Express warranty of title excludes im-
         plied warranty of title, 15-1251
       Illustrations of rule, 15-1250
       Implied warranty of quality not excluded
         by express warranty of title, 15-1251
       Limitations of rule, 15-1250
       Merchantability, 15-1250
```

Qualifications, 15-1250

Sales by sample, 15-1228

Quality, 15-1251

Title, 15-1251

IMPLIED WARRANTIES, cont'd.

IMPLIED WARRANTIES, cont'd. Judicial sales, 15-1245 Exclusion of implied warranties by express warranties, cont'd. Exceptions to rules stated, 15-1246 Whether implied warranty of title ex-Quality, 15-1246 Title, 15-1245 cluded by express warranty of quality, 15-1251 Latent defects (see infra, Fitness for purpose Executed contract of sale, 15-1239 intended), 15-1222, 1227, 1236 Leases, see Landlord and Tenant; Leases. Executors and administrators, 15-1245 Manufacture, see infra, Fitness for purpose Sale of personalty, 11-1025 Sales by executors and administrators, intended. Manufacturer (see infra, Fitness for purpose 15-1245 Existence, 15-1213 intended): Common-law doctrine, 15-1213 Implied warranty that goods sold are Illustrations, 15-1213 manufacturer's own make, 15-1239 Implied warranty or condition that things Marine insurance, see Marine Insurance. sold exist, 15-1213 Measure of damages where property is wholly Express warranty (see infra, Exclusion of worthless, 15-1261 Merchantability, 15-1229; 20-584 implied warranties by express war-Rights of buyer on breach of warranty, ranties): Exclusion of implied warranty by refusal 15-1230 to warrant, 15-1251 Sales by sample, 15-1227 False pretenses and cheats, 12-816 Sales without inspection, 15-1229 Fitness for purpose intended, 15-1231 Under what circumstances warranty Articles already manufactured, 15-1232 arises, 15-1229 Articles to be manufactured on purchas-What period of time covered by warranty, er's order, 15-1232 15-1230 When rule not applicable, 15-1230 Best quality, 15-1232 Description, 15-1235 Parol gift, 15-1240 Patent defects, 15-1221 Goods for experimental use, 15-1235 Harvesters, 15–1234 Illustrations of rule, 15–1233 Patents, 15-1243; 22-428 Illustrations, 15-1245 Known, defined, and described articles, Warranty of title, validity, and useful-15-1234 ness, 15-1244 Possession, see infra, Title. Latent defects, 15-1233, 1236 Latent defects caused by use of defective Purposes: Fitness for purpose intended, 15-1231 materials, 15-1233 Latent defects from materials furnished Quality, 15-1218 Agent, 15-1247
Breach of implied warranty of title, see by another manufacturer, 15-1233 Latent defects growing out of process of manufacture, 15-1233 infra, Breach of implied warranty of Latent defects undiscovered, 15-1233 title. Liability of dealer to user, 15-1235 Caveat emptor, 15-1218 Exclusion of implied warranties by ex-Liability of dealer to user for latent defects, 15-1236 Liability of grower or producer to user, press warranties, see infra, Exclusion of implied warranties by express warranties. 15-1237 Executed contract of sale, 15-1239 Machinery, 15-1234 Fitness for purpose intended, see infra, Manufacturer's liability to one purchas-Fitness for purpose intended. ing for his own use, 15-1231 Principle on which this implied warranty General rule, 15-1218 Judicial sales, 15-1246 rests, 15-1231 Manufacturer's own make, 15-1339 Sales by manufacturers to dealers and other manufacturers, 15-1235 Merchantability, see infra, Merchantabil-Sales by sample, 15-1227 Specifications of vendee, 15-1235 itv. Particular kinds of warranty, 15-1229 Purchaser buys at his own risk, 15-Specified purposes, 15-1233 Food, see infra, Sales of food. 1218 Sales by description, see infra, Sales by Fraud and deceit, 14-86 description. Gift, 15-1240 Sales by sample, see infra, Sales by Grants, 15-1243 sample. Hiring, see Contracts of Hire. Implied warranties, see infra, Exclusion of Sales imposing exceptional liability on seller, 15-1237 implied warranties by express warranties. Sales of drugs, 15-1239 Inspection, see infra, Sales on inspection. Sales of food, see infra, Sales of food. Insurance, see INSURANCE. Intent, 15-1212, 1216 Sales on inspection, see infra, Sales on inspection. Interpretation and construction: Sound quality from sound price, 15-1219 Implied warranty representations, 15-Time covered by warranty, 15-1239 1213 Quantity, 15-1214 Oral contract, 15-1213 About, 15-1214 Written contract, 15-1213 Acceptance of less quantity, 15-1214 Judgments, 15-1243 1055 Volume XXXI.

IMPLIED WARRANTIES, cont'd.

Sales on inspection, cont'd.

IMPLIED WARRANTIES, cont'd.

```
Quantity, cont'd.
                                                        Patent defects, 15-1221
     Greater amount than contracted for, 15-
                                                    Sample, see infra, Sales by sample.
                                                   Second-hand goods, 15-1240
Set-off, recoupment, and counterclaim:
    Less quantity than contracted for, 15-
      1214
                                                       Recoupment in action for price, 15-1255
Questions of law and fact:
    Sales by sample, 15-1228
                                                   Sheriff's sales, 15-1245
Refusal to warrant:
                                                   Ships and shipping, 25-873
     Exclusion of implied warranty by refusal
                                                    Stock and stockholders, 15-1241; 26-857
                                                   Time covered by warranty, 15-1239
      to warrant, 15-1251
                                                        Merchantability, 15-1229
Rescission, cancellation, and reformation:
                                                   Title, 15-1215

Breach of implied warranty of title, see
     Rescission for breach of implied war-
      ranty, 15-1256
                                                          infra, Breach of implied warranty of
Sales:
     About, 15-1214
                                                          title
     Warranty not an essential element of
                                                        Chattels in vendor's possession, 15-1215
      sale, 15-1212
                                                        Chattels not in vendor's possession, 15-
Sales by description, 15-1223
                                                        Civil-law rule, 15-1215
    Fitness for purposes intended, see infra,
                                                        Common-law rule, 15-1215
      Fitness for purpose intended.
     Merchantability, 15-1229
                                                        Constructive possession, 15-1216
    Rights and remedies of buyer for breach
                                                       Effect on warranty of reducing contract
    of warranty, 15-1224
Warranty that goods will correspond
                                                       to writing, 15-1217
Exclusion of implied warranties by ex-
      with description, 15-1223
                                                          press warranties, see infra, Exclusion
Sales by sample (see infra, Sales on inspec-
                                                          of implied warranties by express war-
      tion), 15-1225
                                                          ranties.
    Average sample, 15-1226
                                                        Intention, 15-1216
    Fitness for purpose, 15-1227
                                                        Judicial sales, 15-1245
                                                        Possession, 15-1217
Possession of vendor, 15-1215
    Illustrations of sales by sample, 15-1227,
    Implied warranty that goods will corre-
                                                        Presumption of law, 15-1216
      spond with sample, 12-1225
                                                   Trespass on the case, 28-626
                                                   Usages and customs, 15-1248; 29-439
    Liability of seller where sample contains
      latent defects, 15-1227
                                                       Sales by sample, 15-1228
    Parties must contract with reference to
                                                   Warranty:
    samples, 15-1228
Questions for jury, 15-1228
                                                       Exclusion of implied warranties by ex-
                                                          press warranties, see infra, Exclusion
    Rescission and suit for breach of war-
                                                          of implied warranties by express war-
      ranty, 15-1226
                                                          ranties.
    Rights and remedies of buyer in case
                                                       Exclusion of implied warranty by refusal
      goods do not conform to sample, 15-
                                                          to warrant, 15-1251
      1226
                                                       Express warranty distinguished from im-
                                                              plied warranty, 30-135
    Right to compare goods with sample be-
      fore acceptance, 15-1226
                                                            Generally, 30-135
    Sales with express warranty, 15-1228
                                                            Implied warranty precluded by ex-
    Sales with opportunity to inspect, 15-
                                                              press warranty, 30-136
      1228
                                                       Implied warranty precluded by express
    Sales without inspection, 15-1229
                                                         warranty, 30-136
    Usages and customs, 15-1228
                                                   Writing:
    Warranty of merchantability, 15~1227
                                                       Effect on warranty of reducing contract
    What constitutes sale by sample, 15-1227
                                                 to writing, 15-1217

IMPORT - IMPORTATION - IM-
Sales of food, 15-1237
    Dealer or middleman, 15-1237
                                                     PORTER, 16-1, 2; 20-612
    English rule, 15-1237
                                                   See Interstate Commerce; Revenue Laws.
    Sales of food for cattle, 15-1239
                                                   Constitutional law, 16-1
    Sales to consumer by one not regular
                                                   Export and import, 12-521; 16-1
      dealer, 15-1238
                                                       Interstate commerce, 17-60
    Sales to consumer by regular dealer, 15-
                                                   Interstate commerce, 16-1
      1238
                                                   Taxation, see TAXATION.
                                                 IMPORT DUTIES, see REVENUE LAWS.
Sales on inspection (see infra, Sales by
    sample), 15–1220
Defects of which buyer has personal
                                                 IMPORTUNITY, see Undue Influence.
                                                IMPOSE, 16-2
                                                 IMPOSITION, 16-3
      knowledge, 15-1222
                                                IMPOSSIBLE CONDITIONS, 6-506
IMPOSSIBLE CONTRACTS, 7-147; 16-3
    General rule, 15–1220
Illustrations, 15–1221
                                                   See Act of God; Conditions.
    Inspection unnecessary if opportunity to
      inspect given, 15-1220
                                                   Absolute undertaking, 7-148
                                                   Act of God, 7-147
    Latent defects, 15-1222
                                                   Act of parties, 7-149
    No implied warranty in absence of fraud,
                                                   Alternative promises, 7-149
      15-1220
```

```
IMPOSSIBLE CONTRACTS, cont'd.
                                                  IMPRESSMENT, 16-9
  Bonds, see Bonds.
                                                  IMPRIMIS, 16-10
  Breach of promise of marriage, see Breach
                                                    Abatement of legacies, 1-52
    OF PROMISE OF MARRIAGE.
                                                  IMPRISON - IMPRISONMENT, 16-10
  Contingency which might have been foreseen,
                                                    See Arrest; Imprisonment for Debt and in
                                                      CIVIL ACTIONS; INSANITY; JAILS; PRISONS
    7-149
  Contract for personal services, 7-147
                                                      AND PRISONERS; SENTENCE AND IMPRISON-
  Destruction of subject-matter, 7-148
                                                      MENT.
  Duty imposed by law, 7-149
                                                    Actual confinement, 16-10
                                                    Bail, see BAIL (IN CIVIL CASES); BAIL AND
  Illustrations, 7-147, 148
  In general, 7-147
                                                      RECOGNIZANCE (IN CRIMINAL CASES).
  Legal impossibility, 7-149
                                                    Cruel and unusual punishment, see CRUEL AND
  Performance, 7-121
                                                      UNUSUAL PUNISHMENT.
  Promise in the alternative, 7-149
                                                    Duress, see Duress.
  Substantial performance possible, 7-148
                                                    Escape, see ESCAPE.
  Where contingency could have been foreseen,
                                                    Extradition, see EXTRADITION.
                                                    False imprisonment, see False Imprison-
    7-149
IMPOSSIBLE CRIMES, see ATTEMPTS TO
  COMMIT CRIME.
                                                    Fines and penalties, see Fines and Penal-
IMPOSTS, 16-3
  See Taxation; Revenue Laws.
                                                    Habeas corpus, see HABEAS CORPUS.
                                                    Hospitals and asylums, see Hospitals and
IMPOTENCY, 16-3; 20-538
  See DIVORCE.
                                                      ASYLUMS.
  Breach of promise of marriage, 4-883
                                                    Houses of refuge and correction, see infra,
                                                      Houses of refuge and correction.
  Marriage, see MARRIAGE.
                                                                  liquors,
  Presumptions, 22-1286
                                                    Intoxicating
                                                                           see
                                                                                 INTOXICATING
  Rape, see RAPE.
                                                      Liquors.
IMPOUNDING, 16-4
See Criminals; Distress.
Appraisement of damages, 16-7
                                                    Jail limits, 16-10
                                                    Kidnapping, see KIDNAPPING.
                                                    Prison limits, 16-10
                                                  IMPRISONMENT FOR DEBT AND IN
  Bull, 5-18
  Certificate to be left with poundkeeper, 16-5
Character of pound required to be used,
                                                      CIVIL ACTIONS, 16-12
                                                    See Arrest; False Imprisonment; Habeas
    16-5
                                                      CORPUS.
  Charges, 16-6
Damage feasant, 16-4.
                                                    Absconding debtor, 16-27
                                                    Constitutional law, 16-15

Abuse of process, see Malicious Abuse of
  Damages:
       Appraisement of, 16-7
                                                      Process.
       Measure of damages for unlawful im-
                                                    Actions arising out of contracts, 16-14, 17
                                                    Actions founded on tort, 16-17
         pounding, 16-9
                                                    Admiralty, 16-16
  Definition, 9-627; 16-4
  Distress (see DISTRESS):
                                                    Affidavit, 3-599, 600
       Effect of statute allowing distress to be
                                                    Agency:
                                                         Conversion by agent, 16-29
         sold, 9-652
       Impounding not allowed at common law,
                                                        Discharge by agent, 16-54
                                                         Fraud by agent, 16-25
         9-652
       Statutory right to impound on premises,
                                                    Arrest:
                                                        Second arrest, 16-55, 56
         9-652
                                                    Assault and battery, 16-20
   Duties of poundkeeper, 16-6
                                                    Assignee:
   Estrays, 16-4
   Feeding animals while impounded, 16-6
                                                         Assignee may arrest, 16-20
  Inclosure, 16-145
                                                         Effect of assignment, 16-20
                                                    Assignments for the benefit of creditors:
   Judicial sale, 16-7
  Liability of poundkeeper, 16-6
Liability of unlawful impounding, 16-8
                                                        Assignment after arrest, 14-389
                                                    Attachment:
                                                         Arrest and attachment for same cause
   Notice, 16-6
   Pound, 22-1083
                                                               of action, 16-56
                                                             Arrest and attachment in same ac-
   Pound breach, 16-8
                                                               tion, 16-56
   Poundkeeper, 16-5, 6
                                                             Arrest in separate action, 16-57
   Poundkeeper entitled to charges for food and
     detention, 16-6
                                                    Attorney and client, 16-30, 38
                                                         Discharge, 16-54
   Private pound, 16-5
                                                         Privilege from arrest, 16-43
   Public pound, 16-5
                                                    Bankruptcy, see Insolvency and Bank-
   Reasonable time, 16-5
                                                       RUPTCY.
   Release from pound, 16-7
                                                    Banks and banking, 16-30
   Rescue, 16-8
                                                    Bastardy, 8-992; 16-31
   Sale, 16-7
                                                         Imprisonment for noncompliance with
   Unlawful impounding, 16-8
                                                           order of maintenance, 16-31
   What constitutes impounding, 16-5
                                                         Imprisonment in bastardy cases, 15-31
  When animals may be impounded, 16-4
                                                         Warrant of arrest upon institution of
IMPRESSION, 16-9
                                                           proceedings, 16-32
   Opinion, 16-9
```

Volume XXXI.

31 C. of L.-67

IMPRISONMENT FOR DEBT AND IN

```
IMPRISONMENT FOR DEBT AND IN
  CIVIL ACTIONS, cont'd.
Breach of promise of marriage, 16-32
                                                        CIVIL ACTIONS, cont'd.
                                                      Discharge from arrest and imprisonment, con.
  Brokers, 16-29
                                                           Consent of plaintiff, 16-53
                                                           Defendant arrested on mesne process,
  Capias ad satisfaciendum, see infra, Execu-
    tion against the person.
  Charities and trusts for charitable uses:
                                                          Defendant taken in execution, 16-52
      Release of imprisoned debtors, 5-933
                                                          Escape, 16-54
 Confession of judgment, 16-51
Conflict of laws, see infra, Private interna-
                                                           Evidence, 16-51
                                                          Evidence of nonexistence of cause of ac-
      tional law.
                                                            tion or ground for arrest, 16-52
                                                          Laches, 16-51
Officer, 16-54
 Constitutional law, 16-15
      Discharge of prisoner by legislature, 6-
                                                          Payment of judgment debt, 16-52
      Imprisonment for failure to obey chan-
                                                          Unauthorized arrest, 16-50
                                                          With consent of plaintiff, 16-53
        cery decree, 16-17
                                                               Common-law rule changed by stat-
      Retroactive statute, 6-949
Statutes abolishing imprisonment held
                                                                 ute, 16-54
        constitutional, 16-17
                                                               Discharge of one of several defend-
      Statutes authorizing imprisonment for
                                                                 ants, satisfaction as to all, 16-54
        contempt, 16-17
                                                               Illustrations, 16-53
                                                              Judgment satisfied notwithstanding
      Statutes permitting arrest in civil cases
                                                                agreement to the contrary, 16-53
        constitutional, 16-16
      Torts, 8-994
                                                               No satisfaction where discharge is
                                                                without plaintiff's consent, 16-54
 Constitutional provisions:
      Abscording debtors, 16-15
                                                      Discretion of court, 16-36
                                                     Disobedience to orders of court, 16-31
Imprisonment for failure to obey chan-
      Debtors who have surrendered their prop-
        erty, 16-15
      Debts founded on contract, 16-14
                                                            cery decree, 16-17
                                                     Divorce, 16-21
Election of remedies, 16-18, 47
      Militia fines, 16-15
      No imprisonment for debt except in cases
        of fraud, 16-14
                                                      English debtors act, 16-36
      Prohibited absolutely, 16-14
                                                          Arrest of defendant about to quit Eng-
 Contempt, see CONTEMPT.
                                                            land, 16-37
 Contracts, see infra, Actions arising out of
                                                          Arrest upon mesne process, 16-37
                                                          Default by attorneys and solicitors, 16-
    contracts.
 Conversion, 16-27, 28
Conversion of property, 16-22
                                                            38
                                                          Default by trustee or person acting in
                                                            fiduciary capacity, 16-37
 Costs, 16-33
      Arrest in civil cases, 16-35
                                                          Generally, 16-36
      Common law, 16-34
                                                     Equitable actions, 16-18
      Execution against the body, 16-49
                                                     Escape, 16-54, 56
      Execution for costs in civil cases, 16-35
                                                     Evidence:
      Hard labor, 16-34
                                                          Clear proof required, 16-36
      Imprisonment for costs in criminal pro-
                                                          Discharge from arrest and imprisonment,
        ceedings, 16-34
      Imprisonment of defendant for costs not
                                                          Nonexistence of cause of action or
        imprisonment for debt, 16-34
                                                            ground for arrest, 16-52
      Imprisonment of prosecuting witness for
                                                     Execution against the person, 16-48
     costs, 16-34
Private international law, 16-35
                                                          Costs, 16-49
                                                          Death of debtor in custody, 16-50
      Whether costs part of punishment, 16-35
                                                          Discharge, 16-52
 Court (see infra, Disobedience to orders of
                                                          Effect of execution, 16-49
       court):
                                                          Ejectment, 16-48
      Discretion of court to grant order of
                                                          Execution against one of several defend-
       arrest, 16-36
                                                            ants, 16-50
      Privilege from arrest of persons attend-
                                                          Execution as satisfaction of judgment,
       ing upon court, 16-40
                                                            16-49
 Criminal conversion, 16-20
                                                          Fraud, 16-49
 Death by wrongful act, 16-21
                                                          Generally, 16-48
 Debt:
                                                          Grounds for execution, 16-48
     Definition, 16-14
                                                          Injury to property, 16-48
 Definitions, 16-14
                                                          Judgment lien, 16-50
     Debt defined, 16-14
                                                          Replevin, 16-48
     Imprisonment for debt, 16-14
                                                          Set-off, 16-49
                                                         Torts, 16-48
Trover and conversion, 16-48
 Del credere agency, 16-30
 Discharge from arrest and imprisonment, 16-
                                                     Exemption from arrest, see Privilege From
       50
     Agent, 16-54
                                                        ARREST.
                                                     Factors or commission merchants, 16-29
     Attorney, 16-54
      Authorized arrest, 16-50
                                                          Imprisonment of factor for debt due prin-
     Confession of judgment, 16-51
                                                            cipal, 12-703
```

IMPRISONMENT FOR DEBT AND IN

```
IMPRISONMENT FOR DEBT AND IN
    CIVIL ACTIONS, cont'd.
  False imprisonment, see False Imprison-
    MENT.
  False representations, see infra, Fraud.
  Fiduciary, 13-11; 16-28, 37
Fines and penalties (see infra, Militia), 25-
      Arrest in action to recover fine or pen-
         alty, 16-33
      Militia fines, 16-15
      Nonpayment of fines and penalties, 16-33
  Foreign judgments, 16-19
  Fraud, 16-22
      Action of fraud and deceit, 16-22
      Agents, 16-29
      Arrest in action of fraud and deceit, 16-
       Bankers, 16-30
      Brokers, 16-29
       Concealment of property, 16-26
       Constitutional law, 16-14, 15
       Debt contracted by false representations,
         16-23
       Del credere agency, 16-30
       Disposing of property with intent to de-
         fraud creditors, 16-26
       Execution against the body, 16-49
       Factors, 16-29
       False representations as to solvency, 16-
         24
       Fiduciaries, 16-28
       Fraud by agent, 16-25
       Fraud by copartner, 16-25
       Fraud committed after debt was con-
         tracted, 16-23
       Fraud committed in another state, 16-30
       Fraud in avoiding payment of debt, 16-
       Fraud in contracting debt, 16-23
       Fraud in fiduciary capacity, 16-28
       Fraudulent disposal of property in dif-
         ferent jurisdiction, 16-27
       Fraudulently procuring extension of time
         of payment, 16-25
       Fraudulent purchase, 16-24
       Intent to defraud creditors, 16-26
       Knowingly concealing fact of insolvency,
         16-24
       Nonresident debtor coming temporarily
         into state, 16-27
       Partners, 16-29
       Payment by worthless post-dated check,
         16-25
       Quebec, 16-28
       Removal of debtor from state, 16-27
   Fraudulent sales and conveyances, 16-26, 32
   Grounds for arrest and imprisonment, 16-20
       Actions to recover chattel where prop-
```

erty has been fraudulently disposed of,

Assault and battery, see infra, Assault

Breach of pramise of marriage, see infra, Breach of promise of marriage.

Cause of action arising in a foreign coun-

Conflict of laws, see infra, Private inter-

16-32

and battery.

try, 16-20

national law.

Bastardy, see infra, Bastardy.

Clear proof required, 16-36

Conversion of property, 16-22

```
CIVIL ACTIONS, cont'd.
Grounds for arrest and imprisonment, cont'd.
    Costs, see infra, Costs.
    Death by wrongful act, 16-21
    Disobedience to orders of court, 16-31
    Divorce for cruel and inhuman treat-
      ment, 16-21
    False imprisonment, see False Imprison-
      MENT.
    Fines and penalties, see infra, Fines and
      penalties.
    Fraud, see infra, Fraud.
    Generally, 16-20
    Injuries to person or character, 16-20
    Injuries to property, 16-21
    Injuries to real property, 16-22
    Libel and slander, 16-21
Malicious prasecutian, see infra, Mali-
      cious prosecution.
    Misconduct or neglect in office or in pro-
      fessional employment, 16-30
    Nonresident defendant, 16-33
    Personal injuries, 16-20
    Personal injuries caused by defendant's
      negligence, 16-21
    Private international law, see infra, Pri-
      vate international law.
    Quebec, 16-20
    Refusal to make judicial abandonment,
      16-20
    Seduction, see infra, Seduction.
Habeas corpus:
     Custody under civil process, 15-160
     Inquiry into validity of civil process, 15-
      206
Husband and wife, 15-898; 16-44
    Married woman's liability, 15-898
Impairment of obligation of contracts, 15-
  1058; 16-17
Infants:
     Privilege from arrest, 16-43
Insane person:
     Privilege from arrest, 16-43
Insolvency and bankruptcy, see Insolvency
  AND BANKRUPTCY.
Interpretation and construction:
     Statutes strictly construed, 16-16
Judge:
     Privilege from arrest, 16-40
Judgments and decrees, 16-19
     Causes of action reduced to judgment
      are debts, 16-19
     Domestic judgment a merger, 16-19
     Execution against the body, 16-48
     Foreign judgments, 16-19
     Satisfaction of judgment:
         Consent of plaintiff to discharge of
           defendant, 16-53
         Discharge of one of several defend-
           ants, 16-53
         Discharge without plaintiff's consent,
           16-54
         Execution against the body, 16-49
         Execution against the body as satis-
           faction of judgment, 16-49
Jury and jury trial:
Privilege from arrest, 16-40
Laches, 16-51
Libel and slander, 16-21
Maliciaus abuse of pracess, see Malicious
  ABUSE OF PROCESS.
```

IMPRISONMENT FOR DEBT AND IN IMPRISONMENT FOR DEBT AND IN CIVIL ACTIONS, cont'd. CIVIL ACTIONS, cont'd. Retroactive laws, see RETROACTIVE OR RETRO-Malicious prosecution (see Malicious Prose-SPECTIVE LAWS. CUTION), 16-20 Right of arrest as determined by nature of Mandamus, 19-856 Master and servant: action, 16-17 Second arrest, 16-55 Liability of master, 20-173 Discharge on securities, 16-56 Military law: Escape, 16-56 Exemption from arrest, 20-661 Illustrations, 16-55, 56 Privilege from arrest, 16-39 Reinstatement of order of arrest, 16-55 Militia: Same cause of action, 16-55 Imprisonment for militia fines, 16-15 When not vexatious, 16-55 Negligence, 16-21 Seduction, 16-20, 32; 25-226 Misconduct or neglect in office or in pro-Set-off, recoupment, and counterclaim, 25-621 fessional employment, 16-30 Execution against the body, 16-49 Nonresidents, 16-33 Defendant not exempt on ground of non-Sheriffs: Privilege from arrest, 16-40 residence, 16-33 Nonresident as ground for arrest, 16-Statutory provisions, 16-15 Admiralty cases, 16-16 Claims by United States, 16-16 Nonresident debtor coming temporarily Constitutionality, see CONSTITUTIONAL into state, 16-27 Who may exercise right of arrest, 16-46 Law. Officers or agents of private corporations, 16-Federal statutes, 16-15 New York, 16-15 Orders, see infra, Disobedience to orders of No arrest except as prescribed by statute, 16-16 court. Statutes strictly construed, 16-16 Partners: Term of imprisonment, 16-15 Who may exercise right of arrest, 16-46 Taxation, see Taxation. Partnership: Torts (see infra, Actions founded on tort): Fraud, 16-29 Election of remedies, 16-18 Payment: Fraud in avoiding payment of debt, 16-Trover and conversion (see infra, Conversion): Execution against the hody, 16-48 Fraudulently procuring extension of time Trusts and trustees, 16-28, 37 of payment, 16-25 Waiver of right of arrest (see PRIVILEGE Payment by worthless post-dated check, FROM ARREST), 16-46 16-25 General rule, 16-46 Penalty, see infra, Fines and penalties. Person, see infra, Execution against the per-Illustrations, 16-47 Joinder of causes of action, 16-47 Personal injuries, 16-20 Waiver by election, 16-47 Who may exercise right of arrest, 16-46 Physicians and surgeons, 16-30 Prisons and prisoners; General rule, 16-46 Maintenance for prisoners, 22-1302 Nonresident, 16-46 Partners, 16-46 Plaintiff must have present right, 16-Private international law, 16-35 Causes of action arising in a foreign country, 16-20 46 Exemption from arrest or imprisonment, Right of action must exist in favor of 22-1384 plaintiff and not of third person, 16-46 Witnesses: Foreign judgments, 16-19 Fraudulent disposal of property in dif-Privilege from arrest, 16-42 ferent jurisdiction, 16-27 Woman: Right to arrest governed by lex fori, 16-Privilege from arrest, 16-43 IMPROPER, 16-57 Privilege from arrest, see Privilege from Irregular or improper conduct, 17-483 IMPROPER NAVIGATION, 16-57; 19-ARREST. Property: IMPROVE - IMPROVEMENT, Includes real property, 16-22 Injuries to, 16-21 Building and improvement when synonymous, Public officers, 16-30 Privilege from arrest, 16-39 20-279 Quebec, 16-20, 28 Definition, 16-58; 18-643 Real property, injuries to, 16-22 Fences, 12-1050 Reference and referees, 16-41 Improved land, 16-59 Improving trust property, 16-58 Replevin: Repairs, 16-59 Execution against the body, 16-48 IMPROVEMENTS, 16-62 Residence, see infra, Nonresidents. See FIXTURES; STATE AND PUBLIC LANDS. Res judicata:

Orders on application in civil cause to

make or set aside arrest, 24-819

Restraints on alienation, 24-873

Action, see infra, Methods of obtaining com-

pensation for improvements.

Actual occupancy, 16-92

IMPROVEMENTS, cont'd.

Adverse possession, what constitutes (see infra, Necessity for adverse character of occupancy), 16-83

Against whom compensation will be allowed, 16-100

Dowress, 16-102

Indians, 16-101

Infants, 16-101

Person entering land without judgment and withholding possession, 16-

Persons recovering land, 16-101 Purchaser of school lands, 16-101 State, 16-100

Appurtenances, 16-58

Assignments for the benefit of creditors:

Liens for improvements, 3-100

Betterments, 16-66

Bona fide possessor, 4-616

Burden of proof, 16-75

Color of title, see infra, Necessity for color of title.

Common-law doctrine, 16-66

Compensation (see infra, Growth of doctrine of compensation; Measure of compensation for improvements; Statutory provisions allowing compensation):

Against whom compensation will be allowed, see infra, Against whom compensation will be allowed.

Cotenants, see Joint Tenants and Ten-ANTS IN COMMON.

For what improvements compensation will be allowed, see infra, For what improvements compensation will be allowed.

Husband and wife, 16-122

Joint tenants and tenants in common, see Joint Tenants and Tenants in COMMON.

Life tenants, see infra, Remainders, reversions, and executory interests.

Methods of enforcing payment for improvements, see infra, Methods of enforcing payment for improvements.

Methods of obtaining compensation for improvements, see infra, Methods of obtaining compensation for improvements.

Mortgages, see infra, Mortgages.

Occupants entitled to compensation, see infra, What occupants are entitled to compensation.

Remainders, reversions, and executory interests, see infra, Remainders, reversions, and executory interests.

Trustees, 16-122

What occupants are entitled to compensation, see infra, What occupants are entitled to compensation.

Constitutionality of statute, 16-71

Authorizing general money judgments for improvements, 16-72

Failure to discriminate between innocent and tortious possession, 16-73

General rule, 16-71

Giving occupying claimant option to retain land on paying unimproved value, 16-72

Provisions rendering statutes unconstitutional, 16-72

IMPROVEMENTS, cont'd.
Constitutionality of statute, cont'd.

Requiring payment or tender of payment for improvements before bringing suit for property, 16-73

Retroactive statutes, 16-72

Statutes allowing compensation constitutional, 16-71

Constructive notice, 16-88

Contract of sale, see VENDOR AND PURCHASER. Coparcenary, see Joint Tenants and Ten-ANTS IN COMMON.

Cotenants, see JOINT TENANTS AND TENANTS IN COMMON.

Damages, see infra, Compensation.

Definition (see infra, General rule as to what constitute improvements), 16-66

Dominion of Canada:

Mortgages, 16-121

Dower, see Dower.

Ejectment, see EJECTMENT.

Election of owner as to taking land or receiving unimproved value, 16-106

Adjustment where both owner and occupant decline to pay, 16-107

Rule stated, 16-106

Sale of land and division of proceeds, 16-107

Tenancy in common, 16-107

Time with reference to which value of land should be computed, 16-106

Eminent domain (see EMINENT DOMAIN), 16-

Equitable doctrine, 16-67

Equitable mortgages, see Equitable Mort-

Equity of redemption, 11-238

Fiduciaries, 16-122 Fixtures, see FIXTURES.

Foreclosure of mortgages, 16-94

Forfeiture of claim for improvements, 16-

For what improvements compensation will be allowed, 16-100

Improvements must belong to person claiming compensation, 16-100

Improvements placed on land by grantor or predecessor in title of occupant, 16-100

Fraudulent sales and conveyances, see Fraud-ULENT SALES AND CONVEYANCES.

General rule as to what constitute improvements, 16-73

Additions must be permanent, 16-73 Additions must have become a part of

realty, 16-73

Burden of proof, 16-75 Illustrations, 16-74, 75

Purposes, 16-74

Repairs, 16-75

Rule stated, 16-73

Use to which true owner intends to put land, 16-74

Value of land must be increased, 16-73

Gifts (see GIFTS), 16-95

Agreement or promise to donate, 16-95 Donation void for want of form, 16-95

Parol gift, 16-95

Rights of donees, 16-95

Good faith, see infra, Necessity for good faith in occupants.

IMPROVEMENTS, cont'd. Growth of doctrine of compensation, 66

Constitutionality of statute, see infra, Constitutionality of statute.

Modification in equity, 16-67

Original common-law rule, 16-66

Right of bona fide occupant to compensation for improvements, 16-69

Right of bona fide purchaser recognized on equitable principles independent of

statute, 16-69 Rule adopted in courts of law, 16-

Statutory provisions allowing compensation, see infra, Statutory provisions allowing compensation.

Universal recognition of right to compensation, 16-69

Guardian and ward, see GUARDIAN AND WARD. Highways, see HIGHWAYS.

Homestead, see Homestead.

Hushand and wife, 16-122

As against creditors, 16-123

As between the parties, 16-122

Husband holding land conveyed to wife, 16-99

Husband not entitled to compensation,

Illustrations, 16-58 et seq.

Indians, 16-101 Infants, 16-101

Internal improvements, 16-1119

Joint tenants and tenants in common, see JOINT TENANTS AND TENANTS IN COMMON. Judicial sales, see JUDICIAL SALES; and see infra, Purchasers at judicial sale.

Landlord and tenant, see LEASES.

Leases, see LEASES.

Liens, see LIENS.

Life tenants, see infra, Remainders, reversions, and executory interests.

Limitation of actions, 16-104

Marshaling assets, 19-1276

Measure of compensation for improvements, 16-75

Actual cost of improvements, 16-78 Actual value of land has been enhanced,

16-76 Costs of improvements, 16-75

Deterioration after ouster of occupant, 16-78

General rule stated, 16-75

Interest, 16-79

Method of ascertaining enhancement of value, 16-77

Rents and profits, 16-78

Salable value, 16-77

Time with reference to which compensation should be computed, 16-77

Value of improvement, 16-76

Vendible value, 16-77

Mechanics' liens, see MECHANICS' LIENS. Methods of enforcing payment for improvements, 16-104

Election of owner as to taking land or receiving unimproved value, see infra, Election of owner as to taking land or receiving unimproved value.

Extinguishment of right of occupant by failure to pay unimproved value, 16IMPROVEMENTS, cont'd.

Methods of enforcing payment for improvements, cont'd.

Extinguishment of title of owner by failure to pay for improvements, 16-

Lien of occupant for improvements, 16-104

Power of court to extend time for payment for improvements, 16-106

Right of occupant to retain land until payment for improvements, 16-105

After assessment of compensation, 16-105

During pendency of proceedings for compensation, 16-105

Use of land by occupant while retaining possession, 16-106

Who liable for costs of sale of part of land to pay for improvements, 16-108 Methods of obtaining compensation for improvements, 16-102

Action not possessory in its nature, 16-103

Actions and proceedings in which improvements may be claimed, 16-103 Direct proceedings, 16-103

Interposing claim in possessory action, 16-102

In what court action for improvements should be brought, 16-104

Limitation of actions, 16-104

Methods of enforcing payment for improvements, see infra. Methods of enforcing payment for improvements.

Right to set off improvements, see infra, Set-off, recoupment, and counterclaim. Set-off in possessory action as a bar to direct proceedings, 16-104

Time of making a claim when proceeding is a continuation of possessory action, 16-103

Where owner has obtained possession without legal proceedings, 16-104 Mistake:

Occupants holding through mistake as to identity of land, 16-98 Mortgages, 16-119

Acquiescence of mortgagor, 16-121 Canada, 16-121

Consent of mortgagor, 16-121

England, 16-121

Mortgagee in possession not entitled to compensation, 16-120 Mortgagee who helieves that he has ac-

quired complete title, 16-120

Mortgagor not entitled to compensation as against mortgagee, 16-119

Purchaser from mortgagor, 16-119

Rents and profits, 16-121

Rules concerning improvements by mortgagors or mortgagees in possession, 16-119

When compensation may be allowed mortgagee, 16-120

Municipal oid, see MUNICIPAL AID.

Navigable waters, see NAVIGABLE WATERS. Necessary improvements, 18-643

Necessity for adverse character of occupancy, 16-82

Exceptions to general rule, 16-83 Volume XXXI. IMPROVEMENTS, cont'd.

Necessity for adverse character of occupancy,

Presumption against change of character of possession, 16-83

Rule stated, 16-82 What constitutes adverse possession,

16-83

Necessity for color of title, 16-79
Color of title arising from written instrument, 16-81

Color of title arising in absence of written instrument, 16-82

Improvements made before acquiring color of title, 16-80

Meaning of color of title, 16-81 Occupant must have had color of title,

Paper title, 16-81, 82 Rule stated, 16-79

Trespasser, 16-80 What may constitute color of title, 16-

What written instrument may have color

of title, 16-81 Written instruments, 16-81

Necessity for good faith in occupant, 16-84

Cotenants, 16-113, 115

Deed void on its face, 16-86

Effect of notice of adverse claim on question of good faith, 16-86

Constructive notice, 16-88

General rule stated, 16-86

Occupant must have been ignorant that his title was contested, 16-87

Occupant not entitled to compensation for improvements made after

notice of adverse claim, 16-87 Purchase pendente lite, 16-88

South Carolina rule, 16-90

When good faith and notice of adverse claim may coexist, 16-89

Wisconsin rule, 16-90 General rule, 16-84

Illustrations, 16-85, 86

Joint tenants and tenants in common, 16-113, 117

Knowledge that vendor has no title.

Occupant must have had reasonable ground for belief, 16-86

Presumption of good faith, 16-86

Question for jury, 16-90

What is meant by good faith, 16-85

Notice, see infra, Necessity for good faith in occupant.

Occupant (see infra, What occupants are entitled to compensation):

Good faith, see infra, Necessity for good faith in occupant.

Parcenary, see Joint Tenants and Tenants IN COMMON.

Partition (see JOINT TENANTS AND TENANTS IN COMMON), 21-1172, 1179

Patents, 16-61; 22-278

Payment (see infra, Methods of enforcing payment for improvements):

Requiring payment or tender of payment for improvements before bringing suit for property, 16-73

Peaceable possession, 16-93

Permanent improvements, 18-643

IMPROVEMENTS, cont'd.

Possession (see infra, Necessity for adverse character of occupancy; Statutory requirements):

Actual possession, 16-92 Peaceable possession, 16-93

Presumptions:

Presumption against change of character of possession, 16-83 Presumption of good faith, 16-86

Public lands, see STATE AND PUBLIC LANDS. Purchaser for value and without notice, see infra, Necessity for good faith in occupant.

Purchasers at judicial sale, 16-94; 17-1024 Compensation for improvements on set-

ting aside of sale, 17-1024
Execution sale subject to debtor's right

of homestead exemption, 16-95

General rule, 16-94; 17-1024 Redemption from foreclosure sale by

junior incumbrancer, 16-95

Sale under junior lien, 16–95

Want of jurisdiction in court ordering sale, 16-94

Purchasers at tax sale, 16-93

Belief in integrity of title not necessary

in Arkansas, 16-94 Deed void on its face, 16-93

General rule, 16-93

Illustrations, 16-93, 94 Improvements made after tender by one entitled to redemption, 16-94

Improvements made before expiration of time allowed for redemption, 16-94 Right to compensation, 16-93

Questions of law and fact:

Good faith, 16-90

Remainders, reversions, and executory interests, 16-117

Acquiescence of remainderman or revetsioner, 16-118

Belief in absolute ownership of land, 16-118

Completion by tenant for life under a will, of improvements begun by testator, 16-119

Exceptions to general rule, 16-118

Improvements by life tenant furnish no ground for compensation, 15-117

Purchasers from life tenants, 16-117, 118

Rents and profits:

Mortgages, 16-121

Recovery for improvements not limited to value of rents and profits, 16-71

Rule restricting compensation to value of rents and profits, 16-78

Setting off rents and profits against claim for improvements, see infra. Set-off, recoupment, and counterclaim.

Repairs, 16-75

Retention of land until payment for improvements, 16-105

Sales, see VENDOR AND PURCHASER.

Set-off, recoupment, and counterclaim: Right to set off improvements, 16-102 Where rents and profits or damages are claimed, 16-102

Where rents and profits or damages are not claimed, 16-103

Set-off in possessory action as bar to direct proceedings, 16-104

IMPROVEMENTS, cont'd.

IMPROVEMENTS, cont'd.

What constitute improvements, see infra, Set-off, recoupment, and counterclaim, cont'd. Setting off rents and profits against claim General rule as to what constitute improvefor improvements, 16-108, 117 ments. Cotenants, 16-116, 117 Direct proceedings for compensation, What occupants are entitled to compensation, 16-79 16-108 Actual occupancy, 16-92 General rule stated, 16-108 Claim founded on descent or any written instrument, 16-90 Good faith, 16-110 Donees, 16-95 Joint tenants and tenants in common. 16-116, 117 Eviction by title both paramount and ad-Mesne profits prior to entry of occuverse, 16-92 General requisites as to occupancy, 16-79 pant, 16-109 Period for which rents and profits Necessity for adverse character of occumay be set off, 16-109 pancy, see infra, Necessity for adverse Whether rent can be charged on character of occupancy. Necessity for color of title, see infra, value of property as improved, 16-Necessity for color of title. 109 Sheriffs' sales, 16-94 Necessity for good faith in occupant, see infra, Necessity for good faith in oc-Specific performance, see Specific Perform-State, 16-100 Occupant dispossessed by legal proceed-State and public lands, see STATE AND PUBLIC ings, 16-92 Parol vendees, 16-95 LANDS. Statute of frauds, see STATUTE OF FRAUDS. Peaceable possession, 16-93 Possession, 16-92 Possession for at least one year, 16-91 Statutory provisions allowing compensation. 16-70 Constitutionality of statutes, see infra, Public lands, 16-93 Constitutionality of statute. Extent to which rights of occupying Purchaser of supposed title in fee, 16-92 Purchasers at judicial sale, see infra, claimants are enlarged, 16-70 Purchasers at judicial sale. General adoption of statute, 16-70 Purchasers at tax sale, see infra, Pur-Recovery in direct proceedings, 16-71 chasers at tax sale. Recovery not limited to value of rents Record title, 16-91 and profits, 16-71 Rights of donees, 16-95 Statutory requirements, 16-90 Claim founded on descent or any writ-Rights of parol vendees, 16-95 Rights of purchasers at judicial sale, see infra, Purchasers at judicial sale. ten instrument, 16-90 Eviction by title both paramount and ad-Rights of purchasers at tax sale, see infra, Purchasers at tax sale. verse, 16-92 Occupant dispossessed by legal proceed-Rights of vendee under contracts of sale. ings, 16-92 see VENDOR AND PURCHASER. Possession for at least one year, 16-91 Six years' possession, 16-91 South Carolina statutes, 16-92 Purchaser of supposed title in fee, 16-Statutory requirements, see infra, Stat-Record title, 16-91 utory requirements. Six years' possession, 16-91 Title derived from public authority, 16-South Carolina statutes, 16-92 90 Title derived from public authority, 16-Wills, 16-60 IMPROVIDENCE, 16-123 Streets and sidewalks, 16-59 IMPUNITY - IMPUNITIVE, 16-123 IMPUTABLE NEGLIGENCE, see Con-Taxation, see TAXATION. Tax sales, see infra, Purchasers at tax sale. Tax titles, see Tax TITLES. TRIBUTORY NEGLIGENCE. IN, 1-575; 16-123 Trespass, 28-596 At, 3-167; 16-125 Trespassers, 16-99 Bills of exchange and promissory notes, 16-Trespass to try title, 28-635 124 Trover and conversion: By, 5-85 Value increased by labor of defendant, From, 14-556 28-722 In actual service, 16-125 Trust deeds and power of sale mortgages, see In addition, 16-126 TRUST DEEDS AND POWER OF SALE MORT-In aid, 16-126 In behalf of, 16-126 GAGES. Trusts and trustees, 16-122 In being, 16-126 Value, see infra, Measure of compensation for In blood, 16-126 improvements. In case of or in event of decease, 16-126 Vendible: In charge, 16-127 Vendible value, 16-77 In full, 16-128 Vendor and purchaser, see VENDOR AND PUR-In his own right, 16-129 In office, 16-128 Vendor's lien, see VENDOR'S LIEN. In or about, 16-125 In or near, 19-1142 Waiver of claim for improvements, 16-110 1064 Volume XXXI.

IN, cont'd.	INCEST, cont'd.
In pari delicto, 16–129	Concurrent assent of parties, cont'd.
In personam (see Proceedings in Personam	Necessity, 16-135
AND IN REM), 16-129 In place, see Mines and Mining Claims.	Confessions, 16-138, 141 Consent of parties, see infra, Concurrent as-
In port, 16–130	sent of parties.
Marine insurance, 19-965	Definition, 16-134
ln possession, 16-130	Elements, 16-135
In progress, 16-130 In rem, see Proceedings in Personam and	Assent of parties, see infra, Concurrent
in Rem.	assent of parties. Concurrent assent of parties, see infra,
In session, 16–130	Concurrent assent of parties.
In store, 16-130	Consent, see infra, Concurrent assent of
In the city, 16–124	parties.
In the county, 16–124 In the event, 24–395	The act, see infra, The act. The relationship, see infra, The relation-
In the first place, 13-552; 16-127	ship.
In the name of, 16-128	Emissio seminis, 16-136
In the peace of the king, 21-131	Essential elements, see infra, Elements.
In trust, 16–130 In writing, 16–131	Evidence, 16–138 Act:
Mechanics' liens, 20-341	Admissibility of evidence to prove
Of, 16-125	the act, 16-138
Payment, 16-124	Admissibility, 16-138
Railroads, 16–124 Termini, 16–124	Character, 16-140 Confessions, 16-138
To, 28-240	Other acts of familiarity or illicit inter-
INABILITY, 16-131	course, 16-139
INACCURACY:	Previous acts of actual intercourse,
Ambiguity, 2–287	16–139 Previous acts of lascivious familiar-
INACCURATE, 16-131 INADEQUATE, 16-131	ity, 16-139
INADEQUATE CONSIDERATION (see	Prior acts between the parties, 16-
Consideration):	139
Undue influence, see Undue Influence.	Sexual acts of female with third
INADEQUATE DAMAGES, see DAMAGES. INADVERTENCE, 16-131	parties, 16–139 Sufficiency, 16–140
INAPPRECIABLE, 16-132	Assent of prosecutrix, 16-141
INBOARD, 16-132	Confessions of accused, 16-141
INCAPABLE — INCAPACITY, 16-132	Generally, 16–140
Incompetent, 16–154 Legal incapacity, 18–809	To prove the act, 16–138 To show relationship, 16–140
INCAPACITATED, 16-132	Admissions, 16-140
See IMPEDE — IMPEDIMENT.	Generally, 16-140
IN CASE OF, 5-756; 16-126	Reputation, 16–140 Fornication:
INCENDIARISM, 16-132 See Arson.	Incest distinguished from fornication, 13-
INCEPTION, 16-133	1122
INCEST, 16-134	Half-blood, 16-137
See Marriage; Rape.	Ignorance, 16–138
Accomplices, 1-390	Illegitimacy, 16–137 Knowledge of relationship, 16–138
Act, see infra, The act. Admissions, 16–140	Lihel and slander:
Age of consent, 16-135	Charge of incest, 18-883
Assent of parties, see infra, Concurrent as-	Marriage, 16–136
sent of parties.	Attempt, 16–142 Cohabitation as man and wife sufficient,
Attempts to commit crime, 16–141 Generally, 16–141	16-136
Illustrations, 16–141, 142	Foreign marriages, 19-1212
Solicitation, 16-141	Incestuous marriage, 16-134, 136, 142
Bastardy, 16-137	Intermarriage without carnal knowledge, 16-136
Blood relationship, see infra, The relation- ship.	Private international law, 19-1212
Carnal knowledge and penetration, 16-136	Validity of incestuous marriage, 19-1212
Character in evidence, 16-140	Penetration, 16-136
Common law, 16-135	Punishment, 16–141
Concurrent assent of parties, 16-135	Rape, 20-606 Same act rape and incest, 23-850
Attempt, 16–142 Consent of female inoperative as defense,	Relationship, see infra, The relationship.
16-135	Reputation, 16-140
Female under age of consent, 16-135	Scienter, 16-138
Guilt of both parties unnecessary, 16-135	Sentence and punishment, 16-141

1065

Volume XXXI.

INCEST, cont'd.	INCOMPETENCY—INCOMPETENT, 16-
Solicitation to commit crime, 25-1154	153
Statutory crime, 16-135	Incapable, 16–154
The act, 16-135	INCONSISTENCY, 16–154 INCONTINENCY, 16–154
Carnal knowledge and penetration, 16- 136	See Libel and Slander.
Emissio seminis, 16–136	Libel and slander, 16-154
Evidence, see infra, Evidence.	INCONTROVERTIBLE, 16-154
Marriage, see infra, Marriage.	INCORPORATE - INCORPORATION,
Single act sufficient, 16-135	16–154
The relationship, 16-136	See Corporations; Promoters.
Blood relationship, 16-137	Establishment, 11-355
Brother and sister, 16–137 Brothers and sisters of the half-blood,	Intoxicating liquors, 17–229 INCORPORATED BANKS, 24–1243
16-137	INCORPORATED CITY, 16-155
Evidence, 16–140	INCORPORATED TOWN, 16-155
Father and daughter, 16-137	INCORPOREAL, 16-155
Generally, 16–136	INCORPOREAL HEREDITAMENTS, 15-
Illegitimacy of one of the parties, 16-	338; 16-155
137	See EASEMENTS; HEREDITAMENTS.
Knowledge of relationship, 16–138	Abandonment, 23–940
Stepfather and stepdaughter, 16–137 Various relationships, 16–136, 137	Corodies, 7–597 Dignities, 9–455
INCH, 16–142	Ejectment, 10-472
INCHOATE, 16-142	Ferries, see FERRIES.
INCIDENT - INCIDENTAL, 16-142	Franchises, 14-6
Costs incidental to sale of land by tenant for	Light and air, 19-113
life under statutory power, 16-143	Profit à prendre, see Profit à Prendre.
Incidental power, 16–144	Property, 23–264
Incidental services, 16-143 INCITE, 16-144	Public officers, 23–328 Reversion, 24–421
INCLOSE, INCLOSURE, ETC., 16-144	Ways, 30-441
See Fences.	INCREASE, 16-156 .
Fences, 16-145	Increased interest after maturity, 29-507
Impounding, 16-145	Increase of land, 16-156
Inclosed building, ground, land, etc., 16–145	Increase of live stock, 16-156
Railroads, 16–145	Live stock, 16–156
INCLUDE — INCLUSIVE, 16–146 INCLUSIVE LEGACY, 16–147	Slaves and slavery, 16-156 INCREASE OF RISK, see Fire Insurance.
INCOMBUSTIBLE, 16-147	INCRIMINATING, 16-157
INCOME, 16-147; 30-715	INCRIMINATION OF SELF, see Self-
Annuities, 16-148	CRIMINATION.
Income distinguished from annuity, 2-	INCULPATING, 16-157
389	INCUMBENT, 16-157
Capital, 16–149 Corpus, 16–149	INCUMBRANCE — INCUMBER, 16-158
Dividends, 16–151	See Covenants; Dower; Insolvency and Bankruptcy; Judgments; Liens; Mari-
Profits and income distinguished, 9-682	TIME LIENS; MECHANICS' LIENS; MORT-
Earnings, 16-151	GAGES; NOTICE OF PENDENCY AND LIS PEN-
Estate for life, 16-148	DENS; PLEDGE AND COLLATERAL SECURITY;
Lands, 16-148	TAXATION.
Legacies and devises (see Legacies and	Annuities:
Devises), 16-148	Where an annuity is an incumbrance,
Life estate, 16–148 Net income, 16–147, 150; 21–530	2–391 Building restrictions, 16–158
Proceeds, 16-149, 150	Covenants against incumbrances, see Cove-
Proceeds of sale, 16-149	NANTS.
Process, 23-159	Dower, 16-158
Profits, 9-682; 16-150	Equity of redemption, 11-240
Railroad securities, see RAILROAD SECURITIES.	False representations, see FRAUD AND DECEIT.
Rents, 16-150	Fire insurance, see Fire Insurance.
Revenue, 16–151 Royalty, 16–151	Fraud and deceit, see Fraud and Deceit. Guardian and ward, see Guardian and Ward.
Salary, 16–151	Highways, 16-160
Stock and stockholders, 16-151	Homestead, see Homestead.
Surplus, 16–151	Illustrations, 16-158 et seq.
Trusts and trustees, see Trusts and Trus-	Indemnity contracts, 16-176
TEES.	Judgment, 16-159
Wills, 16–148; 30–743, 761	Marshaling assets, see Marshaling Assets.
INCOME TAX, see Taxation; Taxation (Corporate).	Marshaling decedents' estates, see Marshal- ing Decedents' Estates.
INCOMPATIBLE, 16-152	Mechanics' liens, 16-159
· · · · · · · · · · · · · · · · · · ·	

CASES), 16-172

CASES).

Bank notes:

Bail and recognizance (in criminal cases), see

BAIL AND RECOGNIZANCE (IN CRIMINAL

Lost or destroyed bank notes, 3-782, 783

INCUMBRANCE - INCUMBER, cont'd. INDEMNITY CONTRACTS, cont'd. Mortgages, see Mortgages.
Notice of pendency and lis pendens, see Bills of exchange and promissory notes, 4-482 NOTICE OF PENDENCY AND LIS PENDENS. Breach, 16-176 Street railways, 16-160 Conclusive and prima facie evidence, 16-Streets and sidewalks, 16-160 Suffer incumbrance, 27-363 Consent, 16-177 Tax sale, 16-160 Contracts to do a particular act, 16-179 Voluntary and involuntary, 16-160 Evidence, 16-180 INCUMBRANCER, 16-161 Indemnitee must have fully performed INCUR, 16-161 his part of contract, 16-177 INCURABLE, 16-162 Judgment by default, 16-177 IN CUSTODIA LEGIS, see Custody of the Notice to indemnitor of suit against indemnities, 16-180 IND., 16-162 Voluntary payments by indemnitee, 16-Abbreviations, 1-98 177 INDEBITATUS ASSUMPSIT, 16-162 What constitutes a payment by indem-INDEBTED - INDEBTEDNESS, 16-162 nitee, 16-177 When indemnitee's right of recovery ac-See Debt. Accrual of indebtedness, 20-391 crues, 16-176 Attachment, 16-162, 163 Whether indemnitee must have suffered Definite liability, 16-163 actual loss or damage, 16-178 Due or to become due, 16-162 Affirmative view, 16-178 Evidence of indebtedness in writing, 19-Equitable right to relief before actual 268 loss, 16-179 Negative view, 16-178 Indebtedness in writing, 16-164 Breach of condition to indemnify, 4-694 Limitation of indebtedness, see MUNICIPAL Contingency specified in bond, 4-696 CORPORATIONS. Mortgage: Distinction between condition to indemnify and condition to do a specific Indebtedness secured by mortgage, 14-785 thing, 4-695 Unpaid stock, 16-164 INDECENCY, 16-163 Events causing breach of condition to indemnify, 4-695 See DISORDERLY HOUSES; EXPOSURE OF PER-Events held not breaches of condition, 4-SON; LEWD AND LASCIVIOUS COHABITATION AND CONDUCT; OBSCENITY; POSTAL LAWS. 606 Generally, 4-694 INDECENT, 16-165 INDECENT ASSAULT, 2-973, 975; 16-165 Illustrations, 4-697, 698 Indemnity against loss by judgment, 4-See Assault and Battery. Injunction bond, 4-697 INDECENT EXPOSURE, see Exposure or Judgment by default, 4-697 No specific contingency, 4-695 Claim, 6-104 INDECENT LANGUAGE, see OBSCENITY. INDECENTLY, 12-537 INDECENT PUBLICATION, see OBSCEN-Consent judgments, 16-177 Consideration, 16-172 ITY; POSTAL LAWS. Becoming surety, 16-172 INDECOROUS, 16-165 Future consideration, 16-173 INDEFINITE, 16-165 INDEMNIFY, 16-166 Illustrations, 16-172, 173 Necessity, 16-172 INDEMNITY, 16-166 Past consideration, 16-173 See Contribution and Exoneration. Confessions, see Confessions. Sufficiency, 16-172 Construction, see infra, Interpretation and Indemnity lands, 16-166 construction. Insurance, 16-166 Costs, 16-174. 181 Partnership, see PARTNERSHIP. INDEMNITY CONTRACTS, 16-167 Cosureties, see Suretyship. Damage, see infra, Breach; Measure of re-See Bail (IN CIVIL CASES); CONTRIBUTION covery. AND EXONERATION; EMPLOYERS' LIABILITY Damages covered by indemnity, 16-173, 174 INSURANCE; GUARANTY; INSURANCE; SURE-Default, 16-177 TYSHIP. Defenses, 16-182 Accommodation paper, see Accommodation Definition, 16-168 PAPER. Deposits for indemnity, 16-183 Amount of damages recoverable, 4-699 Discharge of indemnitor, 16-183 Attorney and client: Employers' liability insurance, see Employ-Authority of attorney, 3-348 ERS' LIABILITY INSURANCE. Attorney's fees, 16-182
Bail (in civil cases), see Bail (IN CIVIL

Volume XXXI.

Conclusive and prima facie evidence, 16-

Conclusive of judgment against indem-

Judgment against indemnitee evidence of

nitee upon Indemnitor, 16-180

his liability, 16-180

Evidence, 16-180

180

INDEMNITY CONTRACTS, cont'd.

```
INDEMNITY CONTRACTS, cont'd.
                                                      Interpretation and construction, cont'd.
  Evidence, cont'd.
      Sufficiency of evidence, 16-180
                                                           To whose benefit contract of indemnity
                                                             inures, 16-176
  Expenses of litigation, 16-181
  Fidelity and guaranty insurance, see FIDEL-
                                                       Joint and several liability of indemnitors:
                                                           Agreement purporting to be joint, 16-
    ITY AND GUARANTY INSURANCE.
  Fire insurance, see FIRE INSURANCE.
                                                             182
                                                           Separate agreements of indemnity, 16-
  Frauds, statute of, see infra, Statute of
                                                             182
    frauds.
                                                      Judgments and decrees (see infra, Evidence):
Conclusiveness of judgment of persons
  Fulfilment of contract, 16-176
  Gambling contracts:
      Contracts of indemnity against liability
                                                             responsible over, 24-742
                                                      Liabilities, 18-848
         growing out of gambling contracts, 14-
                                                      Liabilities covered by indemnity, 16-173, 174
Libel and slander, 18-1067
         644
  Garnishment, 14-767
  Guaranty:
                                                           Publication of libelous article, 16-171
      Indemnity contract and guaranty distin-
                                                       Liens, see MECHANICS' LIENS.
                                                       Loss, see infra, Breach.
Losses covered by indemnity, 16-173, 174
  guished, 14-1130; 16-168
Illegal contracts (see infra, Validity), 4-660;
         16-170
                                                       Measure of recovery, 16-181
      Condition to indemnify against unlawful
                                                           Amount of damages proved up to penal
         acts avoids bond, 4-660
                                                             sum of bond, 16-181
       Consequences of past unlawful acts, 4-
                                                           Amount of loss sustained or liability in-
                                                              curred, 16-181
      Illustrations, 4-661; 16-170
Indemnification of public officers, 15-
                                                           Attorney's fees, 16-182
                                                           Costs, see infra, Costs.
                                                           Expenses of litigation, see infra, Ex-
         973
      Indemnifying innocent holder of illegal
                                                             penses of litigation.
                                                           General rule, 16-181
         note, 4-661
      Indemnifying innocent persons, 4-661
                                                           Interest, 16-181
      Indemnity against unlawful acts, 4-661;
                                                       Mechanics' liens, see Mechanics' Liens.
             16-170
                                                       Mortgages, 16-183
           Condition to indemnify against un-
                                                           Description of debt or obligation indem-
             lawful acts avoids bond, 4-660
                                                              nified against, 16-184
           Consequences of past unlawful acts,
                                                           General rules, 16-183
             4-661
                                                       Nature, 16-168
           Illustrations, 4-661
                                                       Negligence, 16-174
           Indemnifying innocent holder of il-
                                                       Notice to indemnitor of suit against indem-
           legal note, 4-661
Indemnifying innocent persons, 4-
                                                         nitee, 16-180
                                                       Parol evidence, 21-1104
             661
                                                       Partnership:
           Prior illegal act, 4-662
                                                           Indemnity against debt of individual, debt
           Unlawful cohabitation, 4-661
                                                             of firm, 16-174
       Prior illegal acts, 4-662
                                                       Payment:
  Unlawful cohabitation, 4-661
Incumbrances, 16-176
                                                            Voluntary payments by indemnitee, 16-
  Indemnitee, 16-168
                                                            What constitutes payment by indemnitee,
  Indemnitor, 16-168
                                                              16-177
                                                       Performance of contract, 16-176
  Insurance, see REINSURANCE.
  Interest, 16-181
                                                       Recitals, 16-175
  Interpretation and construction:
                                                       Reinsurance, see REINSURANCE.
       All claims, 16-175
                                                       Relief in equity, 4-699, 700
                                                       Renewal of original liability, 16-175
       Claims, 16-174, 175
       Debt of individual and debt of firm, 16-
                                                       Res judicata:
                                                           Conclusiveness of judgment of persons
                                                              responsible over, 24-742
       Duration of contract, 16-176
       Incumbrances, 16-176
                                                       Several liability, see infra, Joint and several
       Indemnity against costs, 16-174
                                                         liability of indemnitors.
       Indemnity against notes, etc., 16-174
                                                       Sheriffs and constables, see Sheriffs and
      Liability of indemnitee to third persons
                                                          CONSTABLES.
                                                       Specific performance, 26-94
         not increased, 16-176
      Losses, damages, and liabilities covered by indemnity, 16-173
                                                       Statute of frauds, 16-169; 29-912
                                                           Whether within statute of frauds, 16-
                                                             169
      Losses, damages, and liabilities not cov-
                                                       Statutory bonds of indemnity, 4-700
         ered by indemnity, 16-174
                                                       Suretyship, see Suretyship.
      Negligence of indemnitee, 16-174
                                                       Third persons, 16-176
      Negligence of indemnitor, 16-174
                                                       Trespass, 28-568
       Particular contracts, 16-174, 175
                                                       Validity, 4-661; 16-170
      Recitals, 16-175
                                                           Indemnity against consequences of illegal
      Renewal of original obligation, 16-175
                                                                  act, 4-661; 16-170
      Specified claims, 16-175
                                                                Act known to be illegal, 16-170
      Third persons, 16-176
                                                1068
                                                                               Volume XXXI.
```

```
INDEMNITY CONTRACTS, cont'd.
                                                     INDEPENDENT CONTRACTORS, cont'd.
  Validity, cant'd.
                                                       Employer's liability for contractor's acts, con.
      Indemnity against consequences of illegal
                                                            Electric-light company, 16-204
             act, cont'd.
                                                            Excavations in streets, 16-207
           Act not believed to be illegal, 16-
                                                            Frightening horses, 16-208
             171
                                                            General rule, 16–192
           Apparently legal act which proves to
                                                            Illegal act, 16-203
             be a trespass, 16-171
                                                            Incompetent contractor, 16-204
           Publication of libelous article, 16-
                                                            Injuries to contractor's servants, 16-195
                                                            Injury from acts contracted for, see infra, Injury from acts contracted for. Interference by employer, 16-206
      Indemnity to bail, 16-172
      In general, 16-170
       Instances of indemnity contracts held not
                                                            Knowledge of defects, 16-207
         illegal, 4-661; 16-170
                                                            Legal duties not transferable, see infra,
  Voluntary payment:
                                                              Legal duties not transferable.
      Indemnitee, 16-177
                                                            Logging contract, 16-194
  Warranty not a contract of indemnity, 30-
                                                            Mining contract, 16-194
                                                            Nonliability for acts, 16-192
    132
  What constitutes, 16-168
                                                            Nuisance, 16-206
                                                            Obstructions in streets, 16-207
INDENT, 16-184
INDENTURE, 9-97; 16-184
                                                            One principal alone liable, 16-192
  See Bail and Recognizance; Bonds; Deeds.
                                                            Operation of railroad, 16-203
  Apprentices, see APPRENTICES.
                                                            Ordinance, violation of, 16-203
                                                            Particular contracts, 16-194
  Seal, 16-184
INDEPENDENT, 16-184
INDEPENDENT CONTRACTORS, 16-186
See Architects; Mechanics' Liens; Work-
                                                            Railroad construction, 16-208
                                                            Real property, 16-194
                                                            Servants of another contractor, 16-195
    ING CONTRACTS.
                                                            Servants of contractor, 16-195
  Adjoining owners, 16-200
                                                            Stevedore contract, 16-194
  Admissions, 1-705
                                                            Subcontractors, 16-194
  Agency:
                                                            Towage contracts, 16-194
       Principal not responsible for acts of
                                                            Transfer of employee, see infra, Transfer
         agent of an independent contractor,
                                                              of employee.
                                                            Trucking, 16-194
         1-081
  Architect, 16-205
                                                            Unsafe premises, 16-205
                                                            Unsafe scaffolding, 16-206
       Supervision by architect, 16-189
                                                            Working contracts, 16-194
  Assignments:
                                                            Work intrinsically dangerous or probably
       Contractor assigning beneficial interest
                                                                  injurious, 16-201
         in contract, 2-1028
  Blasting, 16-198, 208
Blasting done by independent contractor, 12-
                                                                 Distinguished from other work, 16-
                                                                 General rule as to liability, 16-201
                                                                Stipulations in contract, 16-202
  Building contracts, see Working Contracts.
  Canals, 16-199
"Contractor," 20-339
Contractor's liability, 16-209
                                                       Engineer, supervision by, 16-189
                                                       Estoppel:
                                                            Estoppel to assert relation, 16-187
       General rule, 16-209
                                                       Excavations in streets, see infra, Streets and
                                                          sidewalks.
       Illustrations, 16-209, 210
       Injuries after completion of work, 16-
                                                       Exemptions from execution, 12-102, 136, 177
                                                       Explosions and explosives:
         209
  Contracts of hire:
                                                            Blasting done by independent contractor,
       Drivers of vehicles, 16-196
                                                              12-512
  Defective appliances, 16-205
                                                       Fellow servants, see Fellow Servants.
                                                       Fires, 13-441
  Definition, see infra, Who are independent
                                                       Frightening horses, 16-208
    contractors.
                                                       Gas companies, 14-939
  Delegation of charter powers, 16-203
                                                       General contractors, 14-949
  Drayage:
                                                       Guests, duty to, 16-200
       Employer's liability for contractor's acts,
                                                       Highways, 15-439
         16-194
  Drivers of vehicles, 16-196
                                                       Illegal contracts:
                                                            Contract for illegal act, 16-203
  Employee distinguished from, 11-6
                                                       Injuries to animals, 16-204
  Employer's liability for contractor's acts, 16-
                                                       Injury from acts contracted for, 16-196
       Acceptance of work, 16-206
                                                            Contract for nuisance, 16-197
                                                            Defective plans and specifications, 16-
       Completion of work, 16-206
       Contract for illegal act, 16-203
                                                            Employer's liability, 16-196
      Contracts for railroad construction, 16-
                                                       Insolvency and bankruptcy:
         208
                                                            Priorities, 16-696
      Defective appliances, 16-205
                                                       Laborer, 18-73; 20-187
      Delegation of charter powers, 16-203
                                                       Landlord and tenant:
      Drayage, 16-194
                                                            Landlord's duties to tenant, 16-200
```

Duties imposed by contract, 16-204

```
INDEPENDENT CONTRACTORS, cont'd.
                                                   INDEPENDENT CONTRACTORS, cont'd.
  Landlord and tenant, cont'd.
                                                     Servants, cont'd.
      Negligence of independent contractor,
                                                          Transfer of employee, 16-195
        18-237
                                                     Set-off, recoupment, and counterclaim, 25-551
  Lateral and subjacent support, 16-200; 18-
                                                     Ships and shipping:
                                                         Defective appliances on vessels, 16-
    552
  Legal duties not transferable, 16-197
                                                           205
                                                     Statute of frauds, see STATUTE OF FRAUDS.
      Adjoining owners, 16-200
      Canal companies, 16-199
                                                     Stevedores:
      Duty to guests, 16-200
General rule, 16-197
                                                         Employer's liability for contractor's acts,
                                                           16-194
      Landlord and tenant, 16-200
                                                     Stock and stockholders:
      Master and servant, 16-199
                                                         Stockholders'
                                                                        statutory liability
                                                                                               for
      Municipal corporations, 16-197
                                                           wages, 26-1023
      Railroads, 16-199
                                                     Streets and sidewalks, 16-197; 27-142
      Turnpike companies, 16-199
                                                         Excavations and obstructions in streets,
 Liability for contractor's acts, see infra, Em-
                                                           16-207
   ployer's liability for contractor's acts.
                                                    Subcontractors, 27-193
 Libel and slander, 18-967
                                                         Liability for acts of subcontractors, 16-
 License, 16-202
                                                           194
  Liens, 20-187
                                                         Railroads, 23-713
 Livery-stable keepers:
                                                    Subrogation, 27-268
      Drivers of vehicles, 16-196
                                                     Transfer of employee, 16-195
 Logs and lumber:
                                                         Drivers of vehicles, 16-196
      Employer's liability for contractor's acts,
                                                         Liability for servant's act, 16-195
                                                         Railfoad employees, 16-195
        16-194
 Mail contractors, see Postal Laws. Mandamus, see Mandamus.
                                                    Trespass, 28-567
                                                     Trucking:
 Master and servant:
                                                         Employer's liability for contractor's acts.
      Contractor not servant, 25-478
                                                           16-194
      Legal duties not transferable, 16-199
                                                    Tugs and tows:
 Mechanic, 20-254
                                                         Employer's liability for contractor's acts.
 Mechanics' liens, see MECHANICS' LIENS.
                                                           16-194
 Mines and mining claims:
                                                    Turnpikes, 16-199
      Employer's liability for contractor's acts,
                                                     Unsafe premises, 16-205
        16-194
                                                    Who are independent contractors, 16-187
 Municipal corporations, 20-1200
                                                         Approval of work, 16-188
      Legal duties not transferable, 16-197
                                                         Architect supervising, 16-189
 Nuisances, 16-197, 206
                                                         Character of occupation, 16-191
      Liability of contractors, 21-717
                                                         Contracts reserving control, 16-188
      Liability of owners, 21-717
                                                         Control, 16-187 et seq.
 Obstructions in streets, see infra, Streets and
                                                         Control as to dismissal of employees, 16-
    sidewalks.
                                                           190
 Ordinances:
                                                         Control as to employees, 16-190
      Violation of ordinance, 16-203
                                                         Control as to scope of work, 16-189
 Original contractor, 21-1008
                                                         Discharge, liability to, 16-190
 Partnership, 22-63
Party walls, 16-201; 22-245
                                                         Employer represented as to results, 16-
                                                           187
 Payment:
                                                         Employer's right to control method of
      Mode of payment, 16-189
                                                           work, 16-187
      Payment by job, 16-189
                                                         Estoppel to assert relation, 16-187
      Payment by percentage of cost, 16-190 Payment by time, 16-190
                                                         General definition, 16-187
                                                         Independent employment, 16-191
 Premises unsafe, 16-205
                                                         Liability to discharge, 16-190
 Questions of law and fact, 16-191
Question of fact, 16-191
                                                         Mode of payment, 16-189
                                                         Payment by job, 16-189
      Question of law, 16-191
                                                         Payment by percentage, r6-190 Payment by time, r6-190
      Whether one is an independent con-
        tractor, 16-191
                                                         Question of law and fact, 16-101
 Railroad employees, 16-195
                                                         Reservation of control, 16-188
 Railroads, see RAILROADS; WORKING CON-
                                                         Right to control work, 16-187
   TRACTS.
                                                         Same person servant and contractor, 16-
 Real property:
                                                           187
     Liability for injuries arising in connec-
                                                         Satisfaction of employer, 16-189
                                                         Supervision by architect, 16-189
        tion with real property, 16-194
 Satisfaction:
                                                         Supervision of work, 16-188
     Satisfaction of employer, 16-189
                                                         Surrender of premises, 16-188
 Scaffolding defective, 16-206
                                                    Working contracts, see Working Contracts.
                                                  INDEPENDENT COVENANT, see Cove-
 Servants:
     Injuries to contractor's servants, 16-195
                                                    NANTS.
                                                  INDETERMINATE DAMAGES, see Ex-
     Injuries to servants of another con-
```

EMPLARY DAMAGES.

tractor, 16-195

INDEX, 16-210 INDIANS, cont'd. See COPYRIGHT. Executors and administrators: Statutes, see STATUTES. Necessity of administration, 11-744 INDEXING, see RECORDING ACTS. Extradition, 12-600 INDIAN, 16-210 False pretenses and cheats, 12-849 Indian country, 16-210, 220 Five civilized nations, 16-214 Indian title, 16-210
INDIAN COUNTRY, 16-210, 220 Foreign judgments: Judgments of courts of Indian nations, Definition, 16-220 13-1019 Foreign laws: Indian reservations, 16-220 Indian Territory, 16-221
INDIAN LANDS, see INDIANS. Laws and customs of Indian tribe, 13-INDIANS, 16-212 Government of Indians and Indian country, Actions, 16-216 16-221 Criminal cases, see infra, Criminal law. Adoption: Adoption of whites, 16-215 Federal authority supreme, 16-221 Adoption of whites, 16-215 Government vested in United States, 16-Adverse possession, 16-235 221 Agents, 16-237 Jurisdiction of federal courts, 16-222 Power of courts, 16-221 Allotment, 2-152 Attorney's fees, 16-238 Protection of Indians, see infra, . Pro-Burden of proving condition, 16-218 tection of Indians, Regulation of commerce with Indians, see Canada, 10-90 infra, Regulation of commerce with In-Citizenship, 6-18, 28; 16-215, 216, 217, 234 Commerce, see infra, Regulation of commerce dians. with Indians. Removal of persons from Indian country. Contracts between whites and Indians, 16see infra, Removal of persons from Indian country. State jurisdiction, 16-222 Contracts relating to rights and claims derived from federal government, 16-Territorial jurisdiction, 16-222 Governor: 210 Ordinary contracts, 16-219 Indian chief, 14-1097 Criminal law, 16-223 Crime by Indian who has severed his Half-breeds, 16-218 Improvements, 16-101 tribal relations, 16-224 Indian country (see infra, Government of Indians and Indian country), 16-210, Crimes committed by Indian outside of Indian country, 16-224 Crimes committed on reservation, 16-Definition, 16-220 Indian land sold ceases to be Indian country, 16-232 Criminal jurisdiction of federal and In-Indian reservations, 16-220 dian courts in Indian Territory, 16-225 Criminal laws of Arkansas, 16-225 Indian Territory, 16-221 Indian lands, 16-229; 26-226 Federal statutes, 16-223, 224 Removal of persons from Indian country, see infra, Removal of persons from In-Alienation of Indian lands, 16-233 By Indian tribes, 16-233 By individual Indians, 16-233 dian country. Citizenship of allottee, 16-234 State courts, 16-224 United States criminal laws extended Conveyance in contravention of reover Indian country, 16-223 straints on alienation void, 16-234 Illustrations of alienation, 16-234, Deeds, 9-127 Allotments in severalty, 9-127 Indirect alienation, 16-235 General rule, 9-127 Allotment in severalty, 16-232 Validity of deeds of Indians, 9-127 Definition, see infra, Who are Indians. Cutting timber, 16-227 Driving stock on Indian lands, 16-226 Depredations, 16-237 Extinction of Indian claim, 26-227 Attorney's fees, 16-238 General grants of Indian country, 26-Claimant must be citizen of United 227 States, 16-238 General land laws, 26-227 Claims allowed by interior department, Grant of right of way through Indian 16-238 country, 16-231 Claims for Indian depredations, 16-237; Grants specifically extinguishing Indian 29-298, 300 Indians must be in amity with United claims, 26-227 Homesteads, 16-233 States, 16-238 Transfer of claims, 16-238 Dominion of Canada, 10-90 How far subject to state laws, 16-235 Adverse possession, 16-235 Descent, 16-236 Education, 16-229 Generally, 16-235 Ejectment, 10-523, 524 Taxation, 16-236 Elections, 10-591 Indian land when sold ceases to be In-Indian reservations, 10-607 Eminent domain: dian country, 16-232 Indian reservations, 26-227

Volume XXXI.

Indian lands, 10-1093

	TRIDEANIC?J
INDIANS, cont'd.	INDIANS, cont'd. Regulation of commerce with Indians, cont'd.
Indian lands, cont'd.	President, 16-227
Indian title a mere right of occupancy,	Sale of liquor to Indians, see Intoxicat-
16–230 Individual allotments under treaties, 16–	ing Liquors.
232	Who are Indian tribes, 16-227
Nature of title, 16–229	Removal of persons from Indian country, 16-
Pre-emptions, 26-243	228
Prohibition of grants under general land	Discretion of officer, 16-228
laws, 26-226	Employment of military forces, 16-229
Protection of Indian allottees, 16-226	Return after removal, 16–229
Settling on Indian lands, 16-226	Statutory provisions, 16-228
Title, 16–229	Reservation, see infra, Indian country.
Title of the five civilized tribes, 16-231	Schools, 16-229
Title to land occupied by Indian nation,	Self-government, 16-214
16-215	State:
United States may dispose of fee of In-	Crimes, 16-224
dian land, 16–230	Indian lands, 16–235
Indian traders, 16-228	Indian tribes, 26–465 Jurisdiction, 16–224
Indian tribes: Extinguishment of Indian title, 16–231	State and public lands, see infra, Indian lands.
States, 26–465	Status of Indians, see infra, Legal status of
Instruction, 16–229	Indians.
Interstate commerce (see infra, Regulation	Succession, 16-236
of commerce with Indians), 17-47	Suits, 16-216
Intoxicating liquors:	Surrogate and probate courts, 16-214
Sale of liquor to Indians, 12-1033	Taxation:
Irrigation, see IRRIGATION.	Real property, 16-236
Judicial notice, 16-214	Timber, cutting, 16-227
Treaties, 17-928	Treaties, 16-218; 28-477
Laches, 16-217; 18-108	Treaties construed favorably to Indians,
Legal status of Indians, 16-213	16-219
As individuals, 16-216	Treaties of cession, 28-518
Citizenship, 16–216	Treaties with Indians, laws of United
Fourteenth and Fifteenth Amend-	States, 16-218
ments, 16-216	Treaties with Indian tribes, 16-218
Laches, 16–217 Right to sue and be sued, 16–216	Treaties with states, 16-218 Trees and timber:
Right to vote in state elections, 16-	Cutting timber, 16-227
217	Tribal relations, 16-213
In their tribal relations, see infra, Tribal	Adoption of whites, 16-215
relations.	Five civilized nations, 16-214
Marriage, 16-214	Legal position of Indian tribes, 16-
Indian marriages, 16-214	213
Intermarriage of whites with Indians, 19-	Power of self-government, 16-214
1173	Status of particular tribes, 16-213
Marriage of whites and Indians, 16-	Title to land occupied by Indian nations,
216	see infra, Indian lands.
Private international law, 19-1216	Wards of nation or state, 16-213
Tribal laws and customs, 19–1216	United States courts, 16-222 Wards of nation, 16-213
Validity, 19–121 6 Military law:	Who are Indians, 16-217
Enlistment, 20-622	Burden of proving condition, 16-218
Officers of Indian affairs, 16-236	Half-breeds, 16-218
Persons, 22-739	Persons of mixed blood, 16-217
Persons of mixed blood, 16-217	Witnesses, 16-217; 30-940
Protection of Indians, 16-225	INDICATE, 16-239
Cutting timber on Indian land, 16-227	INDICAVIT, 16-239
Driving stock on Indian lands, 16-226	INDICTABLE:
Duty of United States, 16-225	Jeopardy, see Jeopardy.
Protection of Indian allottees, 16-226	INDICTMENT, 16-239; 21-704
Right of United States to sue, 16-226	See GRAND JURIES.
Settling on Indian lands, 16-226	Bail and recognizance (in criminal cases),
Taking or destroying property of Indians,	see Bail and Recognizance (in Criminal Cases).
16-226	Cause, 5-773
Public lands, see infra, Indian lands. Public officers:	Constitutional law, see Constitutional Law.
Officers of Indian affairs, 16–236	Corporations, see Corporations.
Regulation of commerce with Indians, 16-227	Did, 9-453
Generally, 16-227	Due process of law, 10-304
Indian traders, 16–228	Ex post facto laws, 12-534
Power of courts, 16-227	Immediately, 15-1021
TO	72 Volume VVVI

Volume XXXI.

```
INEVITABLE ACCIDENT OR CASU-
INDICTMENT, cont'd.
                                                  ALTY, cont'd.
Ships and shipping, 16-243; 25-906
  Impeachment:
      Indictment and impeachment concurrent
        proceedings, 15-1073
                                                      Burden of proof, 25-908
  Jury and jury trial, see JURY AND JURY
                                                      Collisions held inevitable, 25-907
                                                     . Collisions beld not inevitable, 25-908
    TRIAL.
  Libel and slander, see LIBEL AND SLANDER.
                                                      Costs, 25-1046
  Malicious prosecution, 19-663
                                                      Damages, 25-1024
                                                      Definition, 25-906
  Mandamus:
      Criminal prosecution no bar to issuance
                                                      Fault of either party, 25-907
        of mandamus, 19-747
                                                      Prior negligence, 25-906
                                                      Voluntary act, 25-907
      Mandamus refused because of remedy by
                                                  Unavoidable accident and inevitable accident
        criminal prosecution, 19-747
      Quashing indictment, 19-851
                                                    synonymous, 16-243
  Merger, see MERGER.
                                                  Wharves and wharfingers, 30-511
  Municipal corporations:
                                                IN EXTREMIS, see Dying Declarations;
      Liability of municipal corporations to
                                                  GIFTS.
        indictment, 20-1231
                                                INFAMOUS, 16-244
                                                  Infamous conduct, 16-244
  Presentment:
      Presentment and
                         indictment
                                       distin-
                                                INFAMOUS CRIMES, see INFAMY AND IN-
        guished, 22-1227
                                                  FAMOUS CRIMES.
INDIFFERENT, 16-239
                                                INFAMY AND INFAMOUS CRIMES, 16-
INDIGENT, 16-239
INDIGENT PERSON, see Poor and Poor
                                                  Accomplices, 1-394
                                                   Admissions, 16-249
INDIGNITY, 16-240
                                                  Arson, 16-246
  See DIVORCE.
                                                   Burglary, 16-246
INDIRECT, 16-240
INDIRECTLY, 16-240
                                                   Constitutional law:
                                                      Constitutional law as affecting criminal
INDISPENSABLE PARTIES, 16-240
                                                        procedure under Federal Constitution,
INDISPUTABLE, 16-240
See Municipal Aid.
                                                       Meaning of infamous crime in federal
                                                         statute, 16-253
Individual liberty, 18-1124
INDIVIDUALLY, 16-241
                                                  Conviction, 7-502
                                                  Counterfeiting, 16-254
INDOOR, 16-241
                                                   Crimen falsi, 16-247
INDORSEMENT - INDORSER - IN-
                                                   Defendant in criminal case, 30-1135, 1136
     DORSEE (see BILLS OF EXCHANGE AND
                                                   Definitions, 16-245
     PROMISSORY NOTES):
                                                       Infamous crimes, 16-245
  Bills of lading, see BILLS OF LADING.
                                                       Infamous crime within meaning of
                                                         federal statute, 16-245
  Discount, 9-472
                                                       Infamy at common law, 16-245
  Filing, 13-15
  Guaranty:
                                                   Disqualification of witnesses, 16-246; 30-
       Guaranty and indorsement distinguished,
                                                         1135, 1136
                                                       Abolition of common-law rule by statute,
         14-1129
                                                       16-252; 30-980
Admission of false swearing, 16-249
INDUBITABLE, 16-241
INDUCE, 16-242
INDUCEMENT, 16-242
                                                       Admission of infamous crime, 16-249
  See LIBEL AND SLANDER.
                                                       Admission of infamy elicited on cross-
INDULGENCE, 16-242
                                                         examination, 16-249
                                                     · Conviction in another jurisdiction, 16-
INDUSTRIAL, 16-242
INDUSTRIAL SCHOOLS, 16-242
  See Houses of Refuge and Correction.
                                                       Crime and punishment test, 16-247
INDUSTRY, 16-242
INEBRIATE, 16-242
                                                       Crimen falsi, 16-247
                                                       Felony, 16-246
                                                       Forgery, 16-247
  See Habitual Drunkard; Intoxication.
                                                       Illustrations of infamous crimes, 16-246,
INEFFECTUAL, 16-242
INELIGIBLE, 16-242
                                                         247
                                                       Infamy determined by crime and not by
INEQUALITIES, 16-242
                                                         punishment, 16-247
INEVITABLE ACCIDENT OR CASU-
  ALTY, 16-242; 18-254
See Act of God; Contributory Negligence.
                                                       Judgment as a prerequisite to disqualifi-
                                                         cation, 16-248
                                                       Larceny, 16-246
  Act of God distinguished from, 1-587;
                                                      Mode of proof of conviction, 16-249 Pardon, see infra, Pardon.
    16-243
  Baggage, 3-547
                                                       Perjury, 16-247
  Bailments, 3-748, 751
                                                       Punishment as test, 16-247
  Firearms, 12-519
                                                       Receiving stolen goods, 16-246
  Insanity, 16-623
                                                       Record to establish conviction and sen-
  Leases, 16-244
                                                         tence, 16-249
  Navigation, 16-243
                                                       Removal of disqualification, 16-250, 252;
  Negligence, 21-497
  Negligence distinguished from, 16-242
                                                         30-980
```

1073

31 C. of L.-68

INFAMY AND INFAMOUS CRIMES, INFANTS, cont'd. Age, cont'd. Criminal responsibility, 16-312 Disqualification of witnesses, cont'd. Effect of infant's misrepresentations as Reversal of judgment, 16-252 to age, 16-291 Right of witness to refuse to testify to his own infamy, see WITNESSES. At law, 16-291 Sentence as a prerequisite to disqualifica-Estoppel, 16-292 tion, 16-248 In equity, 16-292 Sentence to house of refuge, 16-248 Statutes, 16-292 Serving out sentence, 16-252 False representations as to age, 16-311 Agency: Subornation of perjury, 16-247 Competency of infant to be principal, Treason, 16-246 What crimes are infamous, 16-246 1-940 Appointment of agents by principal, Divorce, 9-815 1-940 Dying declarations, 10-375 Election, 16-253 Delivery by agent, 1-941 Infant's acts by agent held valid, False swearing, 16-247, 249 Felony, 12-1033 In general, 1-940 Power of attorney, see Power of Houses of refuge and correction, 16-248 Illustrations of infamous crimes, 16-246, 254 Impeachment of witness, 30-1085 ATTORNEY. Prejudicial and beneficial agents, Jury and jury trials, 16-253 Larceny, 16-246, 254 Libel and slander, see LIBEL AND SLANDER. 1-941 Infant as agent, 1-945 Moral turpitude, 20-872 Ratification, 1-1184 Age of consent, 16-263; 19-1190 Pardon, 16-250 Conditional pardon, 16-251 Common law, 16-263; 19-1190 Effect of marriage after age of consent, Effect of pardon in general, 16-250 Effect of pardon where disability an-16–263 nexed to crime by statute, 16-251 Effect of marriage below age of consent, Pardon prior to conviction, 16-250 16-263 Proof of pardon, 16-252 United States, 16-263 Proving conviction to affect credit after Allowances, see ALLOWANCES. pardon, 16-251 Apprentices, see APPRENTICES. Arbitration and award, 2-616; 16-286 Remission or commutation of punishment, 16-251 Assault and battery, 2-976; 16-313 Indecent assault, 16-315 Removal of disqualification, 16-250 Liability of infant, 16-307 Parol evidence, 16-249 Perjury, 16-247 Assignments for the benefit of creditors, Public officers, 16-253 3-22; 16-284 Receiving stolen goods, 16-246 Attorney and client: Record: Compensation of attorney for infant, Conviction and sentence to be proved by 3-416 Qualifications of attorney, 3-285 record, 16-249 Self-crimination, 16-249 Services of attorney as necessaries, 16-Sentence: 277, 279 Auctions and auctioneers, 3-492 Disqualification of witnesses, 16-248 Reversal of judgment, 16-252 Avoidonce, see infra, Disaffirmance and Sentence or judgment prerequisite, 16avoidance. Bail and recognizance (in criminal cases), Sentence to be proved by record, 16-249 3-710 Necessaries, 16-279 Serving out sentence, 16-252 Subornation of perjury, 16-247 Bailments: Treason, 16-246 Conversion of things bailed, 16-300 What crimes are infamous (see infra, Dis-Bastardy: qualification of witnesses), 16-253 Bond for support of bastard child, 16-Witnesses, see infra, Disqualification of wit-274 nesses. Necessaries, 16-279 INFANTICIDE, 20-538 Bigamy, 16-264 See MURDER AND MANSLAUGHTER. Billiards, 16-317 INFANTS, 16-255 Bills of exchange and promissory notes, 4-165; 16-273, 276, 285 See CHILD - CHILDREN; GUARDIAN WARD; PARENT AND CHILD. Comakers with infant, 4-167 Indorsement, 4-167 Abduction, see ABDUCTION. Infant payee, 4-167 Accounts; 1-438 Infant's contracts voidable, 4-165 Acknowledgments, see ACKNOWLEDGMENTS. Liability of infant as maker or accepter, Actions, see infra. Infants on ventre sa mere. 16-284 Adoption of children, see Adoption of Necessaries, 4-166 CHILDREN. Ratification, 4-166 Age (see infra, Age of consent; When ma-Right of infant payee to indorse, 16-285 jority attained): Statutes, 4-167 Burden of proof, 16-314

INFANTS, cont'd.

Contracts which are binding, cont'd.

INFANTS, cont'd.

Bills of exchange and promissory notes, con.

Voidable only, 16-285 Bond for support of bastard child, 16-Bonds, 4-626 Bond required by law, 4-626 Contracts for military service, 16-274 Illustrations, 4-626 Contracts for necessaries, see infra, Con-In general, 4-626 Contracts in discharge of legal obliga-Necessaries, 4-626 Obligee, 4-642 tions, 16-273 Bounty, 22-674 Contracts of apprenticeship, 16-275 Breach of promise of marriage, 4-883; 16-Executed contracts of marriage, 16-275 Execution of trust, 16-274 265, 273 Necessaries, 16-279 Legal obligations, 16-273 Necessaries, see infra, Necessaries. Building and loan associations, 4-1027 Burden of proof: Contracts which are void, 16-272 Age, 16-314 Common law, 16-272 Confusion of terms void and voidable, Capacity to commit crime, 16-313, 314 Burglary, 16-313 16-272 Capacity to marry, see infro, Marriage. Statutes, 16-273 Capital punishment, 16-315 Contracts which are voidable, 16-272, 282 Chattel mortgages, 5-956 Arbitration and award, see Arbitration Children (see CHILD - CHILDREN): AND AWARD. Assignment for benefit of creditors, see Infants en ventre sa mere, 16-259 Citizenship, 6-20 infra, Assignments for the benefit of Commencement of infancy, 16-258 creditors. Compromise of causes of action, 16-286 Bills and notes, see infra, Bills of ex-Claims due infants, 16-286 change and promissory notes. Compromise of causes of action, see in-Torts committed by infants, 16-286 fra, Compromise of causes of action. Compromising contracts, 16-286 Contract for services, see MASTER AND Claims due infants, 16-286 Torts committed by infants, 16-286 SERVANT. Conveyance of real estate, 16-282 Conditions, 6-506 Confessions, 16-312 Disaffirmance and avoidance, see infra, Confirmation, see infra, Ratification and con-Disaffirmance and avoidance. firmation. General rule, 16-282 Infant engaged in business, 16-282 Leases, see infra, Leases. Consent, see infra, Age of consent. Consideration: Debt contracted by infant as considera-Marriage settlements, see infra, Marriage tion, 6-681 settlements. Married infant, 16-282 Mortgages, see infra, Mortgages. New consideration to support ratification, 16-300 Restoration of consideration, see infra, Partnership contracts, see PARTNERSHIP. Disaffirmance and avoidance. Ratification and confirmation, see infra. Ratification and confirmation. Retention of consideration, 16-303 Contracts (see infra, Ratification and con-Right to disaffirm, 16-282 firmation), 16-271 Sales of real or personal property, 16-Abandonment of ancient rule, 16-272 282 Stock, see STOCK AND STOCKHOLDERS. Ancient rule, 16-271 Avoidance, see DISAPFIRMANCE AND Surety, see infra, Suretyship. Conversion and reconversion: AVOIDANCE. Contracts of infants distinguished, 16-Election, 7–480 Eminent domain, 7–475 Reconversion, 7-475 Contracts which are binding, see infra, Contracts which are binding. Sale in partition suit of interest in land of persons non sui juris, 7-474 Contracts which are void, see infra, Contracts which are void. Criminal law, 16-311 Contracts which are voidable, see infra, Age at which criminal responsibility be-Contracts which are voidable. gins, 16-312 Disaffirmance and avoidance, see infra, Arson, 16-313 Assault and battery, 16-313 Disaffirmance and avoidance. Burden of proof as to age, 16-314 Burden of proof as to capacity, 16-313 Modern rule, 16-272 Necessaries, see infra. Necessaries. Ratification and confirmation, see infra, Burglary, 16-313 Ratification and confirmation. Capital punishment, 16-315 Confessions, 16-312 Torts connected with or growing out of Criminal responsibility, 16-311 contracts, 16-308 Validity, 16-271 Evidence, 16-315 Indecent assault, 16-315 Contracts of hire: Conversion of things bailed, 16-309 Larceny, 16-313 Mental capacity in general, 16-311 Contracts which are binding, 16-273 Murder, see Murder and Manslaughter. Bond for fine in criminal prosecution, Physical capacity, 16-315 16-274 Volume XXXI. 1075

INFANTS, cont'd. INFANTS, cont'd. Disaffirmance and avoidance, cont'd. Criminal law, cont'd. Who may avail himself of the right, 16-Place of imprisonment, 16-316 Punishment, 16-315 Adult bound by contract with infant, Rape, see RAPE. Cruelty to children, see CRUELTY TO CHIL-16-296 Committee in lunacy, 16-298 Custody, 8-530 Heirs, 16-297 Personal representatives, 16-297 Debts of decedents: Plea of infancy a personal privilege, Time of presentation, 8-1079 16-296 Deeds, see DEEDS. Privies in estate, 16-298 Definition, 16-258 Deputy, 9-374
Deputy sheriffs and constables, 16-266 Divorce, see DIVORCE. Damicil, see Domicil. Descent and distribution, see Succession. Dower, see Dower. Duration of infancy, 16-258 De ventre inspiciendo, 8-832 Disaffirmance and avoidance (see infra, Rati-Dying declarations, 10-375 Election (see EQUITABLE ELECTION), 10-590 fication and confirmation), 16-287 Embezzlement, see Embezzlement. Action of ejectment, 16-289 Actions at law, 16-289 Avoidance of whole transaction neces-Enlistments, see MILITARY LAW. En ventre sa mere, see infra, Infants en sary, 16-293 ventre sa mere. Equitable election, see Equitable Election. Contracts of services, 16-290 Equity, 11-191 Conveyance after majority, 16-289 Estoppel, 11-396 Entry, necessity, 16-289 Executed contracts, 16-288 Misrepresentation or concealment of Executory contracts, 16-287 facts, 11-440 Misrepresentations as to age, 16-291, General principles, 16-287 Ignorance of one contracting party of in-202 fancy of other, 16-291 Evidence: Leases, 16-290 Mental capacity, 16-315 Misrepresentations as to age, 16-291 Executors and administrators (see EXECUTORS Mode of disaffirmance, 16-288 AND ADMINISTRATORS): Necessaries as a set-off, 16-291 Accounting, 11-1183 Purchasers of real or personal property, Administrators durante minoritate, 11-16-290 800 Recovery for use, 16-288 Capacity to act, 16-267 Recovery of thing sold, 16-288 Contracts of infant decedents, 11-940 Recovery of value of services, 16-290 Disaffirmance and avoidance, 16-297 Restoration of consideration, 16-293 Infant as administrator, 11-780 Common law, 16-293 Necessity of administration, 11-744 Consideration that has passed ont Exemplary damages, 12-23 of infant's hands, 16-293 Exemptions from execution, see Exemptions Contracts of purchase, 16-294 Contracts of sale, 16-295 (FROM EXECUTION). False pretenses and cheats, 12-836 Depreciation of property, 16-295 Family agreements or settlements, 12-876 Payment of rent, 16-296 Fellow servants, see Fellow Servants. Payment upon life insurance, 16-Fines and penalties: 286 Bond for fine in criminal prosecution, 16-Statement of rule, 16-293 274 Statutes, 16-296 Fire insurance, see FIRE INSURANCE. When infant never received the con-Foreclosure of mortgages: sideration, 16-294 Defense, 13-817 Statute of limitations, 13-797 When the nature of the consideration prevents its restoration, 16-Fraud: False representations as to age, 16-311 Right of infants to repudiate their con-Fraud in purchase of property, 16-310 tracts, 16-287 Fraud in sale of property, 16-310 Right to disaffirm, 16-282 Sales of personal property, 16-288 Fraudulent sales and conveyances, see FRAUD-ULENT SALES AND CONVEYANCES. Sales of real property, 16-288 Frightening horses, 16-308 Time when the right may or must be exercised, 16-298 Garnishment, 14-808 Wages of minor, 14-783 Conveyance of land, 16-298 Gifts, see GIFTS. Grandchildren: Executory contracts and contracts re-Infants en ventre sa mere, 16-259 specting personalty, 16-298 Grand juries, 17-1264 Reasonable time, 16-300 Right to avoid during infancy, 16-Guaranty, 14-1132 Guardian ad litem, see GUARDIAN AD LITEM. 208 Guardian and ward, see GUARDIAN AND WARD. Time after majority, 16-299 Time limited by statute of limita-Heirs: Disaffirmance and avoidance, 16-297 tions, 16-299

1076

Volume XXXI.

INFANTS, cont'd. INFANTS, cont'd. Houses of refuge and correction (see Houses Legal obligation, 16-273, 276 of Refuge and Correction), 16-316 Legislative relief from disabilities of nonage, Immoral literature, 16-317 16-262 Implied contracts: Liability for torts, see infra, Torts. Necessaries, 16-275 Liability upon contracts, see infra, Contracts. Implied trusts, see IMPLIED TRUSTS. Libel and slander: Imprisonment for debt and in civil actions: Who may maintain action, 18-1052 Life insurance, 19-42 Privilege from arrest, 16-43 Improvements, 16-101 Limitation of actions, see LIMITATION OF Ac-Indecent assault, 16-315 TIONS. "Living at the death:" Infants en ventre sa mere (see PREGNANCY), 4-719; 11-20; 16-258 Infants en ventre sa mere, 16-259 Capacity to take property, 16-258 Lost property, 19-582 Majority, see infra, When majority attained. Civil damage act, 16-261 Death of parent by wrongful act, 16-261 Marriage, 16-263; 19-1169 Deemed in esse for purposes of property, Age of consent, see infra, Age of consent. 16-259 Capacity to marry, 16-263 Consent of parent or guardian, 19-1190 Distinction between pregnant and quick with child, 16-260 Age of consent at common law, 19-Existence inchoate and conditional, 16-English statutes, 19-1190 Fiction for benefit of child only, 16-260 Persons whose consent is required, Included in devise or bequest to children, 10-1100 Validity of marriage under statutes, 16-259 19-1191 Included under grandchildren, 16-259 Interest not divested by judicial sale be-Effect of marriage after age of consent. fore birth, 16-260 16-264 Effect of marriage below age of consent, Legacies and devises, 18-735 Unborn illegitimate child as legatee 16-263 or devisee, 18-737
"Living at the death," 16-259 Disaffirming on reaching age of consent, 15-264 Ratification on reaching age of con-Personal injuries before birth, 16-261 Presumption as to capability of living, sent, 16-264 Where infant over seven years, 16-16-260 Rights of action, 16-261 263 Where infant under seven years, 16-Statutory provisions for posthumous children, 16-261 263 Succession, 16-259 Impotency, 19-1169 Liability for breach of promise, see in-Inhabitant, 16-334 Insolvency and bankruptcy, 16-657 fra, Breach of promise of marriage. Statutes forbidding marriage of infants. Debt contracted by infant, 16-682 16-264 Interest: Validity of executed contract, 16-275 Questions of law and fact, 23-578 Marriage settlements (see Marriage Settleliquors, see Intoxicating Intoxicating MENTS), 16-284 Liquors. Master and servant, see Master and Servant. Mechanics' liens, see Mechanics' Liens. Judgments and decrees, 17-1071 Payment: Military law, see MILITARY LAW. Next friend of infant, 17-859 Mortgáges, 9-114; 13-817; 16-283; 20-914 Jurisdiction, 11-191 Ratification, 16-306 Kidnapping, see KIDNAPPING. Murder and manslaughter, 16-313 Laches, see LACHES. Capital punishment, 16-315 Landlord and tenant, see LANDLORD AND TEN-National banks, see NATIONAL BANKS. ANT. Necessaries, 16-275 Larceny, 16-313; 18-509 Education, 16-278 Leases, 9-114; 16-284; 18-608 Coverture, 18-609 Express contracts, 16-276 Implied contracts, 16-275 Disaffirmance and avoidance, 16-290; 18-Obligation imposed by law, 16-276 What are necessaries, 16-276 Infant lessee enjoying possession liable Attorney's services, 16-277 for rent, 18-609 Bastardy proceedings, 16-279 Infant lessees, 18-609 Borrowing money to buy necessaries, Infant lessors, 18-608 16-281 Ratification, 16-307; 18-609 Breach of promise of marriage, 16-Legacies and devises: 279 Infant en ventre sa mere as legatee or Business, things required to conduct, devisee, 18-735 Interest: Collegiate education, 16-278 Legacy to child, 18-798 Considerations determining the ques-Payment, 18-791 tion, 16-276 Payment to infants, 11-1164 Conveniences, 16-278

1077

Time of payment, 18-792, 793

INFANTS, cont'd.	INFANTS, cont'd.
Necessaries, cont'd.	Questions of law and fact:
What are necessaries, cont'd.	Necessaries, 16-281
Education, 16–278	Ratification, 16-305 Quitclaim deeds:
Family necessaries, 16–278 Improvement of infant's land, 16–	Disaffirmance, 9-115
276	Railroads, see RAILROADS.
Infant supported by parent or guard-	Rape, see RAPE.
ian, 16-280	Ratification, see infra, Ratification and con-
Legal rights, 16-279	firmation.
Luxury, 16-278	Ratification and confirmation (see infra, Dis-
Money paid by third person, 16-281	affirmance and avoidance), 16-300
Must supply personal wants, 16-276 Necessaries for family, 16-278	Acknowledgment of liability insufficient, 16-302
Need of infant, 16–279	Conditional ratification, 16-303
Ornaments, 16-278	Consideration, 16-300
Over-supply of infant's needs, 16-	Contracts of services, 16-307
279 *	Conveyance of property, 16-306
Particular considerations, 16-278	Deed, confirmation by, 16-304
Personal liberty, 16-279	Effect of ratification, 16-300
Questions of law and fact, 16-281	Engagement to pay when able, 16-303
Recognizance, 16–279 Residence at home, 16–280	Executed contracts, 16–304
Suitability for infant's condition, 16-	Executory contracts, 16–301 Express ratification, 16–301, 304
279	Failure to disaffirm, 16-306
Support of infant by parent or guard-	Implied ratification, 16-303, 305
ian, 16-280	Knowledge of nonliability, 16-302
Things required in conducting busi-	Lease, 16-307
ness, 16–277	Married infant, 16-301
Third person, money paid by, 16-281	Mode of ratification, 16-301
Usefulness of articles, 16-278 Notary public, 21-556	Mortgage given hy infant, 16-306 New consideration, 16-300
Nuisances:	Part payment of debt, 16-304
Criminal liability, 21-712	Power to ratify contract made during
Obligation imposed by law, 16-273, 276	infancy, 16-300
Parent and child, see PARENT AND CHILD.	Purchase-money mortgage, 16-306
Partition, 9-114; 21-1133, 1157, 1166, 1182,	Question of fact, 16-305
1189, 1192	Retention of goods purchased, 16-304
Distribution of proceeds, 21–1214 Inadequacy of price, 21–1208	Retention of land purchased, 16-303 Retention or disposition of consideration,
Partition sale, 21-1200	16–303
Partnership, see PARTNERSHIP.	Sale of property purchased, 16-304
Patents, see PATENTS.	Sales, 16-306
Payment, 22-528	Terms of ratification, 16-301
Presumption of payment, 22-604	Time of ratification, 16-301
Pedigree, 22-647	To whom made, 16–303
Pensions and bounties, 22–660, 674 Persons, 22–738	Verbal confirmation, 16-305 Voluntary nature of ratification, 16-302
Pool, 16-317	When ratification may be made, 16-
Poor and poor laws, see Poor and Poor Laws.	301
Power of attorney, see Power of Attorney.	Who may ratify, 16-301
Powers, see Powers.	Writing, necessity of, 16-302
Prescription, see Prescription.	Reasonable time:
Presumptions, see Presumptions.	Disaffirmance and avoidance, 16-299
Private international law, 22-1336 Time at which infant arrives at majority,	Receivers, see Receivers,
16-262	Receiving stolen property, 24-46 Recitals, 24-61
Privies:	Release and discharge, 24-297
Disaffirmance and avoidance, 16-298	Removal of disabilities allowed by statutes,
Privilege from arrest, 16-43	16-262
Proof of infancy:	Repudiation, see infra, Disaffirmance and
Evidence, 12-861	avoidance. Sales, 16–282; 24–1165
Protection of infants, see infra, Statutes for the protection of infants.	Disaffirmance and avoidance, 16-288, 290
Public officers, 16-266	Fraud, 16-310
Capacity to hold office, 16–266	Ratification, 16-306
Capacity to serve process, 16-266	Restoration of the consideration, 16-203
Office purely ministerial, 16-266	Retention of consideration, 16-204
Punishment:	Sale of prohibited articles to infants, 16-
Capital punishment, 16-315	317 Seamen:
Purchasers for value and without notice, 16-288	Contracts of minors voidable, 25-94
	be contracts of inthors voidable, 25–94
10	78 Volume XXXI.

Informers.

INFANTS, cont'd. Seduction, see Seduction.	INFANTS, cont'd. Warranty, 30-207
Sentence and punishment, 16-315 Capital punishment, 16-315	When majority attained, 15-262 At what moment infant attains majority,
Service of process, 16–266 Sheriffs and constables:	16–262 Common law, 16–262
Deputy sheriff or constable, 16-266	Conflict of law, 16-262
Specific performance:	Females, 16-262
Laches, 26-79	Married infants, 16-262
Statutes: Authorizing sale of infant's land, 23-	Person of age on day before birthday,
942	Wills, 16–265
Removal of disabilities allowed by stat- utes, 16-262	Capacity to dispose of property by will, 16-265
Statutes for the protection of infants, 16–316	Common law, 16-265
Admitting to places of amusement, 16-	Infant en ventre sa mere as legatee or devisee, 18–735
Custody and care, 16-316	Personal property, 16-265
Employment of infants, 16-316	Real property, 16-265
Generally, 16–316	Statutes, 16–265
Sale of prohibited articles to infants,	Witnesses, see Witnesses. INFECT — INFECTION, 16-317
Statutes of descent and distribution, see	See Animals; Boards of Health; Hos-
Succession.	PITALS AND ASYLUMS; QUARANTINE; VAC-
Subrogation, see Subrocation.	CINATION.
Succession, see Succession. Summary proceedings, 27–375	INFECTIOUS DISEASE: Libel and slander, see Libel and Slander.
Suretyship, 16-285; 27-436	INFEOFFMENT, see FEOFFMENT.
Taxation, see TAXATION.	INFERENCE, 16-317
Tohacco, 16-317	INFERIOR COURTS, see Courts; Justices
Torts, 16-307 Agent's acts, 16-308	OF THE PEACE. INFERIOR TRIBUNAL, 16-319
Assault and battery, 16-307	INFIDEL, 16-319
Bailment, conversion, 16-309	See Witnesses.
Coercion of parent or guardian, 16-308	INFINITESIMAL, 16–319
Compensatory damages, 16–308 Compromise, 16–296	INFIRMARY, 16-319 INFIRMITY, 16-320
Conversion of things bailed, 16-309	INFLAMMABLE, 16-320
Extent of parent's liability, 16-308	INFLAMMATORY, 16-320
False representations as to age, 16-311	INFLICT, 16-320
Frand in making contracts, 16-310 Fraud in making purchase, 16-310	INFLUENCE, 16-321 See Undue Influence.
Fraud in sale of property, 16-310	INFLUENZA, 16-321
Frightening horses, 16-308	INFORMAL ISSUE, 16-321
Illustrations, 16–307, 308 Liability for acts of agent, 16–308	INFORMALITY, 16–321 IN FORMA PAUPERIS, 16–321
Liability for torts, 16-307	INFORMATION, 16-321
Pure torts, 16-307	Rewards, 16-322; 24-949. 950
Seduction, 16-308	INFORMATION AND BELIEF, 16-322
Torts growing out of contracts, 16-309	See WARRANTS. INFORMATION IN THE NATURE OF
Treason, 28–469 Trover and conversion, 16–309	QUO WARRANTO, see Quo WARRANTO.
Trusts and trustees, see Trusts and Trus-	INFORMATION OF INTRUSION, 16-322
TEES.	INFORMERS, 16–323
Unborn children, see infra, Infants en ventre sa mere.	See Detectives. Bail and recognizance (in criminal cases),
Vagrancy, 29-571	3-728
Vendor and purchaser, 16-282	Compensation, see infra, Right to compensa-
Disaffirmance and avoidance, 16-288, 290	tion.
Express ratification, 16–304 Fraud, 16–310	Confiscation, 16–324; 30–20 Constitutional law, 16–324
Ratification, 16-306	Definition, 16-323
Restoration of the consideration, 16-	Divesting of informer's share, 16-326
Determine of land purchased at 100	Enforcement of informer's rights, 16-327 Gambling contracts, 14-636
Retention of land purchased, 16-303 Ventre sa mere, see infra, Infants en ventre	Right of action given to informer, 14-
sa mere.	625
Void and voidable, see infra, Contracts	Intoxicating liquors, see Intoxicating
which are void; Contracts which are void-	Liquors. Joint informers, 16—325
able. Waiver, 29–1093	Misconduct of informer, 16-327
Warrants of attorney, 30-108	Pardon, 16-326; 24-572
T. Carlotte and T. Carlotte an	079 Volume XXXI.

INFORMERS, cont'd.	INHERITANCE, 16-335
Privileged communications, 23-53	See Estates; Succession; Succession
Public officers, 16-325	Taxes.
Release, 16-327	Personal property, 16-336
Remission of fine or forfeiture, 16-327	Profit à prendre, 23-188
Repeal of statute, 16-326	INHERITANCE TAX, see Succession Tax
Reprieve, pardon, and amnesty, 16-326	INHUMANITY, see Libel and Slander.
Revenue laws, 16-324	INHUMAN TREATMENT (see Divorce):
Right to compensation, 16323	Inhuman treatment endangering life, 9-786
Confiscation act, 16-324	INIQUITY, 16-336
Constitutionality of statutory provision	INITIAL, 16-336
for informers, 16-324	INITIALS, see NAMES.
Money recovered on contract with United	INJUNCTION AND RECEIVER, see RE-
States, 16-324	CEIVERS.
Out of what fines or forfeitures inform-	INJUNCTIONS, 16-337
er's share allowed, 16-323	See Exemptions (from Execution); Nui-
Right of informer to compensation in	SANCES; SEPARATION (HUSBAND AND WIFE)
general, 16-323	Abatement of nuisances, see Abatement of
Sum recovered from surety on recogni-	Nuisances.
zance, 16-324	Abatement of suit, 16-425
Violation of internal revenue laws, 16-	Accident:
324	Injunction to obtain benefit of set-off,
Vesting of informer's share, 16-326	16–400
War, 30-20	Judgments obtained through accident
Who may claim informer's share, 16-325	16–383
Disclosing conspiracy, 16-325	Action on bond, 16-453
Generally, 16-325	Accrual of right on discontinuance or
Government officers, 16-325	dismissal, 16-456
Joint informers, 16-325	Accrual of right on partial dissolution,
Witnesses, see WITNESSES. INFRINGEMENT (see COPYRIGHT; PAT-	16-457
ENTS);	Assessment of damages as prerequisite
Trademarks, trade names, and unfair compe-	to action on bond, 16-461
tition, 28-408	Damages, 16-463 Defenses to action on bond, 16-458
INGRESS, 16-328	Disobedience to writ, 16-458
INGROSS, 14-1120	General rule as to merits of injunc-
See Engross — Engrossment.	tion suit, 16-458
INHABIT — INHABITANT, 10-589; 16-	Issuance of second injunction, 16-
328, 329	458
See CITIZENSHIP; DOMICIL; RESIDENCE,	Reversal of judgment enjoined, 16-
RESIDENT, ETC.	459
Admissions, 1-706	Solvency of principal, 16-458
Attachment, 16-334	Want of jurisdiction, 16-458
Charities and trusts for charitable uses, 16-	Discontinuance, 16-456
335	Dismissal, 16-456
Citizenship, 6-16; 16-331	Dissolution, 16-455, 457
Construed with reference to context and sub-	Evidence, 16-459
ject-matter, 16–329	Merger of common-law remedy, 16-453
Corporations, 16-333; 27-923	Necessity for actual issuance of injunc-
Definite absence, 16–330	tion, 16-454
Domicil, 10-8, 10; 16-330	Necessity for final decree, 16-454
Elections, 10–589, 590	Accrual of right on discontinuance
Foreign corporations, 16-333	or dismissal, 16-456
Homestead, 15-556	Discontinuance, 16-456
Infants, 16-334	Dismissal, 16–456
Legacies and devises, 16-335	General rule, 16-454
Living in one place and carrying on business	Right of action dependent on word
in another, 16–330	ing of bond, 16-455
Occupier, 16-334	Right of action on bare dissolution
Poor and poor laws, see Poor and Poor	16-455
Laws.	Right of action, 16-453
Residence, resident, etc., 16-331	Right of action on dissolution of in-
Schools, 16–334	junction against judgment, 16-457
State and public lands, see STATE AND PUBLIC	Right to sue on bond without enforcing
LANDS.	judgment, 16–457 Actions at law, 16–365
Temporary residence, 16-329	Accident, 16–367
Two residences, 16-330 INHABITANCY:	Actions relating to -col
Dwell, 10-352	Actions relating to real property, 16-37; Confining action to original forum, 16-
INHALE. 16–335	368
INHERIT — INHERITOR, 16–335	Criminal prosecutions, see infra, Crimi
Inherit and pay. 16-335	nal prosecutions, see ingra, Crimi
Innerit and pay, 10-335	F

16-470

INJUNCTIONS, cont'd. INJUNCTIONS, cont'd. Actions at law, cont'd. Attorney's fees, cont'd. Discovery necessary for defense, 16-370 Enjoining actions against officers of court, 16-369 Amount question for jury, 16-470 Counsel fees recoverable as damages, 16-Extent of jurisdiction, 16-365 Evidence of rendition of services, 16-Fraud, 16-367 470 Inequitable defenses, 16-369 Final hearing, 16-468 Injunction does not operate on courts or General rule, 16-467 judges, 16-365 Limitation of recovery, 16-469 Jurisdiction, 16-365 Services on appeal, 16-468 Mistake, 16-367 Multiplicity of suits, 16-373 State courts, 16-467 United States courts, 16-467 Nature of jurisdiction, 16-365 Balance of convenience, 16-363 Necessity of confessing judgment, 16-Bankruptcy, see infra, Insolvency and bankruptcy. 373 Biography, 4-574
Boards of health, see Boards of Health. Officers of court, 16-369 Proceedings in same court of equity, 16-372 Bonds (see infra, Action on bond; Sureties), Statute of limitations, 16-369 16-439 Where remedy at law is adequate, 16-Action on bond, see infra, Action on bond. 365 Applications of rule, 16-366, 367 Amount of bond, 16-447 Equity will not enjoin where remedy Recovery limited to amount of bond, at law is adequate, 16-366 16-464 Approval of bond, 16-445 Statement of rule, 16-365 Where remedy at law is inadequate, Benefit of whom, 16-446 By whom executed, 16-444 16-367 Adequacy of remedy at law, see infra, Rem-Clerk, 16-445 edy at law. Conditions prescribed by statute, 16-446 Conditions, unnecessary, 16-447 Advice of counsel: Violation of injunction, 16-438 Considerations for bond, 16-445 Construction, 16-450 Violation by agent, 16-437 Defective bond, see infra, Dissolution of injunction. Air, see Light and Air. Delegation of power of approval, 16-445 Alteration of instruments: Fraudulent alteration of judgment, 16-Discretion of court as to terms, 16-447 382 Execution, 16-444 Execution, proof of, 16-449 Amount in controversy, 16-351 Amount of bond, 16-447 Filing, 16-448 Recovery limited to amount of bond, Insertion of unnecessary conditions surplusage, 16-447 Inures to whose benefit, 16-446 Appeal: Liability imported by bond, 16-443 Neglect of remedy by appeal, 16-377 Apprehended injury insufficient, 16-361 Misrecitals in bond, 16-448 Names of sureties, 16-448 Arbitration and award: Injunctive relief against awards, 16-398 Necessity for, 16-439 Bonds usually required, 16-440 Common law, 16-439 Assessment of damages, see infra, Damages. Assignments: Complainant's right clear, 16-442 Injunction bonds, 2-1042 Condition for issuing restraining Attorney and client: orders, 16-441 Attorney's authority to execute injunc-Discretion of court, 16-439, 440 tion bond, 3-348 Judgments obtained by fraud, 16-381 Effect of issuance before execution of bond, 16-443 Execution of bond requisite to ef-Judgments obtained through negligence, incompetence, or mistake of attorney, fectiveness of order, 16-443 16-392 Judgments obtained through unauthor-Final decree, 16-441 ized appearance of attorney, 16-391 Formerly not required, 16-439 Issuance before execution of bond, Violation by attorney, 16-437 16-443 Attorney-general: Malicious prosecution, 16-440 Nuisances, 3-481 Mandatory statutes, 16-441 Plaintiff's liability dependent on Purpresture, 3-481 Restraining unlawful exercise of power bond in absence of malice, 16-440 by municipal corporation, 3-482 Right of court to require bond, 16-Restraining unlawful exercise of power of private corporations, 3-483 439 Statutes, 16-440 Attorney's fees, 16-467 Actual payment of counsel fees unneces-Statutes mandatory, 16-441 Statutes requiring bonds, 16-440 sary, 16-469 Waiver of irregularity, 16-443 Amount as affected by interests involved,

1081

When unnecessary, 16-441

INJUNCTIONS, cont'd.

Constitutional law:

INJUNCTIONS, cont'd. Bonds, cont'd.

Necessity for direction in order, 16-447 Constitutionality of statute on which in-Object of bond, 16-443 junction based, 16-430 Injunction against the executive, 6-1018 Order for delivery of bond for prose-Power of courts of one state or country cution, 16-449 Payable to whom, 16-445 to enjoin proceedings in another state or country, see infra, Power of courts Place of execution and signature, 16-444 Purpose of bond, 16-443 of one state or country to enjoin proceedings in another state or country. Signature, 16-444 Statutes governing, 16-444 Contempt: Statutory conditions, 16-446 Violation of injunction, see Contempt. Statutory forms, 16-446 Continuance of injunction (see infra, Dissolu-Statutory provisions must be complied tion of injunction), 16-432 Discretion of court, 16-432 with, 16-446 Strict construction, 16-450 Dissolution more injurious than continuance, 16-433 Substantial compliance with statute, 16-Doubtful cases, 16-434 Sureties, see infra, Sureties. Sureties' names, 16-448 Fraud, 16-435 Grounds for continuing injunction, 16-Surplusage, 16-447 Terms, 16-446, 447 Illustrations, 16-434, 435 Terms discretionary with court in ab-Important questions of law at issue, 16sence of statute, 16-447 Time of execution, 16-444 Irreparable injury to plaintiff ground for continuance, 16-433 To whom payable, 16-445 Building restrictions and restrictive agree-New matter set up by answer, 16-434 ments, 8-218 When interference with discretion au-Carriers of goods: thorized, 16-432 Discrimination, 5-178 Where dissolution would prevent relief Mandatory injunction where carrier resought, 16-433 fuses to receive and carry, 5-161 Contracts: Certainty of right sought to be protected, 16-Injunction against breach, see Specific 358 PERFORMANCE. Certiorari: Convenience: Balance of convenience considered, 16-Neglect of remedy by certiorari, 16-378 Change of possession: 363 Whether injunction will require change Copyright, see Copyright. of possession, 16-364 Corporations (see Ultra Vires): Classes of injunctions, 16-342 Injunction against ultra vires acts, 7-859 Clerk of court: Perpetual injunction from exercising cor-Approval of hond, 16-445 porate franchises, 9-603 Cloud upon title, 16-408 Costs and expenses, 16-466 Attorney's fee, see infra, Attorney's fees. Sheriff's deed, 16-408 Counsel fees, see infra, Attorney's fees. Attack upon good faith, 16-411 Circumstances justifying interfer-Expenses incurred on reference, 16-466 ence, 16-408 Liability of sureties, 16-451 Conflict of authority, 16-409 Necessary costs and expenses generally recoverable, 16-466 Doubt as to title, 16-411 Recovery of counsel fees on dissolution Homestead exemption, 16-410 of injunction, see infra, Attorney's Levy upon land of stranger to writ, 16-409 fees. Power in general, 16-408 Sureties, 16-451 Prevention of cloud though sale Where injunction perpetuated in part, would be void, 16-409 16-467 Relief though judgment not a lien, Counsel fees, see infra, Attorney's fees. Courts (see infra, Discretion of court; Juris-16-410 Separate property of married women, diction): 16-410 Damages, see infra, Damages. Stranger to writ, 16-411 Dissolution of injunction, see infra, Dis-Void sale, 16-408 solution of injunction. Common injunctions, 16-348 Power of courts of one state or country Confession of judgment, 16-373 to enjoin proceedings in another state or country, see infra, Power of courts Relief against judgments by confession. 16-394 of one state or country to enjoin proceedings in another state or country. Consideration: Bond, 16-449 Power of federal courts to enjoin proceedings in state courts, see infra, Consolidation of corporations, 6-806 Power of federal courts to enjoin pro-Conspiracy, 6-880 Constitutional law: ceedings in state courts. Power of state courts to enjoin proceed-Carrying out of unconstitutional law, 29ings in federal courts, 16-420 216 1082 Volume XXXI. ...

INJUNCTIONS, cont'd. INJUNCTIONS, cont'd. Criminal acts, 16-363 Damages, cont'd. Criminal injunctions, 16-363 Proximate damages only recoverable, con. Criminal law: Recovery of damages on partial dis-Exceptions where injunction is authorsolution, 16-464 Remote, consequential, or speculative ized by statute, 11-196 Illustrations, 11-196, 197, 199 damages, 16-463 Record must show evidence, 16-461 Interference with criminal proceedings, 11-198 Remote damages, 16-463 Judgments in criminal cases, 16-397 Right of court dissolving injunction to Prevention of crimes, 11-195 enforce payment, 16-462 Rendition of judgment against prin-Criminal prosecutions, 16-370 Applications of rule, 16-371, 372 cipal and sureties, 16-462 Speculative damages, 16-463 Sureties, see infra, Sureties. Exceptions to rule, 16-372
Former jurisdiction of English courts of equity, 16-370 Decrees, see infra, Judgments and decrees. Infraction of municipal ordinance, 16-De facto corporations, 8-756 De facto officers, 8-826 371 Default of judgments, 16-393 Injury to property rights, 16-372 Prosecution for violation of statutes, 16-Illustrations, 16-393, 394 Judgments by default not usually relieved Prosecution of officer of court of equity, against, 16-393 Defenses, see infra, Action on bond; Judg-16-372 Prosecution to try right under consideraments and decrees. tion in court of equity, 16-372 Definition, 16-342 Crossings, see CROSSINGS. Detectives: Cross injunctions, 16-348 Injunction to restrain employment of de-Damages, 8-719; 16-459 tectives, 9-414 Discharge, see infra, Dissolution of injunc-Action on bond, 16-463 Amount, discretion of court, 16-465 Amount of recovery limited by bond, 16-Discontinuance, see infra, Action on bond. Discretion of court: 464 Amount of damages, 16-465 Assessment as prerequisite to action on Bond, 16-439, 440 Continuance of injunction, 16-432 bond, 16-461 Assessments, effect of, 16-462 Consequential damages, 16-463 Dissolution of injunction, 16-424, 425 Costs and expenses, see infra, Costs and Interlocutory injunctions, 16-345 Terms of bond, 16-447 expenses. Disfranchisement, 9-502
Disobedience, see infra, Violation of injunc-Damages for enjoining sale of property under deed of trust, 16-466 Damages not susceptible of estimation, Dissolution of corporations: 16-355 Discretion of court as to amount, 16-Perpetual injunction from exercising corporate franchises, 9-603 Dissolution of injunction (see infra, Con-Dissolution of injunction against judgtinuance of injunction), 16-423 ments, 16-465 Abatement of suit, 16-425 Dissolution of injunction restraining acts Action on bond, see infra, Action on of ownersbip, 16-466 bond. Dissolution of injunction restraining sale Adequate security, 16-425 or disposal of goods, 16-466 Attorney's fees, see infra, Attorney's Effect of assessment, 16-462 Enforcement by action on bond, 16-463 fees. Consideration of balance of convenience, Evidence of damages, 16-461 Liability of sureties, see infra, Sureties. Manner of assessing, 16-459 16-425 Conveniences, 16-425 Counsel fees, see infra, Attorney's fees. At common law, 16-459 Court granting has inherent power to Injunction against judgments, 16dissolve, 16-423 Damages, see infra, Damages. Power of court to assess on dissolu-Defective or insufficient bond, 16-429 tion, 16-460 Reference to ascertain damages, 16-Additional security may be required, 16-430 460 Allowing reasonable time to file suffi-Statutes, 16-460 cient bond, 16-429 Measure of damages, 16-463 Proximate damages only recoverable, 16-New conditions, 16-430 Requiring additional security, 16-530 Diminution of profits, 16-463 Whether sufficient ground to dis-Exemplary damages, 16-464 solve, 16-429 General rule, 16-463 Defective service of process, 16-428 Loss of property, 16-463 Discharge and dissolution distinguished, Necessity for exercise of care and

prudence by defendant, 16-464

16-425

INJUNCTIONS, cont'd. INJUNCTIONS, cont'd. Estoppel, cont'd. Dissolution of injunction, cont'd. Discretion of court, 16-424 Disobedience of writ by complainant, 16-Sureties, 16-452 Existence of judgment, 16-452 Illustrations, 16-452, 453 Issuance of injunction, 16-452 Dissolution and discharge distinguished, Operation of bond as estoppel on 16-425 Dissolution by court of its own motion, sureties, 16-452 Sureties estopped to deny recitals 16-425 of bond, 16-452 Due diligence in prosecuting, 16-427 Evidence: Effect of dissolution, 16-431 Ex mera motu, 16-425 Action on bond, 16-459 Damages, see infra, Damages. Grounds of dissolution, 16-426 Executions, 11-699, 717; 16-401 Improvident issuance of injunction, 16-Action, 16-401 426 Adequacy of legal remedy, 16-401 Insolvency, 16-425 Cloud upor title, see infra, Cloud upon Ipso facto dissolution, 16-425 title. Jurisdiction, want of, 16-426 Destruction of lien, 11-700 Laches, 16-427 Effect of injunction upon computation Laches in prosecuting cause, 16-427 of time execution may remain in force, Laches in seeking dissolution, 16-428 Legalizing acts enjoined, 16-430 11-700 Effect on lien, 11-699, 700 Misrepresentation of material facts, 16-Estoppel, 16-403 Exemptions, see Exemptions (FROM Ex-Nature of discretion, 16-425 Notice of application, 16-428 ECUTION). Inadequate remedy at law, 16-403 Security, 16-425 Service of process defective, 16-428 Injunction incidental to original jurisdic-Solvency of defendant, 16-425 tion, 16-402 Injunction merely suspends lien, 11-699 Statute legalizing acts enjoined, 16-430 Suppression of material facts, 16-431 Irregularities in issuance of writ, 11-Technical errors or inaccuracies in bill or order, 16-431 Uncertainty of writ, 16-427 Irregularities in process or proceedings thereunder, 16-403 Unconstitutionality of statute on which injunction based, 16-430 Applications of rule, 16-404 Appraisement, 16-405 Vagueness of writ, 16-427 Dormant judgment, 16-404 Want of jurisdiction to issue, 16-426 Excessive levy, 16-405 Want of notice of application, 16-428 Exempt property, 16-405 What courts have power to dissolve, 16-Irregularities in writ or issuance thereof, 16-404 423 Where injunction has become useless, Irregularity in proceedings under 16-431 writ, 16-405 Dividends: Levy upon exempt property, 16-405 Payment of dividends out of capital, Rule stated, 16-403 Motion, 16-401 9-701 Doubtfulness of right sought to be protected, No adequate remedy at law, 11-717 16-358 Perpetual injunction, 11-700 Easements, 10-431 Power of federal courts to enjoin pro-Elections, see Elections. cecdings in stote courts, see infra, Electric-light companies: Power of federal courts to enjoin pro-Conflicting rights of electric-light comceedings in state courts. Prior lien or incumbrance, 16-402 panies, 10-867 Streets, 10-868 Relief in general, 16-401 Elevated railroads, 10-910 Remedy at law, 16-401, 403 Right to trial by jury in injunction pro-Right to levy and sell in general, 16-401 ceedings, 10-939 Seizure of property of stranger to writ, Enjoin, 11-37 16-405 Enjoining illegal issuance of warrants, 21-20 Claimant under execution debtor Equitable defenses: must show good title, 16-408 Necessity of taking advantage of legal General rule, 16-405 Partnership in individual property, remedies: Defense not available because of 16-406 form of pleading, 16-379 Remedy by trial of right of prop-Equitable mortgages, 11-143 erty, 16-406 Where owner can defend his title, Equity: He who seeks equity must do equity, 11-16-406 Where remedy at law is inadequate, Equity acts in personam and not in rem, 11-16-406 General rule, 16-406 173 Estoppel (see infra, Laches of party seeking Loss of trade and business pros-

1084

pects, 16-407

Volume XXXI.

relief by injunction):

INJUNCTIONS, cont'd. Executions, cont'd. Seizure of property of stranger to writ, cont'd. Where remedy at law is inadequate, Ordinary remedy not available, 16-407 Property of peculiar value, 16-407 To prevent cloud upon title, see infra. Cloud upon title. Execution sales, see Sheriffs' Sales. Executive: Enjoining executive action, 16-423 Exemplary damages, 16-464 Exemptions from execution, see Exemptions (FROM EXECUTION). Expenses, see infra, Costs and expenses. Explosions and explosives, 12-507, 511 Ferries, see FERRIES. Filing bond, 16-448 Final judgments and decrees: Decree dissolving injunction when bill retained, 13-39 Necessity for final decree, see infro, Action on bond. Fines and penalties: Disobedience, 16-436 Fire insurance, see FIRE INSURANCE. Fish and fisheries, 13-585 Excluding public from public fishery, 13-585 Interfering with another's right of fishing, 13-585 Polluting fresh-water stream, 13-586 Foreclosure of mortgages: Injunction to enforce set-off, 13-805 Mandatory injunction to obtain possession of real estate, 13-828 Foreign judgments, 16-397 Actions on foreign judgments, 16-397 Enjoining judgments based on foreign judgments, 16-397 Judgments of other states, 16-397 Forthcoming and delivery bonds, 13-1146 Injunction against enforcement of bond, 13-1146 Injunction against enforcement of judgment, 13-1147 Fraud, 16-367 Continuance of injunction, 16-435 Dissolution of injunction, 16-431 Injunction to ohtain benefit of set-off, 16-400 Judgments obtained by fraud, see infra, Judgments and decrees. Gambling contracts, 14-595, 636 Judgments based on gambling contracts, 16-394 Gas companies, 14-935 Governor, 6-1018; 14-1106 Enjoining executive action, 16-423 He who seeks equity must do equity, 11-159 Highways, see Highways. Homestead, 16-405, 410 Husband and wife (see infra, Married women):

Injunction to restrain husband from re-

covering at law, 15-838

Mill owner, 15-916

INJUNCTIONS, cont'd. Illegality of acts, 16-363 Inadequacy of remedy at law, see infra, Remedy at law. Inequitable defenses, 16-369 Infringement, see Copyright; Patents. Injury: Apprehended injury insufficient, 16-361 Injunction refused when granting would produce more injury than the refusal, 16-363 Irreparable injury necessary, 16-360 Nature of injury against which relief is sought, 16-360 Past injurics, 16-362 Substantial injury necessary, 16-360 Insolvency and bankruptcy: Defenses to action on bond, 16-458 Dissolution of injunction, 16-425 Injunctions to obtain benefit of set-off, Insolvency of defendant, 16-361
Power of federal courts to enjoin proceedings in state courts, see infra, Power of federal courts to enjoin proceedings in state courts. Interest: Debtor restraining creditor from collection of debt, 16-1068 Enjoined from using funds in hand, 16-1068 Injunction against paying over money, 16-1068 Suspension of interest, 16-1068 Interlocutory injunctions (see infra, Perpetual injunctions), 16-345 Caution in issuance, 16-347 Discretion defined, 16-346 Discretion of court as to issuance, 16-345 Mandamus to compel issuance, 16-347 Nature of remedy, 16-345 Necessity of caution in issuance, 16-Object, 16-345 Reversal in case of errors of law, 16-346 Sound judicial discretion, 16-346 Interstate commerce, 17-172; 29-216 Intoxicating liquors, see INTOXICATING Liquors. Irreparable injury necessary, 16-360 Irrigation, 17-513, 520, 521 Joint tenants and tenants in common: Waste, 17-706 Judges, see infra, Jurisdiction. Judgments and decrees, 16-374 Accident, 16-383 Attorney, negligence, mistake, or incompetence of, 16-392 Awards, 16-398 Concurrent jurisdiction, 16-398 Confession of judgments, 15-394 Criminal cases, 16-397 Defenses not available in action at law, 16-378 Defenses not available at time of trial, 16-379 Defense not available because of forms of pleading, 16-379 Defenses of purely equitable character, 16-378 Volume XXXI.

INJUNCTIONS, cont'd. INJUNCTIONS, cont'd.

Judgments and decrees, cont'd. Judgments and decrees, cont'd. Judgments obtained through unanthorized Dormant judgment, execution issued on, appearance of attorney, cont'd. 16-404 View that injunction does not lie if Enjoining judgment by agreement, 16attorney is solvent, 16-391 View that injunction lies irrespective Erroneous or irregular judgments, 16of attorney's solvency or insol-389 vency, 16-392 Applications of rule, 16-389 View that relief by injunction is Error in rulings as to sufficiency of never permissible, 16-391 defense, 16-390 Judgments of other states, 16-397 Error in taxing costs, 16-390 Illustrations, 16-389, 390 Judgments or decrees of courts of concurrent jurisdiction, 16-398 Insufficiency of evidence, 16-390 Jurisdiction, 17–1058 Irregularities and errors not ground Lien, 17-807 for injunction, 16-389 Mistake of attorney, 16-392 Irregularities in service of process, Mistake of court, 16-383 Mistake of fact, 16-383 16-391 Jury trial, 16-390 Refusing new trial, 16-390 Mistake of law, 16-383 Necessity of taking advantage of legal Statement of rule, 16-389 remedies, 16-374 Foreign judgments, 16-397 Appeal, 16-377 Fraudulent alteration of judgment, 16-Certiorari, 16-377 382 Defenses cognizable both at law and Gaming contracts, 16-394 in equity, 16-376 Judgments affecting title to real estate, Defenses not available at time of 16-396 trial, 16-379 Judgments based on gaming contracts, Defenses not available in action at 16-394 law, 16-378 Judgments based on usurious contracts, 16-395 Defenses purely legal, 16-374 Equitable defenses, 16-378 Judgments by default, 16-393 Illustrations, 16–393, 394
Judgments by default not usually re-Failure to make defense at law, 16-Introductory statement, 16-374 lieved against, 16-393 Judgments in criminal cases, 16-397 Judgments obtained by fraud, 16-379 Motion, 16-377 Neglect of remedy by appeal, 16-Agreement to dismiss suit, 377 Supersedeas, 16-377 382 Attorney's fraud, 16-381 Power of courts of one state or country to enjoin proceedings in another state Concealment or suppression of material facts, 16-381 or country, see infra, Power of courts Constructive fraud insufficient, 16of one state or country to enjoin pro-380 ceedings in another state or country. Fraud in procurement of judgment Power of federal courts to enjoin proceedings in state courts, see infra, Power of federal courts to enjoin pronecessary, 16-380 Laches, 16-381 Loss of defense or remedy by vioceedings in state courts. Real estate, 16-396 lation of agreement, 16-381 Meritorious defense, 16-381 Satisfied judgments, 16-396 Meritorious defense prevented by Set-off, 16-399 fraud, 16-380 Sister state judgments, 16-397 Surprise, 16-385 Necessity of meritorious defense, Suspension of statutory limitation, 17-803 Solvency of defendant, 16-381 Statement of general rule, 16-379 Title to real estate, 16-396 Violation of agreement, 16-381 Usurious contracts, 16-395 Judgments obtained through accident, 16-Void judgments, 16-385 Adequate remedy at law, 16-387 383 Accident not attributable to neglect, Against whom action lies, 16-387 16-383 False return of service of process, Applications of rule, 16-384 16-388 Grounds insufficient for equitable re-Judgments void for want of jurislief, 16-384 diction of person, 16-385 Meritorious defense, 16-384 Judgments void for want of jurisdic-Judgments obtained through mistake, 16tion of subject-matter, 16-385 Necessity of showing defense, 16-Judgments obtained through surprise, 16-Showing want of service, 16-387 Judgments obtained through unauthorized Want of notice or knowledge, 16appearance of attorney, 16-391 387 Want of notice of process, 16-385 Motion to stay judgment, 16-391

1086

INJUNCTIONS, cont'd.

Judgments obtained by fraud, see infra, Judgments and decrees.

Judicial sales, see infra, Cloud upon title.

Jurisdiction, 16-349

Actions at law, 16-365

Amount involved, 16-351

Dissolution of injunction, 16-426 Enjoining collection of judgment, 17-1058

Inherent power of courts of chancery, 16-349

Judgments or decrees of courts of concurrent jurisdiction, 16-398

Jurisdiction as affected by amount involved, 16-351

Jurisdiction conferred by statutory provisions, 16-350

Possession of or want of jurisdiction, 17-

1049 Power of federal courts to enjoin pro-

ceedings in state courts, see infra, Power of federal courts to enjoin proceedings in state courts.

State supreme courts and judges, 16-351

Stipulation of parties, 16-350 United States courts and judges, 16-350 Want of jurisdiction defense to action on bond, 16-458

Labor combinations, see LABOR COMBINATIONS. Laches, 11-166

Dissolution of injunction, 16-427

Laches in prosecuting cause, 16-427 Laches in seeking dissolution, 16-428

Judgment obtained by fraud, 16-381

Laches of party seeking relief by injunction, 16-356

Application must be seasonably made, 16-356

Coverture as affecting estoppel by laches, 16-357

How laches determined, 16-358

Laches in conjunction with other causes, 16-357

Opposite party induced to change his position by laches of applicant, 16-356

When a bar to relief, 16-356

When not a bar to relief, 16-357 Landlord and tenant, see Landlord and Ten-

Lateral and subjacent support, see LATERAL AND SUBJACENT SUPPORT.

Law (see infra, Actions at law):

Necessity of establishing right at law, 16-359

Leases:

Breach of covenant for quiet enjoyment,

Restrictions upon use of demised premises, 18-637

Legislature:

Enjoining legislative action, 16-423

Letters, 22-1058

Injunction against opening, 18-830 Libel and slander, see LIBEL AND SLANDER.

License (real property), 18-1146, 1150 Injunction to restrain collection, 21-820

Light and air see LIGHT AND AIR.

Limitation of actions, 19-157

Defense of statute of limitations, 16-369 Delay caused by injunction, 19-218

INJUNCTIONS, cont'd.

Limitation of actions, cont'd.

Inequitable defenses, 16-369

Lis pendens, see Notice of Pendency and LIS PENDENS.

Malicious prosecution, 19-651 Bond, 16-440

Mandamus, 19-721, 903

Acts enjoined by another court, 19-731

Compared with mandamus, 19-721

Converting suit for injunction into application for mandamus, 19-721 Dissolution of interlocutory injunction,

16-347

Effect of injunction, 19-903

Execution of mandamus cannot be stayed by injunction, 19-903

1ssuance of interlocutory injunction, 16-347

Mandamus does not lie to restrain action. 19-721

Mandamus issued by federal court, 19-

Mandamus not proper to restrain action, 19-743 Mandamus the proper remedy to compel

action, 19-621 Remedy by injunction as bar to man-

damus, 19-748 To compel dissolution of injunction, 19-

857 To compel granting of injunction, 19-

857 Mandatory and preventive injunctions, 16-342

Granted only to prevent serious damage, 16-343

Interlocutory application, 16-343

Jurisdiction of equity to compel performance of acts recognized, 16-342

Preventing maintenance of nuisance, 16-344

Married women:

Coverture as affecting estoppel by laches, 16-357

Marshaling assets, see Marshaling Assets. Master and servant:

Violation by servant, 16-437

Matters to be considered in determining right to injunction, 16-352

Measure of damages, see infra, Damages.

Mercantile agency, 20-578 Agent, 20-578

Mistake, 16-367

Attorney, 16-392

Injunctions to obtain benefit of set-off,

Judgment obtained through mistake, 16-

Modification of injunction, 16-423

Discretion of court, 16-423

Dissolution of injunction, see infra, Dissolution of injunction.

Power of court, 16-423

Monopolies and corporate trusts, see Monopo-LIES AND CORPORATE TRUSTS. Mortgages:

Injunction by mortgagee against threatented injury to property, 20-1017 Motion:

Neglect of remedy by motion, 16-378 Multiplicity of suits, 16-373

INJUNCTIONS, cont'd.

Municipal securities, see MUNICIPAL SECURI-

National banks, 21-399

Nature of injury against which relief is sought, 16-360

Navigable waters:

Obstruction, 21-444 Negligence, see Negligence.

Notice (see infra, Process): Dissolution for want of notice of application, 16-428

Novelty, 16-363

Nuisances, see Nuisances.

Obedience, see infra, Violation of injunction. Occupation, business, and privilege taxes:

Injunction to restrain collection, 21-820

Officers and agents of private corporations, see Officers and Agents of Private Cor-PORATIONS.

Orders, see infra, Restraining orders.

Ordinances (see ORDINANCES):

Validity of ordinance, 21-979 Parks and public squares, 21-1073 Partition, see Partition.

Partnership:

Executions, 16-406

Party walls:

Windows, 22-246

Past injuries, 16-362 Patents, see Patents.

Perpetual injunctions (see infra, Mandatory and preventive injunctions), 16-344

Defendant must be before court, 16-344

General rule, 16-344

Illustrations, 16-344, 345

Rights of parties must be finally adjudicated, 16-344

Temporary injunction prerequisite, 16-344

Pollution of stream, 13-586

Possession:

Property not taken from one party and placed in possession of another, 16-

Whether injunction will require change of possession, 16-364

Power of attorney, see Power of Attorney. Power of courts of one state or country to enjoin proceedings in another state or country, 16-420

Attempt to avoid effect of decision of domestic court, 16-422

Clear equity must be shown, 16-421 Evasion of domestic laws, 16-421 Full faith and credit clause, 16-422

Injustice, 16-421

Oppression, 16-421

Power to enjoin proceedings of courts of foreign country, 16-420

Power to enjoin proceedings of courts of sister state, 16-421

Statement of rule, 16-421

Statutes under which injunction granted, 16-421

Under what circumstances injunction denied, 16-422

Where court of domestic state first acquires jurisdiction, 16-421

Power of federal courts to enjoin proceedings in state courts, 16-411

INJUNCTIONS, cont'd.

Power of federal courts to enjoin proceedings in state courts, cont'd.

Bankruptcy laws, 16-414
Assignments for the benefit of creditors, 16-415

Attachment, 16-416, 418

Concurrent jurisdiction, 16-419 Execution sale, 16-418

Illustrations, 10-418, 419

Liens unlawfully obtained, 16-416 Property in actual possession of bankruptcy court, 16-417, 418 Under act of 1898, 16-414 Where claims are such that a dis-

charge in bankruptcy would release, 16-417

Where creditor has acquired unlawful liens within four months of bankruptcy proceedings, 16-415 Where time after which petition

may he filed has not elapsed, 16-

Where federal court first acquires jurisdiction, 16-413

Where state court first acquires jurisdiction, 16-411 Act of Congress, 16-411

Construction of statutes, 16-411

Illustrations, 16-412, 413 Independently of statutory prohibition, 16-412

Proceedings already begun, 16-411 Prohibition contained in statute, 16-

Property of third person sold, 16-412

Sales under execution, 16-412 Statute, 16-411, 412

Taking possession of property under judgment, 16-413

Where federal court first acquires jurisdiction, 16-412

Where suit has been removed to federal court, 16-414

Precedent:

Absence of precedent for injunction sought, 16-363 President of the United States, 6-1018

Enjoining executive action, 16-423

Preventive injunctions, see infra, Mandatory and preventive injunctions.

Private international law:

Power of courts of one state or country to enjoin proceedings in another state or country, see infra, Power of courts of one state or country to enjoin proceedings in another state or country.

Private ways, see PRIVATE WAYS.

Prize fights, 23-107

Proceedings in same court of equity, 16-372 Process:

Dissolution of injunction where service is defective, 16-428

Irregularities in process or proceedings thereunder, see infra, Executions.

Judgments void for want of notice of process, 16-385

Prohibition, 23-197, 225 Proxies, see PROXIES.

Public lands, see STATE AND PUBLIC LANDS. Public officers, see Public Officers.

1088

INJUNCTIONS, cont'd. INJUNCTIONS, cont'd. Sign - signature : Punishment: Disobedience, 16-436 Bonds, 16-444 Railroad pools, 23-666 Sister state, see infra, Power of courts of one state or country to enjoin proceedings Railroads, 23-701 Real property: in another state or country. Actions relating to real property, 16-373 Sister state judgments, 16-397 Judgments affecting title to real estate, Slander of title or property, see SLANDER OF TITLE OR PROPERTY. 16-396 Receivers, see RECEIVERS. Societies and clubs, see Societies AND Receivers of railroads, see RECEIVERS OF CLUBS. RAILROADS. Solvency, see infra, Insolvency and bank-Reinstatement of injunction, 16-435 ruptev. Religious societies, 24-371 Special injunctions, 16-348 Remedy at law: Special or local assessments, 25-1242 Actions relating to real property, 16-373 State and public lands, see STATE AND PUBLIC Adequate remedy, 16-352 LANDS. State courts: Executions, 16-401 General rule, 16-352 Illustrations, 16-353, 354 Power of state courts to enjoin proceedings in federal courts, 16-420 Remedies provided by statute, 16-Stock and produce exchanges: Expulsion, 26-800 354 Enjoining an action where remedy at law is adequate, 16-365 Publication of quotations, 26-801, 802 Stock and stockholders, see STOCK AND Applications of rule, 16-366, 367 STOCKHOLDERS. Street railways, see Street RAILWAYS. Equity will not enjoin where remedy at law is adequate, 16-366 Streets and sidewalks, see STREETS AND SIDE-Statement of rule, 16-365 Enjoining an action where remedy at Strikes, see Labor Combinations. Substantial injury necessary, 16-360 law is inadequate, 16-367 Execution, 16-401, 403 Sureties, 16-449 Execution levied on property of stranger, Appeal from judgment by surety, 16-16-406 General tule, 16-406 Bond strictly construed, 16-450 Loss of trade and business pros-Construction of bond, 16-450 pects, 16-407 Costs, 16-451 Damages, 16-451 Ordinary remedy not available, 16-Damages accruing after injunction made permanent, 16-452 Property of peculiar value, 16-407 Inadequate remedy, 16-354 Damages pending appeal from dissolu-Damages not susceptible of estimation, 16-452 Death of complainant, 16-451 tion, 16-355 Equitable rights not available in Death of principal, 16-451 Decree in injunction suit, 16-453 court of law, 16-356 Executions, 16-403 Estoppel, 16-452 Existence of judgment, 16-452 Illustrations. 16-356, 357 Illustrations, 16-452, 453 Must be adequate, 16-355 Must be complete, 16-355 Issuance of injunction, 16-452 Operation of bond as estoppel on Remedy must be plain, 16-354 Judgments and decrees, see infra, Judgsureties, 16-452 Surety estopped to deny recitals of ments and decrees. Judgments void for want of jurisdiction bond, 16-452 Justification by sureties, 16-449 of person, 16-387 Liability beyond statutory requirements, Restraining orders, 16-349 16-451 Definition, 16-349 Liability for costs, 16-451 Duration, 16-349 Purposes, 16-349 Liability for damages, 16-451 Liability limited by express terms of bond, 16-450 Restraint of trade, 24-861 Revival of injunction, 16-435 Liability may not be varied by stipula-Satisfied judgments, 16-396 tion of parties to suit, 16-450 Schools, see Schools. Liability of sureties, 16-450 Necessity for, 16-449 School warrants or orders, 30-100 Second injunctions, 16-365 Parol evidence, 16-451 Defenses to action on bond, 16-458 Rendition of judgment against principal Security, see infra, Bonds. and sureties, 16-462 Seizure, see infra, Executions. Statutory requirements, 16-451 Separate property of married women, 16-Stipulations of parties to suit, 16-450 410 Sureties bound by decree in injunction Service of process, see infra. Process. Set-off, recoupment, and counterclaim, see suit, 16-453 Surety not hable beyond terms of bond, SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Sheriffs' sales, see Sheriffs' Sales. 16-450 1089 Volume XXXI. 31 C. of L.-69

```
INJUNCTIONS, cont'd.
INJUNCTIONS, cont'd.
                                                     Violation of injunction, cont'd.
  Surprise:
      Judgments obtained through surprise,
                                                         Invalidity of order, 16-439
                                                         Knowledge of injunction, 16-436
        16-385
                                                         Matters in excuse or mitigation, 16-
  Surrogate and probate courts, 27-554
  Taxation, see TAXATION.
                                                           438
  Theatres and amusements, see THEATRES AND
                                                         Mitigation, 16-438
                                                         Pending appeal, 16-436
    AMUSEMENTS.
                                                         Punishment, 16-436
  Timber, 28-546
                                                         Servants, 16-437
Spirit of injunction, 16-437
  Title:
      Judgments affecting title to real estate,
                                                         Strangers, 16-437
 Trademarks, trade names, and unfair competition, see Trademarks, Trade Names, and
                                                         What constitutes violation, 16-436
                                                     Void judgments, see infra, Judgments and
    Unfair Competition.
                                                       decrees.
  Trade secrets, 28-439
                                                     Waste, see WASTE.
  Trade unions, see LABOR COMBINATIONS.
                                                     Waters and watercourses, see WATERS AND
  Trees and timber, 28-546, 547
                                                       Watercourses.
                                                  INJURED:
  Trespass, 28-595
  Trust deeds and power of sale mortgages,
                                                     Injured party, 22-234
    see Trust Deeds and Power of Sale
                                                  INJURIA, 16-470
                                                     See DAMNUM ABSQUE INJURIA.
    MORTGAGES.
  Trusts, see Monopolies and Corporate
                                                  INJURIA SINE DAMNO:
                                                  Damnum absque injuria, 8-551
INJURIES TO ANIMALS BY RAIL-
ROADS, 16-471
    TRUSTS.
  Turnpikes and toll-roads, see TURNPIKES AND
    TOLL-ROADS.
  Ultra vires, see ULTRA VIRES.
                                                     Agents of corporation, 16-487
  Undue influence, 29-109
                                                     Agistment, see AGISTMENT.
  Unions, see LABOR COMBINATIONS.
                                                     Amount of recovery, see infra, Liability
                                                       under statutes relating to erection and
  United States, see United States.
                                                       maintenance of fences.
 United States courts, 16-350; 29-216
      Circuit court of appeals, 29-261
                                                     At large:
      Collection of state taxes, 29-216
                                                         Company's liability as affected by right
      Federal courts to state courts, 29-232
                                                                of cattle to be at large, 16-494
      Illustrations, 29-216
                                                             Animal entering from owner's land
      Interstate commerce, 29-216
                                                               not trespasser, 16-494
                                                              Cattle on adjoining land with con-
      Performance of ministerial duties, 29-
                                                                sent of owner, 16-495
      Power of federal courts to enjoin pro-
                                                             General rule, 16-494
        ceedings in state courts, see infra.
                                                             Liability irrespective of right of cat-
        Power of federal courts to enjoin pro-
                                                                tle to be at place of entrance, 16-
        ceedings in state courts.
                                                                495
                                                             Liability of railway even where spe-
      Power of justices and judges, 29-217
      Power of state courts to enjoin proceed-
                                                                cial law against animals running
        ings in federal courts, 16-420
                                                                at large, 16--496
                                                              Not liable as trespasser, 16-494
      Relief on equitable grounds, 29-216
      State courts to federal courts, 29-232
                                                             Rightfully on adjoining land, 16-
      Temporary restraining orders, 29-217
                                                                495
      To stay proceedings in state courts, 29-
                                                             Special statute prohibiting animals
        216
                                                                to be at large, 16-495
                                                         Whether contributory negligence to al-
      Unconstitutional state law, 29-216
                                                           low animals to run at large, 16-478
      Judgments based on usurious contracts,
                                                     Attorney's fees:
                                                         Statutes awarding attorney's fees to per-
        16-395
  Venue, 16-352
                                                                sons recovering judgment, 16-474
 Violation of injunction, 16-435
Acts prohibited by injunction, 16-437
Advice of counsel, 16-438
                                                              Constitutionality of statutes, 16-475
                                                             Generally, 16-474
                                                     Cattle guards, 16-485, 486
      Agents, 16-437
                                                     Comparative negligence, 16-481
      Attorneys, 16-436
Contempt, see Contempt.
                                                     Constitutional law:
                                                         Attorney's fees, 16-475
      Corporation, 16-437
                                                         Statutes relating to erection and main-
                                                                tenance of fences, 16-496
      Defenses to action on bond, 16-458
                                                              Class legislation, 16-497
      Dissolution after complainant's disobe-
                                                              Double damages, 16-497
        dience, 16-429
                                                              Exercise of police power, 16-497
      Duty to obey and consequences of dis-
                                                              Ex post facto, 16-497
        obedience, 16-435
      Erroneous order, 16-438
                                                             Fourteenth amendment, 16-497
                                                              Penal character of acts, 16-497
      Excuse, 16-438
                                                              Statutes held constitutional, 16-496
      Fine, 16-436
                                                             Statutes making road liable where track unfenced, 16-498
      Imprisonment, 16-436
      Improvident order, 16-438
```

INJURIES TO ANIMALS BY RAIL-ROADS, cont'd.

Constitutional law, cont'd.

Statutes relating to erection and maintenance of fences, cont'd.

Statutes not creating duty but declaring liability, 16-498

Contributory negligence on fenced roads or independent of duty to fence, 16-475

Comparative negligence, 16-481

Contributory negligence where animals unlawfully at large, 16-479

Defendant's negligence after discovering animals on track, 16-480

Jurisdictions where contributory negligence to allow stock to run at large, 16-478

Jurisdictions where not contributory negligence to allow stock to run at large,

Liability under statutes relating to erection and maintenance of fences, see infra, Liability under statutes relating to erection and maintenance of fences. Plaintiff's negligence must proximately

contribute to injury, 16-480 Right of recovery barred by contributory

negligence, 16-476

Running at large, 16-478

Scope of section, 16-475

Where contributory negligence not sustained, 16-477

Whether contributory negligence to allow animals to run at large, 16-478

Corporation: Who are agents of corporation, 16-487

Damages:

Actual damages, 16-482

Constitutionality of double damages, 16-

Double damages, 16-483

Penal character of double-damage statutes, 16-484

Ditch:

Insufficient fence, 16-485

Double and treble damages, 16-483, 484 Constitutionality of statutes, 16-497

Evidence, see infra, Liability under statutes relating to erection and maintenance of

Expert and opinion evidence, see Expert and OPINION EVIDENCE.

Fences, see Fences; and see infra, Contributory negligence on fenced roads or independent of duty to fence; Liability under statutes relating to erection and maintenance of fences.

No obligation to fence in absence of statute, 16-498

Statutes creating absolute liability irrespective of negligence or duty to fence, 16-474

Gates, 16-485

Independent contractors, 16-204

Lessors and lessees, 16-487

Either lessor or lessee liable, 16-489

Liability of lessee, 16-488

Liability of lessor or owner, 16-487

Liability as between owners and operators, see infra, Liability under statutes relating to erection and maintenance of fences.

INJURIES TO ANIMALS BY RAIL-ROADS, cont'd.

Liability under statutes relating to erection and maintenance of fences, 16-481

Actual contact between train and animal essential, 16-486

Amount of recovery under statutes, 16-482

Double damages, 16-483

Penal character of double-damage

statutes, 16-484 Recovery of actual damages sus-

tained, 16-482

Recovery of amount in excess of actual damages, 16-483

Cattle guards, 16-485, 486

Company's liability as affected by right of cattle to be at large, 16-494

Animal entering from owner's land not trespasser, 16-494

Cattle on adjoining land with consent of owner, 16-495

General rule, 16-494

Liability irrespective of right of cattle to be at place of entrance, 16-

Liability of railroad even where special law against animals running at large, 16-496

Not liable as trespasser, 16-494 Rightfully on adjoining land, 16-494,

495 Special statute prohibiting animals at large, 16-495

Company's notice of defect, 16-493 Constitutionality of such statutes, 16-

496 Class legislation, 16-497 Double damages, 16-497

Exercise of police power, 16-497

Ex post facto, 16-497

Fourteenth amendment, 16-497

Penal character of acts, 16-497 Statutes held constitutional, 16-496

Statutes making road liable where track unfenced, 16-498

Statutes not creating duty but declar-

ing liability, 16-498

Contributory negligence under statutes, 16-490

Abandonment of animals on unfenced railroad track, 16-492

Driving animals on unfenced railroad track, 16-492

Effect regulated by statute, 16-490 Illustrations, 16-491, 492

Turning animals into pasture with knowledge of defective fence, 16-491

Where statutes are silent as to effect of contributory negligence, 16-490

Wilful act of owner contributing to injury, 16-491

Dogs, 16-485

Gate fastenings, 16-485

Gates, 16-485

General character of these statutes, 16-481

Horses, 16-484

Kind and character of debarments required, 16-484

INJURIES TO ANIMALS BY RAIL-ROADS, cont'd.

Liability under statutes relating to erection and maintenance of fences, cont'd.

Kind of animals to be excluded, 16-484

Legal fence, 16-485

Liability as between owners and operators, 16-487

General rule, 16-487

Lessors and lessees, see infra, Lessors and lessees.

Road operated by receiver, 16-489 Tracks used by both owner and another, 16-489

Who are agents of corporation, 16-487

Nature of animals to be excluded, 16-

Necessity of notice of defect by company, 16-493 Notice of defect as affecting liability,

16-493 Notice of defect presumed from lapse of

time, 16-493 Obligation to fence begins as soon as road

is used, 16-492 Place of entrance rather than of injury

governs liability, 16-489 General rule, 16-489

Presumption as to place of entry,

16-490 Presumption of notice of defect, 16-

Reasonable time to repair or rebuild, 16-493

Running at large, 16-485

Sheep, 16-484

Statutes not imposing duty to fence, but authorizing recovery in absence of fence, 16-482

Sufficiency of cattle guards, 16-486

Sufficiency of fence, 16-485

Sufficiency of fence question for jury, 16-486

Swine, 16-484

What is sufficient fence, 16-485

When obligation to fence begins, 16-

Where both duty to fence imposed and recovery for neglect thereof authorized by statute, 16-481

Where only duty to fence imposed by statute, recovery may be had for neglect thereof, 16-482

Necessity of negligence on part of railroad company, 16-472

Common law, 16-472

Presumption of negligence, 16-472

Rebutting presumption of negligence, 16-474

Statutes creating presumption of negligence, 16-472

Negligence (see infra, Necessity of negligence on part of railroad company):

No obligation to fence, 16-498

Statutes creating absolute liability irrespective of negligence or duty to fence, 16-474

Notice of defects, see infra, Liability under statutes relating to erection and maintenance of fences.

INJURIES TO ANIMALS BY RAIL-ROADS, cont'd.

Operators:

Liability as between owners and operators, see infra, Liability under statutes relating to erection and maintenance of fences.

Liability between owners and operators, see infra, Liability under statutes relating to erection and maintenance of fences.

Railroad fences, see Fences; and see infra, Liability under statutes relating to erection and maintenance of fences.

Receivers, 16-489

Statutes, see infra, Liability under statutes relating to erection or maintenance of fences.

Statutes awarding attorney's fees to persons recovering judgment, 16-474

Statutes creating absolute liability irrespective of negligence or duty to fence, 16-474 Trespass, see infra, At large.

INJURY, INJURE, ETC., 12-828; 16-499 See Damages; Damnum Absque Injuria; EMINENT DOMAIN; PERSONAL INJURIES: TORTS; WRONGS.

Civil damage act, 16-500

Damages, 16-499

Distinction between damage and injury, 8-544

Injuring health, 9-787 Injury to property, 16-501 Intentional injury, 16-983 Intent to injure, 16-500

Malicious mischief, 19-638, 639, 640

Municipal corporations: Unauthorized contracts, 20-1231

Necessary injury, 21-451 Pecuniary injury, 22-639

Permanent damages or injuries, 22-600

Wilful injury, 30-536

INJURY RESULTING IN DEATH, 8-862 INJURY TO CHILDREN, see CONTRIBU-TORY NEGLIGENCE; CROSSINGS; PARENT AND CHILD; STREET RAILROADS; STREETS AND SIDEWALKS; TURNTABLES.

INLAND BILL, 16-502 See Bills of Exchange and Promissory Notes.

INLAND NAVIGATION - INLAND WATERS, 16-502

INLET, 16-503 INMATE, 16-503 INNOCENCE:

Presumption of innocence, see Presumptions.

INNOCENT, 16-503 Libel and slander:

Innocent women, 18-1121

INNOCENT AGENT, 16-503 INNOCENT CONVEYANCES, 16-503 INNOCENT PURCHASER, 16-504

See PURCHASER FOR VALUE AND WITHOUT NOTICE.

Usury, 16-504

INNOCENT WOMAN, 16-503 INNS, see INNS AND INNKEEPERS.

INNS AND INNKEEPERS, 16-50\$

See BAILMENTS.

Accommodation:

Nature of accommodation furnished, 16-

```
INNS AND INNKEEPERS, cont'd.
                                                   INNS AND INNKEEPERS, cont'd.
  Accommodation for guests, 16-508
                                                     Damages:
  Accommodation for horses, 16-500
                                                         Liability in respect to effects of guests,
  Act of God, 16-528
                                                            16-544
  Admissions:
                                                          Refusal to receive and entertain, 16-
      Admissions of servants, 16-545
                                                            525, 526
  Army, 16-517
                                                     Definitions (see infra, Who are innkeepers),
  Assault and battery, 16-546
                                                            16-507
      By innkeeper, 16-546
                                                          Boarders, 16-522
      By other guests and strangers, 16-546
                                                          Guests, 16-516
      By servant of innkeeper, 16-546
                                                         Inn, 16-507
      Expulsion of disorderly guest, 2-986
                                                     Innkeeper, 16-507
      Liability of innkeeper, 16-546
                                                         Tavern, 16-508
  Baggage (see infra, Liability in respect to
                                                     Disorderly houses, 9-515, 525; 16-555
         effects of guests; Lien on goods of
                                                     Disorderly persons, 16-525
         guests):
                                                     Distress:
      Leaving baggage at inn, 16-521, 522
                                                          Goods of guest at inn or boarding house,
  Balls:
                                                            9-645
      Person attending balls, banquets, etc.,
                                                     Drunkenness, 16-525, 530
                                                     Duration of relation, 16-520
        at inn not a guest, 16-520
  Banquets:
                                                     Duty to receive all comers, see infra, Re-
      Person attending balls, banquets, etc., at
                                                       ceiving and entertaining guests.
                                                     Duty to receive all who offer as guests, see
        inn not a guest, 16-520
  Board, 4-589
                                                       infra, Receiving and entertaining guests.
                                                     Effects, see infra, Lien on goods of guests.
      Boarding house, 4-590
  Boarders and guests distinguished, 4-590; 16-
                                                     Effects of guests, see infra, Liability in re-
                                                       spect to effects of guests.
       Contract creating relation, 16-523
                                                     Ejecting persons not coming as guests, 16-
       Definition of boarder, 16-522
                                                       526
      Express contracts as to time of enter-
                                                     Elevators, see Elevators.
         tainment, 16-523
                                                     Entertaining guests, see infra, Receiving and
      Length of stay not controlling, 16-523
                                                       entertaining guests.
       Permanent or transient character of stay,
                                                     Evidence:
                                                         Effects of guests, 16-545
         16-522
       Special contract between guest and inn-
                                                              Admission of servants, 16-545
         keeper held not to affect relation, 16-
                                                              Plaintiff as witness in his own be-
                                                                half, 16-545
  Boarding house distinguished from inn, 4-
                                                              Presumption arising from loss, 16-
    590; 16-510
                                                                545
  Boarding house keepers:
                                                          Sign, 16-513
                                                          Who are innkeepers, 16-513
      Liens, 16-549, 554
  Boarding house keepers distinguished from
                                                     Exemptions from execution, see Exemptions
                                                       (FROM EXECUTION).
    innkeepers, 4-590; 16-510
                                                     False imprisonment, 12-748
  Boarding houses:
      Effects of boarders, 16-532
                                                     Fire, 16-536, 547
                                                     Fire escapes, 16-515
  Bond, 16-515
  Burglary, 16-536
Guest at inn, 5-47
                                                     Fire insurance, see FIRE INSURANCE.
                                                     Food:
  Cafes, 16-512
                                                         Taking food without lodging, 16-519
  Charges (see infra, Lien on goods of guests):
                                                          Taking lodging without food, 16-519
       Action for price of entertainment, 16-
                                                          Unwholesome food, 16-547
                                                     Franchise, 16-513
       Criminal liability of guests, 16-555
                                                     Gaming, 14-673
  Commencement of relation, 16-520
                                                     Gaming houses, 14-699
                                                     Goods, see infra, Lien on goods of guests.
  Commercial travelers or drummers:
                                                     Guests (see infra, Liability in respect to ef-
      Hotel bills, 6-227
  Compensation (see infra, Lien on goods of
                                                            fects of guests; Who are guests):
                                                          Accommodation for guests, 16-508
         guests):
                                                         Boarders and guests distinguished, see infra, Boarders and guests distin-
      Action for price of entertainment, 16-
      Criminal liability of guests, 16-555
                                                            guished.
  Conflict of laws, see infra, Private inter-
                                                         Liability in respect to effects of guests,
                                                            see infra. Liability in respect to ef-
    national law.
  Constitutional law:
                                                            fects of guests.
                                                          Receiving and entertaining guests, see
      Statutes requiring license, 16-514
  Contributory negligence, 7-426
Negligence of guests, see infra, Liability
                                                            infra,
                                                                    Receiving and entertaining
                                                            guests.
                                                          Statutory provisions for lodging guests,
         in respect to effects of guests.
  Criminal law (see infra, Indictment):
                                                           16-515
                                                     Horses (see infra, Lien on goods of guests):
      Criminal liability of guests, 16-555
                                                          Accommodations for horses, 16-509
  Custody of innkeeper, see infra, Liability in
                                                          Horses and carriages at inn, 9-644
    respect to effects of guests.
                                                                            Volume XXXI.
```

1093

INNS AND INNKEEPERS, cont'd. INNS AND INNKEEPERS, cont'd. Liability in respect to effects of guests, con. Horses, cont'd. Existence of relation of innkeeper and Leaving horse at inn held to constitute owner a guest, 16-519 guest, cont'd. Keepers of boarding houses and Hotel, 15-766; 16-508 House of entertainment, 15-776 lodging houses, 16-532 Extent of liability, 16-535 Indictment: Refusal to entertain guest, 16-526 Fire, 16-536 Innkeepers, see infra, Who are innkeepers. Inspection, 16-516 Form of action, 16-544 Inherent causes, 16-530 Insurer, 16-535 Innkeeper liable as insurer, 16-535 Insurer, 16-535 Interest, 16-545 Interest: Liability in respect to effects of guests, Limiting liability, 16-540 Intoxicating liquors, see Intoxicating Liq-Actual notice, 16-542 Amount, 16-543 UORS. By contract, 16-540 Intoxication, see infra, Drunkenness. Liability for failure to entertain, see infra, By statute, 16-541 Extent of limitation, 16-542 Receiving and entertaining guests. Mode of effecting limitation, 16-541 Liability for personal injuries to guests, 16-Notice, 16-542 Assault and battery, see infra, Assault Notice to guests, 16-540 Posting notice of statute, 16-542 and battery. Property contemplated by statutes, Defective or unsanitary condition of inn, 16-547 16-543 General rule, 16-546 To whom statutes apply, 16-543 Watches, 16–543 Wilful, 16–541 Injuries caused by fire, 16-547 Unwholesome food, 16-547 Liability in respect to effects of guests, 16-Lodging houses, 16-532 Loss by external cause, 16-536 Losses resulting from inherent causes, Accidental fire, 16-536 Action, 16-544 Act of God, 16-528 16-530 Measure of damages, 16-544 Merchandise carried by guests, 16-538 Acts of servants or companions of guests, 16-530 Money, 16-538 Nature of liability, 16-535 Admission of servants, 16-545 Negligence of guests, 16-528 Baggage, 16-539 Decisions holding innkeeper liable Degree of negligence, 16-530 for, 16-539 Failure to lock door, 16-529 What constitutes, 16-539 Intoxication of guests, 16-530 Boarding houses, 16-532 Noncompliance with regulations of Burglary, 16-536 inn, 16-529 Conflict of authority as to liability, 16-Reckless exposure of money, 16-529 Statement of rule, 16-528 What constitutes negligence, 16-528 Conflict of laws, 16-527 Negligence of innkeeper, 16-535 Personal property of all kinds, 16-538 Custody of guests: Directions to guest as to mode of keeping, 16-534 Plaintiff as witness in his own behalf, Exhibiting goods for sale, 16-535 Custody of innkeeper, 16-533 Presumption arising from loss, 16-545 Exclusive custody of guests, 16-534 Prima facie liability, 16-536 Property of third persons, 16-540 Goods brought to inn considered to be in custody of innkeeper, 16-533 Property to which liability attaches, 16-Goods constructively infra hos-538 pitium, 16-534 Public enemy, 16-528 Goods may be infra hospitium Reason of rule, 16-527 Requisites of liability, 16-530 though not in inn building proper, Robbery, 16-536 Innkeeper liable only for effects infra Rule stated, 16-527 Third persons, 16-540 hospitium, 16-533 Property of guests need not be in To what property liability attaches, 16-538 innkceper's special keeping, 16-Vis major, 16-528 Watches, 16-543 Default of innkeeper, 16-535 Evidence, 16-545 What law governs, 16-527 Liability of innkeeper for goods exhibited Exceptions to rule, 16-528 for sale, 16-535 Existence of relation of innkeeper and Libel and slander: guest, 16-530 Imputations upon innkeepers and board-Departure of guest terminates extraordinary liability, 16-531 ing house keepers, 18-967 License, 16-509, 514 Effects left by departing guest with Bond, 15-515

consent of innkeeper, 16-531

INNS AND INNKEEPERS, cont'd.

Necessity of personal presence, see infra,

Navy, 16-517

INNS AND INNKEEPERS, cont'd. License, cont'd. Discretionary power as to granting license, 16-515 Enforcement of license laws, 16-515 Illustrations, 16-514, 515 Intoxicating liquors, 16-510 License not required by statute, 16-509 License required by statute, 16-509, 514 Necessity for license, 16-509 Revocation of license, 16-515 Lien on goods of guests, 16-548 Baggage, 16-551 Boarding house keepers, 16-549, 554 Care of property held under lien, 16-553 Charges on which lien extends, 16-552 Effects, 10-450 Enforcement in equity, 16-553 Enforcement of lien, 16-553 Exemption from execution, 16-550 Goods not ordinarily travelers' luggage, 16-551 Horses owned by United States and employed in carrying mail, 16-551 Horses used in carrying United States mail, 16-550, 551 Innkeeper knowing that guest was not owner of property, 16-552 Lodging house keepers, 16-549, 554 Loss of lien, 16-552 Married women, 16-549 Money loaned to guest, 16-552 Only goods brought by guest subject to lien, 16-548 Person of guest, 16-552 Property of third person, 16-550 Right in general, 16-548 Sale, 16-554 Statutes, 16-548 Statutory lien of boarding house keeper, 16-554 Statutory lien of lodging house keepers, 16-549 Statutory power of sale, 16-554 Stolen property, 16-551 Third persons, 16-550 To what charges lien extends, 16-552 To what lien attaches, 16-550 Wages, 16-550 Waiver of lien, 16-552 Wearing apparel, 16-550 Limiting liability, see infra, Liability in respect to effects of guests. Lodging house keepers: Liens, 16-549, 554 Lodging house keepers distinguished from innkeepers, 16-510 Lodging houses: Effects of lodgers, 16-532 Lodgings: Statutory provision for lodging guests, 16-515 Taking food without lodging, 16-519 Taking lodging without food, 16-519 Mails: Horses used in carrying United States

mails, 16-550, 551

Merchandise (see infra, Sales), 16-538

License, 19-821

Meals, see infra, Food.

Mandamus:

Who are guests. Negligence (see infra, Liability in respect to effects of guests): Presumption arising from facts of loss, 15-545 Negligence of guests, see infra, Liability in respect to effects of guests, Notice: Limitation of liability by notice to guests. 16-540, 541 Occupation, business, and privilege taxes, see infra, License. Personal injuries to guests, see infra, Liability for personal injuries to guests. Necessity of personal presence, see infra, Who are guests. Presumption: Negligence: Presumption arising from fact of loss, 16-545 Price (see infra, Lien on goods of guests): Action for price of entertainment, 16-Private international law: Liability in respect to effects of guests, 16-527 Property, see infra, Liability in respect to effects of guests; Lien on goods of guests. Public character of innkeeper's occupation, 16-514 Public employment, 16-508 Public enemy, 16-528 Public house, 14-677 Questions of law and fact: Who are guests, 16-518 Receiving and entertaining guests, 16-524 Action by party injured, 16-525 Compelling performance of duty, 16-526 Disorderly persons, 16-525 Drunken person, 16-525 Duty to receive all comers, 16-508 Duty to receive all who offer as guests, 16-524 Ejecting persons not coming as guests, 16-526 Excluding persons not coming as guests, 16-526 Extent of duty, 16-524 Grounds for refusing entertainment, 16-524 Indictment, 16-526 Liability for improper refusal, 16-525 Measure of damages, 16-526 Penalties, 16-526 Reasonable accommodation, 16-524 Transients, 16-524 Travelers, 16-524 Regular business. 16-509 Regulations of inn: Noncompliance with regulations, 16-529 Restaurant keeper distinguished from innkeeper, 16-512 Robbery, 16-536 Sales (see infra, Lien on goods of guests): Exhibiting goods for sale, 16-535 Lien on goods of guests, 16-554 Merchandise, 16-538 Volume XXXI.

INNS AND INNKEEPERS, cont'd. INNS AND INNKEEPERS, cont'd. Who are guests, cont'd. Sanitation: Defective or unsanitary condition of inn, Navy, 16-517 Necessity of personal presence, 16-518 16-54; Inanimate chattel left at inn by Ships and shipping: owner, 16-518 Steamboat companies, 16-512 Leaving horses at inn, 16-518 Property taken to inn by bailee of As evidence that one is an innkeeper, owner, 16-518 16-513 Necessity of, 16-510 Property taken to inn by owner's servant, 16-518 Not necessary to prove that one is an innkeeper, 16-513 Sleeping cars, 16-512 Property taken to inn by owner's servant or member of family, 16-Special property, 3-761 518 Only transients may be guests, 16-517 Statutory regulations, 16-514 Constitutionality of statutes, 16-514 Persons attending balls, banquets, etc., Fire escapes, see FIRE ESCAPES. 16-520 In general, 16-514 Persons not travelers may become guests, License, see infra, License. 16-516 Official inspection, 16-516 Purchasing liquor at inn, 16-520 Question of fact, 16-518 Provisions for lodging guests, 16-515 Public character of innkeeper's occupa-Taking room for unlawful or improper tion, 16-514 purpose, 16-520 Steamboat companies, 16-512 Termination of relation, see infra, Termination of relation. Summer resorts, 16-511 Tavern, 16-508 Transients, 15-516, 517 Termination of relation, 16-521 Travelers, 16-516 By guests, 16-521 Wayfarers, 16-516 What constitutes the relation, 16-517 Abandonment of transient character, Who may become a guest, 16-516 16-522 Departure from hotel, 16-521 Who are innkeepers (see infra, Definitions), Leaving inn temporarily, 16-521 16-507 Leaving inn with intention to return, Accommodation for guests, 16-508 Accommodation for horses, 16-509 16-521 Luggage left at inn, 16-521, 522 Boarding house keepers, 16-510 Cafes, 16-512 Definitions, 16-507 Mutual agreement and understanding, 16-521 Distinctions, 16-510 Payment of bill and departure from inn, 16-521 Duty to receive all comers, 16-508 Presumption of continuance, 16-522 Essential characteristics, 16-508 Eyidence, 16-513 By innkeeper, 16-522 Departure of guest terminates extraor-Lodging house keepers, 16-510 dinary liability, 16-531 Must be regular business, 16-509 Transients (see infra, Who are guests): Necessity for license, 16-509 Abandonment of transient character, 16-Necessity of sign, 16-510 Restaurant keepers, 16-512 Duty to receive, 16-524 Sale of intoxicating liquors, 16-510 Permanent or transient character of stay, Sleeping cars, 16-512 16-522 Steamboat companies, 16-512 Summer resorts, 16-511 Travelers, 16-516 Duty to receive, 16-524 Watering places, 16-511 Who may keep an inn, 16-513 Watches, 16-543 Watering places, 16-511 Wilful act, 16-541 INNUENDO, 16-556 See Libel and Slander. INOFFICIOUS WILL, 16-556 Wayfarer, 16-516 Wearing apparel, see infra, Lien on goods of guests. INOPPORTUNE, 16-556 IN PERSONAM, see Proceedings in Rem Who are guests, 16-516 Army, 16-517 Balls, 15-520 AND IN PERSONAM. Banquets, 16-520 IN PROPER SHAPE, 39-1206 Commencement of relation, 16-520 INQUEST, 16-556

Coroners. see Coroners. Definition, 16-516 Habitual drunkards, see HABITUAL DRUNK-Distinction between guests and boarders, see infra, Boarders and guests dis-ARDS. INQUEST OF OFFICE, 16-556 tinguished. INQUIRY - INQUISITION, 16-557 Duration of relation, 16-520 Deputy, 25-675 Habitual drunkards, see Habitual Drunk-Express contract with innkeeper, 16-517 Food without lodging, 16-519 Insanity, see Insanity. Lodging without food, 16-519 IN REM, see Proceedings in Rem and in Nature of accommodation furnished, 16-PERSONAM. 519

ι...

INSANE ASYLUMS, see Hospitals and INSANITY, cont'd. ASYLUMS; INSANITY.
INSANITY, 16-558; 20-545 Annual accounts, see infrq, Accounting. Appointment of guardian, 16-573 Bond, 16-577 Character of trust, 16-573 See DEAF AND DUMB PERSONS; DELIRIUM; GUARDIAN AND WARD; INTOXICATION; TES-Collateral attack, 16-574 TAMENTARY CAPACITY. Accommodation paper, 4-164 Consideration given to lunatic's wishes, Accounting, 16-589 Allowance of items, 16-591 Corporations, 16-576 Custody of person and estate in different Acting without authority, 16-593 committees, 16-574
General nature of committee's office, 16-Costs, 16-592 Counsel fees, 16-592 Damage to guardian's property by 573 ward, 16-593 Guardian for infants and for insane distinguished, 16-573 Improvements to estate, 16-592 Payment of ward's debts, 16-592 Heir at law, 16-575 Support of ward, 16-591 Husband, 16-575 Mere curator, 16-573 Next of kin, 16-575 Void appointment, 16-593 Ward's individual debt to guardian, 16-593 Nomination, 16-574 Annual accounts, 16-589 Nonresident lunatics, 16-577 Notice of lunatic, 16-574 Officers of court, 16-576 Conclusiveness as evidence, 16-590 Creditor may compel, 16-590 Duty to make, 16-589 Prior adjudication of insanity requisite, Final accounting, 16-590 16-574 Receivers, 16-577 Relatives, 16-575 Compelling committee to account, 16-590 Guardian becoming non compos men-Residence of committee, 16-576 tis, 16-591 Same person as committee of person and Interest, 16-591 estate, 16-574 Security required, 16-577 Profits of ward's labor, 16-591 Property received, 16-550
Actions by and against lunatics and their guardians, 16-600 Strangers, 16-577 Who may be appointed, 16-575 Wishes of lunatic, 16-575 Actions against guardian, 16-602 Woman, 16-576 Actions against lunatic himself, 16-601 Arbitration and award: Committees of lunatics, 2-630 Action at law, 16-602 After inquisition, 16-601 Arrest, see infra, Restraint of insane persons. Assignments, 2-1012 General rule, 16-601 Suit in equity, 16-602 Attorney's fees, 16-592 Auctions and auctioneers, 3-492 Lunatic's liability to be sued, 16-601 Lunatic's right to allege his own insanity, Bastardy: 16-602 Support of lunatic's illegitimate children, 16-581, 582 Lunatic's right to sue, 16-600 Bills of exchange and promissory notes, 4-After inquisition, 16-601 163 Before inquisition, 16-600 General doctrine as to lungtics' contracts, Committee or guardian, 16-601 Judgment for insane person valid, 4-163 Illustrations, 4-164 16-601 Lunatic's paper void, 4-164 Lunatic's paper voidable only, 4-164 Next friend, 16-600 Admissions, 16-609 Rights of innocent holder, 4-164 Adoption of children: Bona fide purchasers, see Pubchasers for Support of lunatic's adopted children, 16-581 VALUE AND WITHOUT NOTICE. Bonds, 4-627 Agency: Business capacity, see infrq, Manifestations, Employment of agents, 16-579 symptoms, and tests of insanity. Causes of insanity, 20-546 Insane person appointing agents, 1-940 Lunatic as, agent, 1-945 Abnormal conditions, 20-546 Termination of agency, 1-1226 Alcoholism, see infra, Alcoholism. Alcoholism (see Intoxication): Blows on the head, 20-553 Business losses and reverses, 20-547 Delirium tremens, 9-194; 16-563; 20-Distinction between intoxication and or-Cancer, 20-549 dinary lunacy, 20-554 Habitual drunkards, 20-555 Cerebral disease, 20-549 Contagiousness of insanity, 20-559 Deaf and dumh persons, 20-559 Illustrations, 20-556 Diabetes, 20-549 Lucid intervals, 20-556 Dropsy, 20-549 Mania a potu, 20-554 Drugs and opintes, see infra, Drugs and Melancholia, 20-556 Sanity notwithstanding excessive use of opiates as causes of insanity. liquor, 20-555 Epilepsy, see infra, Epilepsy. Symptoms of delirium tremens, 20-555 Erysipelas, 20-651

1097

The CANTERNA	TRICANITING
INSANITY, cont'd. Canses of insanity, cont'd.	INSANITY, cont'd. Contracts, cont'd.
Exciting causes acting upon predisposi-	Equitable relief, cont'd.
tion to insanity, 20-546	Mere weakness of mind, 16-628
Fits, 20-551	Old age, 16-629
Hereditary insanity, see infra, Heredi-	When party cannot be adjudged lu- natic, 16–628
tary insanity. Hydrocephalus, 20–551	Executed contracts, 7-100; 16-625
Innumerable causes, 20-546	In general, 7-100
Meningitis, 20-551	Liability on contracts, 16-623
Nervousness, 20-548	Necessaries (see infra, Necessaries),
Old age, see infra, Old age.	7-100 Present rule of 600
Pain, 20–548 Paralysis, see infra, Paralysis.	Present rule, 16-624 Proof of insanity avoids contract, 7-100
Particular diseases and their tendency	Test of mental capacity, 16-624
to produce insanity, 20-548	Who may avoid lunatic's contract, 16-
Physical infirmities and weakness, and	629
personal injuries, 20-553	Contributory negligence, 7-410
Physical weakness, 20–553 Pneumonia, 20–552	Conversion and reconversion, 16-588
Prolapsus uteri, 20–552	Eminent domain, 7–475 Sale in partition suit of interest in land
Senile dementia, 20-557	of persons non sui juris, 7-474
Sexual diseases, infirmities, and perver-	Conveyances:
sions, see infra, Sexual diseases, in-	Where wife is insane, 15-672
firmities, and perversions.	Corporation:
Sickness, 20–548 Softening of the brain, 20–552	Committee, 16-576 Costs and disbursements, 16-571, 592
Somnambulism, 20–552	Attorney's fees for opposing commission,
Sunstroke, 20-552	16-571
Typhoid fever, 20-552	By what court allowed, 16-573
Uræmia, 20-553	General rule, 16-571
Chattel mortgages, 5–956 Clairvoyants, 20–570	Good faith, 16-571
Commission, see infra, Inquisition.	Imposed upon lunatic's estate, 16-571 Imposed upon prosecutor, 16-571
Commissioners, see infra, Inquisition.	Where inquisition fails or is set aside,
Committee (see infra, Appointment of	16-572
guardian; Management of estate):	Counterfeiting, 7-883
Accounting, see infra, Accounting. Actions by and against lunatics and their	Courts (see infra, Jurisdiction in lunacy):
guardians, see infra, Actions by and	Control over estate of lunatic, 16-578 Covenants, 16-586
against lunatics and their guardians.	Crazy, 8-228; 16-565
Compensation of guardian, see infra,	Criminal acts and incidents accompanying
Compensation of guardian.	commission of crime, 20-564
Expenditures for lunatic, see infra, Expenditures for lunatic.	Deliberation, 20-564
Recovery of lunatic, 16-595	Enormity of crime, 20-565 Escape, 20-564
Removal of committee, 16-595, 596	Liability for crime, see infra, Liability
Resignation of committee, 16-595	for crimes.
Sales, transfers, and incumbrances, see	Motives, 20-564
infra, Sales, transfers, and incumbrances.	Premeditation, 20-564
Termination of guardianship, see infra,	Resistance of arrest, 20-564 Criminal charge:
Termination of guardianship.	Detention after acquittal upon criminal
Compensation of guardian, 16-593	cnarge, 16-600
England, 16-593	Criminal law:
United States, 16–594 Confinement in insane asylum, 15–762	Absence of motive, 16-609
Constipation, 20–570	Criminal acts as evidence, 16-608 Evidence, 16-608, 615
Constitutional law:	Liability for crimes, see infra, Liability
Right of trial by jury, 6-982	for crimes.
Contracts, 7-100; 16-623	Motive, 16-609
Adjudication in foreign jurisdiction, 16-	Cruelty, 20-565 Cunning of madmen, 20-565
After adjudication of insanity, 16-626	Deaf and dumb persons, 20-559
Bona fide executed contracts, 16-625	Death, see Death.
Contracts for necessaries, see infra,	Declarations, 16-609
Necessaries.	Deeds, see Deeds.
Early rule, 16-623	Definitions, 16-562: 20-545 Craziness, 16-565
Equitable relief, 16-627 Extent of weakness requisite to jus-	Delirium, 16-565
tify interference, 16-627	Delirium tremens, 16-562
Inadequate consideration, 16-628	Delusions, 16-563
ton8	\$7-1 *******

INSANITY, cont'd. Definitions, cont'd.	INSANITY, cont'd.
	Eccentricities, 20-566
Dipsomania, 16–565 Emotional insanity, 16–564	Ejectment: Recovery of lands conveyed by insane
Hallucinations, 16-563	person, 10-520
Homicidal mania, 16-564	Elections, see Elections.
Idiocy, 16-562	Emotional insanity, 16-564
Imbecility, 16-563	Epilepsy, 20-549
Irresistible impulse, 16-564	Distinguished from insanity, 20-549
Kleptomania, 16-564	Duration and characteristics of par-
Lucid intervals, 16-565	oxysms, 20-550
Lunacy, 16-562	Epilepsy of ancestors, 20-550
Monomania, 16–564 Moral insanity, 16–563	General effects of epilepsy, 20–549 Insanity only temporary, 20–550
Non compos mentis, 16-563	Medical history of family, 20-550
Pyromania, 16-564	Sanity notwithstanding epilepsy, 20-549
Senile dementia, 16-563	Testimony of medical experts as to
Somnambulism, 16-565	effect of epilepsy, 20-550
Transitory homicidal mania, 16-564	View that epilepsy tends to produce in-
Degrees of insanity, 20-546	sanity, 20–550
Delirium, 16–565 Delirium tremens, 9–194; 16–563; 20–554,	Equitable election, 11–79; 16–588 Equitable relief, see infra, Contracts.
555	Estate (see infra, Management of estate):
De lunatico inquirendo (see infra, Inquisi-	Sales, transfers, and incumbrances, see
tion), 8-827	infra, Sales, transfers, and incum-
Delusions, see infra, Delusions, hallucina-	brances.
tions, monomania.	Estoppel:
Delusions, hallucinations, monomania, 9-195;	Lunatic's right to allege his own insanity,
16–563, 618; 20–567 Clairvoyants, 20–570	16-602 Evidence (see infra, Causes of insanity;
Delusion as test of insanity, 20–567	Delusions, hallucinations, monomania;
Delusion as to wife's infidelity, 20-569	Hereditary insanity):
Divine inspiration to commit crime, 20-	Ancestors, see infra, Hereditary insanity.
_ 569	Annual accounts, 16-590
Excitement as a test of mania, 20-	Business capacity, see infra, Manifesta-
568 Extent to which mental faculties are	tions, symptoms, and tests of insanity. Causes of insanity, see infra, Causes of
affected by monomania, 20-568	insanity.
General symptoms of monomania, 20-	Conclusiveness of annual accounts, 16-
568	590
Kleptomania, 20-569	Criminal acts and incidents accompany
Lucid intervals, 20-570	ing commission of crime, see infra
Manifestations of delusions, monomania, and hallucinations, 20-568	Criminal acts and incidents accompanying commission of crime.
Religious views and beliefs in the super-	Delusions, see infra, Delusions, hallu-
natural, 20-569	cinations, monomania.
Sanity notwithstanding delusion, 20-568	Drugs and opiates as causes of insanity
Spiritualism, 20–570	see infra, Drugs and opiates as causes
Destructiveness, 20-565	of insanity.
Different kinds of insanity, 20-545	Epilepsy, see infra, Epilepsy. Hallucinations, see infra, Delusions, hal-
Dipsomania, 9-457; 16-565; 20-554 Disbursements, see infra, Costs and disburse-	lucinations, monomania.
ments.	Hereditary insanity, see infra, Hered
Disfranchisement, 9-494	itary insanity.
Divorce, see Divorce.	Manifestations, see infra. Manifestations
Documentary evidence:	symptoms, and tests of insanity.
Books of science, 16-611	Monomania, see infra, Delusions, hallu
Diaries, 16-610	cinations, monomania. Old age, see infra, Old age.
Letters, 16–610 Recitals in written instrument, 16–610	Paralysis, see infra, Paralysis.
Domicil, see Domicil.	Sexual diseases, infirmities, and perver
Dotage, 10-120; 16-563; 20-557	sions, see infra, Sexual diseases, in
Dower:	firmities, and perversions.
Extinguishment of dower, 16-587	Symptoms, see infra. Manifestations
Drugs and opiates as causes of insanity, 20-	symptoms, and tests of insanity.
556 Congral rule 20-556	Time when insanity develops, 20-571 Evidence of insanity, 16-606
General rule, 20–556 Illustrations, 20–557	Absence of motive, 16-609
Use of opium as affecting credibility of	Admissions, 16-609
witness, 20-557	Appearance, 16-610
Drunkards, see INTOXICATION.	Belief, 16-610
Dying declarations, 10-375	Books of science, 16-611

1099

INSANITY, cont'd.

INSANITY, cont'd. Expenditures for lunatic, cont'd. Evidence of insanity, cont'd. Income, 16-579 Circumstances tending to show mental Luxuries, 16-579 aberration, 16-610 Property within the inrisdiction, 16-Civil act, 16-608 Competency of evidence in regard to time, 16-614 580 Traveling expenses, 16-580 Ward's charitable enterprises, 16-580 Condition at time of act is point for Expert and opinion evidence, 12-452 decision, 16-614 Evidence of condition before and after act of, admissible, 16-614 General practitioner competent as to insanity, 12-452 Minority rule, 12-452 Rebuttal, 16-615 To prove insanity at time of act, Nonexperts, 12-452 Opinion of nonexpert, 12-492 16-614 Criminal act, 16-608 Prevailing rule, 12-45? Criminal cases, 16-615 Testamentary capacity, 12-452 Preponderance of evidence, 16-616 False imprisonment, 12-750 Family, see infra, Support and maintenance Reasonable time, 16-615, 617 of lunatic's family and relatives. Requisite degree of proof in criminal cases, 16-615 Family tradition, 16-612 Feigned insanity, 20-541 Declarations, 16-609 • Depravity, 16-611 Final accounts, see infra, Accounting. Foreclosure of mortgages: Diaries, 16-610 General conduct, 16-610 Defense, 13-817 Garnishment, 14-808 General reputation and family tradition, 16-612 Gifts, see GIFTS. To prove hereditary taint, 16-612 Guardian ad litem, see GUARDIAN AD LITEM. To prove insanity of parties, 16-Guardians (see infra, Appointment of guardian): Hereditary taint, 16-612, 613 Accounting, see infra, Accounting. Improvident bargains and habits, 16-611 Actions by and against lungtics and their guardians, see infra, Actions by and Irrational acts, 16-610 Irritability, 16-611 Letters, 16-610 Nature of act under consideration, 16against lunatics and their guardians. Compensation of guardian, see infra, Compensation of guardian. Expenditures for lunatic, see infra, Expenditures for lunatic. Particular facts tending to show mental Management of estate, see infra, Man-agement of estate. aberration, 16-610 Proof of hereditary taint, 16-613 Admitted as cumulative evidence, Recovery of lunatic, 16-595 16-614 Removal of committee, 16-595, 596 Cumulative evidence, 16-614 Resignation of committee, 16-595 Sales, transfers, and incumbrances, see infra, Sales, transfers, and incum-Insanity of ancestors, 16-613 Insanity of collateral kindred, 16-613 brances. Nature of malady, 16-613 Termination of guardianship, see infra, Recitals in written instrument, 16-610 Termination of guardianship. Record of inquisition, 16-606 Collateral attack, 16-607 Habeas corpus, see HABEAS CORPUS. Habitual drunkards (see Habitual Drunk-Commitment to asylum, 16-607 AROS), 554 Overreached transactions, 16-607 Hallucinations (see infra, Delusions, hallucinations, monomania), 16-563, 618 Presumptive evidence, 16-606 Transactions overreached by finding, Health, 20-570 16-607 Hearing: Religious beliefs, 16-611 Right to hearing, 16-599 Spiritualism, 16-611 Heir at law: Committee, 16-575 Suicide, 16-608 Time, 16-614 Hereditary insanity, 20-547 Corroboration of other evidence of in-Verbal statements, 16-609 Examination of lunatic, 16-570 sanity, 20-547 Excitability, 20-566 Executions, 11-618 Doctrine that insanity is hereditary, 20-547 Epilepsy, see infra, Epilepsy. Executors and administrators: Hereditary taint the most common cause Administration during insanity of exof insanity, 20-547 ecutor of person entitled to adminis-Insanity inherited from sane parents, tration, 11-803 Exemplary damages, 12-23; 16-623 20-547 Insanity of collateral relatives, 20-548 Expenditures for lunatic, 16-579 Charitable enterprises of ward, 16-580 Insanity of remote ancestors, 20-548 Comfort of lunatic first consideration, Temporary insanity of ancestor, 20-548 Hereditary taint, 16-612, 613 16-579 Homicidal mania, 15-564 Expenditures exceeding income, 16-579

INSANITY, cont'd. INSANITY, cont'd. Hospitals and asylums (see Hospitals and Inquisition, cont'd. Fown authorities, 16-567 Asylums): Waiver of notice, 16-568 Commitment to asylum, 16-607 Records of hospital, 16-607 Where confinement the object, 16-567 Restraint of insane persons, see infra, Restraint of insane persons. Who may make application, 16-566 Insolvency and bankruptcy, 16-658 Insomnia, 20-570 Husband and wife: Committee, 16-575 Interest: Contracts, 15-811 Husband's liability for maintenance of Final accounting, 16-591 Intoxication, see Habitual Drunkards; and insane wife, 16-596 see infra, Alcoholism. Investment: Necessaries, 15-890 Sale of insane husband's property, 15-Effect of sale, 16-588 Sale for better investment, 16-585 874 Support of lunatic's wife and children, Irresistible impulse, 16-564 Irresistible or uncontrollable impulse, 16-618 16-580 Irritability, 20-566 Judgment in favor of insane plaintiff, 16-601 Hypochondria, 20-567 Hysteria, 20-567 Idiocy, 16-562 Judicial sales: Idiot, 15-924 Sale by commissioner in insanity a judicial sale, 17-955 Jurisdiction in lunacy, 16-565 Imbecile, 15-1019 Imbecility, 16-563 Imprisonment, see infra, Restraint of insane Court of general jurisdiction, 16-566 England, 16-565, 566 Probate courts, 16-566 United States, 16-566 persons. Improvements, 16-592 Income, see infra, Expenditures for lunatic. Incumbrances, see infra, Sales, transfers, and Jurors, see infra, Inquisition. Jury and jury trial, 17-1117

Presumption of insanity from suicide, incumbrances. Inevitable accident, 16-623 In general, 16-562 17-1138 Inquisition, 8-827; 15-566
Actions by and against lunatics and their Right of trial by jury, 6-982 Right to jury trial, 16-599 guardians, see infra, Actions by and Kleptomania, 16-564; 20-569 against lunatics and their guardians. Knowledge of insane person of his insanity, Appearance as waiver of notice, 16-568 Appointment of guardian, see infra, Ap-20-566 Laches, 18-107 pointment of guardian. Landlord and tenant, see LANDLORD AND TEN-Bias of jury, 16-570 Compelling attendance of witnesses, 16-Larceny, 18-508 Leases, 16-586, 587 569 Confinement in asylum, 16-597 Legacies and devises: Costs and disbursements, see infra, Costs Payment, 18-791 Legal and medical views distinguished, 20and disbursements. Decision of question of law, 16-570 571 Effect of lack of notice, 16-568 Liability for contracts, see infra, Contracts. Liability for crimes (see infra, Criminal acts, Exclusion of spectators, 16-571 General statement, 16-566 etc.), 16-618 Improper interference by commissioners, American modification of M'Naghten's 16-569 case, 16-620 Compared with civil responsibility, 16-Improper interference by sheriff, 16-569 Issuance of commission matter of dis-621 cretion, 16-567 Jury trial, 16-599 Lunatic's right to be present, 16-568 Delusions, 16-618 General rule, 16-618 Hallucinations, 16-618 Insanity at or after trial, 16-621 Municipal authorities, 16-567 Prisoner cannot be tried or pun-Necessaries, 16-626 ished, 16-621 Notice or presence of lunatic dispensed Separate trial of issue by jury diswith, 16-569 cretionary, 16-622 Notice to alleged lunatic, 16-567 Instruction as to merits of defense, 16-Notice to next of kin, 16-568 Number of jurors, 16-570 Irresistible impulse, 16-618 Personal examination of lunatic, 16-570 Irresponsibility acquits, 16-621 Powers and duties of commissioners, r6-Knowledge of right and wrong, 16-619 Presence of lunatic, 16-569 M'Naghten's case, 16-619 Moral insanity, 16-618 Question of law, 16-570 Record of inquisition, see infra, Evidence of insanity. Right and wrong test, 16-619 Time of insanity, 16-621 Uncontrollable impulse, 16-618 Relative or friend, 16-566 Liability for torts, see infra. Torts. Restraint of insane person, 16-599 Spectators, 16-571 Libel and slander, see Libel and Slander,

1101

Insanity.

Expression of eyes, 20-561

Hallucinations, see infra,

hallucinations, monomania.

General rules, 20-560

Habits of life, 20-562

Hypochondria, 20-567

Health, 20-570

INSANITY, cont'd. Manifestations, symptoms, and tests of insanity, cont'd. Hysteria, 20-567 Ignorance, 20-560 Illiteracy, 20-560 Insomnia, 20-570 Irritability, 20-566, 567 Knowledge of insane person of his insanity, 20-566 Language, 20-562 Melancholia, 20-567 Monomania, see infra, Delusions, hallucinations, monomania. Obesity, 20-570 Personal history, 20-560 Perversion of natural affections, 20-570 Physical organization, 20-560 Physiognomy, 20-561 Self-control, 20-562 Suicide, 20-565 Want of memory, 20-560 Want of reasoning power, 20-560 Weakness of mind, 20-561 Will power, 20-562 Marriage, see MARRIAGE. Master and servant, 20-45 Termination, 20-45 Who may enter into relation, 20-12 Masturbation, 20-559 Medical jurisprudence, 20-545 Distinction between medical and legal views of insanity, 20-571 Melancholia, 20-567 Monomania (see infra, Delusions, hallucinations, monomania), 16-564; 20-843 Moral insanity, 16-563, 618 Mortgages (see infra, Sales, transfers, and incumbrances), 13-817; 16-586, 587; 20-Motive, absence of, 16-609 Murder and manslaughter (see infra, Liability for crimes): Degrees of murder, 21-169 Mutual insurance, 21-291 Necessaries, 16-625 After inquisition, 16-626 Contracts, 7-100 For lunatic, 16-625 For lunatic's family, 16-626 Negligence, 16-623 Next friend, 16-600 Next of kin: Committee, 16-575 Non compos mentis, 16-563 Nonresidence of lunatic: Appointment of committee, 16-577 Nonsane, 21-547 Notice, 16-567 Appearance as waiver, 16-568 Effect of lack of notice, 16-568 Notice to alleged lunatic, 16-567 Notice to relative, 16-568 Personal notice to lunatic, 16-568 Right to notice, 16-599 When notice dispensed with, 16-569 Notice of pendency and lis pendens: Habitual drunkenness, 21-643 Obesity, 20-570 Old age, 20-557 Equitable relief, 16-629 Legal test of insanity, 20-558

Delusions,

INSANITY, cont'd.	INSANITY, cont'd.
Old age, cont'd.	Res gestæ, 24–672
Resemblance between infants and do- tards, 20-558	Residence of committee, 16-576 Responsibility for crimes, see infra, Liability
Senile dementia or dotage, 10-120; 16-	for crimes.
563; 20-557	Restraint of insane persons, 16-596
Opiates, see infra, Drugs and opiates as	Commitment to asylum, 16-607
causes of insanity.	Confinement in asylum, 16-597
Paralysis, 20-551 Expert testimony as to effect of paralysis,	Conviction after acquittal upon criminal charge, 16-600
20-551	Habeas corpus, 16-598
Hemiplegia, 20–551	Incarceration in madhouse, 16-597
Where paralysis is not attended by an-	Inquiry by commission in lunacy, 16-
oplexy, 20-551	598
Parent and child:	Right to institute proceedings for re-
Support and maintenance of lunatic's	lease, 16-599
family and relatives, see infra. Sup-	Right to jury trial, 16-599
port and maintenance of lunatic's fam-	Right to notice and hearing, 16-599
ily and relatives.	Without warrant, 16-596
Partial insanity, 21–1124 Partition, 16–586; 21–1157	Actual insanity, 16–597 Arrest by private person without
Partnership, 22–69, 209	warrant, 16-597
Perversion of natural affections, 20-570	Danger of immediate injury, 16-597
Poor and poor laws, see Poor and Poor Laws.	Private persons, 16-596
Powers, see Powers.	Sales, transfers, and incumbrances, 16-582,
Preponderance of evidence, 16-616	24–1165
Prescription, see Prescription.	Covenants, 16-586
Presence of lunatic at inquisition, 16-568,	Dower, extinguishment of, 16-587
569	Effect upon character of property, 16-
Presumptions (see Testamentary Capacity),	588 Effect upon investment of personalty x6
16–604; 22–1241 Continuance of insanity, 16–604	Effect upon investment of personalty, 16-588
Permanent habitual insanity, 16-	Exceptions for benefit of lunatic, 16-589
605	Existing mortgage, 16-586
Permanent nature, 16-604	Extinguishment of dower, 16-587
Restoration to former mental vigor	For better investment, 16-585
need not be shown, 16-605	General rules, 16-582
Temporary nature, 16-606	Insane married woman, 16–585
Sanity, 16-604; 19-76	Investment, 16-585
Property (see infra, Management of estate): Sales, transfers, and incumbrances, see	Leases, 16–586 Mortgages, 16–587
infra, Sales, transfers, and incum-	Partition sales, 16-586
brances.	Payment of lunatic's debts, 16-583
Public officers, see Public Officers.	Payment of taxes, 16-585
Punishment, 16-621	Personal property, 16-583
Purchasers for value and without notice, see	Power to sell realty, 16-583
PURCHASERS FOR VALUE AND WITHOUT	Proceeds of realty regarded as realty,
Notice.	16-588 Real property, 16-583
Pyromania, 16–564 Questions of law and fact, 16–603; 23–574	Renewal of leases, 16-587
Courts of chancery, 16-604	Subject to existing liens, 16-586
Evidence conflicting, 16-604	Support and maintenance, 16-585
Existence of insanity question of fact,	Taxes, 16-585
16-603	Timber severed from soil, 16-588
General rule, 16-603	Trust deed, 16–586
Insufficiency of evidence, 16-604	Sanity, see infra, Presumptions.
Legal effect of insanity question of law,	Senile dementia, 10-126; 16-563; 20-557 Sentence and punishment, see Sentence and
16–604 <i>Rape</i> , see Rape.	Punishment.
Reasonable doubt, 16-615, 617	Sexual diseases, infirmities, and perversions,
Receivers, 23-1016	20-558
Appointment of receivers, 16-577	Masturbation, 20–559
Record of inquisition, see infra, Evidence of	Puerperal insanity, 20-559
insanity.	Self-castration, 20–559
Relatives (see infra, Support and maintenance	Sexual indulgence, 20-558
of lunatic's family and relatives):	Sexual propensities of insane persons,
Committee, 16-575	Temporary or periodic insanity caused by
Release and discharge, 24–303 Religious beliefs, 16–611	menstruation, 20-550
Religious views and belief in the super-	Softening of the brain, 20-552
natural, 20-569	Somnambulism, 16-565; 20-552
Reputation, 16-612	Specific performance, 26-20

```
INSOLVENCY AND BANKRUPTCY, con.
INSANITY, cont'd.
                                                       Abandonment of property, 16-745
  Spiritualism, 20-570
       Evidence of insanity, 16-611
                                                       Absolutely due, 16-686
  Stepchildren:
                                                       Accord and satisfaction:
       Support of lunatic's stepchildren, 16-581
                                                           Part payment, 1-414
                                                       Accounting, 16-756
  Suicide, 20-565
                                                           Allowances to assignee or trustee, 16-
       Suicide as evidence of insanity, 16-608
  Suits, see infra, Actions by and against lunatics and their guardians.
                                                             756
                                                           Compensation, 16-756
                                                           Duty to account, 16-756
  Sunstroke, 20-552
                                                           Expenses, 16-757
  Support and maintenance of lunatic's family
         and relatives, 16-580
                                                           Failure to keep, concealment, or destruc-
       Adopted children, 16-581
                                                             tion of books of account, see infra, Op-
       Allowance for support of ward, 16-591
                                                             position to discharge.
                                                      Forfeiture of compensation, 16-757
Actions, see infra, Assignee or trustee; In-
       Brother's illegitimate children, 16-582
       Collateral kindred, 16-582
       Husband's liability for maintenance of
                                                         tervention and substitution in pending ac-
         insane wife, 16-596
                                                         tions.
       Illegitimate children, 16-581
Marriage portion, 16-581
                                                       Actions against debtor, 16-702
                                                           Actions against joint debtors, 16-705
       Personalty primary fund for support, 16-
                                                           Actions brought after commencement of
         585
                                                             proceedings, 16-702
       Servants, 16-582
                                                           Actions involving title to property, 16-
       Stepchildren, 16-581
       Wife and children, 16-580
                                                           Actions on debts not dischargeable in
                                                           bankruptcy, 16-704
Actions pending at commencement of
  Suretyship, 27-436
  Surrogate and probate courts, 16-566
  Symptoms, see infra, Manifestations, symp-
                                                             proceedings, 16-703
    toms, and tests of insanity.
                                                           Assignee's title not affected by judgment
  Taxation, see TAXATION.
                                                             against insolvent, 16-703
  Termination of guardianship, 16-594
                                                           Cases on appeal, 16-705
       Death of ward, 16-594
                                                           Effect of bankruptcy as to pending ac-
       Recovery of lunatic, 16-595
                                                             tions, 16-703
       Removal of committee, 16-595, 596
                                                           Leave of court to sue, 16-703
  Resignation of committee, 16-595
Testamentary capacity, see TESTAMENTARY
                                                           Pending application for discharge, 16-
    CAPACITY.
                                                           Right to sue bankrupt, 16-702, 703
  Test of insanity, see infra, Manifestations, symptoms, and tests of insanity.
                                                           Stay of proceedings in pending actions,
                                                             16-704
  Time when insanity develops, 20-571
                                                      Actions by debtor, 16-701
  Torts, 16-622
                                                           Assignee or trustee, 16-701
      Exemplary damages, 16-623
                                                           Exempt property, 16-702
       General rule, 16-622
                                                           Property or rights of action not scheduled
       Inevitable accident, 16-623
                                                           with assets, 16-701
Prosecution of pending actions, 16-702
       Liability for torts, 16-622
       Measure of damages, 16-623
                                                           Right of action in general, 16-701
       Negligence, 16-623
                                                           Rule that only assignee or trustee can
       Slander, 16-623
                                                             sue, 16-701
  Transfers, see infra, Sales, transfers, and in-
                                                      Acts of bankruptcy or insolvency, 1-600: 16-
    cumbrances.
                                                             660
  Transitory homicidal mania, 16-564
                                                           Admitting insolvency, 16-673
                                                           Arrest of debtor, 16-671
  Traveling expenses, 16-580
  Treason, 28-469
                                                           Assignment for the benefit of creditors,
  Trust deeds and power of sale mortgages, see
                                                             i6-669
    TRUST DEEDS AND POWER OF SALE MORT-
                                                           Bills of exchange and promissory notes,
                                                             16-672
  Trusts and trustees, see Trusts and Trus-
                                                           Commercial paper, 16-672
                                                           Concealment of person, 16-670
Concealment of property, 16-671
  Vendor and purchaser, see infra, Sales, trans-
    fers, and incumbrances.
                                                           Departure of debtor, 16-670
  Void and voidable, 29-1071
                                                           Fraudulent conveyance or transfer of
  Waiver, 29-1093
                                                             property, 16-660
  Witnesses, see WITNESSES.
                                                           Nonpayment of commercial paper, 16-
INSECURE:
  "Feel unsafe and insecure," 12-892
                                                           Preference of creditors, see infra, Prefer-
INSIST, 16-629
INSOLENT — INSOLENCE, 16-629
                                                             ence of creditors.
                                                           Removal of property, 16-671
INSOLVENCY AND BANKRUPTCY, 16-
                                                           Seizure of goods under legal process, 16-
    630; 25-1156
                                                             671
  See Composition with Creditors; Fraudu-
                                                      Adjournment of meeting of creditors, 16-
    LENT SALES AND CONVEYANCES; LIBEL AND
                                                      Adjudication, 16-654
    SLANDER.
```

752 31 C. of L.—70

```
INSOLVENCY AND BANKRUPTCY, con.
                                                    INSOLVENCY AND BANKRUPTCY, con.
  Adjudication, cont'd.
                                                       Assignee or trustee, cont'd.
                                                           Actions by assignee or trustee, 16-752
Evidence of official character, 16-
      Annulling or setting aside adjudication,
         16-655
      Bankruptcy proceedings considered pro-
      ceedings in rem, 16-655
Conclusiveness of adjudication, 16-654
                                                                Right to maintain, 16-752
                                                           Additional appointment, 16-721
      Who may apply for adjudication, 16-646
                                                           Appointment, 16-711
      Who may be adjudged bankrupts or in-
solvents, see infra, Who may be ad-
                                                                Additional appointment, 16-721
                                                                Adverse interest, 16-718
        judged bankrupts or insolvents.
                                                                Agents, 16-718
  Admissions, 16-653, 685
                                                                Attorney, 16-718
      Admitting insolvency, 16-673
                                                                Election of creditors, see infra, Elec-
      Declarations of a bankrupt against as-
                                                                  tion of assignee by creditors.
        signee, 1-686
                                                                Nonresidents, 16-718
  Agency, 16-700
                                                                Notice of appointment, 16-718
      Appointment of agent as assignee, 16-718
                                                                Officer of corporation, 16-718
                                                                Postponing appointment, 16-721
      Effect of bankruptcy of principal, 16-
                                                                Relatives, 16-717, 718
      Knowledge of agent imputed to princi-
                                                                Who may be appointed, 16-718
        pal, 16-736
                                                           Appointment by court, 16-717
      Preferences, 16-736
                                                           Appointment by debtor, 16-718
      Termination of agency, 1-1227
                                                           Arbitration and award, 16-752
      Whether the bankruptcy of agent revokes
                                                           Bond, 16-718
        his authority, 16-700
                                                               Bond required, 16-718
  Alienation, 2-61
                                                                Effect of failure to give bond, 16-
  Aliens, 16-657
  Alimony, 16-683
                                                                Strict compliance with statute re-
                                                                  quired, 16-719
      Effect of discharge, 16-771
  Allowance, see infra, Proof and allowance of
                                                                Who may question sufficiency of
    debts and claims.
                                                                  bond, 16-719
  Allowances to assignee or trustee, 16-756
                                                           Collection of assets, see infra, Collection
  Amount allowable, see infra, Proof and al-
                                                             of assets.
    lowance of debts and claims.
                                                           Compensation, 16-756
  Amount of indebtedness, 16-657
                                                           Compromise, 16-752
  Appeal, 16-705
                                                           Continuing business, 16-747
      Pendency of appeal at time of discharge,
                                                           Death of assignee or trustee, 16-721
                                                           Death of debtor, 16-721
         16-773
 Application, see infra, Adjudication.
                                                           Diligence, 16-742
                                                           Discharge, 16-794
      Involuntary proceedings, see infra, In-
        voluntary proceedings.
                                                           Discharge after completion of duty, 16-
      Voluntary proceedings, see infra, Volun-
        tary proceedings.
                                                           Discovery of assets, 16-745
                                                           Duties, 16-742
 Arbitration and award, 16-752
      How award affected by insolvency or
                                                           Election by creditors, see infra, Election
        bankruptcy of party, 2-804
                                                             of assignee by creditors.
      Revocation of submission, 2-602
                                                           Good faith, 16-742
      Submission by assignee of bankrupt, 2-
                                                           How selection is made, 16-711
                                                           Intervention and substitution in pending
      Submission by bankrupt, 2-618
                                                             actions, see infra, Intervention and
                                                             substitution in pending actions.
      Submission by bankrupt not binding on
         assignee, 2-618
                                                           Joint trustees, 16-742
                                                           Liabilities, 16-742
      Submission by bankrupt not binding on
                                                           Liability to creditors, 16-742
        his estate, 2-618
                                                           Limitation of actions, 16-755
 Arrest (see infra, Privileged from arrest):
      Arrest of debtor as act of insolvency, 16-
                                                           Personal liability to creditors, 16-743
                                                           Postponing appointment, 16-721
        671
                                                           Powers, 16-742
      Privileged from arrest, 16-660
                                                           Power to bind estate, 16-742
Property, see infra, What passes to as-
 Assets, see infra, Collection of assets; What
    passes to assignee or trustee.
 Assignee as bona fide purchaser, 24-1169
Assignee or trustee (see infra, Control of
                                                             signee or trustce.
                                                           Removal, 16-719
                                                                At instance of creditors, 16-720
        property), 16-711
                                                                Grounds for removal, 16-720
      Abandonment of property, 16-745
      Accounting, see infra, Accounting.
Actions (see infra, Actions against
                                                                Misconduct, 16-720
                                                                Neglect, 16-720
            debtor; Actions by debtor; Inter-
                                                               Power, 16-719
                                                           State insolvency laws, 16-720
Representative of creditors, 1
             vention and substitution in pend-
            ing actions):
          Jurisdiction, see infra, Jurisdiction.
                                                             747
                                                           Sale of property, see infra, Sale of prop-
      Actions against assignee or trustee, 16-
                                                             erty by assignee.
```

```
INSOLVENCY AND BANKRUPTCY, con.
INSOLVENCY AND BANKRUPTCY, con.
  Assignee or trustee, cont'd.
                                                      Banknotes, cont'd.
                                                          Liability of transferrer, cont'd.
      Setting aside fraudulent or preferential
                                                               Where both transferrer and trans-
        transfers, 16-746
                                                                 feree are ignorant, 3-780
      Tenure, 16-711
                                                      Set-off, 3-779
"Bankrupt," 3-785
"Bankruptcy," 3-785
      Termination of office, 16-719
Title of assignee or trustee, see infra,
         Title of assignee or trustee.
      What passes to assignee or trustee, see
                                                      Banks and banking, 3-847; 16-730
        infra, What passes to assignee or trus-
                                                          Assets, 3-849
                                                          Assignments, 3-848
        tee.
                                                          Collections (see Banks and Banking):
Forwarding bank has no preference
  Assignee's sales, see infra, Sale of property
    by assignee.
  Assignment, 16-758
                                                                 on insolvency of collecting bank,
      Assignment not required by modern bank-
                                                                 3-820
                                                          Contracts and deposits pending in-
solvency, 3-847
      ruptcy statutes, 16-758
Assignment required by former bank-
        ruptcy statutes, 16-758
                                                          Demand for deposit, 3-839
      By whom made, 16-758
                                                          Forfeiture, 3-850
Insolvency of bank as termination of
      Recording assignment, 16-758
 Assignments for the benefit of creditors (see
                                                            agency to collect, 3-805
        Assignments for the Benefit of
                                                          Receiverships, 3-849
                                                          Rights of stockholders postponed to creditors, 3-850
        CREDITORS):
      Assignee in bankruptcy, 16-733
          Assignments held merely voidable,
                                                          Suspension of specie payments by bank-
             16-733
                                                                 ing corporation, 9-581
          Illustrations, 16-733, 734
                                                               Illustrations, 9-581, 582
Sufficient ground for forfeiture,
          Invalid as against assignee in bank-
            ruptcy, 16-733
                                                                 9-581
      Assignment for benefit of creditors an act
                                                               Waiver of right to demand specie
                                                          payments, 9-581
What constitutes insolvency, 3-847
        of bankruptcy, 16-669
      Assignments versus bankruptcy act, 3-54
      Creditors' assent to general assignment,
                                                      Bastardy:
                                                          Maintenance of children, 16-771
        16-648
      Similarity of statutes in bankrupt laws,
                                                      Beneficiaries in insurance, 3-956
                                                          Discharged in bankruptcy, 3-949
        3-19
                                                          Rights of beneficiary in case of insolv-
 Attachment (see infra, Liens on debtor's
                                                     ency of company, 3-999
Benevolent or beneficial associations, 3-1103
       property), 3-233
      Costs, 16-692, 695
      Death of defendant, 3-238
                                                      Bills of exchange and promissory notes (see
      Dissolution of attachment, 3-233
                                                            infra, Choses in action), 4-175; 16-
      Effect of bankruptcy, 3-233
                                                            776, 777
                                                          Admissions by acceptance, 4-473
      Foreign bankruptcy and assignment, 3-
                                                          Commercial paper belonging to bank-
        235
      Insolvency, 3-236
                                                            rupt, 4-175
      Insolvency not a ground for attachment,
                                                          Debts discharged by bankruptcy as con-
                                                          sideration, 4-189
Excuses for want of presentment, pro-
      Property not subject to seizure under
        process, 16-698
                                                            test, and notice, 4-468
      Seizure of goods as act of bankruptcy,
                                                          Delivery before bankruptcy, 4-176
        16-671
                                                          Effect of bankruptcy, 4-175
 Attachment liens:
                                                          Illustrations, 4-175, 176
     Discharge, 16-775
                                                          Indorsers, 16-682
 Attorney and client (see infra, Fiduciary
                                                          Liability of bankrupt as indorser, 16-
        debts):
                                                            776
                                                          Nonpayment of commercial paper, 16-
      Appointment of attorney as assignee,
        16-718
                                                            672
     Insolvent attorney, 3-309, 325
                                                          Notice of dishonor where party to be
 Attorney's fees, 16-692, 695
Preference, 16-666
                                                            notified is bankrupt, 4-412
                                                     Bono fide purchasers, 24-1169
 Available, 3-518
                                                      Bonds, 4-649
 Bail (in civil cases):
                                                          Assignee or trustee, 16-718
      Discharge of bail, 3-633
                                                     Books of account:
                                                          Failure to keep, concealment, or de-
 Bailments, see infra, Fiduciary debts.
                                                            struction of books of account, see
 Banknotes:
                                                            infra, Opposition to discharge.
      Banknotes treated as money, 3-775
                                                     Brokers, see infra, Fiduciary debts.
      Liability of transferrer, 3-780
                                                     Building and loan associations, see Building
          Demand, 3-781
                                                        AND LOAN ASSOCIATIONS.
          Warranty of solvency of bank, 3-
                                                      Business, 5-76
                                                      Business, continuing, 16-747
          When transferrer knows that bank
                                                     Canada, 10-88
            is insolvent, 3-780
```

```
INSOLVENCY AND BANKRUPTCY, con.
                                                   INSOLVENCY AND BANKRUPTCY, con.
  Causes of action, see infra, Choses in action.
                                                     Compositions, cont'd.
  Choses in action, 16-724
                                                         Confirmation, see infra, Confirmation of
      Whether choses pass to assignee, 16-724
                                                           composition.
           Claims against government, 16-727
                                                         Constitutionality, 16-759
           Contracts to purchase land, 16-726
                                                         Effect of composition, 16-764
           Effect of payment to bankrupt, 16-
                                                         Fraud, 16-765
                                                         Partnerships, 16-758
           Fraud and deceit, 16-725
                                                         Payment of dividends, 16-762
           General rule, 16-724
                                                              Claims payable, 16-762
                                                              Default in making payment, 16-763
           Insurance policies, 16-726
           Judgment, 16-725
                                                              Mode of payment, 16-762
           Liability of stockholders, 16-726
                                                              Priority, 16-763
           Payment to the bankrupt, 16-725
                                                              Proof of claims, 16-763
           Services rendered by bankrupt, 16-
                                                              Secured claims, 16-762
                                                              Security for payment, 16-764
           Shares or memberships in corpora-
                                                              Time of payment, 16-762
             tions or exchanges, 16-726
                                                              Unliquidated claims, 16-763
           Torts, 16-725
                                                         Preference of creditors, 16-764
Secret agreements with preference of
           Usurious interest paid by bankrupt.
  16-725
Civil death, 16-698
                                                           creditors, 16-764
                                                         Secured claims, 16-762
  Claims, see infra, Debts and claims against
                                                         Setting aside compositions, 16-765
        estate; Proof and allowance of debts
                                                             Default in payment of instalments,
         and claims.
                                                                16-766
      What debts and claims are provable, see
                                                              Effect as to prior acts, 16-766
        infra, What debts and claims are
                                                             Failure to comply with statute, 16-
        provable.
                                                               766
  Clerks:
                                                             Fraud, 16-765
      Occasional employment held not suffi-
                                                             Grounds for setting aside compo-
        cient to constitute one a clerk or
                                                                sition, 16-765
        servant, 16-696
                                                             Injustice or undue delay, 16-766
      Priority, 16-695
                                                             Power, 16-765
  Collateral attack (see infra, Setting aside or
                                                             Who may move, 16-765
    impeaching discharge), 17-1052
                                                         Theory of composition, 16-759
  Collection of assets, 16-743
                                                         When proposal may be made, 16-758
      Assignee or trustee as representative of
                                                     Compromise, 16-752
      creditors, 16-744
Deposit of funds, 16-743
                                                     Concealment, see infra, Opposition to dis-
                                                       charge.
                                                     Concealment of person, 16-670
      Discovery of assets, 16-745
                                                     Concealment of property, 16-671
      Duty to collect assets, 16-74:
      Order to pay over money or deliver
                                                     Conditional interest, 16-727
      property to trustee, 16-743
Property claimed or held adversely, 16-
                                                     Conditions, 6-515
                                                    Confirmation of composition (see infra, Com-
                                                           positions), 16-760
        744
      Property held under judicial process,
                                                         Debtor not entitled to discharge, 16-761
                                                         Grounds for refusing confirmation, 16-
        16-744
      Property in possession of receiver, 16-
                                                           760
                                                         Necessity, 16-760
                                                         Prejudice to creditors, 16-760
      Redemption of property by assignee, 16-
                                                         Want of good faith, 16-762
  Collusion, see infra, Fraud.
                                                     Confirmation of sale, 16-748
                                                     Conflict of laws, see infra, Private inter-
  Commercial paper:
      Nonpayment of commercial paper, 16-
                                                       national law.
                                                     Consent of creditors, see infra, Discharge.
        672
      What is commercial paper, 16-672
                                                    Consideration, 16-681
                                                    Debt discharged in bankruptcy, 6-681
Constitutionality of insolvency and bank-
  Commercial travelers and drummers:
      Priorities, 16-696
  Compensation of assignee, 16-756
                                                           ruptcy laws, 16-638
                                                         National bankruptcy laws, 16-638
  Compositions (see Composition with Crep-
                                                             Discharge of liens, 16-639
        ITORS), 16-758
                                                             Power to enact, 16-638
      Authority to make compositions, 16-
                                                             Provision for discharge in voluntary
        758
                                                             proceedings, 16-638
Provision for discharge of existing
      Composition meetings, 16-759
          Amount of consenting creditors, 16-
                                                               debts, 16-638
                                                             Uniformity of operation, 16-639
          Convening creditors, 16-759
          Investigation of debtor's affairs, 16-
                                                         State insolvency laws, 16-639
                                                             Existing debts, 16-640
            759
                                                             Nonresidents, 16-640
          Number of creditors, 16-760
```

Power of state to enact insolvency

laws, 16-639

Right to vote, 16-759

State insolvency laws, 16-760

```
INSOLVENCY AND BANKRUPTCY, con.
  Constitutionality of insolvency and bank-
        ruptcy laws, cont'd.
      State insolvency laws, cont'd.
          Pre-existing debts, 16-640
          Subsequent debts, 16-640
  Constitutional law:
      Compositions, 16-759
      Penal provisions, 16-806
Right of trial by jury, 6-979
  Construction, see infra, Interpretation and
    Construction.
  Contemplation of bankruptcy, 3-785; 7-23;
    16-688
 Contingent claims, 16-685, 727
Contingent debts barred by discharge, 16-
    775
  Contingent liability, 7-81
  Continuing husiness, 16-747
  Contribution and exaneration, see CONTRIBU-
    TION AND EXONERATION.
 Control of property, 16-698
      Appointment of receiver, 16-699
      General rule, 16-698
      No right to dispose of property pending
        bankruptcy proceedings, 16-698
      Property acquired pending bankruptcy
        proceedings, 16-699
      Protection of interests pending appoint-
        ment of assignee, 16-699
      Surplus remaining after termination of
        proceedings, 16-699
 Convicts, 16-660
 Corporations, 16-659
      Discharge, 16-766
      Effect of insolvency on suits, 7-850
      Effect on suits, 7-853
      Election of assignee, 16-714
      Voluntary proceedings, 16-647
 Costs, see infra, What debts and claims are
        provable.
      Discharge, 16-774, 778
     Judgments, 16-690
      Appointment by court, 16-717
     Confirmation of composition, see infra,
        Confirmation of composition.
      Confirmation of election, 16-716
     Sole of property, see infra. Sale of prop-
        erty by assignee.
 Covenants, see Covenants.
 Created by fraud, 8-229
 Credit insurance, 8-236
 Creditors, 8-240, 243
     Assignee or trustee representative of
       creditors, 16-747
     Compositions, see infra, Compositions.
     Consent of creditors, see infra, Dis-
        charge.
     Creditor defined, 16-735
     Election of assignee by creditors, see in-
       fra, Election of assignee by creditors.
     Opposition to discharge, see infra, Op-
       position to discharge.
 Criminal law, see infra, Offenses against in-
   solvency and bankruptcy laws.
     Fractions of a day, 8-744
 Death of assignee or trustee, 16-721
```

Death of debtor, 16-721, 768

Discharge, 16-768

Deht, 8-994, 1001

```
INSOLVENCY AND BANKRUPTCY, con.

Debtor, see infra, Who may be adjudged bankrupts or insolvents.
  Debts and claims against estate, 16-673
       Priorities, see infra, Priorities.
       Proof and allowance of debts and claims.
         see infra, Proof and allowance of debts
         and claims.
       What debts and claims are provable, see
         infra, What debts and claims are prov-
  Debts of decedents, see infra, Insolvent de-
    cedents' estates.
  Decedents estates, see infra, Insolvent de-
     cedents' estates.
  Decrees, see infra, Judgments.
  Defeasible interest, 16-727
  Defenses, 16-652
  Definitions, 16-636
       Bankrupt, 16-636
       General sense, 16-637
       Insolvency, 16-636
       Popular sense, 16-637
  Departure of debtor, 16-670
  Determination, see infra, Hearing and deter-
    mination.
  Discharge, 16-766
       Alimony, 16-771
       Assignee or trustee, 16-794
       Attachment liens, 16-775
      Collateral attack on discharge, see infra,
Setting aside or impeaching discharge.
      Concealment of or false statements as to
         assets and liabilities, see infra, Opposi-
         tion to discharge.
       Conclusiveness, 16-768
       Confirmation of composition, 16-761
      Contingent liabilities, 16-775
Continuing contracts, 16-776
       Contribution, 16-793
      Co-obligor's claim for reimbursement, 16-
      Co-obligor's liability to creditors, 16-792
       Costs, 16-774, 778
      Debts contracted before passage of law,
         16-778
       Debts contracted by fraud, 16-782
      Direct attack on discharge, see infra, Set-
         ting aside or impeaching discharge.
      Effect as to assignee or trustee, 16-794
      Effect as to debtor:
           Exemption from arrest and imprison-
             ment, 16-787
           Jurisdiction over debtor, 16-792
           New promise to pay debt released,
             16-789
      Effect as to persons liable with debtor,
         16-792
      Effect of discharge, 16-768
      Effect on debtor, 16-769
      Execution issued after discharge, 16-772
      Exemption from arrest and imprison-
             ment:
           Express promise, 16-790
           General rule, 16-789
           New promise as cause of action, 16-
             792
           Old debt as cause of action, 16-792
           Part payment, 16-791
           Positive promise, 16-791
```

Promise by third persons, 16-789

Time of making promise, 16-790

```
INSOLVENCY AND BANKRUPTCY, con.
  Discharge, cont'd.
      Exemption from arrest and imprisonment, cont'd.
           To whom made, 16-789
           Unconditional promise, 16-790
           Unequivocal promise, 16-791 Writing not required, 16-791
           Writing required, 16-792
            Written promise, 16-791
       Existence of debts not affected by dis-
         charge, 16-802
       Extinguishment of debt or liability, 16-
         770
       Extraterritorial effect of discharge, see
         infra. Private international law.
       Failure to keep, concealment, or destruc-
         tion of books of accounts, see infra,
         Opposition to discharge.
       Fiduciary debts, see infra, Fiduciary
         debts.
       Fraud, debts contracted by, 16-782, 797
            Actual, positive fraud, 16-782
            Debts created by fraud not dis-
              charged, 16-782
            Liability of partner for acts of co-
              partner, 16-783
            Proving debt and receiving dividends, 16-782
            What are debts created by fraud,
             16-782
       Government, debts due, 16-778
       Grounds for refusing to discharge, see infra, Opposition to discharge.
       Impeaching discharge, see infra, Setting
         aside or impeaching discharge.
       Indorser, 16-776, 778
       Influencing creditors, 16-801
       Joint debtors, 24-304
       Joint liability, 16-792
Judgment, 16-771, 778
       Judgment for nondischargeable debt held
         to be barred, 16-773
       Judgment liens, 16-775
       Judgment rendered after discharge, 16-
         773
       Judgments rendered after the commence-
         ment of a proceeding, 16-772
       Jurisdiction over debtor, 16-792
       Lien debts, 16-774
Liens acquired in creditors' suits, 16-775
       Maintenance of children, 16-771
       Mechanics' liens, 16-775
       Mortgage liens, 16-775
       New promise to pay debt released, 16-
            Express promise, 16-790
            General rule, 16-789
            New promise as cause of action, 16-
              792
            Old debt as cause of action, 16-792
            Part payment, 16-791
            Positive promise, 16-791
            Promise by third persons, 16-789
            Time of making promise, 16-790
            To whom made, 16-789
            Unconditional promise, 16-790
            Unequivocal promise, 16-791
            Writing not required, 16-791
            Writing required, 16-792
            Written promise, 16-791
       Note given for pre-existing debt, 16-777
```

```
INSOLVENCY AND BANKRUPTCY, con.
  Discharge, cont'd.
      Objections to discharge, see infra, Op-
         position to discharge.
      Opening judgments rendered after dis-
         charge, 16-773
      Opposition to discharge, see infra, Op-
        position to discharge.
      Partnership debts, 16-779
      Pending actions, 16-771
      Preferences, see infra, Preference of
        creditors.
      Previous bankruptcy or insolvency, 16-
         802
      Property acquired after discharge, 16-
         738
       Refusal to discharge, see infra, Opposi-
         tion to discharge.
      Refusal to submit to examination, 16-
      Release from debts, 16-769
           Alimony, 16-771
           Attachment liens, 16-775
           Contingent liabilities, 16-775
           Continuing contracts, 16-776
           Costs, 16-774, 778
           Debts contracted before passage of
             law, 16-778
           Debts contracted by fraud, 16-
             782
           Debts provable but not proved, 16-
           Execution issued after discharge, 16-
           Extinguishment of debt or liability,
             16-770
           Extraterritorial effect of discharge,
             see infra, Private international
             law.
           Fiduciary debts, see infra, Fiduciary
             debts.
           Fraud, 16-782
           General rule, 16-769
           Government, debts due, 16-778
           Illustrations, 16-770
           Indorser, 16-776, 778
           Judgment, 16-771, 778
Judgment for nondischargeable deht
             held to be barred, 16-773
           Judgment liens, 16-775
           Judgment rendered after discharge,
             16-773
           Judgment rendered after the com-
             mencement of a proceeding, 16
             772
           Lien debts, 16-774
           Liens acquired in creditor's suits,
             16-775
           Maintenance of children, 16-771
           Mechanics' liens, 16-775
           Mortgage liens, 16-775
           Necessaries, debts for, 16-770
           New promise to pay debt released,
             16-789
           Note given for pre-existing debt, 16-
             777
           Opening judgments rendered after
             discharge, 16-773
           Partnership debts, 16-779
           Pending actions, 16-771
           Rents accruing after adjudication,
```

16-778

INSOLVENCY AND BANKRUPTCY, con.

INSOLVENCY AND BANKRUPTCY, con.

```
Discharge, cont'd.
                                                    Election of assignee by creditors, 16-711
     Release from debts, cont'd.
                                                        Adjournment of meeting, 16-713
                                                        Appeal, 16-713
         Rents accruing after discharge, 16-
                                                        Change of vote, 16-713
         Scheduled, debts not, 16-770
                                                        Confirmation of election, 16-716
         Stockholder's liability, 16-776
                                                            Creditors not represented, 16-717
         Surety, 16-776, 778
                                                            Election by influence or in interest
         Taxes, 16-778
Time of accrual of liabilities, 16-
                                                               of bankrupt, 16-717
                                                            Grounds for refusing, 16-716
                                                            Near relatives of bankrupt, 16-717
           777
         Torts, 16-783
                                                            Necessity, 16-716
         Vendor's liens, 16-775
                                                        Meeting of creditors, 16-712
    Rents accruing after adjudication, 16-
                                                            Adjournment, 16-713
                                                            Appeal, 16-713
                                                            Conduct of meeting, 16-712
     Rents accruing after discharge, 16-777
     Right to discharge, 16-766
                                                            Creditor may change his vote, 16-
         Amount of indebtedness, 16-767
                                                               713
         Consent of creditor, 16-767
Consent of creditor procured by im-
                                                            How convened, 16-712
                                                            Mode of voting, 16-713
Place of meeting, 16-712
           proper influence, 16-768
         Consent of creditors required regard-
                                                            Time of meeting, 16-712
                                                        Viva voce, 16-713
Right to vote, 16-713
           less of amount of debts or assets,
           16-768
         Corporations, 16-766
                                                            Corporation, 16-714
         Death of debtor, 16-768
                                                            Executors and administrators, 16-
         In general, 16-766
                                                              714
         Rule as to granting discharges in
                                                            Partnership, 16-714
           England, 16-766
                                                            Postponing proof of allowance of
         Rule as to granting discharges in United States, 16-766
                                                              claims, 16-715
                                                            Power of attorney, 16-714
    Setting aside or impeaching discharge,
                                                            Preferred creditors, 16-714
       see infra, Setting aside or impeaching
                                                            Right to vote in general, 16-713
                                                            Secured creditors, 16-714
       discharge.
    Stockholder's liability, 16-776
                                                        Viva voce vote, 16-713
    Surety, 16-776, 778
Surrender of all property, 16-766
                                                        Votes necessary to clect. 16-715
                                                            Computing amount of claim, 16-716
         Amount of indebtedness, 16-767
                                                            Computing number of creditors, 16-
         Consent of creditors, 16-767
                                                              716
        Consent of creditors procured by im-
                                                            Majority. 16-715
           proper influences, 16-768
                                                            Statutory provisions, 16-715
         Consent of creditors required re-
                                                   Election of remedies:
           gardless of amount of debts or as-
                                                        Election between tort and contract, 16-
           sets, 16-768
         Death of debtor, 16-768
                                                   Embezzlement, see Embezzlement.
                                                   Employers' liability insurance, 11-15
    Taxes, 16-778
    Time of accrual of liabilities, 16-777
                                                   Endowment insurance, 11-30
                                                   Equality is equity, 11-186
    Torts, 16-783
    Vendor's liens, 16-775
                                                   Equitable demands, 16-680
Discharge of assignee or trustee, 16-719
                                                   Equitable interest, see infra, TRUSTS AND
Discovery of assets, 16-745
                                                      TRUSTEES.
Disposition of property, see infra, Property
                                                   Equity of redemption, 16-730
  transferred by debtor.
                                                   Escape, 11-279
Dissolution of corporations, 9-566, 567
                                                        Discharge of prisoner under insolvent
    Assignment for benefit of creditors, 16-
                                                          laws, 11-285
      700
                                                        Where prisoner is committed under com-
    Insolvency as ground for forfeiture, 9-
                                                         mission of hankruptcy, 11-274
           580
                                                   Estoppel, 16-652
         General rule, 9-580
                                                        Covenants, 11-414
        Illustrations, 9-580, 581
                                                        Creditors' assent to general assignment,
        Statutes, 9-581
                                                          16-648
Dividends:
                                                   Evidence, 16-653
    Payment of dividends, see infra, Compo-
                                                        Admissions of debtor, 16-653
                                                       Burden of proof, 16-653
      SITIONS.
Dominion of Canada, 10-88
                                                        Confined to acts alleged, 16-653
                                                       Examination of debtor, 16-654
Dower, 10-154
Effect of insolvency and bankruptcy pro-
                                                       Inability to pay deht, 16-653
                                                       Proof and allowance of debts and claims,
  ceedings, see infra, Operation and effect
                                                         see infra, Proof and allowance of debts
  of insolvency and bankruptcy proceedings.
Ejectment:
                                                         and claims.
                                                       Proof of controverted facts, 16-653
    Action by assignees under bankruptcy or
                                                       Proof of insolvency, 16-653
      insolvency laws, 10-514
```

```
INSOLVENCY AND BANKRUPTCY, con.
INSOLVENCY AND BANKRUPTCY, con.
  Evidence, cont'd.
                                                     Fraud:
      Reputation, 16-653
                                                          Cause of action does not pass to as-
  Examination of debtor, 16-654
                                                            signee, 16-725
                                                         Claim founded on fraudulent transac-
  Exchange of values, 16-665
  Execution (see infra, Liens on debtor's prop-
                                                           tions, 16-681
        erty):
                                                          Collateral attack, 16-805
                                                         Collusion between debtor and petitioner,
       Costs, 16-691
      Discharge, 16-773
Execution issued after discharge, 16-
                                                            16-652
                                                          Composition, 16-765
                                                         Discharge, see infra, Discharge; Oppo-
       Property not subject to seizure under
                                                            sition to discharge.
        process, 16-698
                                                         Failure to disclose insolvency, 14-80
       Seizure of goods an act of bankruptcy,
                                                              Application of rule, 14-81
                                                              Failure to disclose one's own in-
        16-671
  Executors and administrators (see infra,
                                                                solvency, 14-80
         Fiduciary debts), 11-781
                                                             Illustrations, 14-81
Insolvency of third person, 14-80
       Assignee in bankruptcy as administra-
                                                              Representation of solvency, 14-25,
         tor, 11-775
       Bonds, 11-864
                                                                81
                                                         Opposition to discharge, see infra, Op-
       Collection, 11-1005
      Election of assignee, 16-714
                                                            position to discharge.
       Executors carrying on testator's busi-
                                                         Representation as to solvency, credit, or
                                                           standing, see FRAUD AND DECEIT.
         ness, 16-660
       Rents and profits of real estate, 11-842
                                                         Setting aside compositions, 16-765
      Retainer of debts due from legatee or
                                                         Setting aside or impeaching discharge,
         distributee, 11-1172
                                                            16-805
       Who may he executor, 11-751
                                                     Fraudulent sales and conveyances, see Fraudulent Sales and Conveyances.
  Exemption, 16-739
  Exemption of debtor from arrest on civil
                                                     French spoliation claims, 16-727
    process, 16-41, 660, 697, 787
                                                     Gambling contracts, 14-593
  Exemptions from execution, see Exemptions
                                                     Garnishment, see GARNISHMENT.
                                                     General reputation, 16-653
    (FROM EXECUTION).
                                                     "Going concern," 14-1072
  Expectancy, 16-727
  Expenses, 16-757
                                                     Good will:
  Extraterritorial effect of discharge, see in-
                                                         Passes to assignee, 16-723
    fra, Private international law.
                                                     Government:
  Extraterritorial effect of laws, 16-643
                                                         Claims against government, 16-727
  Factors or commission merchants (see infra,
                                                         Effect of discharge upon debts due the
         Fiduciary debts), 12-679, 705; 16-729
                                                           government, 16-778
                                                         Priority of government, 16-693
       Insolvency of principal, 12-675
                                                     Guaranty, 14-1152
Guardian and ward (see infra, Fiduciary
  Failure, 12-709
  False pretenses and cheats, 12-840
                                                           debts):
  Farmers, 16-660
  Fiduciary debts, 16-779
                                                         Insolvency of guardian, 15-49
      After discharge, 16-779
                                                     Habeas corpus, see HABEAS CORPUS.
                                                     Hearing and determination, 16-652
       Agents, 16-781
       Attorneys at law, 16-781
                                                         Adjudication, 16-654
      Bailees, 16-781
                                                         Agreement of petitioning creditor, 16-
       Bankers, 16-781
                                                           652
      Brokers, 16-781
                                                         Annulling or setting aside adjudication,
       Effect of proving debts, 16-782
                                                           16-655
      Executors and administrators, 16-780
                                                         Conclusiveness of adjudication as to
      Existence of technical trust, 16-780
                                                           parties, 16-654
      Factors and commission merchants, 16-
                                                         Defenses, 16-652
                                                         Estoppel, 16-652
                                                         Evidence, see in/ra, Evidence.
       Guardian, 16-780
                                                         Examination of debtor, 16-654
      Implied trusts, 16-781
      Ordinary agents held not to be fiduci-
                                                         Fraud, 16-652
                                                         Jury trial, 16-653
        aries, 16-781
                                                         Mode of trial, 16-653
      Statutory provisions, 16-779
      Surety on bond of trustee, 16-780
                                                         Objections, 16-652
                                                         Payment or tender to petitioning cred-
      Trustees proper, 16-780
                                                           itor, 16-652
      What constitutes fiduciary relation, 16-
                                                         Petitioner in fact solvent, 16-652
        780
  Fire insurance, see FIRE INSURANCE.
                                                         Proceedings in rem, 16-655
                                                         Who may oppose adjudication, 16-653
  Foreign corporations, 13-842
      Statutes requiring preference of resident
                                                         Withdrawal of petitioning creditor, 16-
        creditors in distribution of assets, 13-
                                                           652
        868
                                                     Housed, 16-670
                                                     Husband and wife, 16-682
Alimony, 16-683
  Foreign judgments, 13-1023
```

Franchise passes to assignee, 16-723

```
INSOLVENCY AND BANKRUPTCY, con.
INSOLVENCY AND BANKRUPTCY, con.
                                                      Inventory and schedule, 16-650
  Husband and wife, cont'd.
      Ante-nuptial debts of wife provable
                                                          Defects, 16-651
                                                          Discharge of debts not scheduled, 16-770
        against husband, 16-683
                                                          Fraudulent omissions, 16-651
      Husband indebted to wife, 16-682
                                                          Necessity, 16-650
      Married women, 16-657
                                                          Omissions, 16-651
      Property of bankrupt's wife, 16-722
                                                          Requisites, 16-650
  Illegal contracts, 16-681
                                                          Statement of assets, 16-650
  Illegality, 16-681
                                                          Statement of liabilities, 16-651
. Impairment of obligation of contracts, 16-
                                                          Verification, 16-651
    640
  Impeaching discharge, see infra, Setting aside or impeaching discharge.
                                                      Involuntary proceedings, 16-648
                                                          Amount of debts, 16-649
  Imprisonment for debt and in civil actions:
                                                          Assigned claims, 16-649
                                                           Character of debts, 16-648
      Privilege from arrest, 16-41, 697
                                                          Creditor authorized to file petition, 16-
           Effect of discharge in bankruptcy
and insolvency, 16-697, 787
Civil actions, 16-788, 789
                                                             648
                                                           Debts not payable at time of application,
               Discharge granted in another
                                                             16-649
                                                           Estoppel, 16-648
                  state, 16-788
                                                           Kinds of debts, 16-648
               Existing imprisonment, 16-788
                                                           Number of creditors, 16-649
Pendency of action at law, 16-648
               General rule, 16-787
Illustrations, 16-788, 789
               Nature of debts or liabilities,
                                                           Secured claims, 16-649
                                                           Who may apply for adjudication, 16-
                  16-788
                                                            648
  Income, 16-739
                                                      Joint and several debts, 16-687
  Independent contractors:
      Priorities, 16-696
                                                      Joint liability, 16-659, 660
Joint tenants and tenants in common, 16-
  Indians, 16-660
  Indorsers, 16-682
                                                         731: 17-706
                                                      Judgment liens:
  Infants, 16-657
                                                           Discharge, 16-775
       Debt contracted by infant, 16-682
                                                      Judgments (see infra, Adjudication):
  Injunctions (see Injunctions):
       Power of federal courts to enjoin, pro-
                                                           Costs, 16-690
         ceedings in state courts, see In-
                                                           Discharge, 16-771
         JUNCTIONS.
                                                               Cost of judgment, 16-774
                                                               Execution issued after discharge, 16-
  Insanity, 16-658
  Insolvency, see infra, State insolvency laws.
  Insolvent decedents' estates, 16-806
                                                               Judgment for nondischargeability of
       Declaration of insolvency, 16-807
                                                                  debt, 16-773, 774
       Effect of declaration of insolvency, 16-
                                                               Judgment rendered after commence-
         807
                                                                  ment of a proceeding, 16-772
       Exclusive jurisdiction of court of probate, 16-807
                                                               Judgment rendered after discharge,
                                                                  16-773
                                                               Judgments barred by discharge, 16-
       Failure of neglect to suggest insolvency,
         16-808
                                                                  771
       Illustrations, 16-807, 808
                                                                Opening judgment rendered after
       Procedure, 16-808
                                                                  discharge, 16-773
       Statutory provisions, 16-806
                                                                Original debt not dischargeable, 16-
   Insurance (see REINSURANCE):
       Insurance policy, 16-680
                                                                Pendency of appeal at time of dis-
                                                                  charge, 16-773
  Insurance policies:
       Pass to assignee, 16-726
                                                           Interest, 16-690
  Interest, 16-675, 1106
                                                           Judgments provable as debts, 16-600
       Claim which draws interest, 16-675
                                                           Judgments rendered after commencement
       Debt payable in future and bearing in-
                                                             of bankruptcy proceedings, 16-690
         terest, 16~676
                                                           Pass to assignee, 16-725
       Judgment, 16-690
                                                           Rebutting presumption of satisfaction,
       Proving both principal and interest, 16-
                                                              17-868
                                                       Judicial sales (see infra, Sale of property by
         675
       Usurious interest paid by bankrupt, 16-
                                                             assignee):
                                                           Sale by register in bankruptcy a judicial
         725
  Interest on judgment, 16-690
                                                              sale, 17-954
  Interpretation and construction, 16-641
                                                       Jurisdiction, 16-644
       Liberal construction, 26-678
                                                           Assignee or trustee, 16-753
                                                               Act of 1898, 16-754
Circuit courts of United States, 16-
   Intervention and substitution in pending ac-
         tions, 16-752
       Actions brought against bankrupt, 16-
                                                                  755
                                                                District courts of United States, 16-
         753
       Actions brought by bankrupt, 16-752
                                                                  754
                                                                Former statutes, 16-753
  Intoxicating liquors:
                                                                State courts, 16-754, 755
       Liquor license, 16-724
                                                                               Volume XXXI.
```

```
INSOLVENCY AND BANKRUPTCY, con.
                                                  INSOLVENCY AND BANKRUPTCY, con.
  Jurisdiction, cont'd.
Courts first acquiring jurisdiction, 16-
                                                     Liens on debtor's property, cont'd.
                                                         Existing liens dissolved by proceeding,
                                                                cont'd.
      Discharge, 16-792
                                                              Circumstances affecting dissolution
       Erigland, 16-644
                                                                of existing liens, 16-709
       Exclusive jurisdiction, 15-645
                                                              Continuation of lien by order of
       Locality as affecting jurisdiction, 16-645
                                                                court, 16-7t1
      Offenses against insolvency and bank-
                                                              English bankruptcy laws, 16-706
        ruptcy laws, 16-806
                                                              Execution, 16-706
       Opposition to discharge, 16-796
                                                              Exempt property, 16-710
       Partners, 16-646
                                                              Foreign attachment, 16-711
      Possession of or want of jurisdiction,
                                                              Judgment in attachment suit before
                                                                commencement of bankruptcy pro-
       Setting aside or, impeaching discharge,
                                                                ceeding, 16-710
         16-802, 804
                                                              Judicial liens, 16-706
                                                              Liens acquired by legal proceedings,
       State insolvency laws, 16-646
       Under national bankruptcy laws, 16-645
                                                                16-706
       United States, 16-645
United States courts, 16-645
                                                              Liens created by act of party, t6-
                                                                705
  Jury and jury trial, 16-653
Right of trial by jury, 5-979
                                                              Liens created by statute, 16-706
                                                              Liens not dissolved by composition
  Keeping house, 18-57
                                                                proceedings, 16-710
                                                              Liens not obtained within period
  Laborer:
       Priority, 16-695
                                                                designated by statute, 16-709
                                                              Mere filing petition, 16-710
  Landlord and tenant:
       Covenant against assignment, 18-661
                                                              Necessity of proceeding under stat-
       Priority of landlord's liens, 16-693
                                                                ute, 16-709
       Rent, 16-684
                                                              Priority between creditors, 16-711
       Rents accruing after discharge, 16-777
                                                              Sale under attachment, 16-710
                                                              State insolvency laws, 16-708
  Leases:
       Covenant against assignment, 18-661
                                                              United States bankruptcy laws, 16-
       What passes to assignee or trustee:
           Agreement to lease, 16-723
                                                         Existing liens not affected in absence of
           Rule that leaseholds pass to assignee
                                                            special provisions, 16-705
                                                         Liens existing at commencement of pro-
             or trustee, 16-723
  Leave of court:
                                                            ceeding, 16-705
                                                         Liens not obtainable pending insolvency
       Assignee purchasing bankrupt's property,
                                                           or bankruptcy proceedings, 16-705
        16-750
                                                         Pending insolvency or bankruptcy pro-
       Leave of court to sue, 16-703
       Sale of property, 16-748
                                                            ceedings, 16-705
  Legacies and devises:
                                                     Life insurance, see LIFE INSURANCE.
                                                     Limitation of actions, 19-187
       Application of legacy to satisfaction of
         debt, 18–782
                                                         Assignee or trustee, 16-755
                                                         Claims barred by statute of limitations.
       Bankrupt as legatee or devisee, 18-735
                                                                16-684
  Liability to creditors of corporation, 21-893
                                                              Admissions, 16-685
  Libel and slander, 18-955
  License passes to assignee, 16-723
Liens (see infra, Priorities):
                                                              Generally, 16-684
                                                              Proof after revival, 16-685
                                                              Statute of limitations suspended by
       Assignee in bankruptcy, 19-37
       Discharge, 16-774
                                                               bankruptcy proceedings, 16-685
           Attachment llens, 16-775
                                                              What statute of limitations governs,
           General rule, 16-774, 775
                                                                i 6-685
                                                         Concealment of property by bankrupt, 19-
           Judgment liens not released, 16-775
           Mechanics' llens, 16-775
           Mortgage liens, 16-775
                                                         New promise and acknowledgment, 19-
           Vendor's liens, 16-775
                                                         Offenses against insolvency and bank-
      Owner's bankruptcy does not determine
                                                           ruptcy laws, 16-806
        lien, 19-34
                                                         Postponement of running of statute, 19-
       Waiver of lien or security, 16-679
  Liens on debtor's property, 16-705
                                                           218
      After commencement of proceedings, 16-
                                                         Rights of creditors, 19-187
                                                     Limited partnership, see Limited Partner-
      Existing liens dissolved by proceeding,
                                                     Liquidated claims, 16-685
             16-705
                                                     Lis pendens, see Notice of Pendency and
           Act of 1841, 16-708
Act of 1867, 16-707
                                                       LIS PENDENS.
           Attachment, 16-706, 707
                                                     Lunatics, 16-658
           Attachment of exempt property, 16-
                                                     Maintenance, 21-1060
                                                     Malicious prosecution, 19-651
                                                     Mandamus, see MANDAMUS.
           Bankruptcy proceedings operate ex
                                                     Married women, 16-657
             proprio vigore, 16-709
```

INSOLVENCY AND BANKRUPTCY, con.

```
INSOLVENCY AND BANKRUPTCY, con.
  Marshaling assets, see Marshaling Assets.
  Master and servant, 20-45
      Priority of wages, 16-695, 696
      Termination, 20-45
      Wages and services, 16-696
  Mechanics' liens:
      Bankruptcy or insolvency of owner, 20-
        505
      Discharge, 16-775
  Meetings:
      Composition meetings, see infra, Compo-
        sitions.
      Meeting of creditors, see infra, Elec-
        tion of assignee by creditors.
  Mortgages:
      Discharge, 16-775
      Tacking, 20-1052
  Mutual debts, 21-248
  Mutual insurance, see MUTUAL INSURANCE.
  National banks, see NATIONAL BANKS.
  Necessaries:
      Discharge, 16-770
  New promise to pay debt released, see infra,
    Discharge.
  Nonresidents (see infra, Private international
        law):
      Appointment, 16-718
      Constitutionality of state laws in respect
        to nonresidents, 16-640
 Notary public, 21-563
  Notice of appointment of assignee, 16-718
 Notice of pendency and lis pendens, see No-
tice of Pendency and Lis Pendens.
  Objections, 16-652
  Offenses against insolvency and bankruptcy
        laws, 16-806
      Constitutionality of penal provisions, 16-
      Creation of offense, 16-806
      Jurisdiction, 16-806
      Limitations, 16-806
  Officers and agents of private corporations, see
    OFFICERS AND AGENTS OF PRIVATE CORPO-
    RATIONS.
  Operation and effect of insolvency and bank-
        ruptcy proceedings, 16-641, 697
      Actions against debtor, see infra, Ac-
        tions against debtor.
      Actions by debtor, see infra, Actions by
        debtor.
      Agency, see infra, Agency.
      Control of property, see infra, Control
        of property.
      Effect of bankruptcy law on state insolv-
        ency law, see infra, State insolvency
        laws.
      Exemption of debtor from arrest on civil
        process, 16-697
      Liens on debtor's property, see infra,
        LIENS ON DEBTOR'S PROPERTY.
```

Matters occurring after approval of law

Agreements to withdraw opposition, 16-

Partnership, see PARTNERSHIP.

Repeal of statutes, 16-644

Opposition to discharge, 16-794

Rules of construction, 16-641

Territorial operation, 16-643

Affairs of bankrupt, 16-795

641

hut before it goes into operation, 16-

```
Opposition to discharge, cont'd.
    Collateral attack, see in [ra. Setting aside or impeaching discharge.
    Concealment of or false statements as to
           assets and liabilities, 16-797
         England, 16-797
         Fraudulent intent, 16-798
         State insolvency laws, 16-798
         United States, 16-797
    Conduct of bankrupt, 16-795
    Continuing trade after knowledge of in-
      solvency, 16-796
    Contracting debts without reasonable ex-
       pectation of ability to pay, 16-796
    Creditors, 16-794
    Direct attack, sec infra, Setting aside or
      impeaching discharge.
    Evidence, 16-795
Existence of debts not affected by dis-
      charge, 16-802
    Extravagance in living, 16-795
    Failure to keep, concealment, or de-
struction of hooks of account, 16-
           799
         Destruction or concealment of books.
           16-800
         Failure to keep books of account,
           16-799
         Intent of debtor, 16-801
         Rule limited to merchants or trad-
           ers, 16-801
         Time of acts or omissions, 16-800
         What are proper books, 16-800
    Fraud, 16-797
    Fraud as ground for refusing discharge.
       16-797
    Fraud under state insolvency laws, 16-
    Grounds for refusing discharge, 16-795
    Influencing creditors, 16-801
    Invalidity of agreements to withdraw
      opposition, 16-795
    Irregularities not ground for refusing
       discharge, 16-796
    Jurisdiction, 16-796
    Offenses against statute, 16-796
    Persons interested, 16-794
    Preferences, 16-798
         Contemplation of insolvency, 16-799
         General rule, 16-798
         Insolvency, 16-799
         Intent of debtor, 16-799
         Knowledge of creditor, 16-799
        Right to discharge forfeited, 15-798
    Previous bankruptcy or insolvency, 16-
    Proof of claims held unnecessary, 16-795
    Reckless trading, 16-795
    Refusal to submit to examination, 16-
    Setting aside or impeaching discharge,
      see infra, Setting aside or impeaching
      discharge.
    Statutory grounds only available, 16-796
    Vexatious litigation, 16-796
    Want of jurisdiction, 16-796
    Who may oppose, 16-794
Partnership, see PARTNERSHIP.
Patents:
    Patent rights pass to assignee, 16-724
Payment, 22-566
```

INSOLVENCY AND BANKRUPTCY, con. Payment, cont'd. Evidence of insolvency of debtor, 22-Insolvency of debtor rebutting presumption due, 22-602 Note given in payment, 22-566 Payment or tender to petitioning creditor, 16-652 Payment of dividends, see infra, Compositions. Pending actions (see infro, Intervention and substitution in pending actions), 16-702, 703, 704 Effect of discharge, 16-771 Pending proceedings: Property acquired pending bankruptcy proceedings, 16-699 Persons privileged from arrest, 16-660 Petition (see *infra*, Adjudication): Involuntary proceedings, see infra, Involuntary proceedings. Voluntary proceedings, see infra, Voluntary proceedings. Pledge and collateral security, see PLEDGE AND COLLATERAL SECURITY. Power of appointment: Pass to assignee, 16-724 Power of attorney: Election of assignee, 16-714 Powers: Bankruptcy of donee, 22-1132, 1146
Preference of creditors (see Composition WITH CREDITORS; and see infra, Priorities), 11-186; 16-661 Act of bankruptcy, 16-661 Acts done under previous agreement, 16-664 Agreement contemplating immediate transfer, 16-664 Assignee or trustee in hankruptcy, 16-Illustrations, 16-734, 735 Recovery hy trustee, 16-734 Attachment, 16-662 Belief of creditor, 16-735 Circumstances of dehtor, 16-667 Collateral attack on discharge, 16-805 Composition with creditors. 16-764 Confession of judgment. 16-662, 666 Contemplation of hankruptcy, 16-668 Creditor defined, 16-735 Creditor's knowledge or belief as to debtor's insolvency and intent to prefer, 16-735 Discharge, see infra, Opposition to dis-Distinctions between preferences and fraudulent conveyances, 16-747 Doctrine of pressure, 16-665 Election of assignee, 16-714 Evidence, 16-736 Evidence of intent to prefer, 16-669 Exchange of values, 16-665 Execution, 16-662 Fiduciary debts, 16-663 Future preferences, 14--574 Giving security to creditors, 16-663, 664 Intent inferred from fact of preference, 16-669 Intent of debtor, 16-669, 735

Intent to create preferences, 16-668

Preference of creditors, cont'd. Knowledge by dehtor of his condition, 16-668 Knowledge of agent imputed to principal, 16-736 Knowledge of creditor, 16-669, 735 Liability of agent, 16-736 Mortgage or sale to pay attorney's fees and other expenses, 16-666 Necessity of insolvency or bankruptcy proceedings within limited time, 16-Opposition to discharge, see infra, Opposition to discharge. Paying cash on purchase, 16-666 Payment of money to creditor, 16-662 Preference by procuring levy of attachment or execution, 16-662 Preferred claims, 16-690 Pressure, 16-665 Previous agreement, 16-664 Proof of preferred claims, 16-690 Reasonable cause to believe that a debtor is insolvent, 16-736 Sale, etc., not in usual course of business, 16-669 Securities for loans, advances, etc., 16-666 Securities, substitution of, 16-665 Security for past debts coupled with further advances, 16-666 Security to creditors, 16-663, 664 Setting aside fraudulent or preferential transfers, 16-746 Setting aside or impeaching discharge, 16-805 Solvent debtor, 16-668 State insolvency laws, 16-734 Stock and produce exchanges, see STOCK AND PRODUCE EXCHANGES. Substitution of securities, 16-665 Surrender of preferences, 16-690 Time as affecting consequences of act, 16-667 Time limitation in the statutes, 16-734 Transfer of property to creditor, 16-663 Validity of prohibition against preferences, 16-736 Void and voidable, 16-734 What constitutes exchange, 16-665 What constitutes preference, 16-662 Pressure, 16-665 Presumptions, 22-1239 Priorities (see infro, Preference of creditors), 16-692 Attorney's fees, 16-695 Claims given priority by state laws, 16-697 Compositions, 16-763 Costs and expenses, 16-695 Costs of attachment, 16-695 Debts due government, 16-693 Dehts due state, 16-694 Debts due United States, 16-694 Different classes of creditors, 16-693 General rule, 16-692 Landlord's lien, 16-693 Lien debts, 16-692 Liens, 16-711 Principle of equality, 16-692 Salaries, 16-695

Inscivency and Bankruptcy.

INSOLVENCY AND BANKRUPTCY, con.

```
INSOLVENCY AND BANKRUPTCY, con.
INSOLVENCY AND BANKRUPTCY, con.
  Priorities, cont'd.
      Taxes, 16-693, 695
      Trust property mingled with individual
        property, 16-693
      Trusts, 16-693
  Wages, 16-695
Prisons and prisoners, 16-660
  Private international law:
      Extraterritorial effect of discharge, 16-
          Abandonment of extraterritorial im-
            munity, 16-787
          Contracts made in other states, 16-
            786
          Debts to nonresidents contracted at
            creditors' domicil, 16-783
          Debts to nonresidents contracted in
            state where discharge was granted,
             16-785
          Discharge available as defense in
            any jurisdiction, 16-786
          Discharge under state insolvency
            laws, 16-784
          Effect of domestic discharge on for-
             eign creditors, 16-784
           General rule, 16-783
          Judgment recovered by nonresident
            creditor, 16-786
           Nonresidence of creditors, 16-784
      Foreign insolvency or bankruptcy pro-
        ceedings, 16-680
      Locality as affecting jurisdiction, 16-
        645
      Married women, 16-658
      Property in other countries or states, see
        infra, Property in other countries or
      Proving claim in foreign proceedings,
        16-68n
       Territorial operation, 16-643
      Waiver of extraterritorial immunity, 16-
       What statute of limitations governs, 16-
        685
  Privileged from arrest, 16-41, 660, 697
      Effect of discharge, 16-787
           Civil actions, 16-788, 789
           Discharge granted in another state,
             16-788
           Existing imprisonment, 16-788
           General rule, 16-787
           Illustrations, 16-788, 789
           Nature of debts or liabilities, 16-
             788
      Exemption of bankrupt from arrest on
             civil process, 16-697
           Arrest before commencement of
             bankruptcy proceedings, 16-698
           Debts not released by discharge, 16-
           Provisions of the law, 16-697
           Remedy of debtor who is arrested,
             16-698
   Proceedings, see infra, Operation and effect
    of insolvency and bankruptcy proceedings.
   Proceedings in rem and in personam, 16-655
   Process, 23-160
   Prohibition, 23-225
   Proof and allowance of debts and claims,
         16-673
```

Allowance of claims, 16-678

```
Proof and allowance of debts and claims,
      cont'd.
    Amount allowable, 16-674
         Assigned claims, 16-675
         Debts payable in futuro, 16-675
         Interest, 16-675
        Only amount equitably due, 16-674
Part payment by one secondarily
           liable, 16-675
         Part payment by principal debtor,
           16-675
         Secured claims, 16-676
         Secured creditor failing to disclose
           security, 16-677
         Set-off, 16-676
         Waiver of security, 16-677
         Whole amount provable, 16-674
    Assignee of claims, 16-674
    Before whom provable, 16-673
    By whom provable, 16-673
    Contest of claims, 16-679
    Discharge not granted, 16-680
    Effect of proving claims, 16-679
    Extension of time of filing, 16-678
    Foreign insolvency or bankruptcy pro-
      ceeding, 16-680
    Necessity of proof in general, 16-673
    Right of creditor to sue, 16-679
    Secured claims, 16-676
         Allowance of secured claim, 16-
           676
         Creditor required to exhaust secu-
           rity, 16-677
         Debt secured on property belonging
           to third person, 16-677
         Guaranty of third person, 16-678
         Proving for balance after deducting
           value of security, 16-676
         Proving secured claims, 16-676
         Secured creditor acting in good faith
           in ignorance of rights, 16-678
         Secured creditor failing to disclose
         security, 16-677
Waiver of security, 16-677
     Security waived, 16-679
Time of filing claims, 16-678
     Waiver of lien or security, 16-676
     What debts and claims are provable, see
       infra, What debts and claims are prov-
       able.
Proper books, 16-800
Property (see infra, Control of property):
     What passes to assignee or trustee, see
       infra, What passes to assignee or trus-
       teé.
 Property acquired after commencement of
   proceedings, 16-738
 Property acquired pending bankruptcy pro-
   ceedings, 16-699
 Property in other countries or states, 16-
       737
     Only local assets affected by state insolv-
       ency laws, 16-737
     Personal estate, 16-737
     Real property, 16-737
     Rights of assignee or trustee, 16-737
     Rule in England, 16-737
     Rule in the United States, 16-737
     Title of foreign trustee not recognized in
       United States, 16-737
 Property transferred by debtor, 16-731
                        Volume XXXI.
```

```
INSOLVENCY AND BANKRUPTCY, con.
                                                   INSOLVENCY AND BANKRUPTCY, con.
  Property transferred by debtor, cont'd.
                                                      Sales (see FRAUGULENT SALES AND CONVEY-
      Assignments for benefit of creditors, see
                                                            ANCES; and see infra, Preference of
         infra, Assignments for benefit of cred-
                                                            creditors):
         itors.
                                                          Insolvency coupled with intent not to
                                                            pay, 24-1101
      Before bankruptcy proceedings are com-
                                                          Mere insolvency of buyer not sufficient
         menced, 16-731
      Fraudulent conveyance, see Fraudulent
                                                            grounds for rescission, 24-1101
         SALES AND CONVEYANCES.
                                                      Schedule, see infra, Inventory and schedule.
                                                      Secured claims (see infra. What debts and
       General rule, 16-731
       Preferences, see infra, Preference of
                                                            claims are provable), 16-676
                                                          Allowance of secured claims, 16-676
         creditors.
  Purchaser, see infra, Sale of property by as-
                                                          Compositions, 16-762
                                                          Creditor required to exhaust security, 16-
    signee.
  Railroads, 16-650
                                                            677
  Reasonable expectation, 23-946
                                                          Debt secured on property belonging to
  Receivers (see Receivers), 16-699
                                                            third person, 16-677
                                                          Election of assignee, 16-714
  Receivers of railroads, see RECEIVERS OF RAIL-
                                                          Guaranty of third person, 16-678
  Recording acts, 16-758
                                                          Proving for balance after deducting value
  Reinsurance, see REINSURANCE.
                                                            of security, 16-676
                                                          Proving secured claims, 16-676
  Release, see infra, Discharge.
                                                          Secured creditor acting in good faith in
  Remainders, reversions, and executory inter-
                                                            ignorance of rights, 16-678
       Contingent remainders, 24-406
                                                          Secured creditor failing to disclose se-
  Removal, see infra, Assignee or trustee.
                                                            curity, 16-677
  Removal of property, 16-671
                                                          Waiver of security, 16-677
  Rent, 16-684
                                                          What debts and claims are provable, see
       Rents accruing after discharge, 16-777
                                                            infra, What debts and claims are prov-
  Repeal of statutes, 16-644
  Replevin, 24-505
                                                      Security (see infra, Preference of creditors):
                                                          Deduction of value of security or amount
  Reputation, 16-653
  Resale, 16-751
                                                          realized therefrom, 16-688
Proof affected only by security on prop-
  Res gestæ:
       Declaration of bankrupt upon leaving
                                                            erty of debtor, 16-689
                                                          Relying exclusively on security, 16-689
         home, 24-674
                                                          Surrender of security, 16-688
Waiver of lien or security, 16-679
  Residents, see infra, Nonresidents.
  Restraints on alienation, 24-873, 874
  Reversion, 24-420
                                                      Seizure of goods as act of insolvency, 16-671
                                                      Separate property of married women, 16-722
Separation (husband and wife), 25-474
  Salary, 16-739
       Priority, 16-695
  Sale of property by assignee, 16-747
                                                      Set-off, recoupment, and counterclaim, see
                                                        SET-OFF, RECOUPMENT, AND COUNTERCLAIM.
       Assignee not permitted to purchase, 16-
                                                      Setting aside composition, see infra, Com-
         750
                                                        positions.
       Auction, 16-749
                                                      Setting aside or impeaching discharge, 16-
       Authority to sell, 16-747
           Approval of court, 16-748
                                                            802
                                                          Collateral attack, 16-804
           Confirmation, 16-748
           General rule, 16-747
                                                              Fraud, 16-805
                                                               Grounds of attack, 16-805
           Leave of court, 16-748
                                                              Irregularities in proceedings, 16-805
Liability to collateral attack, 16-804
           State insolvency laws, 16-748
       Bankrupt purchasing, 16-750
                                                              Noncompliance with statute, 16-805
       Cash, 16-749
       Credit, 16-749
                                                               Preferences, 16-805
                                                              Rule under national bankruptcy law,
       Fraudulent conveyances, 16-749
                                                                16-804
      Incumbrances, 16-750
                                                              Rule under state insolvency laws, 16-
       Irregularities affecting title, 16-751
      Leave obtained by assignee to purchase,
                                                                805
                                                               Void discharge, 16-804
         16-750
      Manner and terms of sale, 16-749
                                                              Want of jurisdiction, 16-804
                                                          Direct attack, 16-802
       Perishable property, 16-749
                                                              Authority to set aside or annul dis-
      Private sale, 16-749
                                                                charge, 16-802
       Property subject to sale, 16-749
                                                              Grounds of relief, 16-803
      Purchaser acquires no better title than
                                                              Jurisdiction, 16-803
         bankrupt had, 16-751
                                                              Statutory remedy exclusive, 16-803
      Resale, 16-751
                                                              Time of application, 16-804
      Rights of purchaser, 16-751
                                                              Who may make application, 16-803
      Sale free from incumbrances, 16-750
                                                      Sheriffs and constables, see Sheriffs and
      Sale in parcels or en masse, 16-749
                                                        CONSTABLES.
      Setting aside sale, 16-751
                                                      Sheriff's sales, see Sheriffs' Sales.
      Title of purchaser, 16-751
                                                     Ships and shipping, see SHIPS AND SHIPPING.
      Who may purchase, 16-750
                                               1117
                                                                             Volume XXXI.
```

```
INSOLVENCY AND BANKRUPTCY, con.
INSOLVENCY AND BANKRUPTCY, con.
  Specific performance, see Specific Perform-
                                                      Title of assignee or trustee, cont'd.
                                                           Title of foreign trustee not recognized
    ANCE.
                                                             in United States, 16-737
  Spoliation claims, 16-727
                                                           What passes to assignee or trustee, see
  State:
                                                             infra, What passes to assignee or trus-
      Claims against state, 16-727
      Debts due state not barred by discharge,
                                                             tee.
                                                           When title vests, 16-741
         16-779
                                                      Torts:
      Priority of state, 16-694
                                                           Claims arising out of torts, 16-686
  State insolvency laws:
      Absolutely due, 16-686
                                                          Effect of discharge upon liability arising
      Collateral attack, 16-805
                                                             out of torts, 16-783
                                                          Personal torts not assets, 16-725
      Compositions, 16-760
      Constitutionality, see infro, Constitu-
                                                      Trademarks, trade names, and unfair compe-
                                                            tition, 28-404
        tionality of insolvency and bankruptcy
                                                          Pass to assignee, 16-724
        laws.
      Contingent claims, 16-686
                                                      Traders, 16-655, 656
Transfer, see infra, Property transferred by
      Effect of bankruptcy law on state in-
                                                      debtor; Sale of property by assignee.

Trial, see infra, Hearing and determination.
             solvency law, 16-642
          Pending proceedings under state laws, 16-643
                                                      Trover and conversion, see TROVER AND CON-
           Power of state to enact insolvency
                                                        VERSION.
                                                      Trust deeds and power of sale mortgages, see Trust Deeds and Power of Sale
             law, 16-642
          Suspension of state statutes, 16-
             642
                                                        MORTGAGES.
      Exemption, 16-739
                                                      Trusts and equitable interests, see infra,
      Extraterritorial effect of discharge, see infra, Private international law.
                                                        Trusts and trustees.
                                                      Trusts and trustees (see infra, Assignee or
      Only local assets affected by state insolv-
                                                            trustee; Fiduciary debts; Priorities),
        ency laws, 16-737
                                                             16-728
      Opposition to discharge, see infra, Oppo-
                                                          Assignee not entitled to trust property,
        sition to discharge.
                                                            16-728
      Preferences, 16-735
                                                          Banker, 16-730
      Priority, 16-697
Removal of assignee or trustee, 16-720
                                                          Bankrupts and insolvents as trustees, 28-
                                                            957
      Sale of property by assignee, 16-748
                                                          Equities and rights of redemption, 16-
 Statutes (see infro, Operation and effect of
                                                            730
        insolvency and bankruptcy proceed-
                                                          Factor or commission merchant, 16-729
        ings):
                                                          Illustrations, 16-730
      Repeal of statutes, 16-644
                                                          Insolvency of trustee, 28-942
                                                          Money held in trust, 16-729
Property held in trust by debtor, 16-
 Stay of proceedings, 16-704
 Stock and produce exchanges, see STOCK AND
    PRODUCE EXCHANGES.
                                                             728, 730
                                                          Removal of trustee, 28-980
 Stock and stockholders:
      Effect of discharge on stockholder's lia-
                                                          Right of cestui que trust, to lien on gen-
                                                             eral estate, 16-729
        bility, 16-776
      Shares pass to assignee, 16-726
                                                           Rules to trust funds, 16-729
                                                          Trustee's duty, 28-1050
 Stock brokers, see STOCK BROKERS.
 Stoppage in transitu, see Stoppage in
                                                      Undivided interest, 16-731

Partnership, see Partnership.
    TRANSITU.
                                                          Undivided interest in real estate, 16-731
 Suffer preference, 27-364
                                                      United States, see United States.
  Suits, see infra, Actions.
                                                      United States commissioners, 29-194
 Support and maintenance:
      Effect of discharge on liability to sup-
                                                      United States courts (see infra, Jurisdic-
                                                            tion):
        port children, 16-771
                                                          Actions by and against trustees, 29-230
  Suretyship, see Suretyship.
                                                      Unliquidated claims, 16-685
 Surplus remaining after termination of pro-
    ceeding, 16-699
                                                          Compositions, 16-763
  Surrender, 27-550
                                                      Usury:
                                                          Assignees, 29-533
  Surrogate and probate courts, 16-807
                                                          Tender of principal, 29-532
 Taxation:
                                                          Usurious interest paid by bankrupt, 16-
      Discharge, 16-778
                                                      725
Vendor's lien:
      Priority of taxes, 16-695
 Tender, see infra, Payment.
                                                          Discharge, 16-775
 Territorial operation, 16-643
                                                      Voluntary proceedings, 16-646
 Time of filing claims, 16-678
                                                          Authority of debtor to make application,
 Title, see infra, Sale of property by assignee.
                                                             16-646
 Title of assignee or trustee, 16-740
                                                          Circumstances affecting right of debtor
      Equities against debtor, 16-740
                                                                 to institute proceedings, 16-646
      How title divested, 16-741
                                                               Amount of indebtedness, 16-647
      Quantity of title, 16-740
                                                               Character of debtor, 16-647
      Relation of trustee's title, 16-741
```

```
INSOLVENCY AND BANKRUPTCY, con.
                                                     INSOLVENCY AND BANKRUPTCY, con.
  Voluntary proceedings, cont'd.
                                                        What debts and claims are provable, cont'd.
      Circumstances affecting right of debtor
                                                            Secured claims, cont'd.
             to institute proceedings, cont'd.
                                                                 Proof affected only by security on
           Character of debts, 16-647
                                                                   property of debtor, 16-689
           Condition of debtor, 16-647
                                                                 Relying exclusively on security, 16-
           Corporations, 16-647
                                                                   689
           Fiduciary debts, 16-647
                                                                 Surrender of security, 16-688
           Kind of debts, 16-647
                                                            Several debts, 16-687
           Partnership, 16-647
                                                            State insolvency laws, 16-686
           Pendency of involuntary proceed-
ings, 16-646
                                                            Statute of limitations, 16-684
                                                            Sureties, 16-682
       Who may apply for adjudication, 16-
                                                            Torts, 16-686
                                                            Unliquidated claims, 16-685
         646
         see infra, Election of assignee by
                                                        What passes to assignee or trustee, 16-721
                                                            Allowances, 16-739
All property of bankrupt or insolvent
    creditors.
   Wage earners and farmers, 16-660
   Wages:
                                                               passes to assignee, 16-721
                                                            All property subject to execution against
       Priority, 16-695
  What debts and claims are provable, 16-680
                                                               debtor, 16-741
       "Absolutely due," 16-686
                                                            Choses in action, see infra, Choses in
       Adequate consideration, 16-681
                                                               action.
                                                             Conditional interest, 16-727
       Alimony, 16-683
       All debts provable in general, 16-680
                                                             Contingent interest, 16-727
       Antenuptial debts of wife, 16-683
Assigned claims, 16-690
                                                            Curtesy, estates by, 16-723
Defeasible interest, 16-727
                                                            Equitable interest, see infra, Trusts and
       Claims accruing after commencement of
       proceedings, 16-683
Claims barred by statute of limitations,
                                                               trustees.
                                                            Exemptions, 16-739
Franchises, 16-723
         т6-684
       Consideration, 16-681
                                                            General rule, 16-721
       Contingent claims, 16-685
                                                             Good will, 16-723
                                                            Infant children of bankrupt, 16-723
       Costs and expenses, 16-691
            Attachment, 16-691
                                                             Interest accruing under will, 16-723
            Compensation for services rendered
                                                            Leases, 16-723
                                                            Licenses, 16-723
Patent rights, 16-724
              for benefit of estate, 16-692
            Execution, 16-691
            Rule in England, 16-691
                                                             Powers of appointment, 16-724
            Rule in United States, 16-691
                                                             Property acquired after commencement
                                                               of proceedings, 16-738
            Successful defendant, 16-691
                                                             Property in other countries or states,
            Successful plaintiff, 16-691
                                                               see infra, Property in other countries
       Costs of judgment, 16-690
       Debts payable in future, 16-682
                                                               or states.
       Election between tort and contract, 16-
                                                             Property of bankrupt's minor children,
                                                               16-723
                                                            Property of bankrupt's wife, 16-722
Property transferred by debtor, see infra, Property transferred by debtor.
       Equitable demands, 16-680
       Fiduciary debts, 16-680
       Fraud, 16-681
                                                             Provision for wife out of her own prop-
       Future payments, 16-682
       General rule, 16-680
Husband indebted to wife, 16-682
                                                               erty, 16-722
                                                             Separate property of married women, 16-
       Illegality, 16-681
                                                               722
       Indorsers, 16-682
                                                             Trademark, 16-724
                                                             Trade name, 16-724
        Infant's debts, 16-682
       Insurance policies, 16-680
                                                             Trusts, see infra, Trusts and trustees.
                                                             Undivided interest, see infra, Undivided
       Interest on judgment, 16-690
                                                               interest.
       Joint and several debts, 16-687
                                                             Wife's property, 16-722
       Judgment, 16-690
       Judgment rendered after commencement
                                                        Who may be adjudged bankrupts or insolv-
                                                             ents, 16-655
Aliens, 16-657
          of bankruptcy proceeding, 16-690
       Limitation of actions, 16-684
       Liquidated claims, 16-685
                                                             Amount of indebtedness, 16-657
                                                             Character of debtor, 16-657
       Partners, 16-687
                                                             Condition of debtor, 16-657
       Periodical payments, 16-684
                                                             Convicts, 16-660
       Preferred claims, 16-690
       Rent, 16-684
                                                             Corporations, 16-659
                                                             Executors carrying on testator's busi-
       Revival, 16-685
       Secured claims, 16-688

Deduction of value of security or
                                                               ness, 16-660
                                                             Farmers, 16-660
Former English bankruptcy laws ap-
              amount realized therefrom, 16-688
                                                               plicable only to traders, 16-655
            Leave of bankruptcy court to fore-
              close mortgage, 16-688
                                                             Indians, 16-660
```

INSPECTION AND PHYSICAL EXAM-

Self-crimination, 30-1160

INATION, cont'd. Constitutional law:

INSOLVENCY AND BANKRUPTCY, con. Who may be adjudged bankrupts or insolvents, cont'd. Infants, 16-657 Lunatics, 16-658 Married women, 16-657 Partnerships, 16-659 Persons privileged from arrest, 16-660 Railroads, 16-659 Traders, 16-655 Wage earners and farmers, 16-660 Who are traders, 16-655, 656 Wills, 30-807 Bankrupt as legatee or devisee, 18-735 Witnesses, see WITNESSES. INSPECT, 16-808 INSPECTION, 16-808 See Interstate Commerce; Mandamus; PRODUCTION OF DOCUMENTS. Boiler, 4-614 Fellow servants, see Fellow Servants. Inns and innkeepers, 16-516 Inspection laws, 16-808 Inspection of books, see Mandamus; Pro-DUCTION OF DOCUMENTS; STOCK AND STOCK-HOLDERS. Inspection of documents, see Production of DOCUMENTS. Inspection of premises (see VIEW): Light and air, 19-126 Machinery and appliances, see Master and SERVANT. Mandamus, see Mandamus. Master and servant, see Master and Serv-ANT. Mines and mining claims, see MINES AND MINING CLAIMS. Municipal records, see MUNICIPAL RECORDS. President of corporation, see STOCK AND STOCKHOLDERS. Records, see Municipal Records; Record-ING ACTS; RECORDS. Sales, see SALES. Stockholders, see STOCK AND STOCKHOLDERS. Taxation: Imports and exports, 27-589 Tender: Opportunity to inspect, 28-30 Vessels, see Ships and Shipping. Warchouses and warehousemen, see WARE-HOUSES AND WAREHOUSEMEN. Warranty, see WARRANTY. Weights and measures, see Weights and MEASURES. INSPECTION AND PHYSICAL EXAM-INATION, 16-810 See Experiments in Evidence; View. Accident insurance, 1-324 Dissecting body, 1-324 Examination of body, 1-324 Determination of age by inspection, 16-Application for order of examination, see infra, Personal injuries. Bastardy, 16-819 Common law, 16-810 Campulsary examination, see infra, Personal injuries. Compulsory examination at common law, 16-

```
Criminal prosecutions, 16-818
    Bastardy, 16-819
    Determination of age by inspection, 16-
      818
    Examination and inspection of defend-
      ant's person, 16-818
    Footprints, 16-818
    Inspection of infant in filiation cases,
      16-819
    Person of witness, 16-818
De ventre inspiciendo, see DE VENTRE IN-
  SPICIENDO.
Discretion of court, 16-813
Divorce, 16-819
    Expenses of examination, 16-820
    How examination conducted, 16-819
    Impotency, 16-819
    Methods of enforcing order, 16-820
    Power of court to order inspection and
      examination, 16-819
Exhibition of injuries to jury, 16-817
    Compulsory exhibition, 16-817
Voluntary exhibition, 16-817 Footprints, 16-818
Jury, see infra, Exhibition of injuries to jury.
Pain, 16-816
Personal injuries, 16-811
    Application for order for examination,
      16-814
    Discretion of court as to making order
      for examination, 16-813
    Effect of refusal to obey order for exam-
      ination, 16-816
    Examination must be indispensable, 16-
      814
    Examiners, 16-815
    Exhibition of injuries to jury, see infra,
      Exhibition of injuries to jury.
    Expenses of examination, 16-816
    Good faith of application, 16-814
    Infliction of pain, 16-816
    Interrogating plaintiff as to condition,
      16-816
    Necessity, 16-814
    Number of physicians, 16-815
    Pain, 16-816
    Physicians, 16-815
    Place of examination, 16-816
    Qualification of physicians, 16-815
    Refusal to obey order for examination,
      16-816
    Selection of physicians, 16-815
Statutory authorization to compel sub-
      mission to examination, 16-813
    Time of making application, 16-814
    Unwillingness to submit to examination,
      16-815
    What must be shown to entitle party to
      order, 16-814
    When not authorized by statute, 16-
          811
         View that courts may compel sub-
          mission to examination, 16-812
        View that no power exists
          compel submission to examination,
          16-811
Physicians, 16-815
    Number of physicians, 16-815
```

Towards, 28-275

31 C. of L .-- 71

```
INSPECTION AND PHYSICAL EXAM-
                                                INSURABLE INTEREST (see BENEFICI-
    INATION, cont'd.
                                                     ARIES IN INSURANCE; FIRE INSURANCE; IN-
                                                     SURANCE; LIFE INSURANCE; MARINE INSUR-
  Physicians, cont'd.
      Qualifications of physicians, 16-815
                                                     ANCE):
      Selection of physician, 16-815
                                                   Carriers of goods, 5-421
  Rape, 23-881
                                                   Fires, see FIRES.
  Self-crimination, 30-1160
                                                  Reinsurance, see REINSURANCE.
INSPECTOR, see Public Officers.
                                                INSURANCE, 16-830
INSPICIENDO, see DE VENTRE INSPICIENDO.
INSTALMENT, 16-821
See Bills of Exchange and Promissory
                                                   See Fidelity and Guaranty Insurance;
                                                     HABITUAL DRUNKARDS; INDEMNITY CON-
                                                     TRACTS.
    Notes; Conditional Sales.
                                                   Abandonment and total loss, see ABANDON-
                                                     MENT AND TOTAL LOSS.
INSTALMENT PLAN, see Hawkers and
  PEODLERS.
                                                   Acceptance, see infra, Delivery and accept-
INSTANCE, 16-821
                                                     ance.
INSTANT - INSTANTLY, 16-821
                                                   Accident insurance, see Accident Insurance;
INSTANTANEOUS, 16-821
                                                     LIFE INSURANCE.
INSTANTER, 16-822
                                                   Accounts:
INSTEAD OF, 16-822
                                                       Books of account as evidence, 16-964
INSTIGATE, 16-822
INSTITUTE, 16-822
                                                   Action, see infra, Limiting period for action
                                                     on loss.
                                                   Adjusters:
  See Hospitals and Asylums.
  Malicious prosecution, see Malicious Prosu-
                                                       Authority, 16-916
                                                       Waiver and estoppel, 16-947
    CUTION.
INSTITUTION, 16-822
                                                   Admissions, 16-968
                                                       Admissions of assured after issuance, I-
  Corporations, 16-823
  Exemption from taxation, 16-823
                                                         689
INSTRUCTIONS, 16-824
                                                   Agency, see Insurance Agents.
                                                   Agreement, 16-849
   See Grand Juries.
   Charge to the jury, 5-890
                                                       Acceptance by insurer, 16-850
                                                       Acceptance of proposal, 16-850
  Confessions:
       Instructions on weight of confession, 6-
                                                       Application by insured, 16-850
                                                       Approval at home office, 16-851
         579
  Directing the verdict, see QUESTIONS OF LAW
                                                       Assent of parties, 16-850
                                                       General agreement, 16-850
    AND FACT.
                                                       Mode of agreement, 16-850
  General charge, 14-1001
                                                       Tender of policy by insurer and accept-
  Interest:
                                                         ance by insured, 16-851
       When jury may be instructed to give in-
        terest, 16-1100
                                                       Terms must be fixed, 16-849
                                                   Alcoholism, intemperance, and narcotics, see
  Judge, 17-721
  Questions of law and fact, see QUESTIONS OF
                                                     ALCOHOLISM, INTEMPERANCE, AND NAR-
                                                     COTICS (IN INSURANCE).
    LAW AND FACT.
                                                   Aleatory contract, 16-839
  Reasonable doubt, see REASONABLE DOUBT.
  Records, 24-165
                                                   Alteration of contract, 16-868
                                                   Alteration of instruments, see Alteration of
  Verdict, see DIRECTING VERDICT; VERDICT.
INSTRUMENT, 16-824
See Alteration of Instruments.
                                                     Instruments.
                                                   Amalgamation, 16-882
  Deed, 16-825
                                                       Definition, 16-882
                                                       Premiums paid subject to written protest,
  Escape, 16-827
  Exemptions from execution (see Exemptions
                                                       Right to amalgamate, 16-882
    FROM EXECUTION), 16-827
                                                   Amount of loss:
  Forgery, 16-824
                                                       Burden of proof, 16-959
  Gaming, 16-828
                                                       Evidence, 16-964
  Gaming houses, 14-709
                                                           Books of account, 16-964
  Instrument for payment of money only, 16-
                                                           Cost of property, 16-964
    827
  Judgments and decrees, 16-826
                                                           Cost to repair loss, 16-964
                                                           Effect of provision for arbitration,
  Letters, 16-825
                                                             16-964
  Mortgages, 16-826
                                                           General rule, 16-964
   Writing, 16–825
INSTRUMENTALITY, 16-828
                                                           Inventory, 16-965
                                                           Opinions as to value, 16-964
INSTRUMENT IN WRITING, 19-270
                                                           Overvaluation, 16-965
  See Interest; Writing; Written Instru-
                                                           Total or partial loss, 16-965
    MENT, ETC.
                                                   Application (see infra, Interpretation and
INSUFFICIENCY - INSUFFICIENT, 16-
                                                         construction; Representations; War-
                                                         ranties):
  Insufficient evidence, 16-828
                                                       Incorporation of application in policy, 16-
INSULT:
  Libel and slander, see LIBEL AND SLANDER.
                                                         925
                                                       Liability for premiums when policy does
INSULTING, 16-829
                                                         not conform to application, 16 952
  Insulting language, 16-829
```

1121

Approval of home office, 16-851

INSURANCE, cont'd. INSURANCE, cont'd. Burden of proof, cont'd. Arbitration and award: Negligence of insured, 16-958 Amount of loss, 16-965 Burden of proof, 16-959 Notice and proof of loss, 16-959 Payment as defense, 16-959 Submission to arbitration as a condition precedent to the right to sue: Payment of premiums, 16-959 Plaintiffs as beneficiaries, 16-955 Arbitration clause held collateral to agreement to pay, 2-582 Arbitration clause not waiver of Reference, 16-959 Reformation, 16-870 right to rebuild or repair, 2-582 Representations, 16-956 Decisions of architects, engineers, Suicide, 16-958 Time of bringing suit, 16-955 and others, 2-582 Title of plaintiff, 16-955 Denial of liability by company, 2-581 Waiver, 16-957 Express words or necessary implica-Warranties, 16-956 tion, 2-581 Business (see infra, Foreign companies):
Alien business, 16-888 Failure of arbitration through fault of company, 2-581 General rule, 2-574 Character of business in which insurance companies may engage, 16-892 Notice, 2-585 Total destruction of property, 2-581 No power to engage in banking business, Where stipulation held void or arbi-16-892 tration not deemed condition By-laws, 16-889 Cancellation of policy, 16-872 precedent to right of action, 2-577 Disregard of by-law not sufficient to show Arson: repeal, 16-889 Intent to defraud insurance company, 2-Limiting period for action on loss, 16-889 Assignments (see Beneficiaries (IN INSUR-Power to make by-laws, 16-889 Validity of by-laws, 16-889 ANCE); LIFE INSURANCE): Validity of part of by-laws, 16-889 Delivery of policy operating as assign-Cancellation of contract, 16-870 ment, 2-1058 Insurance policies, 2-1044
Life insurance, see LIFE INSURANCE. Agent employed by assured to procure insurance, 16-871 Agent's liability for wrongful or unau-What passes by assignment, 2-1084 thorized cancellation of policies, 16-Attorney and client: Lien of attorneys, 3-455 By-laws of mutual insurance company, Banks and banking: Power of company to engage in banking, 16-872 Cancellation by right reserved to insurer, 16-892 Beneficiaries in insurance, see Beneficiaries 16-872 (IN INSURANCE). Cancellation induced by fraud, 16-872 Benevolent or beneficial associations, see Conditional agreements, 16-872 BENEVOLENT OR BENEFICIAL ASSOCIATIONS. Conditions must be strictly complied with, 16-873 Bills of exchange and promissory notes: Courts of equity, 16-878 Payment by note, 16-859 Power to take and give notes, 16-892 Effect of cancellation, 16-876 Premium note, see infra, Premium note. Formal surrender of policy, 16-872 Blanket policy, 4-579 Fraud, 16-872 Boiler insurance, 4-614 Fraudulent cancellation, 16-872 Borrowing money, 16-890 Liability for premiums when insurer can-Implied power, 7-773 cels policy, 16-953 Bottomry and respondentia, 4-737 Liability of agent for neglect to cancel Breach of warranty, see infra, Waiver and estoppel; Warranties. policies, 16-913. Mode of cancellation, 16-871, 873 Brokers, see Insurance Brokers. Notice of cancellation, see infra, Notice of cancellation. Burden of proof, 16-955 Accident insurance, 16-958 Reservation of right to assured, 16-876 Amount of loss, 16-959 Return of unearned premiums, 16-875 Arbitration, 16-959 Actual tender must be made, 16-875 Assignment, 19-87 Entry on books, 16-876 Breach of conditions, 16-955 Full amount returnable must be ten-Cancellation of policy, 16-959 dered, 16-876 Necessity of, 16-875 Cause of loss or injury, 16-957 Estoppel, 16-957 When no premium has been paid, Exceptions in policy, 16-957 16-875 Right conferred by statute, 16-877 Exclusive knowledge of agency, 16-955 Right to cancellation in general, 16-870 Exposure to danger, 16-958 Statutory right, 16-877 Insurable interest, 16-955 Stipulation, 16-871 Interest of plaintiff, 16-955 Wrongful cancellation by insurer, 16-954 Making of contract, 16-955 Capital: Marine insurance, 16-958 Possession of certain amount of capital, Misrepresentations, 16-956 16-900 Misstatement, 16-956

j

INSURANCE, cont'd. INSURANCE, cont'd. Carriers of goods, see Carriers of Goods. Change of parties, 16-869 Consideration, premium, cont'd. Suspension of policy for nonpayment of Charter (see infra, Dissolution and forfeiture premium note, cont'd. of charter): Notice, 16-861 Power to amend or repeal charter, 16-Partial payment, 16-861 889 Revival of policy, 16-861 Collecting agents: Waiver of stipulation, 16-861 Authority, 16-916 Waiver and estoppel, 16-934 Waiver and estoppel by agents, 16-947 Acceptance of payment of premium, Commencement of risk, 16-848 16-940 Commuted insurance, see Life Insurance. Insured must understand payment Companies, see infra, Foreign companies; as waiver, 16-941 Insurance companies. Receipt of premium earned before Compensation, see Insurance Agents. forfeiture, 16-941 Concealment, 6-422 Retention of premium after knowl-Concealment of loss, 16-849 edge of breach, 16-940 Consolidation of corporations, 16-881 Conditions (see infra, Foreign companies), Constitutional law: 16-854 Assent to conditions, 16-856 Dissolution, 16-894 Conduct after forfeiture, see infra, Waiver and estoppel. Foreign companies, see infra, Foreign companies. Conflict of law, see PRIVATE INTERNATIONAL Forfeiture of charter, 16-894 Materiality of warranty, 16-921 LAW. Consideration, premium (see infra, Liability for premiums), 16-857 Retaliatory statutes, 16-901 Construction, see infra, Interpretation and Agents' liability for sums received as construction. premiums, 16-917 Contract of indemnity, 16-840 Amalgamation, see infra, Amalgamation. Insurance of property, 16-840 Burden of proof, 16-959 Liability of insurer limited to loss actu-Forfeiture of policy for nonpayment of ally sustained, 16-840 premium note, 16-862 Liability of insurer where property is de-General rule, 16-862 stroyed by tortfeasor, 16-841 Waiver, 16-862 Liability of several insurers, 16-841 Implied, 16-857 Liability of several insurers in absence Liability of insured for premium, see infra, Liability for premiums. of other insurance clause, 16-841 Liability of several insurers when poli-Liability of insured for return of premicies contain other insurance clause, 16-842 ums, see infra, Liability for premiums. Life insurance, see Life Insurance. Life insurance, 16-842 Necessity, 16-857 Payment, 16-857 Property insurance contract of indemnity, 16-840 Application of debt due by agent, Contracts, see infra, Power to contract; The 16-860 contract. Cash, 16-859 Contribution and exoneration: Mode of payment, 16-859 Necessity in general, 16-857 Contribution between coinsurers, 7-352 Contribution enforced in case of Note, 16-859 double insurance, 7-353 Double insurance, 7-352 Payment by agent individually, 16-Marine insurance, 7-353 850 Provisions of modern policies, 7-353 Payment not necessary, 16-857 Coroner: Payment to agent. 16-860 Payment to broker, 16-860 Power of agent to waive, 16-858 Proceedings before coroner, 16-969 Corporations, see infra, Insurance companies. To whom paid, 16-860 Credit insurance, see CREDIT INSURANCE. Cyclone insurance, 8-534 Unconditional delivery of policy, 16-Damage, see infra, Amount of loss. 858 Date of policy, 16-848 Validity of requirement, 16-857 Debt: Waiver hy agent, 16-858 Liability under policy of insurance, 8-991 Waiver of condition, 16-858 Declarations, 16-968 When condition of policy requires, 16-857 Definition, 16-838 Distinction between stock and mutual Withholding delivery of policy, 16-857 companies, 16-879 Return of premiums, see infra, Liability for premiums. Insurance agents, 16-907 Insurer, 16-878 Delivery and acceptance, 16-855 Return of unearned premiums, see infra, Acceptance by applicant, 16-856 Cancellation of contract. Assent to conditions, 16-856 Suspension of policy for nonpayment of Effect of, 16-856 premium note, 16-861 Insurer not liable during default, Illustrations, 16-856

Leaving policy with agent, 16-856

16-861

INSURANCE, cont'd. Delivery and acceptance, cont'd. Manual delivery not essential, 16-855 Merger of preliminary contract, 16-856 Necessity of, 16-855 Payment, 16-857, 858 Questions of law and fact, 16-856 Sufficiency of, 16-855 Unconditional delivery of policy, 16-858 Withholding delivery of policy until payment, 16-857 Deposit with state for security of policyholders, 16-899 Deviation in marine insurance, see Devia-TION (IN MARINE INSURANCE). Dissolution and forfeiture of charter, 16-893 Common law, 16-893 Constitutionality of statute, 16-894 Construction of statutes, 16-894 Involuntary dissolution and forfeiture of charter, 16-893 Penalty of statute cannot be avoided by voluntary assignment, 16-895 Petition of officer designated by statute, 16-894 Rights and duties of receivers, 16-896 Rights of creditors, 16-895 Standard of solvency required by statutes, 16-895 Statutes, 16-894 Suit of creditor or stockholder, 16-894 Voluntary dissolution, 16-893 Dividends (see LIFE INSURANCE), 19-97 Authority to declare dividends from profits, 16-888 Right to dividends, 19-97 Documentary evidence: Books of account as evidence, 16-964 Doing business, see infra, Foreign companies. Dominion of Canada, 10-68 Drunkenness, see Alcoholism, Intemperance, and Narcotics (in Insurance). Duration of risk, 16-849 Employers' liability insurance, see Employ-ERS' LIABILITY INSURANCE Endowment insurance, see Endowment In-SURANCE. Equity of redemption: Insurance premiums, 11-238 Estoppel (see infra, Waiver and estoppel): Assignments, 3-1007 Estoppel of foreign company to deny want of authority, 16-905

Evidence (see infra, Burden of proof), 16-

Admissions by insurer's representative, 16-968

Amount of loss, 16-964

Amount of loss, see infra, Amount of loss.

Application, 16-966
Breach of conditions, 16-960

Coroner's proceedings, 16-969 Declarations by insured or beneficiary,

16-968
Evidence contradictory of proofs, 16-969
Existence of contract, 16-960
Fire caused by insured, 16-962

Fraud in application, 16-960 Intentional killing of insured, 16-963 Life insurance, 16-962

Matters material to risk, 16-961

INSURANCE, cont'd.

Evidence, cont'd.

Motive, 16-963 Opinions, 16-961

Parol evidence, see infra. Parol evidence.

Payment of premiums, 16-960

Policy, 16-966

Proceedings before coroner, 16-969

Proofs of loss, 16-968 Property insurance, 16-961

Terms of contract, 16-960

Title, 16-962

Executed and executory contracts, 16-840
Execution and proof of documents, 16-854
Executors and administrators (see Fire Insurance).

Duty to insure, 11-945

Exemptions from execution, see Exemptions (FROM EXECUTION).

Exemptions from taxation, 16-887 Existence of subject-matter, 16-847

Expert and opinion evidence, 16-961, 962, 964

Factors or commission merchants, 12-635 Damages in action against factor, 12-701 Duty to insure goods consigned, 12-656

Duty imposed by course of dealings, 12-656

Duty to account for proceeds of insurance, 12-657

Illustrations, 12-656, 657

Instructions, 12-656

Liability as insurer on failure in diligence to insure, 12-657

Obligation to insure imposed by usage, 2-656

When not bound to insure, 12-656

Instructions to insure, 12-649 Lien extends to insurance money, 12-678 Notice of inability to effect insurance,

12-655
False representations, see infra, Representa-

tions.

Fidelity and guaranty insurance, see Fidel-

ITY AND GUARANTY INSURANCE.
Filing statement of financial condition, 16-

Fines and penalties, see infra, Penalties. Fire insurance, see Fire Insurance.

Foreign companies (see Foreign Corporations), 16-896

TIONS), 16-896
Appointment of agent or attorney to re-

ceive process, 16-900

Authority to transact business in general, 16-896

Authority to transact business in the United States, 16-897

Company charged with notice of conditions imposed, 16-901

Conditions relating to form and legal

effect of policies, 16-901 Constitutionality of statutes imposing conditions upon right to transact

business, 16-898 Citizenship clause of Federal Constitution, 16-898

Right to remove cause into federal courts, 16-898

Such statutes do not regulate commerce, 16-898

Construction of retaliatory statutes, 16-

INSURANCE, cont'd. INSURANCE, cont'd. Foreign companies, cont'd. Form of contract, cont'd. Deposit with state for security of policy-Policy, cont'd. holders, 16-899 Execution, 16-854 Domesticated companies, 16-907 Must conform to preliminary agree-Effect upon contracts of noncompliance ment, 16-853 with conditions, 16-903 Company estopped to allege want of Sealing policies, 16-855 Signature of officers, 16-854 authority, 16-905 Validity in general, 16-854 Contracts void in hands of company, Preliminary contract, 16-851 16-903 Binding slip evidences valid contract, 16-852 Illustrations, 16-903 Presumption as to performance of Conditions of ordinary policy govern, 16-853 statutory requirements, 16-904. Enforcement of contract by action Presumption as to place where note was made, 16-905 at law, 16-853 Presumptions in suits on premium Enforcement of contract by suit in notes, 16-904 equity, 16-853 Right of holder without notice of No formality required, 16-852 premium note, 16-904 Oral contracts, 16-852 Estoppel to deny want of authority, 16-Power of agents to bind insurer by parol, 16-853
Power of insurance companies to Filing statement of financial condition, make, 16-851 16-899 Statutes of frauds, 16-852 License fee, 16-899 License or certificate of authority to Forthwith, 13-1160 Fraud (see infra, Representations): transact business, 16-899 License, revocation, 16-905 Cancellation of contract, 16-872 Notice of conditions imposed, 16-901 Evidence, 16-960 Obligations and liabilities that have be-Liability of assured for premiums, 16come domesticated, 16-907 Rescission, see infra, Rescission of con-Penalties imposed for transacting business without complying with statutory tract. Fraudulent concealment of loss, 16-849 requirements, 16-906 Possession of certain amount of capital, Garnishment, 14-765, 767 Insurance money payable before adjust-16-900 Power of state to change conditions of ment, 14-765 General agents (see Insurance Agents), admission, 16-901 Prohibiting contracts with unauthorized 16-908; and see infra, Waiver and estoppel. foreign companies, 16-898 General average, see GENERAL AVERAGE. Good faith: Removal of causes, 16-898 Retaliatory legislation, 16-901 Good faith of warrantor, 16-922 Revocation of license to transact busi-Representations, 16-933 ness, 16-905 Hail insurance, 15-249 Various conditions prescribed, 16-899 History, 16-839 What constitutes doing business, 16-Homestead: Exemption of proceeds of insurance, 15-902 Delivering policies and taking pre-596 Illegal contracts: mium notes, 16-902 Property illegally kept or used, 16-847 Illustrations, 16-902, 903 Insuring property in another state Implied warranties, see infra, Warranties. not doing business therein, 16-Indemnity (see infra, Contract of indemnity), 16-166 902 Individuals, 16-878, 881 Foreign states: Indorsement on back of policy, 16-864 Power to insure property in foreign state, 16-893 Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY. Forfeiture, 16-919 Insurable interest (see Beneficiaries in In-Conduct after forfeiture, see infra, SURANCE), 16-845 Waiver and estoppel. Burden of proof, 16-955 Forfeiture of policy for nonpayment of Insurable interest now necessary, 16premium note, 16-862 846 Waiver and estoppel, see infra, Waiver Marine insurance, see MARINE INSURand estoppel. Warranties, see infra, Warranties. Necessity at time of creating contract, Forfeiture not favored, 16-863 Forfeiture of charter, see infra, Dissolution 16-845 Necessity at time of loss, 16-846 and forfeiture of charter. Form of contract: Validity of wager policies, 16-845 Insurance agents, see Insurance Agents; and see infra, Waiver and estoppel. Policy, 16-853 Conditions at common law, 16-854 Insurance companies (see infra, Foreign Dclivery and acceptance, see infra,

Delivery and acceptance.

companies), 16-878

INSURANCE, cont'd. Insurance companies, cont'd.

Acceptance of indorsement charging amalgamated company with liability on policy, 16-883 Amalgamation (see infra, Amalgamation), 16-881 Capital, 16-879 Consolidation, 16-881
Corporations that may engage in insurance, 7-704 Dissolution of charter, see infra, Dissolution and forfeiture of charter. Forfeiture of charter, see infra, Dissolution and forfeiture of charter. Organization, 16-879 Capital, 16-879 Deposit of sum as security, 16-879 General rule, 16-879 Illustrations, 16-879, 881 Individuals, 16-881 Limitation upon character of business, 16-881 Partnerships, 16-881 Possession of specified capital required, 16-879 Registration, 16-881 Statutory provisions, 16-879, 880 Unincorporated societies, 16-881 Vacating charter for noncompliance with its conditions, 16-881 Payment of premiums and acceptance of bonus, 16-883 Payment of premiums to amalgamated company, 16-883 Policy held by shareholder in amalgamated company, 16-883 Powers, 16-888 Alien business, 16-888 Amending or repealing charter, 16-Authority to declare dividends from profits, 16-888 Character of business in which insurance companies may engage, 16-8g2 Generally, 16-888 Incidental powers, 16-888 Only those expressly granted, 16-888 Particular powers construed, 16-888 Power to contract, see infra, Power to contract. Power to insure property in foreign states, 16-893 Power to make by-laws, see infra, By-laws. When defense of ultra vires will avail, 16-893 Regulation, see infra, Regulation. Rights of policy-holders in amalgamated companies, 16-882

Several kinds of insurance companies,

When required to accept substituted lia-

Mixed companies, 16-879 Mutual companies, 16-878

Stock companies, 16-878

Substituted liability, 16-882, 883 Taxation, see infra, Taxation.

16-878

bility, 16-882

INSURANCE, cont'd. Insured, 16-975 Insurer, 16-878 Definition, 16-878
Insurance companies, see Insurance COMPANIES. Liability of insurer, see infra, Liability of insurer. Power of legislature to confine business to incorporated companies, 16-878 Who may insure, 16-878 Intemperance, see Alcoholism, Intemperance, and Narcotics (in Insurance). Interest policy, 16-1107 International law (see infra, Foreign companies): Foreign companies, see infra, Foreign companies. Interpretation and construction, 16-862 Application and survey, 16-865 Effect of construction as one contract, 16-866 Referred to in policy, 16-865 Statutes requiring application to be attached, 16-865 Subsequent delivery of application, 16-866 Attached clauses, 16-864 Charter and by-laws of mutual insurance companies, 16-867 Conditions of premium note, 16-867 Conditions prescribing forfeitures, 16-Construing contents of other instruments as part of contract, 16-865 Construing several policies on same subject-matter, 16-867 Court, 16-862 Dissolution of charter, 16-894 Doubts resolved in favor of insured, 16-Exemptions strictly construed, 16-887 Forfeiture of charter, 16-894 General conditions, 16-864 General principles, 16-862 General rules of construction, 16-862 Indorsements, 16-865 Interpretation to avoid forfeiture, 17-18 Language construed most strongly against user thereof, 17-16 Materiality of warranty, 16-921 Memorandum construed as part of policy, 16-864 Particular powers, 16-891 Particular powers construed, 16-888 Penal statutes strictly construed, 16-886 Premium note, conditions of, 16-867 Printed parts, 16-864 Questions of law, 16-862 Retaliatory statutes, 16-901 Standard policy, 16-864 Terms admitting of two constructions, 16-863 Terms used, 16-862 Warranties, 16-921, 923, 927 Written parts, 16-864 Interstate commerce, 17-64, 87, 108 Tax on insurance premiums, 17-122

Inventories:

Evidence, 16-965

Investments, 16-891

INSURANCE, cont'd. Joint tenants and tenants in common: Joint tenancy in life-insurance policy, 17-659 Knowledge (see infra, Notice): Effect of agent's knowledge acquired outside of agency, 16-948 Waiver and estoppel, 16-939 Landlord and tenant, see LEASES. Leases (see Leases): Covenant by lessee to insure, see Leases. Liability for premiums, 16-952 Liability of assured for premiums, 16-952 Return of policy, 16-953 When insurance induced by fraud, 16-952 When insurer cancels policy, 16-953 When liability on policy is suspended, 16-953 When policy does not conform to application, 16-952 When policy is void, 16-952 Liability of insurer for return of premiums, 16-953 Entire and divisible contracts, 16-Forfeiture of insurance by acts of assured, 16–954 General rule, 16–953 Misrepresentation, concealment, or false warranty by assured, 16-954 When risk has attached, 16-954 When risk has never attached, 16-Wrongful cancellation by insurer, 16-954 Liability of insurer: Liability of several insurers in absence of other insurance clause, 16-841 Liability of several insurers when policy contains other insurance clauses, 16-Limited to loss actually sustained, 16-Want of insurable interest, see infra, Insurable interest. When property is destroyed by tortfeasor, 16-841 Libel and slander: Imputation upon insurance agents, 18-License, see infra, Foreign companies. Life insurance, see LIFE INSURANCE. Limited partnership, 19-344 Limiting period for action on loss, 16-889 Live stock insurance, see LIVE STOCK INSUR-ANCE. Lloyd's associations, see LLOYD'S ASSOCIA-TIONS. Loading, 19-453 Loaning money: Power to aid another, 7-798 Loans, 16-891 Loss, see infra, Limiting period for action on Loss, concealment of, 16-849

Statutes against insuring lottery tickets,

Marine insurance, see MARINE INSURANCE.

Lotteries:

19-597

INSURANCE, cont'd. Materiality, see infra, Representations; Warranties. Medical examiner: False answers inserted by medical examiner, 16-945 Medical examiner not an agent, 16-908 Memorandum construed as part of policy, 16-Misrcpresentation (see infra, Representations), 20-804 Mistake: Reformation, 16-870 Modification of contract, 16-868 Mortgages, 16-844 Equitable liens for money due upon policy, 19-14 Murder and manslaughter: Forfeiture by murder, 3-1020, 1021 Mutual insurance, see MUTUAL INSURANCE. Narcotics, see Alcoholism, Intemperance, AND NARCOTICS (IN INSURANCE). Nonpayment, see infra, Consideration, premium. Note (see infra, Bills of exchange and promissory notes): Premium note, see infra, Premium note. Notice: Burden of proof, 16-959 Effect, of agent's knowledge acquired outside of agency, 16-948 Issuance of policy without objection to known grounds of forfeiture, 16-935 Notice to agent binds company, 16-914 Proofs of loss, see infra, Proofs of loss. Waiver and estoppel. 16-939 Notice of cancellation, 16-873 Agent's authority general, 16-874 Authority of agent to accept notice, 16-874 Authority of agent to procure insurance, 16-874 Equivocal notice, 16-874 Form of notice, 16-873 Necessity, 16-877 Time of notice, 16-875 Occupation, business, and privilege taxes: Foreign companies, 16-899 Interstate commerce, 21-793 Oral contract, see infra, Form of contract. Organization, see infra. Insurance companies. Origin, 16-839 Other insurance: Liability of several insurers in absence of other insurance clause, 16-841 Liability when policy contains other insurance clauses, 16-842 Paid-up insurance, see Life Insurance. Parol contract, see infra, Form of contract. Parol evidence, 16-966 Construction of warranties, 16-927 Designation of heneficiaries, 16-967 Explanation of description, 16-967 Insurance policies, 11-549 Parol evidence of agency, 16-911 Technical words and phrases, 16-967 To vary policy, 16-966 Usage of trade, 16-967 Parol waiver, 16-935 Parties (see infra, Insurer; Proper parties): Change of parties, 16-869 Partnership, 16-878, 881

INSURANCE, cont'd. INSURANCE, cont'd. Payment (see infra, Consideration, pre-Presumptions, cont'd. Performance of statutory conditions, 16mium): Burden of proof, 16-959 Place where note was made, 16-905 Penal statutes, 16-886 Penalties: Presumptions in suits on premium notes, Penalties imposed for transacting busi-16-904 ness without compliance with statutory Private international law, see PRIVATE INTER-NATIONAL LAW. requirements, 16-906 Personal contract, 16-943 Process: Persons, 16-886 Appointment of agent or attorney to re-Physicians, see infra, Medical examiner. Plate-glass insurance, 22-836 ceive process, 16-900 Proofs of loss (see Fire Insurance; Life Police power, 16-884; 22-033 INSURANCE): Policy (see Life Insurance; and see infra, Agreement; Form of contract; The Burden of proof, 16-959 Evidence, 16-968 contract): Evidence as to furnishing proofs, 16-969 Delivery and acceptance, see infra, De-Proofs admissible for limited purpose livery and acceptance only, 16-968 Secondary evidence, 16-969 Evidence, see infra, Evidence. Interpretation and construction, see Waiver by requiring proof of loss, 16infra, Interpretation and construction. 941 Waiver of preliminary proofs by denial Paid-up or commuted insurance, see LIFE INSURANCE. of liability, 16-937 Premium, see infra, Consideration, pre-Proper parties, 16-844 minm. Agent insuring his own property, 16-845 Renewal of policy, see infra, Renewal of Insurable interest, see infra, Insurable policy. interest. Suspension of policy for nonpayment of Who may be insured, 16-844 Who may insure, 16-844 premium nate, see infra, Consideration, premium. Power to contract, 16-890 Insurance policy, 23-265 Character of business in which insurance Property insurance, see TITLE AND PROPERTY companies may engage, 16-892 INSURANCE. Construction of particular powers, 16-Questions of law and fact: 891 Acceptance of substitution, 16-883 Contract prima facie valid, 16-890 Agency question of fact, 16-907 General rule, 16-890 Alcoholism, intemperance, and narcotics Investments, 16-891 (in insurance), see Alcoholism, In-Loans, 16-891 TEMPERANCE, AND NARCOTICS (IN IN-Officers and agents, 16-800 SURANCE). Power to borrow money, 16-890 Power to engage in banking business, Interpretation, 16-862 Materiality question of fact, 16-934 16-892 Substitution, 16-883 Power to give and take notes and other Real property: securities, 16-892 Personal contract, 16-843 Power to make loans, 16-891 Reasonable doubt, 16-963 Power to procure sureties, 16-800 Receivers, 16-896 Stock in another corporation, 16-891 Reference: Burden of proof, 16-959 Premium, see infra, Consideration, premium. Reformation of contract, 16-869; 24-653 Premium note (see Life Insurance): After loss, 16-870 Conditions of premium note, 16-867 Burden of proof, 16-870 Foreign company doing business within Evidence to support, 16-870 Measure of proof, 16-870 state, 16-902 Forfeiture of policy for nonpayment of premium note, 16-862 Mistake must be mutual, 16-870 Power of equity to reform, 16-869 Presumption as to performance of statu-Registration, 16-881 Regulation, 16-884 tory duties by foreign company, 16-904 Presumption as to place where note was Examination into affairs of companies, made, 16-905 Right of holder without notice, 16-904 16-885 Penal statutes, 16-886 Suspension of policy for nonpayment of Penal statutes strictly construed, 16-886 premium note, 16-861 Police power, 16-884 Insurer not liable during default, Power of state to regulate, 16-884 Power reserved in constitution, 16-884 16-861 Notice, 16-861 Regulations prescribed in exercise of Partial payment, 16-861 power, 16-884 Revival of policy, 16-861 Statement of condition of companies re-Waiver of stipulation, 16-861 quired, 16-885

Presumptions:

Foreign companies, 16-904

Reinsurance, see REINSURANCE. Release and discharge, 24-313

INSURANCE, cont'd.	INSURANCE, cont'd.
Removal for causes:	Rescission of contract, cont'd.
Foreign companies, 16-898	Courts of equity, 16-878
Renewal of policy, 16-868; 24-465	Fraud affecting insurer only, 16-877
Agent's right to commission, 16-919 Breach of contract to renew 76 860	Fraud affecting interest of assured, 16-
Breach of contract to renew, 16-869 Change of parties, 16-869	877 Populiation within researchle time 16
Conditions, 16–869	Repudiation within reasonable time, 16- 877
General rule, 16-868	Rescission by assured for fraud, 16-
How effected, 16-868	877
Mode of renewal, 16-869	Retrospective insurance, 16-849
Powers of agent, 16-868	Return of premiums, see infra, Liability for
Terms, 16-869	premiums.
Report:	Return of unearned premiums, see infra, Can-
Statement of condition of companies re-	cellation of contract.
quired, 16-885	Risk, 16-848; 24-983
Representations, 16-932	Carrier's negligence, 16-848
Agent's liability for persons induced by fraudulent representations to insure,	Causes of loss, 16–848
16-917	Commencement of risk, 16-848
Agents' representations, 16-914	Date, 16–848 Duration of risk, 16–849
Burden of proof, 16-956	Fraudulent concealment of loss, 16-
Definition, 16-932	849
False statements inserted by agent in ap-	Fraudulent negligence, 16-848
plication, 16-945	Insurer must be subject to liability, 16-
Agent misinforming applicant, 16-	848
946	Negligence of insured, 16-848
Applicant not signing, 16-946	Prospective insurance, 16-849
Applicant's ignorance of false state-	Retrospective insurance, 16-849
ments, 16–946	Seaworthiness of vessel, 16–848
Burden of proof, 16–947 Fraud or collusion between agent	Sealing policies, 16–855 Secondary evidence, 16–969
and assured, 16-947	Security:
General rule, 16-945	Deposit with state for security of policy-
Inserted after application is signed,	holders, 16-899
16–946	Service of process:
Medical examiner, 16-945	Appointment of agent or attorney to re-
Provision that solicitor shall be agent	ceive process, 16–900
of applicant, 16–947	Set-off, recoupment, and counterclaim, see
Provision that verbal statement not	SET-OFF, RECOUPMENT, AND COUNTERCLAIM.
binding, 16–946	Signature of officers, 16–854
Signing without reading, 16-946	Societies and clubs, 16-878, 881 Soliciting agents, see Insurance Agents;
Insurer's agent not agent of insured, 16–910	see infra, Waiver and estoppel.
Life insurance, see LIFE INSURANCE.	Special agents, see Insurance Agents.
Materiality of representations, 16-933	State, see infra, Regulation.
General rule, 16-933	Statement of condition of companies required
Good faith in respect to representa-	16-885
tions not material, 16-933	Statement of financial condition, 16-899
Materiality question of fact, 16-	Statute of frauds, see STATUTE OF FRAUDS.
_ 934	Stock and stockholders:
Representations to avoid policy must	Company cannot take stock in another
be material, 16-933	corporation, 16–891
Stipulations as to materiality, 16-	Stock companies, 16–878 Sub-agents, 16–908
933 Representations to avoid policy must be	Compensation, 16-911
material, 16-933	Subject-matter, 16-847
Validity of representations, 16-932	Existence, 16-847
Warranties distinguished from, 16-	Property illegally kept or used, 16-847
922	Subrogation, see Subrogation.
What representations are material, 16-	Suicide:
933	Burden of proof, 16-955
Rescission, cancellation, and reformation, 3-	Suretyship:
962	Liability of sureties on agents' bonds, 16-
Cancellation, see infra, Cancellation of	914 Surplus on 146
contract.	Surplus, 27–546 Surrender:
Life insurance, 19–98, 99	Value, 27-550
Marine insurance: Cancellation after loss, 19–984	Survey, 16–865
Reformation, see infra, Reformation of	Taxation, 16-886
contract.	Exemptions, 16-887
Rescission of contract, 16-877	Exemptions of bona fide debts, 16-887
	•

Volume XXXI.

INSURANCE, cont'd.	INSURANCE, cont'd. Waiver and estoppel, cont'd.
Taxation, cant'd. Exemptions strictly construed, 16–887	Acts after issuance of policy but prior to
Municipal, 16-886	forfeiture, cont'd.
Property liable to taxation, 16–887	General rule, 16–937 Soliciting agents, 16–944
State, 16–886 Unearned premiums, 16–887	Waiver of preliminary proofs by de-
Tender:	nial of liability, 16-937
Keeping tender good, 28-40	Additional risk taken on same policy, 10-
The contract, 16-839	938
Agreement, see infra, Agreement.	Assignment, consent to, 16-938
Alteration of contract, 16–868	Burden of proof, 16-957
Cancellation of contract, see infra, Can- cellation of contract.	By agents, 16–942 Adjuster, 16–947
Consideration, premium, see infra, Con-	After issuance of policy, 16-943
sideration, premium.	Clauses prohibiting waiver by agents,
Contract of indemnity, see infra, Con-	16-948
tract of indemnity.	Effect of agent's authority after
Form of contract, see infra, Form of	issuance of policy, 16–949 Effect of agent's authority on or
contract. Insurable interest, see infra, Insurable	before issuance of policy, 16-
interest.	948
Interpretation and construction, see infra,	General agent, 16-949
Interpretation and construction.	Soliciting agent, 16-949
Modification of contract, 16–868	Collector, 16-947
Personal contract, 16-843 Premium, see infra, Consideration, pre-	Conditions to be performed after loss, 16-952
mium.	Conditions to be performed in future,
Proper parties, see infra, Proper parties.	16–948
Reformation of contract, see infra, Ref-	Effect of agent's knowledge acquired
ormation of contract.	outside of agency, 16-948.
Renewal of contract, see infra, Renewal	Confidential relations, 16–948 General rule, 16–948
of policy. Requisites of contract, 16–844	Knowledge acquired as agent of
Rescission of contract, see infra, Re-	other company, 16-948
scission of contract.	False statements inserted by agent in
Risk, see infra, Risk.	application, see infra, Representa-
Subject-matter, see infra, Subject-matter.	tions.
The insurer, see infra, Insurer. Title:	General agent, 16–915, 942, 948 Generally, 16–942
Evidence 16-962	Knowledge of grounds of forfeiture
Title insurance, see TITLE AND PROPERTY IN-	at time of issuance of policy, 16-
SURANCE.	. 943
Title of insured property on record, 16–936	Limitations as to mode of waiver,
Tontine insurance, see Tontine Insurance. Torts:	16–949. Agent's knowledge of intended
Liability when property is destroyed by	breach, 16–950
tortfeasor, 16-841	Effect of agent's authority after
Trusts and trustees, see Trusts and Trus-	issuance of policy, 16-950
TEES.	Effect of agent's authority at or
Ultra vires, see ULTRA VIRES. Unincorporated societies, 16-878, 881	before issuance of policy, 16-
Usages and customs, 16-967; 29-401, 405	949 Failure to indorse not cbarge-
Knowledge of uses, 29-395	able to insured, 16-950
Usury:	Oral waiver of mere soliciting
Borrower required to take insurance	agent, 16-951
from lender, 29–510	Parol waiver, 16-950, 951
Value, see infra, Amount of loss. Various kinds of insurance, 16-839	Prohibition of parol waiver by officers and agents generally,
Vendor and purchaser, 16–843	16-951
Void and voidable, 29-1070	Standard policy, 16-951
Wager policies, see infra, Insurable interest.	Verbal waiver of general agent
Waiver, see infra, Waiver and estoppel.	binding, 16–950
Waiver and estoppel, 16-934	Limitations held inapplicable to con- ditions to be performed after loss,
Acceptance of payment of premium, 16- 940	16-952
Acts after issuance of policy but prior to	Limitations of authority, 16–948
forfeiture, 16-937	Limitations on face of policy, 16-
Assertion of specific breach, 16-937	948
Demanding compliance with incom-	Power of general agent to waive
patible provisions, 16–938 General agent, 16–943	after issuance of policy, 16-943 Soliciting agents, 16-943, 948
General agent, 10-943	50moning agents, 10-943, 948

INSURANCE, cont'd.

INSURANCE, cont'd.

Waiver and estoppel, cont'd. Waiver and estoppel, cont'd. By agents, cont'd. Issuance of policy without objection to Soliciting agents, cont'd. known grounds of forfeiture, 16-Agent misinforming applicant, 16-946 Constructive knowledge, 16-936 Applicant's ignorance of false Failure to examine or inquire as to existing facts, 16-936 statements, 16-946 Burden of proof, 16-947. General rule, 16-935 Collusion between agent and as-Insurer put on notice, 16-936 sured, 16-947 Knowledge at time of issuance no waiver, 16-936 Omission or imperfect answer ap-False statement inserted by agent in application, 16-945 Medical examiner, 16-945 pearing on face of application, 16-Misstatements as to subject of insurance, 16-946 Title of insured property on record, Provision that verbal statement 16-936 not binding, 16-946 Knowledge of forfeiture, 16-939 Necessity for new consideration, 16-934 Necessity of knowledge of forfeiture to Statute declaring agent to be agent of company only, 16create waiver, 16-939 947 Waiver after issuance of policy, Nonaction not a waiver, 16-939 16-944 Parol waiver, 16-935 Waiver at time of issuance of Payment of premium as waiver, 16-940 policy, 16-943 Waiver of conditions as to President of company, 16-942 Receipt of premiums earned before forfuture conduct, 16-944 feiture, 16-941 Requiring proofs of loss, 16-941 By whom waiver may be made, 16-Retention of premium after knowledge of 942 breach, 16-940 Secretary, 16-942 Agents, 16-942 President of company, 16-942 Secretary, 16-942 Silence not a waiver, 16-939 Vice-president, 16–942 Vice-president, 16-942 Waiver and estoppel interchangeable Conduct after forfeiture, 16-938 terms, 16-935 Acceptance of payment of premium, Waiver by acts subsequent to forfeiture, 16-940 Additional risk taken on same pol-16-938 icy, 16-938 Waiver favored, 16-934 What constitutes waiver or estoppel, 16-Assignment, consent to, 16-938 Demand for payment, 16-941 934 Warehouses and warehousemen, see WARE-Failure of knowledge to restore in-HOUSES AND WAREHOUSEMEN. sured to former status, 16-939 Warranties (see Alcoholism, Intemperance, Nonaction not a waiver, 16-939 AND NARCOTICS IN INSURANCE), 16-Knowledge of forfeiture, 16-939 Necessity of knowledge of forfeiture Affirmative warranties, 16-920 to create waiver, 16-939 Breach of warranty (see infra, Waiver and estoppel), 16-929. Effect of breach of warranty, 16-Payment of premium as waiver, 16-940 Receipt of premium earned before 928 forfeiture, 16-941 Requiring proofs of loss, 16-941 Assignment of policy, 16-929 Retention of premium after knowl-Attempted revival of policy, 16edge of breach, 16-940 Effect of breach declared by Silence as waiver, 16-939 policy, 16-929 Waiver by acts subsequent to for-General rule, 16-928 feiture, 16-938 General rule, 16-929 Consideration, 16-934; 29-1097 Literal compliance required, 16-929 Demand for payment, 16-941 Particular warranties, 16-930 Express waiver, 17-934 Warranty against alienation of prop-Failure of knowledge to restore insured erty, 16-931 to former status, 16-939 Warranty against increase of risk, General application of waiver or estoppel to forfeiture of insurance policies, 16-16-930 Warranty against incumbrances, 16-General statement, 16-934 Warranty as to situs of personal Implied waiver not technical estoppel, 16property, 16-930 Warranty describing property, 16-Interchangeable terms, 16-935 Issuance of policy with objection to 932 Warranty of ownership, 16-931 known grounds of forfeiture: Warranty to give notice of incum-General agent, 16-943 brances, 16-932 Soliciting agents, 16-943 Volume XXXI. 1131

Adjusters, 16-916

agent of insured.

process, 16-900

Agent insuring his own property, 16-845

Application of debt due by agent, 16-860 Appointment of agent or attorney to receive

Application, see infra, Insurer's agent not

INSURANCE AGENTS, cont'd. INSURANCE, cont'd. Authority of general agents, 16-915 Warranties, cont'd. Clerks, 16-915 Burden of proof, 16-956 Correcting description of property, 16-Construction, 16-921, 923, 927 Construed most strongly against insurer, 16-928 Failure to make answers, 16-927 General rules, 16-927 Not created or extended by construction, 16-923 Parol evidence, 16-927 Partial answers, 16-927 16-915 Printed controlled by written parts, Strict construction, 16-923, 927 Written words control, 16-927 Definition, 16-919 Description of persons, 16-924 Description of property, 16-924, 926 Express warranties, 16-920 Form of warranties, 16-924 Good faith of warrantor, 16-922 Implied warranties, 16-920 Incorporation of application in policy, 16-925 Interpretation, 16-921, 923 Kinds of warranties, 16-920 Language of warranties, 16-924 Materiality, 16-920 Constitutionality of statutes relating to materiality, 16-921 Construction of statutes, 16-921 Effect of statutes, 16-921 General rule, 16-920 Statutory provisions, 16-921 16-914 Stipulation limiting warranty to material facts, 16-921 Fire insurance: Nature of warranties, 16-920 Parol representations, 16-926 Promissory warranties, 16-920 Reference to application for description of property, 16-926 Representations distinguished from, 16-922 Statement as to character of risk, 16-Statement incorporated in policy, 16-Statutes requiring incorporation of ap-13-189 plication in policy, 16-925 Use of the word warranty, 16-924 Warranties must be embraced in policy, Warranties not created or extended by construction, 16-923 Warranties not favored, 16-923 What constitutes warranty, 16-923 Words of description, 16-924
INSURANCE AGENTS (see WILLS): Acceptance by agent of overdue premium, 19ness, 16-918 58 Acceptance of policy, 16-856 Acceptance of property or services in payment of premium, 19-48, 49 Accident insurance, see Accident Insurance.

Powers of general agents stated, 16-915 Sub-agents, 16-915

Waiver of conditions, see Insurance.

Authority of special agents, 16-915 Acts of special agents beyond scope of employment not binding on principal, Adjusters, 16-916 Collecting agents, 16-916 Soliciting agents, 16-915, 943 Waiver, see Insurance. Burden of proof, 16-955 Cancellation of contract, 16-871 Cancellation, wrongful or unauthorized, 16-Cancel policies, neglect to, 16-913 Collecting agents, 16-916 Compensation, 16-911 Additional insurance, 16-911 Forfeiture of compensation for misconduct or breach of trust, 16-912 Illustrations, 16-911 Right to compensation, 16-911 Sub-agents, 16-911 Debt due by agent, 16-860 Delegation of authority, 1-981 Delivery of policy, 16-856 Duties of agent to principal, 16-912 Duty to preserve rights created for principal, Estoppel, see Insurance. Alienation clause, 13-258 Conditions against alienation, 13-258 Consent to assignment, 13-189 Agent who took applications, 13-189 Illustrations, 13-189 Knowledge and consent of agent, 13-Local agent, 13-189 Stipulation that agent cannot waive consent, 13-191 When consent of agent is sufficient, Erroneous statements as to title chargeable to agents, 13-228 Medium of payment, 13-374 Notice and proofs of loss, 13-334, 335 Statements of title by agents, 13-229 Untruth of statements known to insurer or its agent, 13-229 Waiver by notice of agent, 13-299 Waiver of the limitation, 13-392 Foreign company not authorized to do busi-General agents, 16-915 Waiver, see Insurance. Instructions, liability for writing insurance contrary to, 16-912 Insurance broker distinguished from, 16-970

representations in regard

Insurer's agent not agent of insured, 16-909

making

thereto, 16-910

policy, 16-910

Agency in preparing application or in

Effect of provisions in application or

INSURANCE AGENTS, cont'd. Insurer's agent not agent of insured, cont'd. Parol evidence of agency, 16-911 Procuring policies from other insurers. Rule stated, 16-909 Stipulations in application, 16-910 Leaving policy with agent, 16-856 Liability for loss resulting from unauthorized acts or representations, 16-918 Liability for neglect to cancel policies, 16-913 General rule, 16-913 Illustrations, 16-913 Measure of damages, 16-913 Sufficiency of direction to cancel, 16-913 Waiver of cancellation, 16-913 Liability for neglect to effect insurance, 16-Liability for sums received as premiums, 16-When company becomes insolvent before receiving premium, 16-918 Where agent fails to deliver policy, 16-917 Where company has no authority to do business, 16-918 Where person induced by fraudulent representation to insure, 16-917 Liability for writing insurance contrary to instructions, 16-912 Liability of agent to principal, 16-912 Limitation in policy, 16-917 Lloyd's association, 19-447, 448, 450 971 Mutual insurance, see MUTUAL INSURANCE. Notice, see Notice. Notice of cancellation, 16-874 Notice to agent as notice to corporation, 1-Notice to agent binds company, 16-914 Occupation, business, and privilege taxes, 21-Ostensible authority, 16-916 Acts done after termination of agency, 16-917 Effect of private instructions to agent, 16-917 General rule, 16-916 Parol contract, 16-853 Parol evidence, 16-911 Payment by agent individually, 16-859 Payment by insurance agent, 19-50 Payment to agent, 16-860 Personal liability, 16-917 Powers as regards principal, 16-911 Power to bind principal, 16-914 Ratification of unauthorized acts, 16-917 Renewals, 16-919 Rights as regards principal, 16-911 Skill and diligence required, 1-1065 970 Soliciting agents, 16-915 Authority, 16-915 Waiver, see Insurance. Special agents, 16-908, 915 Special agents' authority, 16-915 Statutory regulation of agents, 16-911 Sureties on agents' bonds, 16-914 Termination of agency, 16-918

Agent's power to bind principal ceases, General rule, 16-974 Reattachment of lien upon repossession of policy, 16-975 16-919 Contract right to commissions on re-When broker is employed by agent, 16-974 newals, 16-919

INSURANCE AGENTS, cont'd. Termination of agency, cont'd. Coupled with interest, 16-919 Effect of termination, 16-919 Election of either party, 16-918 How it may be terminated, 16-918 Operation of law, 16-919 Power to revoke restrained by express stipulation, 16-919 Renewals, 16-919 Waiver and estoppel, see Insurance. Waiver by agent, 19-55, 58 Waiver by payment of premium, 19-55 Waiver of payment by agent, 16-858 Who are insurance agents, 16-907 Brokers, 16-909 Common law, 16-907 General agents, 16-908 Medical examiner, 16-908 Question of fact, 16-907 Special agents, 16-908 Statute, 16-908 What is essential to establish agency, 16-INSURANCE BROKERS, 16-970 Agency in delivering policy and collecting premium, 16-972 Agency of broker, 16-971 Agent of insured, 16-909, 971 Broker agent of insured though he solicits insurance, 16-971 Broker's acts, representations, and concealments chargeable to insured, 16-Broker's legal status not changed by delivery of policy to him, 16-971 Broker agent of insured though he solicits insurance, 16-971 Broker not agent of insurer, 16-971 Broker's acts, representations, and cealments chargeable to insured, Broker's legal status not changed by delivery of policy to him, 16-971 Cancellation: Notice to broker of cancellation not notice to insured, 16-973 Definition, 4-962; 16-970 Del credere insurance brokers, see DEL CREDERE AGENCY. Discretion, 16-975 Duty to principal, 16-975 Effect of provisions in policy declaring broker agent of insured, 16-972 Effect of stipulation that broker shall be deemed agent of insured, 16-973 Employed as agent of insurer, 16-972 Fraud, 16-975 Instructions, 16-975 Insurance agents distinguished from, 16-Liability to principal, 16-975 License, 16-974 Lien upon policy and moneys received thereon, 16-974 Extinguishment of lien by parting with policy, 16-975

INTERESSE TERMINI, 16-983 INSURANCE BROKERS, cont'd. See LANDLORD AND TENANT. Lloyd's associations, 19-448 INTEREST, 16-984; 30-712 Marine insurance, 19-1059 See Usury. Broker's authority to receive return of Abbreviations, 16-1001 premium, 19-984 Liability for premium, 19-979 Absolute interest, 13-238 Return of premium, 19-984 Accounts, 1-457 Negligence, 16-975 Account admitted correct, 16-1018 Amount to be paid, 16-1017 Notice: Notice to broker of cancellation not notice to insured, 16-973 Compound interest, 16-1080 After cessation of mutual dealings, 16-1080 Notice to broker of cancellation not notice to insured, 16-973 General rule, 16--1080 Reason of rule, 16-1080 Occupation, business, and privilege taxes, 16-Requisitcs, 16-1080 Ordinarily agent of insured, 16-971 Rule changed, 16-1080 Payment to brokers, 16-860 Demand, 16-1024 Discretion of jury, 16-1097 Representation: Broker's acts, representations, and con-Interest by agreement, 16-1018 cealments chargeable to insured, 16-Liquidated accounts, 16-1004, 1017 Mere act of striking balance, 16-1018 Statutes requiring broker to obtain license, Time from which computed, 16-1043 Unliquidated accounts, 16-1017 16-974 Stipulation that broker shall be deemed agent Advancements, 1-785 of insured, 16-973 Agency, 1-1093 When agent of insurer, 16-972 Agent retaining property, 1-1093 Agent's liability for interest, 1-1093
Demand where money is in hands of When authorized to represent principal in all insurance matters, 16-974 When employed only to procure policy, 16agent, 16-1022 Misapplication, 1-1094 INSURED (see Insurance): Neglect or refusal to pay on demand, Assured, 3-166 1-1094 INSURGENT, see Insurrection. Neglect to notify principal of collection, INSURRECTION, 16-977 See Mob; Riots; War. 1-1094 Alimony, 2-122 "Allowed," 2-153 Definition, 16-977 Fire insurance, 13-132 Alteration of instruments, see ALTERATION OF Insurgent, 16-975 Instruments. Military law, 16-977 President of the United States, 16-977 Amount to be paid, see infra, Interest as damages for breach of contract. Suppression of insurrection, 16-977 Annual and periodic interest, 16-1071 INT., 16-978 Action for interest before maturity of Abbreviations, 1-98 principal, 16-1072 INTAKE, 16-978 INTEGRITY, 16-978 After maturity of principal debt, 16-INTELLIGENCE - INTELLIGENT, Contract for annual interest, 16-1072 16-978 Generally, 16-1071 How contracted for, 16-1071 Interest on annual or periodic interest, INTELLIGENCE OFFICE, 16-978 INTEMPERANCE - INTEMPERATE, 16-978 16-1073 See Alcoholism, Intemperance, and Nar-Note with annual interest, 16-1072 COTICS (IN INSURANCE); HABITUAL DRUNK-Periodic interest due only by contract, ARDS; INTOXICATION. 16-1071 INTEND, 16-979 Successive suits, 16-1072 INTENDMENT, 16-980 Terms of contract by action for interest INTENT - INTENTION, 16-979, 980 when due, 16-1072 See CRIMINAL LAW; INTERPRETATION AND Annually, 2-385 CONSTRUCTION; MALICE; STATUTES; WILLS. Application of payments, 16-1035, 1038 Acceptance with directions to apply to principal instead of interest, 2-449 Attempts to commit crime, 16-981 Design, 9-404 Felonious, 16-982 Debtor preferring principal to interest, Motive, 16-981; 20-1078 2-435 Promise, 16-980 General rule, 16-1038 Immaterial whether principal due or not, Rape, 16-981 INTENTIONAL: Interest on interest, 2-468; 16-1038 Premeditated, 16-982 Wilful, 30-525 Legal interest, 2-467 INTENTIONAL INJURY, 16-983 Less than accrued interest, 2-468 INTERCOURSE (see LIBEL AND SLANDER; Payment of excessive interest, 16-1039 Payments insufficient for both principal SEXUAL INTERCOURSE): and interest, 2-467 Commerce, 6-219 INTERDICTION, 16-983 Presumed intention of the debtor, 2-454 Volume XXXI. 1134

INTEREST, cont'd.	INTEREST, cont'd.
Application of payments, cont'd.	Compound interest, cont'd.
Several debts, 2–469	Simple interest on interest of principal
Usurious interest, 2-468 When neither principal nor interest is	16-1081
due, 2-469	As damages, 16–1082 Contrary doctrine, 16–1083
Attorney and client, see ATTORNEY AND	General rule, 16-1082
CLIENT.	Rate, 16-1083
Auctions and auctioneers:	By contract, 16-1081
Interest on deposit, 3-503	Doctrine, 16-1081
Bank notes, see BANK Notes.	Secondary interest recoverable
Bargain: Interested in a bargain or contract, 16-	16–1081 Interest on interest held not recov-
1107	erable, 16–1082
Beneficiaries (in insurance), 19-105, 106	Necessity for contract after interest
Bills of exchange and promissory notes (see	due, 16-1081
BILLS OF EXCHANGE AND PROMISSORY	Qualifications of rule, 16-1081
Notes), 16-1008	Special cases, 16–1074
Demand and one-day notes, 16–1055 Failure to present bill or note for pay-	Statutes, 16-1081 Summary of rules, 16-1084
ment, 16-1065	Usury (see Usury), 16-1074
Bonds (see infra, Penal bonds), 4-701	Where contracted for, 16-1076
Bottomry and respondentia, 4-740	Accounts, 16-1080
Breach of contract (see infra, Interest as	Agreement for interest on interest
damages for breach of contract), 16-1006 Building and loan associations, see Building	need not be in writing, 16-
AND LOAN ASSOCIATIONS.	Contract for compound interest be-
Canada, 10-87; 16-993	fore principal interest due, 16-
Carriers of goods, see CARRIERS OF GOODS.	1078
Certainty of time and place, 16-995	Contract for interest on interest af-
Changing rate, see infra, Rate of interest.	ter interest due, 16–1078
Common-law rule, 16-991 Community property, 6-321	Doctrine allowing compound inter- est when contracted for, 16-
Compound interest (see Usury), 6-418; 16-	1076
991, 1073	Express contracts, 16-1077
Accounts, see infra. Accounts.	Implied contracts, 16-1079
Allowance in special cases, 16-1074	Necessity for express contract, 16-
Compound interest after maturity of principal, 16–1080	1077
Effect of demand, 16-1081	Qualifications of rule, 16–1076 Computation of interest, 16–1036
Compound interest as damages, 16-1080,	Amount ascertainable by computation,
1082	16-1024
Compound interest not favored, 16-	Application of payments, 16-1038
Computation 16-1027	General rule, 16–1038
Computation, 16–1037 Coupons, 16–1074	Interest on interest, 16–1038 Payment of excessive interest, 16–
Demand, 16-1081	1039
Express contract, 16-1077	Contracts other than to pay money, 16-
Accrued interest embraced in new	1024
note or security. 16-1079 Contract for compound interest be-	General rule, 16–1036 Mistake in computation, 16–1037
fore principal interest is due, 16-	Relief in equity, 16-1038
1078	Remittitur of interest erroneously
Contract for interest on interest af-	allowed, 16-1038
ter interest due, 16-1078	Partial payments, 16-1036
Necessity for express contract, 16-	Interest on payments, 16–1037
General rule, 16–1073	Where compound interest not allowed, 16-1036
Guardian and ward, 15-96	Where interest compounded, 16-
Implied contracts, 16-1079	1037
Accounts, see infra, Accounts.	Remittitur of interest erroneously al-
Compound interest implied, 16-	lowed, 16-1038
1079	Time from which computed, see infra, Time from which computed.
General rule, 16–1079 Interest on annual or periodic interest,	To what time computed, see infra, To
16-1073	what time computed.
Judgments and decrees:	Conflict of laws, see infra, Private interna-
General rule, 16-1075	tional law.
Rate, 16-1076	Consideration. 6–704 Additional interest, 6–704
Partial payment, 16-1037	Doing what one is legally bound to do
Particular circumstances, 16–1074 Particular statutes, 16–1081	6-755

INTEREST, cont'd. INTEREST, cont'd. Damages (see infra, Interest as damages for tort), 10-548; 16-994, 999 Consideration, cont'd. Extension of time as a consideration for: Compound interest, see infra, Compound Promise to pay back interest or a higher rate of interest, 6-747 interest. Conflict of laws, see infra, Private in-Interest upon interest, 6-704 Payment of interest as consideration, 6ternational law. Discretionary interest and interest as matter of right, see infra, Discretionary Prepayment of interest, 6-704 Where consideration has not been paid, interest and interest as matter of right. Interest as damages for breach of con-16-1026 tract, see infra, Interest as damages Where purchase money or consideration for breach of contract. has been paid, 16-1026 Constitutional law, 16-998 Constitutionality in general, 16-998 Interest as mere incident of principal or integral part of debt, see infra, Interest as mere incident of principal Special and local laws, 16-998 Statutes changing rate, 16-998 or integral part of debt. Rate of interest, see infra, Rate of in-Uniformity of operation, 16-998 Construction, see infra, Interpretation and terest. Time from which computed, see infra, construction. Time from which computed. Contracts, 16-999 Torts, see infra, Interest as damages for Compound interest, see infra, Compound tort. Conflict of laws, see infra, Private in-To what time computed, 16-1047 Date, see infra, Time from which computed. ternational law. Discretionary interest and interest as Days of grace: matter of right, see infra, Discretion-ary interest and interest as matter of Time from which computed, 16-1039 Death by wrongful act, 16-1032 right. Interest on damages, 8-955 Death of creditor, 16-1066 Express contracts, see infra, Express Debentures, 8-973 contracts. Debts, 8-999 Implied contracts, see infra, Implied con-Interest as mere incident of principal or integral part of debt, see infra, Interest as mere incident of principal Interest as damages for breach of contract, see infra, Interest as damages or integral part of debt. for breach of contract. Rate of interest, see infra, Rate of in-Interest part of debt, 16-999 Debts of decedents, 16-1010 Demand, 16-1024 Suspension of interest, see infra, Suspension of interest. Defaults: Time from which computed, see infra, Necessity for default, see infra, Interest Time from which computed. as damages for breach of contract. To what time computed, 16-1047 Definitions, 16-990 Compound interest, 16-991 Contracts to pay interest, 16-999 Either express or implied, 16-999 Conventional interest, 16-991 Express contracts, see infra, Express Interest generally, 16-990 contracts. Legal interest, 16-991 General rules, 16-999 Simple interest, 16-991 Implied contracts, see infra, Implied con-Delay (see infra, Suspension of interest): Interest for delay in payment of money tracts. Qualification of rule, 16-999 debt, 16-994 When interest part of debt, 16-999 Mere delay insufficient, 16–997 Unreasonable and vexatious delay, 16– Contribution and exoneration, 7-344 Conventional interest, 16-991 997, 1030, 1101 Conversion of money, 16-1013; 28-732 Demand (see infra, Interest as damages for Conversion of property, 16-997 breach of contract): Time from which computed, 16-1046 Compound interest, 16-1081 Corporations: On demand, 16-1043, 1044 Rate of interest, 7-777, 800 Requisites of demand, 16-995 Counties: Suspension of interest, 16-1066 Liability for interest, 7-954 Demand notes, 16-1055 Demurrage, 9-264, 269 Claims arising ex contractu, 7-Depositary, 16-1020 954 Claims arising from statute, 7-954 Discount, 9-468 Interest by way of damages, 7-954 Discretionary interest and interest as matter of right, 16-1095, 1097 Coupons, 16-1074 Compound interest, 16-1074 Accounts, 16–1097 Contracts to do something other than to Overdue coupons, 8-10 Presentment as prerequisite to recovery pay money, 16-1098 Contracts to pay money, 16-1097 of interest, 8-13 Rate of interest, 8-11 Damages, 16-1096 Covenants, see COVENANTS. Discretion of jury, 16-1097 1136 Volume XXXI.

INTEREST, cont'd. INTEREST, cont'd. Discretionary interest and interest as matter Express contracts, cont'd. of right, cont'd. Written contracts, 16-1000 Generally, 16-1005 Abbreviations, 16-1001 Injuries to real or personal property, 16-Construction of contract, 16-1001 1000 Contract to specify rate, 16-1000 Interest as damages, 16-1096 Intent governs, 16-1001 Interest as damages for tort, 16-1098 Interest included in principal sum, Interest as of right, 16-1097, 1099 16-1000 Interest by contract, 16-1096 Object of requirement, 16-1000 Interest in discretion of jury, 16-1099 Omission of period by which com-Measure of damages, 16-1097 putation to be made, 16-1001 Mercantile securities, 16-1098 Omission of word interest, 16-1001 Particular statutes, 16-1101 Parol evidence, 16-1002 Rate to appear in contract for prin-Question of law or fact, 16-1097 Rule under particular statutes, 16-1101 cipal debt, 16-1000 Statutes, 16-1101 Requisites, 16-1000 Torts to person, 16-1099 Statutes, 16-1000 Unliquidated claims, 16-1097 Statutes requiring written contracts, Unreasonable and vexatious delay, 16-16-1003 When interest payable, 16-1002 Whether construction for court or When jury may be instructed to give interest, 16-1100 jury, 16-1001 General rule, 16-1100 Factors or commission merchants, see FAC-TORS OR COMMISSION MERCHANTS. When interest not recoverable, 16-Filling blanks, 2-255 1101 Where interest discretionary, 16-Fire insurance, see FIRE INSURANCE. 1100 Fires: Discretion of jury, 16-993 Interest on damages assessed, 13-548 Foreign corporations, 13-840 Dividends: Foreign judgments, 13-1037; 16-1091 Contract to pay interest on stock subscriptions, 9-700 Doctrine that interest should be computed at rate allowed in state where enforce-General rule, 9-700 Illustrations, 9-700, 701 ment of judgment is sought, 13-1037 Interest allowable on foreign judgments, Payment of interest from capital illegal, 9-701 Status of interest-bearing stock, 9-13-1037 Interest recoverable at rate allowed where judgment was rendered, 13-701 Works must be completed, 9-701 1037 Law of jurisdiction where judgment ren-Scrip dividends, 9-695, 696 Dominion of Canada, 10-87 dered, 16-1091 Law of place where suit brought, 16-Double and treble damages, 16-997, 1031 Dower, see Dower. 1092 Eminent domain, see Eminent Domain. Foreign laws, see infra, Private international Equity follows law, 16-999 law. Proof of interest law of foreign juris-Equity of redemption, see Equity of Redempdiction, see infra, Private international TION. Estates, 11-358, 362 law. Fraud and deceit, 14-189 Evidence (see infra, Parol evidence): Money fraudulently or wrongfully ob-Demand, 16-1023 Proof of interest law of foreign jurisdictained, 16-1012 tion, see infra, Private international Money obtained by fraud, 14-190 Recovery of interest, 14-180 Exchange, see Exchange and Re-Exchange. Garnishment, see GARNISHMENT. Executors and administrators, see EXECUTORS Ground rents, 14-1125 Grounds of allowance of interest, 16-999 AND ADMINISTRATORS. Exemplary damages, 16-1031 Contract, 16-999 Damages, 16-999 Express contracts, 16-999 Compound interest, see infra, Compound Doctrine that equity follows law, 16-999 Equitable considerations in courts of law, interest. Conflict of laws, see infra, Private inter-16-999 Guardian and ward, see GUARDIAN AND WARD. national law. History, 16-991 Express contracts to pay money, see infra, Interest as damages for breach of American authorities, 16-993 Consideration of Canadian cases, 16-993 contract. Evolution and development of laws of in-General rule, 16-999 Interest as damages for breach of conterest, 16-992 tract, see infra, Interest as damages for Rule under modern statutes, see infra, Statutes. breach of contract. Statutes of Hen. VIII. and Anne, 16-Parol contracts, 16-1002 Rate of interest, see infra, Rate of in-992 Survey of English decisions, 16-992 terest.

1137

31 C. of L .- 72

INTEREST, cont'd. INTEREST, cont'd. History, cont'd. Instructions: When jury may be instructed to give interest, 16-1100 Torts, 16-994 Unliquidated demands, 16-994 Instruments of writing, 16-997 Impairment of obligation of contracts, Moneys due on instruments of writing, 15-1039 Implied contracts (see infra, Compound in-16-997 terest), 16-1002 What are instruments in writing, 16-997 Actual knowledge of particular usage, 16-Written contracts, see infra. Express 1004 contracts. Insurance policy, 3-1012 Breach of contract to pay money, 16-Garnishment, 3-1012 1006 Interest on proceeds of policy, 3-1012 Breach of contract to pay money, see in-Proofs of death, 3-1013 Right to recover interest, 3-1012 fra. Interest as damages for breach of contract. Conflict of laws, see infra, Private inter-Time reckoned from waiver, 3-1014 national law. When interest begins to run, 3-1013 Custom or course of dealings of parties, When interest is allowable, 3-1012 16-1004 Interest as damages for breach of contract, 16-1007 General rule, 16-1004 Implication negatived, 16-1005 Amount to be paid, 16-1014 Knowledge of custom, 16-1005 Accounts, see infra, Accounts. Question of fact for jury, 16-1005 General rule, 16-1014 General custom, 16-1004 General rule, 16-1002 How implied contract may arise, 16-Rule as to unliquidated demands, see infra, Unliquidated demands. Breach of contract to pay money, 16-1003 1006 Collateral damages, 16-1014 Implied contracts to pay money, see in-Compound interest, see infra, Comfra, Interest as damages for breach of contract. pound interest. Interest as damages for breach of con-Conflict of laws, see infra, Private intract, see infra, Interest as damages ternational law. Contracts other than to pay money, 16for breach of contract. Liquidated accounts, 16-1004 1024 Mercantile instruments, 16-1004 Contracts to deliver personalty, 16-Particular acts of parties or terms of particular contract, 16-1005 Contract to execute bill or note, 16-Assumption to pay a substituted ob-1026 ligation, 16-1006 Exceptions to general rule, 16-1024 General rule, 16-1024 General rule, 16-1005 Implication for interest or implica-Interest as damages in lieu of more tion not to pay, 16-1006 certain standard, 16-1026 Particular usage, 16-1004 Market values, 16-1025 Presumption of knowledge of custom, 16-Sales, 16-1025, 1026 Warranties, 16–1026 1004 Rate of interest, see infra, Rate of in-Where amount ascertainable by computation, 16-1024 terest. Requisites, 16-1003 Where consideration has been paid, Statutes excluding implied contracts, r6-16-1026 Where consideration has not been Statutes requiring written contracts, 16paid, 16-1026 Contracts to pay money, 16-1007 Demand, 16-1020 1003 Usage or custom, 16-1003 Incident: Accounts, 16-1024 Interest os mere incident of principal or Agents, 16-1022 Contract for interest, 16-1024 integral part of debt, see infra, Interest as mere incident of principal or Debts of decedents, 16-1024 integral part of debt. Demand required by terms of con-Indemnity contracts, 16-181 tract, 16-1021 Evidence of demand, 16-1023 Injunctions: Exceptions to general rule, 16-1022 Debtor restraining creditor from collection of debt, 16-1068 Excessive demand, 16-1023 General rule, 16-1020 Institution of suit as demand, 16-Enjoined from using funds in hand, 16-1068 Injunction against paying over money, Mistake, 16-1021 16-1068 Money in hands of agents, 16-1022 Money paid under mutual mistake, Suspension of interest, 16-1068 Inns and innkeepers, see INNS AND INN-16-1021 KEEPERS. Necessity for demand, 16-1021, 1024 Insanity, see INSANITY. Insolvency and bankruptcy (see Insolvency Partial payments, 16-1023

AND BANKRUPTCY), 16-1106

Presumption of demand, 16-1023

INTEREST, cont'd. INTEREST, cont'd. Interest as damages for breach of contract, Interest as damages for tort, cont'd. cont'd. Party injured entitled to compensation as of time of injury, 16-1029 Demand, cont'd. Requisites of demand, 16-1022 Personal injuries, 16-1032 Statutes, 16-1024 Property having ascertainable pecuniary value, 16-1030 Suit as demand, 16-1023 Suit subsequently dismissed, 16-1024 Time from which computed, see infra, Time of payment fixed by demand, Time from which computed, 16-1020 Torts to person, 16-1032 When demand unnecessary, 16-1024 Torts to property, 16-1027 Express contracts to pay money, 16-1007 To what time computed, 16-1048 Bills of exchange, 16-1008 Unreasonable and vexatious delay, 16-Debts of decedents, 16-1010 1030 Effect of stipulation or inference, Interest as mere incident of principal or in-16-1008 tegral part of debt, 16-1032 General rule, 16-1007 Agreement for survival of right after Interest after breach, 16-1008 payment of principal, 16-1035 Application of payments, 16-1035 Liquidated damages, 16-1010 Lost instruments, 16-1010
Penal bonds, see infra, Penal bonds. Claiming right to interest while receiving payment of principal, 16-1034 Promissory notes, 16-1008 General observations, 16-1032 Several sorts of contracts, 16-1008 Interest regarded as mere incident of Implied contracts to pay money, 16debt, 16-1032 1006, 1010 Payment in compromise or settlement of Conversion of money, 16-1013 debt, 16-1035 Fraudulent concealment, 16-1013 Payment of interest, 16-1035 General rule, 16-1010 Payment of principal, 16-1033 Payment of principal as bar to interest, Misapplication of funds, 16-1013 Money fraudulently or wrongfully 16-1033, 1034 obtained, 16-1012 Payment of principal where interest is Money had and received, 16-1012 due by contract, 16-1033 Money paid and received through Payment of principal where interest is mistake, 16-1011 recovered as damages, 16-1033 Money paid for use of another, 16-Payment pending suit, 16-1034 IOII Statement of rule, 16-1032 Money wrongfully or unlawfully Statutes, 16-1035 withheld, 16-1012 Interest in contract, 20-1179 Incidental damages, 16-1014 Interest on interest, see infra, Compound Interest as measure of damages, 16-1013 interest. Measure of damages, 16-1013 Necessity for default, 16-1019 Interpretation and construction, 16-1001 Statutes, 16-998 Default in liquidating debt, 16-1020 Written contracts: General rule, 16-1019 Illustrations, 16-1019, 1020 Liability of mere depositary, 16-Abbreviations in contract for 'interest, 16-1001 General rules of construction, 16-1020 Manifest intent to govern, 16-1001 Requisites to recovery, 16-1014 Time from which computed, see infra, Omission of period by which computation to be made, 16-1001 Time from which computed. Parol evidence, 16-1002 Time of payment, 16-1019 To what time computed, 16-1047 When interest payable, 16-1002 Interest as damages for tort (see infra, Com-Intervention, 16-1105 pound interest), 16-1027 Investments, see Investments. Conflict of laws, see infra. Private inter-Joint tenants and tenants in common, 17-697 national law. Judge, 16-1105 Consideration of lapse of time, 16-1030 Judgment lien, 16-1103 Death by wrongful act, 16-1032 Judgments and decrees: Deprivation of use of property, 16-1029 Destruction of property, 16-1027 Foreign judgments, see infra, Foreign judgments. Discretionary interest and interest as Compound interest, 16-1075 matter of right, see infra, Discretion-General rule, 16-1075 ary interest and interest as matter of Rate, 16-1076 right. Rate of interest, 16-1060, 1062 Doctrine that interest is not recoverable, General rule, 16-1062 16-1031 Interest rate not subject of change, 16-1063 Double and treble damages, 16-1031 Judgment in terms bearing interest, Exemplary damages, 16-1031 16-1063 General rule, 16-1027 Provision that judgment shall carry Injuries to property, 16-1027 contract rate, 16-1063 Interest eo nomine, 16-1029 Rate existing at rendition, 16-1063 Negligence, 16-1031

1139

Interest. INTEREST, cont'd. INTEREST, cont'd. Parol contracts, 16-1002 Judicial notice, 16-1004; 17-933 Verbal contracts, 16-1002 Foreign law, 16-1093 Parol evidence, 16-1002 Judicial sales, 17-987 Purchaser must pay interest on deferred payments of purchase money, 17-Time from which interest runs, 17-987 Jury and jury trial: Discretionary interest and interest as matter of right, see infra, Discretion-ary interest and interest as matter of right. Suspension of interest, 16-1065 Landlord and tenant: Interest on rent, 18-278 Leasehold, 16-1103 Legacies and devises, see Legacies and De-VISES. Legal interest, 16-091; 18-809 Legal rate, see infra, Rate of interest. Liens, 16-1103 Life insurance, see Life Insurance. Limitation of actions, 19-182, 206 Interest overdue to be part of principal, 10-206 Payment of interest, 19-327 Time when each instalment matures, 19-When statute begins to run, 19-206 When there is no special agreement, 19-206 Limited partnership, see I IMITED PARTNER-Liquidated demands (see infra, Interest as damages for breach of contract; Unliquidated demands), 16-993, 994, 1010 Lost instruments, 16-1010 Maintenance, 19-613 Market values, 16-1025 Marshaling decedents' estates, 19-1371 Matter of right, see infra. Discretionary interest and interest as matter of right. Maturity: After maturity, 16-1049 Compound interest, 16-1078, 1080 Rate after maturity, see infra, Rate of interest. Rate of interest, see infra, Rate of in-Stipulation for higher rate after maturity, see infra Rate of interest. Measure of damages, 16-1013 1025 Mechanics' liens, see MECHANICS' LIENS. Mistake: Demand, 16-1021 Mistake in computation, 16-1037 Money paid and received under mistake, 16-1011 Principal: Money paid under mutual mistake, 16-1021 Mortgages, 16-1103 Municipal securities, see MUNICIPAL SECURI-Mutual insurance, see MUTUAL INSURANCE. National banks, see NATIONAL BANKS. Negligence, 16-1031 Nuisances, 21-726

On demand, see infra. Demand.

Order of court, 16-1068

Origin, 16-991

Place of performance, 16-1088 Partial payments: Computation of interest, see infra, Computation of interest. Partnership, see PARTNERSHIP. Patents, see PATENTS. Payment (see PAYMENT; TENDER; see infra, Mistake; Time of payment): Agents authorized to collect, 22-521 Amount to be paid, see infra, Interest as damages for breach of contract. Application of payments, see infra, Application of payments.

Computation of interest, see infra, Computation of interest. Effect of payment of principal, see infra, Interest as mere incident of principal or integral part of debt. Interest as mere incident of principal or integral part of debt, see infra, Interest as mere incident of principal or integral part of debt. Mistake, 22-627 Payment in compromise or settlement of debt, 16-1035 Payment of interest, 16-1035 Payment of principal, 16-1033 Prepayment as consideration for extension of time, 22-532 Rebutting presumption of payment, 22-Recovery back of interest voluntarily paid (see PAYMENT), 16-1039 Time of payment, see infra, Time of payment. Payment of money into court, 16-1069 Pecuniary interest, 16-1104 Penal bonds, 16-1008 Computation from time of breach, 16-1043 General rule, 16-1008 Interest in excess of penalty, 16-1000 Principal and surety, 16-1009 Penalty, see Usury. Periodic interest, see infra, Annual and periodic interest. Personal injuries, 16-1032 Personal property: Contracts to deliver personalty, Pledge and colloteral security, see PLEDGE AND COLLATERAL SECURITY. Police power, 22-934 Presumptions: Demand, 16-1023 Interest as mere incident of principal or integral part of debt, see infra. Interest as mere incident of principal or integral part of debt. Private international law, 16-1085 Express contracts, 16-1085 Contract for interest without naming rate, 16-1088 Contracts for the payment of interest, if valid where made, 16-1086

Law of place with reference to which

Volume XXXI.

contract is made, 16-1085

INTEREST, cont'd. INTEREST, cont'd. Private international law, cont'd. Rate of interest, cont'd. Express contracts, cont'd. Contracts increasing rate, cont'd. Parol evidence to show place of per-Stipulation for higher rate after maformance, 16-1088 turity, 16-1049 Place of performance, 16-1086 Contracts reducing rate, 16-1051 Place of performance fixed in good Demand notes, 16-1055 faith, 16-1088 Express contracts for rate, 16-1048 Implied contracts for rate, 16-1051 Place where contract entered into, 16-1086 Ambiguity, 16-1052 Place where contract made is place Contract for interest without exof performance, 16-1088 pressing rate, 16-1051 Place where contract to be per-General rule, 16-1051 formed, 16-1087 Rate of interest prescribed by stat-Place where suit brought, 16-1089 ute unless fixed by written con-Stipulations as to annual interest, tract, 16-1051 16-1087 Terms meaningless or intelligible, Foreign judgments, see infra, Foreign 16-1052 judgments. Interest as damages, 16-1052 Implied contracts, 16-1090 Exceptions to general rule, 16-Interest as damages, 16-1090 Damages for breach of contract, 16-General rule, 16-1052 Legal rate, 16-1052 1000 Damages for tort, 16-1091 Stipulation for interest as damages, Law of place of performance, 16-16-1050 Where no legal rate exists, 16-Law of place of suit, 16-1001 1053 Place where contract made as place Judgments, 16-1060, 1062 General rule, 16–1062 of performance, 16-1091 Interest by contract, 16-1085 Interest rate not subject of change, Proof of interest law of foreign juris-16-1063 diction, 16-1092 Judgment in terms bearing interest, Consequences of failure of proof, 16-1063 16-1095 Provision that judgment shall carry Foreign interest law not subject of contract rate, 16-1063 judicial notice, 16-1093 Rate existing at rendition, 16-1063 General rule, 16-1092 One-day notes, 16-1055 Parol reduction, 16-1051 How foreign interest law proven, Private international law, see infra, Pri-16-1094 Interest according to rule of comvate international law. Rate after maturity, 16-1053 mon law, 16-1095 Demand notes and one-day notes, Interest by custom, 16-1094 Interest by law of forum, 16-1095 16-1055 Interest where foreign law not shown, 16-1095 General rule, 16-1053 Implication from terms of contract, Rate after judgment, 16-1094 16-1054 Statutes best evidence, 16-1094 Rule of intent of parties, 16-1053 Where interest expressly stipulated Special statutes, 16-1059 Fixed by statute, 16-1059 for, 16-1092 Judgments and decrees, 16-1059 Public officers: Liability for interest, 23-373 Questions of law and fact: Where contract rate higher than legal rate, 16-1055 Custom or course of dealings of parties, Allowance after maturity on theory of implied contract, 16-1005 Discretionary interest and interest as 16-1057 matter of right, see infra, Discre-Allowance of contract 1ate after tionary interest and interest as matmaturity regarded as matter ter of right, of justice, 16-1057 Contract rate after maturity, 16-Whether construction of contract for court or jury, 16-1001 Expression of intent to continue Rate of interest, 16-1048 Changing rate, 16-1048, 1051, 1060 contract rate after maturity, Compound interest, see infra, Compound 16-1056 Legal rate after maturity, 16interest. Conflict of laws, see infra, Private inter-1055 Terms of contract should govnational law. Contracts for interest without expressing ern, 16-1058 Where contract rate lower than legal rate, 16-1051 Contracts increasing rate, 16-1048 rate, 16-1058 Debt secured by mortgage, 16-Contract rate after maturity, 16-1040

1141

General rule, 16-1048

General rule, 16-1058

Volume XXXI.

INTEREST, cont'd. INTEREST, cont'd. Simple interest (see infra, Compound inter-Rate of interest, cont'd. est), 16-991; 25-1068 Rate after maturity, cont'd. Where contract rate lower than Special or local assessments, see Special or LOCAL ASSESSMENTS. legal rate, cont'd. Stakeholders, 16-1020 Legal rate after maturity, 16-States, 26-478 1058 Rate by contract, 16-1048. Statutes, 16-995 Actions under special statutes, 16-996 Reducing rate, 16-1051 Regulated by statute, 16-1048 Certainty of time and place, 16-995 Statute prescribing rate of interest un-Constitutionality, 16-998 Construction, 16-998 less fixed by written contract, 16-1051 Conversion of property, 16-997 Statutes changing rate of interest, 16-Detention of proceeds, 16-997 1060 Contract for legal rate as changed Doctrine that interest is solely creature of statute, 16-995 by law, 16-1062 Double and treble damages, 16-997 Contract without stipulation for interest, 16-1062 English statutes, 16-995 Interest after maturity, 16-106t Instrument in writing, 16-997 Interest contracted for but no rate Operation, 16-998 Requisites of demand, 16-995 named, 16-1061 Interest due by contract, 16-1061 Retrospective operation, 16-998 Interest recoverable as damages, 16-Unreasonable and vexatious delay, 16-Statutes of Hen. VIII. and Anne, 16-992 Judgments, 16-1062 Stock and stockholders, see STOCK AND Particular obligations, 16-1062 Prospective operation of statutes. STOCKHOLDERS. Streets and sidewalks, see STREETS AND SIDE-16-1060 Stipulation for higher rate after ma-WALKS. Suit as demand, 16-1023, 1024 Suretyship, see Suretyship. turity, 16-1049 Doctrine that higher rate not recoverable, 16-1050 Suspension of interest, 16-1064 Doctrine that higher rate recover-By act of law, 16-1068 able, 16-1049 By act or omission of creditor, 16-1064 General rule, 16-1049 By terms of contract, 16-1064 Interest from date if not paid at Creditor's omission, 16-1064 maturity, 16-1050 Death of creditor, 16-1066 Delay in collecting claim, 16-1065 Delay pending decision of test case, 16-Phraseology of contract, 16-1049 Stipulation for interest as such or as damages, 16-1050 1066 Existence of state of war, see infra, War. Waiver of higher rate by acceptance of lower, 16-1050 Failure to present bill or note for pay-What law governs, see infra, Private inment, 16-1065 ternational law. Injunction, 16-1068 Written contracts: Laches, 16-1065 Money paid into court, 16-1069 Contract to specify rate, 16-1000 Interest included in principal sum, Neglect of creditor to ascertain amount 16-1000 due, 16-1066 Rate to appear in contract for prin-Omission of creditor, 16-1064 cipal debt, 16-1000 Order of court, 16-1068 Real estate brokers, 23-927 Tender, see Tender. Receivers, 23-1100 Vendor's delay to make title, 16-1066 Receivers of railroads, 24-38, 41 War, see infra, War. Recovery back of interest voluntarily paid, Taxation, see Taxation. see PAYMENT. Tender, see TENDER. Remittitur of interest erroneously allowed, Time, see infra, Time from which computed; Time of payment; To what time com-16-1038 Res judicata: puted. Principal and interest due on bond or Time from which computed, 16-1039 note, 24-790 After maturity, 16-1039 Retrospective statutes, 16-998 Days of grace, 16-1039 Right, see infra, Discretionary interest and Interest as damages for breach of coninterest as matter of right. tract, 16-1040 Sales, 16-1025, 1026 Contracts to do something other than Savings banks, 24-1267 pay money, 16-1046 Interest chargeable, 24-1267 Contracts to pay money, 16-1041 Interest payable, 24-1267 Contracts to pay on condition, 16-Statutory preferences of savings banks, 1043 24-1273 Date ascertainable by implication, School warrants or orders, 30-98 16-1041 Date of breach, 16-1040 Sheriffs and constables, 16-1105 Debts admitted to be due, 16-1044 Ships and shipping, 25-1031, 1034

1142

INTEREST, cont'd. Time from which computed, cont'd. Interest as damages for breach of contract, cont'd. Delivery of goods, 16-1042 Demand, 16-1043, 1044 Express contracts to pay money, 16-Foreign judgments, 16-1043 General rule, 16-1040 Goods sold and delivered, 16-1042 Implication to pay on demand, 16-1044 Implied contracts, 16-1044 Interest from date, 16-1043 Interest from demand, 16-1043 Interest from institution of suit, 16-Interest from maturity though payment of principal deferred, 16-On demand, 16-1043 Penal bond, 16-1043 Statutes, 16-1045 Where no time for payment of principal fixed, 16-1043 Work done, 16-1045, 1046 Interest as damages for tort, 16-1046 Conversion of money, 16-1047 Conversion of property other than money, 16-1047 General rule, 16-1046 Injuries to property, 16-1047 Interest from date of injuries, 16-1047 Interest from institution of suit, 16-Interest from judgment, 16-1047 Money fraudulently obtained, 16-1047 Interest by contract, 16-1039 Interest by contract where date expressly fixed, 16-1039 Date dependent upon condition, 16-Days of grace, 16-1039 General rule, 16-1039 Interest after maturity, 16-1039 Interest by contract where date impliedly fixed, 16-1040 Contract to pay at stated time with interest, 16-1040 Money paid at another's request, 16-1040 Note payable in instalments, 16-1002 Time of payment, 16-1002, 1019 Breach of contract to pay money, 16-1019 Demand, 16-1020 Fixed by demand, 16-1020 Interest due periodically, 16-1002 Time need not be expressly fixed, 16--1019 When interest payable, 16-1002 Title, 16-1102 Torts (see infra, Interest as damages for tort; Time from which computed), 16-To what time computed, 16-1047

Interest as damages, 16-1048

Interest by contract, 16-1047

Trespass, 28-607, 610

of property), 28-732 Trust deeds and power of sale mortgages, see Trust Dreds and Power of SALE MORTGAGES. Trusts and trustees, see Tausts AND Taus-TEES. United States, 29-171 United States marshals, 29-310 Unliquidated accounts, 16-1017 Unliquidated demands (see infra, Interest as damages for tort), 16-994 Amount to be paid, 16-1015 Amount in dispute, 16-1016 General rule, 16-1015 Liquidation by agreement of parties or operation of law, 16-1016 Modification of rule, 16-1016 Unliquidated demands for services, 16-1015 Where amount capable of ascertainment, 16-1016 Contracts other than to pay money, see infra, Interest as damages for breach of contract. Usages and customs (see Usages and Cus-TOMS; see infra, Implied contracts), Usury, see Usury. Vendor and purchaser, see VENDOR AND PUR-CHASER. Verdict, see VERDICT. Voluntary payment, see PAYMENT. War, 16–1069; 30–8 Effect of war, 16-1069 Existence of state of war, 16-1069 Only interest as damages is suspended, 16-1070 Requisites to application of rule, 16-1070 Subsequent contract to pay, 16-1070 Suspension of interest, 16-1060 War between the states, 16-1070 Warehouses and warehousemen, see Ware-HOUSES AND WAREHOUSEMEN. Warrants of attorney, 30-121 Warranty, see WARRANTY. What law governs, see infra, Private international law. Wills, 16-1107 Writing, see infra, Instruments of writing. Written contracts, see infra, Express contracts. INTEREST - INTERESTED, 16-1102 Contracts: Interested in a bargain or contract, 16-1107 Gaming houses, 14-713 Highways, 16-1106 Property, 16-1102 Remainders, reversions, and executory interests, 16-1103 Taxation, 16-1105 Trusts and trustees, 16-1105 Witnesses, 16-1104, 1105 INTEREST IN SUIT: Justices of the peace, 18-41 INTEREST POLICY, 16-1107 INTERFERE, 16-1107 INTERFERENCE: Limited partnership, see LIMITED PARTNER-SHIP.

INTEREST, cont'd.

Trover and conversion (see infra, Conversion

INTERFERENCE, cont'd. INTERMENT, cont'd. Patents, see PATENTS. Burial, 16-1119 INTERFERENCE WITH INTERMIXTURE OF GOODS, see Con-CONTRACT RELATIONS, 16-1109 FUSION OF GOODS. INTERNAL, 16-1119
INTERNAL IMPROVEMENT, 16-1119 See LABOR COMBINATIONS; RESTRAINT OF TRADE; SLANDER OF TITLE; TRADEMARKS. Bono fide persuasion. 16-1113 See Eminent Domain; Improvements; Mu-NICIPAL A10. Contract broken, 16-1111 Nature of contract, 16-1111 Bridges, 16-1120 Whether enforceable contract essential, Mill and water power, 16-1119 16-1111 INTERNAL REVENUE, see REVENUE Contract creates only right in personam, 16-LAWS. INTERNATIONAL, 16-1120 INTERNATIONAL LAW, 16-1121 Damages, 16-1114 Fellow servants, 16-1113 See Admiralty Jurisdiction; Aliens; Dom-Formation of contract, 16-1114 ICIL; FOREIGN JUDGMENTS; NOTARY PUB-General statement, 16-1110 Inducing breach of existing contract, 16-1110 LIC; PRIVATE INTERNATIONAL LAW; SHIPS AND SHIPPING; WAR. Justification, 16-1115 Accretion, 16-1131 Labor combinations, 18-87, 88 Acquisition of territory (see TREATIES OF Malice, 16-1112; 19-626 CESSION), 16-1129 Malicions inference actionable, 16-1113 Accretion, 16-1131 Maliciously, 16-1115 Cession, 16-1130 Master and servant, 20-181 Conquest, 16-1130 Actress, 20-183 Occupation, 16-1129 Consent of master, 20-182 Prescription, 16-1131 Contracts of minors, 20-183 Admiralty jurisdiction, see ADMIRALTY TURIS-Cropper, 20-182 DICTION. Damages, 20-183 Allegiance, 2-148 Double damages, 20-183 Employment of servant after abandon-Ambassadors, see MINISTERS AND AMBASSA-DORS. ment of contract, 20-183 Arbitration, 16-1139 Knowledge of relationship, 20-182 Armistices, 16-1158 Measure of damages, 20-183 Belligerents (see infra, Nonnostile relations Purpose of enactments, 20-182 of belligerents), 16-1140 Renter, 20-183 Classes of war, 16-1140 Statutes impose no hardship on the la-Commencement of war, 16-1141 borer or tenant, 20-182 Definition of war, 16-1140 Statutory provisions, 20-182 Effect of war on intercourse of individ-uals, see infra, Effect of war on inter-Validity of provisions, 20-182 What persons under contract are within course of individuals. the statutes, 20-182 Effect of war on treaties, 16-1142 Motive, 16-1113 Enemy character, see intra. Enemy char-Natural and probable consequences, 16-1114 acter. Notice held to imply malice, 16-1112 Recognition of belligerency, 16-1141 Precedents on which granted, 16-1109 Belligerent vessels in neutral ports, 16-1164 Preventing formation of contract, 16-1114 Bringing prize into neutral port, 16-1165 Procuring breach by illegal means actionable. Right to use port, 16-1164 16-1113 Supply of coal, 16-1165 Proximate and remote cause, 16-1114 Bills of exchange and promissory notes: Effect of war, 16-1145 Right to pursue livelihood unmolested, 16-Effect of war on intercourse of individ-Slander of title, 16-1109, 1113; 25-1077 nals, 16-1145 Termination of contract, 16-1114 Blockade, 4-583; 16-1177 Unlawful means, 16-1115 Abandonment and total loss, 1-23 What is justification, 16-1115 Approach for inquiry, 16-1181 INTERIM, 16-1117 Barratry, 3-864 INTERIOR, 16-1117 Capture of blockaded port, 16-1180 INTERLINE - INTERLINEATION, 16-Cargo shipped after blockade, 16-1181 Conditions of effectiveness, 16-1178 Contracts of affreightment and charter 1117 See ALTERATION OF INSTRUMENTS. INTERLOCUTORY, 16-1117 parties, 7-284 Final, 16-1117 Danger in entry and egress, 16 1178 INTERLOCUTORY INJUNCTIONS, see De facto blockades, 16-1180 INJUNCTIONS. Definition, 16-1177 INTERLOCUTORY ORDER, 16-1118 Demurrage, 9-245 INTERLUDE, 16-1118 Deviation, sec DEVIATION. INTERMEDDLE, 16-1118 Duration of delictum, 16-1183 Effectiveness, 16-1178 INTERMEDIATE, 16-1118 INTERMEDIATE ORDER, 16-1118 Egress in violation of blockade, 16-118t ·INTERMENT, 16-1119 Embargo distinguished from, 4-584 See CEMETERIES; DEAD BODY. Evidence of violation, 16-1183

1144

INTERNATIONAL LAW, cont'd. INTERNATIONAL LAW, cont'd. Blockade, cont'd. Contraband of war, cont'd. Facts showing violation, 16-1183 Munitions of war, 16-1171 General principles, 16-1177 Penalty for carrying contraband, 16-1174 Inland conveyance of goods, 16-1182 Provisions, 16-1171 Innocent sailing for blockaded port, 16-Vessels, 16-1172 1181 Contracts of affreightment and charter par-Interruption by enemy's fleet, 16-1180 ties: Interruption by weather, 16-1180 Illegal contracts, 7-282 Necessity excusing entry, 16-1182 Notice of blockade, 16-1179 Contributions, 16-1154 Convoy, 7-505 Pacific blockade, 16-1139 Cotton, 16-1173 Paper blockades, 16-1178 Counterfeiting: Penalty for violation, 16-1183 Offense against law of nations, 7-882 Proclamation of blockade, 16-1179 Deceit, 16-1157 River partly in neutral state, 16-1178 Decisions, 16-1126 Sailing with intent to break blockade, Decisions of prize courts, 16-1127 16-1181 De facto blockade, 16-1180 Termination or suspension of blockade, Definition, 16-1124 Despatches, see infra, Carriage of belligerent Ultimate destination of cargo, 16-1182 despatches and persons. What constitutes violation, 16-1180 Destruction of life and property, 16-1156 Booty, 4-718 Division of state, 16-1128 Capitulations, 16-1159 Domicil (see Domicil), 16-1134, 1146 Captors, 16-1187 Change of domicil, 16-1148 Capture, 5-143; 16-1186 Constituents of domicil, 16-1147 Duties and liabilities of captors, see infra, Enemy character, 16-1146 Intention of remaining, 16-1147 Duties and liabilities of captors. Effect of rescue, 16-1186 Sovereignty and jurisdiction, 16-1134 Time of stay, 16-1147 What constitutes, 16-1186 Duties and liabilities of captors, 16-1187 Who may capture, 16-1186 Carriage of belligerent despatches and per-As to care of vessels, 16-1187 As to persons on board, 16-1187 sons, 16-1175 Despatches, 16-1175 As to property on board, 16-1187 Capture without probable cause, 16-Diplomatic correspondence, 16-1175 1188 Diplomatic persons, 16-1177 Destruction of prize, 16-1188 Fraud, 16-1176 General rule, 16-1175 Proceeding to adjudication and restitution, 16-1188 Knowledge and intent, 16-1175 Recapture, 16-1189 Mail, 16-1176 Mail carriers, 16-1176 Sending in vessel for adjudication, 16-1188 Penalty, 16-1175 Effect of war on intercourse of individuals, Persons, 16-1176 16-1143 Restraint, 16-1176 Antebellum contracts, 16-1146 Cartels, 16-1159 Cession of territory (see TREATIES OF CES-Bills of exchange and promissory notes, 16-1145 sion, 16-1128, 1130 Citizens of belligerents are enemies, 16-Citizenship, 16-1134 How nationality determined, 16-1134 1143 Construction and effect of license to Coal: trade, 16-1144 Belligerent vessels in neutral port, 16-Contracts based on commercial inter-1165 course, 16-1145
Contracts between enemy subjects, 16-Commerce, neutral, 16-1168 Concealment of ship's papers, 16-1187 1144 Confiscation, 16-1152, 1153 Contracts directly in aid of enemy, 16-Conquest, 16-1130 Consuls, see Consuls. 1145 Contracts of necessity, 16-1145 Contraband of war, 7-82; 16-1170 License to trade, 16-1144 Arms, 16-1171 Property engaged in enemy trade liable Articles not intrinsically of warlike charto seizure, 16-1143 acter, 16-1171 Ransom bills, 16-1145 Beginning and end of offense, 16-1175 Embargo, 10-975; 16-1138 Coal, 16-1172 Enemy (see infra, Effect of war on inter-Continuous voyages, 16-1173 course of individuals; Rights of war Cotton, 16-1173 as against enemy property): Definition, 16-1170 Rights of war as against enemy persons, Destination of vessels or goods, 16-1173 16-1151 False papers, 16-1174 Enemy character, 16-1146 Horses, 16-1172

Agency in enemy country, 16-1149

By individuals, 16-1146

Change of domicil, 16-1148

Materials of naval construction, 16-1172

Miscellaneous articles, 16-1173

Money, 16-1173

INTERNATIONAL LAW, cont'd. Enemy character, cont'd. Commercial house in enemy country, 16-Consignments to or from belligerent territory, 16-1149 Domicil controlling as to person's enemy character, 16-1146 Effect of domicil, 16-1146 Enemy house in neutral country, 16-1148 Master and crew of vessel, 16-1148 Of property, 16-1148 Products of enemy country, 16-1149 Property in enemy territory, 16-1150 Rendition of assistance to enemy, 16-1146 Rights of neutral or friendly lienors, 16-1151 Transfers in transitu, 16-1150 Transfers of belligerent property to neutrals, 16-1150 Transfers of vessels of war, 16-1151 Vessels carrying enemy license, 16-1149 Vessels engaged in privileged trade of enemy, 16-1149 Vessels sailing under enemy flag or pass, 16-1149 Withdrawal of property from enemy country, 16-1151 Enlistments (see MILITARY LAW), 16-1162, Expatriation, 16-1134 Expedition, 12-393 Extradition, see Extradition. False papers, 16-1174, 1186 Fishing vessels, 16-1156 Flags of truce, 16-1159 Foreign enlistments, 16-1162, 1167 Foreign judgments: Condemnation in violation of international law, 13-1020 Judgment pursuant to foreign ordinance or edict violating law of nations, 13-1003 Fareign laws, see Foreign Laws. Fraudulent claim by neutral, 16-1170 Free ships, free goods, 16-1169 Furnishing munitions of war, 16-1161 Habeas corpus, see HABEAS CORPUS. Horses, 16-1172 Illegal contracts: War, 15-984, 985 Independent states, 16-1128 Instructions issued by states, 16-1128 Insurrection, see Insurrection. Interdiction, 16-983 Intervention, 16-1139 Judicial decisions, 16-1127 Judicial notice, 17-933 Jurisdiction, see infra, Sovereignty and jurisdiction. Land forces, 16-1156 Law of the land; 16-1125 Letters of marque and reprisal, 18-837 License to trade, 16-1144 Liens. 16-1151

Life, destruction of, 16-1156 Loans to belligerent states, 16-1161

1156

Mediation, 16-1139

Marine insurance, see Marine Insurance.

Means and modes of carrying on war, 16.

```
INTERNATIONAL LAW, cont'd.
  Military enterprise, 20-614
Military expedition, 16-1167; 20-614
  Military occupation, 16-1157
  Ministers and ambassadors, see MINISTERS
    AND AMBASSADORS.
  Munitions of war, 16-1171
      Furnishing, 16-1161
  Naturalization, 16-1134
  Nature of international law, 16-1124
  Navigable waters, see NAVIGABLE WATERS.
 Neutral commerce, 16-1168
 Neutrality, see MARINE INSURANCE.
      Blockade, see infra, Blockade.
      Carriage of belligerent despatches and
        persans, see infra, Carriage of belliger-
        ent despatches and persons,
      Rights and duties of neutral states, see
        infra, Rights and duties of neutral
        states.
      Rights and liabilities of neutral subjects.
        see infra, Rights and liabilities of
        neutral subjects.
      Search, see infra, Visit and search. Visit, see infra, Visit and search.
 Neutrality laws, 16-1166
      Effect on international rights and liabili-
        ties, 16-1168
      Equipment of vessels, 16-1167
      Foreign enlistment, 16-1167
      Former acts, 16-1166
      Military expedition, 16-1167
      Present law, 16-1166
 New state, 16-1128
 Nonhostile relations of belligerents, 16-1158
 Nonintercaurse, see WAR.
 Notice of blockade, 16-1179
 Occupation, 16-1129
 Pacific blockade, 16-1139

Papers, see infra, Ship's papers.
 Passport, 16-1159
 Persons in international law, 16-1128
      Effect of cession of territory, 16-1128
      Effect of division of state, 16-1128
      Recognition of new state, 16-1128
      States wholly or partially independent,
        16-1128
 Piracy, see PIRACY.
 Ports, see infra, Belligerent vessels in neutral
   ports.
 Postliminium, 16-1158; 24-967
 Prescription, 16-1131
 Privateers, 16-1156
      Capture by privateers, 16-1189
 Private international law, see PRIVATE INTER-
   NATIONAL LAW.
 Prize, see infra, Capture.
      Bringing prize into neutral port, 16-1165
      Capture without probable cause, 16-1188
      Claim by neutral nation in prize court,
        16-1166
      Destruction of prize, 16-1188

Duties and liabilities of captors, see
        infra, Duties and liabilities of captors.
      Proceedings for adjudication, 16-1188
      Restitution, 16-1188
      Restitution of prize, 16-1165
      Sending in vessel for adjudication, 16-
        1188
      Violation of neutral rights by belliger-
```

ent, 16-1165

Probable cause, capture without, 16-1188

Volume XXXI.

INTERNATIONAL LAW, cont'd. Proclamation: Nonintercourse acts, 30-13 Proclamation of blockade, 16-1179
Property (see infra, Enemy character; Rights of war as against enemy property: Territorial property of state): Destruction of, 16-1156 Withdrawal of property from enemy country, 16-1151 Protectorates, 16-1133 Provisions, 16-1171 Ransom, 16-1159 Recapture, 16-1189 Recognition of belligerency, 16-1141 Recognition of new state, 16-1128 Reprisals, 16-1138 Requisitions, 16-1154 Rescue, 16-1186 Retorsion, 16-1138 Rights and duties of neutral states, 16-1160 Armed expeditions issuing from neutral territory, 16-1164 Arming and equipping ships of war, 16-1163 Base of operations in neutral territory, 16-1163 Belligerent vessels in neutral ports, see infra, Belligerent vessels in neutral ports. Claim by neutral nation in prize court, 16-1166 Effect of neutral state's failure to observe neutrality, 16-1166 Effect of violation of neutral rights by belligerent, 16-1165 Enlistments, 16-1162 Furnishing munitions of war, 16-1161 General duty not to give aid, 16-1160 Hostilities, 16-1162 Improper use of neutral territory, 16-Innocent sales of ships of war, 16-1163 Interning of troops in neutral territory, 16-1162 Loans to belligerent states, 16-1161 Neutrality laws, see infra, Neutrality laws. Passage of troops, 16-1162 Prize, restitution of, 16-1165 Restitution of prize, 16-1165 Treaty of Washington and Geneva award, 16-1164 Rights and liabilities of neutral subjects, 16-1168 Blackade, see infra, Blockade. Carriage of belligerent despatches and persons, see infra, Carriage of belligerent despatches and persons. Fraudulent claim by neutral, 16-1170 Free ships, free goods, 16-1169 Generally, 16-1168 Neutral commerce, 16-1168 Neutral goods in armed vessel of enemy, 16-1170 Visit and search, see infra, Visit and search. Rights and obligations in time of peace, 16-

Amicable settlement of disputes, 16-1139

Arbitration, 16-1139

Embargo, 16-1138

INTERNATIONAL LAW, cont'd. Rights and obligations in time of peace, con. Intervention, 16-1139 Measure of constraint short of war, 16-1138 Mediation, 15-1139 Nonintercourse, 16-1138 Pacific blockade, 16-1139 Reprisals, 16-1138 Retorsion, 16-1138 Sovereignty and jurisdiction, see infra, Sovereignty and jurisdiction. Territorial property of state, see infra, Territorial property of state. Rights of war as against enemy persons, 16-Combatants, 16-1151 Noncombatants, 16-1152 Rights of war as against enemy property, 16-1152 Confiscation, 16-1152 Confiscation of debts, 16--1153 Contributions and requisitions, 16-1154 Debts due state, 16-1153 Enemy property entering territorial waters after commencement of war, 16-1153 Enemy vessels in port, or bound for port, at beginning of war, 16-1156 Fishing vessels, 16-1156 Private property, 16-1154 Property at sea, 16-1154
Property in state of captor, 16-1152 Property in state of enemy, 16-1153 Public property, 16-1153 Rivers, 16-1131 Rights over rivers, 16-1131 Rivers as boundaries, see Boundaries. Safe conduct, 16-1159
Search, see infra, Visit and search.
Seas, rights over, 16-1132 Ships and shipping: Arming and equipping ships of war, 16-Belligerent vessels in neutral ports, see infra, Belligerent vessels in neutral ports. Capture, see infra, Capture. Contraband of war, see infra, Contraband of war. Duties and liabilities of captors, see infra, Duties and liabilities of captors. Enemy character: Master and crew of vessel, 16-1148 Vessels carrying enemy license, 16-1140 Vessels engaged in privileged trade of enemy, 16-1149 Vessels sailing under enemy flag or pass, 16-1149 Enemy property liable to seizure at sea, 15-1154 Fishing vessels, 16-1156 Fraudulent claim by neutral, 16-1170 Free ships, free goods, 16-1169 Neutral commerce, 16-1168 Neutral vessels in convoy, 16-1170 Private vessels in foreign ports, 16-1137 Public vessels in foreign ports, 16-1136 Search, see infra, Visit and search. Ship's papers, see infra, Ship's papers. Vessel part of territory, 16-1136

Volume XXXI.

```
INTERNATIONAL LAW, cont'd.
                                                  INTERPLEADER, cont'd.
                                                     Gornishment, see GARNISHMENT.
  Ships and shipping, cont'd.
                                                     Justices of the peace, 18-28
      Vessels on high seas, 16-1135
      Visit, see infra. Visit and search.
                                                     Warehouses and warehousemen, 30-56
                                                     Witnesses. see WITNESSES.
  Ship's papers, 16-1186
      Concealment, 16-1187
False papers, 16-1186
                                                  INTERPOSE, 16-1189
                                                  INTERPRETATION AND CONSTRUC-
      General requirements, 16-1186
                                                       TION, 17-1
                                                     See PAROL EVIDENCE; STATUTES; WILLS.
      Spoliation, 16-1187
  Sources of international law, 16-1125
                                                     Agency, see AGENCY.
  Sovereignty and jurisdiction, 16-1133
                                                     Ambiguity (see Ambiguity):
                                                         Circumstances considered only in case
      As affected by nationality or domicil of
        person, 16-1134
                                                           of ambiguity, 17-23
                                                         Construction by parties ineffective in ab-
      As affected by official character of per-
                                                           sence of ambiguity, 17-25
        son, 16-1135
      Diplomatic officers, see MINISTERS AND
                                                         Interpretation only when ambiguity ex-
                                                           ists, 17-4
        AMBASSADORS.
      Foreign sovereigns, 16-1135
                                                         No room for construction in absence of
      Foreign troops passing through terri-
                                                    ambiguity, 17-4 "And" and "or," see And.
        tory, 16-1135
                                                    Arbitration and award, see Arbitration and
      Generally coextensive with territory, 16-
        1133
                                                    Avoidance of forseiture, 17-18
Bail and recognizance (in criminal cases),
      Piracy, 16-1138
      Private vessels in foreign ports, 16-1137
      Public vessels in foreign ports, 16-
                                                       3-707
                                                     Bills of exchange and promissory notes, see
      Subjects of civilized states in semicivil-
                                                       BILLS OF EXCHANGE AND PROMISSORY
        ized countries, 16-1135
                                                      Notes.
      Vessels in foreign ports, 16-1136
                                                     Boundaries, see Boundaries.
      Vessels on high seas, 16-1135
                                                    Building contracts, see Working Contracts.
  Spheres of influence, 16-1133
                                                     By-laws, see By-Laws.
                                                    Charter parties, see Contracts of Affreight-
  Spies, 16-1157
  Spoliation of ship's papers, 16-1187
                                                       MENT AND CHARTER PARTIES.
  States, see STATES.
                                                     Circumstances, see infra, Surrounding cir-
  Statutes:
                                                       cumstances.
      Disregard of international law, 26-643
                                                     Clerical mistakes, see infra, Verbal and cleri-
  Stratagems, 16-1157
                                                       cal mistakes.
  Termination of war, 16-1159
                                                     Codicils, see Codicilis.
                                                     Composition with creditors, see Composition
  Territorial property of state, 16-1129
      Acquisition of territory, see infra, Acqui-
                                                       WITH CREDITORS.
        sition of territory.
                                                     Conditions, see Conditions.
Consideration of different parts of instru-
      Protectorates, 16-1133
      Rights over rivers, 16-1131
                                                       ment, 17-4
      Rights over seas, 16-1132
Spheres of influence, 16-1133
                                                     Conspiracy, see Conspiracy.
                                                     Constitutions, see Constitutional Law.
  Territory, see infra, Acquisition of territory;
                                                     Construction by parties, 17-23
    Rights and duties of neutral states; Sov-
                                                         Construction by parties ineffective in ab-
    ereignty and jurisdiction.
                                                           sence of ambiguity, 17-25
  Text writers, 16-1125
                                                         General rule, 17-23
                                                         Illustrations, 17-24, 25
  Trade, license to, 16-1144
  Treaties, see TREATIES.
                                                         Previous contracts, 17-25
  Truces, 16-1158
                                                     Construction distinguished from, 7-2
  Vessels, see infra, Ships and shipping.
                                                     Construction in favor of instrument, 17-17
  Visit and search, 16-1184
                                                         Avoidance of forfeiture, 17-18
      Capture, see infra, Capture.
                                                         Effectiveness of instrument, 17-18
                                                         Legality of instrument, 17-18.
      Conclusion of search, 16-1186
                                                         Validity of instrument, 17-17
      Duties and liabilities of captors, see in-
         fra, Duties and liabilities of captors.
                                                     Contracts:
      Effect on cargo, 16-1185
                                                         Language construed most strongly against
      Mail vessels, 16-1184
                                                           user thereof, 17-15
      Mode of exercising right, 16-1185
                                                     Contracts of affreightment and charter por-
      Resistance to search, 16-1185
                                                       ties, see Contracts of Affreightment and
                                                       CHARTER PARTIES.
      Right in general, 16-1184
      Ship's papers, see infra Ship's papers.
                                                     Copyright, see COPVRIGHT.
       Vessels of war, 16-1184
                                                     Corporations, see Corporations.
       Vessels under convoy, 16-1184
                                                     Court stands in place of parties, 17-23
  War (see WAR; and see infra, Belligerents).
                                                     Covenants, 17-5
                                                     Deeds:
INTER PARTES, 16-1189
                                                         Covenants in deed, 17-5
INTERPLEADER, 16-1189
                                                         Deed as contract, 17-5
  Bailments, 3-762
                                                         Deed considered as contract, 17-5
  Bill of interpleader, 4-58
                                                         Description in deed, 17-6
  Brokers, 4-983
```

```
INTERPRETATION AND CONSTRUC-
                                                 INTERPRETATION AND CONSTRUC-
    TION, cont'd.
                                                      TION, cont'd.
  Deeds, cont'd.
                                                    Instrument to be considered as a whole, con.
      Instrument to be considered as a whole,
                                                        Ejusdem generis, 17-6
                                                        General rule, 17-4
      Language construed most strongly against
                                                        Recitals in instrument, 17-6
        user thereof, 17-14
                                                        Rule not applicable if contrary to intent,
      Repugnant clauses in deed, 17-8
                                                          17-6
          General rule, 17-8
                                                    Insurance, see INSURANCE.
          Grant cannot be restricted or dimin-
                                                    Intention:
             ished by subsequent clause, 17-8
                                                        Ejusdem generis, 17-6
          Illustrations, 17-8
                                                        Intention of parties to contracts, 17-2
          Repugnancy avoided if possible, 17-8
                                                        Intention of parties to deeds, 17-3
          Rule of last resort, 17-8
                                                        Intention sought is that expressed,
          Rule that prior clause prevails, 17-8
                                                          17-3
  Definition, 17-2
                                                        Technical meaning gives way to manifest
  De minimis non curat lex, see DE MINIMIS
                                                          intention, 17-13
    NON CURAT LEX.
                                                        Words supplied to effectuate intention,
  Depositions, see Depositions.
                                                          17-19
  Different parts of instrument, consideration
                                                    Interest, see INTEREST.
    of, 17-4
                                                    Investments, see Investments.
  Distinction between interpretation and con-
                                                    Islands:
    struction, 17-2
                                                        Grants, 17-533
  Effect, see infra, Every part to be given
                                                    Landlord and tenant, see Leases.
Language construed most strongly against
    effect.
  Effectiveness of instrument, 17-18
                                                          user thereof, 17-14
  Ejusdem generis, see Ejusoem Generis.
                                                        Exception in instrument, 17-16
  Equitable construction preferred, 17-18
                                                        Exceptions in carrier's contract, 17-16
  Every part to be given effect, 17-7
                                                        General rule, 17-14
      General rule, 17-7
                                                        Illustrations, 17-14, 15
      Illustrations, 17-7, 8
                                                        Promisor's knowledge of promisee's un-
                                                          derstanding of contract, 17-17
  Exceptions:
      Language construed most strongly against
                                                        Rule one of last resort, 17-16
        user thereof, 17-16
                                                    Lateral or branch railroads, see LATERAL OR
  Exemptions from execution, see Exemptions
                                                      BRANCH RAILROADS.
    (FROM EXECUTION).
                                                    Leases (see Leases):
  Exemptions from taxation, see Exemptions
                                                        Language construed most strongly against
    (FROM TAXATION).
                                                          user thereof, 17-14
                                                    Legality of instrument, 17-18
  Expressio unius est exclusio alterius, 12-570;
                                                    Legal terms, 17-13
        17-25
      General rule, 17-25
                                                    Letters of credit, 18-833.
                                                    Libel and slander, see LIBEL AND SLANDER.
      Illustrations, 17-25, 26
      Statutes, 26-604, 610
                                                    License (real property), 18-1139
  Expressum facit cessare tacitum, 12-571
                                                    Liquidated damages, see LIQUIDATED DAM-
  Favor of instrument, see infra, Construction
                                                      AGES.
    in favor of instrument.
                                                    Meaning of words and phrases, 17-11
                                                        Arbitrary meaning given by parties, 17-
  Fidelity and guoranty insurance, see Fidelity
    AND GUARANTY INSURANCE.
  Fire insurance, see FIRE INSURANCE.
                                                        Ordinary meaning generally to be given,
  Fire limits, 13-397
  Foreign corporations, see Foreign Corpora-
                                                        Technical terms and expressions, see
                                                          infra, Technical terms and expressions.
    TIONS.
                                                        Trade usage as to meaning of terms, 17-
  Forfeiture:
      Construction to avoid forfeiture, 17-18
  Fortius contra proferentem, 17-14
                                                        Words of quantity or number, 17-12
                                                    Meaning of words used, 17-4
  Gas companies (see GAS COMPANIES), 14-924
                                                    Measure, words of, 17-26
  Grammar, 14-1110; 17-20
                                                    Mortgages, see Mortgages.
  Grant:
      Language construed in favor of state,
                                                    Municipal aid, see MUNICIPAL AID.
                                                    Municipal corporations, see MUNICIPAL COR-
        17-15
  Guaranty, see GUARANTY.
                                                      PORATIONS.
  Implied terms, 17-26
                                                    Noscitur a sociis, 21-550
      Implied terms in grant, 17-26
                                                    Number:
      Law becomes part of contract, 17-26
                                                        Words of number, 17–12
                                                    Object of interpretation, 17-2
      Law will imply certain terms, 17-26
      Words of measure, 17-26
                                                    Omitted words may be supplied, 17-19
                                                    "Or" and "and," see And.
Ordinances, see Ordinances.
  Indemnity contracts, see INDEMNITY CON-
    TRACTS.
                                                    Pardon, see Reprieve, Pardon, and Amnesty.
  Instrument to be considered as a whole, 17-4
                                                    Parol evidence, see PAROL EVIDENCE.
      Application of rule, 17-5
      Covenants in deed, 17-5
                                                    Parties, see infra, Construction by parties,
                                                    Partnership, see PARTNERSHIP.
      Deed as contract, 17-5
```

INTERPRETATION AND CONSTRUC-TION, cont'd. Parts (see infra, Every part to be given effect): Consideration of different parts of instrument, 17-4 Instrument to be considered as a whole, 17-4 Patents, see PATENTS. Perpetuities and trusts for accumulation, see PERPETUITIES AND TRUSTS FOR ACCUMULA-Phrases, see infra, Meaning of words and phrases. Practical construction, see infra, Construction by parties. Precatory words, see Precatory Trusts. Preliminary negotiations, 17-23 Presumption against partial intestacy, 30-668 Printed matter controlled by written, 17-21 Private international law, 22-1325, 1337 Public grant: Language construed in favor of state, 17-15 Public lands, see STATE AND PUBLIC LANDS. Punctuation, 17-20 General rule, 17-20 Ineffective as against plain meaning of instrument, 17-20 Punctuation marks may be inserted, 17-Purpose of instrument or contract, 17-22 Quantity: Words of quantity, 17-12 Questions of law and fact, see QUESTIONS OF LAW AND FACT. Railroad securities, see RAILROAD SECURITIES. Reasonable construction preferred, 17-18 Receipts, 23-980 Recitals, 17-6 Reinsurance, see REINSURANCE. Relation of parties, 17-22 Release and discharge, see RELEASE AND DIS-CHARGE. Remainders, reversions, and executory interests, see Remainders, Reversions, and EXECUTORY INTERESTS. Representations, see FRAUD AND DECEIT. Reprieve, see Reprieve, Pardon, and Am-Repugnant clauses in deed, see infra, Deeds. Repugnant words may be rejected, 17-19 Res judicata, 24-768 Restraint of trade, see RESTRAINT OF TRADE. Restraints on alienation, 24-872 Rewards, see REWARDS. Sales, see SALES. Scope of interpretation, 17-2 Separate writings, see infra, Transactions in-

corporated in several writings.

corporated in several writings.

Stare decisis, see STARE DECISIS.

ANCE.

LANDS.

Spelling, 17-20

Statutes, see STATUTES.

Strict construction, 27-189

Sheriffs' sales, see Sheriffs' Sales.

Several writings, see infra, Transactions in-

Specific performance, see Specific Perform-

State and public lands, see STATE AND PUBLIC

Subject-matter, nature, and situation, 17-22

```
TION, cont'd.
  Subscriptions, 26-283
  Suretyship, see Suretyship.
  Surrounding circumstances, 17-21
      Circumstances considered only in case of
        ambiguity, 17-23
      Court stands in place of parties, 17-23
      General rule, 17-21
      Illustrations, 17-22, 23
      Nature and situation of subject-matter,
        17-22
      Preliminary negotiations, 17-23
      Purpose of instrument or contract, 17-22
      Relation of parties, 17-22
  Technical terms and expressions, 17-13
      General rule, 17-13
      Illustrations, 17-13
      Technical meaning gives way to manifest
        intention, 17-13
  Transaction incorporated in several writings.
       18--0
      Absolute deed and defeasance, 17-10
      Between same parties, 17-10
      Contemporaneous, 17-10
      Deed and purchase-money mortgage, 17-
        īΩ
      General rule, 17-9
      Negotiable instruments, 17-10
      Note and mortgage securing it, 17-11
      Reference for certain purposes only, 17-
        11
      Same date, 17-10
      Same subject-matter, 17-10
  Treaties, see Treaties.
  Trust deeds and power of sale mortgages, see
    TRUST DEEDS AND POWER OF SALE MORT-
    GAGES.
  Trusts and trustees, see Trusts and Trus-
  Ultra vires, see ULTRA VIRES.
  Usages and customs, see Usages and Cus-
    TOMS.
  Validity of instrument, 17-17
  Verbal and clerical mistakes, 17-19
"And" and "or," see And.
      False grammar, 17-20
      General rule, 17-19
      Incorrect spelling, 17-20
      Omitted words may be supplied, 17-19
      Repugnant words may be rejected, 17-19
      Substitution of words, 17-20
  Verdict, see VERDICT.
  Warranty, see WARRANTY.
  Whole instrument, see infra, Instrument to
    be considered as a whole.
  Wills, see WILLS.
  Words (see infra, Meaning of words and
        phrases);
      Meaning of words used, 17-4
  Working contracts, see Working Contracts.
  Written matter controls printed, 17-21
INTERPRETERS, 17-27
  Ability of person to interpret, 17-31
  Admissions, 1-702; 17-32
  Attorney and client, 17-32
  Bias of person appointed, 17-30
      Discretion of court, 17-30
      Relation of interpreter to party, 17-31
      Witness as interpreter, 17-30
  Communication through interpreter, 17-32
  Compensation of interpreter, 17-31
```

INTERPRETATION AND CONSTRUC-

INTERPRETERS, cont'd. INTERSTATE COMMERCE, cont'd. Competency, 17-30 Animals: As relating to ability of person to inter-Animals having contagious or infectious diseases, 2-382; 17-68 pret. 17-31 Carriers of live stock, 17-103 As relating to bias of person appointed, see infra. Bias of person appointed. Communicating disease, 2-382; 17-83 As relating to receipt of evidence from Constitutionality of statute as to importwitness, 17-31 ing diseased animals, 2-382 Discretion of trial court, 17-30 Infected animals may be excluded, 17-Parties acquiescing in interpretation of unbiased commissioner, 17-31 Inspection laws, 17-81 Relation of interpreter to party, 17-31 Tax on live stock grazed within state, Witnesses as interpreters, 17-30 17-122 Contracts, 17-32 Texas fever, 2-382; 17-83 Court interpreter, 17-27 Anti-trust laws, 17-52 Courts (see infra, Right and duty of court Appeal: to appoint): Commission, see infra, United States Discretion of court, 17-30 Interpreter officer of court, 8-28 Proceedings to enforce orders of commis-Deaf and dumb persons, 8-844; 17-29 sion, 17-177 Definition, 17-27 Effect of appeal as supersedeas, 17-Depositions, 9-342 Commissioner, 9-342 178 Reversal and remand in circuit court Oath, 9-342 of appeals, 17-177 Discretion of trial court, 17-30 Review in supreme court of question Bias of person appointed, 17-30 as to reasonableness of discrimina-General rule, 17-30 tion, 17-178 Duty of court to appoint, see infra, Right To what court taken, 17-177 and duty of court to appoint. Bonds: Foreigners, 17-28 Taxation, 17-115 Impeachment of interpreter's testimony, 17-Boroughs, 4-731 Bridges, 17-49, 113 Bridge tolls, 17-50 31 Judicial proceedings, 17-27 Mutes, 17-29 Legalizing or declaring bridge to be Necessity of appointment question for court, nuisance, 17-49 Where interstate commerce act applies 17-29 to bridges, 17-131 Oaths, 17-30; 21-751 Privileged communications, 17-32; 23-66 Burden of proof: Questions of law and fact: Complaint before commission, 17-166 Necessity of appointment question for Facilities for interchange of traffic, 17court, 17-29 151 Relation of interpreters to parties, 17-31 Long and short hauls, 17-155 Preference or advantage, 17-144 Right and duty of court to appoint, 17-27 Business tax, see Occupation, Business, and At common law, 17-27 Common law not changed by statute, 17-PRIVILEGE TAXES. Carriers of goods (see infra, Railroads and other carriers), 17-62, 63 Necessity of appointment question for Carriers of live stock, see infra, Railroads court, 17-29 and other carriers. Carriers of passengers, see infro, Railroads and other carriers. Number of interpreters, 17-28 Under statute, 17-28 What witnesses may testify through inter-preter (see infra, Witnesses),17-28 Charges (see infra, Just and reasonable charges; Preference): Foreigners, 17-28 Mutes, 17-29 Facilities for interchange of traffic, see infra. Facilities for interchange of Persons with defective power of speech, traffic. Witnesses (see infro, What witnesses may Filing and publishing schedules, see infra, Filing and publishing schedules. testify through interpreter): Long and short hauls, see infra, Long Interpreter must be sworn as witness, and short hauls. 17-30 Oath, 17-31 Unjust, see infra. Discrimination. Witnesses as interpreters, 17-30 INTERROGATORIES (see Depositions): Chinese exclusion act, 17-94 Choses in action: Taxation, 17-116 Mandamus, 19-837 INTERRUPT — INTERRUPTION, 17-32 INTERSECT, 17-32 Cigarettes, 17-87 Original package, 17-73, 74 Civil rights, see infra, Colored persons. INTERSTATE COMMERCE, 12-611; 17-Colored persons: Equal and separate accommodations, 17-See FOREIGN COMMERCE. Act, see infra, Interstate commerce act.

Commerce (see infra, What constitutes inter-

state commerce), 6-217

Adulteration, 17-68, 84

Among, 2-308

INTERSTATE COMMERCE, cont'd. INTERSTATE COMMERCE, cont'd. Connecting carriers, cont'd. Commercial travelers and drummers, 17-66 Facilities for interchange of traffic, 17-Commission, 17-124 Administrative powers, 17-125 Consolidation of corporations (see infra, For-Appeal, see infra, Appeal; United States courts. eign corporations), 6-805, 808, 829; Application by commission to enforce 17-108 provisions and punish violations, see Connecting carriers, 17-96 infra, United States courts. Constitutionality of interstate commerce act, Commission a body corporate, 17-125 Complaint unnecessary, 17-164 Constitutional limitations, 17-46 Construction, see infra, Interpretation and Contempt, 17-167 Court, 17-125 construction. Election of tribunal, 17-164 Contempt, 17-125, 168, 177; 29-210 Enforcement of contracts, 17-127 Commission, 17-167 Establishment of general rules of con-Continuous carriage, 17-163 duct, 17-125 Contracts, 17-52, 86 Establishment of through routes, 17-127 Carriers, see infra, Railroads and other Estoppel, 17-166 carriers. Evidence, 17-166 Foreign corporations, 17-107 Burden of proving complaint, 17-166 Railroads, see infra, Railroads and other Necessity for, in support of comcarriers. plaint, 17-166 Convict-made goods, 22-1305 Right to take proofs where defendant Corporations (see infra, Foreign corporafails to answer, 17-167 tions): Facilities, 17-127 Employment of state corporation, 17-54 Findings of fact, see infra, Findings of Counterfeiting, 17-53 fact. County printing, 17-93 Function of commission, 17-165 Criminal law: Duty as to abstract, collateral, and Punishment of crime, 17-52 ex parte questions, 17-165 Criminal proceedings, 17-178 Duty to enforce provisions of act, Statutory provisions, 17-178 17-165 Violation of provisions of act indictable General powers of commission, 17-124 as a misdemeanor, 17-178 Interstate commerce act: Criminals, exclusion of, 17-86 Dams, 17-88 Dead body: Reparation, see infra, Reparation. Judicial powers, 17-125 Jurisdiction of commission, see infra, Disinterment of dead body, 17-94 Death by wrongful act, 17-94 Definition (see *infra*, What constitutes inter-Jurisdiction of commission. Legislative powers, 17-125 Managing business of carriers, 17-125 state commerce): Mode of procedure, 17-166 Order of cammission, see infra, Order of Original package, 17-73 Delegation of authority, 17-54 commission. Device, see infra, Discrimination. Parties, 17-166 Discrimination (see infra, Preference): Power to fix rates, 17-126 Color, see infra, Colored persons. Proceedings before commission, 17-164 Connecting carriers, 17-96, 151 Nature of proceedings, 17-166 Effect of discrimination in general, 17-78 Proceedings in federal courts, see infra, Facilities for interchange of traffic, see United States courts. infra, Facilities for interchange of Production of documents, see infra, Right traffic. to require attendance of witnesses, Foreign corporations, 17-78 production of books, papers, etc. Imports, 17-114 Quasi-judicial powers, 17-125 Inspection charges, 17-82 Rates of carriage, 17-126 Inspection laws, 17-79 Regulations limited to existing facilities, Rates or facilities, 17-96 17-127 Statutes discriminating against products Rehearing, 17-171 and citizens of other states, 17-77 Report, see infra, Report of commission. Taxation, 17-111, 114 United States courts, see infra, United Tax on sale of goods, 17-121 States courts. Terminal facilities, 17-96 Witnesses, see infra, Right to require at-Unjust discrimination, 17-134 tendance of witnesses, production of All discrimination not illegal, 17-135 Allowance for leakage, 17-142 books, papers, etc. Commission merchants and factors, 17-67 Burden of proof, 17-136 Congress, see infra, Power of Congress. Carload rates, 17-139 Connecting carriers, 17-64, 104 Circumstances and conditions dis-Consolidation, 17-96 similar, 17-136 Discrimination, 17-96, 151 Circumstances to be considered, 17-Duty to afford equal facilities, 17-149 Classification as a device, 17-138 Duty to arrange for joint through trans-

Classification of freights, 17-138

Volume XXXI.

portation, 17-151

INTERSTATE COMMERCE, cont'd.

Exports, see infra, Imports and exports.

INTERSTATE COMMERCE, cont'd. Discrimination, cont'd. Unjust discrimination, cont'd. Common law and statutes contracted, 17-135 Competition, 17-137 Compressing cotton in transit, 17-142 Consideration for discrimination, 17-136 Device, 17-135 Device unnecessary, 17-135 Difference caused by carrier, 17-137 Difference in cost, 17-137 Discounts for large shipments, 17-139 Effect on validity of contract, 17-135 Free cartage, 17-142 Goods in same class should be carried at same rate, 17-138 Goods to be reshipped, 17-142 Group rates, 17-139 Improper classification, 17-138 Like kind of traffic, 17-137 Local rates, 17-140 Manufacturer's rate, 17-139 Mileage for use of shipper's cars, Only unjust and unreasonable discriminations illegal, 17-136 Particular instances of discrimination, 17-139 Party rate tickets, 17-141 Proper classification, 17-138 Question of fact, 17-138 Rebates, 17-141 Reshipment, 17-139 Round trip tickets, 17-141 Similarity a question of fact, 17-138 Similarity of circumstances and conditions, 17-136 Special rates for carrying emigrants, 17-140 Statutory provisions, 17-134 Through rates, 17-140 Underbilling, 17-142 Unjust discrimination limited to discrimination in rates, 17-134 What constitutes, 17-135 Election of remedies, 17-164 Election of tribunal, 17-164 Elevators, 17-55 Embargo, 17-53 Estoppel: Parties appearing before commission, 17-Evidence (see infra, Commission): Additional proof, 17-175 Findings of fact, 17-174 Right to consider testimony used before commission, 17-175 United States courts, 17-174, 175 Exclusion of imports, 17-84 Adulterated, unsound, or infectious articles, 17-84 Food products, 17-84 Fraudulent articles, 17-85 Infected animals, 17-84 Lawful subjects of commerce, 17-84 Live stock, 17-84

Exclusiveness of power of Congress, see infra, Power of Congress,

Į153

31 C. of L.-73

Express companies, see infra, Railroads and other carriers. Facilities for interchange of traffic, 17-149 Burden of proof, 17-151 Cars of private company, 17-152 Discrimination between connecting lines, 17-151 Dissimilar circumstances, 17-150 Duty to advance charges or give credit, 17-152 Duty to afford equal facilities, 17-149 Duty to arrange for joint through transportation, 17-151 Duty to draw cars of other lines, 17-152 Joint through transportation, 17-151 Preferences under first paragraph, 17-Rates and charges, 17-150 Reasonable and proper facilities, 17-149 Right and duty reciprocal, 17-150 Sale of through tickets, 17-150 Similarity of circumstances, 17-150 Terminal points, 17-150 Three carriers involved, 17-149 Use of tracks and terminal facilities, 17-151 Where company has running privileges, 17-151 Fares, see infra, Tickets and fares. Ferries, 17-64 Where interstate commerce act applies to ferries, 17-131 Filing and publishing schedules, 17-160 Change of schedules, 17-162 Connivance of shipper with carrier, 17-162 Contents of schedule, 17-161 Contracts presumed to be with reference to schedule, 17-161 Duty of carriers to frame tariffs without suggestions from commission, 17-160 Duty to establish and publish, 17-160 Duty to file copies of joint tariffs of rates, fares, and charges, 17-161 Duty to file schedule, 17-161 Effect of variance from schedule rates, 17-162 Joint schedules, 17-161 Notice of reduction of rates, 17-163 Statutory provision, 17-160 Unlawful to charge more or less than schedule rates, 17-162 Findings of fact, 17-168, 174 Construction of findings, 17-175 Duty to dispose of issues of fact, 17-160 Duty to make findings, 17-168 Duty to receive and take into account evidence of facts, 17-169 Effect as evidence, 17-174 Findings of fact merely prima facie evidence, 17-175 Statutory provisions, 17-174 United States courts, 17-174 Fires: Statutes making railroads liable irrespective of negligence, 13-429 Foreign corporations, 17-65, 105 Authorized agent, 17-106 Volume XXXI.

INTERSTATE COMMERCE, cont'd.	INTERSTATE COMMERCE, cont'd.
Foreign corporations, cont'd. Consolidation with domestic corporations,	Inspection laws, cont'd. What are inspection laws, cont'd.
17–108	Inspection charges, 17-81
Corporation protected as well as indi-	Intoxicating liquors, 17-81
viduals, 17–105 Discrimination, 17–78	Object of inspection laws, 17–79 Particular statutes, 17–81
Doing business, see Foreign Corpora-	Persons, 17-80
TIONS.	Power to determine reasonableness
"Doing business within the state," 17-	of charge, 17-82
106	Prohibitory statutes invalid, 17–80 Reasonable inspection charges, 17–
Insurance, 17–108 Known place of business, 17–106	81
License, 17-106	Insurance, 17-64, 87, 108
Limitations on power of state, 17-105	Tax on insurance premiums, 17-122
Power of state in general, 17–105 Right to buy and sell, 17–107	Interference with interstate commerce, 23-
Right to buy and sen, 17-107	Interpretation and construction, 17-75
Right to exclude foreign corporations en-	Construction to sustain statutes, 17-75
gaged in interstate commerce, 17-105	Following construction of state court, 17-
Right to sue, 17–107 Sales of merchandise, 13–871	76 Interstate commerce act, 17–123
Statutes imposing restrictions on right	Application of existing contracts, 17–
to do business, 13-861	124
Suits, 17–107	Construction of English traffic acts
Taxation, 17–106 Freedom of commerce, 17–45	adopted, 17–124 General rule, 17–123
Freight rates, see infra, Rates.	Interests to be considered, 17-124
Game and game laws, see GAME AND GAME	Strict or liberal construction, 17-
Laws.	123
Gaming: Suppression of gambling, 17–94	Terms railroad and transportation,
Hauls, see infra, Long and short hauls.	Statutes held applicable only to internal
Hawkers and peddlers, 15-296, 297; 17-85	commerce, 17-76
Health, see infra, Quarantine and sanitary laws.	Statute void in part and valid in part,
Highways, 17~48, 88	17-76 Interstate commerce act, 17-122
Power to construct or authorize high-	Carriers subject to the act, 17-128
ways, 17-48	Bridges, 17-131
Removal of obstructions, 17-48 Impairment of obligation of contracts, 15-	Carriers by water, 17-130
1043	Common control or arrangement, 17-
Imports and exports, 16-1; 17-60	Express companies, 17-130
Exports:	Ferries, 17-131
Preventing exports, 17–85 Taxation, 17–114	General rule, 17-128
Imports (see infra, Exclusion of im-	Northern Pacific Railway Company,
ports), 16-1	Participation in through rates and
Interstate and foreign, 17-113	through bills of lading, 17-120
Incorporation with mass of property of state (see <i>infra</i> , When protection of commerce	Stock-yards companies, 17-131 Transfer and switching companies,
clause ceases), 17-70.	17–130
Indians (see 1NDIANS), 17-47	Transportation wholly within one
Injunctions, 17-172; 29-216 Inspection laws, 17-60, 78	state, 17–128
Animals, 17–81	Charges, see infra, Just and reasonable charges.
Discriminating statute void, 17-70	Commission, see infra. Commission.
Discrimination in charges, 17–82	Commutation ticket, 17-162
Excessive charges, 17-81 Intoxicating liquors, 17-81	Constitutionality, 17-122, 123 Construction, see infra, Interpretation
Particular statutes, 17-81	and construction.
Reasonable charges, 17-81, 82	Continuous carriage, 17-162
Validity, 17-78	Criminal proceedings, 17-178
Bona fide inspection laws valid, 17-78	Duties, see infra, Commission. Election of tribunal, 17-164
Constitution recognizes power, 17-78	Enforcement of act, 17-164
Discriminating statute void, 17-70	Excursion, 17-163
Paramount power of Congress, 17-78	Facilities for interchange of traffic, see
What are inspection laws, 17-79 Discrimination, 17-82	infra, Facilities for interchange of traffic.
Exports and imports, 17-80	Filing and publishing schedules, see infra,
General principles, 17-79	Filing and publishing schedules,

INTERSTATE COMMERCE, cont'd. INTERSTATE COMMERCE, cont'd. Interstate commerce act, cont'd. Findings of fact, see infra, Findings of fact. Functions of commission, see infra, Commission. Interpretation and construction, see infra, Interpretation and construction. Jurisdiction of commission, see infra, Jurisdiction of commission. Jurisdiction of state courts, 17-164 Just and reasonable charges, 17-131 Advance of rates, 17-133 Average cost of carriage on entire system, 17-134 Charges must be just and reasonable, 17-131 Circumstances to be considered, 17-132 Classification of freights, 17-132 Comparison of rates, 17-133 Competition between carriers, 17-Considerations affecting reasonableness of rate, 17-132 Liens, 17-92 General rule, 17-131 Interests of carrier, Line: shipper, and public to be considered, 17-132 Local and through rates, 17-132 Long and short hauls, 17-134 Party rate and single-trip ticket, 17-Rates unreasonably low, 17-132 Reasonableness a question of fact, 17-131 Reduction of rates, 17-133 Special services required, 17-133 Summer rates, 17-134 Undue preference or advantage, see infra, Preference. Unjust discrimination, see infra, Discrimination. Value of articles shipped, 17-133 Volume of traffic, 17-133 What constitutes, 17-131 Winter rates, 17-134 Long and short hauls, see infra, Long 156 and short hauls. Mileage, 17-163 Nature, 17-122 Nature of proceedings, 17-166 Object, 17-123 Organization, see infra, Commission. 154 Pooling contracts, 17-163 Powers, see infra, Commission. 17-154 Proceedings before commission, 17-164 Proceedings in federal courts, see infra, United States courts. Purpose, 17-122 153, 154 Rehearing, 17-171 Report of commission, see infra, Report of commission. Rules of construction, see infro, Interpretation and construction. Undue preferences or advantage, see infra, Preference. United States courts, see infra, United States courts. Unjust discrimination, see infro, Dis-

crimination.

mors):

Intoxicating liquors (see INTOXICATING LIQ-

Intoxicating liquors, cont'd. Wilson law, see Intoxicating Liquors. Jurisdiction, see infra, United States courts. Jurisdiction of commission, 17-164 Complaint unnecessary, 17-164 Extent of jurisdiction, 17-165 Foreign carriers, 17-165 How acquired, 17-164 Jurisdiction strictly statutory, 17-165 Penal actions and prosecutions, 17-165 Receivers, 17-165
Jurisdiction of state courts, 17-164 Jury and jury trial: Right to jury trial, 17-174 Waiver of jury trial, 17–174 Just and reasonable charges, see infra, Interstate commerce act. Lakes and ponds, 18-133 Libel and slander: Charge of violation of interstate commerce act, 18-905 License, see Occupation, Business, and PRIVILEGE TAXES. Meaning of the word line, 17-158 Live stock, see infra, Animals; Stock yards Local option, 19-495 Logs and lumber, 17-93 Charge for logs washed ashore, 17-93 Requiring logs to be rafted, 17-93 Requiring logs to be scaled, 17-93 Scaling logs, 17-93 Long and short hauls, 17-148, 153 As great a charge for the shorter as for the longer haul, 17-153 Burden of proof, 17-155 Carrier may act without prior application to commission, 17-159 Circumstances to be considered, 17-155 Commission may authorize lower charge for longer haul, 17-159 Competition between rival lines, 17-156 Competition must be considered, 17-General rules, 17-156 Nature of competition, 17-157 Sufficiency of competition, 17-157 When carriers are competitors, 17-Degree of dissimilarity of conditions, 17-Dissimilar circumstances and conditions, Equal charge for longer and shorter hauls, 17-153 Equality of charges not prohibited, 17-Fast freight lines, 17-153 Free cartage, 17-153 General rule, 17-153 Group rates, 17-154 How determined, 17-158 Local and through rates, 17-158 Meaning of the word line, 17-158 Presumption against carrier, 17-155 Prior application to commission, 17-159 Rate proportionately less for long hauls, 17-153 Relation of joint through rates to independent local rates, 17-158 Volume XXXI.

```
INTERSTATE COMMERCE, cont'd.
INTERSTATE COMMERCE, cont'd.
                                                     Original packages, cont'd.
  Long and short hauls, cont'd.
                                                         Small packages inclosed in larger ones,
      Similar circumstances and conditions, 17-
                                                           17-73
                                                         Statement of rule, 17-71
      Similarity of conditions question of fact,
                                                         What constitutes breaking, 17-74
        17-155
                                                         What constitutes original package, 17-73
      Substantial dissimilarity of conditions,
                                                         Wilson law, see Intoxicating Liquors.
        17-154
                                                     Parties to procedure before commission, 17-
      Through rates, 17-158
      What constitutes dissimilarity of circum-
                                                     Passengers, see infra, Railroads and other
        stances and conditions, 17-155
                                                       carriers.
  Mandamus, 17-172
                                                     Paupers, 17-105
  Manufacture, 17-53, 65, 94
  Means of communication by land or water,
                                                     Paupers, exclusion of, 17-86
                                                     Persons, 17-52
    17-47
  Mines and mining claims, 17-65
                                                     Piers, 17-49
                                                     Pilots, 17-51
  Monopolies and corporate trusts, 17-52; 20-
                                                    Police power (see infra, State statutes af-
    853, 859, 861
                                                           fecting interstate commerce), 17-55
  Mortgages:
                                                         Evasion of power of Congress not tol-
      Satisfaction of mortgages, 17-94
                                                           erated, 17-57
  Natural gas, 14-919; 17-69, 93
 Navigable waters, 17-50
Navigation, see infra, Ships and shipping.
Occupation taxes, see Occupation, Business,
                                                         Legislation which is a mere aid to com-
                                                           merce, 17-55
                                                         Local police laws not deemed regulations
    AND PRIVILEGE TAXES.
                                                         of commerce, 17-44
Nature and source of power, 17-56
  Oleomargarine, 17-68, 87
                                                         Police laws incidentally affecting inter-
      Act of Congress, 17-87
      After oleomargarine has become part of
                                                           state commerce, 17-56
        the mass of property within state, 17-
                                                         Police power does not extend to regula-
                                                           tion of interstate commerce, 17-57
      Coloring in imitation of butter, 17-88
                                                         Police power of states exclusive, 17-47
      Prohibiting importation and sale, 17-
                                                         Police regulation must be such in fact,
        87
                                                           17-57
      State may prevent fraudulent imitation
                                                         State may act only in absence of regula-
                                                           tion by Congress, 17-55
        of butter, 17-88
 Order of commission:
                                                         State may legislate on local subjects, 17-
      Abandonment of tariff, 17-169
                                                         Subjects of interstate commerce not
      Effect of answer promising compliance
        with the law, 17-170
                                                           within police power, 17-57
                                                         Unnecessary regulation, 17-57
      Effect of decision as a precedent, 17-170
      Effect of order, 17-170
                                                         Validity of local police regulations, 17-55
      Manner of enforcing orders of commis-
                                                         What is valid exercise of police power,
        sion, 17-170
                                                           17-56
      Nature of order, 17-170
                                                         When invalid, 17-56
      No order made where tariff abandoned
                                                         Wilson law, 17-57
        before complaint made, 17-169
                                                   Pooling contracts, 17-163
      Order binding on successor of railway
                                                    Poor and poor laws:
        company, 17-170
                                                         Carriers, 17-105
                                                         Exclusion of paupers, 17-86
      Order should be definite, 17-170
      Proceedings in federal courts to enforce
                                                    Power of Congress (see infra, Power of
        orders of commission, see infra,
                                                           states), 17-41
        United States courts.
                                                         Acts of individuals, 17-42
      Requisites of order, 17-170
                                                         Adoption of state law, 17-54, 58
      Right to make order pendente lite, 17-
                                                         Anti-trust laws, 17-52
Bridges, see infra, Bridges.
        160
                                                         Commerce wholly within state, 17-46
      When order unnecessary, 17-169
 Ordinances, 21-982
                                                         Commerce with Indian tribes, 17-47
                                                         Constitutional limitations, 17-46
 Original packages, 17-71
      Cigarettes, 17-74, 87
                                                         Constitution of United States, 17-41
      Cover unnecessary, 17-73
                                                         Contracts, 17-52
      Illustrations, 17-72, 73, 74
                                                         Corporations, 17-54
                                                        Counterfeiting, see infra, Counterfeiting. Delegation of power, 17-54
      Original package defined, 17-73
     Original package in hands of importer
       protected from state interference, 17-
                                                         Embargo, see infra, Embargo.
                                                         Employment of state corporation, 17-54
        72
                                                         Exclusiveness of power, 17-42
     Outside receptacle constitutes original
                                                             Affecting without regulating com-
        package, 17-73
      Right to sell original package, 17-72
                                                               merce, 17-44
                                                             Exclusive power of Congress in mat-
     Sale in original package cannot be taxed,
                                                               ters national in character and re-
                                                               quiring uniformity of regulation,
     Separate wrapping and labeling of small
        packages, 17-73
                                                               17-44
```

INTERSTATE COMMERCE, cont'd. Power of Congress, cont'd. Exclusiveness of power, cont'd. Failure of Congress to act, 17-45 Failure of courts to act, 17-44 Freedom of commerce, what constitutes, 17-45 General rule, 17-42 Interstate commerce national in character, 17-45 Local police laws not deemed regulations of commerce, 17-44 National subjects, 17-44 Navigation on the high seas, 17-46 Operation of state laws extended by act of Congress, 17-45 Power of Congress is exclusive, 17-42 Power of state concurrent but subordinate, 17-43 State laws dealing directly with interstate commerce, 17-44 State power not concurrent, 17-43 Extent of power, 17-46 Failure of Congress to act, 17-46 Force, 17-55 Highways, see infra, Highways. Incidental promotion of other objects, Injunctions, 17-55 Legitimate objects of exercise, 17-46 Manufacture, 17-53 Means employed, 17-54 Means of communication by land or water; 17-47 Monopolies, 17-52 Necessity of just regulation prompted adoption of constitution, 17-42 Persons, 17-52 Police power, 17-47 Power of Congress to determine subjects of commerce, 17-69 Preferences to ports of one state, 17-54 Private contract, 17-52 Punishment of crime, 17-52 Railroads, see infra, Railroads and other carriers. Shipping and navigation, see infra, Ships and shipping. State lines ignored, 17-46 State statutes affecting interstate com-merce, see infra; State statutes affecting interstate commerce. Status of persons, 17-52 Subjects of interstate commerce, 17-69 Subjects of regulation, 17-47
Telegraph companies, see infra, Telegraphs and telephones. Trademarks, see infra, Trademarks. Trusts, 17-52 Uniformity of regulation, 17-44 Uniformity of regulation object of commerce clause, 17-42 Whorves, see infra, Wharves. Wilson law, 17-54
Power of states (see infra, Power of Congress; State statutes affecting interstate commerce), 17-55

Adoption of state laws by Congress, see

Effect of action by Congress, 17-58

infra, Power of Congress.

General rule, 17-58

INTERSTATE COMMERCE, cont'd. Power of states, cont'd. Effect of action by Congress, cont'd. Imposition of a license tax by Congress, 17-60 Partial regulation by Congress, 17-Regulation by Congress precludes state regulation, 17-58 State law suspended but not repealed, 17-59 Evasion of power of Congress, 17-57 Exclusiveness of power, see infra, Power of Congress. Failure of Congress to act, 17-44, 45, 55, 57 Import or export duties, 17-60 Legislation in aid of commerce, 17-55 Local police regulations, see infra, Police power. Power of foreign corporation, see infra. Foreign corporations. Regulation by Congress, 17-55 State may legislate on local subjects, 17-State statutes affecting interstate commerce, see infra, State statutes affecting interstate commerce. Tonnage, 17-60 What constitutes regulation, 17-60 Preference (see infra, Discrimination), 17-142 Facilities for interchange of traffic, see infra, Facilities for interchange of traffic. Preference to ports of one state, 17-54 Undue preference or advantage, 17-142 All discrimination not prohibited. 17-143 Burden of proof, 17-144 Business considerations, 17-144 Carrier may prefer itself, 17-146 Carrier should not discriminate so as to equalize condition, 17-143 Choice of cars, 17-148 Circumstances to be considered, 17-144 Competition between rival lines, 17-Definition, 17-143 Discrimination in rates, 17-147 Discrimination under third section defined, 17-143 Free cartage, 17-147 Furnishing cars to shippers, 17-148 General rule, 17-142 Group rates, 17–145 Guaranty of arrival on time, 17– 147 Interruption of transit, 17-149 Joint through rates, 17-145 Language and construction of English traffic act adopted, 17-142 Local and through rates, 17-147 Long and short hauls, 17-148 Mathematical calculation not the test, 17-144 Mileage basis, 17-145 Municipality, 17-145 Overcoming disadvantages, 17-146 Particular instances, 17-146 Passes, 17-147

INTERSTATE COMMERCE, cont'd. Preference, cont'd. Undue preference or advantage, cont'd. Preference or advantage not necessarily unlawful, 17-143 Question of fact, 17-144 Requiring prepayment of charges, 17-149 Use of shippers' cars, 17-148 Welfare of localities, 17-145 What constitutes, 17-143 Printing, county, 17-93 Privilege tax, see Occupation, Business, and Privilege Taxes. Production of documents, see infra, Right to require attendance of witnesses, production of books, papers, etc. Punishment of crime, 17-52 Quarantine and sanitary laws, 17-82, 113 Effect of congressional legislation, 17-83 Limit of power, 17-83 Making importer liable for damages, 17-83 Quarantine charges, 17-83 Validity in general, 17-82 Questions of law and fact, 17-75 Discrimination, 17-138 Long and short hauls, 17-155 Preference or advantage, 17-144 Similar conditions, 17-155 Similarity of conditions, 17-138 Whether certain charges were reasonable or unreasonable, 13-138 Railroads and other carriers, 17-48, 94 Carriers of goods, 17-62, 63 Refusal to deliver, 5-227 Carriers of live stock, 17-103 Diseased cattle, 5-464 Double-deck cars, 17-103 Feeding and watering stock, 17-Overloading cars, 17-103 Carriers of passengers, 17-52, 63 Carriers subject to the act, see infra, Interstate commerce act. Charges, see infra, Discrimination; Just and reasonable charges; Preference. Colored passengers, 17-96, 100 Congressional legislation, 17-95 Connecting carriers, see infra, Connecting carriers. Consolidation, 17-96 Construction, 17-48 Continuous carriage, 17-163 Contracts of carriage, 17-97 Damages by sparks, 17-104 Delaying shipments, 17-103 Delivery to consignees, 17-103 Depot facilities, 17-104 Discrimination between passengers on account of color, 17-96 Discrimination in rates or facilities furnished, 17-96 Discrimination in terminal facilities, 17-Effect of congressional legislation, 17-95 Effect of interstate commerce, 17-105 Equal and separate accommodations, 17-Examining employees, 17-98 Exclusion of passenger from cars, 17-

```
INTERSTATE COMMERCE, cont'd.
  Railroads and other carriers, cont'd.
      Exemption from liability of common car-
      riers, 17-97
Express business, 17-97
      Express companies:
           Where interstate commerce act ap-
             plies to express companies, 17-130
      Facilities for interchange of traffic, see
        infra, Facilities for interchange of
      Filing and publishing schedules (see
        infra, Filing and publishing schedules),
        17-160
      Free carriage of shippers, 17-103
      Freight rates, 17-48
      Garnishment, 17-104
      General rule, 17-94
      Heating passenger cars, 17-100
      Just and reasonable charges, see infra,
        Interstate commerce act.
      Leases, 17-104
      Liability for injuries happening within
        state, 17-104
     Licensing employees, 17-98
     Lighting road in city limits, 17-99
     Limitation of liability, 17-97
     Limiting liability to its own lines, 17-97
     Limiting time for bringing action, 17-98
     Live stock, 17-104
     Long and short hauls, see infra, Long
       and short hauls.
     Meaning of railroad, 17-124
     Mileage books, 17-100
     Notice of arrival of trains, 17-99
     Operation of trains, 17-48
     Paupers, 17-105
     Police power, 17-95
     Pooling contracts, 17-163
Rates of carriage (see infra, Discrimina-
            tion; Interstate commerce act;
            Preference), 17-101
         Absence of congressional regulations,
            17-102
         Effect of interstate commerce act,
            17-102
          Increasing rates after acceptance for
            transportation, 17-102
          Posting schedules, 17-102
          Power of state railroad commission-
            ers, 17-101
          State cannot regulate, 17-101
          Transportation between points in
            same state but through neighbor-
            ing state, 17-101
         Transportation partly within state,
            17-102
          Transportation wholly within state,
            17-102
     Redemption of unused tickets, 17-101
     Requiring trains to stop at station, see
       infra, Stations.
     Running of trains, 17-98
Speed of trains, 17-99
     State regulation of interstate transporta-
       tion, 17-95
     Statutes entering into contract, 17-98
     Stipulation for notice of claim in limited
       time, 17-98
     Stop-over privileges, 17-100
     Sunday laws, 17-97
     Switching, 17-104
```

```
INTERSTATE COMMERCE, cont'd.
INTERSTATE COMMERCE, cont'd.
                                                    Report of commission, cont'd.
  Railroads and other carriers, cont'd.
                                                         Recommendation as to reparation, 17-
      Taxation, 17-116
           Cars used habitually within state,
                                                           169
             17-117
                                                         Requisites of report, 17-169
           Franchise tax, 17-119
                                                    Right to require attendance of witnesses, pro-
                                                           duction of books, papers, etc., 17-167
           Freight, 17-116
                                                         Contempt, 17-167
           Gross receipts, 17-118
                                                         Enforcement of order, 17-167
           Income tax, 17-119
           Instrumentalities of commerce, 17-
                                                         Right of commission to punish disohedi-
                                                           ence as contempt, 17-167
             111, 117
           Office tax, 17-120
                                                         Right to invoke aid of United States
                                                               courts, 17-167
           Passengers, 17-116
           Property tax, 17-119
                                                             Failure to obey punishable as con-
           Receipts from internal transporta-
                                                               tempt, 17-168
             tion, 17-119
                                                             Grounds of defense in such proceed-
           Receipts from interstate and foreign
                                                               ings, 17-168
                                                             Issuance of order by federal court,
             transportation, 17-118
           Receipts mingled with mass of prop-
                                                               17-167
                                                             Nature and object of proceedings
             erty of state, 17-119
                                                               under provision, 17-168
           Rolling stock, 17-117
           Situs of rolling stock, 17-117, 118
                                                             Statutory provision, 17-167
           Sleeping cars, 17-117
                                                    Rolling stock:
           Taxation authorized by contract in
                                                         Taxation, 17-117
             charter, 17-117
                                                    Sale of goods, 17-65, 85
           Taxation by unit rule, 17-120
                                                         Agents, 17-66
      Terminal facilities, 17-104
                                                         Bankrupt and fire sales, 17-86
       Tickets and fares, see infra, Tickets and
                                                         Commission merchants, 17-67
                                                         Delivery of goods, 17-85
         fares.
       Tickets and mileage, 17-100
                                                         Distinction between business of principal
                                                           and business of agent, 17-67
       Transportation of live stock, 17-104
                                                         Foreign corporations, right to buy and
  Rates (see infra, Commission; Discrimina-
                                                           sell, 17-107
         tion; Interstate commerce act; Pref-
                                                         Fraudulent goods, 17-85
         erence):
                                                         General rule, 17-65, 85
      Facilities for interchange of traffic, see
         infra, Facilities for interchange of
                                                         Hawkers and peddlers, see infra, Hawk-
                                                           ers and peddlers.
         traffic.
                                                         Illustrations, 17-85, 86
       Filing and publishing schedules, see in-
         fra, Filing and publishing schedules.
                                                         Nonresident agents, 17-66
       Long and short hauls, see infra, Long
                                                         Requiring label, 17-86
         and short hauls.
                                                         Right to sell any article imported, 17-66
       Unjust, see infra, Discrimination; In-
                                                         Sale destroys character as import, 17-71
         terstate commerce act.
                                                         Situation of goods immaterial as to ven-
  Rebates (see infra, Discrimination), 17-141
                                                           dor, 17-67
                                                         Subjects of interstate commerce, 17-67
                                                         Taxation:
       Determination whether property held by
                                                             Discrimination, 17-121
         receiver is subject to order of repara-
                                                             General rule, 17-121
         tion, 17-171
                                                             Sale in original package, 17-122
      Jurisdiction of commission, 17-165
                                                             Sale of goods in other states, 17-
  Regulation of interstate commerce, 17-41
      Power of Congress, see infra, Power of
                                                             Sale within state, 17-121
         Congress.
       State statutes affecting interstate com-
                                                    Sanitary laws, see infra, Quarantine and san-
         merce, see infra, State statutes affect-
                                                       itary laws.
                                                     Schedules, see infra, Filing and publishing
         ing interstate commerce.
                                                       schedules.
       Subjects of regulation, see infra, Power
                                                    Sentence and punishment:
         of Congress.
                                                         Punishment of crime, 17-52
  Rehearing, 17-171
                                                     Service of process, 17-93
   Reparation, 17-171
                                                     Ships and shipping, 17-50, 61, 62, 63, 64
       Burden of proof on complainant where
                                                         Building and equipment of ship, 17-51
         reparation claimed, 17-171
       Duty to determine what is reasonable
                                                         Buoys and beacons, 17-51
                                                         Duty on passengers, 17-51
         rate, 17-171
       Measure of damages, 17-171
                                                         Engineers, 17-51
                                                         Liens, 17-51
      Property held by receiver, 17-171
Recommendation in report of commis-
                                                         Mortgage of ships, 17-51
                                                         Navigation on the high seas, 17-46
         sion as to reparation, 17-169
                                                         Pilots, see infra, Pilots.
      Refunding of excessive rates, 17-171
                                                         Power includes control of navigable
      Right of commission to award, 17-171
                                                           waters, 17-50
  Report of commission, 17-169
                                                         Power to regulate commerce includes
      Duty of commission to make report, 17-
                                                           navigation and its incidents, 17-50
         169
                                                                           Volume XXXI.
                                               1159
```

INTERSTATE COMMERCE, cont'd.	INTERSTATE COMMERCE, cont'd. State statutes affecting interstate commerce,
Ships and shipping, cont'd. Punishment of crime, 17-52	cont'd.
Registration, enrolment, and license, 17-	Quarantine and sanitary laws, see infra,
Regulation for safety of passengers, 17-	Quarantine and sanitary laws. Railroads, see infra, Railroads and other carriers.
51 Sale of ships, 17-51	Sale of goods, see infra, Sale of goods.
Taxation of ships, 17-51	Satisfaction of mortgages, 17-94
Taxation on vessels, 17-112	Seeds, 17-92 Service of process, 17-93
Where interstate commerce act not ap- plicable by water, 17-130	State taxes, see infra, Taxation.
Short hauls, see infra, Long and short	Stock yards, see infra, Stock yards.
hauls.	Suppression, 17-94
Sleeping cars, 17–64 Tax on transportation of passengers, 17–	Taxation, see infra, Taxation. Telegraphs and telephones, see infra,
117 Stamp tax, 17–122	Telegraphs and telephones. Warehonses, 17–88
State, see infra, Power of states: State stat-	Wharves, piers, and docks, 17-88
utes affecting interstate commerce.	State taxation, see TAXATION. Stations:
State of decisions, 17-41 State statutes affecting interstate commerce,	Illustrations, 17-99
17-74	Requiring all trains to stop at county
Bana fide purpose immaterial, 17–75	seat, 17-99 Requiring limited number of trains to
Bridges, 17–88 Carriers of passengers, see infra, Rail•	stop, 17–99
roads and other carriers.	Requiring train to stop at station, 17-98
Chinese immigration, 17–94	Status of persons, 17-52 Statutes, see infra, Interpretation and con-
Cigarettes, see infra, Cigarettes. Coal oil, 17-93	struction; Interstate commerce act.
Construction of statutes, see infra, In-	Stock and produce exchange, 17-65
terpretation and construction.	Stock yards, 17–65, 92 Where interstate commerce act applies
Contracts, 17–86 County printing, 17–93	to stock yards, 17-131
Criminals, 17-86	Subjects of interstate commerce, see infra,
Dams, 17–88 Death by wrongful act, 17–94	What constitutes interstate commerce. Subjects of regulation, 17-47
Direct burdens on commerce, 17-75	Succession taxes, 17–122
Discrimination against products and citi-	Supreme court decisions:
zens of other states, 17–77 Disinterment of dead bodies, 17–94	Decisions of supreme court ultimate au- thority, 17–41
Effect alone considered, 17-75	Turiff, see infra, Filing and publishing sched-
Elevators, see infra, Elevators.	ules; Interstate commerce act.
Exclusion of imports, see infra, Exclusion of imports.	Taxation (see Occupation, Business, and Privilege Taxes; Taxation; Tax-
Exclusion of paupers, criminals, and the	ATION (CORPORATE)), 17-108
like, 17–86	Bonds, 17-115
Fish laws, 17–87 Foreign corporations, see infra, Foreign	Bridges, 17–113 Carriers, 17–116
corporations.	Cars habitually used within state,
Gambling, 17–94 Game laws, 17–87	I7-II7
General rule, 17-75	Franchise tax, 17—119 Freight, 17—116
Inspection laws, see infra, Inspection	Gross receipts, 17-118
Iaws. Insurance, see infra, Insurance.	Income tax, 17–119
Intoxicating liquors, see Intoxicating	Instrumentalities of commerce, 17-
Liquors.	Office tax, 17-120
Judicial questions, 17–75 Liens, 17–92	Passengers, 17–116 Property tax, 17–119
Logs and lumber, see infra, Logs and	Receipts from internal transporta-
lumber.	tion, 17-119
Manufacture, see infra, Manufacture. Natural gas, see infra, Natural gas.	Receipts from interstate and foreign transportation, 17-118
Occupation, business, and privilege taxes,	Receipts mingled with mass of prop-
see Occupation, Business, and Privi-	erty of state, 17-119
cege Taxes. Oleomargarine, see infra, Oleomargarine.	Rolling stock, 17-117 Sleeping cars, 17-117
Paupers, 17–86	Situs of rolling stock, 17-117, 118
Preventing exports, 17-85	Taxation authorized by contract in
Public highways, 17-88 Purpose of law immaterial, 17-75	charter, 17–117 Taxation by unit rule, 17–120
I dipose of law immaterial, 1, 75	

INTERSTATE COMMERCE, cont'd. INTERSTATE COMMERCE, cont'd. Taxation, cont'd. United States courts (see infra, Right to re-Choses in action, 17-116 quire attendance of witnesses, produc-Corporation for facilities furnished, tion of books, papers, etc.), 17-171 Application by commission to enforce provisions and punish violations, Corporation not engaged in interstate commerce, 17-110 17-171 Credits, 17-115 Costs and expenses of proceedings, Discrimination, 17-111, 114 17-172 Exports, 17-114 Injunction, 17-172 Franchise granted by United States, 17-Mandamus, 17-172 Manner of enforcement, 17-172 121 Franchise tax, 17-119, 120 Statutory provisions, 17-171 Futures, 17-122 Application by persons injured by viola-General rule, 17-108 tion of act, 17-172 Goods transported, 17-113 Action for damages, 17-172 Suits for relief from illegal discrimi-Immigrants, 17-116 Imports, interstate and foreign, 17-113 nation, 17-172 Criminal proceedings, 17-178 Incidents of commerce, 17-110 Incorporation charges, 17-121 Injunction, 17-172 Instrumentalities of commerce, 17-111, Jurisdiction of circuit court, 29-272 Mandamus, 17-172 Proceedings in federal courts without Insurance premiums, 17-122 Interstate commerce cannot be taxed by prior application to commission, 17state, 17-108 171 Live stock grazed within state, 17-Proceedings to enforce orders of commission, 17–172 Additional proof, 17–176 122 Mode of collection immaterial, 17-109 Property tax, 17-111 Appeal, see infra, Appeal. Capacity of commission to sue as Purpose of tax immaterial, 17-109 body corporate, 17-173 Quarantine, 17-113 Sales within state, 17-121 Carrier jointly concerned with de-Separation of interstate from intra-state fendant, proper but not necessary commerce, 17-110 party, 17-173 Complainant before commission hav-Stamp tax, 17-122 ing no real grievance, 17-173 Succession taxes, 17-122 Temporary interruption of transit in Contempt, 17-177 Criminal proceedings, 17-178 state, 17-115 Decision upon application, 17-176 Travelers, 17-116 Validity in general, 17-108 Duty to remand case to commission, Vessels, 17-112 17-176 Enforcement against one company What constitutes tax on commerce, 17within court's jurisdiction, 17-174 100 Enforcement granted, 17-176 Telegraphs and telephones (see Telegraphs AND TELEPHONES), 17-48, 64; 27-1054 Enforcement of order, 17-177 Texas fever, 17-84 Tickets and fares, 17-100; 28, 159 Commutation ticket, 17-163 Enforcement refused, 17-176 Equitable or legal proceedings, 17-174 Evidence, see infra, Evidence. Excursion ticket, 17-163 Keeping open ticket office, 17-100 Findings of fact, 17-174 Mileage books, 17-100 Mileage ticket, 17-163 Jurisdiction independent of citizenship of parties, 17–173 Jurisdiction of federal courts, 17– Redemption tickets, 17-101 Sale by authorized agent, 17-100 Jury trial, 17-174 Scalpers, 17-100 Stop-over privileges, 17–100 Undue or unreasonable preference or ad-Legal proceedings, 17-174 Limitation of power of court in disposing of orders, 17-177 vantage, 17-147 Nature of proceedings, 17-174 Unjust discrimination, 17-134, 139, 141 Orders correct but based on wrong Time: When protection of commerce clause atsection of act, 17-176 Orders forbidding discrimination in taches, 17-70 When protection of commerce clause ceases, see infra, When protection of rates, 17-176 Orders ignoring element of value of commerce clause ceases. service in fixing compensation, 17-176 Tonnage, 17-60 Orders not lawful, 17-176 Trademarks, 17-53 Transportation (see infra, Railroads and other Orders resting upon erroneous princarriers; What constitutes interstate ciples, 17-176 Orders which are just though reacommerce): sons given do not correspond with Meaning of transportation, 17-124 court's view, 17-176

Trusts and monopolies, 17-52

INTERSTATE COMMERCE, cont'd. INTERSTATE COMMERCE, cont'd. What constitutes interstate commerce, cont'd. United States courts, cont'd. Subjects of interstate commerce, cont'd. Proceedings to enforce orders of commission, cont'd. Illustrations, 17-68, 69 Orders which should be eniorced, Infectious articles, 17-68 Intoxicating liquors, 17-68
Lawful subjects of barter and sale, 17-176 Original proceedings, 17-174 Parties, 17-173 17-67 Parties defendant, 17-173 Lottery tickets, 17-68 Punishment for disobedience process of circuit court, 17-177 Natural gas, 17-69 Oleomargarine, 17-68 Remanding case to commission, 17-Particular articles, 17-68 Power of Congress to determine, 17-176 Who may apply, 17-173 69 Used in moving interstate traffic, 29-442 Power of Congress to exclude, 17-Vessels, see infra, Ships and shipping. 69 Unsound articles, 17-68 Warehouses and warehousemen, 30-39 Wharves, 17-49, 60, 88
Consent of state, 17-49 Subjects of regulation, 17-47 Telegraphs and telephones, see Tele-Generally, 17-49 GRAPHS AND TELEPHONES. Instrumentalities employed, 17-49 Temporary interruption of voyage, 17-63 Trademarks, 17-53 Legalizing or declaring bridge to be nuisance, 17-49 Power of Congress, 17-49 Transportation, 17-62, 63 Transportation across state line, 17-62 Power of states, 17-49 Trusts and monopolies, 17-52 Wharves, piers, bridges, etc., 17-49 What constitutes interstate commerce, 17-47 et seq., 60, 61 When protection of commerce clause at-Carriage of freight, 17-63 taches, 17-70 When protection of commerce clause ceases, see infra, When protection of commerce clause ceases. Carriage of passengers (see infra, Railroads and other carriers), 17-63 Commerce, 17-61, 62 Commerce defined, 17-61 What constitutes regulation, 17-47 et seq., 60 When protection of commerce clause ceases Commerce in its constitutional sense, 17-(see infra, Original packages): Commerce in its general sense, 17-61 When incorporation takes place, 17-71 Commerce wholly confined to one state, Delivery to consignee, 17-71 General rule, 17-71 Connecting carriers, 17-64 Necessity of sale, 17-71 Continuous voyage, 17-62 Original packages, see infro, Original Counterfeiting, 17-53 packages. Definition, 17-61 Wilson law, see Intoxicating Liquors. Witnesses, see infra, Right to require attendance of witnesses, production of books, Embargo, 17-53 Foreign corporations, 17-65 Grain elevators, see infra, Elevators. papers, etc. INTERVAL, 17-179 Highways, 17-48 INTERVALE, 17-179 INTERVENE, 17-179 Insurance, see infra, Insurance. Interstate commerce, 17-61 INTERVENING, 17-179
INTERVENING CAUSE, see Negligence; Jurisdiction, 17-63 Manufacture, 17-53, 65 Mining, 17-65 PROXIMATE AND REMOTE CAUSE. Nature, 17-61 INTERVENING DAMAGES, 17-179 Packing house, 17-65 INTERVENTION, 17-180 Particular transaction, 17-63 Attachment, 3-214 Passengers, 17-51 Definition, 3-214 Persons, 17-52 Junior attaching creditors, 3-215 Production, 17-65 Who may intervene, 3-214 Railroads, 17-48 Change in form of proceedings, 17-185 Route partly within another state, 17-Change of issue, 17-185 63 Costs, 17-186 Sale by agent, 17-66 Definition, 17-180 Sale of goods, 17-65 Equity, 17-183 Shipping and navigation, 17-50 Garnishment, see GARNISHMENT. Stock exchange, 17-65 Interest, 16-1105 Interest in subject-matter of litigation, 17-Stock yards, see infra, Stock yards. Subjects of interstate commerce, 17-67 181 International law, 16-1139 Animals having contagious diseases, Intervener cannot delay trial of action, 17-Articles inherently unfit for com-185 Issue, 17-185 merce, 17-69 Judgments: Articles which Congress taxes and Effect of judgment on intervener's rights, recognizes, 17-70 17-186 Game, 17-69

INTERVENTION, cont'd. INTOXICATING LIQUORS, cont'd. Jurisdiction, 17–180 Accomplices, 1-390 Jury and jury trial: Actions: Right to trial by jury, 17-185 Action based on refusal to issue or on Limitation of actions, 19-182 Limits of intervener's rights, 17-185 revocation of license, 17-261 Action for destruction of liquors by pri-Mandamus, 19-835 vate persons, 17-305 Petition to intervene a submission to juris-Actions for wrongful taking of intoxicating liquors, 17-303 diction, 17-180 Proceedings in personam and in rem, 17-183 Actions on bond, 17-278 Raising new issue, 17-185 Civil damage acts, see CIVIL DAM-Regularity of proceedings, 17-185 AGE ACTS. Res judicata, see RES JUDICATA. Estoppel to deny validity of license, Rights of intervener, 17-185 17-278 Right to have claims adjudicated, 17-185 Illustrations, 17-278, 279 Right to intervene, 17-180 Jurisdiction, 17–278 Cestuis que trustent, 17-184 Who may maintain, 17-278 Constitutionality of statutes forbidding Equity, 17-183 Exercise of right optional, 17-185 recovery of liquors illegally sold and Existence of another remedy does not authorizing recovery back of money affect the right, 17-185 paid therefor, 17-220 Interest in matter in litigation warrants License fees: Recovery back of fees on refusal or intervention, 17-181 revocation of license, 17-272 Persons belonging to a class represented Recovery back of illegal or excessive in the suit, 17-184 Persons interested in fund under control fees, 17-273 Refusal to sell liquors. 17–315 Remedies of owner of liquors taken under search and seizure acts, 17– of court, 17-184 Proceedings in personam and in rem, 17-183 Statutes confining intervention to actions Right to recover back money paid for for the recovery of property, 17liquors illegally sold, 17-309 Agency as defense, 17-311 Statutes of various states, 17-181, 182 Amendment or repeal of statute as Stranger cannot intervene to continue suit after abandonment, 17-185 affecting recovery, 17-311 Stranger purchasing subject of litigation, Limit of recovery, 17-310 17-184 Nature of action, 17-310 Recovery by direct action, 17-309 Unauthorized interference, 17-183 Recovery by way of set-off or coun-Under statutes, 17-180 Waiver of right, 17-185 terclaim, 17-311 Statutes, 17-310 Trusts and trustees, 17-184 Waiver of right, 17-185 Witnesses, see WITNESSES. Right to recover price of liquors illegally sold, 17-305 Evidence, 17-306 INTER VIVOS, 17-186 Recovery when indictment would lie, See GIFTS. 17-306 INTESTACY, see Advancements; Succes-Repeal of statute declaring contract SION; WILLS. of sale invalid, 17-306 INTESTATE, 17-186 See Advancements; Succession; Wills. INTESTATE LAWS, see Succession. Sales by agent, 17-306 Sales not authorized by license, 17-INTIMATE, 17-186 Statement and application of rule, Acquaintance: Intimate acquaintance, 17-186 17-305 Trover and conversion, 17-303 INTIMIDATION, 17-187 Adjacent: See Duress; Elections; Labor Combina-"On or about, 17-366 TIONS; THREATS AND THREATENING LET-Adulteration, 1-739 TERS. Labor, 17-187 Burden of proof, 17-297 INTIRETIES: Druggists, 17-296 Divorce, 9-858 Husband and wife, 15-566 Laws against adulteration of intoxicating liquors, 17-296 Oath and bond not to adulterate liquors, INTO, 17-187 17-296 Port, 17-187 Affidavit of applicant, 17-244 INTOXICATE - INTOXICATED - IN-TOXICANTS, 17-187 Age, see infra, Minors. Agency (see infra Master and servant): See Intoxicating Liquors; Intoxication. Civil liability of employer, see infra, Civil damage acts, 6-38 INTOXICATING LIQUORS, 17-189 Master and servant. Criminal liability of employer, see infra, See Intoxication; Local Option. Master and servant. Abatement of nuisance, see infra, Nuisance. Drug clerks, 17-358 About:

About the premises, 1-197

Liability of principal, 1-1153

INTOXICATING LIQUORS, cont'd.

INTOXICATING LIQUORS, cont'd. Bills of exchange and promissory notes, con. Agency, cont'd. Liquors partial consideration for note, Personal liability of agent for violation 17-308 of liquor laws, see infra, Master and Note acquired after maturity, 17-309 servant. Payee's rights where liquors are sole Purchase for others by minor, 17-337 Purchaser's criminal liability, see infra, consideration for note, 17-307 Repeal of statutes, 17-308 Criminal liability of purchaser. Rights of payee, 17-307 Purchasing as agent for minor, 17-337 Status of note given for price of liquors Right of licensee to sell by agent, 17illegally sold, 17-307 231 Town agent system of license and sales, see infra, Town agent system of li-Bitters, 4-576 Blind tiger, 28-207 cense and sales. Bonds (see infra, License bonds): Constitutionality of statutes requiring ap-Agricultural societies, 2-24 plicant to give bond, 17-211 Aiders and abettors: Ordinances requiring bonds, 17-289 Criminal liability of purchasers, 17-391 Sales without giving bond, 17-366 Minors, 17-338 Nuisance, 17-321 Town agent system of license and sales, Alaska: 17-279 Brandy, 4-879; 17-198 Constitutionality of statutes regulating liquor traffic, 17-221 Building (see infra, Place): Maintaining place, building, tenement, etc., for unlawful keeping or sale of Importation and sale of intoxicating liquors in Alaska, 17-382 intoxicating liquors, see infra, Place. Building restrictions and restrictive agree-Alcohol (see infra, Medicinal and toilet preparations containing alcohol), ments, 17-316 Burden of proof: Liquors used for preserving fruits and in Adulteration, 17-297 culinary preparations, see infra, Liquors used in preserving fruits and in culi-Burden of proving license, 17-369 Burden of proving license or no license, nary preparations. Ale, 2-5i; 17-202 17-330 Appeal, 17-257 Hearing of application and remonstrance, Applicants or remonstrants, 17-257 17-252 Effect of appeal, 17-258 Liability of master, 17-388 Granting or refusing licenses, 17-257 Minors, 17-338 Hearing, 17-258 Sale without license, 5-42 How authorized, 17-257 Business: Jurisdictions where appeal allowed, 17-Engaging in or pursuing business of selling intoxicating liquors without li-Notice of appeal, 17-258 cense, 17-379 Camp-meeting, 5-109 Presumptions on appeal, 17-258 Application for license, see infra, Petition or Canada, 10-68 application for license. Carriers, see infra, Illegal transportation. Arbitration and award: Carriers of goods: Status of award for price of liquors, 17-Place of sale, see infra, Place of sale. Searches and seizures, 25-152 314 Assignment or transfer of license, 17-232 Certiorari, 17-258 License a personal trust, 17-232 Granting or refusing licenses, 17-258 License not assignable without statutory Licenses, 17-258 authority, 17-232 Mortgage of license, 17-235 Question of fact not reviewable on certiorari, 17-258 Necessity of statutory authority, 17-232, Questions of law, 17-259 233 Revocation of license, 17-269 Right to transfer to other premises un-Character, see infra. Good moral character. der Pennsylvania statute, 17-235 Chattel mortgages, 17-314 Statutes authorizing assignments, License, 17-235 233, 234 Status of mortgage to secure price of Transfer of license to other place or liquors, 17-309 building, 17-235 Children: Attachment, 3-193, 213; 17-315 Constitutionality of statutes prohibiting employment of children, 17-213 Barter, 17-298 Churches, see infra, Sales within prohibited Held not to be sale, 17-298 Held to be sale, 17-299 distance of churches, schools, etc. Bawdy houses, see infra, Disorderly houses. Cider, 6-10; 17-203 Beer, 3-906; 17-200. Citizens: Bills of exchange and promissory notes: Abridgment of immunities and privi-Evidence in action on note, 17-309 leges; 17-320 Holder, 17-309 Nuisance, 17-320 Statutes discriminating against liquors Illegal consideration taints whole note. 17-308 of other states and countries, 17-Innocent purchaser, 17-308 216

INTOXICATING LIQUORS, cont'd. Citizens, cont'd. Abridgment of immunities and privileges, cont'd. Statutes prohibiting manufacture and sale of intoxicating liquors, 17-207 Citizenship, 17-239 Eligibility of applicant to license, 17-239 Civil damage acts, see CIVII. DAMAGE ACTS. Clubs, see infra, Societies and clubs. C. O. D.: Place of sale, 17-300 Common seller, 6-235; 17-376 Competency of evidence, 17-377 Competency of witnesses, 17-378 Effect of acquittal or conviction of other offense involving same sale, 17-379 Evidence, 17-378 Evidence in behalf of defendant, 17-378 Evidence in behalf of state, 17-377 Illustrations, 17-376, 377 Jurisdiction, 17-377 Knowledge of intoxicating properties of liquors, 17-377 License as innkeeper or victualler, 17-377 Manufacturer, 17-377 Number of sales, 17-376 Second offense, 17-379 Sufficiency of evidence, 17-378 What constitutes offense, 17-376 Conditional sale: Place of sale, 17-302 Conditions: Conditions in deed prohibiting sales on premises conveyed, 17-316 Consent, 17-249 Consent of resident property owners, or freeholders living in vicinity, 17-249 Constitutionality of statutes requiring consent of persons living in vicinity of proposed saloon, 17-211 Guardian, 17-334 Illustrations, 17-249, 250 Measurement of distances, 17-250 Minors, 17-334 Ordinances requiring consent of adjacent property owners, 17-289 Parent, 17-334, 340 Conspiracy: Inducing sales of liquor on Sunday, 6-854 Constables: Furnishing intoxicating liquor to constables, 17-367 Constitutionality of license laws, 17-208 Bonds, statutes requiring, 17-211 Camp-meetings, 17-215 Certain classes, 17-210, 212 Children, statutes prohibiting employment of, 17-213 Churches, 17-214 Citizens, 17-210 Classes, 17-210, 212 Closing at certain time, 17-212 Conditions upon which license is granted, Consent, statutes requiring, of persons living in vicinity of proposed saloon,

17-211

Counties, 17-214

```
INTOXICATING LIQUORS, cont'd.
  Constitutionality of license laws, cont'd.
       Druggists, 17-210
       General rules, 17-208
       Good moral character, 17-210
      Localities, statutes prohibiting sales in
        certain, 17-214
       Male persons, 17-210
      Physicians, 17-210
       Police power, 17-209
       Prohibiting obstructions during business
        hours, 17-214
      Prohibiting sales in certain localities,
        17-214
       Prohibiting sales or gifts to certain
        classes of persons, 17-212
       Prohibiting sales requiring closing of sa-
        loons at certain times, 17-212
      Regulating conditions upon which licenses
         granted, 17-209
       Residents, 17-210
       Revocation of license, 17-215
       Screen laws, 17-213
       Soldiers' homes, 17-215
       Statutes authorizing revocation of li-
         cense, 17-215
       Statutes requiring applicant to give bond,
         17-211
       Statutes restricting to certain classes of
        persons the right to sell, 17-210
       Time of closing, 17-212
       Women, statutes prohibiting employment
         of, 17-213
  Constitutionality of liquor laws (see infra,
         Constitutionality of license laws), 17-
       Civil damage acts, see CIVIL DAMAGE
         Acts.
       Construction of statutes unconstitutional
         in part, 17-217
       Delegation of legislative authority, 17-
       Interstate commerce, 17-216
       License laws, see infra, Constitutionality
         of license laws.
       Local option laws, see Local Option.
       Occupation, business, and privilege taxes,
         see infra, Constitutionality of license
       Partly unconstitutional, 17-217
       Statutes authorizing attorney's fees, 17-
         222
       Statutes authorizing taxes or license fees,
         17-222
       Statutes declaring places for manufac-
         ture and sale nuisances, 17-220
       Statutes declaring what liquors shall be
         deemed intoxicating, 17-216
       Statutes delegating legislative power, 17-
         224
       Statutes discriminating against liquors
         of other states and countries, 17-216
       Statutes forbidding gifts of liquors, 17-
         217
       Statutes forbidding recovery for liquors illegally sold and authorizing recovery
```

back of money paid therefor, 17-220

Statutes imposing fine and imprisonment for violation of liquor laws, 17-218

Statutes making it an offense to keep liquors with intent to sell unlawfully,

17-218

```
INTOXICATING LIQUORS, cont'd.
INTOXICATING LIQUORS, cont'd.
  Constitutionality of liquor laws, cont'd.
      Statutes making it an offense to keep
        place for unlawful sale, 17-218
      Statutes making judgment for fines and
        taxes liens on leased property, 17-
      Statutes prescribing rules of evidence,
        17-225
      Statutes prescribing rules of pleading,
        17-226
      Statutes prohibiting manufacture and
             sale of intoxicating liquors, 17-206
           Due process of law, 17-207
           Ex post facto law, 17-207
          Impairment of obligation of con-
             tracts, 17-208
           Police power, 17-207
          Power to prohibit manufacture and sale of intoxicating liquors, 17-
             206
          Privileges and immunities, 17-207
          Specific objections, 17-207
          Statutes prohibiting sales in bawdy
            houses, 17-218
      Statutes providing for forfeiture of li-
        censee's bond, 17-219
      Statutes providing for forfeiture of
        liquors illegally kept, 17-219
      Statutes providing for treatment and
        cure of inehriates, 17-221
      Statutes regulating liquor
                                     traffic
        Alaska, 17-221
      Statutes regulating sale of intoxicating
        liquors, 17-208
      Taxation, 17-216, 222
      Title and subject-matter of statutes, see
        infra, Title and subject-matter of stat-
        utes.
      Town agent system of license and sales,
        17-221
 Constitutional law:
      Indians, 17-345
     Municipal control of liquor traffic, see infra, Municipal control of liquor
        traffic.
     Nuisance, 17-319
 Contempt, 17-320
     Injunction, 17-320, 324
 Contracts, see infra, Property and contract
   rights as affected by liquor laws.
 Conversion, 17-303
 Corporations:
     Right to license, 17-240
 County commissioners, 7-1002
     Discretion in granting or refusing license,
       17-254
 Covenants and agreements respecting licensed
   houses, 17-317
 Crime:
     Whether violations of regulations are
       crimes, 8-253
 Criminal law (see infra, Offenses against
       liquor laws and prosecutions there-
under), 8-253
     Criminal liability, 17-394
Evidence in criminal prosecutions and in
       proceedings far injunction and abate-
ment, see infra, Evidence.
```

Husband and wife, see infra, Husband

and wife.

Criminal law, cont'd. Landlord and tenant, see infra, Landlord and tenant. Lessor, see infra, Landlord and tenant. Liability for premises for fines assessed against occupant, 17-396 Liability under civil damage acts, see CIVIL DAMAGE ACTS. Master and servant, see infra, Master and servant. Nuisances, see infra, Nuisances. Partners, see infra, Partnership. Purchaser's criminal liability, see infra, Criminal liability of purchaser. Criminal liability of purchaser, 17-391 Purchase as agent of buyer, 17-392 Purchase as agent of seller, 17-392 When purchasing for another's consumption, 17-392 When purchasing for his own consumption, 17-391 Cruel and unusual punishment, 8-441; 17-218 Culinary preparations, 17-203 Damages, see CIVIL DAMAGE ACTS. Right of private person to recover damages for nuisance, 17-325 Dealer, 8-847 Definition, 15-226; 17-197 Alcohol, 17-198 Ale, 17-202 Beer, 17-200 Brandy, 17-198 Cider, 17-203 Constitutionality of statutes declaring what liquors shall be deemed intoxicating, 17-216 Culinary preparations, 17-203 Gin, 17-199 Intoxicating and spirituous liquors distinguished, 17-197 Judicial knowledge, 17-201 Judicial notice, 17-199 Lager beer, 17-200 Liquors, 17-197 Liquors used for preserving fruits and in culinary preparations, 17-203 Malt liquors, 17-198, 200, 202 Porter, 17-202 Preserved fruits, 17-203 Rum, 17-199 Spirituous liquors, 17-197, 200, 202 Strong beer, 17-200 Sweet spirits of nitre, 17-198 What liquors and compounds are within prohibition of statute, 17-198 Whiskey, 17–198 Wine, 17-199 Delegation of power, 17-224, 225, 242, 281, 283, 284, 290 Devices, see infra, What constitutes sale. Disfranchisement, 9-485 Engaging in liquor business, 9-485 Disorderly houses: Constitutionality of statutes prohibiting sales in disorderly houses, 17-218 Disturbance outside the house, 9-522 License to sell, 9-522 Revocation of license, 17-264 Sale of liquor on Sunday, 9-522

Selling or giving away intoxicating liq-

Volume XXXI.

uors in house of ill fame, 17-364

INTOXICATING LIQUORS, cont'd. INTOXICATING LIQUORS, cont'd. Disorderly houses, cont'd.
Single act of disorder, 9-522 Evidence, cont'd. Keeping intoxicating liquors for unlawful Tippling houses and saloons, see DISORsale, see infra, Keeping intoxicating liquors for unlawful sale. DERLY Houses. Unlawful sale of liquor, 9-516 Maintaining place, building, tenement, etc., for unlawful keeping or sale of Distance, see infra, Sales within prohibited distance of churches, schools, etc. intoxicating liquors, 17-369 Distilled spirits, 9-615 Master and servant, 17-388 Distiller, 9-615 Distillery, 9-615 Medicinal and toilet preparations containing alcohol, 17-204 Dominion of Canada, 10-68 Minors, see infra, Minors. Dramshop, 17-228 Revocation of license, 17-269 Sales, gifts, or keeping open on prohibited Druggists: days, see infra, Sales, gifts, or keeping Adulteration, 17-296 Constitutionality of statutes restricting open on prohibited days. right to sell, 17-210 Sundays, see infra, Sales, gifts, or keep-Drug clerks, 17-357 ing open on prohibited days. Element of intent, 17-356 Exchange, 11-576; 17-298 Held not to be sale, 17-298 Gifts, 17-357 Good faith, 17-356, 357 Held to be sale, 17-299 Illegal sales in general, 17-355 Executions, 17-315 Intent, 17-356 Executors and administrators: Legality of sales as affected by element License does not pass to personal repreof intent, 17-356 Liability of clerk, 17-358 sentatives, 17-232 Executory contracts, 17-314 Liability of employer for acts of clerk, Ex post facto laws: Statutes prohibiting manufacture and sale of intoxicating liquors, 17-207 17-358 License, 17-355 Minors, 17-357 Express companies, see infra, Illegal transportation. Necessity for license or permit and strict compliance therewith, 17-355 Felony: Effect of conviction of felony, 17-240 Necessity for physician's prescription, 17-Sale of liquor to Indians, 12-1033 355 Physician's prescription, 17-355 Prescription, sufficiency of, 17-356 Fermented liquors, 12-1085 Fermented liquor distinguished from Sale of what liquors prohibited, 17spirits, 12-1085 Fines and penalties: Constitutionality of statutes imposing Sales by persons who are both physicians and druggists, 17-359 fines, 17-218 Constitutionality of statutes making judg-Sales for medicinal purposes, 17-359 Sales to minors, 17-357 ments for fines and taxes liens on leased property, 17-219 Sufficiency of prescription, 17-356 Violations of liquor law by druggists and Informers, 17-346 Liability of premises for fines assessed drug clerks, 17-355 Drunkards, see Habitual Drunkards; and see infra. Intoxicated persons. against occupant, 17-396 Municipality imposing additional penal-`ties, 17–282 Drunkenness: Permitting drunkenness, 17-371 Fire insurance, see FIRE INSURANCE. Force: Due process of law: Nuisance, 17-320 License in force, 13-741 Foreign countries, see infra, Interstate and foreign traffic in intoxicating liquors as af-Statutes prohibiting manufacture and sale of intoxicating liquors, 17-207
Elections, see infra, Sales, gitts, or keeping fected by state liquor laws. open on prohibited days. Forfeiture: Constitutionality of statutes providing Evidence: for forfeiture of licensee's bond, 17-Action on note, 17-309 Actions to recover price of intoxicating Constitutionality of statutes providing for liquors, 17-306 Constitutionality of statutes prescribing forfeiture of liquors illegally kept, 17-219 rules of evidence, 17-225 General rule, 17-219 Druggists, 17-357 Right to jury trial, 17-219
Former acquittal or conviction, see infra, Evidence in criminal prosecutions and in proceedings for injunction and Jeopardy. abatement, 17-326 Freeholders, see infra, Consent. Competency, 17-326 Furnish, 14-567 Illustrations, 17-326, 327 Sufficiency, 17-327 Gaming, see GAMING. Gifts (see infra, Sales, gifts, or keeping open Good faith, 17-357 on prohibited days), 17-367 Illegal transportation, 17-381 Constitutionality of statutes forbidding Infants, see infra, Minors. gift of liquors, 17-217 Intoxicated person, 17-342

INTOXICATING LIQUORS, cont'd. INTOXICATING LIQUORS, cont'd. Illegal sales, cont'd. Gifts, cont'd. Constitutionality of statutes prohibiting gifts to certain persons, 17-212 Druggists, 17-357 Houses of ill fame, 17-364 Infants, see infra, Minors.
Minors, see infra, Minors.
Offenses against liquor laws, 17-367 Sale, 17-298 Statutes declaring that gifts shall be deemed sales, 17-368 Statutes include sales on prescription, 17-367 Statutes prohibiting sales do not include gifts, 17-367 Whether a sale, 17-298 Gin, 17-199 Good moral character, 17-210, 240 Guardian and ward, see infra, Minors. Habitual drunkards, see HABITUAL DRUNK-ARDS. Hearing: Revocation of license, 17-269 Hearing of application and remonstrance, 17-252 Adjournment, 17-252 Burden of proof, 17-252 Depositions, 17-253 Evidence, 17-252 Fitness of applicant, 17-252 Necessity for license, 17-253 Proof of new matter, 17-253 Time of hearing, 17-252 Unsuitableness of location, 17-253 Holidays (see infra, Sales, gifts, or keeping open on prohibited days), 15-512 Hotel keepers, see infra, Inns and innkeepers. House, 15-768 Houses of ill fame, see infra, Disorderly houses. Husband and wife, 17-392 Husband's liability for use of residence by wife for illegal sale of intoxicating liquors, 15-901 Joint and several liability of busband and wife, 17-394 Liability of husband acting as agent of wife, 17-394 Liability of wife for her own acts, 17-392 Acts done in husband's absence, 17-Acts done in husband's presence, 17-392 Wife doing business as sole trader, 17-393 Wife living apart from husband, 17-393 Ignorance of intoxicating properties of liquors, 17-384 Illegal sales (see infra, Offenses against liquor laws and prosecutions thereunder; Property and contract rights as affected by liquor laws; Sales): Being common seller, see infra, Common sellcr. Breach of screen laws, 17-381
Churches, see infra, Sales within prohibited distance of churches, schools,

Clubs, see infra, Societies and clubs.

Druggists and drug clerks, see infra, Druggists. Effect of prior conviction or acquittal of same or similar offense, 17-384 Employment of women in saloons, 17-382 Engaging in or pursuing business of selling intoxicating liquors without license, 17-379 Free negroes, 17-344 Furnishing intoxicating liquors to constable, 17-367 Gaming, 17-371 Giving away intoxicating liquors, see infra, Gifts. Habitual drunkards, see HABITUAL DRUNKARDS. Houses of ill fame, see infra, Disorderly houses. Husband and wife, see infra, Husband and wife. Illegal manufacture and sales by manufacturer, see in/ra, Manufacture. Illegal sales by tavern keeper, hotel keeper, and innkeeper, see infra, Inns and innkeepers. Illegal sales by wholesale dealers, see infra, Wholesale dealers. Illegal transportation, 17-380 Importation and sale of intoxicating liquors in Alaska, 17-382 Indians, see infra, Indians. Infants, see infra, Minors. Informers, see infra, Informers. Intoxicated persons (see HABITUAL DRUNKAROS), 17-341 Jurisdiction of prosecutions under liquor laws, 17-383 Keeping disorderly houses, see infra, Disorderly houses. Keeping intoxicating liquors for unlawful sale, see infra, Keeping intoxicating liquors for unlawful sale, Keeping tippling house, 17-371 Keeping wineroom for women, 17-382 Landlord and tenant, see infra, Landlord and tenant. Liability as affected by ignorance of intoxicating properties of liquors, 17-384 License, see infra, Sales without license. Limitations, 17-384 Liquor to be drunk on the premises, see infra, Liquor to be drunk on the premises. Maintaining liquor nuisances, see infra, Nuisances. Maintaining place, building, tenement, etc., for unlawful keeping or sale of intoxicating liquors, see infra, Place. Master and servant, see infra, Master and servant. Medicinal purposes, 17-359 Minors, see infra, Minors. Nuisances, see infra, Nuisances. Partners, 17-394 Permitting drunkenness, 17-371 Permitting or suffering gaming in drinking house, 17-371 Permitting unlawful assemblies, 17-371 Volume XXXI.

1160

```
INTOXICATING LIQUORS, cont'd.
  Illegal sales, cont'd.
       Physicians, see infra, Physicians and sur-
         geons.
       Right to recover back money paid for
       liquors illegally sold, see infra, Actions.
Sales, gifts, or keeping open on prohibited days, see infra, Sales, gifts, or
         keeping open on prohibited days.
       Sales not protected by license, 17-332
       Sales to make test case, 17-346
       Sales without giving bond, see infra,
         Bonds.
       Sales without license, see infra, Sales
         without license.
       Schools, see infra. Sales within pro-
         hibited distance of churches, schools,
         etc.
       Selling or keeping open for sale during
         prohibited hours, see infro, Selling or
         keeping open for sale during prohibited
         hours.
       Selling without having paid occupation
         tax or posted receipt, 17-366
       Slaves, 17-344
Social clubs, see infra, Societies and
         clubs.
       Test cases, 17-346
       Theatres, see infra, Theatres.
       Violation of statute requiring keeping of
         statement and making report of manu-
         facture and sale, 17-366
  Illegal transportation, 17-380
       Evidence, 17-381
       Receiving for purpose of transportation,
       Transporting for unlawful sale, 17-380
       Immorality, see infra, Good moral char-
        acter.
  Impairment of obligation of contracts:
      Statutes prohibiting manufacture and sale of intoxicating liquors, 17-208
  Imprisonment:
      Constitutionality of statutes imposing,
         17-218
  Incorporation, 17-229
  Indians:
      Sales to Indians and introducing liquor
             into Indian country, 12-1033; 17-
             344
           Beer, 17-345
           Constitutionality of statutes, 17-
             345
           General rules, 17-344
           Illustrations, 17-345
           Statutory provisions, 17-344, 345
           Transportation through Indian coun-
             try, 17-345
 Indictment, see infra, Offenses against liquor
    laws and prosecutions thereunder.
  Inebriates, see Habitual Drunkards.
 Infants, see infra, Minors.
 Informers, 17-346
      Illustrations, 17-346
      Penalties, 17-346
      Sales to informers, 17-346
 Injunction, see infra, Nuisance.
      Evidence in criminal prosecutions and in
        proceedings for injunction and abate-
        ment, see infra, Evidence.
 Inns and innkeepers, 16-510
```

Hotel, 15-766

31 C. of L.-74.

```
INTOXICATING LIQUORS, cont'd.
  Inns and innkeepers, cont'd.
      Illegal sales by tavern keeper, hotel
        keeper, and innkeeper, 17-354
      Illustrations, 16-510
      Sale of intoxicating liquors, 16-510
      Sundays, 17-351
  Insolvency and bankruptcy:
      Liquor license, 16-724
  Insurance, see Alcoholism, Intemperance,
    AND NARCOTICS (IN INSURANCE).
  Intemperate habits, see Habitual Drunk-
    ARDS.
  Intent:
      Selling liquor to minors, 8-291
  Internal revenue laws, see Revenue LAWS.
  Interstate and foreign traffic in intoxicating
        liquors as affected by state liquor
        laws, 17-290
      Bottles packed singly, 17-295
      Box or cask in which several bottles placed, 17-295
      Definition of original package, 17-293,
      Importations of intoxicating liquors from
            another state, 17-291
          Rule established by license cases,
            17-291
          Rule in original package cases, 17-
            292
          Wilson act, 17-293
      Importations of intoxicating liquors from
            foreign countries, 17-290
          Effect of Wilson law on importa-
            tions from foreign countries, 17-
          Right of importer to sell in original
            packages, 17-290
          Sales in original packages only per-
            missible, 17-291
          Who may sell in original packages,
            17-290
      Inspection laws, 17-81
      Original package, 17-290, 291, 292, 294
          Illustrations, 17–295
      Original package cases, 17-292
      Size of package, 17-295
      Statutes discriminating against liquors
       of other states and countries, 17-216
      Statutes prohibiting manufacture or
        keeping for sale in another state, 17-
      Subjects of interstate commerce, 17-68
      Taxation, 17-217
      What is original package, 17-294
      Wilson act, 17-293
          Consignee receiving for his own use.
            17-294
          Constitutionality, 17-293
          Importations from foreign coun-
            tries, 17-291
          Importation subject to state laws
            only on delivery to consignee, 17-
          Necessity of additional state legisla-
            tion to render act operative, 17-
            293
          Object of statute, 17-293
          Operation and effect, 17-294
          Provisions and purpose of enact-
            ment, 17-293
```

Volume XXXI.

```
INTOXICATING LIQUORS, cont'd.
Interstate commerce, see infra, Interstate and
                                                   INTOXICATING LIQUORS, cont'd.
                                                     Landlord and tenant, cont'd.
                                                                                           making
                                                         Constitutionality
                                                                            of statutes
    foreign traffic in intoxicating liquors as
                                                            judgments for fines and taxes liens on
    affected by state liquor laws.
                                                            leased property, 17-219
  Intoxicated persons, 17-341
                                                         Lease of premises on which intoxicating
      Evidence, 17-342
                                                         liquors are sold, 17-315
Liability of owner or lessor for viola-
      Illustrations, 17-341
      Knowledge, 17-341
                                                            tions of law on leased premises, 17-
      Sales to, 17-341
      Treating, 17-341
      What is intoxicated person, 17-341
                                                         Right of lessor to recover possession, 17-
  Intoxicating and spirituous liquors distin-
                                                           316
                                                          Right of lessor to recover rent, 17-315
    guished, 17-197
                                                          Validity of lease, 17-315
  Intoxication, see Intoxication; and see
    infra. Intoxicated persons.
                                                     Larceny:
                                                         Intoxicating liquors kept for sale con-
  Jeopardy:
                                                           trary to law, 18-514
      Effect of acquittal or conviction of other
                                                     Subject of larceny, 17-303
Leases, see infra. Landlord and tenant.
        offense involving same sale, 17-379
      Effect of prior conviction or acquittal of
        same or similar offense, 17-384
                                                     Liability of husband for acts of wife, 17-
      Sales, gifts, or keeping open on pro-
                                                            393
        hibited days, 17-352
                                                          Acts done in husband's presence, 17-393
 Judgment:
                                                         Evidence, 17-393
                                                         General rule, 17-393
      Status of judgment for price of liquors,
                                                         Illustrations, 17-393
        17-314
                                                     Libel and slander:
 Judicial notice, 17-199, 201
      Alcohol, 17-198
                                                         Charge of violation of liquor laws, 18-
      Beer, 3-907; 17-201
                                                     License bonds (see infra, Bonds), 17-273
      Brandy, 17-198
      Intoxicating properties of liquor, 17-909
                                                         Actions on bonds, see infra, Actions.
                                                         Approval of bond, 17-275, 276
      Whiskey, 17-198
      Wine, 17-199
                                                              In general, 17-276
 Jurisdiction of prosecutions under liquor
                                                         Breach, 17-277, 278
    laws, 17-383
                                                         Clerical errors, 17-275
 Jury and jury trial, see Jury and Jury
                                                         Conditions, 17-274
                                                         Constitutionality of statutes providing
    TRIAL.
 Keeping (see infra, Place):
                                                           for forfeiture of licensee's bond, 17-
      Maintaining place, building, tenement,
                                                         Discharge of sureties, 17-277
        etc., for unlawful keeping or sale of
        intoxicating liquors, see infra, Place.
                                                         Discretion, 17-276
 Keeping intoxicating liquors for unlawful
                                                         Discretion as to approval of bond, 17-
      sale, 17–372
Authority to sell in certain places, 17–
                                                         Effect of omissions, irregularities, etc.,
        373
                                                            17-275
      Evidence, 17-374
                                                         Errors, 17-275
           Competency, 17-374
                                                         Failure of board to approve bond, 17-
          Evidence in behalf of defendant, 17-
                                                          Failure to make report, 17-277
          Evidence in behalf of prosecution,
                                                         Form and requirements of bond, 17-
          Probative force of evidence, 17-
                                                         Imposing additional conditions, 17-274
                                                         Irregularities, 17-275
          Sufficiency of evidence, 17-375
                                                         Minors, 17-277
Necessity of bond, 17-273
      Nature of offense, 17-372
Place of keeping for unlawful sale, 17-
                                                          Object of bond, 17-273
                                                         Omissions, 17-275
      Statutory regulations, 17-372
                                                         Original bond refused, 17-276
      What constitutes offenses, 17-373
                                                         Refusal to approve bond, 17-276
 Keeping open (see infra. Sales, gifts, or
                                                         Review of approval or refusal of bond,
    keeping open on prohibited days; Selling,
                                                           17-276
    or keeping open for sale during prohibited
                                                         Sales without giving bond, 17-366
                                                         Sureties, 17-276, 277, 278
    hours), 18-58
                                                          To whom bond should run, 17-274
 Lager beer, 17-200
                                                         Town agent system of license and sales,
 Landlord and tenant:
      Civil damage acts, 17-395
                                                           17-279
                                                         Validity of contract to pay sureties for
          Knowledge of agent imputed to
            owner, 17-395
                                                           acting as such, 17-278
                                                         What constitutes breach, 17-277
          Leases, 17-395, 396
                                                         What operates to discharge sureties, 17-
          Liability of leased premises, 17-
                                                            277
                                                         Who may be sureties, 17-276
          Personal liability of owner or lessor,
                                                     Licensed druggists, 17-355
            17-395
```

```
INTOXICATING LIQUORS, cont'd.
                                                     INTOXICATING LIQUORS, cont'd.
  License fees, 17-270
                                                        Licenses, cont'd.
       Collection of fees, 17-271
                                                            Discretion in granting and refusing li-
      Disposition of fees, 17-272
                                                                   censes, cont'd.
      Fixing amount of fees, 17-270
                                                                 Review of action of licensing au-
      License fees not taxation, 17-270
                                                                   thorities, see infra, Review of ac-
       Municipality's power to impose and fix
                                                                 tion of licensing authorities.
Right to exercise discretion exists,
             amount of license fees, 17-285
           Discrimination in fees imposed, 17-
                                                                   17-254
             286
                                                                 What is an abuse of discretion, 17-
            General rules, 17-285
                                                                   256
           Illustrations, 17-285
                                                            Disorderly neighborhood, 17-241
           Prohibitory fees, 17-285
                                                            Disqualification of members of licensing
           Reasonableness, 17-285
                                                               board, 17-242
            Statutes merely conferring power
                                                            Duration of term of license, 17-235
              to license, 17-285
                                                            Effect of license, 17-230
       Payment of fees, 17-271
                                                            Eligibility of applicant, 17-239, 240,
       Reasonableness of amount, 17-270
       Recovery back of fees on refusal or rev-
                                                            Engaging in or pursuing business of sell-
       ocation of license, 17-272
Recovery back of illegal or excessive
                                                                   ing intoxicating liquors without li-
                                                                   cense, 17-379
         fees, 17-273
                                                                 Offense different from selling with-
       Taxes distinguished from, 17-223
                                                                   out license, 17-379
                                                                 Offenses of engaging in or pursuing
  Licenses (see infra, Taxation), 17-230
       Actions based on refusal to issue or on
                                                                   business of selling intoxicating liq-
         revocation of license, 17-261
                                                                   uors different from selling without
       Agent, right to sell by, 17-231
                                                                   license, 17-379
                                                                 Question for jury, 17-380
       Appeal, see infra, Appeal.
                                                            Single act, 17-379
Executors and administrators, 17-232
       Applicant, 17-239, 240
       Application for license, see infra, Pe-
         tition or application for license.
                                                            Federal license no protection in violating
      Assignment of license, see infra, Assignment or transfer of license.
                                                              state laws, 17-238
                                                             Fees, see infra, License fees.
       Authority of state to change conditions,
                                                            Fines of applicant, 17-240
                                                            Form, 17-261
      Bonds, see infra, License bonds.
Burden of proof, 17-330, 369
Certiorari, see infra, Certiorari.
                                                            Hearing of application and remonstrance,
                                                              see infra, Hearing of application and
                                                               remonstrance.
                                                            Immorality, 17-240
      Change of conditions, 17-236
      Citizenship, 17-239
Consent of resident property owners, or
                                                            Implied, 17-231
                                                            Injunctions, 17-260
         freeholders living in vicinity, see infra,
                                                            License bonds, see infra, License bonds.
         Consent.
                                                            License fees, see infra, License fees.
      Constitutionality of license laws, see
                                                            License subject to laws in force when
         infra. Constitutionality of license laws.
                                                              granted, 17-236
                                                            Mandamus, see infra, Mandamus.
      Constitutionality of statutes imposing
         taxes or license fees, 17-222
                                                            Moral qualifications, 17-240
       Conviction of felony, 17-240
                                                            Mortgages, 17-235
                                                            Municipal licenses, see infra, Municipal
      Corporations, 17-240
                                                              licenses.
      Corruption, 17-261
      Counter petition, see infra, Remon-
                                                            Nature of license, 17-230
                                                            Necessity of license, 17-230, 253
         strances or counter petitions.
       Date, 17-262
                                                            Notice of application or petition, see in-
      Definition, 17-230
Delegation of power, 17-242
                                                              fra, Petition or application for license.
                                                            Nuisance, 17-318
       Description of premises, 17-262
                                                            Number of licenses required, 17-237
                                                                 Different kinds of business, 17-237.
      Discretion in granting and refusing li-
                                                                 Different places of business, 17-237
             censes, 17-254
           Absolute discretion, 17-255
                                                                 Federal license no protection for vio-
                                                                   lating state laws, 17-238
           Abuse of discretion, 17-255
           Arbitrary exercise of discretion, 17-
                                                                 Licenses required by different juris-
                                                                   dictions, 17-237
             255
                                                            Partnership, 17-240
           Board acts in judicial capacity, 17-
                                                            Partners' rights under license, 17-231
                                                            Personal representatives, license does not
           Facts and circumstances of particu-
                                                              pass to, 17-232
             lar case to be considered, 17-255
                                                            Petition (see infra, Petition or applica-
           Illustrations of abuse of discretion,
                                                                   tion for license):
             17-255
                                                                 Recommendation of petition or ap-
           Nature and extent of discretion, 17-
                                                                   plication, see infra. Recommenda-
             255
                                                                   tion of petition or application.
           Refusal of license because elected for
                                                            Places that may be licensed, 17-239
             that purpose, 17-256
```

Volume XXXI.

INTOXICATING LIQUORS, cont'd. Licenses, cont'd. Power to grant licenses, 17-241 Delegation of power, 17-242 Illustrations, 17-241, 242 On, 17-366 Necessity of obeying statutory requirements, 17-241 What authorities have power, 17-17-365 Prohibition, writ of, 17-260 Prosecution of licensing authorities for Loan, 17-298 wrongfully granting or refusing license, 17-260, 261 Qualifications as to sex, 17-240 Qualifications of applicant, 17-239, 240, etc.): Qualifications of members of licensing board, 17-242 Recommendation of petition or application, see infra. Recommendation of petition or application. Remonstrance, see infra, Remonstrances or counter petitions. Repeated violation of liquor laws, 17-241 Requisites, 17-261 Residence, 17-239 Retail dealers, 17-230 Review of action of licensing authorities, see infra, Review of action of licensing authorities. Revocation of license, sec infra, Revoca-Manufacture: tion of license. Right to assign or transfer license, see infra, Assignment or transfer of license. Right to license not absolute, 17-236 Sales not protected by license, 17-332 Sales without license, see infra, Sales without license. Sale under void license, 17-331 Sale without having paid occupation tax or posted receipt, 17-366 Statutes changing conditions under which right exercised, 17-236 Taxation: License fees not taxes, 17-223 Taxation of liquor traffic not license to sell, 17-224 Town agent system of license and sales, see infra, Town agent system of license and sales. Transfer of licenses, see infra, Assignment or transfer of license. Vested rights, 17-236 385 What places may be licensed, 17-239 Writing, 17-262 Liens: Liability of premises for fines assessed against occupant, 17-396 386 Life insurance, see ALCOHOLISM, INTEMPER-ANCE, AND NARCOTICS (IN INSURANCE). Limitations of actions, 17-384; 19-165 Liquors, 17-197; 19-424 Liquors used for preserving fruits and in

culinary preparations, 17-203 Liquor to be drunk on premises, 17-365

Construction of terms "on," "on or about," "adjacent," "premises," etc.,

Drinking on premises not element of of-

Adjacent, 17-366

fense, 17-365

17-366

INTOXICATING LIQUORS, cont'd. Liquor to be drunk on premises, cont'd. Intent, 17-365 Necessity of intent, 17-365 Sale in what quantity violation of law, Selling intoxicating liquor to be drunk on premises, 17-365 Held not to be sale, 17-298 Held to be sale, 17-299
Locality (see infra, Place; Sales within prohibited distance of churches, schools, Constitutionality of statutes prohibiting sales in certain localities, 17-214 Local option laws, see LOCAL OPTION. Maintaining place, building, tenement, etc., for unlawful keeping or sale of intoxicating liquors, see infra, Place. Malt liquors, 17-198, 200, 202; 19-705 Mandamus, 17-260 Abuse of discretion, 17-260 Granting or refusing licenses, 17-260 Illustrations, 17-260 License, 19-821 Mandamus compelling issuance οf license, 17-330 Revocation of license, 17-267 Constitutionality of statutes forbidding manufacture, 17-206 Illegal manufacture and sales by manufacturer, 17-353 General rule, 17-353 Illustrations, 17-354, 355 Retail sales by manufacturer, 17-354 Manufacture in another state, 17-296 Nuisance (see infra, Nuisance), 13-319 Marriags, see infra, Husband and wife. Master and servant (see infra, Agency): Civil liability of employer for violations of liquor law by servant, 17-384 Criminal liability of employer for vio-lations of liquor law by servant, 17-385 Burden of proof, 17-388 Competency of evidence, 17-388 Evidence, 17-388 Evidence in prosecutions for violations of law by servant, 17-388 For authorized violations of law, 17-Illegal sales, 17-386 Intent, 17-388 Questions for jury, 17-388 Sufficiency of evidence, 17-389 Unauthorized violations of law, 17-View that employer is liable for unauthorized violations of law, 17-View that employer is not liable for unauthorized violations of law, 17-386 Drug clerks, 17-358 Liability of employer for violations and errors of servants, 17-384 Nuisance, 17-321 Personal liability of servant or agent for violation of liquor law, 17-389

```
INTOXICATING LIQUORS, cont'd.
                                                   INTOXICATING LIQUORS, cont'd.
  Master and servant, cont'd.
                                                     Minors, cont'd.
      Personal liability of servant or agent for
                                                          Knowledge or ignorance of minority as
             violation of liquor law, cont'd.
                                                                affecting responsibility, cont'd.
           Keeping with intent to sell unlaw-
                                                              View that ignorance of minority is
             fully, 17-391
                                                              immaterial, 17-335
View that knowledge of minority is
           Maintaining liquor nuisances, 17-391
           Selling liquors of another on one's
                                                                element of offense, 17-335
                                                          Minor carrying on business for himself,
             own license, 17-389
           Selling without license for one who
                                                            17-333
             has no license, 17-389
                                                          Ownership of liquors, 17-334
           Several liability of employer and
                                                          Persons prohibited from making sales,
             servant or agent, 17-391
                                                            17-334
           To what extent protected by employ-
                                                          Purchase for minor by adult, 17-336
             er's license, 17-389
                                                              Liability of purchaser, 17-337
           Violation of local option laws, see LOCAL OPTION.
                                                              Liability of seller, 17-336
                                                              Purchasing as agent for minor, 17-
           What constitutes servant or agent,
                                                                337
                                                          Purchase for others by minor, 17-337
             17-391
       Purchaser's criminal liability, see infra.
                                                              Minor purchasing for another minor,
         Criminal liability of purchaser.
                                                                17-338
       Recovery for services rendered in fur-
                                                              Purchase for disclosed principal,
         therance of illegal liquor traffic, 17-
                                                                 17-337
                                                               Purchase for undisclosed principal,
  Meal, 20-251
                                                          Revocation of license, 17-265
  Medicinal and toilet preparations containing
                                                          Selling, giving, or furnishing to minors,
         alcohol, 17-204
       Decisions under certain statutes, 17-206
                                                            17-333
       Evidence, 17-204
                                                          Statutes of various states, 17-333
       Questions of law and fact, 17-204
                                                      Moral character, see infra, Good moral char-
       Test, 17-205
                                                      Mortgages, see infra, Chattel mortgages.
       When not within prohibition, 17-205
  Medicinal purposes, see intra, Druggists;
                                                      Municipal control of liquor traffic, 17-280
     Physicians and surgeons.
                                                          Additional penalty imposed by munici-
   Merchandise, 20-582
                                                            pality, 17-282
                                                          Concurrent powers of control by state
   Minors:
       Aiding and abetting, 17-338
                                                            and municipality, 17-282
       All minors within statute, 17-333
                                                          Constitutional limitations on power to
       Allowing minors to enter and remain on
                                                            pass ordinances, 17-283
         premises, 17-341
                                                          Constitutional provisions, 17-283
       Breach of bond, 17-277
                                                          Delegation of authority by legislature.
       Consent of parent, 17-341
                                                             17-281
                                                          Delegation of exclusive control to mu-
       Consent of parent or guardian, 17-334
       Conviction as affecting liability for other
                                                             nicipality, 17-281
                                                          Delegation of power by municipal corporation, 17-290
         offenses, 17-338
       Druggists, 17-357
Each sale separate offense, 17-334
                                                          Discrimination in fees imposed, 17-286
                                                          Election days, 17-287
       Evidence, 17-338
            Seller's ignorance or knowledge of
                                                          Elections, 17-287
                                                          Exclusive power, 17-281
                  purchaser's minority, 17-338
                                                          Extraterritorial effect of ordinances, 17-
                Burden of proof, 17-338
                Consent of parent, 17-340
                                                          General rules, 17-280
                Guilty knowledge or want of it,
                                                          Grant of exclusive power, 17-281
                                                          Intent of legislature must clearly appear,
                Minority of purchaser, 17-340
                Necessity of showing the de-
                                                           License of municipality a defense to
                  fendant was liquor dealer, 17-
                                                             prosecution under general laws, 17-281
                Personal appearance of minor,
                                                           License of municipality no protection for
                                                             selling without state license, 17-282
                  17-339
                                                           Licenses, see infra, Municipal licenses.
                Proof of sales, 17-340
                                                           Ordinances good in part and bad in part,
                Question for jury, 17-339
       Intent in selling liquor to minors, 8-291;
                                                             17-290
                                                           Ordinances prohibiting employment of
          17-334
       Knowledge of intoxicating properties, 8-
                                                             women in saloons, 17-289
                                                           Ordinances prohibiting sales in particu-
          291; 17-334
                                                             lar localities, 17-289
       Knowledge or ignorance of minority as
                                                           Ordinances prohibiting sales on Sundays
              affecting responsibility, 17-335
                                                             and election days, 17-287
            Diligence required in ascertaining
                                                           Ordinances prohibiting sales to drunk-
              age of minor, 17-336
                                                             ards, 17-289
            Evidence, 17-338
"Knowingly," 17-336
                                                           Ordinances requiring bond, 17-280
                                                                             Volume XXXI.
```

INTOXICATING LIQUORS, cont'd. Municipal control of liquor traffic, cont'd. Ordinances requiring closing of saloons on certain days and during certain hours, 17-288 Ordinances requiring consent of adjacent property owners, 17-289 Power to impose and fix amount of license fees, 17-285 Power to make purchase of liquor punishable, 17-287 Power to prohibit keeping liquors for unlawful sale, 17-287 Power to prohibit traffic in intoxicating liquors, 17-286 Prohibited keeping of liquors for unlawful sale, 17-287 Prohibition of traffic, 17-286 Prosecution under general laws, 17-281 Repeal of ordinances, 17-290 Revocation of license, 17-287 Sales punishable under general laws may be made punishable under ordinance, 17-282 State license no protection for selling without municipal license, 17-282 Statutory authority for exercise of power necessary, 17-281 Sundays, 17-287 Municipal licenses: Concurrent powers of control by state and municipality, 17-282 Municipal license a defense to prosecution under general laws, 17-281 Municipal license no protection for selling without state license, 17-282 Power of municipality to require and grant licenses, 17-283 Delegation of power by legislature, 17-283 Extent of power delegated, 17-284 General rules, 17-283 Illustrations, 17-283 "License," 17-284 "Prohibit," 17-284 "Regulate," 17-284 "Restrain," 17-284 Statutory authorization necessary. 17-283 What statutes give power, 17-283, Power to impose and fix amount of license fees, 17-285 Discrimination in fees imposed, 17-286 General rules, 17-285 Illustrations, 17-285 Prohibitory fees, 17-285 Reasonableness, 17-285

Statutes merely conferring power to

State license no protection for selling

without municipal license, 17-282

Negotiable instruments, see infra, Bills of ex-

Notes, see infra, Bills of exchange and prom-

Application, see infra, Petition or application for license.

license, 17-285 Revocation of license, 17-287

change and promissory notes.

Negroes, 17-344

issory notes.

Notice:

```
INTOXICATING LIQUORS, cont'd.
  Notice, cont'd.
      Petition, see infra, Petition or applica-
        tion for license.
      Revocation of license, 17-268
 Nuisance, 9-521: 17-318
      Abatement, 17-323
          Destruction of liquors, 17-323
          Evidence in criminal prosecutions
            and in proceedings for injunction
            and abatement, see infra, Evi-
            dence.
          General rules, 17-323
          Illustrations, 17-323
          Who may maintain proceedings, 17-
      Constitutionality of statutes, 17-319
      Constitutionality of statutes declaring
        places for manufacture and sale nui-
        sances, 17-220
      Contempt in disobeying injunction, 17-
        320
      Criminal responsibility for maintaining
            liquor nuisance, 17-320
          Aiders and abettors, 17-321
          Effect of former acquittal or con-
            viction of similar offense, 17-321
          Parties responsible for maintaining
            nuisances, 17-320
          Servant, 17-321
      Declaring disorderly tippling houses
        nuisances, 17-227
      Evidence in criminal prosecutions and in
        proceedings for injunction and abate-
        ment, see infra, Evidence.
      Injunction, 17-321
          Against mere selling, 17-322
          Against whom injunction is oper-
            ative, 17-322
          Contempt, 17-324
          Enjoining granting of license, 17-
            260
          Evidence in criminal prosecutions
            and in proceedings for injunction
            and abatement, see infra, Evi-
            dence.
          Extent of closing required, 17-322
          Illegal use must exist, 17-322
          In general, 17-321
          Permanent injunction, 17-322
          Prior conviction for contempt, 17-
            325
          Right of private persons to enjoin,
            17-325
          Temporary injunction, 17-322
          When bar to further proceedings,
            17-322
          When may maintain proceedings for
            injunction, 17-324
      Jury trial, 17-320
      Keeping for unlawful sales, 17-319
      Keeping open on Sunday, 17-319
      Licenses, 17-318
      Manufacturing without license, 17-319
      Master and servant, 17-391
      Privileges and immunities, 17-320
      Process of law, 17-320
      Right of private person to recover dam-
        ages for or to enjoin nuisance, 17-325
      Sale in violation of law, 17-318
      What constitutes nuisance at common
```

law, 17-318

INTOXICATING LIQUORS, cont'd.

Nuisance, cont'd.

What constitutes nuisance under statute, 17-318

Occupation, business, and privilege taxes (see infra, Licenses):

Constitutionality of liquor laws, see infra, Constitutionality of liquor laws. Offenses against liquor laws and prosecutions thereunder:

Being common seller, see infra, Common seller.

Bond, 17-277

Breach of bond, 17-277

Breach of screen laws, 17-381 Churches, see infra, Sales within prohibited distance of churches, schools,

Clubs, see infra, Societies and clubs.

Constables, 17-367

Druggists and drug clerks, see infra, Druggists.

Effect of prior conviction or acquittal of same or similar offense, 17-384

Employment of women in saloons, 17-382

Engaging in or pursuing business of selling intoxicating liquors without license, 17-379

Evidence in criminal prosecutions and in proceedings for injunction and abatement, see infra, Evidence.

Free negroes, 17-344

Furnishing intoxicating liquor to constables, 17-367

Gaming, 17-371

Giving away intoxicating liquors, see infra, Gifts.

Habitual drunkards, see HABITUAL DRUNKARDS.

Houses of ill fame, see infra, Disorderly

Husband and wife, see infra, Husband and wife.

Illegal manufacture and sales by manufacturer, see infra, Manufacture.

Illegal sales by tavern keeper, hotel keeper, and innkeeper, see infra, Inns and innkeepers.

Illegal sales by wholesale dealers, see infra, Wholesale dealers.

Illegal transportation, 17-380

Importation and sale of intoxicating

liquors in Alaska, 17-382 Indians, see infro, Indians. Infants, see infra, Minors.

Informers, see infra, Informers.

persons, see Intemperate Habitual DRUNKARDS.

Intoxicated persons (see DRUNKARDS), 17-341

Jurisdiction of prosecutions under liquor laws, 17-383

Reeping disorderly houses, see infra, Disorderly houses.

Keeping intoxicating liquors for unlawful sale, see infra. Keeping intoxicating liquors for unlawful sale.

Keeping tippling house, 17-371

Keeping wineroom for women. 17-382 Landlord and tenant, see infra, Landlord and tenant.

INTOXICATING LIQUORS, cont'd.

Offenses against liquor laws and prosecutions thereunder, cont'd.

Lessor, see infra, Landlord and tenant. Liability as affected by ignorance of intoxicating properties of liquors, 17-

License, see infra, Sales without license.

Limitations, 17-384 Liquor to bc drunk on premises, see

infra, Liquor to be drunk on premises. Maintaining liquor nuisances, see infru, Nuisances.

Maintaining place, building, tenement, etc., for unlawful keeping or sale of intoxicating liquors, see infra, Place. Master and servant, see infra, Master and servant.

Medicinal purposes, 17-359 Minors, see infra, Minors.

Nuisances, see infra, Nuisances. Partners, see infra, Partnership.

Permitting drunkenness, 17-371

Permitting or suffering gaming in drinking house, 17-371

Permitting unlawful assemblies, 17-371 Physicians, see infra, Physicians and surgeons.

Purchaser's criminal liability, see infra, Criminal liability of purchaser.

Revocation of license, 17-262 Sales, gifts, or keeping open on pro-hibited days, see infro, Sales, gifts, or keeping open on prohibited days.

Sales not protected by license, 17-332 Sales to make test case, 17-346

Sale under void license, 17-331 Sales without giving bond, see infra,

Bonds. Sales without license, see infra, Sales

without license. Schools, see infra, Sales within pro-

hibited distance of churches, schools, etc.

Selling, giving, or furnishing to minors, see infra, Minors.

Selling or keeping open for sale during prohibited hours, see infra. Selling or keeping open for sale during prohibited hours.

Selling without having paid occupation tax or posted receipt, 17-366

Slaves, 17-344 Social clubs, see infra, Societies and clubs.

Test cases, 17-346

Theatres, see infra, Theatres. Violation of statute requiring keeping of statement and making report of manufacture and sale, 17-366
"On," 17-366

"On or about," 17–366

Open, 21-919

Ordinances, see infra, Municipal control of liquor traffic.

Original package (see infra. Interstate and foreign traffic in intoxicating liquors as affected by state liquor laws):

Importations of intoxicating liquors from foreign countries, 17-290, 201

Original package cases, 17-292 Size immaterial, 17-295

Volume XXXI.

```
INTOXICATING LIQUORS, cont'd.
INTOXICATING LIQUORS, cont'd.
                                                      Place, cont'd.
  Original package, cont'd.
                                                          Description of premises, 17-243, 245,
       What is original package, 17-294
                                                             262
       Wilson act, 17-293
                                                          Maintaining place, building, tenement,
  Owners, see infra, Consent.
                                                                 etc., for unlawful keeping or sale
  Parent and child (see infra, Minors):
                                                                 of intoxicating liquors, 17-368
       Consent, 17-340
                                                               Competency of evidence, 17-369
      Consent of parent to sale to minor, 17-
                                                               Evidence, 17-369
        334
                                                               Maintaining place or building for un-
  Partnership:
                                                               lawful keeping or sale, 17-368
Maintaining tenement for unlawful
      Liability of partners, 17-394
      Rights of partners under license, 17-231
                                                                 keeping or sale, 17-369
  Right to license, 17-240
Payment (see infra, License fees):
                                                               Sufficiency of evidence, 17-370
      Constitutionality of statutes forbidding
                                                          Number of licenses required, 17-237
                                                          Sales at places not authorized by license,
        recovery of liquors illegally sold and
        authorizing recovery back of money
                                                            17-332
                                                          Transfer of license to other place or
        paid therefor, 17-220
    Recovery back of payment, see infra, Ac-
                                                             building, 17-235
                                                          Unsuitableness of location, 17-253
        tions.
      Right to recover back money paid for
                                                          What places may be licensed, 17-239
                                                      Place of sale, 17-300
C. O. D., 17-300
        liquors illegally sold, see infra, Actions.
  Penalties, see infra, Fines and penalties.
  Permitting drunkenness, 17-371
                                                          Conditional sale, 17-302
  Permitting unlawful assemblies, 17-371
                                                          Sale of unascertained goods, 17-300
                                                          What is place of sale, 17-300
Where goods are delivered by seller in
  Petition or application for license, 17-243
       Affidavit, 17–244
      Alleging recommendation of applicant,
                                                             person or by agent, 17-301
                                                           Where goods are delivered to carrier on
        17-244
      Character of sales, 17-244
                                                             purchaser's order, 17-300
      Counter petition, see infra, Remonstrance
                                                           Where goods are shipped C. O. D., 17-
         or counter petitions,
       Description of premises, 17-243
                                                           Where goods are sold on order of agent
      Eligibility of applicant, 17-244
                                                             subject to principal's approval, 17-301
      Filing of application or petition, 17-245
                                                      Places of amusement, 17-365
      Hearing of application and remonstrance,
                                                      Pleadings:
         see infra, Hearing of application and
                                                          Constitutionality of statutes prescribing
         remonstrance.
                                                             rules of pleadings, 17-226
      Informalities in petition, 17-243
                                                      Police power, 22-927
       Necessary allegations, 17-243
                                                           License, 17-209
      Necessity for application or petition, 17-
                                                          Statutes prohibiting manufacture and sale
                                                             of intoxicating liquors, 17-207
      Notice of application or petition, 17-245
                                                      Porter, 17-202
           Description of place, 17-245
                                                      Posted receipt, 17-366
                                                      Premises (see infra, Liquor to be drunk on
           Necessity and object of notice, 17-
                                                        premises; Place), 22-1175
           Publication of notice, 17-246
                                                      Prescription, see infra, Druggists; Physicians
           Requirements of notice, 17-245
                                                        and surgeons.
           Time of giving notice, 17-246
                                                      Preserved fruits, 17-203
      Qualifications of applicant, 17-239, 240,
                                                      Private international law:
                                                          Effect of knowledge of purpose to make
      Remonstrances or counter petitions, see
                                                             illegal resale in another jurisdiction,
        infra, Remonstrances or counter pe-
                                                             22-1341
        titions.
                                                           Law controlling sales, 22-1340
  Physicians and surgeons (see infra, Drug-
                                                           Sales, 22-1339
        gists):
                                                           Status of contracts of sale made in an-
      Constitutionality of statutes restricting
                                                                 other state, 17-312
        right to sell, 16-210
                                                               Contracts valid in state where made.
      Good faith, 17-258
                                                                 17-312
      Physicians' prescriptions, 17-359
                                                               Effect of knowledge of purpose to re-
      Prescription by physician not a sale, 17-
                                                                      sell illegally and assistance
                                                                      therein, 17-312
      Sales by persons who are both physicians
                                                                    General rule, 17-312
        and druggists, 17-359
                                                                    Participation in unlawful act of
      Sales by physicians, 17-358
                                                                      purchaser, 17-313
      Sales for medicinal purposes, 17-359
                                                                    Reasonable cause to believe, 17-
  Place (see infra, Liquor to be drunk on prem-
        ises; Locality; Nuisance; Sales within prohibited distance of churches,
                                                                    Repeal of statutes, 17-314
        prohibited
                    distance
                                     churches,
                                                                   Sale with view to illegal resale,
        schools, etc.):
                                                                   17-313
Seller's knowledge of illegal pur-
      Constitutionality making it an offense to
                                                                     pose, 17-312
        keep places for unlawful sale, 17-218
                                               1176
```

INTOXICATING LIQUORS, cont'd.

Property and contract rights as affected by

```
INTOXICATING LIQUORS, cont'd.
  Private international law, cont'd.
      Status of contracts of sale made in an-
             other state, cont'd.
           Effect of knowledge of purpose to
                  resell illegally and assistance
                  therein, cont'd.
                Special statutory provisions, 17-
                  313
           General rule, 17-312
  Privileges and immunities, see infra, Citizens.
  Prohibit, 17-228, 284
  Prohibition:
       Prohibiting granting of license, 17-266
  Property and contract rights as affected by
         liquor laws, 17-302
       Actions for refusal to sell liquors, 17-
         315
      Condition in deeds prohibiting sales on
         premises conveyed, 17-316
       Covenants and agreements respecting li-
         censed houses, 17-317
       Entire and divisible contracts of sale of
       liquors, 17-311
Insurance of liquors, see Fire Insur-
         ANCE.
      Intoxicating liquors as property, 17-
             302
           Action for destruction of liquors by
             private persons, 17-305
           Actions for wrongful taking of in-
             toxicating liquors, 17-303
           Conversion, 17-303
           General rules, 17-302
           Liquors lawfully acquired or kept,
              17-302, 303
           Liquors unlawfully acquired or kept,
             17-302, 303
           Remedies of owner of liquors taken
             under search and seizure acts, 17-
             304
           Subject of larceny, 17-303
      Trover and conversion, 17-303
Lease of premises on which intoxicating
         liquors are sold, see infra, Landlord
         and tenant.
       Liability of liquors to attachment and
         execution, see infra, Attachment; Ex-
         ecutions.
       Mortgages of liquors, see infra, Mort-
         gages.
       Other contracts as affected by liquor
         laws, 17-317
       Right to recover back money paid for liq-
         uors illegally sold, see infra, Actions.
       Right to recover price of liquors illegally
       sold, see infra, Actions.
Services rendered in furtherance or ille-
         gal liquor traffic, 17-317
       Status of award for price of liquers, 17-
         314
       Status of contracts of sale made in an-
         other state, see infra, Private interna-
         tional law.
       Status of entire and divisible contracts of
         sale of liquors, 17-311
       Status of executory contracts of sale of
        liquors, 17-314
```

Status of judgment for price of liquors,

Status of mortgage given to secure price

17-314

of liquors, 17-309

liquor laws, cont'd. Status of notes given for price of liquors illegally sold, see infra. Bills of exchange and promissory notes. Prosecutions, see infra, Offenses against liq uor laws and prosecutions thereunder. Public buildings, see infra, Sales within prohibited distance of churches, schools, etc. Punishment, see infra, Imprisonment. Purchaser: Purchaser's criminal liability, see infra, Criminal liability of purchaser. Quantity: Sales in quantity not authorized by license, 17-332 Questions of law and fact: Engaging in or pursuing business of sell ing intoxicating liquors without license, 17-379 Liability of master, 17-388 Medicinal and toilet preparations containing alcohol, 17-204 Whether liquor is intoxicating, 23-577 Quo warranto: Revocation of license, 17-267 Recommendation of petition or application, 17-247 Amendments, 17–248 Consent of resident property owners, or freeholders living in vicinity, see infra, Consent. Eligibility of applicant, 17-244 Necessity of recommendation, 17-247 Right to withdraw signature, 17-248 What signing is sufficient, 17-248 Who is qualified to sign recommendation, 17-247 Women, 17-248 Recovery, see infra, Actions. Refusal to sell liquors, 17-315 Regulate, 17-227, 284 Remonstrances or counter petitions, 17-250 Allegations, 17-251 Amendments, 17-251 Before whom filed, 17-250 Filing of remonstrance, 17-250 Form, 17-251 Hearing of application and remonstrance. see infra, Hearing of application and remonstrance. Right to remonstrate, 17-250 Time of filing, 17-250 Withdrawal, 17-251 Repeal of ordinances, 17-290 Repeal of statute, see infra, Revocation of license. Replevin, 24-480, 499 Report: Violation of statute requiring keeping of statement and making report of manufacture and sale, 17-366 Residence, 17-239 Eligibility of applicant to license, 17-239 Res judicata: Effect of acquittal or conviction of other offense involving same sale, 17-379 Effect of prior conviction or acquittal of same or similar offense, 17-384 Restrain, 17-227, 284 Retail sales by manufacturer, 17-354 Volume XXXI.

see

HABITUAL

seller.

sale, 17-206

Breach of screen laws, 17-381 Churches, see infra, Sales within pro-hibited distance of churches, schools,

Constitutionality of statutes prohibiting

Constitutionality of statutes regulating

sale of intoxicating liquors, 17-208

Clubs, see infra, Societies and clubs. Constitutionality of statutes forbidding

sales to certain classes, 17-212

```
INTOXICATING LIQUORS, cont'd.
INTOXICATING LIQUORS, cont'd.
                                                    Sales, cont'd.
  Revenue laws, see Revenue Laws.
                                                         Contract rights as affected by liquor
  Review:
                                                           laws, see infra, Property and contract
      Approval of bond, 17-276
                                                           rights as affected by liquor laws.
      Revocation of license, 17-269
                                                         Contracts of sale made in another state,
  Review of action of licensing authorities, 17-
                                                           see infra, Private international law.
        257
                                                         Criminal law, see infra, Offenses against
      Appeal, 17-257
Certiorari, 17-258
                                                           liquor laws and prosecutions thereun-
                                                           der.
      Mandamus, 17-260
                                                         Druggists and drug clerks, see infra,
  Revocation of license, 17-262
                                                           Druggists.
      Action based on revocation of license,
                                                         Effect of prior conviction or acquittal of
        17-261
                                                           same or similar offense, 17-384
      Arbitrary exercise of power, 17-264
      By repeal, 17-263
Certiorari, 17-269
                                                         Employment of women in saloon, 17-
                                                           382
                                                         Engaging in or pursning business of sell-
      Complaint, 17-267
      Constitutionality of statutes, 17-215
                                                           ing intoxicating liquors without a
                                                           license, 17-379
       Discretion, 17-264
       Disorderly assemblages, 17-265
                                                         Entire and divisible contracts of sale,
       Errors of law reviewed, 17-269
                                                           17-311
                                                         Free negroes, 17-344
       Evidence, 17-269
                                                         Furnishing intoxicating liquor to con-
      Findings, 17-269
                                                           stables, 17-367
       Formal proceedings necessary, 17-267
       Grounds for revoking license, 17-264
                                                         Giving away intoxicating liquors, see
                                                           infra, Gifts.
      Hearing, 17-269
                                                         Habitual
                                                                   drunkards,
      Judgment, 17-269
                                                           DRUNKARDS.
      Jurisdiction to revoke licenses, 17-263
       Jury trial, 17-269
                                                         Houses of ill fame, see infra, Disorderly
      Keeping disorderly place, 17-264
                                                           houses.
                                                         Husband and wife, see infra, Husband
       License improvidently granted, 17-266
      Mandamus, 17–267
Municipal licenses, 17–287
                                                           and wife.
       Nature of proceedings, 17-266
      Notice to licensee of proceedings, 17-268
       Power to revoke, 17-262
           General rules, 17-262
                                                           and innkeepers.
           No repeal by implication, 17-263
       Proceedings to revoke licenses, 17-206
       Prohibited distance of church, 17-266
       Quo warranto, 17-267
       Recovery back of fees, 17-272
       Repeal by implication, 17-263
       Reneal of statute, 17-263
       Review, 17-269
       Sales after, 17-329
                                                         Intemperate
                                                                       habits,
       Sales by women, 17-265
                                                           Drunkards.
       Sales to minors, 17-265
       Statutes under which conviction renders
        license void, 17-266
       Sunday sales, 17-264
                                                           laws, 17-383
       Verification, 17-268
       Violation of liquor law, 17-264
                                                           Disorderly houses.
       Who may institute, 17-267
       Who may institute proceedings, 17-267
  Rum, 17-199
  Sales (see infra, Place of sale; What con-
        stitutes sale):
       Actions, see infra, Actions.
       Being common seller, see infra, Common
```

Illegal manufacture and sales by manufacturer, see infra, Manufacture. Illegal sales by tavern keeper, hotel keeper, and innkeeper, see infra, Inns Illegal sales by wholesale dealers, see infra, Wholesale dealers. Illegal transportation, 17-380 Importation and sale of intoxicating liquors into Alaska, 17–382 Indians, see infra, Indians. Infants, see infra, Minors. Informers, see infra, Informers. see HABITUAL Intoxicated persons (see HABITUAL. Drunkards), 17-341 Jurisdiction of prosecutions under liquor Keeping disorderly houses, see infra, Keeping intoxicating liquors for unlawful sale, see infra. Keeping intoxicating liquors for unlawful sale. Keeping tippling house, 17-371 Keeping wineroom for women, 17-382 Landlord and tenant, see infra. Landlord and tenant. Liability as affected by ignorance of intoxicating properties of liquors, 17-384 Licenses, see infra, Constitutionality of license laws. Licenses, see infra, Licenses; Sales without license. Limitation, 17-384
Liquor to be drunk on premises, see infra, Liquor to be drunk on premises. Maintaining liquor nuisance, see infra, Nuisance. Volume XXXI.

INTOXICATING LIQUORS, cont'd.

Sales, cont'd.

Maintaining place, building, tenement, etc., for unlawful keeping or sale of intoxicating liquors, see infra, Place. Master and servant, see infra, Master

and servant.

Meaning of sale, 17-229

Medicinal purposes, 17-359 Minors, see infra, Minors.

Municipal control of liquor traffic, see infra, Municipal control of liquor traffic.

Nuisance, see infra, Nuisance.

Offenses against liquor laws and prosecutions thereunder, see infra Offenses against liquor laws and prosecutions thereunder.

Partners, 17-394

Permitting drunkenness, 17-371

Permitting or suffering gaming in drinking house, 17-371

Permitting unlawful assemblies, 17-371

Physicians, see infra, Physicians and surgeons.

Place of sale, see infra, Place of sale. Property and contract rights as affected by liquor laws, see infra, Property and contract rights as affected by liquor laws.

Sales, gifts, or keeping open on pro-hibited days, see infra, Sales, gifts, or keeping open on prohibited days.

Sales not protected by license, 17-332

Sale to make test case, 17-346

Sales without giving bond, see infra, Bonds.

Sales without license, see infra, Sales without license.

Schools, see infra, Sales within pro-hibited distance of churches, schools,

Selling or keeping open for sole during prohibited hours, see infra, Selling or keeping open for sale during prohibited hours.

Selling without having paid occupation tax or posted receipt, 17-366

Separable contract, 17-311

Slaves, 17-344
Social clubs, see infra, Societies and clubs.

Test cases, 17-346

Theatres, see infra, Theatres.

Town agent system of license and sales, see infra. Town agent system of license and sales.

Violation of statute requiring keeping of statement and making report of manufacture and sale, 17-366

Void license, 17-331

What constitutes sale, see infra, What constitutes sale.

What is place of sale, see infra, Place of sale.

Sales, gifts, or keeping open on prohibited days, 17-346

Adjoining or disconnected rooms used for drinking, 17-350

Constitutionality of statutes, 17-212 Druggists, 17-357

INTOXICATING LIQUORS, cont'd.

Sales, gitts, or keeping open on prohibited days, cont'd.

Election day (see LOCAL OPTION), 17-347, 348

"Act regulating elections," 17-229 Invalidity, 17-348

Sale of liquor on election day a corrupt practice, 10-793

Sales or gifts of liquor, 10-854 Title and subject-matter of statutes, 17-229

What is, 17-347

Family, 17-346

Former acquittal or conviction, 17-352 Guests, 17-346, 351

Innkeepers, 17-351 Keeping open, 17-349

Keeping open on election day, 17-348 Keeping open on Sunday, 17-348

License no protection, 17-346

Municipal regulations, 17-287, 288

Opening to do work, 17-350

Ordinances prohibiting sales on Sundays and election days, 17-287, 288

Permission of election judges, 17-348 Prosecutions for keeping open on Sundays, 17-352

Prosecutions for Sunday sales or gifts, 17-352

Publicans, 17-351 Revocation of license, 17-264

Sales not element of keeping open, 17-348

Sales or gifts on election day, 17-347 Sales or gifts on Sunday, 17-346

Saloon, 17-349 Same room used for drinking and for

other purposes, 17-350 Selling or keeping open on legal holi-

days, 17-349 Selling or keeping open on Sunday by

publicans, innkeepers, etc., 15-512;

Sundays and holidays, 15-512; 17-351 Disorderly houses, 9-522

Travelers, 17-351

What are legal holidays, 17-349 What constitutes keeping open on pro-

hibited days, 17-349

What hours included in election day, 17-347, 348

What rooms are within prohibition, 17-350

Sales to intoxicated persons, 17-341

Sales within prohibited distance of churches, schools, etc.:

Carrying intoxicating liquors to church. 17-364 Churches, 17-362

Constitutionality of statute, 17-214 Public buildings, 17-364 Revocation of license, 17-266

Schools, 17-362, 363 Sales without license, 17-328

After expiration of license, 17-329 After revocation of license, 17-329 Before issuance of license, 17-329 Burden of proving license or no license, 17-330

General rule, 17-328

Impossibility of ohtaining license, 17-329 Volume XXXI.

INTOXICATING LIQUORS, cont'd.

```
INTOXICATING LIQUORS, cont'd.
  Sales without license, cont'd
      Mandamus to compel issuance of license,
         17-330
      Motive immaterial, 17-330
      Offense different from selling without
         liquor license, 17-379
      Offense of engaging in or pursuing the
         husiness of selling intoxicating liquors
         different from selling without license,
         17-379
      Question for jury, 17-380
      Sales exempted from operation of license
      laws, 17-328
Single act, 17-379
      Single sale constitutes offense, 17-328
      Tippling houses, 17-371
       Wrongful refusal of license, 17-330
  Saloon, 24-1177
  Schools, see infra, Sales within prohibited
    distance of churches, schools, etc.
  Screen laws:
      Breach of screen laws, 17-381
      Constitutionality of screen laws, 17-213
      Illustrations, 17-381, 382
      Offense, 17-381
      Partial obstruction of view, 17-381
      Prohibiting obstructions during business
        hours, 17-214
      What constitutes breach of law, 17-381,
                                                      Theatres:
  Searches, see SEARCHES AND SEIZURES.
  Seisures, see SEARCHES AND SEIZURES.
  Selling or keeping open for sale during pro-
        hibited hours, 17-352
      Constitutionality of statutes, 17-212
      Constitutionality of statutes prohibiting
         sales and requiring closing of saloons
        at certain times, 17-212
      Municipal regulations, 17-288
      Ordinances, 17-288
  Sentence and punishment, see infra, Im-
    prisonment.
  Set-off, recoupment, and counterclaim, 17-311
  Sheriffs and constables:
      Furnishing intoxicating liquor to con-
        stables, 17-367
  Single sale, 5-73
  Slavery, 17-344
  Social clubs, see infra, Societies and clubs.
  Societies and clubs, 17-360
                                                             227
      Clubs organized to evade liquor laws,
        17-360
      Furnishing of intoxicating liquors by
        social clubs, 17-360
      Furnishing of liquors by bona fide social
        clubs to members, 17-361
      Sales by clubs to persons not members,
         17-360
      Statutes mentioning clubs, 17-362
      Where there is no legislation specially
        mentioning clubs, 17-361
  Spirits, 26-151
      Fermented liquor distinguished from
  spirits, 12-1085
Spirituous and intoxicating liquors distin-
                                                             274
    guished, 17-197
  Spirituous liquors, 17-197, 200, 202
 Statutes, see infra, Constitutionality of liquor laws; Title and subject-matter of
    statutes.
 Strong beer, 17-200
```

Sundays and holidays, see infra, Sales, gifts, or keeping open on prohibited days. Suretyship (see infra, License bonds): Actions on bonds, see infra, Actions. Sweet spirits of nitre, 17-198 Tavern keeper, see infra, Inns and innkeepers. Taxation (see REVENUE LAWS; see infra, License fees; Licenses): Constitutionality, 17-222 Equality and uniformity, 17-223 Lieense fees not taxes, 17-223 Power of legislature to impose taxes or license fees, 17-222 Taxation of liquor traffic not license to sell, 17-224 Constitutionality of statutes discriminating against liquors of other states and countries, 17-216 General rule, 17-216 Illustrations, 17-217 Statutes held to violate interstate commerce clause, 17–217 Uniform taxation unobjectionable, 17-217 Constitutionality of statutes making judgments for fines and taxes liens on leased property, 17-219 Term of license, 17-235 Test cases, 17-346 Giving or furnishing intoxicating liquor in theatres, 17-365 Time, computation of, 17-236 Tippling houses, 9-521; 17-371; 28-226 Declaring disorderly tippling houses nuisances, 17-227 Definition, 17-371 Drinking on premises, 17-372 Keeping open, 17-372 Meaning of the term, 17-371 Plurality of sales, 17-372 Sales without license, 17-372 Tippling houses and saloons, 9-521 Title and subject matter of statutes, 17-227 Declaring disorderly tippling houses nuisances, 17-227 "Dramshop," 17-228 Incorporation, 17-229 Nature of constitutional provisions, 17-Object of constitutional provisions, 17-Regulating elections, 17-229 "Sale," 17-229 Statutes held invalid under title "to regulate" or "restrain," 17-227 What enactments valid under title "to prohibit," 17-228 What enactments valid under title "to regulate" or "restrain," 17-227 Who may question validity of statutes, 17-230 Town agent system of license and sales, 17-Bond, 17-279 Constitutionality, 17-221 Duties of agent, 17-280 Nature, 17-279 Necessity of appointment, 17-279 No person can sell unless appointed as agent, 17-279 Volume XXXI.

INTOXICATING LIQUORS, cont'd. INTOXICATION, cont'd. Town agent system of license and sales, con. Assignments, cont'd. Power of agent, 17-280 Civil damages, see CIVIL DAMAGE ACTS. Town officer, 17-279 Attempts to commit crime, 3-263 Trafficking in intoxicating liquors, 28-444 Auctions and auctioneers, 3-492 Transfer, see infra, Assignment or transfer of Bills of exchange and promissory notes, 4-165 license, Complete intoxication, 4-165 Transportation, see infra, Illegal transporta-General rule, 4-165 tion. Whether paper void or voidable, 4-165 Trover and conversion, 17-303 Bonds, 4-627 United States: Breach of promise of marriage, 4-899, 900 Federal license no protection in violating Bribery, 17-413 state laws, 17-238 Burglary, 17-412 Unlicensed druggists, 17-355 Civil damage acts, see CIVIL DAMAGE ACTS. Vinous liquors, 29-1061 Contracts, 17-399 Degree of intoxication, 17-402 Degree of intoxication necessary, 17-401 Violation of liquor law, see infra, Offenses against liquor laws and prosecutions there-Drunkenness acquired for purpose of under. Void license, 17-331 fraud, 17-400 What constitutes sale, 17-297 Effect of intoxication in absence of fraud Agreement to pay necessary, 17-297 of other contracting party, 17-399 Effect of intoxication on contracts be-Agreement to sell, 17-297 tween near relatives, 17-400 Barter, 17-298 Credit sales, 17-297 Fraud, 17-402 Drinking of liquor unnecessary, 17-298 Intoxication question for jury, 17-401 Rights of innocent third persons, 17-400 Exchange, 17-298 General rule, 17-297 Rule that excessive intoxication avoids responsibility, 17-399 Gift, 17--298 Giving or furnishing as act of hospitality, Status of contracts of intoxicated persons in case of fraud of other party, 17-298 Illustrations, 17-297, 298 17-402 Loan, 17-298 Where contract is implied, 17-403 Nominal payment, 17-297 Whether contract void or merely void-Prescription by physician, 17-298 able, 17-401 Who may avoid contracts, 17-401 Property must pass, 17-297 What liquors and compounds thereof are Contributory negligence, sec CONTRIBUTORY within prohibition of statutes, 17-198 NEGLIGENCE. Whiskey, 17-198 Wholesale dealers: Counterfeiting, 7-883; 17-412 Evidence, 7-896 Illegal sales by wholesale dealers, 17-353 Crimes in which specific intent is necessary element, 17-406 Applications of rule in prosecutions for Wilson act, see infra, Interstate and foreign traffic in intoxicating liquors as affected by particular offenses, 17-408 state liquor laws. Assault, see infra, Assault and battery. Wine, 17-199 Bribery, see infra, Bribery. Women: Constitutionality of statutes prohibiting Burglary, see infra, Burglary. employment of women, 17-213 Capacity to form intent question for jury, Employment of women in saloons, 17-382 17-407 Keeping wineroom for women, 17-382 Cases in which specific intent is not element of crime, 17-413 Offense against liquor laws, 17-382 Competency and sufficiency of evidence Ordinances prohibiting employment of women in saloons, 17-289 Recommendation of petition or applicato prove intoxication, 17-408 Counterfeiting, see infra, Counterfeiting. Degree of intoxication, 17-407 tion, 17-248 Forgery, see infra, Forgery. Revocation of license, 17-265 Homicide, see infra, Murder and man-Right to license, 17-240 slaughter. INTOXICATION, 17-398 See Alcoholism, Intemperance, and Nar-Intent not element of crime, 17-413 COTICS (IN INSURANCE); HABITUAL DRUNK-Intoxicated persons may be capable of forming intent, 17-408 ARDS; INSANITY; INTOXICATING LIQUORS. Intoxication as affecting intent, 17-406 Accident insurance, 1-318 Larceny, sce infra, Larceny. Agency: Manslaughter, 17-413 Murder and manslaughter, see infra, Intoxication of principal, 1-940 Arrest: Murder and manslaughter. Arrest of drunken person without war-Murder in second degree, 17-413 rant, 2-876 Necessity for caution in applying rule, Assault and battery, 17-411, 413 Assault with intent to kill, 17-411 17-407 Perjury, see infra, Perjury. Assault with intent to rape, 17-411 Evidence of intoxication not competent, Rape, see infra, Rape. Robbery, see infra, Robbery. 17-412 Statement of rule, 17-406 Assignments, 2-1012

INTOXICATION, cont'd.
Crimes in which specific intent is necessary INTOXICATION, cont'd. Divorce, cont'd. Habitual drunkenness, cont'd. element, cont'd. Nature and extent of habit, 9-814 Suicide, see infra, Suicide. What degree of intoxication will merit Statutory terms, 9-813 Wasting estate, 9-815 consideration, 17-407 Drunkards, see Habitual Drunkards. Criminal law: Drunkenness (see Habitual Drunkards), Aggravation of crime, 17-404
Assault and battery, see infra, Assault 10-276 and battery. Evidence: Competency and sufficiency of evidence Bribery, see infra, Bribery. to prove intoxication, 17-408 Burglary, see infra, Burglary. Cases in which specific intent is not ele-Executors and administrators: Removal, 11-824 ment of crime, 17-413 Counterfeiting, see infra, Counterfeiting. Crimes in which specific intent is neces-Expert and opinion evidence: Nonexpert testimony, 12-490 sary element, see infra, Crimes in which specific intent is necessary ele-False imprisonment: Delay in presentment on account of prisoner's intoxication, 12-747 ment. Family agreements or settlements, 12-877 Delirium tremens, 17-414 Express malice, 17-406 Fellow servants: Dipsomaniacs, 17-415 General reputation for drunkenness, 12-Forgery, see infra, Forgery. 1026 Foreclosure of mortgages: Insane persons drunk at time of committing act, 17-416 Defense, 13-817 Insanity from use of intoxicants, 17-414 Forgery, 17-413 Intent not element of crime, 17-413 Fraud: Drunkenness acquired for purpose of Intoxication as affecting responsibility for crime, 17-403 Involuntary intoxication, 17-414 fraud, 17-400 Status of contracts of intoxicated persons Larceny, see infra, Larceny. in case of fraud of other party, 17-402 Malice, 17-406
Murder, see infra, Murder and man-Grand juries, 17-1297 Habitual drunkards, see HABITUAL DRUNKslaughter. ARDS. Perjury, see infra, Perjury. Homicide, see infra, Murder and manslaugh-Persons afflicted with fixed insanity from use of intoxicants, 17-414 Implied contract, 17-403 Persons mentally diseased from use of Insanity: intoxicants, 17-414 Insane persons drunk at time of commit-Rape, see infra, Rape. ting act, 17-416 Robbery, see infra, Robbery. Suicide, see infra, Suicide. Responsibility for crime of persons mentally diseased from use of intoxicants, Under what circumstances and for what 17-414 purposes evidence of voluntary intoxi-Temporary insanity, 17-405 cation admissible, 17-406 Insurance, see Alcoholism, Intemperance, Voluntary intoxication no excuse for AND NARCOTICS (IN INSURANCE). crime, see infra, Voluntary intoxication Intent (see infra, Crimes in which specific no excuse for crime. intent is necessary element): Cruelty to animals, 8-454 Cases in which specific intent is not element of crime, 17-413 Damages, see CIVIL DAMAGE ACTS. Deeds (see infra, Contracts), 9-123 Jury and jury trial, 17-1117, 1234 Extent of intoxication, 9-123 Larceny, 17-412 General rule, 9-123 Libel and slander, 18-951 Habitual drunkenness, 9-123 Clergymen, 18-965 Drunkenness no defense, 18-1075 Intoxication alone, 9-123 Ratification, 9-124 Mitigation of damages, 18-1109 Life insurance, see Alcoholism, Intemper-ance, and Narcotics (in Insurance). Undue influence, 9-123 Definition, 17-399 Degree of intoxication, 17-401, 402, 407, 410 Malice, 17-406 Delirium tremens, 9-194; 17-414 Mania a potu, 20-554 Marriage, 19-1164 Dipsomania, 9-457; 17-415 Master and servant, see Master and Serv-Divorce: Condonation, 9-824 ANT. Cruelty, 9-808, 840 Masters of vessels: Forfeiture of wages, 20-230 Delirium tremens, 9-840 Drunkenness as cruelty, 9-800, 801 Murder and manslaughter, 17-408 Degree of intoxication, 17-410 Failure to support, 9-815 Evidence of intoxication competent to Habitual drunkenness, 9-813 show absence of premeditation, 17-Definition, 9-814 Habit acquired after marriage, 9-815

Illustrations, 17-414

Intent, 17-410

Habit must be continuous, 9-814

Habit must be fixed, 9-814

INTOXICATION, cont'd.	INVEIGLE, 17-418
Murder and manslaughter, cont'd.	See ABDUCTION; KIDNAPPING.
Intent not element of crime, 17-413 Intoxication as reducing degree of mur-	INVENTED WORD, 17-419
der, 17-411, 413; 21-169	INVEN'IION, 17-419 See Patents.
Manslaughter, 17-413	Master and servant, see Master and Serv-
Murder in first degree, 17-411; 21-169	ANT.
Murder in second degree, 17-413; 21-	Turntables, see Turntables.
169	INVENTOR, see Copyright; PATENTS.
Provocation, 17-410 Reduction of offense to murder in second	INVENTORY, 17-419 See Executors and Administrators; Joint
degree, 17-409	Executors and Administrators.
Reduction to manslaughter, 17-409	Distress, see Distress.
Threats and menaces, 17-410	Exemptions from execution, see Exemptions
Perjury, 17-413; 22-689	(FROM EXECUTION).
Police power, 22–926 Public officers:	Insolvency and bankruptcy, see Insolvency AND BANKRUPTCY.
Removal, 23-449, 451	Invoice, 17–478
Question of law and fact, 17-401	IN VENTRE SA MERE, see EN VENTRE SA
Capacity to form intent, 17-407	Mere.
Railroads, 23-749, 767	INVERSE ORDER OF ALIENATION,
Rape, 17-413; 23-848	see Marshaling Assets.
Assault with intent to commit rape, 17-	INVEST — INVESTMENT, 17-420; 30-712 See Investments.
Ratification, 7-144	Mortgages, 17-438
Robbery, 17-412	"Invest in" means purchase as distin-
Specific performance, 26-20	guished from mortgage, 17-438
Suicide, 17-412	Purchase:
Temporary insanity, 17-405 Testamentary capacity, 28-84	"Invest in" means purchase as distinguished from mortgage, 17-438
Undue influence, see Undue Influence.	INVESTIGATE - INVESTIGATION, 17-
Voluntary intoxication no excuse for crime,	421
17-403	INVESTITURE, 17-422
Constitutional infirmity, 17-405 Drunkenness an aggravation of crime,	INVESTMENTS, 17-420 423, 438 See Loans.
17-404	Agency:
Drunkenness causing unreasonable belief	Liability for misconduct of agents, 17-
of danger, 17-405	472
Express malice, 17-406	Skill and diligence required of agent, 1-
General rule, 17-403 Intoxication rendering person uncon-	1065 Authority to make certain investments, see
scious of his acts, 17-405	infra, Determination as to nature of in-
Malice, 17-406	vestments.
Temporary insanity, 17-405	Banks and banking:
Unconscious, 17–405 Under what circumstances and for what	Deposit for investment, 3-824 Deposits in bank, 17-452
purposes evidence of voluntary in-	Bills of exchange and promissory notes:
toxication admissible, 17-406	Loan on promissory note unauthorized,
Voluntary intoxication for purpose of	17-449
committing crime, 17-404	Bonds of Confederate states, 17-443 Doctrine of federal court that all invest-
Witnesses, 30-935 IN TRANSITU, 17-416	ments in Confederate bonds improper,
See Stoppage in Transitu.	17-444
INTRINSIC, 17-416	Investments in Confederate bonds au-
Intrinsic value, 17–416	thorized, 17-443
INTRODUCE, 17-416	Investments in Confederate bonds unauthorized, 17-444
INTROMISSION, 17-416 INTRUDE, 17-416	Investments of Confederate money in
INTRUDER, 17-417	Confederate bonds, 17-444
See DE FACTO OFFICERS; PUBLIC OFFICERS;	Investments of Confederate notes, 17-444
Trespass.	Statutes authorizing investments in Con- federate bonds unconstitutional and
Real property, 17-417	void, 17-444
INTRUSION. 17-417 Remainders, reversions, and executory inter-	Business:
ests, 17–417	Continuation of established business, 17-
INTRUSTED, 17-417	441
INURE, 17-417	Employment in husiness or speculation,
INVALID, 17-417 Void and invalid in the sense of voidable,	17-450 Using trust funds in business or specula-
17-418	tions, 17-460
INVALIDATED, 17-418	Election of heneficiary, 17-471
INVASION, 17-418	Illustrations, 17-470, 471
1	183 Volume XXXI.

INVESTMENTS, cont'd. Business, cont'd. Using trust funds in business or speculations, cont'd. Liability to replace amounts used, 17-469 Limitation of right of election, 17-Right of beneficiary to profits realized by fiduciary, 17-470 Business, continuation of established, 17-441 Change of investments, 17-459 Express power to vary investments, 17-General rule, 17-459 Implied power to change instruments, 17-461 In favor, 17-459 Investment made by creator of trust, 17-461 Power by statute, 17-460 Provisions of trust instrument, 17-460 Specific securities held in trust, 17-461 Statement of rule, 17-459 Statutory power, 17-460 When change is to the advantage of beneficiary, 17–460 When insecure, 17-459 When investments may be changed, 17-Where specific securities are given in trust, 17-461 Cofiduciaries: Liability for misconduct of cofiduciaries. 17-472 Loans to cofiduciaries, 17-454 Commingling trust funds with individual funds, 17-468 Confederate money (see infra, Bonds of Confederate states): Extent of liability for loss of Confederate money, 17-468 Confusion of goods: Commingling trust funds with individual funds, 17-468 Consent of beneficiary, 17-430 Consent of beneficiary to improper investments, 17-476
Assent of one of several beneficiaries, 17-477 Beneficiary must be competent to act, 17-476 Beneficlary must have been fully informed, 17-477 Burden of proof, 17-477 Noninterference before interest has come into possession, 17-477 Rule stated, 17-476 Constitutional law: Corporate stock, 17-451 Statutes authorizing investments, 17-444 Statutes authorizing investments in Confederate bonds, 17-444 Construction of particular directions or powers, 17-438 Corporate stock or security, 17-440 General rules, 17-438 Illustrations, 17-439, 440 In names of fiduciaries, 17-441 Investments in mortgage of leasehold estates not authorized, 17-439

Loans on personal security, 17-440

tinguished from mortgage, 17-438 Power to invest in real estate, 17-438 Real securities, 17-439 Specified amount in a particular way, 17-To continue established business, 17-441 Corporate security: Construction of particular directions or powers, 17-439 Corporate stock (see infra, Stock and stockholders), 17-441 Courts, see infra, Supervision of courts. Creator of trust: Change of investments made by creator of trust, 17-461 Rule as to investments by creator of trust, 17-454 Definition, 17-425 Deposits in bank, 17-452 Designation of fiduciary capacity in which investments are held, 17-456 Addition of words indicating fiduciary capacity sufficient, 17-457 Extent of liability for investments or deposits in individual name, 17-457 Proper form for investments, 17-457 Rule applies though fiduciary acted in good faith, 17-456 Rule stated, 17-456 Determination as to nature of investments, 17-428 Authority to make certain investments, 17-429 Consent of heneficiary, 17-430 Investments expressly authorized by instrument from which fiduciary derives his authority, 17-429 Construction of particular directions or powers, see infra, Construction of particular directions or powers. Courts, see infra, Supervision of courts. Discretion of fiduciary, 17-434 Express directions, 17-428 Express directions of creator of trust, 17-428 Investments expressly forbidden, 17-429 Rule stated, 17-428 When directions may be departed from, 17-429 Where investment directed is not obtainable, 17-429 Where investment directed is unsafe, 17-429 Provisions of instrument creating trust, 17-428 Statutory provisions: Fiduciary protected in making investments, 17-431 Retrospective statutes, 17-431 Statutes regulating the subjects, 17-Statutes usually permissive merely, 17-431 Volume XXXI.

INVESTMENTS, cont'd.

Construction of particular directions or powers, cont'd.

Real estate, 17-438

Illustrations, 17-438, 439
"Invest in" means purchase as dis-

Continuation of established business, 17-441

INVESTMENTS, cont'd.

Determination as to nature of investments,

Supervision of courts, see infra, Supervision of courts.

Different trusts:

Separate investments of funds held on different trusts, 17-455

Diligence:

Measure of diligence required, 17-437 Real securities, 17--446

Directions (see infra, Determination as to nature of investments):

Construction of particular directions or powers, see infra, Construction of particular directions or powers.

Express directions of creator of trust, 17-428 Liability for failure to make investment

directed by trust instrument, 17-463 Right of fiduciary to apply to court for directions, 17-432

Whether fiduciary must apply to court for directions, 17-432

Discretion of fiduciary, 17-434

Duty to invest (see infra, Liability for failure to invest), 17-426

Circumstances may justify a failure to invest, 17-427

Exceptional circumstances, 17-427 Express direction to invest, 17-426

General duty to invest. 17-426 Reasonable time, see infra, Time allowed within which to invest.

Time allowed within which to invest, see infra, Time allowed within which to

invest. Election, see infra, Option of beneficiary as to adopting improper investments.

Executors and administrators, see Executors AND ADMINISTRATORS.

Failure to invest, see infra. Duty to invest. Fiduciary capacity, see infra, Designation of fiduciary capacity in which investments are held.

Fraud:

Order of court obtained by fraud, 17-

Good faith (see infra, Designation of fiduciary capacity in which investments are held; Interest), 17-435

Losses on investments, 17-464 Requirement of good faith, 17-435

Government or public securities, 17-438, 442 Annuities of which the government is pledged to pay the principal, 17-443 Bonds of Confederate states, 17-443 Bonds of quasi-public corporations, 17-

438 Distinction between investment of United States and of Confederate money, 17-

English consols, 17-443 General rule, 17-438

Government annuity, 17-443

Government or parliamentary stocks or funds, 17–438

Illustrations, 17-438
Investments of Confederate money in Confederate bonds, 17-444

1185

Mortgages, 17-438 Municipal debentures, 17-438

31 C. of L.-75

INVESTMENTS, cont'd.

Government or public securities, cont'd. Only proper securities in absence of

other directions, 17-442

Proper investments, 17-442 Purchase, 17-438

Furchase at a premium, 17-443

Guardian and ward, see GUARDIAN AND WARD. Improper investments, see infra, Consent of beneficiary to improper investments; Option of beneficiary as to adopting improper investments.

Income to beneficiaries, 17-457

Duty of fiduciary to secure, 17-457 Rate of interest on investments, see infra, Rate of interest on investments.

Rights as between life tenants and remaindermen, 17-458

In names of fiduciaries, 17-441 Instructions, see infra, Directions.

Insurance, see INSURANCE.

Interest (see infra, Rate of interest on investments):

Compound interest, 17-474

Distinction between cases of bad faith and of mere negligence, 17-473

Improper and unauthorized investments, 17-467

Liability of fiduciary, 17-472 Rate, interest which should be charged against fiduciary, 17-473

Rate of interest, 17-457, 472

Simple or compound interest, 17-474 Interpretation and construction, see infra, Construction of particular directions or powers.

Invest, 17-420, 438

Liability for failure to invest (see infra, Duty to invest), 17-462

Existence of liability, 17-462 Extent of liability, 17-462

Interest, 17-462

Liability for failure to invest generally, 17-462

Liability for failure to make investments directed by trust instrument, 17-463

Losses of principal, 17-462

Where trustee, has option to invest in government or real securities, 17-463

Liability of fiduciaries, 17-462

Effect of beneficiary's consent to or acquiescence in improper investment, see infra, Consent of beneficiary to improper investments.

Effect of provision in trust instrument exonerating fiduciary from liability for

losses, 17-477

Improper investment, see infra, Consent of beneficiary to improper investments. Improperly disposing of investments, 17-471

Interest, see infra, Interest.

Liability for failure to invest, see infra, Liability for failure to invest.

Liability for losses on investments, see infra, Losses on investments.

Limitation of actions, 17-478

Mingling trust funds with individual funds, see infra, Mingling trust funds with individual funds.

Misconduct of agents, 17-472 Misconduct of fiduciaries, 17-472

INVESTMENTS, cont'd.

Liability of fiduciaries, cont'd.

Option of beneficiary as to adopting improper investments, see infra, Option of beneficiary as to adopting improper investments.

Use of trust funds in business or speculation, see infra, Business.

Loans on personal security, 17-440, 448 Construction of particular directions or

powers, 17-440 Necessity for sureties, 17-450

Not necessarily improper, 17-449

Not proper investment, 17-449

Prevailing rules as to impropriety, 17-448

Promissory notes, 17-449

View that such loans may be made, 17-

Loans to cofiduciaries, 17-454

Loans without security, 17-436

Losses on investments, 17-464

Bad faith, 17-464

Extent of liability for loss of Confederate money, 17-468

General rule, 17-464

General rule as to when fiduciaries are not responsible for losses, 17-465 Improper investments, 17-466

Individual funds similarly invested, 17-467

Interest, 17-466

Investment must be proper and authorized, 17-465

Liability to make good losses resulting from failure to invest, 17-464

Loss caused by wrong of cestui que

trust, 17-468 Manner of enforcing liability, 17-467

Negligence, 17-464

No responsibility for losses not attributable to bad faith, unsound judgment, or negligence, 17-465

Refunding entire amount improperly invested, 17-467

Trust instrument exonerating fiduciary from liability for losses, 17-477

Unauthorized investments, 17-466

Unsound judgment, 17-464

Mingling trust funds with individual funds, 17-468

Mortgages (see infra, Real securities), 17-

Municipal debentures, 17-438

Names of fiduciaries (see infra, Designation of fiduciary capacity in which investments are held), 17-441

Nature of investments, see infra, Determination as to nature of investments.

Negligence (see infra, Losses on investments):

Fiduciary must act with skill and prudence, 17-446

Measure of diligence required, 17-437 Sound business judgment and proper care, 17-435

Option of beneficiary as to adopting improper investments, 17-475

Beneficiary bound by acceptance of investment, 17-475

Right to adopt some investments and reject others, 17-475

INVESTMENTS, cont'd.

Option of beneficiary as to adopting improper investments, cont'd.

Rule stated, 17-475

Personal securities, see infra, Loans on personal security.

Private international law, 17-454

Promissory note, loans on, 17-449 Propriety of particular investments (see in-

fra, Determination as to nature of investments), 17-441

Corporate bonds, see infra, Stock and stockholders.

Deposit in bank, 17-452

Employment in business or speculation, 17-450

Government or public securities, see infra, Government or public securities. Loans to cofiduciaries, 17–454

Purchase of real estate, 17-453

Rule as to investments made by creator of trust, 17-454

Public securities (see infra, Government or public securities), 17-438

Purchase, 17-438

Rate of interest on investments, 17-457, 472, 473

Circumstances of cestuis que trustent cannot prevent application of rule, 17-458

Compound interest in, 17-458

General rule, 17-457

Usurious interest, 17-458

Real estate (see infra, Construction of particular directions or powers), 17-438, 453 Purchase of real estate, 17-454

Real securities (see *infra*, Construction of particular directions or powers), 17-439, 445

Care in selecting security, 17-446 Construction of particular directions or

powers, 17-439 Depreciation of property after loan is made thereon, 17-448

English two-thirds rule, 17-447

Fiduciaries must use their own judgment, 17-446

Fiduciary must act with skill and prudence, 17-446

Fiduciary must see that security is sufficient, 17-446

Hazardous or speculative securities, 17-

Junior mortgages, 17-448

Margin of security, 17-447 Mortgages, 17-448

Proper investments, 17-445

When excessive loan may be sustained as part, 17-448

Reasonable time, see infra, Time allowed within which to invest.

Remainders, reversions, and executory interests:

Investment in honds at a premium, 17-458

Rights as between life tenants and remaindermen, 17-458

Removal of fiduciaries, see EXECUTORS AND Administrators; Guardian and Ward; TRUSTS AND TRUSTEES.

Savings banks, see Savings Banks. Volume XXXI. INVESTMENTS, cont'd. INVESTMENTS, cont'd. Securities (see infra, Government or public Time allowed within which to invest, cont'd. securities; Loans on personal security; Illustrations, 17-428 Real securities; Stock and stockhold-One year, 17-427 ers): Reasonable time, 17-427 Corporate securities, 17-441 Six months, 17-427 Loans on personal security, 17-440 What is reasonable time depends upon Loans without security, 17-436 the circumstances of the case, 17-427 Separate investments of funds held on differ-Time when investments should be called in. ent trusts, 17-455 17-454 Situs of investments, 17-454 Trusts and trustees, see Trusts and Trus-Sound judgment, 17-435 TEES. Speculation: Usury, 17-458 Employment in business or speculation, Virginia doctrine, 17-444 What investments may be made, see infra, 17-450 Statutory provisions, 17-430 Determination as to nature of investments. Fiduciary protected in making invest-INVINCIBLE NECESSITY, 19-215 INVIOLATE, 17-478
INVITATION — INVITE, 17-478
See RAILROADS; STATIONS; TURNTABLES.
Negligence, see NEGLIGENCE. ments, 17-431 Retrospective statutes, 17-431 Statutes regulating the subjects, 17-430 Statutes usually permissive merely, 17-Nuisances: 431 Using trust funds in business or specula-Unsafe condition of premises to which tions, 17-469 public is invited, 21-701 INVOICE (see Inventory; Revenue Laws): Election of beneficiary, 17-471 Illustrations, 17-470, 471 Inventory, 17-478 INVOLUNTARY, 17-479 Liability to replace funds used, 17-469 Life insurance: Voluntary and involuntary, 19-77 Limitation of right of election, 17-INVOLUNTARY MANSLAUGHTER, see 47 I Right of beneficiary to profits real-MURDER AND MANSLAUGHTER.
INVOLUNTARY PAYMENT, ized by fiduciary, 17-470 see Pay-Stock and stockholders, 17-441 Character of stocks in which investments INVOLUNTARY SERVITUDE, 17-479 may be made, 17-452 INVOLUNTARY TRUST, see Implied Constitutional prohibition in Pennsyl-TRUSTS vania, 17-451 INVOLVE - INVOLVED, 17-480 Construction of particular directions to I O U., 17-480 Abbreviations, 17-480 invest in corporate stock, 17-440 Investment in stock of private corpora-Accounts, 1-447 Bills of exchange and promissory notes, 17tion not improper, 17-451 Stocks of private corporation not a proper investment, 17-450 480 IPSO FACTO, 17-481 IRON, 17-481 View that investment in corporate stock IRREGULAR - IRREGULARITY, 17-481 is improper, 17-450 See Void and Voidable. View that such investment is not neces-Irregularity and nullity distinguished, 17-481, sarily improper, 17-451 Supervision of courts, 17-431 482 General rule, 17-431 Illustrations, 17-432 Irregular or improper conduct, 17-483 Irregular, void, and erroneous process dis-Large powers of supervision, 17-431 tinguished, 17-482 Nullity, 17-481, 482 Order of court obtained by fraud, 17-433 Void and voidable distinguished, 17-482 Protection afforded by order of court, IRREGULAR HEIR, 17-482 17-433 IRREGULAR JUDGMENTS, see Judg-Right of fiduciaries to apply for directions, 17-432 Specific instructions in particular cases, MENTS AND DECREES. IRRELEVANT, 17-483 17-432 Frivolous, 17-483 IRRELEVANT PLEADING, 17-483 Statutory provisions limiting powers, 17-IRREPARABLE, 17-483 IRREPARABLE INJURY, 17-483 Whether fiduciaries must apply for direc-See Injunction. tions, 17-432 IRRESISTIBLE, see Act of God; In-EVITABLE ACCIDENT OR CASUALTY. Suretyship: Necessity for sureties, 17-450 IRRESISTIBLE IMPULSE, see Insanity; Testator: MURDER AND MANSLAUGHTER. Change of investment made by testator, IRRESISTIBLE SUPERHUMAN CAUSE, 17-461 see Act of God; INEVITABLE Accident or Rule as to investments made by creator CASUALTY. of trust, 17-454 IRRESISTIBLE VIOLENCE, 17-484 IRRESPECTIVE OF BENEFITS, 17-484 Time allowed within which to invest, 17-427 Discretion of trustees, 17-428 IRREVOCABLE, 17-484 General rule, 17-427

1187

IRREVOCABLE POWERS, 17-484 IRRIGATION, cont'd. Appropriation of water, cont'd.

Duch, use of same by several appropria-IRRIGATION, 17-485
See Drains and Sewers; Eminent Domain. tors, see infra, Irrigating ditches. Abandonment and nonuser, 17-516 Diversion of water, see infra, Diversion Abandonment of ditch without abandonment of water right, 17-517 of water. Doctrine of relation, 17-502 Abandonment question of fact, 17-517 Abandonment question of intention, 17-Enlargement of original use, 17-504 Filing map and statement of ditch, 17-Clear proof required, 17-517 Indians, 17-497 Intention, 17-517 Proof of abandonment, 17-51; Irrigation company, 17-523 Notice of appropriation, see infra. Notice Transfer not abandonment, 17-517 Water right may be lost by abandonment, of appropriation. Origin of doctrine, 17-494 17-516 What constitutes abandonment, 17-517 Ownership of land, 17-497 Action by ditch company on behalf of stock-Percolating waters, 17-496 Priority, see infra, Priority. holders, 17-523 Action for interference with water rights, Public lands, 17-495 Reasonable use, 17-503 17-520 Diversion of water on leased premises, Right acquired by appropriation a vested right, 17-494 17-521 Generally, 17-520 Right independent of statutes and consti-Injunction, 17-520 Injunction granted without proof of tutional provisions, 17-494 Right of appropriation, 17-494 actual damages, 17-521 Right of appropriation against riparian Pollution of water of irrigating ditch, owner, 17-496 Right to bed and banks of stream, 17-17-520 Proof of damages, 17-521 505 When and by whom action may be main-Right to flow of tributaries, 17-505 Riparian owner, 17-496 Riparian rights not affected by approtained, 17-520 Where water diverted would not have reached plaintiff's land, 17-521 priation statutes, 17-496 Who may maintain action, 17-520 Adverse user, 17-518 State lands, 17-495 Statutes, 17-494 Surplus water, 17-504 Acknowledgment of superior right, 17-518 To what lands applicable, 17-495 Burden of proof, 17-519 Use of same ditch by several appropria-Interrupted user, 17-518 tors, see infra, Irrigating ditches. No adverse user where water is sufficient Use of water at certain periods, 17-504 for all parties, 17-518 Prescription as against riparian owner, Water from springs, 17-496 What constitutes appropriation, 17-497 What water may be appropriated, 17-Right of owner must be invaded, 17-518 496 Use by sufferance not adverse, 17-518 Who may make appropriation, 17-496 User must be adverse, 17-518 Appurtenant, 2-527 Water right acquired by adverse user, Water rights appurtenant to land, 17-515 17-518 Arid land grants, 17-528 When adverse user begins, 17-519 Arid states, 17-489 Aliens, 17-497 Appropriation of water, see infra, Appro-Application of water to beneficial use, 17-500 priation of water. Change of place of use, 17-501 General rules, 17-489 Gradual application, 17-501 Statutes, 17-489, 494 Increased area of cultivation, 17-501 Artificial want, 17-489 Must be used within reasonable time, 17-Bank of stream, 17-505 500 Bed of stream, 17-505 Place of application, 17-501 Beneficial use, see infra, Application of water Reasonable time, 17-501 to heneficial use. Water must be used within reasonable Burden of proof: time, 17-500 Adverse user, 17–519 What constitutes reasonable time, 17-501 By-laws, 17-523 Appropriation of water (see Waters and Common carriers, 17-522 Watercourses), 17-494 Common law, 17-487 Aliens, 17-497 Reasonableness of use determined by cir-Application of water to beneficial use, see cumstances, 17-488 Return of surplus water, 17-488 infra, Application of water to beneficial Right to use water for irrigation limited, Appropriation of entire flow of stream, 17-487 Right to use water for natural stream, 17-503 Common law, 17-494 17-487 Constitutional provisions, 17-494 Total consumption unreasonable, 17-488

1188

Use must be reasonable, 17-487

Volume XXXI.

Ditch company, 17-523

IRRIGATION, cont'd. Common law, cont'd. Use of water for artificial want, What constitutes

Use of water for irrigation as natural or artificial want, 17-489

What constitutes reasonable use, 17-488 Companies, see infra, Irrigation companies. Condemnation, see infra, Eminent domain. Constitutional law:

Delegation of legislative power, 19-490 Irrigating ditches, 17-510 Irrigation districts, 17-527 Provisions as to priority, 17-505

Taxation, 17-520

Contracts:

Contracts affecting water rights, 17-516 Contracts for water, 17-524

Contributory negligence, 17-513

Corporations, see infra, Irrigation companies; Irrigation districts.

Damages, see infra, Action for interference with water rights; Eminent domain; Irrigating ditches.

Danis, 17-499, 514

Deeds:

Conveyance of ditch, 17-516

Conveyance of water right by deed, 17-515

Ditch or land and water right may be separately conveyed, 17-515

Water right appurtenant to land, 17-515 Water right passes by deed conveying land unless expressly reserved, 17-515 Definition, 17-487

Different systems of irrigation law, 17-490 Districts, see infra, Irrigation districts.

Ditch (see infra, Irrigating ditches):
Abandonment of ditch without abandonment of water right, 17-517

Ditch constructed on public lands, 17-500

Ditch or land and water right may be separately conveyed, 17-515

Conveyance of ditch. 17-516
Filing map and statement of ditch. 17502

Ditch companies, see infra, Irrigation com-

panies.

Diversion of water (see infra, Action for interference with water rights), 17-498

Change of point or means of diversion,

Change of use, 17-499

Dams, 17-499

Ditch constructed on public lands, 17-500 Diversion must he for beneficial use, 17-

Diversion of water for storage, 17-514 Diversion of water to nonriparian lands, 17-403

Mode of diversion immaterial, 17-499 Must be diverted within reasonable time, 17-498

Pumps, 17-499

Rights acquired by actual diversion without posting notice, 17-498

Use of ditch constructed by another, 17-

Use of natural ravine or channel, 17-499 Doctrine of priority, see infra, Priority. Doctrine of relation, 17-502 Eminent domain (see infra, Appropriation of water), 10-1066, 1084

IRRIGATION, cont'd.

Eminent domain, cont'd.

Condemnation of right of way, 17-509
Assessment of damages, 17-511
Constitutionality of condemnation

statutes, 17-510

Cost of repairing enlarged ditch, 17-511

Enlarged ditch, 17-510, 511

Enlargement of ditch already constructed, 17-510

Irrigation ditches, 17-510

Right of condemnation limited by statute, 17-510 Use of water for irrigation as public use,

use of water for irrigation as public use,

Estoppel:

Loss of water right by estoppel, 17-519 Exemptions from taxation, 17-367

Expert and opinion evidence: Value of irrigation reservoir, 12-484

Extent of right, 17-502 Filing map and statement of ditch, 17-502 Indians, 17-497

Indians, 17-497 Injunctions, 17-513, 520, 521

Irrigating ditches (see infra, Ditch), 17-509 Condemnation of right of way, 17-509

Assessment of damages, 17-511 Constitutionality of condemnation statutes, 17-510

Cost of repairing enlarged ditch, 17-

Enlarged ditch, 17-510, 511 Enlargement of ditch already con-

structed, 17-510
Right of condemnation limited by

Right of condemnation limited by statute, 17–510

Damages for construction and main-

tenance, 17-512

Bridging ditches across highways,

Burden of proving negligence, 17-512

Contributory negligence, 17-513 In absence of negligence, 17-512 Lawful maintenance of ditch, 17-512 Neglect to dispose of surplus water, 17-512

Negligence in construction or maintenance of ditch, 17-512

Remedy by injunction, 17-513 Ditches as property, 17-513

Ditches as property, 17-513
Ditches on public domain, 17-511

Eminent domain, 17-509
Entry for construction or main

Entry for construction or maintenance of ditch, 17-511

Failure to keep ditch in repair, 17-512 Pollution of water of irrigating ditch, 17-520

Right of entry for construction or maintenance of ditch, 17-511

Right to construct ditches, 17-509 Use of same ditch by several appropriators, 17-513

Duty of cotenants to make repairs, 17-513

Tenants in common, 17-513 Irrigation companies (see infra. Irrigation districts), 17-521

Acquisition of water rights, 17-523
Action by ditch company on hehalf of stockholders, 17-523

IRRIGATION, cont'd.	IRRIGATION, cont'd.
Irrigation companies, cont'd.	Notice of appropriation, 17-497
Appropriation by ditch companies, 17-523	Illustrations, 17-497, 498
Canal company not proprietor of water	Notice construed liberally, 17-498
diverted by it, 17-523	Rights acquired by actual diversion with-
Carriers, 17-522	out posting notice, 17-498
Common carriers, 6-260	Statutory provisions, 17-497
Condemnation of water rights, 17-523	Percolating waters, 17-496
Contracts for water, 17-524	Police power, 22-930
Ditch companies public or quasi-public	Prescription, 17-519
carriers, 17-522	Priority, 17-505
Duty to furnish water to consumers, 17-	Act of Congress applicable as between
523	appropriators residing in different
Delay in making application for	states, 17-508
water, 17-524	Act of Congress of 1866, 17-506
Ditch company bound to furnish	Adjudication of priorities and water
water to consumers, 17-523	rights, 17-508
Insufficiency of water supply as de-	Amount, 17-509
fense to action to compel delivery,	Appropriation of water on public lands,
17-524	17-507
Exaction of royalty, 17-526	Constitutional provisions as to priority,
Illustrations, 17-522	17–506
Necessity for irrigation companies, 17-	Construction of acts of Congress, 17-
522	507
Private irrigation companies, 17-522	Decree, 17-508, 509
Public carriers, 17-522	Decree must be definite and certain, 17-
Quasi-public carriers, 17-522	509
Rates fixed by law must be reasonable,	Definiteness and certainty of decree, 17-
17-526	509
Rates for use of water, 17-525	Determination of water rights by courts,
Regulation of water rates by state stat-	17-508
ntes, 17-525	Doctrine of priority, 17-505
Regulations, 17-523	Elements to be considered, 17-509
Royalty, 17-526	Government patents subject to vested
Stock not appurtenant to land, 17-527	water rights, 17-507
Stock transfers, 17-526	Judgment or decree, 17-508
Title and interest of irrigation com-	Measurement of water, 17-509
panies, 17–523	Patents from United States subject to
Transfer of stock, 17-526	vested water rights, 17-507
Irrigation districts (see infra, Irrigation com-	Prior grantee of land, 17-508
panies), 17-527	Priorities under acts of Congress, 17-
Assessments, 17-527	506
Collateral attack on organization, 17-527	Priority as between persons who are
Confirmation act, 17-527	using water for different purposes, 17-
Constitutionality of acts providing for ir-	506
rigation districts, 17-527	Priority of right acquired by priority of
Issue of bonds, 17-527	appropriation, 17-505
Liability of district to be sucd, 17-528	Public lands, 17-506, 507
Municipal corporations, whether, 17-527	Recognition of pre-existing rights by act
Organization not subject to collateral	of Congress, 17-506
atta ck , 17–527	State and public lands, 17-506, 507
Public corporations, 17-527	Statutory provisions for adjudication of
Statutes, 17-527	priorities, 17–508
Joint tenants and tenants in common:	Vested rights, 17-507
Appropriation by several persons in com-	Property:
mon, 17-513	Ditches as property, 17-513
Duty of all cotenants to make repairs,	Water rights considered as property, see
17-513	infra, Water rights considered as
Judgments and decrees, 17-508	property.
Judicial notice:	Public carriers, 17-522
Necessity for irrigation, 17-490	Public corporations, see infra, Irrigation dis-
Mandamus, 19–826	tricts.
Irrigation companies, 19–877	Public lands (see infra, Priority):
Municipal securities, 21-42	Adverse user, 17–519
Natural flow of stream, 17-493	Appropriation of water, 17-495
Natural want, 17–489	Arid land grants, 17-528
Negligence:	Ditch, 17-511
Liability for damages caused by negli-	Ditch constructed on public lands, 17-
gence in construction or maintenance	500
of ditch, 17-512	Public use, 17-490
Nonuser, see infra, Abandonment and non-	Pumps, 17-499
user.	Quasi-public carriers, 17–522

IRRIGATION, cont'd. IRRIGATION, cont'd. Questions of law and fact: State and public lands, cont'd. Ditch constructed on public lands, 17-500 Abandonment as question of fact, 17-517 Reasonable time, 17-501 Ditches, 17-511 State control of irrigation, 17-490 Rates for use of water, 17-525 Real property: Use of water for irrigation as public use, Water rights considered real property, 17-490 Use of water subject to state control, 17-17-515 Reasonable time: 49 I Diversion must be within reasonable time. Water as public property, 17-490 Statute of frauds: 17-498 Reasonable time a question of fact, 17-Parol contracts affecting water rights, 17--516 Water must be used within reasonable Statutes (see infra, Appropriation of water), time, 17-500 17-489, 490 What constitutes reasonable time, 17-501 Stock and stockholders, 17-526, 527; 26-946 Reasonable use of water, 17-487, 503 Storage of water for irrigation purposes, 17-Use must be reasonable, 17-487 Construction and maintenance of reser-What constitutes reasonable use, 17-488 Reservoirs, see infra, Storage of water for voirs, 17-514 Damming natural stream, 17-514 irrigation purposes. Right of way: Diversion, whether for storage, 17-514 Condemnation of right of way, 17-509 Statutes, 17-514 Riparian rights, 17-491 Surplus water, 17-488, 493, 504 Adverse user, 17-519 Neglect to dispose of surplus water, 17-Appropriation against riparian owner, 17-512 Taxation, 17-520; 27-630 496 Constitutional provisions, 17-520 Appropriation statutes do not affect ripa-Purpose of constitutional provisions, 17rian rights, 17-496 Artificial want, 17-489 Tenants in common, see infra, Joint tenants Common law, 17-487 Common-law rule as affected by necessity and tenants in common. Underground waters, 17-496 for irrigation, 17-492 Use of ditch constructed by another, 17-499 Corpus of water, 17-492 Use of natural ravine or channel, 17-499 Diversion of water to nonriparian lands, Vested rights, 17-507 17-493 Doctrine repudiated, 17-491 Right acquired by appropriation a vested right, 17-494 Doctrine of riparian rights, 17-491 Entire flow of stream, 17-493 Extent of riparian owner's rights, 17-Water rights considered as property, 17-514 Abandonment and nonuser, see infra, Abandonment and nonuser. Action for interference with water rights, Grant of water right by riparian owner, see infra, Action for interference with 17-494 Measure of right, 17-492 water rights. Adverse user, see infra, Adverse user. Natural flow of stream, 17-493 Appurtenant to land, 17-515 Natural want, 17-489 Contracts affecting water rights, 17-516 Necessity of irrigation, 17-492 Conveyance of ditch, 17-516 Prescription as against riparian owners, Conveyance of water rights, 17-515 17-519 Conveyance of water rights by deed, 17-Reasonable use, 17-487, 488 Return of surplus water, 17-488, 493 515 Deed conveying land, water right passes, Right annexed to soil, 17-493 Right limited to natural flow of stream, 17-515 Ditch or land and water right may be 17-493 Right of appropriation against riparian separated, 17-515 General rules, 17-514 owner, 17-496 Right of riparian owner to use water of Loss of water right by estoppel, 17-519 Parol contracts, 17-516 stream for irrigation, 17-487 Purchase for changed use, 17-515 Right to use of water, 30-360 Real property, 17-514 Right to use water for irrigation limited, Statute of frauds, 17-516
Taxation, see infra, Taxation. 17-487 Surplus water, 17-488, 493 Total consumption unreasonable, 17-488 Transfer, 17-515 Water as public property, 17-490 To what extent in force, 17-491 Water right appurtenant to land, 17-Use must be reasonable, 17-487 What constitutes reasonable use, 17-488 515 Water rights transferable, 17-515 Royalty, 17-526 IS, 17-528 Springs, 17-496 ISLANDS, 17-530 State and public lands (see infra, Priority): Accretion (see Accretion), 17-536

Adverse user, 17-519

Appropriation of water, 17-495

Arid land grants, 17-528

Illustration, 17-536, 537

Right to accretion, 17-536

```
ISLANDS, cont'd. Accretion, cont'd.
                                                    ISLANDS, cont'd.
                                                       Title to islands, cont'd.
                                                           Where both banks of stream belong to
       Where accretions come in contact with
         another island or with mainland, 17-
                                                              the same person, 17-532
                                                       Treaties of cession, 28-504
                                                       United States courts:
  Adverse possession, 17-535
                                                           How title to islands determined in United
  Construction of grants, 17-533
                                                              States courts, 17-532
  Definitions, 17-530
                                                    ISSUABLE, 17-537
  Fishing, no title acquired by, 17-535
                                                    ISSUE, 17-537, 538
  Grants, see infra, Title to islands.
                                                       Abiding the issue, 17-539
  Hunting, no title acquired by, 17-535
  Interpretation and construction:
                                                       At issue, 17-538
                                                       Banknotes, 17-539
      Grants, 17-533
  Lakes and ponds:
                                                       Bonds:
       Title to islands in large lakes, 17-532
                                                           What constitutes an issue of bonds, 7-788
  Meander lines, 17-535
                                                       Delivery, 17–540
"Issued by," 28–192
  Navigable rivers, see infra, Riparian rights.
  Navigable waters, see infra, Title to islands. Public lands, see State and Public Lands.
                                                       Joinder of issue, 17-538
                                                       Process, 17-539
  Riparian rights, 17-536
                                                       Questions arising on motion, 17-538
      Pertaining to islands in great lakes, 17-
                                                       Rents and profits, 17-539
                                                    To issue, 17-539
ISSUE (DESCENDANTS), 9-400; 17-542
      Pertaining to islands in navigable rivers,
                                                       See Child, Children; Heir, Heirs, and the
         17-536
       Pertaining to islands in nonnavigable
                                                         LIKE; REMAINDERS, REVERSIONS, AND Ex-
        rivers, 17-536
                                                         ECUTORY INTERESTS.
  State and public lands, see STATE AND PUBLIC
                                                       Adopted children, 17-545
         LANDS.
                                                       After:
       Grants by government, 17-535
                                                           Gift over expressly limited to take effect
       Grants by state, 17-535
                                                              on, at, or after decease of first taker,
  Title to islands, 17-530
                                                              17-565
                                                       And:
"And" construed "or," 17-568
       Adverse possession, 17-535
       Construction of grants, 17-533
                                                           "Or" construed "and," 17-567
       Federal grants, 17-534
       Federal grants in states where common-
                                                       At:
         law rule prevails, 17-535
                                                            Gift over expressly limited to take effect
       Federal grants in states where test is
                                                              on, at, or after decease of first taker,
         navigability, 17-535
                                                              17-565
       Grant, 17-533
                                                       Bastards, 17-544
Children (see Child — Children), 5-1089,
       Grant bounded by bank, 17-534
       Grant bounded on stream or on margin
                                                              1090; 30-754
       thereof, 17-534
Grant of lands bounded upon navigable
                                                            Issue construed children, 17-545
                                                                Children construed issue, 17-546
       waters, 17-533
Grant of lands bounding on rivers not
                                                                Different meanings in the same in-
                                                                   strument, 17-546
         navigable, 17-533
                                                                General rule, 17-545
       Grants by state, 17-534
                                                                Intention, 17-545
Issue correlative with parent, 17-547
       Grants of federal government, 17-534
       Guano islands, 17-533
How title acquired, 17-533
                                                                Issue explained by children, 17-546
                                                                Issue lawfully begotten by A., 17-547
       Island covering middle of stream, 17-
                                                                Issue male and female, 17-547
                                                                Issue of issue, 17-546
         532
       Meander lines of governmental subdivi-
                                                                Issue of the body, 17-545
         sions, 17-535
                                                                 "Issue or descendants of such," 17-
       Navigable waters, 17-530
                                                                   546
            Actual navigability test in some
                                                                Leaving issue, 17-545
             states, 17-531
                                                                Limited to children, 17-545
            Common-law rule as to navigability,
                                                                Offspring, 17-546
                                                            Issue held to include children, 17-544
              17-531
                                                       Definite and indefinite failure of issuc, see infra, Dying without issue.
           English rule, 17-530
           How title determined in federal
                                                        Definition, 17-543
             courts, 17-532
                                                       Descendants (see infra, Children), 17-543
            Islands in large lakes, 17-532
            Rule in United States, 17-530
                                                       Dying without issue, 9-179; 17-555; 30-751
            Rule stated, 17-530
                                                            Definite and indefinite failure of issue,
            What waters are navigable, 17-531
                                                                   17-558
       State grants, 17-534
                                                                 Before he has any issue, 17-562
                                                                 Bequest of perishable goods, 17-571
       Temporary occupancy for hunting or fish-
         ing, 17-535
                                                                 Children, 17-562
       Title by discovery, 17-533
                                                                 Definite and indefinite failure of is-
                                                                   sue distinguished, 9-179; 17-560
       Title by grant, 17-533
                                                                 Definite failure favored, 17-560
       Unnavigable waters, 17-532
```

```
ISSUE (DESCENDANTS), cont'd.
                                                    ISSUE (DESCENDANTS), cont'd.
  Dying without issue, cont'd.
                                                      Dying without issue, cont'd.
      Definite and indefinite failure of issue,
                                                          Definite and indefinite failure of issue,
             cont'd.
                                                                 cont'd.
           Devise to A. and her children, 17-
                                                               Without leaving issue living at time
                                                                 of death, 17-564
             563
           Die under twenty-one and without
                                                           In default of issue:
                                                               As to personalty, 17-556
                  issue - unmarried or before
                  marriage, and without issue,
                                                               As to realty, 17-556
                                                               Contingency, 17-557
                  17-566
                "And" construed "or," 17-568
                                                               Devise of reservation, 17-558
                General rules, 17-566
                                                               Devise to children in fee or in tail,
                Occurrence of both contingen-
                                                                 17-557
                cies, 17-566
"Or" construed "and," 17-567
                                                               Failure of issue male, 17-557
                                                               Restriction to issue of a particular
                Personalty, 17-567
                                                               class, 17-556
Theobald's classification, 17-557
                Unmarried, 17-567
           Direction to pay money, 17-570
                                                           In default of such issue, 17-555
           Dying without issue in lifetime of
                                                               Personal property, 17-555
                                                               Real property, 17-555
             person living at testator's decease,
              or before possession or period of
                                                           Referred to death in lifetime of testator,
             distribution, 17-568
                                                             17-573
           Dying without issue who shall attain
                                                           When referred to prior objects, 17-555
             the age of twenty-one, 17-562
                                                               In default of such issue, 17-555
            Effect of alternative limitations, 17-
                                                               Personal property, 17-555
                                                               Real property, 17-555
           Effect of power of appointment, 17-
                                                      Effect of limitation over upon preceding limi-
                                                             tation, 17-574
           Effect of the word "then," 17-
                                                           Devise to A. and his heirs, 17-575
                                                           Devise to A. for life, 17-576
                                                          Gift to issue by way of remainder, 17-
           Failure of issue confined to period
             of distribution or possession, 17-
                                                             576
                                                           Personalty, 17-576
              572
                                                           Where failure of issue is definite, 17-577
           Failure of testator's own issue, 17-
                                                           Where failure of issue is indefinite, 17-
           General rule, 17-558
                                                             574
                                                      Grandchildren, 17-544
           Gift over expressly limited to take
                                                      Having no issue, 18-702
              effect on, at, or after decease of
                                                      Heir, heirs, and the like, 15-320, 324
             first taker, 17-565
           Gift over for life, 17-571
Gift over if A. survives B. and dies
                                                      Illegitimates, 17-544
                                                      In default of issue, see infra, Dying without
             without issue, or in case the issue
                                                        issue.
             die under age, 17-568
                                                      Indefinite failure of issue, see infra, Dying
                                                        without issue.
           Gift over to person named, 17-570
           Gift over to survivors or to persons
                                                      Leaving issue, see infra, Dying without issue.
              "then living," 17-568
                                                      Leaving no issue, 18-702
                                                      Legacies and devises:
           Intention prevails, 17-560
                                                           Who are issue within statutes prevent-
           Issue alive, 17-561
                                                             ing lapses, 18-756
           Issue surviving, 17-561
           Limitation over upon preceding limi-
                                                      Limitation over upon preceding limitation, see
                                                         infra, Effect of limitation over upon pre-
              tation, see infra, Effect of limita-
             tion over upon preceding limita-
                                                         ceding limitation.
                                                      Limitation, word of, see infra, Whether issue
             tion.
                                                        a word of purchase or limitation.
           Original estate devised pur autre vie,
                                                      Living, see infra, Dying without issue.
              17-571
                                                      Offspring, 17-546
            Others, 17-570
                                                      On:
           Personal property, 17-561
                                                           Gift over expressly limited to take effect
           Personal trust, 17-570
                                                             on, at, or after decease of first taker,
           Remainder, 17-570
                                                             17–565
           Rest, 17-570
           Statutes abolishing estates tail, 17-
                                                      Pedigree, 22-648
                                                      Per capita or pcr stirpes, 17-544
             560
                                                      Perpetuities, see Perpetuities and Trusts
            Statutory changes, 17-572
           Supplying the word "leaving," 17-
                                                        FOR ACCUMULATION.
                                                      Powers, 22-1137
             564
                                                      Purchase, word of (see infra, Whether issue
           Survivor, 17-568
                                                        a word of purchase or limitation), 17-543
           Then, 17-565
                                                      Stepchildren, 17-545
           Then living, 17-568
                                                      Survivor, 17-568
           Without having issue, 17-561, 562
                                                           Gift over to survivor, 17-569
           Without leaving issue, 17-563
                                                           Referred to death in lifetime of testator,
           Without leaving issue behind him,
                                                             17-573
             17-563
```

```
JEOPARDY, 17-580
ISSUE (DESCENDANTS), cont'd.
   Then, 17-565
"Then living," 17-568
                                                     See RES JUDICATA.
                                                     Accessories:
                                                          Acquittal as principal no bar to prosecu-
   Whether issue a word of purchase or limita-
                                                            tion as accessory or vice versa, 17-600
         tion, 17-543, 548
       Deeds, 17-548
                                                     Arrest of judgment, 17-607
                                                          Invalid indictment, 17-591
       Estate tail, 17-549
                                                     Assault and battery:
       Issue compared with heirs of the body,
                                                          Aggravated assault, 17-600
         17-548
       Limitation to A. and his issue - when
                                                          Assault and contempt, 17-602
                                                          Assault and higher offenses comprehend-
             no gift over, 17-549
           Children, 17-550
                                                            ing it, 17-600
                                                          Assault and mayhem, 17-600
           Estate tail, 17-549
                                                          Prosecution for higher as bar to prose-
           Executory trusts, 17-550
                                                            cution for lower crime, 17-599
           General rule, 17-549
                                                          Prosecution for lower as bar for prose-
           Issue in esse, 17-550
           Personalty, 17-550
                                                            cution for higher crime, 17-599
                                                          Prosecution for murder or manslaughter
           Words of distribution and limitation,
                                                            after conviction for assault and death
             17-551
       Limitation to A. for life and after his
                                                            of injured person, 17-600
             decease to his issue - when no
                                                     Attempts to commit crime:
                                                          Conviction for attempt bars subsequent
             gift over, 17-551
           As to personalty, 17-554
                                                            prosecution for completed crime, 3-265
           As to realty, 17-551
                                                     Bail and recognizance:
           Cy pres doctrine, 17-554
                                                         Judgment rendered on recognizance, 17-
           Estate tail, 17-551
                                                           593
                                                     Breach of the peace:
           Words both of distribution and limi-
           tation, 17-552
Words of distribution alone, 17-
                                                         Doctrine not applicable to proceedings for
                                                            surety of the peace, 17-583
                                                     Capacity to commit crime:
           Words of limitation alone, 17-553
                                                         Submission to jury of question, 17-593
       Marriage articles, 17-548
                                                     Civil actions:
       Wills, 17-548
                                                         Action criminal though civil in form, 17-
  Wills, 30-751, 756
                                                           582
                                                     Codefendant, 17-604
Class, see infra, To what classes of offenses
  Without issue, 30-692
  Word of purchase or limitation, see infra,
     Whether issue a word of purchase or limi-
                                                       the doctrine is applied.
                                                     Concurrent jurisdiction, 17-588
    tation.
IT, 17-577
ITEM, 17-577
                                                     Conspiracy:
                                                         Conviction of crime no bar to prosecu-
ITEMIZED ACCOUNT, 17-578
                                                            tion for conspiracy to commit it, 17
ITINERANT, 17-578
ITINERENT DEALER, 8-850; 17-578
                                                         Prosecution for conspiracy to commit
                                                            crime no bar to prosecution for com-
ITINERANT MERCHANT:
                                                           mission of crime, 17-601
  Occupation, business, and privilege taxes, 21-
                                                     Constitutional law:
    810
ITINERANT PRACTITIONERS, 22-788
                                                         Federal constitutional provision not bind-
                                                           ing on the states, 17-582
ITINERANT VENDORS, see HAWKERS AND
                                                     Continuing offense, 17-603
  Peddlers.
JACK, 17-578
                                                     Coroner, 17-593
JACTITATION OF MARRIAGE, 17-578;
                                                     Court of competent jurisdiction, 17-586
  19-1217
                                                         Concurrent jurisdiction, 17-588
JACTITATION OF TITLE, 25-1085
                                                         Illustrations, 17-587, 588
                                                         Incompetency of judge, 17-587
  Defenses, 25-1085
  Disclaimer by defendant, 25-1086
                                                         Judge incompetent, 17-587
                                                         Justice of the peace or police court, 17-
  General rule, 25-1085
                                                           587
  Illustrations, 25-1085, 1086
  Object of action, 25-1085
                                                         Larceny, 17-588
  Where defendant claims title in himself, 25-
                                                         No jeopardy unless court has jurisdiction
                                                           of offense, 17-587
    1086
                                                         Statute conferring jurisdiction unconsti-
  Whether plaintiff must be in possession, 25-
                                                           tutional, 17-587
    1086
                                                         Unauthorized term, 17-587
JAIL, 17-578
                                                     United States courts, 17-587
Crimes, see infra, Identity of offenses.
  See Escape; Houses of Refuge and Correction; Prisons and Prisoners.
JAIL LIBERTIES, see PRISONS AND PRIS-
                                                     Crimes to which applicable, see infra, To what
                                                       classes of offenses the doctrine is applied.
  ONERS.
                                                     Cumulative punishment, 8-481; 17-583
Definition (see infra, What constitutes a
JANITOR, 17-579
JAPANESE, 17-579
                                                       jeopardy), 17-581
JAS., 17-579
                                                     Demurrer to indictment sustained, 17-590
JEALOUS EYE, 17-579
                                                     Desertion, 17-604
JEOFAILS, 17-579
```

JEOPARDY, cont'd. JEOPARDY, cont'd. Disorderly house, 17-603 Indictment (see infra, Valid indictment or Effect of jeopardy attaching, 17-583 information): Discharge of jury, 17-584 Pendency of one indictment no bar to General rules, 17-583 State cannot secure a new trial after another, 17-586 Information, see infra, Valid indictment or jeopardy has attached, 17-584 information. Embezzlement, see Embezzlement. Intoxicating liquors: Exemplary damages, 12-8; 17-583 Effect of acquittal or conviction of other Ex post facto laws, 12-528, 532 offense involving the sale, 17-379 Felony and misdemeanor, see MERGER. Effect of prior conviction or acquittal Fines and penalties, 17-582 of same or similar offense, 17-384 Forfeiture, 77-583 Sale, gifts, or keeping open on pro-Forgery: hibited days, 17-352 Acquittal for forging no bar to prose-Issue joined, 17-591 cution for uttering, 17-598 Illustrations, 17-592 Former acquittal, 1-572 Necessity, 17-591 Fraud: Joint defendant, 17-604 Acquittal or conviction fraudulently pro-Judge: cured, 17-593 Incompetency of judge, 17-587 Acquittal fraudulently procured, 17-Judgment, see infra, Sentence and punish-593 ment. Fraudulent procurement of discharge Jurisdiction, see infra, Court of competent on insufficient bail, 17-594 jurisdiction. Full penalty inflicted, 17-594 No jeopardy from conviction fraud-Jury and jury trial: Conviction or acquittal before justice of ulently procured, 17-593 the peace, 17-592 Discharge of jury with defendant's con-Gaming house, 17-603 Grand jury, 17-588 Guilty, plea of, 17-592, 605 sent, 17-605 Improper discharge of jury, 17-584 Legally constituted jury impaneled and Habeas corpus, 15-169 sworn, 17-592 Necessity of jury, 17-592 Former jeopardy not ground for habeas corpus, 15-165 Plea of guilty, 17-592 Higher and lower crimes, see infra, Where one crime includes another. Submission to jury of question of ca-History of the doctrine, 17-581 pacity to commit crime, 17-593 Justice of the peace (see infra, Preliminary Husband and wife: examination), 17-587 Desertion, 17-604 Conviction or acquittal before justice of Identity of offenses, 17-596 Acquittal for forging no bar to prosecuthe peace, 17-592 Jury trial, 17-592 tion for uttering, 17-598 Larceny, see LARCENY. Both act and crime must be identical, Limitation of actions: 17-596 Criminating evidence at trial for another Discharge under statute limiting the time within which the accused may be tried, offense, 17-598 Gaming and keeping gaming house, 17-17-594 Lower and higher crime, see infra, Where one 597 crime includes another. General rules, 17-596 Merger; see Merger. Military law: Jeopardy of a codefendant, 17-604 One act constituting distinct crimes against different sovereignties, 17-One act violating both a military and a general law, 17-605 604 Misdemeanor and felony, see MERGER. One act violating both a military and a Murder and manslaughter: general law, 17-605 One act violating both a state and a Conviction of lower on prosecution for higher, 17-601 municipal ordinance, 17-605 Prosecution for higher as bar to prosecu-Same in law and fact, 17-596 tion for lower crime, 17-599 Several prosecutions for single crime prohibited, see infra, Several prosecutions Prosecution for lower as bar to prosecution for higher crime, 17-599 Prosecution for manslaughter bar to for single crime prohibited. Test of identity, 17-597 prosecution for murder, 17-600 When former prosecution will bar not-Prosecution for murder or manslaughter withstanding variance, 17-598 When variance will prevent former proseafter conviction for assault and death of injured person, 17-600 cution from being bar, 17-598 Where one act includes several crimes, Nature of the doctrine, 17-581 see infra, Where one act includes sev-New trial: State cannot secure a new trial, 17-584 eral crimes. Nolle prosequi, 17-595 Where one crime includes another, see infra, Where one crime includes an-Discontinuance resulting from a continuance nisi, 17-596 other. Effect of nolle prosequi, 17-595 Indictable offense, 17-582

1195

JEOPARDY, cont'd.

JEOPARDY, cont'd. Nolle prosequi, cont'd. Entry of nolle prosequi, 17-590 Entry of nolle prosequi after jeopardy attaches, 17-595 Entry of nolle prosequi before jeopardy attaches, 17-595 Illustrations, 17-595, 596
Nolle prosequi after disagreement and discharge of jury, 17-596 Offenses, see infra, Identity of offenses; To what classes of offenses the doctrine is applied. Ordinances: One act violating both a state law and a municipal ordinance, 17-605 Penalties, 17-582 Plea of guilty, 17-592, 605 Police court, 17-587 Preliminary examination, 17-586 Does not constitute jeopardy, 17-586 One preliminary examination no bar to another, 17-586 Where justice has jurisdiction either to try or commit the accused, 17-586 Private international law: One act constituting distinct crimes against different sovereignties, 17-604 Proceedings in rem and in personam, 17-583 Prohibition, 23-224 Public officers: Civil proceedings to remove public officers, 17-583 Punishment: Full penalty inflicted, 17-594 Penalty inflicted in full, 17-591 Obstructing railroads, 23-794 Rape, 23-886 Receiving stolen property, 24-54 Resentence: Statute authorizing resentence after reversal for error subsequent to verdict. 17-594 Res judicata, 24-830, 831 Reversal: Statute authorizing resentence after reversal for error subsequent to verdict, 17-594 Riot, 24-976
Where one act includes several crimes, 17-602 Sentence and punishment: Invalid indictment, 17-591 Statute authorizing resentence after reversal for error subsequent to verdict, 17-594 Statute providing for the enforcement of an existing judgment, 17-595 Several crimes, see infra, Where one act includes several crimes. Several prosecutions for single crime prohibited, 17-603 Continuing offense, 17-603 Desertion, 17-604 Disorderly house, 17-603 Gaming house, 17-603 House of ill fame, 17-603

Indictment charging commission of offenses hetween specified dates, 17-604

Rule stated, 17-603 Sales on Sunday, 17-604

Single crimes, see infra, Several prosecutions for single crime prohibited. Sunday: Making sales on Sunday, 17-604 Surety of the peace, 17-583 Term, 17-587 To what classes of offenses the doctrine is applied, 17-582 Action criminal though civil in form, 17-582 Actions for the recovery of statutory penalties, 17-582 All indictable offenses, 17-582 Cumulative punishment, 17-583 Exemplary damages, 17-583 Forfeiture, 17-583 Illustrations, 7-582, 583 Proceedings in rem, 17-583 Removal of public officers, 17-583 Surety of the peace, 17-583 United States courts, 17-587 Valid indictment or information, 17-588 Acquittal on defective indictment, 17-590 Acquittal or verdict and judgment a bar regardless of validity of indictment, 17-591 Acquittal under erroneous decision that the indictment is defective, 17-591 Arrest of judgment for defect in indictment, 17-591 Conviction or acquittal on defective indictment, 18-590 Defective in form or substance, 17-588 Demurrer to indictment sustained, 17-Essential to jeopardy, 17-588 Fatal defect in form or substance, 17-589 Incompetent grand jury, 17-588 Indictment describes no offense known to the law, 17-589 Judgment upon a verdict of guilty, 17-591 Material variance, 17-589 Nolle prosequi, 17-590 Partial endurance of punishment, 17-5QI Penalty inflicted in full, 17-591 Quashal, 17-589 Variance, 17-589 Variance, see infra, Identity of offenses. Verdict: Failure to have defective verdict perfected, 17-605 Rendition of a valid verdict essential to jeopardy, 17-585 Statute authorizing resentence after reversal for error subsequent to verdict, 17-594 Unforeseen occurrence making impossible the rendition of a valid verdict, 17-Waiver after verdict: Conviction on some counts and acquittal on others, 17-608

Effect of arrest of judgment, 17-607

General rule, 17-606

residue, 17-608

English rule in cases of felony, 17-607

Guilty of some offenses and silent as to

JEOPARDY, cont'd. JEOPARDY, cont'd. Waiver after verdict, cont'd. Jurisdictions where the judgment of arrest cannot be reversed, 17-608 Jurisdictions where the judgment of arrest may be reversed, 17-607 Limitation of the waiver, 17-608 Verdict acquitting in part and convicting in part, 17-608 Waiver not affected by partial service of sentence, 17-607 When a waiver will be implied after verdict, 17-606 Where verdict is silent as to part of offenses charged, 17-608 Waiver of objection to second jeopardy, 17-605 Acquittal directed at defendant's request, 17-605 Consent to try before inferior court, 17-Discharge of jury with defendant's consent, 17-605 Failure to have defective verdict perfected, 17-605 Motion to quash indictment, 17-605 Waiver after verdict, see infra, Waiver after verdict. Withdrawal of plea of guilty, 17-605 Warrant: When a warrant of arrest is void, 17-586 What constitutes a jeopardy, 17-584 Acquittal fraudulently procured, 17-593 Capacity to commit crime, 17-593 Collateral question, 17-593 Conviction fraudulently procured, 17-593 Coroner's jury, 17-593 Court of competent jurisdiction, see infra, Court of competent jurisdiction. Determination of preliminary or collateral questions, 17-503 Discharge under statute limiting the time within which an accused may be tried, 17-594 Essential elements under the rule, 17-586 Explanations of rule, 17-593 General rules, 17-584 Indictment, see infra. Valid indictment or information. Information, see infra, Valid indictment or information. Issue joined, see infra, Issue joined. Iurisdiction, see infra, Court of competent jurisdiction. Jury, 17-592 Legally constituted jury impaneled and sworn, 17-592 Nolle prosequi, see infra, Nolle prosequi. One preliminary examination no bar to another, 17-586 Pendency of one indictment no bar to another, 17-586 Preliminary examination before committing magistrate, 17-586

Preliminary examination no bar to an-

Recommittal of defective verdict for

other, 17-586

Preliminary question, 17-593

Qualifications of rule, 17-593

amendment, 17-586

What constitutes a jeopardy, cont'd. Rendition of a valid verdict essential to a jeopardy, 17-585 Statute authorizing resentence after reversal for error subsequent to verdict, 17-594 Statute providing for the enforcement of an existing judgment, 17-595 Statutes not unconstitutional as putting twice in jeopardy, 17–594 Submission to jury of question of capacity to commit crime, 17-593 Unforeseen occurrence making impos-sible the rendition of a valid verdict, 17-593 Verdict, 17-585 Warrant of arrest void, 17-586 When jeopardy attaches, 17-584 Where justice has jurisdiction either to try or commit the accused, 17-586 When jeopardy attaches, see infra, What constitutes a jeopardy. Where one act includes several crimes, 17-602 Acts closely connected in point of time, 17-603 Assault and contempt, 17–602 Prosecution for a crime no bar to prosecution for another crime embraced in same act, 17-602 Riot and other offenses, 17-602 Where one crime includes another, 17-598 Conviction of lower on prosecution for higher, 17-601 Prosecution for higher as bar to prosecution for lower, 17-598 General rule, 17-598 Illustrations, 17-599 Murder and assault, 17-599 Murder and manslanghter, 17-599 Prosecution for lower as bar to prosecution for higher, 17-599 Accessory before and accessory after the fact, 17-600 Aggravated assault, 17-600 Assault and higher offenses comprehending it, 17-600 Commission of crime and conspiracy to commit it, 17-601 General rule, 17-599 Manslaughter and murder, 17-600 Principal and accessory, 17-600 Prosecution for murder or man-slaughter after conviction for assault and death of injured person, 17-600 Where higher crime is a felony and lower a misdemeanor, 17-601 **JET**, 17-609 JETSAM, 17-609 JETTISON, 17-610 Abandonment and total loss, 1–18 Contribution, see infra, General average adjustment. Deck cargo, 17-612 Expert and opinion evidence, 12-466 Ferries. 12-1108 General average adjustment, 14-967; 17-611 As basis of general average, 17-611 Contribution for freight on jettisoned goods, 14-970

```
JOINT - JOINTLY, 17-615
JETTISON, cont'd.
                                                JOINT ADVENTURES, see JOINT TENANTS
  General average adjustment, cont'd.
                                                  AND TENANTS IN COMMON; PARTNERSHIP.
      Contribution from all consenting parties,
                                                JOINT AND SEVERAL, 4-110, 638, 654; 7-
        17-612
                                                  101; 8-52, 83
      Contribution from shipper, 17-612
                                                JOINT AND SEVERAL CONTRACTS, see
      Deck cargo, 14-968; 17-612
Deck cargo by custom or on steam ves-
                                                  CONTRACTS.
                                                JOINT AND SEVERAL OBLIGATIONS,
        sel, 14-969; 17-612
      Deck cargo by special consent, 14-968;
                                                  see RES JUDICATA.
                                                JOINT AND SEVERAL TORTFEASORS:
        17-612
                                                  Trover and conversion, see Trover and Con-
      General usage to carry on deck, 14-969;
                                                    VERSION.
        17-612
                                                JOINT DEBTORS, 17-615
      Goods placed in lighters temporarily to
                                                  See RELEASE AND DISCHARGE.
        lighten ship, 14-969
                                                JOINT EXECUTORS AND ADMINIS-
      Goods stored on deck without consent,
        14-969
                                                    TRATORS, 17-616
      Insurer's liability to contribute, 14-995;
                                                  Accounting, 17-634
        17-613
                                                       Contest by corepresentatives, 17-634
      Jettison defined, 14–967
                                                      Effect of joint accounts, 17-634
      Jettison establishes claim to general
                                                      General principles, 17-634
                                                      Joint accounts, 17-634
        average, 14-967
                                                      Right to call each other to account, 17-
      Jettison the earliest ground of average
        contribution, 14-967
                                                        635
                                                       Rule of prima facie liability, 17-635
 Insurer's liability, 14-995; 17-613
Jettison rendered necessary through negli-
                                                       Separate accounts, 17-634
                                                  Actions by and against third persons, 17-630
        gence of master, 17-613
      Contribution as to owner of goods, not
                                                      Action by one for price of goods sold
        as to shipowner, 17-613
                                                        by him, 17-631
                                                      Actions against executors and adminis-
      General rule, 17-613
  Life, to save, 17-611
                                                        trators, 17-631
                                                       Actions generally required to be brought
  Marine insurance:
      Insurer's liability, 17-613
                                                        in name of all, 17-631
      Jettison to render seaworthy, 19-1006
                                                       At law, 17-630
  Masters of vessels, 17-610
                                                       Equity, 17-631
      Consultation not necessary, 17-610
                                                       Executor not proving, 17-631
      Liability of vessel as carrier where jetti-
                                                       Parties to actions, 17-631
        son occasioned by negligence of mas-
                                                       Renouncing executor not required to join
        ter, 17-613
                                                         as plaintiff in equity, 17-631
      Master judge of necessity for jettison,
                                                       Rule requiring all to be made defend-
        17-610; 20-219
                                                        ants, 17-631
      Reasonable skill, judgment, and courage,
                                                       Severance as to representatives unwilling
        20-219
                                                         to act, 17-631
  Merchant's risk, 20-585
                                                  Actions inter se, 17-632
  Negligence, see infra, Jettison rendered
                                                       At law, 17-632
    necessary through negligence of master.
                                                       Cannot ordinarily sue each other, 17-632
  Passenger, 17-611
                                                       Express promise to pay coexecutor, 17-
  Property doomed to destruction, 17-611
                                                         632
  Saving life, 17-611
                                                       In equity, 17-632
  Title to property not lost by jettison, 17-613
                                                       One may sue other in equity, 17-632
  When justifiable, 17-611
                                                       Termination of joint administration, 17-
      For benefit of ship and cargo, 17-611
                                                         632
      To save life, 17-611
                                                  Admissions, 17-625
      Where property jettisoned is valueless or
                                                   Agency:
        doomed to destruction, 17-611
                                                       Circumstances authorizing employment of
  Who may jettison, 17-610
                                                         agent, 17-628
JEWEL, 17-613
                                                  Appointment, 17-617
JEWELRY, 17-613
                                                       Contemporaneous appointment not neces-
  See BAGGAGE; FIRE INSURANCE.
                                                         sary, 17-617
  Exemptions from execution, see Exemptions
                                                       Joint administrators, 17-617
    (FROM EXECUTION).
                                                       Joint executors, 17-617
  Expert and opinion evidence:
                                                   Arbitration and award:
      Value, 12-479
                                                       Power to submit to arbitration, 17-622
JOB, 17-614
                                                   Assets, see infra, Powers.
JOBBER, 17-614
                                                   Bills of exchange and promissory notes:
  See STOCKBROKERS.
                                                       Notes, etc., payable to joint representa-
JOCKEY, 17-614
                                                         tive. 17-622
JOIN, 17-614
                                                   Bonds, 11-882; 17-619
JOINDER, 17-615
                                                       Separate bonds, 17-619, 620
                                                   Collection of assets, 17-621
  Debts of decedents, 8-1013
  Joinder of issue, 17-538
                                                   Compensation, 17-633
  Res judicata, see RES JUDICATA.
                                                       Apportionment, 17-633, 634
JOINDER OF FELONY, see MERGER.
                                                       Division of commissions, 17-633
```

JOINT EXECUTORS AND ADMINIS-TRATORS, cont'd.

Compensation, cont'd.

Special compensation for extra services, 17-633

Composition with creditors, 17-621 Confession of judgment, 17-623 Devastavit:

Contributing to devastavit, 17-626 General principles, 17-617

Inventory:

Effect of making joint inventory, 17-630 Joinder of parties, see infra, Actions by and against third persons.

Joint bonds (see infra, Bonds), 17-619

Death of one party held not to discharge suretyship, 17-619

Effect of joint bond, 17-619

Liability affected by terms of bond, 17-

Parties liable as sureties for each other, 17-619

Right to give, 17-619

When allowable, 17-619

Joint inventory, 17-630

Joint liability for joint acts, 17-630

Joint receipts, 17–629 Liabilities (see *infra*, Bonds), 17–620.

Liability of one for acts of others, 17-625 Acquiescence contributing to breach of

trust, 17-629 Acts done under authority of will, 17-

628 Circumstances authorizing employment of

agent, 17-628

Contributing to devastavits, 17-626 Effect of giving joint bond, see infra,

Bonds. Effect of giving joint receipts, 17-629

Effect of making joint inventory, 17-630 Enabling representative in default to obtain possession of assets, 17-626

Exceptions to general rule, 17-626

Executors who are also trustees, 17-626

General rule, 17-625

Inventory, 17-630

Joint liability for joint acts, 17-630

Liability dependent on particular circumstances, 17-628

Negligence contributing to breach of trust, 17-629

One not ordinarily liable for acts or omissions of others, 17-625

Passive conduct, 17-628

Payment of debt due from executor to estate, 17-627

Putting corepresentative in possession of assets, 17-626

Receipts, 17-629

Release of one where all are liable, 17-

Remedy of representative charged with another's default, 17-630

Representative not assuming to act, 17-628

Unnecessarily enabling corepresentatives to obtain possession of assets, 17-627 Limitation of actions, see infra, Waiver of statute of limitations.

Marriage:

Marriage of administratrix, 17-617 Marriage of executrix, 17-617

JOINT EXECUTORS AND ADMINIS-TRATORS, cont'd.

Mortgages:

Discharge of mortgage, 17-621

Mortgage of estate to secure advances, 17-621

Negligence, see infra, Liability of one for acts of others.

Parties to arrest, see infra, Actions by and against third persons.

Pledge and collateral security, 17-621

Powers, 17-620

Actions, see infra, Actions by and against third persons.

Administrative acts, 17-620

Admissions, 17-625

Collection of assets, 17-621

Compositions, 17-621

Confession of judgment, 17-623

Discharge of mortgages, 17-621

Distinction between acts done as executor and those done as trustee, 17-623 Distinction between assets derived directly from decedent and assets con-

verted by representatives, 17-622 Distinction between executors and ad-

ministrators, 17-622 Each representative has full power over estate, 17-620

Execution of powers under will, see Powers.

Liability of one for acts of others, see infra, Liability of one for acts of others.

Notes, etc., payable to joint representatives, 17-622

Power to dispose of assets, 17-621 Power to submit to arbitration, 17-622 Presentation of claims against estate, 17-

623 Promise, 17-625

Releases, 17-621

Renunciation, resignation, or removal, 22-1100

Sale of real estate under order of court, 17-623

Special proceedings, 17-632

Waiver of statute of limitations, see infra, Waiver of statute of limitations. Presentation of claims against estate, 17-623 Probate by one executor inures to all, 17-618 Promises, 17-625

Real property, sale under order of court, 17-623

Receipts:

Effect of giving joint receipt, 17-620 Release, 17-621

Release of one where all are liable, 17-630

Removal, 17-619, 633; 22-1100 Renunciation, 17-618; 22-1100

Renouncing executor not required to join

as plaintiff in equity, 17-631

Resignation, 17-618; 22-1100

Sale of real property under order of court, 17-623

Special proceedings, 17-632 Statute of limitations, see infra, Waiver of statute of limitations.

Subrogation, 17-630

Suretyship:

Joint bonds, 17-619

```
JOINT EXECUTORS AND ADMINIS-
                                                    JOINT STOCK COMPANIES, cont'd.
                                                      Partnership, cont'd.
     TRATORS, cont'd.
   Survivorship, 17-618
                                                           Mines and mining claims, 17-638
                                                      Relation of members, 17-642
Partnerships distinguished from, 17-637
   Survivorship of powers, 22-1101
   Unity of estate, 17-618
                                                          Distinguished from partnership, 17-637
Generally considered as partnerships, 17-
  Unity of person, 17-617
   Waiver of statute of limitations, 17-624
       Acknowledgment, 17-624
                                                             637
       In general, 17-624
                                                          Mining partnership, 17-638
                                                          Personal liability of members, 17-638
       Payment of barred debts, 17-624
                                                      Personal judgment against members, 17-644
       Promise to pay debts, 17-624
JOINT GUARDIAN, see GUARDIAN
                                                          Personal liability of members, 17-638
  WARD.
                                                      Private international law:
JOINT JUDGMENT, see JUOGMENTS AND
                                                          Actions in foreign jurisdiction, 17-644
                                                      Promoters, see Promoters.
  DECREES.
JOINT NEGLIGENCE, see Negligence, JOINT OBLIGATION (see Res JUDICATA):
                                                      Real property:
                                                         Power to take and convey real property,
                                                            17-642
  Separate property of married women, 25-434
JOINT PARTIES, 17-635
JOINT RESOLUTIONS, see STATUTES.
JOINT STOCK COMPANIES, 17-636
                                                      Service of process, 17-644
                                                      Statutory regulations, 17-640
                                                          Bubble act, 17-640
                                                          In England, 17-640
                                                          United States, 17-641
  See LIMITED PARTNERSHIP; SOCIETIES AND
                                                      Stock and produce exchanges, see STOCK AND
                                                        PRODUCE EXCHANGES.
  Actions by and against joint stock companies,
                                                      Taxation, 17-639; 27-925
        17-643
      In local jurisdiction, 17-643
Actions against members regarded
                                                   United States courts, 17-640
JOINT TENANTS AND TENANTS IN
            as supplementary, 17-644
                                                        COMMON, 17-646
           In case of an ordinary partnership,
                                                      See PARCENARY (ESTATES IN); PARTITION.
                                                     Accounting (see infra, Rents and profits):
Bill for accounting, 17-705
             17-643
           Libel, 17-644
           Personal judgment against members.
                                                      Action on the case, 17-703
             17-644
                                                      Actions between cotenants, 17-699
                                                          Action on case, 17-703
           Statutes, 17-643
  Actions in foreign jurisdiction, 17-644
                                                          Assumpsit, 17-704
  Articles of association, 17-639, 645
                                                          Ejectment, 17-700
  Bubble act, 17-640
                                                          Forcible entry and detainer, 17-700
  Charter, 17-639
                                                          General rule as to actions at law, 17-699
  Citizenship, 17-639; 29-275
                                                          No action for rents and profits, 17-688
  Common law, 17-640
                                                          Replevin, 17-700
  Corporations distinguished from, 7-634; 17-
                                                          Suits in equity, see infra, Suits in equity.
        638
                                                          Trespass quare clausum, 17-700
      Articles of association and charter, 17-
                                                          Trespass to try title, 17-704
        639
                                                          Trover, 17-700
      Citizenship, 17-639
                                                     Acts of one cotenant inures to benefit of all,
      Dividends, 17-640
                                                       17-674
      Generally, 17-638
                                                     Acts of one for benefit of all, 17-669
      Jurisdiction of federal court, 17-639
                                                     Admissions, 1-707
      Taxation, 17-639
                                                     Adverse possession, see Adverse Possession.
  Definition, 17-636
                                                     Agency:
 Dissolution, 17-645
                                                         Authority to appoint agents, 1-944
      By mutual consent, 17-645
                                                     Annuities, 2-395
      Equitable proceedings, 17-645
                                                          Annuitants as joint tenants with right
      Sale of property, 17-645
                                                            of survivorship, 2-395
      Single ownership of all shares, 17-645
                                                          Annuitants holding as tenants in com-
      Terms of articles of association, 17-645
                                                            mon, 2-395
 Dividends, 17-640
                                                          Husband and wife, 2-395
 Libel and slander, 17-644
                                                          Illustrations, 2-395
 Limited partnership, 19-337
                                                          When personal representative will take,
 Members (see infra, Dissolution), 17-641
                                                            2-396
      Liability of members to public, 17-641
                                                     Assailing common title, 17-680
      Personal liability, 17-638
                                                     Assignments, 2-1013
      Relation of members as between them-
                                                     Assumpsit, 17-704
        selves, 17-642
                                                     Attachment, 3-210; 17-707
      What necessary to establish liability, 17-
                                                     Bailiff, 3-730
                                                     Between, 4-11
Care and management of common property,
       641
 Mines and mining claims, 17-638
      Partnership, 17-638
 Partnership, 22-16
                                                          Expenses for care and management, see
     Actions by and against joint stock com-
                                                            infra, Expenses for care and manage-
       panies, 17-643
```

JOINT TENANTS AND TENANTS IN	JOINT TENANTS AND TENANTS IN
COMMON, cont'd. Care and management of common property,	COMMON, cont'd. Creation of estates in cotenancy, cont'd.
cont'd.	England, 17-657
General rule, 17–671	General rule of construction, 17-653
Improvements, 17–671 Insurance of separate interest, 17–671	Intention, 17-653 Joint tenancies favored by early com-
Repairs, 17-671	mon law, 17-653
Champerty and maintenance, 17-682	Joint tenancies never favored in
Chattel mortgages, 5–956 Who may make mortgage, 5–955	equity, 17–653 Present doctrine, 17–653
Confusion of goods, 17–664	Reason of the rule, 17-653
Constitutional law, 17-657	Statutes, 17-654
Making joint heirs tenants in common, 6-957	Joint tenancy, 17–658 Conveyance to cotrustees, 17–659
Construction, see infra, Creation of estates	Creation by express terms, 17-658
in cotenancy.	Effect of statutes abolishing jus ac-
Constructive trusts, 15–1199 Contracts of hiring, 17–663	crescendi, 17–659 Illustrations, 17–658
Contracts respecting common property, 17-	Intention creating joint tenancy must
672	be clear, 17–658
Good faith required between cotenants,	Language requisite to create joint tenancy, 17-658
Joint lease by cotenants, 17-673	Life-insurance policy, 17-659
Lease of entire property by one cotenant	Personal property, 17-659
not binding on others, 17-673	Grant to husband or wife, 15-
Leasing common property, 17-673 Licensing acts on common property, 17-	846, 847 Soint tenancy at common law, 17-654
674	Deed, 17-654
One tenant in common cannot impair rights of cotenants, 17-673	Generally, 17–654 Gift to one and his children, 17–
Release of claim by one cotenant, 17673	654
With each other, 17-672	Gift with remainder over, 17-654
With third persons, 17-672	Joint tenancy created where there is no intention to sever, 17-654
Contribution and exoneration, 7-353; 17-679, 685, 687	Will, 17-654
Adjusting as to improvements, 7-358	Lapse of devise or legacy, see infra,
Compensation allowed for improvements,	Lapse of devise or legacy.
7-357 Contribution between joint tenants, etc.,	Modern practice, 17–657 Statutes, 17–657
7-354	Tenancy in common, 17-660
Improvements, 7-357	Between partners, 17-664
Improvements without consent of co- tenant, 7-357	Between shipowners, 17–665 Between widow and beirs at law,
Incumbrances chargeable in inverse or-	17-665
der, 7-356	Common law, 17-655
Judicial sales, 7–358 Making repairs, 7–356 [.]	Deed, 17-655, 656 Destruction of joint estates, 17-
Measure of contribution, 7-354	656
Partial conveyances of encumbered	Devise to several persons to be
tracts, 7-355 Partition, 7-358	divided between them, 17–656 General rule, 17–655
Payment of mortgage, 7-354	Intention governs, 17-655
Purchase-money lien, 7-355	No precise words necessary, 17-
Removal of incumbrances, 7-353 Removal of superior title, 7-355	656 Will, 17–655
Repairs, 7-356	Words of survivorship, 17-656
Repairs not strictly necessary, 7-357	Confusion of goods, 17-664
Sale of part of tract with warranty, 7-	Conveyance of distinct interests, 17–660
355 Successive conveyances, 7-356	Conveyances, etc., to several persons
Taxes, 7-355	create tenancies in common, 17-
Conversion, see Trover and Conversion.	660 Death of wife holding as cotenant
Conveyance, see infra, Sale or conveyance of common property.	with husband, 17-661
Corporations, 7-715, 716, 726	Descent, 17-661
Corporations as cotenants, 17-667	Designation of a particular part as individual share, 17–661
Covenants: Conveyances by tenants in common, 8-70	Dissolution of partnership, 17-664
Creation of estates in cotenancy, 17-653	Execution by fwo creditors, 17-665
Common law, 17-653	General rule, 17-660
Constitutionality of statutes, 17-657	Grant of property by state, 17-666
31 C. of L76	Volume XXXI,

```
JOINT TENANTS AND TENANTS IN
JOINT TENANTS AND TENANTS IN
                                                    COMMON, cont'd.
Entireties, see Husband and Wife.
    COMMON, cont'd.
  Creation of estates in cotenancy, cont'd.
                                                    Entry of one for benefit of all, 17-669
      Tenancy in common, cont'd.
                                                    Equality is equity, 11-186
Equity, see infra, Suits in equity.
          Grants of same land to two persons,
            17-666
                                                    Executions, 11-635; 17-707
          Miscellaneous cases, 17-665
                                                        Attempt to divide property, 11-660
          Mortgage made to two or more per-
                                                        Chattels held in cotenancy or joint ten-
            sons, 17-666
                                                           ancy levied upon, 11-660
          Patent rights, 17-666
          Production of property on shares,
                                                        Conveyance by levy of execution, 17-683
                                                        Creditor having two executions, 17-708
            17-663
          Purchase of undivided interest in
                                                        Execution by two creditors, 17-665
            property, see infra. Purchase of
                                                        General rule, 17-707
                                                        Interest of cotenant subject to execu-
            undivided interest in property.
                                                        tion, 17-707
Levy, 11-653
          Redemption of land, 17-665
          Where land is patented to two or
                                                        Levy and sale by metes and bounds, 17-
            more persons, 17-665
                                                          708
      United States, 17-657
 Crops, 17-663
                                                        Officer taking all the property, 11-660
      Crops grown by one cotenant, 17-689
                                                        Sale of entire property as conversion,
      Tenants in common of crops, 8-325
                                                          17-708
                                                        Sale of undivided interest, 17-707
          Agreements by which parties become
                                                        Severance of cotenancy, 17-710
            tenants in common of crops, 8-
                                                        Sheriff may take possession of whole
            325
          Contracts creating tenancy in com-
                                                          property, 17-707
                                                    Exemptions from execution, 12-154
            mon, 8-326
                                                    Expenses for care and management, 17-
          Illustrations, 8-325, 326
          Joint action against trespasser, 8-
                                                          686
            325, 326
                                                        Contribution and exoneration, 17-686
          Unity of possession, 8-325
                                                        Expense of litigation, 17-687
  Curtesy, 8-511, 513
                                                        Improvements, 17-687
                                                        Liability of cotenants, 17-686
 Dams:
                                                        Lien for improvements, 17-688
      Liability of tenants in common for flood-
        ing land, 8-716
                                                        Payment of taxes on individual interest,
 Debts of decedents:
                                                          17-686
      Presentation of claims by tenant in com-
                                                        Personal service, 17-688
        mon for rents, 8-1062
                                                        Reimbursement for taxes secured by lien,
 Dedication, 9-31 Deeds, see infra, Creation of estates in co-
                                                          17-686
                                                        Repairs, 17-687
Sale of interest of delinquent cotenant
   tenancy.
 Definition, 17-648
                                                          for taxes, 17-686
      Cotenants, 17-649
                                                        Taxes, 17-686
      Joint tenants, 17-648
Tenants in common, 17-649
                                                        Taxes must have been paid in interest
                                                          of other cotenants, 17-687
  Denial of common title, 17-680
                                                    Fire insurance, 13-134
 Descent and distribution, see infra, Succes-
                                                        Insurance of separate interest, 17-671
                                                    Fixtures, 13-673
  Destruction of property, 17-697, 702
                                                    Forcible entry and detainer, 13-752
  Disseizin, 17-655
                                                        One tenant in common against another,
 Dower, 10-133
                                                          13-752
      Assignment by joint tenant, 10-172
                                                        Tenants in common against strangers,
                                                          13-752
      Assignment of dower, 10-172
      Assignment where lands are held in
                                                    Fraud and deceit:
        common, 10-176
                                                        Duty to disclose material facts, 14-71
      Dowress not tenant in common with
                                                    Good faith required, 17-672
        heirs, 17-665
                                                    Heirs at law and widow, 17-665
 Duties and liabilities:
                                                    Homestead, see Homestead.
      Destruction of property, 17-697
                                                    Husband and wife, 15-846; 17-668
                                                        Conveyance by one joint tenant to wife
      Incumbrances, see infra, Incumbrances.
      Injuries to property, 17-697
                                                          of another, 15-846
                                                        Death of wife holding as cotenant with
      Liens, see infra, Liens.
      Loss of property, 17-697
                                                          her husband, 17-661
      Rents and profits, see infra. Rents and
                                                        Effect of intermarriage of joint tenants
        profits.
                                                          and tenants in common, 15-846
      Waste, 17-698
                                                        Personal property, 15-851
                                                        Property held by wife in common with
 Easements, 10-411
                                                          another, 15-821, 822
      Grant of easements, 17-684
                                                        Purchase by husband or widow of co-
 Ejectment, see EJECTMENT.
                                                          tenant, 17-678
 Eminent domain, 10-1191
 Enjoyment of common property, see infra, Use and enjoyment of common property.
                                                        Whether grant to husband or wife may
                                                          create joint tenancy, 15-846, 847
```

```
JOINT TENANTS AND TENANTS IN
                                                   JOINT TENANTS AND TENANTS IN
  COMMON, cont'd.
Improvements, 16-111
                                                       COMMON, cont'd.
                                                     Irrigation:
      Allowance out of proceeds of sale of
                                                         Appropriation by several persons in com-
        property, 16-116
                                                           mon, 17-513
                                                          Duty of all cotenants to make repairs,
      Assent of cotenants, 16-112
      Assigning an increased quantity of land
                                                            17-513
        to maker of improvements, 16-116
                                                     Joint tenants, 17-649
      Assigning improved portion of property to maker of improvements, 16-
                                                         Creation, see infra, Creation of estates
                                                           in cotenancy.
             112
                                                          Definition, 17-648
           Distinction dependent upon whether
                                                         Destruction of joint estate creates ten-
             improving tenant is plaintiff in
                                                           ancy in common, 17-656
             partition, 16-114
                                                         Joint tenants and tenants in common dis-
           Method adopted when practicable,
                                                           tinguished, 17-652
             16-112
                                                         Nature of joint tenancy, 17-649
           Right not dependent upon consent
                                                         Right of survivorship, see infra, Sur-
             of cotenants to improvements. 16-
                                                           vivorship.
                                                         Severance of cotenancy, see infra, Sever-
           Right to have improved portion set
                                                           ance of cotenancy.
             off recognized, though right to
                                                         Unity of interest, 17-649
                                                         Unity of possession, 17-649
             pecuniary compensation denied,
             16-114
                                                         Unity of time, 17-649
                                                         Unity of title, 17-649
           Whether cotenant must have claimed
             exclusive title and acted in good
                                                         Who may be, see infra, Who may be co-
             faith, 16-113
                                                           tenants.
      Consent, 16-112
                                                     Judgment liens, 17-784
      How allowance is made, 16-112
                                                     Judicial sales:
      Knowledge of title of cotenants, 16-112
                                                         Purchases between cotenants, 17-676
      Lien for improvements, 17-688
                                                         Severance of cotenancy, 17-710
                                                     Jus accrescendi, 17-649, 659
      Reimbursements, 17-688
      Rents and profits may be set off against
                                                     Landlord and tenant, see infra, Leasing.
                                                         Holding over, 18-403
        improvements, 16-116, 117
      Requiring payment of compensation by
                                                         Notice to quit, 18-395, 396
                                                     Surrender, 18-356, 357
Lapse of devise or legacy, 17-666
             other cotenants, 16-114
           General rule, 16-114
           Good faith, 16-115
                                                         Lapse of share of tenant in common,
           Necessity for claim of exclusive
                                                           17-667
             title, 16-115
                                                         Share of joint tenant dying before tes-
      Right to allowance therefor, 16-111
                                                           tator not subject to lapse, 17-666
                                                         Where beneficiaries are joint tenants,
      Sale of property, 16-116
      Setting off improvements against rents
                                                            17-666
                                                         Where beneficiaries are tenants in com-
        and profits, 16-117
                                                           mon, 17-667
      Tenant in possession may make improve-
        ments, 17-671
                                                     Larceny, 18-512
      Tenants in common in reversion, 16-
                                                     Leasing, 17-673
                                                     Legacies and devises:
  Incidents of estates in cotenancy, 17-649,
                                                         I.apsed legacies and devises, 18-752
                                                     Liabilities, see infra, Duties and liabilities.
  Incumbrances (see infra. Purchase of out-
                                                     Liabilities of cotenants to strangers, 17-706
                                                         Attachment, see infra, Attachment. Executions, see infra, Executions.
        standing title or incumbrance):
      Duties and liabilities, 17-685
          Cotenants severally liable for entire
                                                         General rule, 17-706
                                                         Tort, 17-707
             debt, 17-685
           Cotenants surety for each other, 17-
                                                     License (real property), 17-674; 18-1136
             685
                                                         Duties and liabilities, 17-685
           General rule, 17-685
                                                              Cotenants severally liable for entire
           On account of purchase money, 17-
                                                                debt, 17-685
             685
      Incumbrance of individual interest of
                                                              Cotenants surety for each other, 17-
        one cotenant cannot affect rights of
                                                                685
                                                              General rule, 17-685
        others, 17-673
                                                              On account of purchase money, 17-
  Injunction, 17-705
       Waste, 17-706
                                                         Improvements and repairs, 19-20
  Injury of property, 17-697
                                                         Lien for improvements, 17-688
  Insolvency and bankruptcy, 16-731; 17-706
  Insurance (see infra, Fire insurance):
                                                         Rents and profits, 17-697
      Joint tenancy in life-insurance policy,
                                                     Life insurance:
                                                         Joint tenancy in life-insurance policy, 17-
        17-659
                                                           659
  Interest, 17-697
  Interpretation and construction, see infra,
                                                     Limitation of actions, 17-696
    Creation of estates in cotenancy.
                                                     Loss of property, 17-697
```

JOINT TENANTS AND TENANTS IN

COMMON, cont'd.

JOINT TENANTS AND TENANTS IN COMMON, cont'd. Management, see infra, Care and management of common property. Marriage: Severance of cotenancy, 17-709 Mechanics' liens, see MECHANICS' LIENS. Metes and bounds, see infra, Sale or convey. ance of common property. Mines and mining claims, see MINES AND MINING CLAIMS. Mortgages (see infra, Incumbrances), 20-914, 975 Severance of cotenancy, 17-709 Mortgages made to two or more persons, 17-Nature and incidents of estates in cotenancy, 17-649 Notice of claim for contribution, 17-679 Ouster: No lawful ouster between cotenants, 17-Rents and profits: Liability for rents and profits where cotenant has been ousted, 17-694 Outstanding title, see infra. Purchase of outstanding title or incumbrance. Parceners distinguished, 17-652; 21-1032 Partition, see Partition. Partnership, 22-92 Between partners, 17-664 Co-owners dividing earnings of common property, 22-46 Dissolution of partnership, 17-664 Distinguished from partnership, 17-652 Land purchased from profits of land held as co-owners, 22-92 Mining partners, 22-227, 228 Partnership distinguished from co-ownership, 22-53 Agreement as to management and use of common property, 22-53 Animals, 22-54 Co-ownership does not create partnership, 22-53 Joint purchase to hold, 22-54 Partnership in profits but not in property, 22-54 Purchase for division in kind, 22-54 Purchase for resale and division of profits, 22-54 Resale and division of gross proceeds, 22-54 Purchase of property by partnership, 17-Real property held as tenants in common,

Where co-owners are partners in profits

Joint tenancy of personal property, 17-659

Conveyance by cotenant not in posses-

Possession of one for benefit of all, 17-

Powers, see Powers; and sec infra, Rights

and enjoyment of common property),

Possession (see infra, Rents and profits; Use

from common property, 22-92

Patents (see PATENTS), 17-665, 666

Party walls, 22-239

Personal property:

17-669

and powers.

sion, 17-682

```
Prescription, 22-1201
Privity, 24-752
    Production of property on shares, 17-
Profits, see infra, Rents and profits.
Property that may be held in cotenancy, 17-
  668
Public lands:
    Where land is patented to two or more
      persons, 17-665
Purchase of outstanding title or incumbrance,
      17-674
    After termination of cotenancy, 17-678
    Before cotenancy begins, 17-679
    Contribution by cotenants, 17-679
    English rule, 17-676
    General rule, 17-674
    Judicial sale, 17-676
    Notice claimed by cotenant, 17-679
    Purchase by cotenant holding adversely,
      17-678
    Purchase by husband or widow of co-
    tenant, 17-678
Purchase by one inures to benefit of all,
      17-674
    Purchase made through or in name of
      third person, 17-676
    Purchase of property at forced sale, 17-
      676
    Purchase of tax title, 17-677
    Purchase of tax title after expiration of
      period of redemption, 17-677
    Reasonable time to take advantage of
      purchase, 17-679
    Rule applies only during existence of co-
      tenancy, 17-678
    Rule limited to purchase of hostile interests, 17-678
    Rule qualified as to tenants in common,
      17-675
    Tax sale, 17-676
    Tax title, 17-677
    Tenants in common, 17-67;
Purchase of undivided interest in property,
      17-661
    Conveyance by acreage, 17-663
    Delivery of possession, 17-662
    Illustrations, 17-662, 663
    Purchaser occupies position of original
      owner, 17-662
    Purchaser of undivided interest tenant in
      common with other cotenants, 17-661
    Purchaser of undivided share succeeds to
      rights of vendor, 17-62
Purchasers for value and witnout notice:
    Possession by joint tenants and tenants
      in common, 23-503
Real property, 17-668
Receivers, see RECEIVERS.
Receivers of railroads, see RECEIVERS OF
  RAILROADS.
Release and discharge, 17-673; 24-302
Rents and profits, 17-688
    Accounting, 17-695
    Common law, 17-688
    Crops grown by one cotenant, 17-680
    Interest, 17-697
```

Lessee holding over, 17–693 Lessee of cotenant's liability, 17–692

Lien for rents and profits, 17-697

JOINT TENANTS AND TENANTS IN JOINT TENANTS AND TENANTS IN COMMON, cont'd. COMMON, cont'd. Rents and profits, cont'd. Replevin, 17-700 Measure of accountability, 17-695 Res judicata, 24-752 Account of profits, 17-605 Rights and powers: Express agreement, 17-695 General rule, 17-695 Occupation under claim of exclusive ownership, 17-695 Share of natural products sold, 17-696 Where there is no agreement, 17-695 property. No action for rents and profits at common law between cotenants, 17-688 No liability for rent where property is unoccupied, 17-690 Premises leased to stranger, 17-693 Relationship of landlord and tenant not mon property. presumed, 17-693 Right as between cotenants, 17-688 Set off for improvements, 17-696 mon property. Set off for repairs, 17-696 Set off for taxes, 17-696 706 Set-off, recoupment, and counterclaim, 17-696 mon property. Several cotenants unite in leasing, 17-680 Statutory limitations, 17-696 Tenant in common liable to cotenant under statutes, 17-689 Tenant not liable for reuts and profits unless he has received more than his 17-682 just share, 17-689 Tenant who has received no rents and stranger, 17-681 profits not liable to cotenant, 17-689 Where cotenant agrees to pay rent, 17-Easements, 17-684 693 Execution, 17-683 Where cotenant has been ousted, 17-694 Where premises are leased to stranger, 17-693 Where premises are occupied by one cotenant, 17-690 682 General rule applicable to lessee of cotenant, 17-692 Lessee of cotenant, 17-692 Occupying tenant beld liable for use 17-682 and occupation, 17-691 Occupying tenant not liable for Possession, 17-682 profits arising solely from his own expenditures, 17-692 Statutory liability of cotenant for use and occupation, 17-691 Tenant in possession not liable for occupation rent, 17-690 Where occupying tenant sustains relation of trust toward cotenant, of others, 17-673 17-692 Where there is an agreement to pay Trover, 17-703 rent, 17-693 General rule, 17-693 Illustrations, 17-693 bounds, 17-682 Lessee holding over, 17-693 Relationship of landlord and tenant not presumed, 17-693 Where there is no agreement to pay rent, 17-690 Where several cotenants unite in leasing, 17-694 17-682 Repairs:

Assailing common title, 17-680 Care and management of common property, see infra, Care and management of common property. Contracts respecting common property, see infra, Contracts respecting common Purchase of outstanding title or incumbrance, see infra, Purchase of outstanding title or incumbrance. Sale or conveyance of common property, see infra, Sale or conveyance of com-Use and enjoyment of common property, see infra, Use and enjoyment of com-Rights of cotenants against strangers, 17-Sale, see infra, Sale or conveyance of com-Sale or conveyance of common property, 17-Champerty and maintenance, 17-682 Conveyance by metes and bounds good against grantor, 17-683 Conveyance by tenant not in possession, Conveyance of undivided interest to Conveyance of undivided share with reservation of specific interest, 17-685 Grant of specific right or easement, 17-Interest of joint tenant not devisable, 17-Levy of execution, 17-683 Metes and bounds, 17-682 Execution, 17-708 No power to convey by metes and bounds, Ratification of sale, 17-680 Sale by authority, 17-680 Sale of entire property by one cotenant valid as against him, 17-681 Sale of entire property by one tenant void as to other tenants, 17-680 Sale or incumbrance of individual interest of one cotenant cannot affect rights Severance of cotenancy, 17-708 Undivided shares, 17-681 Sale or conveyance of property by metes and Conveyance by metes and bounds good against grantor, 17-683 Conveyance of interest in distinct parcel of common estate, 17-684 How far good against cotenants, 17-684 No power to convey by metes and hounds, Reasons for the rule, 17-683 Set off for improvements, 17-696 Set off for repairs, 17-696

Set off for repairs, 17-696

17-671

Tenant in possession may make repairs,

JOINT TENANTS AND TENANTS IN JOINT TENANTS AND TENANTS IN COMMON, cont'd. COMMON, cont'd. Tenancy in common, cont'd. Severance of cotenancy: Joint tenants and tenants in common dis-Joint tenancy, 17-708 tinguished from each other, 17-652 Agreement of cotenants, 17-709 Joint tenants and tenants in common dis-Alienation of interest, 17-708 tinguished, 17-652 Burden of proof, 17-710 Nature of tenancy in common, 17-By act of joint tenant, 17-708 Course of dealing between cotenants, Parties owning distinct interests in same 17-709 property not tenants in common, 17-Covenant by joint tenant to sell, 17-651 709 Severance of cotenancy, see infra. Sever-Demise, 17-709 General rule, 17-708 ance of cotenancy. Who may be, see infra, Who may be co-Judicial alienation of share of cotenants. tenant, 17-710 Marriage of female cotenant, 17-709 Third persons: Liabilities of cotenants to strangers, see Mortgage, 17-709 Partial alienation, 17-710 infra. Liabilities of cotenants to Purchase of property for trade or strangers. speculation, 17-710 Rights of cotenants against third persons, 17-706 Will, 17-709 Partition, see Partition. Title (see infra, Purchase of outstanding title Tenancy in common, 17-711 or incumbrance): Assailing common title, 17-680 Agreement, 17-711 General rule, 17-711 Tontine insurance, 28-246 Partition, see Partition. Tort, 17-707 Severance by one cotenant, 17-712 Trees and timber, 17-696; 28-537, 538 Trespass, see TRESPASS. Ships and shipping, see SHIPS AND SHIPPING. Trespass on the case, 28-624 Societies and clubs: Members of an unincorporated associa-Trespass to try title, 17-704; 28-629, 630, tion, 17-667 631, 633 Specific performance, see Specific Perform-Trover and conversion, see Trover and Con-VERSION. Strangers, see infra, Third persons. Trusts and trustees (see Trusts and Trus-Subrogation, see Subrogation. TEES): Succession: Cotrustees joint tenants, 17-659 Effect of statutes abolishing jus accres-Creation of tenancy in common by descent, 17-661 cendi, 17-659 Unity, see infra, Joint tenants. Heirs at law and widow, 17-665 Suits in equity, 17-704 Use and enjoyment of common property, 17-Appointment of receiver, 17-706 Bill for accounting, 17-705 Cotenants equally entitled to possession Injunction, 17-706 of entire property, 17-670 Injunction restraining waste, 17-705 General rule, 17-669 Insolvency, 17-705, 706 Larceny, see LARCENY. Partition, 17-706 No lawful ouster between cotenants, 17-Statutes, 17-705 670 Suretyship: Possession of documents, 17-670 Possession of personal estate, 17-670 Rents and profits, see infra, Rents and Cotenants surety for each other, 17-685 Survivorship, 17-649 Cotrustees joint tenants, 17-650 profits. Doctrine of survivorship abolished by Use and enjoyment by stranger claiming statute, 17-650 under cotenant, 17-671 Effect of statutes abolishing right of What is lawful use and enjoyment, 17survivorship, 17-659 671 Estates by entireties, 17-650 Vendor and purchaser (see infra. Purchase Joint tenancy not abolished by statute of undivided interest in property; Sale abolishing survivorship, 17-650 or conveyance of common property): Right of survivorship, 17-649, 650 Purchase of outstanding title or incum-Right of survivorship given by express brance, see infra, Purchase of outterms of conveyance, 17-650 standing title or incumbrance. Taxation, see TAXATION. Vendor's lien, 29-749 Tox titles, see TAX TITLES. War: Tenancy in common, 17-651 Abandoned or captured property act, 30-Creation, see infra, Creation of estates in 26, 27 cotenancy. Warehouses and warehousemen, see WARE-Definition, 17-648 HOUSES AND WAREHOUSEMEN. Equality of interest, 17-651 Warranty, 30-167 House on another's land, 17-651 Waste, see WASTE. Waters and watercourses: Interests of tenants in common prima Equitable estates, 17-668 facie equal, 17-651

```
JOINT TENANTS AND TENANTS IN
                                                  JUDGE, cont'd.
    COMMON, cont'd.
                                                    Attendance on trial, cont'd.
  Whether grant to husband and wife may cre-
                                                        Effect of absence in civil cases, cont'd.
    ate joint tenancy, 15-846, 847
                                                             New trial granted notwithstanding
  Who may be cotenants, 17-667
                                                               consent of aggrieved party, 17-721
      Corporations, 17-667
                                                             Right to give place to another by
      Partners, 17-668
                                                               consent, 17-721
  Wills (see infra, Creation of estates in co-
                                                        Effect of absence in criminal trial, 17-
        tenancy):
                                                               720
      Per capita or per stirpes, 30-729
Severance of cotenancy, 17-709
                                                             View that objection may be waived,
                                                               17-720
  Witnesses, see WITNESSES.
                                                             View that objection may not be
JOINT TORTFEASORS (see RES JUDI-
                                                               waived, 17-720
    CATA):
                                                        Effect of absence in trial for misde-
  Death by wrongful act, 8-908
                                                          meanors, 17-720
  Release, see RELEASE AND DISCHARGE.
                                                    Attorney and client:
JOINT TRESPASS, see TRESPASS.
                                                        Disqualification of judge who has acted
JOINTURE, see DOWER.
                                                          as counsel, see infra, Disqualification
JOURNAL, 17-713
                                                          of judge.
  See STATUTES.
                                                        Judge acting as solicitor in his own
JOURNEY, 17-713
                                                          court, 3-299
JOURNEY'S ACCOUNT, 17-713; 19-261,
                                                    Bias, 4-13; 17-738
 262
                                                    Bills of exceptions:
J. P., 1-99; 17-713
                                                        Settlement and signature of bills of ex-
JR.:
                                                          ceptions, 17-722
  Abbreviation, see NAME.
                                                    Chambers:
JUBILEE, 17-713
                                                        Authority of judge over jury after judg-
JUDEX, 17-713
                                                          ment of court, 17-724
JUDG., 17-713
JUDGE, 17-714
                                                        Chambers defined, 17-723
                                                        Effect of judgment, 17-843
  See Courts; Justices of the Peace.
                                                        Jurisdiction incidental to jurisdiction of
  Absence, see infra, Attendance on trial.
                                                          court, 17-723
  Adjournment:
                                                        Jurisdiction limited by that of court to
      Authority of judge over jury after ad-
                                                          which judge belongs, 17-724
        journment of court, 17-724
                                                        Powers regulated by statute, 17-724
      Power of adjournment, 17-723
                                                    Collateral attack:
  Appeals:
                                                        Judgment by disqualified judge, 17-743
      Liability for granting or receiving ap-
                                                    Conspiracy:
                                                        Liability of judge, 17-727
        peal, 17-728
      Statement of facts on appeal, 17-723
                                                    Constitutional law (see Constitutional Law,
  Argument of counsel:
                                                          and see infra, Legislature):
      Duty to be present during argument, 17-
                                                        Special or substituted judges, see infra.
                                                          Special or substituted judges.
        710
                                                    Contempt, see CONTEMPT.
      Duty to restrain misrepresentations of
                                                    Coroners, see CORONERS.
        counsel, 17-721
                                                    Counsel, see infra, Argument of counsel;
Disqualification of judge.
  Arrest:
      Liability of judge for illegal arrest, 2-
                                                    Courts:
        899
 Attachment, 3-208
                                                        Court not synonymous with judge, 8-23
      Liability of judge acting without juris-
                                                        Court or a judge, 8-23
 diction, 17-731
Attendance on trial, 17-719
                                                        Judge a component part, 8-25
                                                        Judge and court used synonymously, 8-
      Change of judge during trial, 17-721
                                                          22; 17-717
                                                        Judge and jury, 8-22
      Duty of presiding judge to be present,
            17-719
                                                        Judge in vacation, 8-23
          Application of rule where court con-
                                                        Presence of judge, 8-22
            sists of several judges, 17-719
                                                    Criminal law:
          Disqualification for absence, 17-719
                                                        Effect of absence in criminal trial, 17-
          Duty to be present during argument,
            17-719
                                                        Special or substituted judges, 17-747
                                                    Criminal liability, 8-27; 17-725; 23-383
          General rule, 17-719
                                                    Decisions (see infro, Opinions):
          Presence construed, 17-719
          Reason of rule, 17-719
                                                        Liability of judge, see infra, Liability of
     Effect of absence in civil cases, 17-
                                                          judges for judicial acts and opinions.
            720
                                                        Power to review decisions of other than
          Absence not ground for new trial
                                                          judges of co-ordinate jurisdiction, 17-
                                                          718
            where no objection made, 17-
                                                   De facto judge, see DE FACTO OFFICERS.
            721
                                                   Definition, 17-716
Delegation of authority, 17-717
          Absence without consent ground for
            new trial, 17-720
                                                   Deputy, 9-371
          Discretion of judge as to constant
            attendance on trial, 17-721
                                                   Disbarment, see Attorney and Client.
```

Disqualification of judge, 8-26; 17-732 Attorneys 8-27; 17-743, 739 Application of rule, 17-740 Extent of disqualification, 17-740 Extent of disqualification, 17-740 General rule, 17-739 Reason of rule, 17-739 Bias, 17-738 Case, 5-749 Common-law grounds of disqualification, 17-733 Constitutional or statutory grounds exclusive, 17-740 Counsel, 17-733, 733 Constitutional or statutory grounds exclusive, 17-740 Disqualification for having acted as counsel, 17-733 Effect of judgment by disqualified judge, 17-743 Common law, 17-742 Void, 17-742 Void, 17-742 Void, 17-742 Void, 17-742 Void, 17-742 Void, 17-744 Exhibition of partisan feeling, 17-738 General principles, 17-733 Interest, 8-26; 17-741 Exhibition of partisan feeling, 17-738 General principles, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-735 Degree of interest inmaterial, 17-740 Direct interest, 17-741 Interest in decedent's estate, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-744 Power to make formal orders, 17-735 Interest in subject-matter of suit, 17-744 Honorary membership in corporations, 17-735 Interest in subject-matter of suit, 17-741 Interest in decedent's estate, 17-741 Interest in decedent's estate, 17-741 Interest in decedent's estate, 17-741 Interest in subject-matter of suit, 17-744 Pecumian interest, 17-741 Residence, 17-735 Speculative interest, 17-742 Speculative interest, 17-743 Residence, 17-735 Speculative interest, 17-744 Residence, 17-735 Speculative interest, 17-744 Residence, 17-735 Speculative interest, 17-741 Residence, 17-736 Residentian of interest, 17-741 Residence, 17-736 Represent intere	HDCE cont'd	JUDGE, cont'd.
Atorney, 8-27; 17-733, 739 Application of rule, 17-749 Extent of disqualification, 17-740 General rule, 17-739 Reason of rule, 17-739 Case, 5-749 Common-law grounds of disqualification, 7-740 Court below, 17-740 Disqualification for having acted as counsel, 17-743 Common law, 17-742 Collateral attack on such judgment, 17-743 Common law, 17-742 Void, 17-742 Void, 17-742 Void, 17-743 Exhibition of partisan feeling, 17-738 General principles, 17-733 Illustrations, 17-733 Illustrations, 17-734 Common law, 17-735 Common law, 17-736 Common law, 17-737 Common law, 17-737 Common law, 17-738 Common law, 17-738 Common law, 17-736 Common law, 17-737 Common law, 17-738 Common law, 17-738 Common law, 17-738 Common law, 17-739 Common law, 17-739 Common law, 17-731 Interest in decedent's estate, 17-741 Disqualification by reason of interest of stockholder, 17-734 Common law, 17-735 Common law, 17-736 Common law, 17-737 Common law, 17-738 Common law, 17-739 Common	UDGE, cont'd. Disqualification of judge, 8-26; 17-732	Disqualification of judge, cont'd.
Application of rule, 17-740 Extent of disqualification, 17-740 General rule, 17-739 Reason of rule, 17-739 Bias, 17-738 Case, 5-740 Common-law grounds of disqualification, 17-733 Constitutional or statutory grounds exclusive, 17-740 Comsel, 17-733 Constitutional or statutory grounds exclusive, 17-740 Comsel, 17-733 Effect of judgment by disqualified judge, 17-742 Collateral attack on such judgment, 17-742 Statutes, 17-742 Statutes, 17-742 Void, 17-742 Void, 17-742 Void, 17-742 Void, 17-743 Exhibition of partisan feeling, 17-738 General principles, 17-733 Illustrations, 17-733 Illustrations, 17-733 Common law, 17-733 Common law, 17-734 Common law, 17-735 Common law, 17-736 Common law, 17-737 Construction of term party, 17-737 Degree of relationship necessary to disqualification of adiqualification of partisan feeling, 17-735 Reposition of opinion, 17-733 Illustrations, 17-734 Common law, 17-735 Interest in decedent's estate, 17-737 Remote interest, 17-741 Nature of disqualifying interest, 17-741 Nature of disqualifying interest, 17-741 Nature of disqualifying interest, 17-741 Residence, 17-735 Remote interest, 17-734 Residence, 17-735 Remote interest, 17-734 Stockholder, 17-735 Common law, 17-735 Uncertain interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Residence, 17-735 Local feet of judgment, 17-106 Legislative authority wout give ower for judge to act, 17-740 Light feet of judgment, 17-742 Statutory grovision of opinion, 17-735 Remote interest, 17-734 Stockholder, 17-735 Local feet of judgment, 17-735 Local feet of		
Reason of rule, 17-739 Bias, 17-738 Case, 5-749 Common-law grounds of disqualification, 17-733 Constitutional or statutory grounds exclusive, 17-740 Courbelow, 17-740 Disqualification for having acted as counsel, 17-733 Effect of judgment by disqualified judge, 17-744 Collateral attack on such judgment, 20-12-22 Common law, 17-742 Statutes, 17-742 Statutes, 17-742 Void, 17-742 Void, 17-742 Void, 17-743 Exhibition of partisan feeling, 17-738 Expression of opinion, 17-738 General principles, 17-732 Grounds of disqualification, 17-733 Illustrations, 17-733 Illustrations, 17-733 Common law, 17-733 Common law, 17-734 Common law, 17-735 Common law, 17-736 Common law, 17-737 Common law, 17-737 Common law, 17-738 Common law, 17-738 Common law, 17-739 Common law, 17-739 Common law, 17-739 Common law, 17-740 Common law, 17-741 Common law, 17-735 Common law, 17-735 Common law, 17-736 Common law, 17-737 Common law, 17-738 Common law, 17-739 Common law, 17-739 Common law, 17-742 Void, 17-742 Void, 17-742 Voidable, 17-742 Void able, 17-742 Common law, 17-743 Exhibition of partisan feeling, 17-738 Common law, 17-733 Common law, 17-742 Common law, 17-743 Common law, 17-742 Common law, 17-742 Common law, 17-742 Common law, 17-743 Common law, 17-742 Common law, 17-743 Common law, 17-744 Common law, 17-745 Common law, 17-745 Common law, 17-746 Common law, 17-748 Common law, 17-749 Common law, 17-749 Common law, 17-749 Common law, 17-740 Common law, 17-740 Common law, 17-740 Common law, 17-740 Common law, 17-741 Common law, 17-742 Common law, 17-743 Common law, 17-745 Common law, 17-745 Common law, 17-746 Common law, 17-746 Common law, 17-747 Common law, 17-748 Common law, 17-749 Common law, 17-	Application of rule, 17-740	17-745 Mandamus to sudge improperly recusing
Reason of rule, 17–739 Bias, 17–87 rule, 17–739 Cammon-law grounds of disqualification, 17–733 Constitutional or statutory grounds exclusive, 17–740 Counsel, 17–733, 739 Court below, 17–740 Disqualification for having acted as counsel, 17–733 Effect of judgment by disqualified judge, 17–742 Collateral attack on such judgment, 17–742 Statutes, 17–742 Void, 17–742 Void, 17–742 Void, 17–742 Voidable, 17–742 Exhibition of partisan feeling, 17–738 Common law, 17–742 Exhibition of partisan feeling, 17–738 Expression of opinion, 17–738 Construction of term party, 17–737 Construction of term party, 17–737 Degree of relationship necessary to disqualification of partisan feeling, 17–738 Illustrator disqualification, 17–733 Illustrator disqualification, 17–733 Illustrator disqualification, 17–733 Common law, 17–744 Disqualification by reason of interest states, 17–735 Degree of interest immaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–741 Nature of disqualifying interest, 17–741 Readence, 17–735 Lengent interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Readence, 17–735 Speculative interest, 17–741 Readence, 17–735 Speculative interest, 17–741 Readence, 17–735 Longer and administrators: Proseedings before special or substituted judge by administrator or sale of real estate, 17–745 Lineerst in interest, 17–741 Readence, 17–735 Longer and disqualification of term party, 17–735 Remote interest, 17–741 Readence, 17–735 Speculative interest, 17–741 Readence, 17–735 Longer and defects, 17–1066 Effect of judgment, 17–1066 Legislative authority must give power for judge to act, 17–742 Robustics, 17–735 Liability of judge, 17–742 Readen and provided the pr		
Bias, 17–738 Cass (17–730 Cambon-law grounds of disqualification, 17–733 Constitutional or statutory grounds exclusive, 17–740 Counsel, 17–733, 730 Court below, 17–740 Disqualification for having acted as counsel, 17–733 Effect of judgment by disqualified judge, 17–743 Common law, 17–742 Collateral attack on such judgment, 17–743 Common law, 17–742 Void, 17–742 Void, 17–742 Void, 17–742 Waiver of objection, 17–742, 743 Exhibition of partisan feeling, 17–738 Expression of opinion, 17–733 Illustrations, 17–733 Illustrations, 17–733 Decedents' estates, 17–735 Decedents' estates, 17–735 Decedents' estates, 17–735 Decedents' estates, 17–735 Interest, 18–26; 17–736 Hons, 17–735 Interest in decedent's estate, 17–735 Interest interest, 17–741 Interest in decedent's estate, 17–735 Interest interest, 17–741 Nature of interest, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Nature of interest, 17–741 Personal interest or interest disqualifying as witness, 17–733 Present interest, 17–735, 741 Property interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–735 Speculative interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–735 Speculative interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–737 Remote interest, 17–737 Remote interest, 17–735 Remote interest, 17–736 Remote interest, 17–736 Remote interest, 17–737 Remote interest, 17–737 Remote interest, 17–735 Remote interest, 17–736 Remote interest, 17–737 Remote interest, 17–737 Remote interest, 17–737 Remote interest, 17–736 Remote interest, 17–741 Remote interest, 17–735 Remote interest, 17–742		Nature of interest, 17-733
Case, 57-730 Common-law grounds of disqualification, 17-733 Constitutional or statutory grounds exclusive, 17-740 Counsel, 17-733, 739 Court below, 17-740 Disqualification for having acted as counsel, 17-734 Effect of judgment by disqualified judge, 17-742 Collateral attack on such judgment, 17-742 Statutes, 17-742 Voidable, 17-742 Voidable, 17-742 Voidable, 17-742 Voidable, 17-742 Waiver of objection, 17-742, 743 Exhibition of partisan feeling, 17-738 General principles, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-734 Decedents' estates, 17-735 Denree of interest immaterial, 17-740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-734 Honorary membership in corporations, 17-735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17-741 Interest in decedent's estate, 17-755 Interest in subject-matter of suit, 17-741 Nature of interest, 17-741 Personal interest, 17-734 Pecuniary interest, 17-741 Personal interest, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-735 Speculative interest, 17-734 Residence, 17-735 Speculative interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-734 Residence, 17-735 Speculative interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Relationship to canada: Governor-general's power to appoint superior court judges, 10-57 Duries (see infra, Legislative authority over powers and dates): Altendance on trial, 17-723 Nature of duries, 17-724 Residence, 17-735 Speculative interest, 17-744 Residence, 17-735 Remote interest, 17-746 Residence, 17-735 Speculative interest, 17-746 Residence, 17-735 Remote interest, 17-747 Residence, 17-735 Remote interest, 17-746 Residence, 17-735 Remote interest, 17-747 Residence, 17-735 Remote interest, 17-747 Residence, 17-735 Remote interest, 17-746 Remote interest, 17-747 Residence, 17-735 Remote interest, 17-746 Remote interest, 17		No man may act as judge in his own
Common-law grounds of disqualification, 17-733 Constitutional or statutory grounds exclusive, 17-740 Coursel, 17-733, 7.39 Court below, 17-740 Disqualification for having acted as counsel, 17-733 and property of the control of the country of the		
7-733 Constitutional or statutory grounds exclusive, 17-740 Counsel, 17-733, 739 Court below, 17-740 Disqualification for having acted as counsel, 17-733 Effect of judgment by disqualified judge, 17-742 Collateral attack on such judgment, 17-743 Common law, 17-742 Statutes, 17-742 Voidable, 17-742 Voidable, 17-743 Exhibition of partisan feeling, 17-738 General principles, 17-733 Illustrations, 17-733 Illustrations, 17-733 Common law, 17-734 Decedents' estates, 17-735 Decree of interest immaterial, 17-740 Direct interest, 17-731 Disqualification by reason of interest of stockholder, 17-734 Honorary membership in corporations, 17-735 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-741 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17-741 Personal interest, 17-734 Pecomiary interest, 17-734 Pecomiary interest, 17-735 Remote interest, 17-735 Remote interest, 17-735 Speculative interest, 17-735 Remote interest, 17-734 Stockholder, 17-735 Speculative interest, 17-737 Taxpayer, 17-735 Uncertain interest, 17-736 Effect of judgment, 17-106 Effect of judgment, 17-106 Legislative authority must give power for judge to act in his own case, 17-732 Honoral membership in corporations, 17-735 Present interest, 17-736 Present interest, 17-737 Disqualification of partisan feeling, 17-733 Remote interest, 17-735 Remote interest, 17-736 Common law, 17-736 Common law, 17-738 C	Common-law grounds of disqualification,	
clusive, 17-740 Conneal, 17-731, 739 Court below, 17-742 Disqualification for having acted as counsed, 17-732 Effect of judgment by disqualified judge, 17-742 Collateral attack on such judgment, 17-743 Common law, 17-742 Statutes, 17-742 Voidable, 17-742 Voidable, 17-742 Waiver of objection, 17-743, 743 Expirition of partisan feeling, 17-738 Expression of opinion, 17-738 Expression of opinion, 17-738 Common law, 17-733 Illustrations, 17-733 Illustrations, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-735 Degree of interest immaterial, 17-740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-734 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17-741 Nature of disqualifying interest, 17-741 Nature of disqualifying interest, 17-741 Personal interest, 17-741 Personal interest, 17-741 Personal interest, 17-741 Residence, 17-735, 741 Property interest, 17-741 Residence, 17-735 Remote interest, 17-741 Residence, 17-735 Relationship, 8-26; 17-738 Relationship, 8-26; 17-738 Relationship, 8-26; 17-738 Relationship to stockholder, 17-735 Relationship to stockholder, 17-735 Resident, 17-735 Resident, 17-735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10-57 During trial, 17-725 Degree of relationship to stockholder, 17-735 Relationship to both parties in equal de		Partisan feeling, 17-738
Course blow, 17-743, 739 Court below, 17-740 Disqualification for having acted as counsels, 19-743 Effect of judgment by disqualified judge, 17-742 Tory 2 Collateral attack on such judgment, 17-743 Common law, 17-742 Statutes, 17-742 Voida, 17-742 Voidable, 17-742 Waiver of objection, 17-742, 743 Exhibition of partisan feeling, 17-738 Expression of opinion, 17-748 General principles, 17-733 Illustrations, 17-733 Illustrations, 17-733 Illustrations, 17-733 Interest, 8-26; 17-733, 744 Common law, 17-744 Decedents' estates, 17-741 Disqualification by reason of interest immaterial, 17-180 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-735 Remote interest, 17-741 Interest in decedent's estate, 17-734 Recumary interest, 17-741 Nature of disqualifying interest, 17-741 Nature of disqualifying interest, 17-741 Personal interest, 17-741 Recumary interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Relationship to both parties in equal degrees, 8-27 Relationship to both parties in equal degrees, 17-735 Resident, 17-735 Setuitory grounds and statutory provisions, 17-735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10-57 During trial, 17-721 Motion for new trial, 17-723 Nature of disqualifying interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Residence, 17-735 Speculative interest, 17-747 Residence, 17-735 Common law, 17-748 Common law, 17-748 Residenting, 17-735 Resident 1		
Court below, 37–340 Disqualification for having acted as counsel, 17–733 Effect of judgment by disqualified judge, 17–742 Collateral attack on such judgment, 17–743 Common law, 17–742 Voidable, 17–742 Voidable, 17–742 Voidable, 17–742 Voidable, 17–742 Waiver of objection, 17–742, 743 Expiression of opinion, 17–738 Expression of opinion, 17–738 Common for juriciples, 17–733 Illustrations, 17–733 Illustrations, 17–733 Interest, 8–26; 17–733, 734 Common law, 17–735 Degree of interest immaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–741 Personal interest, 17–741 Personal interest, 17–741 Residence, 17–735, 741 Perpoperty interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–736 Remote interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–738 Relationship, 8–26; 17–738 Relationship, 8–26; 17–738 Relationship to both parties in equal degrees, 8–2 Relationship to stockholder, 17–735 Resident, 17–733 Statutory grounds and statutory provisions, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–57 During trial, 17–725 Degree of relationship in otockholder, 17–735 Relationship to both parties in equal degrees, 8–2 Relationship to stockholder, 17–735 Residence, 17–738 Relationship to both parties in equal degrees, 8–27 Relationship to stockholder, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–57 During trial, 17–721 Motion for new trial, 17–722 Motion for new tri		
Disqualification for having acted as counsel, 17-733 Effect of judgment by disqualified judge, 17-743 Collateral attack on such judgment, 17-742 Statutes, 17-742 Voidable, 17-742 Voidable, 17-742 Voidable, 17-742 Voidable, 17-743 Exhibition of partisan feeling, 17-738 Expression of opinion, 17-738 General principles, 17-732 Grounds of disqualification, 17-733 Illustrations, 17-733 Illustrations, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-734 Decedents' estates, 17-735 Decree of interest inmaterial, 17-740 Direct interest, 17-741 Disqualification of partisan feeling, 17-738 General rule, 17-734 Honorary membership in corporations, 17-735 Inmediate interest, 17-741 Interest in decedent's estate, 17-735 Interest in decedent's estate, 17-735 Interest in decedent's estate, 17-737 Personal interest, 17-741 Personal interest, 17-741 Personal interest, 17-741 Personal interest, 17-741 Relationship to stockholder, 17-735 Remoting on his own motion, 17-745 Remoting on his own motion of Canada: Governor-general's power to appoint superior court judges, 10-52 During trial, 17-723 Mature of disqualifying interest, 17-741 Residence, 17-735, 741 Property interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Residence, 17-735 Relationship to stockholder, 17-735 Common law, 17-733 Taxpayer, 17-735 Tommon of Canada: Governor-general's power to appoint superior court judges, 10-52 During trial, 17-719 Opinions, see infra, Decisions. During trial, 17-719 Opinions, see infra, Opinions. Executors and administrator for sale of real estate, 17-745 Exhibition 23-22-23 Relationship to		
Sel, 17–732 Effect of judgment by disqualified judge, 17–742 Collateral attack on such judgment, 17–743 Common law, 17–742 Void, 17–742 Voidable, 17–42 Voidable, 17–42 Waiver of objection, 17–742, 743 Expiression of opinion, 17–738 Expression of opinion, 17–738 General principles, 17–733 Illustrations, 17–733 Illustrations, 17–733 Illustrations, 17–733 Interest, 8–26; 17–733, 734 Common law, 17–734 Decedents' estates, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–735 Immediate interest, 17–741 Interest in adocaders' estate, 17–735 Inmediate interest, 17–734 Honorary membership in corporations, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–734 Pecuniary interest, 8–26; 17–734 Pecuniary interest, 8–26; 17–734 Pecuniary interest, 17–735 Persent interest, 17–734 Personal interest, 17–735 Speculative interest, 17–735 Speculative interest, 17–736 Expression of disqualifying as witness, 17–735 Common law, 17–736 Personal interest, 17–736 Pecuniary interest, 17–737 Pegree of relationship necessary to disqualification for affinity removed by death, 17–735 Relationship, to botcholder, 17–735 Relationship to stockholder, 17–735 Relationship to stockholder, 17–735 Relationship to stockholder, 17–735 Relationship to botcholder, 17–735 Relationship to stockholder, 17–735 Relationship to stockholder, 17–735 Relationship to stockholder, 17–735 Relationship to stockholder, 17–735 Relationship to both parties in equal degrees, 8–27 Relationship to stockholder, 17–735 Relationship to stockholder, 17–735 Relationship to both parties in equal degrees, 8–27 Relationship to stockholder, 17–735 Relationship to botcholder, 17–735 Relationship to both parties in equal degrees, 8–27 Relationship to botcholder, 17–735		17-744
Effect of judgment by disqualified judge, 17-742 Collateral attack on such judgment, 17-743 Common law, 17-742 Statutes, 17-742 Voida 17-742 Voidable, 17-742 Waiver of objection, 17-738 Expression of opinion, 17-738 Expression of opinion, 17-738 General principles, 17-732 Grounds of disqualification, 17-733 Illustrations, 17-733 Illustrations, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-734 Decedents' estates, 17-735 Degree of interest immaterial, 17-740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-731 Interest in decedent's estate, 17-741 Nature of disqualifying interest, 17-741 Nature of interest, 17-741 Personal interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Residence, 17-735 Remote factionship no both parties in equal degrees, 8-27 Relationship to stockholder, 17-735 Remote faction in treest on interest of interest in interest, 17-741 Interest in decedent's estate, 17-742 Interest in subject-matter of suit, 17-734 Relationship to both parties in equal degrees, 8-27 Relationship to		Power to make formal orders, 17-
Collateral attack on such judgment, 17-743 17-743 Common law, 17-742 Statutes, 17-742 Voidable, 17-742 Voidable, 17-742 Waiver of objection, 17-742, 743 Exhibition of partisan feeling, 17-738 Expression of opinion, 17-738 General principles, 17-732 Grounds of disqualification, 17-733 Illustrations, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-734 Decedents' estates, 17-735 Degree of interest immaterial, 17-740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-734 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-741 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17-735 Pecuniary interest, 8-26; 17-741 Personal interest, 17-735, 741 Property interest, 17-736, 741 Property interest, 17-737 Remote interest, 17-737 Remote interest, 17-734 Relationship to stockholder, 17-735 Statutory grounds and statutory provisions, 17-733 Interest in subject-matter of suit, 17-741 Relationship to stockholder, 17-735 Statutory grounds and statutory provisions, 17-733 Interest in subject-matter of suit, 17-741 Relationship to stockholder, 17-735 Statutory grounds and statutory provisions, 17-733 Interest in subject-matter of suit, 17-741 Residence, 17-741 Residence, 17-742 Property interest, 3-7-741 Residence, 17-742 Relationship to stockholder, 17-735 Remote interest, 17-735 Remote interest, 17-734 Resident, 17-735 Remote interest, 17-734 Resident, 17-735 Retationship to stockholder, 17-735 Statutory grounds and statutory provisions, 17-733 Interest in subject-matter of suit, 17-741 Resident, 17-741 Interest in subject-matter of suit, 17-741 Resident, 17-735 Reperial rule, 17-735 Report of interest, 17-741 Resident, 17-735 Report of i		
17-743 Common law, 17-742 Void, 17-742 Void, 17-742 Voidabe, 17-742 Waiver of objection, 17-742, 743 Exhibition of partisan feeling, 17-738 Expression of opinion, 17-742, 743 Exhibition of partisan feeling, 17-738 Expression of opinion, 17-732 Grounds of disqualification, 17-733 Illustrations, 17-733 Illustrations, 17-733 Interest, 8-26, 17-733, 734 Common law, 17-733 Degree of interest, 17-735 Degree of interest immaterial, 17-740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-735 Inmediate interest, 17-734 Honorary membership in corporations, 17-735 Interest in decedent's estate, 17-735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17-735 Interest in subject-matter of suit, 17-741 Nature of interest, 17-742 Personal interest, 17-742 Personal interest, 17-743 Personal interest, 17-743 Personal interest, 17-744 Personal interest, 17-745 Remote interest, 17-747 Relationship to both parties in equal degrees, 8-27 Relationship to both parties in equal degrees, 8-26 Resident, 17-733 Statutory grounds and statutory provisions, 17-733 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17-745 Remote interest, 17-742 Relationship to both parties in equal degrees, 8-27 Duries (see infra, 17-735 Resident, 17-735 Reside		
Common law, 17–742 Statutes, 17–742 Void, 17–742 Void, 17–742 Waiver of objection, 17–738 Exhibition of partisan feeling, 17–738 Expression of opinion, 17–738 General principles, 17–732 Grounds of disqualification, 17–733 Illustrations, 17–733 Interest, 8–26; 17–733, 734 Common law, 17–734 Degree of interest immaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Interest in decedent's estate, 17–735 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Interest in decedent's estate, 17–741 Nature of disqualifying interest, 17–742 Personal interest, 17–747 Personal interest, 17–735 Present interest, 17–735, 741 Property interest, 18–26; 17–741 Relationship to botockholder, 17–735 Remote interest, 17–735, 741 Property interest, 17–735 Remote interest, 17–734 Residence, 17–735 Remote interest, 17–735 Speculative interest, 17–734 Residence, 17–735 Speculative interest, 17–734 Taxpayer, 17–735 Luncertain interest, 17–741 Statutory provisions, 17–733 Luncertain interest, 17–741 Statutory provisions, 17–733 Luncertain interest, 17–741 Statutory provisions, 17–735 Remote interest, 17–734 Taxpayer, 17–735 Luncertain interest, 17–735 Remote interest, 17–736 Speculative interest, 17–737 Luncertain interest, 17–734 Taxpayer, 17–735 Luncertain interest, 17–741 Relationship to botockholder, 17–735 Remote interest, 17–736, 736 Relationship to both parties in equal degrees, 8–27 Relationship to both parties in equal degrees, 8–2		
Statutes, 17–742 Void, 17–742 Voidable, 17–742 Waiver of objection, 17–742, 743 Exhibition of partisan feeling, 17–738 Expression of opinion, 17–738 General principles, 17–732 Grounds of disqualification, 17–733 Illustrations, 17–733 Interest, 8–36; 17–733 Decree of interest immaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Interest in subject-matter of suit, 17–741 Interest in decedent's estate, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–741 Personal interest, 17–741 Personal interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–735 Tenent interest, 17–737 Remote interest, 17–741 Relationship to botch parties in equal degrees, 8–27 Relationship to botcholder, 17–735 Remote interest, 17–734 Governor-735 Governor-735 Interest in subject-matter of suit, 17–741 Relationship to botcholder, 17–735 Remote interest, 17–741 Personal interest or interest disqualifying as witness, 17–733 Present interest, 17–741 Relationship to botchholder, 17–735 Remote interest, 17–734 Governor-735 Remote interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–734 Relationship to stockholder, 17–735 Retiring on his own motion, 17–745 Relationship to stockholder, 17–735 Retiring on his own motion, 17–735 Retiring		
Voidable, 17–742 Voidable, 17–742 Waiver of objection, 17–742, 743 Exhibition of partisan feeling, 17–738 Expression of opinion, 17–738 General principles, 17–732 Grounds of disqualification, 17–733 Illustrations, 17–733 Illustrations, 17–733 Illustrations, 17–733 Interest, 8–26; 17–741 Disqualification by reason of interest in membership in corporations, 17–735 Inmediate interest, 17–741 Interest in decedent's estate, 17–735 Inmediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–741 Personal interest, 17–741 Personal interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Coursel, 17–736 Remote interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Remote interest, 17–741 Residence, 17–734 Relationship to stockholder, 17–735 Resident, 17–735 Relationship to stockholder, 17		Degree of relationship necessary to
Voidable, 17–742 Waiver of objection, 17–742, 743 Exhibition of partisan feeling, 17–738 Expression of opinion, 17–738 Expression of opinion, 17–738 Expression of opinion, 17–738 General principles, 17–733 Illustrations, 17–733 Illustrations, 17–733 Illustrations, 17–734 Decedents' estates, 17–735 Degree of interest inmaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–735 Inmediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–735 Present interest, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Personal interest, 17–741 Relationship to botcholder, 17–735 Remote interest, 17–741 Property interest, 17–741 Relationship to botcholder, 17–735 Remote interest, 17–741 Relationship to botcholder, 17–735 Remote interest, 17–735 Uncertain interest, 17–741 Statutory provisions, 17–733 Taxpayer, 17–735 Uncertain interest, 17–741 Judge may retire on his own motion, 17–745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17–1066 Effect of judgment, 17–1066 Legislative authority must give power for judge to act in his own case, 17–732 Hobits of exceptions, see infra, Decisions. During trial, 17–723 Nature of duries, 17–721 Motion for new trial, 17–723 Nature of duries, 17–741 Merion of judge, 17–726 Farta-judicial, 12–608 False imprisonment, see False Imprisonment, see infra, Duties; Powers. General rule, 17–733 Relationship to botchholder, 17–735 Relationship to botchholder, 17–735 Relationship to botchholder, 17–735 Retiring on his own motion, 17–735 Retiring on his own motion, 17–735 Retiring on his own motion, 17–733 Taxpayer, 17–733 Taxpayer, 17–733 Dominion of Canada: Governor-general's power to appoint superior cour judges, 10–57 Duties (see infra, Decisions, see infra, Decisions, see infra, Divinion, see infra, D		disqualify, 17-737
Exhibition of partisan feeling, 17–738 Expression of opinion, 17–738 Expression of opinion, 17–738 General principles, 17–732 Grounds of disqualification, 17–733 Illustrations, 17–733 Illustrations, 17–734 Decedents' estates, 17–734 Decedents' estates, 17–735 Derree of interest immaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Interest in decedent's estate, 17–735 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–734 Pecuniary interest, 8–26; 17–734 Personal interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Uncertain interest, 17–741 Statutory provisions, 17–734 Statutory grounds and statutory provisions, 17–735 Uncertain interest, 17–741 Residence, 17–736 Expression for disqualification at common law, 17–735 Uncertain interest, 17–741 Residence, 17–735 Uncertain interest, 17–741 Statutory provisions, 17–734 Stockholder, 17–735 Uncertain interest, 17–741 Residence, 17–735 Resident, 17–735 Retiring on bis own motion, 17–735 Statutory grounds and statutory provisions, 17–733 Taxpayer, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–10 Judye's fairness, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–10 Judye's fairness, 17–735 Uncertain interest, 17–741 Residence, 17–734 Relationship to obtockholed and common duminod focutes of seate, 17–741 Residence, 17–733 Remote interest of court	Voidable, 17–742	Disqualification for affinity removed
Expression of opinion, 17–738 General principles, 17–732 Grounds of disqualification, 17–733 Illustrations, 17–733 Illustrations, 17–733 Interest, 8–26; 17–734 Decedents' estates, 17–735 Decree of interest immaterial, 17–740 Direct interest, 17–734 General rule, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Inmediate interest, 17–734 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–734 Pecuniary interest, 2–26; 17–741 Personal interest, 17–735 Present interest, 17–735 Present interest, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Resident, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–57 Duties (see infra, Decisions, see infra, Opinions, see infra, Opinions, see infra, Opinions, see infra, Decisions, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Uncertain interest, 17–741 Residence, 17–736 Speculative interest, 17–741 Residence, 17–735 Uncertain interest, 17–741 Residence, 17–736 Taxpayer, 17–733 Relationship to both parties in equal degrees, 8–27 Relati		
General principles, 17–732 Grounds of disqualification, 17–733 Illustrations, 17–733 Illustrations, 17–733 Interest, 8–26; 17–733, 734 Decedents' estates, 17–734 Decedents' estates, 17–735 Degree of interest immaterial, 17–740 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of interest, 17–734 Pecuniary interest, 17–734 Personal interest, 17–734 Personal interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Uncertain interest, 17–741 Statutory provisions, 17–734 Stockholder, 17–736 Taxpayer, 17–735 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, sec infra, Attendance on trial, 17–721 Instructions, 17–721 Instructions, 17–721 Instructions, 17–721 Instructions, 17–721 Nature of interest, 17–741 Relationship to stockholder, 17–735 Common law, 17–735 Relationship to stockholder, 17–735 Retiring on his own motion, 17–745 Identicated to remove all suspicion of judge's fairness, 17–733 Taxpayer, 17–733 Taxpayer, 17–735 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, sec infra, Attendance on trial, 17–721 Instructions, 17–721 Instructions, 17–721 Instructions, 17–723 Nature of duties, 17–726 False imprisonment, see False Imprison-Menn. Extra-judical, 12–608 False imprisonment, see False Imprison-Menn. Extra-judical, 12–608 False imprisonment, see False Imprison-Menn. Extra-judical, 12–608 False imprisonment, see False Imprison-Menn. Liability of judge, 17–726 Function of judge, 18–726 Function o		
Grounds of disqualification, 17–733 Illustrations, 17–733 Interest, 8–26; 17–734, 740 Decedents' estates, 17–735 Decedents' estates, 17–735 Decedents' estates, 17–736 Decedents' estates, 17–737 Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of disqualifying interest, 17–741 Personal interest, 17–734 Pecuniary interest, 8–26; 17–741 Personal interest or interest disqualifying as witness, 17–733 Present interest, 17–735, 741 Property interest, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Retiring on his own motion, 17–735 Statutory grounds and statutory provisions, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial. Bills of exceptions, see infra, Decisions. During trial, 17–712 Instructions, 17–721 Instructions, 17–722 Instructions, 17–723 Nature of duties, 17–723 Fecial interest, 17–735		
Illustrations, 17-733 Interest, 8-26; 17-733, 734 Common law, 17-734 Decedents' estates, 17-735 Degree of interest immaterial, 17- 740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-734 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of disqualifying interest, 17- 741 Nature of disqualifying interest, 17- 741 Personal interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Resident, 17-735 During on his own motion, 17-735 Statutory grounds and statutory provisions, 17-733 Taxpayer, 17-735 During of Canada: Governor-general's power to appoint superior court judges, 10-57 During trial, 17-719 Duty to restrain misrepresentations of exceptions, see infra, Decisions. During trial, 17-719 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Listilicions, 17-		
Interest, 8-26; 17-733, 734 Common law, 17-734 Decedents' estates, 17-735 Decree of interest immaterial, 17- 740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-735 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17- 735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest, 17-734 Pecuniary interest, 8-26; 17-741 Relationship to stockholder, 17-735 Rediction of interest or interest disqualifying as witness, 17-733 Present interest, 17-741 Relationship to stockholder, 17-735 Relationship to stockholder, 17-735 Retiring on his own motion, 17-1735 Statutory grounds and statutory provisions, 17-735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Altendance on trial, see infra, Attendance on trial, see infra, Bills of exceptions. Decisions, see infra, Decisions. During trial, 17-712 Motion for new trial, 17-712 Nature of duties, 17-713 Nature of duties, 17-711 Residence, 17-735 Statutory grounds and statutory provisions of Covernor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Altendance on trial. Bills of exceptions, see infra, Decisions. During trial, 17-712 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-721 Testent interest, 17-734 Statutory provisions, 17-734 Statutory grounds and statutory provisions, 17-735 Unit of canada: Statutory grounds and statutory provisions of court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Altendance on trial. Bills of exceptions, see infra, Decisions.		grees, 8-27
Decedents' estates, 17-735 Degree of interest immaterial, 17- 740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-734 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17- 735 Interest in indecedent's estate, 17- 741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-735 Remote interest, 17-735 Remote interest, 17-737 Relationship to stockholder, 17-735 Speculative interest, 17-741 Relationship to stockholder, 17-735 Speculative interest, 17-741 Statutory grounds and statutory provisions, 17-735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, see infra, Attendance on trial, see infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of councel, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see FALSE Imprison-Ment. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND FACT; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292	Interest, 8-26; 17-733, 734	
Degree of interest immaterial, 17-740 Direct interest, 17-741 Disqualification by reason of interest of stockholder, 17-734 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17-735 Immediate interest, 17-741 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17-741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17-745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Rule intened to remove all suspicion of judge's fairness, 17-733 Statutory grounds and statutory provisions, 17-735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, sec infra, Bills of exceptions, see infra, Decisions. Decisions, 12-733 Nature of canada: Governor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, sec infra, Bills of exceptions, see infra, Decisions. Decisions, 12-733 Nature of canada: Governor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial. Bills of exceptions, see infra, Decisions. Decisions, 12-731 Motion for new trial, 17-719 Motion for new trial, 17-723 Nature of duties, 17-721 Motion for new trial, 17-723 Nature of duties, 17-724 Extra-judicial, 12-608 False imprisonment, see False Imprisonment, see False Imprisonment, see infra, Decisions. Decisions, 12-731 Motion for new trial, 17-722 Nature of dut		
Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of interest, 17–734 Pecuniary interest, 8–26; 17–741 Personal interest or interest disqualifying as witness, 17–733 Present interest, 17–734 Property interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Statutory grounds and statutory provisions, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–57 Attendance on trial, sec infra, Attendance on trial, 18 ills of exceptions. Decisions, see infra, Decisions. During trial, 17–719 Duty to restrain misrepresentations of counsel, 17–721 Instructions, 17–721 Motion for new trial, 17–723 Nature of duties, 17–717 Opinions, see infra, Opinions. Executors and administratority over powers and duties): Attendance on trial, sec infra, Attendance on trial, sec infra, Ducisions, see infra, Decisions, see infra, Dominon of Canada: Governor-general's power to appoint superior court judges, 10–57 Attendance on trial. Bills of exceptions, see infra, Decisions. During trial, 17–719 Duty to restrain misrepresentations of counsel, 17–721 Motion for new trial, 17–723 Nature of duties, 17–721 Motion for new trial, 17–723 Nature of duties, 17–724 Extra-judicial, 12–608 False imprisonment, see False Imprison-ment, see False Imprison-ment, see frauding in proceedings before special or substituted judge by administrators: Final judge, 13–20 Fraud: Liability of judge, 17–726 Function of judge, 17–726 Function of judge, 17–726 Function of judge, 17–726 Function of judge, 17–725 Functions, 17–721 Liability of judge, 17–726 Function of judge, 17–726 Function of judge, 17–726 Function of judge of powers and duties): Attendance on trial. Bills of exceptions, see infra, Dicisions, see		
Direct interest, 17–741 Disqualification by reason of interest of stockholder, 17–734 General rule, 17–734 Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of interest, 17–734 Pecuniary interest, 8–26; 17–741 Personal interest, 17–735, 741 Property interest, 17–735, 741 Property interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Statutory provisions, 17–734 Stockholder, 17–735 Uncertain interest, 17–741 Lange may retire on his own motion, 17–745 Jurisdiction: Errors, irregularities, and jurisdiction and defects, 17–1066 Effect of judgment, 17–1066 Legislative authority must give power for judge to act in his own case, 17–732 Statutory grounds and statutory provisions, 17–735 Taxpayer, 17–735 Dominion of Canada: Governor-general's power to appoint superior court judges, 10–57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, sec infra, Bills of exceptions, see infra, Bills of exceptions, poerior court judges, 10–57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, sec infra, Decisions, During trial, 17–719 Duty to restrain misrepresentations of counsel, 17–721 Motion for new trial, 17–723 Nature of duties, 17–723 Nature of duties, 17–721 Motion for new trial, 17–723 Nature of duties, 17–724 Extra-judicial, 12–608 False imprisonment, see False Imprisonment, see False Imprison of counsel, 17–726 Function of judge, 13–20 Fraud: Liability of judge, 17–726 Function of judge, see Questions of counsel, 17–726 Function of judge, see Questions of counsel, 17–726 Function of judge, see Question		
Disqualification by reason of interest of stockholder, 17-734 General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17- 735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Statutory provisions, 17-736 Uncertain interest, 17-741 Statutory provisions, 17-736 Uncertain interest, 17-741 Statut		Statutory grounds and statutory pro-
General rule, 17-734 Honorary membership in corporations, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17- 735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest, 07-735 Present interest, 17-735 Remote interest, 17-741 Relationship to stockholder, 17-735 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Dominion of Canada: Governor-general's power to appoint superior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Altendance on trial, sec infra, Attendance on trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Instructions, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Decisions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see FALSE IMPRISON-MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see QUESTIONS of Law AND FACT; and see infra, Duties; Powers, Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habbas Corpus. Injunctions, see Injunctions,		visions, 17-733
Honorary membership in corporations, 17–735 Immediate interest, 17–741 Interest in decedent's estate, 17–735 Interest in subject-matter of suit, 17–741 Nature of disqualifying interest, 17–741 Nature of interest, 17–734 Pecuniary interest, 8–26; 17–741 Personal interest or interest disqualifying as witness, 17–733 Present interest, 17–734 Property interest, 17–735 Remote interest, 17–741 Relationship to stockholder, 17–735 Speculative interest, 17–741 Residence, 17–735 Speculative interest, 17–741 Stockholder, 17–735 Speculative interest, 17–742 Stockholder, 17–735 Uncertain interest, 17–741 Judge may retire on his own motion, 17–745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17–1066 Effect of judgment, 17–1066 Legislative authority over powers and duties): Attendance on trial, sec infra, Attendance on trial, sec infra, Ducisions. Decisions, see infra, Decisions. Auturctions, 17–721 Motion for new trial, 17–725 Executors and administrators: Proceedings before special or substituted judge by administrators: Prinal judge, 13–20 Fraud: Liability of		
tions, 17-735 Immediate interest, 17-741 Interest in decedent's estate, 17- 735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-734 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 perior court judges, 10-57 Duties (see infra, Legislative authority over powers and duties): Attendance on trial, Bills of exceptions, see infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Instructions, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Decisions. Decisions, see infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Instructions, 17-721 Instructions, 17-721 Executions of duties, 17-723 Nature of duties, 17-723 Nature of duties, 17-723 Nature of duties, 17-726 Executors and administrators: Proceedings before special or substituted judge by administrators: Proceedings before special or substituted judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, 17-726 Func		
Immediate interest, 17-741 Interest in decedent's estate, 17- 735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-735, 741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority over powers and duties): Attendance on trial, sec infra, Bills of exceptions, see infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-717 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment, see infra, Duties; Powers. Grand juries: Liability of judge, 17-726 Fraud: Liability of judge, 17-726 Fraud: Liability of judge, see Questions of Law AND FACT; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions,		
Interest in decedent's estate, 17- 735 Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Instructions, 17-710 Motion for new trial, sec infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-719 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment, see False Imprison of judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND FACT; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions,		
Interest in subject-matter of suit, 17-741 Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Attendance on trial, sec infra, Attendance on trial, sec infra, Bills of exceptions, see infra, Decisions, or counsel, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-715 Proceedings before special or substituted judge by administrators: Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment, see False injunctions, see infra, Decisions. During trial, 17-721 Motion for new trial, 17-723 Nature of duties, 17-727 Opinions, see infra, Decisions. Executors and administrators: Proceedings before special or substituted judge by administrators: Final judge		
Nature of disqualifying interest, 17–741 Nature of interest, 17–734 Pecuniary interest, 8–26; 17–741 Personal interest or interest disqualifying as witness, 17–735 Property interest, 17–735, 741 Property interest, 17–741 Relationship to stockholder, 17–735 Remote interest, 17–741 Statutory provisions, 17–734 Stockholder, 17–735 Uncertain interest, 17–741 Judge may retire on his own motion, 17–745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17–1066 Effect of judgment, 17–1066 Legislative authority must give power for judge to act in his own case, 17–732 Bills of exceptions, see infra, Decisions. During trial, 17–719 Duty to restrain misrepresentations of counsel, 17–721 Motion for new trial, 17–723 Nature of duties, 17–717 Opinions, see infra, Decisions. During trial, 17–719 Duty to restrain misrepresentations of counsel, 17–721 Motion for new trial, 17–723 Nature of duties, 17–717 Opinions, see infra, Decisions. Executions of counsel, 17–721 Motion for new trial, 17–723 Nature of duties, 17–717 Opinions, see infra, Decisions. Executions of counsel, 17–721 Motion for new trial, 17–723 Nature of duties, 17–717 Opinions, see infra, Decisions. Executors and administrators for sale of real estate, 17–747 Extra-judicial, 12–608 False imprisonment, see False Imprisonment, see False Imprison of judge, 17–726 Function of judge, 17–726 Function of judge, see Questions of counsel, 17–721 Motion for new trial, 17–717 Opinions, see infra, Decisions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17–747 Extra-judicial, 12–608 False imprisonment, see False Imprisonment, see False Imprison of judge, see Questions of counsel, 17–721 Opinions, see infra, Decisions. Procedings before special or substituted judge by administrator for sale of real estate, 17–747 Extra-judicial, 12–608 Function of judge, 17–726 Function of judge, 18–20 Fraud: Liability of judge, 18–20 Fraud: Liability of judge, 18–20 Fraud: Liability o		Attendance on trial, sec infra, Attend-
Nature of disqualifying interest, 17- 741 Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 exceptions. Decisions, see infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see FALSE IMPRISON-MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see QUESTIONS OF LAW AND FACT; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17-745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Decisions, see infra, Decisions. During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Motion for new trial, 17-723 Nature of duties, 17-11 Motion for new trial, 17-723 Nature of duties, 17-17 Motion for new trial, 17-723 Nature of duties, 17-17 Proceedings before special or substituted judge by administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see FALSE IMPRISON-MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Injunctions.		
Nature of interest, 17-734 Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 During trial, 17-719 Duty to restrain misrepresentations of counsel, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment, see False Imprisonment, see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Dpinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see Fals		
Pecuniary interest, 8-26; 17-741 Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Duty to restrain misrepresentations of counsel, 17-721 Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment, see False Imprisonment of judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers, Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Instructions, 17-721 Motion for new trial, 17-723 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprison- MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers, Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus.		
Personal interest or interest disqualifying as witness, 17-733 Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Stockholder, 17-734 Stockholder, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17-745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Property interest, 17-733 Motion for new trial, 17-723 Nature of duties, 17-725 Proceedings before special or substituted judge by administrators: Executors and administrators: Proceedings before special or substituted judge by administrators: Executors and administrators: Proceedings before special or substituted judge by administrators: Proceedings before special or substituted judge by administrators: Proceedings before special or substituted judge by administrators: Proc		Duty to restrain misrepresentations of
Present interest, 17-735, 741 Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Motion for new trial, 17-723 Nature of duties, 17-717 Nature of duties, 17-17 Nature of duties, 17-23 Nature of duties, 17-218 Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see FALSE IMPRISON- MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions,	Personal interest or interest dis-	counsel, 17-721
Property interest, 17-741 Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Nature of duties, 17-717 Opinions, see infra, Opinions. Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Relationship to stockholder, 17-735 Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Stockholder, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17-745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Residence, 17-741 Secutors and administrators: Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see Grand judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Remote interest, 17-741 Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17-745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Executors and administrators: Proceedings before special or substituted judge by administrator for sale of real state, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprison-Ment. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Residence, 17-735 Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Proceedings before special or substituted judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Speculative interest, 17-741 Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Judge by administrator for sale of real estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprisonment. See False imprisonment of judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.	Residence, 17-735	Proceedings before special or substituted
Statutory provisions, 17-734 Stockholder, 17-734 Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 estate, 17-747 Extra-judicial, 12-608 False imprisonment, see False Imprison- MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.	Speculative interest, 17-741	judge by administrator for sale of real
Taxpayer, 17-735 Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 False imprisonment, see	Statutory provisions, 17-734	
Uncertain interest, 17-741 Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 MENT. Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Judge may retire on his own motion, 17- 745 Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Final judge, 13-20 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND FACT; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 Fraud: Liability of judge, 17-726 Function of judge, see Questions of Law AND FACT; and see infra, Duties; Powers, Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus, Injunctions, see Injunctions.		
Jurisdiction: Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Liability of judge, 17-726 Function of judge, see Questions of Law and Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		
Errors, irregularities, and jurisdictional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17-732 Errors, irregularities, and jurisdiction of judge, see Questions of Law and Fact; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		Liability of judge, 17-726
tional defects, 17-1066 Effect of judgment, 17-1066 Legislative authority must give power for judge to act in his own case, 17- 732 AND FACT; and see infra, Duties; Powers. Grand juries: Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		Function of judge, see QUESTIONS OF LAW
Legislative authority must give power for judge to act in his own case, 17— 732 Presence in jury room, 17-1292 Habeas corpus, see Habeas Corpus. Injunctions, see Injunctions.		AND FACT; and see infra, Duties; Powers.
for judge to act in his own case, 17- Habeas corpus, see Habeas Corpus. 732 Injunctions, see Injunctions.	Effect of judgment, 17–1066	
732 Injunctions, see Injunctions.		Habeas corbus see Harris Corrus
		Injunctions, see Injunctions
voiding VAAI.		
	•	voiding Marke

UDGE, cont'd.	JUDGE, cont'd.
Instructions, 17–721	Liability of judges for judicial acts and opin-
Interest (see infra, Disqualification of judge),	ious, cont'd.
16-1105	Acts and opinions not within jurisdic-
Jeopardy:	tion, cont'd.
Incompetency of judge, 17-587	Judges of inferior courts, cont'd.
Judgments and decrees:	View that judges are liable for
Collateral attack on judgment, 17-743	acts in absence or excess of
Effect of judgment by disqualified judge,	jurisdiction, 17-729
see in/ra, Disqualification of judge.	View that judges are not liable
Special or substituted judges, 17-748	for acts in excess of jurisdic-
Judicial acts, see infra, Liability of judges for judicial acts and opinions.	tion, 17-731
Judicial notice, see Judicial Notice.	Want of jurisdiction over per- son, process, and subject-mat-
Judicial sales, see Judicial Sales.	
Jurisdiction (see infra, Disqualification of	ter, 17-730 Acts and opinions within jurisdiction, 17-
judge; Liability of judges for judicial acts	725
and opinions), 17-723	Application to all judges, 17-727
Jury and jury trial, sec JURY AND JURY TRIAL.	Application to all persons acting in
Justice:	judicial capacity, 17-727
Terms judge and justice used inter-	Arbitration, see Arbitration and
changeably, 17-716	Award,
Justice of the peace, see JUSTICE OF THE	Boards of health, 17-728
Peace.	Conspiracy, 17-727
Legislative authority over powers and duties,	Coroners, see Coroners.
17-717	Corruption, 17-726
Power to grant judicial functions to	Definition of judicial acts, 17-728
other than regular judges, 174718	Election officers, see Elections.
Power to impose nonjudicial duties, 17-	Fraud, 17-726
717	General rule, 17–725
Right to require opinions of judges, 6-	Illustration of judicial acts, 17–728
1065	Inspectors of goods, 17-728
View that ministerial or executive duties	Justices of the peace, see Justices
may be imposed, 17-717	OF THE PEACE.
View that only judicial tunctions can be	No liability, 17-725
imposed, 17-717	No liability for error of judgment
Legislature:	in acting or failing to act, 17-726
Legislature may not confer power on	Reason for rule, 17-727
judge to act in his own case, 17–733	Slander, 17-727
Liability for judicial acts and opinions, see	To what judges applicable, 17-727 What are judicial acts within the
infra, Liability of judges for judicial acts	rule, 17-728
and opinions. Liability for ministerial acts, 17-731	Possession or want of jurisdiction, 17-
Definition of ministerial acts, 17-732	1058
Duty purely ministerial, 17-731	Liability of quasi-judicial officers, 23-375
General rule, 17-731	Libel and slander, 18-952
Illustrations, 17-732	Malicious prosecution:
Judicial character no protection, 17-	Liability of judge, 2-899
732	Mandamus (see Mandamus):
What are ministerial acts, 17-732	Disqualified judge, 17-745
Liability of judges for judicial acts and opin-	Ministerial acts, see infra, Liability for min-
ions, 8-27; 17-725; 23-383	isterial acts.
Acts and opinions not within jurisdiction,	Ministerial duties, see infra, Legislative au-
17-728	thority over powers and duties.
Judges of courts of superior or gen-	Minutes:
eral jurisdiction, 17-728	Papers in jury room, 17-1243
Acts in absence of jurisdiction,	No liability for mistake of fact, 17-731
17-729	Municipal courts:
Acts in excess of jurisdiction,	Qualification of judges, 21-7 New trial:
17-728	Absence of judge, 17–720, 721
Intendment in favor of juris-	Duty to hear motion for new trial, 17-
diction, 17-729	723
Judges of inferior courts, 17-729	Oaths and affirmations, 21-747
Attachment, 17-731	Special or substituted judges, 17-748
False imprisonment, see False	Opinions (see infra, Decisions), 17-721
IMPRISONMENT.	Duty to syllabize, 17-721
Liability as trespassers, 17-730 Liability for acts after termina-	Liability of judge, see infra, Liability of
tion of jurisdiction, 17-731	judges for judicial acts and opinions.
Mistake of fact, 17-731	Necessity for written, 17-721
Statute declared unconstitu-	Right to require opinion of judges, 6-
tional, 17-730	1065

JUDGE, cont'd.	JUDGE, cont'd.
Personal nature of function, 17-717	Special or substituted judges, cont'd.
Powers (see infra, Disqualification of judge;	Record should show election or appoint-
Legislative authority over powers and	ment, 17–750 When special judge can act, 17–747
duties):	Action involving judge's right to
Chambers, see infra, Chambers. During trial, 17–718	office, 17-747
Nature of powers, 17-717	Criminal cases, 17-747
Power to review decisions of other	Disqualified judge, 17-747
judges of co-ordinate jurisdiction, 17-	Divorce proceedings, 17-747
718	Examples, 17-747
Special or substituted judges, see infra,	Proceedings by administration for
Special or substituted judges.	sale of real estate, 17-747
Prejudice, 17–738	Supplementary proceedings, 17-747
Presence, 17-719	When special judge cannot act, 17-747
Presumption, 17-729	General rule, 17–747 Illustrations, 17–748
Performance of official duty and regu- larity of official acts, 22-1271	Statement of facts on appeal, 17-723
Privileged communications, 23-52	Stock and stockholders:
Prohibition, see Prohibition.	Disqualification of judge by reason of
Public officers, 17-716	interest of stockholder, 17-734
Qualifications (see infra, Disqualification of	Substituted judges, see infra, Special or sub-
judge):	stituted judges.
Justices of the peace, see Justices of	Taxation:
THE PEACE.	Disqualification of judge as taxpayer,
Questions of law and fact, sec Questions of	17-735
LAW AND FACT.	Terms, see Term.
Quo warranto, 23-635	Territories, see Territories.
Records: Special or substituted judges, 17-750	Trial (see infra, Attendance on trial): Powers and duties during trial, 17-718
Referees, see Referees.	United States courts, see United States
Relationship, see infra, Disqualification of	Courts.
judge.	Vacation, see infra, Chambers.
Removal, 23-437	Witness, 23-52
Special or substituted judges, 17-745	Judge as witness, 17–724
Constitutional provisions, 17-746	Cases in which judge may be wit-
Constitutional provision as to mode	ness, 17-725
of selection exclusive, 17-746	Loss of jurisdiction, 17-725
Effect of constitutional provision	To prove testimony of witness, 17-
for substitution of judges, 17– 746	725 ' When escential members of sourt
Statute held constitutional, 17-746	When essential members of court,
Statute held unconstitutional, 17-	When not essential to composition
746	of court, 17-725
Definition, 17-745	Right to question witness, 17-721
Notice to substitute judge need not be	JUDGE ADVOCATE:
entered of record, 17-750	Military law, 20-648
Oath, 17–748	JUDGMENT LIENS, see JUDGMENTS AND
Objection presumed to be waived where	DECREES.
not made below, 17–750 Powers, 17–748	JUDGMENT NOTES, 17-752
Duration of power, 17-749	See Confession of Judgments; Warrants of Attorney.
Judgment that of court, 17-748	Definition, 17-752
No power at subsequent term, 17-	Executors and administrators, 17-753
749	In whose favor judgment may be confessed,
One court in district at a time, 17-	17-753
_ 749	Limitation of actions, 17-755
Powers same as that of regular	Negotiability, 17-753
court, 17–748	Personal representatives, 17-753
Powers will not cease until final	Transferees, 17-753
termination of cause, 17-749 'Subsequent term, 17-749	Whether note must be mature, 17-753
Term, 17-749	After date, 17-754 Confession of judgment authorized at
Presumption as to consent, 17-750	any time, 17-754
Presumption as to reappointment, 17-	Demand note, 17-754
750	Execution on judgment entered before
Presumption as to second appointment,	maturity, 17-754
17-750	Illustrations, 17-754
Proof of authority, 17-750	Judgment by confession authorized be-
Record, 17-750	tore maturity of note 17-754
Record should set out disability of regu-	Warrant not authorizing judgment be-
lar judge, 17-750	fore maturity, 17-754

1210

```
JUDGMENT ROLL:
  Records, 24-160
JUDGMENTS AND DECREES, 17-756
  See Foreign Judgments; Sentence and
    PUNISHMENT; WARRANTS OF ATTORNEY.
  Accident (in equity), 1-280
  Accord and satisfaction, 1-412
  Adjournment:
      Irregular adjournment, 17-1070
  Admissions:
      Declarations of judgment debtor, 1-682
      Rebutting presumption of satisfaction,
        17-868
  Affirmance of judgments, 17-811
  Amendment, see infra, Control of court over
    judgments during term at which rendered.
  Amendment after term at which rendered (see infra, Opening and vacation after
        term at which rendered), 17-816
      Civil cases, 17-820
      Clause inserted to give effect to judg-
        ment, 17-820
      Clerical errors, 17-820
      Criminal cases, 17-820
Description of land, 17-822
      Description of parties, 17-821
      Effect as to third persons, 17-823
      Entry may be amended or corrected so
        as to conform to judgment actually
        rendered, 17-818
      Erroneous description of land, 17-822
      Erroneous entries, 17-820
      Evidence to procure amendment, 17-822
      Final judgments, 17-817
      General rule, 17-816
      General rule as to matters of form, 17-
      General rule as to matters of substance,
        17-816
      Inherent power of court, 17-818
      Interest of justice, 17-822
      Matters of form, 17-818
      Matters of substance, 17-816
      Method of payment, 17-822
      Mistake as to parties, 17-821
      Mistake in amount of judgment, 17-820
      Mistake in calculation, 17-821
      Mistake in date, 17-820
      Mistake in description of parties, 17-
      Mistake in name of party, 17-821
      Name improperly entered, 17-821
      Names of parties improperly omitted,
        17-821
      Notice, 17-823
      Omissions, 17-820
      Omitted description of land, 17-822
      Record, evidence, 17-822
      Strained application in the interest of
        justice, 17-822
      Third persons, 17-823
      To what judgments rule applies, 17-817
  Amount of judgment:
      Mistake in amount, 17-820
  Appeal (see infra, Direct attack by appeal
        or writ of error):
      Extension of lien, 17-803
Extinguishment and discharge of lien,
        17-806
      Lien of judgment, 17-806
```

Application of payments, see APPLICATION OF

PAYMENTS.

```
JUDGMENTS AND DECREES, cont'd.
  Arrest of judgment (see SENTENCE AND PUN-
        ISHMENT):
      Abolished in Maine, 17-858
      Constitutional law:
           Presence of the accused where mo-
             tion is made in arrest of judg-
             ment, 6-998
      Jeopardy, 17-607
          Invalid indictment, 17-591
      Jury and jury trial:
           Challenge to the array, 17-1114
           Disqualification of juror, 17-1171
           Objections to the jury, 17-854
      Limitation of actions, 17-855
Action begun and dismissed without
             concluding merits, 19-262
      Mandamus, 19-840
  Assignment of judgments, 2-1042; 17-872
      Assignee proceeding in his own name,
         17-872
      Assignee succeeds only to rights of as-
        signor, 17-883
      Assignee taking subject to equities, 17-
             884
           Equities arising from other trans
             actions, 17-885
           Estoppel of debtor to set up equity,
             17-885
           General rule, 17-884
           Presumption of notice of equities,
             17-885
           Secret equities of third persons, 17-
             885
           Set-off, 17-885
      Assignment by writing without seal, 2-
      Assignor can convey no better title than
        his own, 17-883
      At common law, 2-1042
      Attachment, 17-883
      Attorney, 17-876
      Common law, 17-872
      Debt on which judgment rendered, 17-
        882
      Effect of assignment, 17-881
Effect of reversal or vacation after as-
        signment, 17-885
      Equitable assignments, 17-875, 877
           Assignee's right to sue, 17-873
           Executory agreement to assign, 17-
             878
           Informalities, 17-877
          Intent, 17-879
           Intent of parties, 17-877
          Irregularities, 17-877
          Joinder of assignor, 17-873
Necessity for proof of assignment,
             17-878
          No particular form necessary, 17--
            877
           Order to creditor's attorney, 17-877
           Parol, 17-878
           Parol evidence, 17-879
          Partial assignment, 17-874
          Proof of assignment, 17-878
          Record, 17-878
      Equity, 17-873
      Execution, 17-879
          Form of assignment, 17-876
      Future judgment where cause of action
        assignable, 17-874
                         Volume XXXI.
```

```
JUDGMENTS AND DECREES, cont'd.
JUDGMENTS AND DECREES, cont'd.
  Assignment of judgments, cont'd.
                                                     Assignment of judgments, cont'd.
      Future judgment where cause of action
                                                          Who may assign, cont'd.
                                                              Attorney, 17-876
        not assignable, 17-874
                                                              Person having beneficial interest,
      Good faith in assignment, 17-884
      Implied warranty, 17–881
                                                                17-875
                                                         "Without recourse," 17-881
      Legal title, 17-872
                                                     Assignments for the benefit of creditors, see
      Method of assignment, 17-876
      Modern practice, 2-1043
                                                       ASSIGNMENTS FOR THE BENEFIT OF CRED-
      Name of assignee, 17-872
                                                       ITORS.
      Name of assignor, 17-873
                                                     Attachment cases:
     Notice of assignment, 17-879

Duty of sheriff after notice of as-
                                                         Actions upon judgments, 3-190
Assignment of judgments, 17-883
            signment, 17-881
                                                         Final judgments and decrees:
          Effect of notice to judgment debtor,
                                                              Dissolution of attachment, 13-41
            17-880
                                                              Sustaining or overruling motion to
          Necessity for, 17-879
                                                                quash, 13-41
          Payment to third persons, 17-880
                                                     Attack on judgment, see infra, Amendment
                                                       after term at which rendered; Collateral attack; Control of court over judgments during term at which rendered; Direct at-
          Rights of judgment debtor before
            notice, 17-879
          What constitutes notice to judgment
                                                       tack by appeal or writ of error; Opening
            debtor, 17-880
      Parol evidence, 17-878, 879
                                                     and vacation after term at which rendered. Attorney and client (see ATTORNEY AND
      Partial assignment, 17-874
          Equitable assignment, 17-875
                                                           CLIENT):
          Necessity for judgment debtor's
                                                         Assignment of judgment, 17-876
Medium of payment, 17-861
            consent, 17-874
      Passes all assignable rights and remedies
                                                         Payment:
        of assignor, 17-882
                                                              Attorney of judgment creditor, 17-
     Payment after assignment, 17-860
     Private international law, 17-881
                                                         Vacating entry of satisfaction, 17-872
     Purchase for less than face value, 17-
                                                         Vacation of judgment:
                                                              Unauthorized appearance by at-
     Recovery of consideration where judg-
                                                               torney, 17-836
                                                     Autrefois acquit or convict, see JEOPARDY.
       ment is reversed or vacated, 17-886
     Remedies, 2-1084
                                                     Banknotes:
     Reversal after assignment, 17-885
                                                         Whether banknotes will satisfy judg-
     Right to sue on assignor's name, 17-
                                                           ments for money, 3-776
                                                    Bankruptcy, see Insolvency and Bank-
       873
                                                       RUPTCY.
     Sale under execution, 17-879
     Set-off, 17-885
                                                     Bills of exchange and promissory notes:
     Statutes, 17-873
                                                         Negotiable instrument no satisfaction
     Statutes cumulative only, 17-877
                                                           unless so agreed, 17-861
     Statutory assignments, 17-876
                                                    Boundaries:
                                                         Evidence, 4-857
     Title by subsequent assignment, 17-883
     Tort, 17-874
                                                    Burden of proof:
     Vacation after assignment, 17-885
                                                         Evidence of payment, 17-866
     Validity in foreign states, 17-881
                                                         Rebutting presumption of satisfaction,
     Vendor's lien, 17-882
     Warranty, 17-882
                                                         Vacation of judgment, 17-843
     Warranty of payment, 17-882
                                                    Chambers:
                                                         Vacation of judgment, 17-843
     What judgments assignable, 17-872
         Assignee proceeding in his own name, 17-872
                                                    Charge, 5-887
                                                    Choses in action (see infra, Assignment of
          Common law, 17-872
                                                      judgments), 6-6
         Equitable assignment, 17-875
                                                    Civil actions in Maine, 17-858
         Equity, 17-873
Future judgment, 17-874
                                                    Classification of judgments and decrees, 17-
                                                       763
         Judgment for tort, 17-874
                                                    Clerical errors, 17-856
         Legal title, 17-872
                                                    Clerks of court, see CLERKS OF COURT.
         Partial assignment, 17-874
                                                    Cloud on title, 6-162
         Right of assignee to use assignor's
                                                    Collateral attack (see RES JUDICATA), 17-848
           name, 17-873
                                                         Defenses, 17-849
                                                         Defrauded creditor, 17–849
         Statutes, 17-873
         Tort, 17-874
                                                         Effect of want of jurisdiction, 17-1046
     What rights do not pass, 17-883
                                                         Errors or irregularities in the judgment,
     What rights pass with assignment, 17-
                                                           17-1071
       882
                                                         Fraud, 17-848
     Whether operative as assignment or con-
                                                        Fraud upon judgment debtor, 17-849
                                                         Ground of attack, 17-848
       veyance, 17-764
     Who may assign, 17-875
                                                        Stranger, 17-849
```

Assignment by bank, 17-876

Want of jurisdiction, 17-848

```
JUDGMENTS AND DECREES, cont'd.
                                                   JUDGMENTS AND DECREES, cont'd.
  Collateral attack, cont'd.
                                                     Costs, cont'd.
       Where court possesses jurisdiction, 17-
                                                          Errors or irregularities in taxation of
         1052
                                                            costs, 17-1073
  Collusion, see infra, Opening and vacation
                                                     County commissioners:
    after term at which rendered.
                                                          Collateral attack, 7-1009
  Conclusiveness of judgment, see RES Judi-
                                                     Court may arrest on its own motion, 17-857
                                                     Coverture of party, 17-1071
  Confession of judgments, see Confession of
                                                     Damages, see infra, Direct attack by appeal
    IUDGMENTS.
                                                       or writ of error.
  Conflict of laws, see Foreign Judgments.
                                                     Date:
  Consolidation of corporations, 6-814, 820, 824
                                                          Mistake in date, 17-820
  Constitutional law (see Foreign Judgments):
                                                     Day:
       Power of legislature:
                                                          Judgments and conveyances, 8-743
           Illustrations, 6-1044
                                                          Judgments entered on same day regarded
           Jurisdictional defects, 6-1041
                                                            as if entered at same time, 8-740
           Legislative authorization of trustee
                                                          When precise time of judgment may be
             sales, 6-1044
                                                            shown, 8-743
                                                     Death of judgment debtor, 17-804
           Legislature cannot adjudicate, 6-
                                                     Death of party, 17-1070
             1043
           Legislature opening judgments, 6-
                                                     Deht, 8-995
                                                     Debts of decedents, see DEBTS OF DECEDENTS.
             1037
                                                     Decedents' estates:
           Remedial legislation, 6-1042
           Rule as to invalid judgments, 6-
                                                          Lien of judgment, 17-785
                                                     Decision distinguished from, 9-2
Declaratory decree or judgment, 9-12
Decrees (see infra, Definitions; Kinds of
           Rule as to validating judgments, 6-
             1041
                                                            judgments and decrees):
           Taxes, 6-1041
                                                          Final judgments and decrees, see FINAL
           Validating a deed previously ad-
                                                            JUDGMENTS AND DECREES.
             judged invalid, 6-1040
                                                          Lien of judgment, see infra, Lien of
  Contracts:
       Whether judgment is a contract, 17-763
                                                            judgment.
  Control of court over judgments during term
                                                     De facto officers, 8-818
         at which rendered, 17-813
                                                     Default, 9-168; 17-767
       Amendments, 17-813
                                                     Defects as to parties, 17-855
                                                      Defects cured by verdict, 17-856
       Duration of term, 7-815
                                                      Defects in pleadings, 17-851
       Opening, 17-813
                                                      Defects in verdict, 17-855
       Power, 17-813
       Proceedings commenced during term but
                                                      Definitions, 17-762
         continued to subsequent term, 17-
                                                          Code definition, 17-762
                                                          Decree included in code definition of
         815
       Setting aside judgment after appeal per-
                                                            judgment, 17-762
                                                          Decrees defined, 9-181; 17-762
         fected or bill of exception taken, 17-
                                                          Decrees distinguished from judgments,
         815
                                                            17-762
       To what cases power extends, 17-815
                                                          Judgment defined, 17-762
       Vacating, 17-813
       What errors may be corrected, 17-815
                                                          Kinds of judgments and decrees, see in-
fra, Kinds of judgments and decrees.
       When power will not be exercised, 17-
                                                      Definitive judgment or decree, 9-180
         815
                                                      Devises, see infra, Legacies and devises.
   Conversion and reconversion:
  Lien on judgment, 7-476
Conveyances (see infra, Vendor and pur-
                                                      Direct attack by appeal or writ of error, 17-
                                                            808
                                                          Assignee of plaintiff's certificate of pur-
         chaser):
                                                            chase not affected by reversal, 17-810
       Whether operative as assignment or con-
                                                          Awarding damages against unsuccessful
         veyance, 17-764
                                                            party, 17-811
   Corporations:
                                                          Costs, 17-812
       Effect of judgment against corporation
         on stockholders, see Stock and Slock-
                                                          Damages against unsuccessful party, 17-
                                                            811
       Judgment of dissolution of corporations,
                                                          Direction by appellate court as to pro-
                                                            ceedings to be had or judgment to be
         see Dissolution of Corporations.
                                                            rendered, 17-809
       Purchase of judgments, 7-729
                                                          Effect of affirmance, 17-811
   Costs:
                                                          Effect of dismissal of appeal or writ of
       Appellate court, 17-812
           Discretion of appellate court in re-
                                                            error, 17-811
                                                          Effect of modification, 17-811
             gard to costs, 17-812
            Prevailing party, 17-813
                                                          Effect of reversal, 17-808
                                                          Election of defendant, 17-810
           Requirement that appellant obtain
                                                          General rule, 17-808
             more favorable judgment, 17-813
                                                          Purchase by judgment creditor, 17-810
            Statutory regulation as to costs, 17-
                                                          Rendition of final judgment by appellate
             812
```

court, 17-809

Universal custom, 17-813

```
JUDGMENTS AND DECREES, cont'd.
  Direct attack by appeal or writ of error,
         cont'd.
       Reversal, 17-808
           Effect of reversal, 17-808
           Rendition of final judgment by ap-
             pellate court, 17-809
           Rights of third persons, 17-810
           Vacation or annulment of judgment,
             17-809
           Where property has been taken un-
             der judgment, 17-810
       Reversal effects complete vacation or an-
         nulment of judgment, 17-809
       Reversal leaves parties to proceed as
         though no judgment had been entered,
       Rights of third parties, 17-810
       Voluntary purchases from party, 17-810
       Where property has been taken under the
         judgment, 17-810
  Discharge, see infra, Satisfaction and dis-
    charge.
  Dissolution of corporations, see Dissolution
    OF CORPORATIONS.
  Divorce, see DIVORCE.
  Docket, 9-875
  Docketing, see infra, Lien of judgment;
    Priority of lien.
  Dower, 10-154
  Duplicity in pleadings, 17-852
Effect, see Res Judicata; and see infra,
    Operation and effect.
  Effect of arrest, 17-858 "Effects," 10-448 Elections, see Elections.
  Enter and render distinguished, 11-44
  Entry of judgments, 17-768, 1073; 24-464
  Equitable assignments, see infra, Assignment
    of judgments.
  Equitable relief against judgments:
      Injunctions, see Injunctions.
  Equity:
      Assignee taking subject to equities, see
         infra, Assignment of judgments.
      Relief in, 1-280
  Equity of redemption:
      Judgment lien, 17-779
  Errors apparent on face of record, 17-850
  Errors as to amount of judgment:
      Errors in docket as to amount of judg-
         ment, 17-777
  Errors of committing magistrate, 17-855
  Errors on face of record, 17-850
  Error which would be fatal on demurrer, 17-
    851
  Error, writ of, see infra, Writ of error.
  Escape, see ESCAPE.
  Escheat, 11-328
Estoppel (see RES JUDICATA), 11-390; 17-
         768
       As affecting strangers, 11-391
      As between parties and privies, 11-390 Conclusiveness as memorial of legal pro-
```

ceedings, see RECORDS.

Objections to, 17-856

time):

Distinction when judgment invoked on

sumption of satisfaction from lapse of

same or on different claim, 11-390

Res judicata, see RES JUDICATA. Evidence (see RECOROS; and see infra, Pre-

```
JUDGMENTS AND DECREES, cont'd.
  Evidence of payment, 17-865
Burden of proof, 17-866
       Parol evidence, 17-866
      Receipt, 17-866
      Record entry, 17-865
  Excusable neglect, 17-831
  Executions, see Executions.
      Levy upon judgment, 17-879
      Satisfaction and discharge, see infra,
        Satisfaction and discharge.
  Executors and administrators:
      Lien of judgment, 17-785
  Exemptions from execution, see Exemptions
    (FROM EXECUTION).
  Extension of lien, see infra, Lien of judg-
  Faith, credit, and effect (see Foreign Jung-
    MENTS), 10-448
  Falsifying judgment, 12-865
  Final judgments and decrees, see FINAL
    JUDGMENTS AND DECREES.
  Finding, 13-50
      Objections with respect to findings, 17-
  Fire insurance, see Fire Insurance. Foreclosure of mortgages, see Foreclosure
    of Mortgages.
  Foreign corporations:
      Extraterritorial effect of judgment, 13-
  Foreign executors and administrators:
      Judgment against one administrator as
        evidence against another, 13-920
  Foreign judgments, see Foreign Judgments.
  Formal defects in pleadings, 17-852
  Form of action, improper, 17-1070
  Forthcoming and delivery bonds, see FORTH-
    COMING AND DELIVERY BONDS.
  Fraud and deceit (see infra, Opening and va-
        cation after term at which rendered):
      Collateral attack, 17-848
      Injunctions, see Injunctions.
      Vacating entry of satisfaction, 17-872
  Fraudulent sales and conveyances, see Fraud-
    ULENT SALES AND CONVEYANCES.
  Full faith and credit, see Foreign Judgments.
  Gambling contracts, see Gambling Contracts.
  Garnishment, see GARNISHMENT.
  Good faith:
    Assignment of judgments, 17-884
  Grounds for arrest, 17-850
  Guardian ad litem, see GUARDIAN AD LITEM.
  Habeas corpus, see HABEAS CORPUS.
  Having judgments, 15-288
  Hour, see infra, Day.
  Illegal contracts:
      Agreement to pay judgment recovered on
         illegal contract, 15–996
      Relief from judgment recovered on illegal
         contract, 15-1003
  Impairment of obligations of contracts:
      Judgment not a contract, 15-1038
      Judgment rendered for the breach of a
         contractual obligation, 15-1030
  Impeachment:
      Requisites of valid judgment, 15-1071
  Impeochment of foreign judgments, see For-
    EIGN JUDGMENTS.
  Implied warranties, 15-1243
Imprisonment for debt, see Imprisonment
    FOR DEBT AND IN CIVIL ACTIONS.
```

```
JUDGMENTS AND DECREES, cont'd.
                                                    JUDGMENTS AND DECREES, cont'd.
  Incumbrance, 16-159
                                                      Kinds of judgments and decrees, cont'd.
  Indexing (see infra, Name), 17-774, 775
Irregularities in docketing or indexing,
                                                           Final and interlocutory judgments distin-
                                                             guished, see Final Judgments and
                                                             DECREES.
  Indictment under repealed statute,
                                                      Orders, 17-763

Landlord and tenant, see LANDLORD AND
    854
  Infant, 17-1071
                                                         TENANT.
       Payment:
                                                      Lapse of time, see infra, Presumption of satis-
           Next friend of infant, 17-859
                                                         faction from lapse of time.
  Injunctions, see Injunctions.
                                                       Leases:
  Insanity of party, 17-1070
Insolvency and bankruptcy, see Insolvency
                                                           Lien of judgment, 17-783
                                                      Legacies and devises:
    AND BANKRUPTCY.
                                                          Lien of judgment, 17-784
  Instrument, 16-825
  Interest:
                                                           Lien of judgment, 17-788
       Compound interest, 16-1075
                                                      Lien of judgment, 17-768
                                                           After-acquired property, 17-787, 797
           General rule, 16-1075
           Rate, 16-1076
                                                           Amount of lien, 17-788
       Foreign judgments, 16-1091
                                                           Appeal, 17-806
       Rate of interest, 16-1060, 1062
                                                           Bankruptcy, 17-808
           General rule, 16-1062
                                                           Cancellation of judgment, 17-807
           Interest rate not subject of change,
                                                           Choses in action, 17-788
                                                           Commencement, 17-790
              16-1063
           Judgments in terms bearing interest,
                                                           Common law, 17-768
             16-1063
                                                           Costs, 17-788
           Provision that judgment shall carry
                                                           County divided, 17-808
             contract rate, 16-1063
                                                           Death of judgment debtor, 17-804
           Rate existing at rendition, 16-1063
                                                           Decedents' estates, 17-785
  Interlocutory, 16-1117, 1118
                                                           Decree of mortgage foreclosure, 17-772
                                                          Decrees, 17-771
Default judgment, 17-771
  Intervention:
      Effect of judgment on intervener's
         rights, 17-186
                                                          Deficiency judgment or decree, 17-772
  Irregularities as to parties, 17-855
                                                           Definite amount, 17-771
  Irregularities at trial, 17-857
                                                          Division of county, 17-808
                                                           Docketing or recording, 17-772
  Irregular judgments, 17-482
  Irrigation, 17-508

Jeopardy, see Jeopardy.
                                                               Abbreviation of Christian name, 17-
  Joint tenants and tenants in common:
                                                               Decrees, 17-772
      Judgment lien, 17-784
                                                               Effect of actual notice of undocketed
  Judge (see Judge):
                                                                 judgment, 17-773
      Collateral attack on judgment, 17-743
                                                               Effect of failure to enter name of
      Disqualified judge, see JUDGE.
                                                                 one of several defendants, 17-777
      Effect of judgment by disqualified judge,
                                                               Errors as to amount of judgment,
         see JUDGE.
                                                                 17-777
                                                               Indexing, 17-774
      Special or substituted judges, 17-748
                                                               Irregularities in docketing or index-
  Judgment liens, see infra, Lien of judgment.
 Judgment notes, see JUDGMENT NOTES; WAR-
                                                                 ing, 17-775
                                                               Judgments of federal courts, 17-774
    RANTS OF ATTORNEY.
                                                               Justice's judgments, 17-774
  Judgments by confession, see Confession of
    JUDGMENTS.
                                                               Misspelling of surname, 17-776
                                                               Mistake in Christian name, 17-776
Necessity of docketing as against
 Judicial sales, see JUDICIAL SALES.
  Jurisdiction (see Jurisdiction):
                                                                 subsequent purchaser, 17-773
      Effect of possession and want of jurisdic-
                                                               Necessity of docketing as between
        tion, see JURISDICTION.
                                                                 judgment creditors, 17-773
      Effect of setting aside judgments for lack
                                                               Omission of Christian name, 17-775
        of jurisdiction, 17-825
      Objections to, 17-854
                                                               Omission of middle initial, 17-776
                                                               Omission or mistake as to name of
      Possession of or want of jurisdiction, 17-
                                                                 party to judgment, 17-775
                                                               Statutes requiring judgments to be
 Jurisdiction to open or vacate, 17-842
 Jury:
Trial without jury, 17-1070
                                                                 docketed, 17-772
                                                          Title to real property, 17–777
Duration of lien transferred from one
 Justices of the peace:
                                                            county to another, 17-790
      Actions on judgment, 18-20
                                                          Enforcement of judgment at law in
      Docketing judgments, 17-774
      Recording judgments, 17-774
                                                            equity, 17-771
                                                          Entry of satisfaction, 17-805
 Kinds of judgments and decrees, 17-763
      Classification of judgments and decrees,
                                                          Equitable interest, 17-778
                                                          Equity of redemption, 17-779
        17-763
      Distinction between judgments in rem
                                                          Execution, 17-795, 796
                                                          Executors and administrators, 17-785
        and in personam, 17-763
```

```
JUDGMENTS AND DECREES, cont'd.
JUDGMENTS AND DECREES, cont'd.
                                                      Lien of judgment, cont'd.

Precedence of lien, see infra, Priority of
  Lien of judgment, cont'd.
Expiration of lien, 17-800
                                                             lien.
      Expiration of statutory period, 17-800
                                                           Prerequisites as to judgment or decree,
      Extension of lien, 17-802
                                                             17-771
           Agreement, 17-804
                                                           Priority of lien, see infra, Priority of
           Appeal, 17-803
                                                             lien.
          Death of judgment debtor, 17-804
                                                           Purchase-money mortgage superior to
           Injunction, 17-803
                                                             judgment against vendor, 17-800
           Issuance of execution, 17-802
           Judgment entered with stay of exe-
                                                           Railroads, 17-777
                                                           Real estate, 17-777
Decedents' estates, 17-785
             cution, 17-803
           Proceedings operating to stay execu-
                                                                Devises, 17-784
            tion, 17-802
                                                                Equitable interest, 17-778
           Revival after dormancy or expira-
                                                                Equity of redemption, 17-779
             tion of lien, 17-805
                                                                Executors and administrators, 17-
           Revivor of judgment, 17-804
           Suspension of statute of limitations,
                                                                  785
                                                                Fraudulent sales and conveyances,
             17-803
                                                                  17-784
           War, 17–804
                                                                General rule, 17-777
      Writ of error, 17-803
Extinguishment of lien, 17-800
                                                                Homestead, 17-786
Interest of cestui que trust, 17-779
      Final judgment, 17-771
                                                               Joint tenants and tenants in com-
      Foreclosure of mortgages, 17-772
                                                                  mon, 17-784
      Fraudulent sales and conveyances, 17-
                                                                Lands in hands of fraudulent gran-
      History of lien, 17-768
Imprisonment for debt and in civil ac-
                                                                  tee, 17-784
                                                                Lands subject to power of appoint-
                                                                  ment, 17-780
        tions, see Imprisonment for Debt
         AND IN CIVIL ACTIONS.
                                                                Leaseholds, 17-783
                                                                Life estates, 17-782
      Injunction, 17-803
                                                                Municipal corporations, 17-786
      Interest on judgment, 17-788
      Interest subject to lien, 17-777
                                                                Naked legal estate, 17-778
      Interlocutory judgment, 17-771
Joint tenants and tenants in common,
                                                                Partnership realty, 17-786
                                                                Power of appointment, 17-780
                                                                Power of appointment in third per-
         17-784
                                                                  son, 17-780
      Judgment must be final, 17-771
      Judgment must be for definite sum of
                                                                Railroads, 17-777
                                                                Recording of title, 17-777
         money, 17-771
      Judgments by default, 17-771
Judgments in federal courts, 17-790
                                                                Remainders and reversionary in-
                                                                  terests, 17-783
                                                                Rents and profits, 17-786
      Leases, 17-783
                                                                Right of redemption from sheriff's
      Legacies and devises, 17-784
      Legislative control over lien, 17-770
                                                                  sales, 17-786
                                                                Subsequently acquired realty, 17-787
      Levy on personalty, 17-806
      License, 17-788
                                                                Tenants in common, 17-784
      Life estates, 17-782
Limitation of actions, 17-801
                                                                Trusts and trustees, 17-779
                                                                Vendee's interest, 17-782
                                                                Vendor, judgment against, after pay-
           Agreement, 17-804
           Death, 17-804
                                                                  ment of purchase money, 17-781
           Expiration of statutory period, 17-
                                                                Vendor's interest, 17-780
                                                                Whether subject of lien, 17-777
             800
                                                           Redemption from sheriff's sales, 17-786
           Expiration or extinguishment of lien,
                                                           Relation, 17-793
Release, 17-805
             17-800
           Extension of lien, 17-802
           Revivor of judgment, 17-804
                                                           Remainders, reversions, and executory
           Suspension of statute of limitations
                                                              interests, 17-783
             by injunction, 17-803
                                                            Rents and profits, 17-787
           War, 17-804
                                                           Requisites as to judgment or decree, 17-
       Merger, 17-808
                                                              771
       Mortgage and judgment entered on same
                                                           Retroactive statutes, 17-770
Reversal of judgment, 17-807
         day, 17-795
                                                            Sale of lands under execution, 17-806
       Mortgage does not defeat lien, 17-791
                                                            Satisfaction, 17-805
       Municipal corporations, 17-786
                                                            Sister state judgments, 17-788
       Nature of the lien, 17-770
                                                            Statute of Westminster, 17-769
       Oil or mining license, 17-788
       Options, 21-934
                                                            Statutory judgment liens, 17-769
       Origin of lien, 17-768
                                                            Statutory lien of decree in equity, 17-
      Partition, 17-784
                                                            Statutory period for continuance of lien.
       Partnership, 17-786
                                                              17-800, 801
      Payment, 17-808
                                                            Stay of execution, 17-802, 806
       Personal property, 17-787
```

₹ 31 C. of L.—77

Sickness of attorney, 17-835

Volume XXXI.

......

```
JUDGMENTS AND DECREES, cont'd.
                                                  JUDGMENTS AND DECREES, cont'd.
  Lien of judgment, cont'd.
                                                     Merger, cont'd.
       Term (see infra, Priority of lien), 17-
                                                         Purchaser of land paid off judgment, 20-
        793, 794
       Territorial extent, 17-788
                                                         Res judicata, 20-600
       Trusts and trustees, 17-779
                                                     Mines and mining claims, see MINES AND
       United States courts, 17-769, 790
                                                       MINING CLAIMS.
       Vendor and purchaser, 17-780, 782
                                                     Misjoinder of causes of action, 17-853
                                                     Mistake, see infra, Amendment after term at
           Bona fide purchaser from fraudulent
             grantee, 17-797
                                                       which rendered; Opening and vacation af-
           Contest between judgment creditor
                                                       ter term at which rendered.
             and purchaser, 17-797
                                                     Mode of payment, see infra, Satisfaction and
           Judgment and conveyance on same
                                                       discharge.
                                                     Modification of judgment (see infra, Control
             day, 17-794
                                                       of court over judgments during term at which rendered), 17-811
           Judgment lien not divested by sub-
             sequent conveyance, 17-791
           Lands alienated in parcels to be sub-
                                                     Mortgages:
             jected to lien in inverse order of
                                                         Extinguishment by reduction of debt to
             alienation, 17-792
                                                           judgment, 20-1063
           Purchase-money mortgage superior
                                                         Judgment and mortgage entered on same
             to judgment against vendor, 17-
                                                            day, 17-795
                                                         Judgment lien not defeated by subse-
             800
           Purchaser's right in equity to have
                                                            quent mortgage, 17-791
             remainder of debtor's property ex-
                                                         Purchase-money mortgage superior to
                                                            judgment against vendor, 17-800
             hausted to satisfy judgment, 17-
                                                     Municipal corporations:
              792
           Relation, 17-793
                                                         Lien of judgment, 17-786
                                                     Name (see infra, Amendment after term at
       War, 17-804
       Writ of elegit, 17-769
                                                            which rendered), 17-775
                                                          Abbreviation of Christian name, 17-776
       Writ of error, 17-806
   Limitation of actions (see infra, Presump-
                                                          Effect of failure to enter name of one of
                                                            several defendants, 17-777
         tion of satisfaction from lapse of
         time), 17-855; 19-206
                                                          Misspelling of surname, 17-776
                                                          Mistake in Christian name, 17-776
       Deficiency judgments, 19-207
       Foreign judgments, see Foreign Judg-
                                                          Omission of Christian name, 17-775
                                                          Omission of middle initial, 17-776
         MENTS.
                                                          Omission or mistake as to name of party
       General rule, 19-206
                                                            to judgment, 17-775
       Judgment liens, 17-800
       New promises, 19-289
                                                      Neglect:
       Time for applying for vacation of judg-
ments, see infra, Opening and vacation
                                                          Vacation of judgments, 17-831, 833
                                                      Newly discovered evidence, 17-835
                                                      Next friend:
         after term at which rendered.
       What is a judgment, 19-207
                                                          Payment:
                                                              Next friend of infant, 17-859
        When statute begins to run, 19-206
        Where judgment has been renewed, 19-
                                                      Notes, see Judgment Notes.
                                                      Notice:
          206
                                                          Amendment after term at which ren-
   Lis pendens, see Notice of Pendency and
                                                            dered, 17-823
     LIS PENDENS
   Lloyd's associations:
                                                          Application to open or vacate judgments,
        Suit to enforce judgment, 19-452
                                                            17-843
                                                          Time for applying for opening or vaca-
   Lost papers and records:
                                                            tion of judgments, 17-841, 842
   Restoration, 19-557
Mandamus, see Mandamus.
                                                          Vacation for want of notice, 17-835
   Marshaling assets, see Marshaling Assets.
Matters of form, 17-855
                                                      Notice of assignment, see infra, Assignment
                                                        of judgments.
                                                      Notice of pendency, see Notice of Pendency
   Medium of payment, see infra, Satisfaction
                                                        AND LIS PENDENS.
     and discharge.
                                                      Nunc pro tunc entry of judgment, 17-800
   Merger, 20-595, 599
                                                      Objections as to jurisdiction, 17-854
        Cause of action into judgment, 20-599
                                                      Objections to evidence, 17-856
Objections to jury, 17-854
        Estoppel, 20-600
        Judgment constitutes bar to second ac-
                                                      Opening and vacation after term at which
          tion, 20-599
                                                            rendered (see infra, Amendment after
        Judgment into later judgment, 20-600
                                                            term at which rendered), 17-824
        Judgment uniting with title to parts of
                                                          Absence of defendant, 17-836
          land, 20-596
                                                          Agreement, judgment contrary to, 17-
        Lien, 17-808
                                                            835
        Matter after merger will not support ac-
                                                          Attorney and client:
          tion, 20-599
                                                              Excusable neglect, 17-832
        Merger into or of judgments. 20-599
                                                              Party who was represented by coun-
        Payment by one primarily liable, 20-596
                                                                 sel may have relief, 17-832
        Public interest in ending litigation, 20-
```

1217

```
JUDGMENTS AND DECREES, cont'd.
  Opening and vacation after term at which
        rendered, cont'd.
      Attorney and client, cont'd.
           Surprise, 17-832
           Unauthorized appearance by attor-
             ney, 17-836
           What mistake or neglect of attorney
             may afford ground for relief, 17-
             833
      Attorney, unauthorized appearance by,
        17-836
      Burden of proof, 17-843
      Casualty, 17-834
      Collusion, 17-827
      Collusion must be clearly shown, 17-828
      Consent, 17-826
      Costs, irregularities as to, 17-830
      Defenses available at trial, 17-838
      Defenses, technical, 17-846
      Defenses, meritorious, 17-846
      Disabilities of defendant, 17-837
      Discretion of court, 17-844
      Distinction between opening and vaca-
        tion, 17-825
      Entry, unauthorized, 17-837
Errors, 17-828, 830, 838
      Existence of meritorious defense must
        be shown, 17-846
      Fraud, 17-827
      Fraud must be clearly shown, 17-828
      Fraud which will afford ground for va-
        cating judgment, 17-828
      General rule against opening or vacation,
        17-824
      Grounds upon which judgments may be
        opened or vacated, 17-825
      Imposition of terms, 17-847
      Improper conduct, 17-828
      Invalidity not apparent on the face of record, 17-826
      Irregularities, 17-828
      Irregularities as to costs, 17-828, 830
      Judge at chambers, 17-843
      Judgment contrary to agreement, 17-835
                                                             17-836
      Jurisdiction, lack of, 17-825
Jurisdiction to open or vacate, 17-842
      Lack of jurisdiction, 17-825
      Meritorious defense, 17-846
      Misfortune, 17-834
      Mistake, surprise, or excusable neglect,
             17-830
          Absence of counsel, 17-834
          Attorney, 17-832, 833
Attorney's absence, 17-834
          Attorneys,
                      misunderstanding
                                             be-
            tween parties and, 17-834
          Excusable neglect, 17-831
          Inadvertence, 17-831
Instances of neglect held inexcus-
            able, 17-832
          Judgment on verdict, 17-834
          Mistake, 17-830
          Mistake must be one of fact, 17-831
          Misunderstanding between parties
            and attorneys, 17-834
          Party who was represented by counsel may have relief, 17-832
                                                      Options:
          Public corporations, 17-834
                                                      Orders, 17-763
          Surprise, 17-831
                                                      Parol evidence:
          What mistake or neglect of attorney
            may afford ground for relief, 17-
            833
```

```
JUDGMENTS AND DECREES, cont'd.
Opening and vacation after term at which
         rendered, cont'd.
       Mistake, surprise, or excusable neglect,
              cont'd.
           When public corporations not enti-
             tled to relief, 17-834
      Newly discovered evidence, 17-835
       Notice, 17-843
       Notice, want of, 17-835
       Perjury, 17-828
       Pleadings, judgment not warranted by,
       Presumption of regularity, 17-830
       Record, invalidity not apparent on face
         of, 17-826
       Reversal of foreign judgment on which
         judgment is based, 17-837
       Sickness of party or attorney, 17-835
      Submission of parties to jurisdiction, 17-
       Technical defense not sufficient, 17-846
       Terms, imposition of, 17-847
       Time for applying, 17-840
           Adjournment of term, 17-841
           Delay sufficient to bar relief, 17-841
           Diligence, 17-841
           In absence of statute, 17-841
           Limitation of time for application to
             open or vacate judgments on stat-
             utory grounds, 17-840
           Limitation running from rendition
           of judgment, 17-841
Limitations not applicable to appli-
             cations based on grounds not stat-
             utory, 17-840
           No notice of judgment, 17-842
           Notice of indgment, 17-842
           Requirement of diligence, 17-841
           Statutes limiting time for applica-
             tion on grounds not statutory, 17-
      Void judgments, 17–842
Unauthorized appearance by attorney,
      Unauthorized entry, 17-837
      Unavoidable casualty, 17-834
      Void judgments, 17-825
      Want of notice, 17-835
Who may apply for opening or vacation,
             17-839
           General rule, 17-839
           Legal representatives, 17-840
           Limitations of the rule, 17-839
           Party in whose favor judgment ren-
             dered, 17-840
  Opening judgments (see infra, Control of
         court over judgments during term at
         which rendered; Direct attack by ap-
         peal or writ of error; Opening and va-
cation after term at which rendered):
      Distinction between opening and vaca-
         tion, 17-825
 Operation and effect, 17-768
      As lien, see infra, Lien of judgment. Estoppel, see ESTOPPEL.
      Judgment lien, 21-934
      Assignment of judgment, 17-878, 879
      Evidence of payment, 17-866
      Payment, 22-580
```

```
JUDGMENTS AND DECREES, cont'd.
                                                  JUDGMENTS AND DECREES, cont'd.
                                                     Presumption of satisfaction from lapse of
  Partial assignment, see infra, Assignment of
                                                           time, cont'd.
    judgments.
  Parties, irregularities, 17-855
                                                         Admissions, 17-868
  Partition, see PARTITION.
                                                         Arises after twenty years. 17-866
  Partnership:
                                                         Bankruptcy of dehtor, 17-868
                                                         Evidence in rebuttal, 17-867
      Lien of judgment, 17-786
                                                              Admissions, 17-868
  Part payment:
                                                             Bankruptcy or insolvency of debtor,
      Rebutting presumption of satisfaction
        from lapse of time, 17-867
                                                               17-868
                                                             Burden of proof, 17-867
Particular kind of evidence, 17-
      Satisfaction and discharge, 17-864
  Payment (see Payment):
      Parol evidence, 22-580
      Presumption of payment, 22-594
                                                             Statutory rebuttal, 17--867
      Rebuttal, 22-598
                                                         Evidence tending to support, 17-867
      Recovery of payments on judgments (see
                                                         Insolvency of debtor, 17-868
                                                         Lapse of time in connection with other
             PAYMENT), 22-633
           Compromise pending
                                  appeal, 22-
                                                           circumstances, 17-868
                                                         Mere lapse of time, 17-868
             636
           Effect of reversal of judgments, 22-
                                                         Part payment, 17-868
                                                         Presumption not conclusive, 17-867
               Compromise pending appeal, 22-
                                                         Question for court or jury, 17-868
Statutes declaratory of common law, 17-
               Fines, 22-636
                                                           867
               General rule, 22-635
                                                         Twenty years, 17-866, 868
When less than twenty years have
               Money equitably retainable, 22-
                                                           elapsed, 17-868
                                                     Priority of lien (see infra, Day), 17-790
                Persons entitled to recover, 22-
                                                         Actual interest of judgment debtor, 17-
                Persons liable to refund on re-
                  versal, 22-636
                                                         After-acquired property, 17-797
                                                         As affected by issuance of execution, 17-
                Remand of cause, 22-636
           Fraud in procuring judgment, 22-
                                                                795
                                                              Lien of senior judgment not dis-
                                                                charged by execution under junior
           General rule, 22-533
           Judgment irregularly entered, 22-
                                                                judgment, 17-795
                                                              Priority acquired by execution be-
                                                                tween judgments of the same day,
           Judgment procured by fraud, 22-634
                                                                17-796
           Part payments, 22-634
           Payments on judgments not recover-
                                                              Senior lien divested by sale under
                                                                junior judgment, 17-796
             able, 22-633
           Prior payment of claim in judgment,
                                                              Where judgment liens are equal, 17-
             22-634
                                                         Commencement of lien held to date from
           Prior satisfaction of judgments, 22-
                                                            docketing or recording, 17-790
                                                          Commencement of lien on last day of
           Remanding of cause, 22-636
           Reversal of judgments, 22-635
                                                            term, 17-793
                                                          Debts of decedents, see DEBTS OF DECE-
                General rule, 22-635
                Money equitably retainable, 22-
                                                            DENTS.
                                                          Doctrine of relation, 17-793
                  636
                                                          Equitable interests, 17-797
                Persons entitled to recover, 22-
                                                          Fractional part of day, 17-794
                Persons liable to refund on re-
                                                              As between judgment and mortgage,
                                                                17-795
                  versal, 22-536
                Where money is equitably re-
                                                              Judgment and conveyance on same
                  tainable, 22-636
                                                                day, 17-794
                                                              Judgment entered on same day, 17-
            Voidable execution, 22-634
           Void judgments, 22-635
                                                          Fraudulent conveyance, 17-797
       Satisfaction and discharge, see infra,
                                                          Future advances, 17-798
         Satisfaction and discharge.
                                                          Instantaneously seized, 17-799
   Pending, 22-655
                                                          Inverse order of alienation, 17-792
   Perjury:
       Effect of judgments, 17-828
                                                          Judgment creditor and bona fide pur-
                                                          chaser, 17-797
Judgment debtor as mere conduit to pass
   Pleadings, defect in, 17-851, 1069
   Power of appointment:
                                                            title, 17-799
       Lien of judgment, 17-780
                                                          Judgment lien not divested by subsequent
       Assignment of judgments, 17-876
                                                            conveyance, 17-791
                                                          Judgments at same time placed on equal-
   Presumption of payment, 22-594
                                                            ity, 17-793
       Rebuttal, 22-598
                                                          Judgment to secure purchase money, 17-
   Presumption of satisfaction from lapse of
     time, 17-866
```

JUDGMENTS AND DECREES, cont'd.

```
JUDGMENTS AND DECREES, cont'd.
  Priority of lien, cont'd.
      Lands alienated in parcels to be sub-
        jected to lien in inverse order of alien-
        ation, 17-792
      Lien beld to date from rendition of judg-
        ment, 17-790
      Lien not defeated by subsequent mort-
        gage, 17-791
      Limitation of lien to actual interest of
         judgment debtor, 17-798
      Nunc pro tunc entry of judgment, 17-
        800
      Order of subjection of lands conveyed in
        parcels, 17-792
      Purchase-money mortgage superior to judgment against vendor, 17-800
      Purchaser's right in equity to have re-
mainder of property of debtor ex-
         hausted to satisfy judgment, 17-792
      Recording acts, see RECORDING ACTS.
      Relation, 17-793
      Relation back of judgment lien to com-
         mencement of term, 17-793
      Seizin, instantaneous, 17-799
      Specific instances, 17-797
       Subsequent conveyance, 17-791
Subsequently acquired title of grantor
         passing to grantee by estoppel, 17-799
       Superior lien of judgment for injuries
         by railroad, 17-799.
       Superior rights of third persons, 17-798
       Term, 17-793
  Private international law (see Foreign Judg-
         MENTS):
       Assignment of judgments, 17-881
  Privity, see RES JUDICATA.
  Probate and letters of administration, see
    PROBATE AND LETTERS OF ADMINISTRATION.
  Process, errors, or defects in, 17-856
  Prohibition, see Prohibition.
  Punishment, see SENTENCE AND PUNISHMENT.
  Purchase-money mortgages, 23-468
  Questions of law and fact:
       Medium of payment, 16-861
Presumption of satisfaction from lapse
         of time, 17-868
   Quo warranto, see Quo WARRANTO.
  Railroad security:
       Priority of mortgage, 23-811
  Real estate, see infra, Lien of judgment.
  Receipt:
       Evidence of payment, 17-866
   Receivers:
       To carry judgment or decree into effect,
         23-1016
   Recording, see infra, Priority of lien.
  Records (see Records; and see infra, Opening
         and vacation after term at which
         rendered):
       Admissibility of record evidence to se-
       cure reversal, 9-942
Admissibility of record evidence to
         sustain judgment, 9-941
       Docketing or recording os essential to
         lien, see infra, Lien of judgment.
  Evidence of payment, 17-865
Record showing that defendant should be
     released, 17-855
  Recovery of payments (see infra, Payment):
       Illegal contracts, see ILLEGAL CONTRACTS.
  Reinsurance, see REINSURANCE.
```

```
Relation:
Lien of judgment, 17-793
Release and discharge, 24-312
    Lien, 17-805
Relief against judgments (see infra, Amend-
      ment after term at which rendered;
Collateral attack; Control of court
      over judgments during term at which
      rendered; Direct attack by appeal or
       writ of error; Opening and vacation
      after term at which rendered):
    Injunctions, see Injunctions.
Remainders, reversions, and executory in-
       terests:
    Lien of judgment, 17-782, 783
Render, 24-464
Render and enter distinguished, 11-44
Rendition of judgments, 17-768
Rents and profits:
    Lien of judgment, 17-787
Replevin, see REPLEVIN.
Requisites of valid judgment (see infra, Lien
  of judgment), 17-764
Res judicota, see Evidence; Res Judicata.
Responsible over, of a third party, see RES
  JUDICATA.
Reversal (see infra, Direct attack by appeal or writ of error):
    Effect of lien, 17-807
    Effect of reversal, 17-807
Effect of reversal after assignment,
       17-885
    Recovery of payments, see infra, Pay-
     Reversal of foreign judgment on which
       judgment is based, 17-837
Revivor of judgment:
Lien, 17–804
Ripe for judgment, 24–983
Satisfaction and discharge, 17-858
     Arrest, 2-839
     Burden of proof, 17-866
    Compelling entry of satisfaction, 17-
           869
          Actual payment, 17-870
         Grounds antedating rendition of
           judgment, 17-870
         Grounds for compelling, 17-870
         Only where payment is in full, 17-
            870
         Only where there is no dispute, 17-
            870
          Power of court to compel, 17-869
         Tender, 17-870
     Cumulative judgments, 17-863
     Effect of part payment, 17-864
Effect of payment, 17-862
          When made by one primarily liable,
                 17-862
              Absolute satisfaction, 17-862
              Cumulative judgments against
                 different persons for same
              cause, 17-863
Cumulative judgments against
                 same person for same cause,
                 17-863
               Keeping judgment alive, 17-863
               Where there are several joint
                 debtors, 17-863
     Entry of satisfaction, compelling, 17-869
Entry of satisfaction, vacating, 17-871
```

```
JUDGMENTS AND DECREES, cont'd.
  Satisfaction and discharge, cont'd.

Evidence of payment, see infra, Evi-
                                                     Satisfaction and discharge, cont'd.
         dence of payment.
       Executions against property, 17-860
                                                                871
           Effect of forthcoming or delivery
                                                              Clerk, 17-871
             bond, 17-869
                                                              Effect, 17-871
Fraud, 17-872
           Personal property, 17-869
           Real property, 17-869
           Sale under execution, 17-869
       Executions against the person, 17-860
      Final process, 17-869
Imprisonment for debt and in civil ac-
                                                                872
                                                              Operation, 17-871
             tions:
           Consent of plaintiff to discharge of
             defendant, 16-53
           Discharge of one of several defend-
             ants, 16-53
                                                                17-872
           Discharge without plaintiff's con-
             sent, 16-54
           Execution against the body as sat-
                                                       discharge.
             isfaction of judgment, 16-49
                                                     Security, 25-180
                                                     Service of process:
       Lapse of time, see infra, Presumption of
         satisfaction from lapse of time.
       Lien, 17-805
       Medium of payment, 17-861
           Banknotes, 17-862
           Bills of exchange and promissory
             notes, 17-861
           Illustrations, 17-861, 862
           Negotiable instruments, 17-861
                                                       after term at which rendered.
           Question for jury, 17-861
            Where payment to judgment cred-
                                                      Sheriffs and constables:
             itor, 17-861
       Parol evidence, 17-866
       Part payment, 17-864
                                                     Sheriffs' sales, see Sheriffs' Sales.
            Additional consideration, 17-865
           Common-law rule, 17-864
                                                      Signing judgments, 25-1066
            Costs, 17-864
           Effect of part payment, 17-864
                                                        MENTS.
            Failure of consideration, 17-865
                                                      Situs, see SITUS.
           Release under seal, 17-865
            Statutes, 17-865
                                                        ANCE.
            When rule not applicable, 17-864
                                                      Stare decisis, see STARE DECISIS.
       Payment to whom, 17-858
                                                      Statutory grounds, 17-857
                                                      Stay laws, see STAY LAWS.
            After assignment, 17-860
                                                      Stay of execution, 17-802
            Attorney of judgment creditor, 17-
                                                          Extension of lien, 17-802
              859
            Clerk of court, 17-860
            General rule, 17-858
            Joint judgment creditors, 17-858
Next friend of infant, 17-859
                                                            STOCKHOLDERS):
            Officers authorized by law to re-
              ceive payment, 17-860
                                                            HOLDERS.
                                                      Subrogation, see Subrogation.
            Real party in interest, 17-859
                                                      Supersedeas to original judgment:
            Sheriffs, 17-860
       Presumption of satisfaction from lapse
         of time, see infra, Presumption of
                                                            1153
                                                      Suretyship, see Suretyship.
         satisfaction from lapse of time.
       Proceedings after satisfaction in fact,
          17-869
       Receipt, 17-866
Record entry, 17-865
                                                      Tender:
       Satisfaction by proceedings under final
         process, 17-869
       Set-off, see Set-off, Recoupment, and
                                                          Effect of tender, 17-862
                                                      Term (see infra, Control of court over judg-
          COUNTERCLAIM.
                                                            ments during term at which rendered;
       Subrogation of payor to rights of cred-
                                                             Priority of lien):
         itor, 17-864
                                                          Amendment after term at which ren-
       Tender, 17-862
                                                             dered, see infra, Amendment after
       Time, see infra, Presumption of satis-
                                                            term at which rendered.
         faction from lapse of time.
```

1221

JUDGMENTS AND DECREES, cont'd. Vacating entry of satisfaction, 17-871

Bona fide purchaser protected, 17-Grounds for vacating, 17-871 Misrepresentation, 17-872 Nonperformance of conditions, 17-Power to vacate, 17-871 Want of authority in attorney, 17-Want of authority to make entry, Satisfaction of judgment, see Attorney and CLIENT; and see infra, Satisfaction and Effect of want of service or irregular service, see JURISDICTION. Set-off, recoupment, and counterclaim, see SET-OFF, RECOUPMENT, AND COUNTERCLAIM. Setting aside judgment, see infra, Control of court over judgments during term at which rendered; Direct attack by appeal or writ of error; Opening and vacation Medium of payment, 17-861 Payment to sheriff, 17-860 Sickness of party or attorney, 17-835 Sister state judgments, see Foreign Judg-Specific performance, see Specific Perform-Lien, 17-807
Stock and stockholders (see Stock and Effect of judgment against corporation on stockholders, see STOCK AND STOCK-Forthcoming and delivery bonds, 13-Surprise (see infra, Opening and vacation after term at which rendered): Vacation of judgments, 17-831 Compelling entry of satisfaction, 17-

Verdict, see VERDICT.

TORNEY.

Void and voidable judgments:

distinguished, 29-1067

Distinction between void and voidable

judgments, 17-1047 Void judgments and erroneous judgments

Waiver of defects by going to trial, 17-856 Warrants of attorney, see WARRANTS OF AT-

```
JUDGMENTS AND DECREES, cont'd.
JUDGMENTS AND DECREES, cont'd.
                                                      Who may move in arrest, 17-857
  Term, cont'd.
                                                     Without recourse:
      Opening and vacation after term at which rendered, see infra, Opening
                                                         Assignment of judgments, 17-881
                                                     Writ of error (see infra, Direct attack by
        and vacation after term at which ren-
                                                            appeal or writ of error):
                                                          Extension of lien, 17-803
  Time for moving in arrest, 17-858
                                                         Extinguishment and discharge of lien,
  Transcript, see Records.
  Trespass, see TRESPASS.
                                                            17-806
                                                   JUDGMENTS BY CONFESSION, see Con-
  Trespass to try title, 28-635
                                                     FESSION OF JUDGMENTS.
  Trover and conversion, see TROVER AND CON-
                                                   JUDICATORY, 17–886
    VERSION.
                                                   JUDICIAL, 17-886
  Trusts and trustees:
      Judgment lien, 17-779
                                                     See MINISTERIAL.
                                                     Appointment and removal from office, 17-888
  Ultra vires, see ULTRA VIRES.
                                                     Eminent domain, 17-889
  United States courts:
      Docketing or recording judgments, 17-
                                                     Judicial and legislative, 17-888
Judicial and ministerial, 17-887
        774
      Judgment lien, 17-769
                                                     Justice of the peace, 17-890
                                                     Special or local assessments, 17-891
      Lien of judgment, 17-790
      State statutes requiring docketing in-
applicable to federal judgments, 17-774
                                                     Streets and sidewalks, 17-891
                                                     Surrogate and probate courts, 17-890
  Usury, see Usury.
                                                     Undertaking on appeal, 17-891
                                                   JUDICIAL ACTS, 17-887
See Judge; Justices of the Peace.
  Vacation (see infra, Control of court over
        judgments during term at which ren-
                                                     County commissioners, 7-1007
        dered; Direct attack by appeal or writ
                                                     Ministerial acts distinguished, 23-376
        of error; Opening and vacation after
        term at which rendered; Satisfaction
                                                   Prohibition, 23-203
JUDICIAL AND MINISTERIAL ACTS,
        and discharge):
      Distinction between opening and vaca-
                                                       17-887; 20-793
        tion, 17-825
                                                     See Judge; Justices of the Pface.
      Effect of reversal or vacation after as-
                                                     Acknowledgments, see ACKNOWLEDGMENTS.
        signment, 17-885
                                                     County commissioners, 7-1007
                                                     Judicial acts distinguished, 23-376
      Excusable neglect, 17-832
      Party who was represented by counsel
                                                     Mandamus, see MANDAMUS.
                                                   Prohibition, see Prohibition.

JUDICIAL CONFESSIONS, see Confes-
        may have relief, 17-832
      Sickness of attorney, 17-835
      Surprise, 17-832
                                                     SIONS.
      What mistake or neglect of attorney
                                                   JUDICIALLY, 17-891
                                                   JUDICIAL NÓTICÉ, 17–892; 18–59
        may afford ground for relief, 17-833
  Variance, 17-853
                                                     See LIBEL AND SLANDER.
  Vendor and purchaser:

Bona fide purchaser from fraudulent
                                                     Abbreviations, 1–98; 17–897.
General rule, 17–897
      grantee, 17-797
Contest between judgment creditor and
                                                         Illustrations, 17-897
                                                         Names in foreign language, 17-897
        purchaser, 17-797
                                                     Acknowledgments:
                                                         Justices of the peace, 1-530
      Judgment and conveyance on same day,
                                                     Actual knowledge, see infra, Necessity for
      Judgment lien not divested by subsequent
                                                       actual knowledge.
        conveyance, 17-791
                                                     Agriculture:
      Lands alienated in parcels to be sub-
                                                         Course of husbandry, 17-903
        jected to lien in inverse order of alien-
                                                     Almanacs, 17-901
        ation, 17-792
                                                     Animals:
      Lien of judgment, 17-780, 782
                                                         Nature and characteristics of domestic
      Purchase-money mortgage superior to judgment against vendor, 17-800
                                                            animals, 17-900
                                                     Appeals, 17-925
      Purchaser's right in equity to have re-
                                                     Appellate court, 11-489; 17-896
        maining property of debtor exhausted
                                                          Erroneous failure or refusal of trial
        to satisfy judgment, 17-792
                                                            court, 17-896
      Relation, 17-793
Reversal of judgment, 17-810
                                                          Illustrations, 17-896
                                                         Judicial notice in appellate court, 17-896
                                                     Apportionment acts, 2-485
  Vendor's lien:
                                                     Art, see infra, Matters of art and science.
      Assignment of judgments, 17-882
```

Volume XXXI.

Judicial notice of attorneys, 17-924

Common course of banking business, 17-

System of checking, 3-581

Bank charters, 17-935

Astronomy, 17-904 Attorney and client:

Banks and banking:

Baggage:

JUDICIAL NOTICE, cont'd.	JUDICIAL NOTICE, cont'd.
Beer, 3-907	Course of heavenly bodies, 17-904
Benzine, 17-910	Course of husbandry, 17-903
Bills of exchange and promissory notes:	Course of nature, 17-903
Bill dated at a foreign city, 4-79	Court officers, 17–923
Court will take notice of state of cur-	Attorneys, 17–924
	General rule, 17–923
rency, 4-104	
Boards, 17–916	Officers of other courts, 17–924
Boundaries, 17-911	Signatures, 17-924
County boundaries, 17-912	Courts (see infra, Records), 17-919
General rule, 17-912	Court officers, see infra, Court officers.
Places within county, 17-912	Courts of record, 1-537
Division of states into counties, 17-911	Courts of sister states, 17-920
Character of county organizations,	Existence of courts, 17-919
17-912	Existence of inferior tribunals, 17-920
Corporate existence, 17-912	Federal courts, 17-920
Date of organization, 17-912	Foreign courts, 17–919
General rule, 17-911	Judges, 17-921
Names of counties, 17-912	Judges of lower court, 17-922
General rule, 17-911	Jurisdiction, see infra, Jurisdiction.
Municipal corporations, 17-938	Practice, 17-921, 923
Precise boundaries of local subdivisions,	Procedure, 17-921, 923
17-911	Rules of lower court, 17-923
Private surveys, 17–914	State courts, 17–920
Public surveys, 17-913	Terms, 17-921
State boundaries, 17-911	Terms of justices, 17-922
Brokers, 17-934	Court seals, 17-924
Carriers of live stock:	Court's personal knowledge, 17-902
Judicial notice of danger of infection, 5-	Currency:
467	Facts relating to currency and circulat-
Carriers of passengers:	ing medium, 17–899
Functions of officers, 5-630	Current words, phrases, and epithets, 17-896
	Date, 8-734
Census, 17-898	Date, 6-734 Date, and in few Coincidence of days of week
Charters, see infra, Municipal corporations;	Days, see infra, Coincidence of days of week
Railroads.	and month.
Circulating medium, 17-899	Definition, 17-894, 896
Cities (see infra, Municipal corporations),	Demurrer:
17-906	Facts admitted on demurrer, 17–901
Civil and political divisions, 17-911	Departmental regulations, 17-915
C. O. D., 5-224; 12-554	Depreciation of currency during civil war,
Coincidence of days of week and month, 17-	17–900
903	Deputy, 17-919
General rule, 17-903	Distances, 17-905
Hours of day, 17-904	Elections, 10-844; 17-898
Legal and calendar years, 17-904	General elections, 17-898
That particular day of month was Sun-	Local elections, 17–898
	Encyclopædias, 17-901
day, 17-904	Evidence:
Commissions, 17-916	
Common law, 17-932	Evidence advisory to court, 17-902
Courts of Louisiana, 6-281	Evidence explaining words and phrases,
Conclusiveness, 17-902	17–896
Evidence advisory to court, 17-902	Though evidence unnecessary, admission
Reception of evidence not error, 17-902	not error, 17-902
Whether judicial notice conclusive, 17-	Facts of usual or uniform occurrence, 17-902
902	Flag, 17-910
Connecting carriers:	Fluctuations of language, 17-896
Judicial notice of association of lines, 6-	Foreign cities, 17–906
657	Foreign corporations, 17-935
Conspiracy, 17-928	Foreign laws, see Foreign Laws.
Constitutional law:	Foreign nations, 17-910
.Constitutional provisions, 17-932	Foreign officers, 17-919
Co-ordinate branches of government, 17-914	Freemasons, 14-537
Co-ordinate branches of government, 17-914	Frightening horses, 17-901
Corporations, see Corporations; see infra,	General rule, 17–895
Municipal corporations; Railroads.	
Counterfeiting, 7-895	Animals, see infra, Animals.
Counties (see infra, Boundaries), 7–908	Appellate court, see infra, Appellate
Division of counties into towns or town-	court.
ships, 17-913	Census, see infra, Census.
Existence, 17-912	Currency, see infra, Currency.
Names, 17-912	Current terms, names, words, phrases,
County officers, 17-917	and abbreviations, 17-896
County seat, 17-941	Elections, see infra, Elections.
-	Volume YYYI

General rule, cont'd. Extension of scope of judicial knowledge, 17-895 Facts admitted on demurier, 17-901 Function to be exercised with caution, 17-895 Market values, see infra, Market values. Mortality tables, see infra, Mortality	JUDICIAL NOTICE, cont'd. Law, cont'd. Law merchant, see infra, Law merchant. Law merchant, 17-933 General rule, 17-933 Illustrations, 17-933, 934 Legislature, 17-914 Customs, privileges, and proceedings, 17- 915 Legislative acts, journals, sessious, etc.,
tables. Political condition of country, 17–895 Population, 17–898	17-915 Legislative acts, journals, sessions, etc., 17-915 Legislative journals, 17-915, 930
Public policy, see infra, Public policy. Social condition of country, 17–895 Statement of terms, 17–895	Local option, 19-514 Market values, 17-900 Matters of art and science, 17-909
Weights and measures, see infra, Weights	Combustibility of natural gas, 17-910
and measures. Geographical facts, 17–904	Disputed theories, 17—910 General rule, 17—909
Cities, 17–906	Illustrations, 17-909, 910
Counties, 17-912	Intoxicating properties of liquors, see
Distances, 17-905	infra, Intoxicating liquors.
Foreign cities, 17–906 General rule, 17–904	Photography, see infra, Photography. Meaning of words, 17-896
Location, nature, and navigability of	Mercantile law, see infra, Law merchant.
waters and watercourses, 17-905	Military law, 17-908
Municipal corporations, 17-906	Military matters, 17-908
Tidal waters, 17–905 Time consumed in traveling between par-	Money, 4-104; 17-899 Months, see infra, Coincidence of days of
ticular points, 17-906	week and month.
Towns, 17-906	Mortality tables, 17-900; 20-886
Governor, 14-1099; 17-914	Municipal corporations, 17-936
Accession of new governor, 17–914 Acts and proclamations, 17–914	Acts of incorporation, 17-936 Amendment of incorporation, 17-936
Grants, 17-907	Boundaries, 17-938
Greenbacks, 14-1118	Charter, 17-936
Historical events, 17-907	Cities in other states, 17-941
General rule, 17–907 Land titles, 17–907	City in particular county, 17–940 County seat, 17–941
Military occupation, orders, and army lines, 17–908	Incorporating act declared to be public law, 17-936
Private nature, 17-907	Location, 17-940
Titles to land, 17-907	Municipal powers, 17-937
War, see infra, War. Horses, 17–901	Officers, 17-938 Ordinances, see Ordinances.
Hours, 17-904	Organization under general law, 17-941
Husbandry, course of, 17–903	Repeal of incorporating act, 17-936
Indians, 16–214	Streets, see STREETS AND SIDEWALKS.
Treaties, 17–928 Initials, 17–897	Subdivisions, 17–938 Names:
Interest, 16–1004; 17–933	Abbreviations, 17-897
Foreign law, 16-1093	Counties, 17-912
International law, 17–933	National banks, 7-896
Intoxicating liquors: Alcohol, 17-198	Natural gas:
Beer, 17–201	Combustibility of natural gas, 17–910 Inflammability, 12–516
Brandy, 17-108	Nature, course of, 17-903
Intoxicating properties of liquor, 17-	Navigable waters, 17-905
909 Whiskey, 17–198	Necessity for actual knowledge, 17-901
Wine, 17–198 Wine, 17–198	Actual knowledge unnecessary, 17-901
Irrigation:	Resort to sources of information, see infra, Sources of information.
Necessity for irrigation, 17-490	Notary public, 17-917; 21-568
Judges, 17-921, 922	Officers and agents of private corporations,
Jurisdiction, 17–921 Justices of the peace, 1–530; 17–917	17-945
Kerosene, 17-910	Official reports, 17–901 Oil, 17–910
Knowledge, see infra, Necessity for actual	Ordinances, see Ordinances.
knowledge.	Patents:
Law (see infra, Statutes), 17-928	Patent office, 17-915
Common law, 17–932 Constitutional provisions, 17–932	Payment into court, 17-926
International law, 17-933	Personal knowledge of court, 17-902 Photography, 17-909
1224	Volume XXXI.
·	

JUDICIAL NOTICE, cont'd. JUDICIAL NOTICE, cont'd. Pleadings: Records, cont'd. Things of which the court will take judi-Rule in garnishment cases, 17-926 cial notice need not be proved, 11-489 Statutory proceedings for execution Political condition of country, 17-895 against stockholder of corporation, 17-Political divisions, 17-911 Population, 17-898 Tender and payment into court, 17-Practice, 17-921, 923 926 Private facts, 17-902 Records of departments, 17-915 Private statutes, 17-931 Reports, 17-901 Resort to sources of information, see infra, Sources of information. Procedure, 17-921, 923 Proclamations, 17-914, 915 Rivers, 17-905 Things of which the court will take judi-Royal prerogatives, 17-914 Science, see infra, Matters of art and science. cial notice need not be proved, 11-489 Public institutions, 17-916 Seal of state, 17-910 Public lands (see STATE AND PUBLIC LANDS), Seals: Court seals, 17-924 17-907 Land laws of former government, 28-Foreign officers, 17-919 Notary public, 17-917 535 Public officers, 17-914, 916 Public officers, 17-918 Circuit courts, 17-917 Compensation, 17-918 Season, 17-904 Secretary of state, files of, 17-930 Session, see infra, Term of court. County officers, 17-917 Court officers, 17-923 Sheriffs and constables, 17-917 Deputies, 17-919 Ships and shipping, 25-1016 Deputy, see DEPUTY. Duties, 17-918 Foreign officers, 17-919 Signatures of court officials, 17-924 Signatures of public officers, 17-918 General rule as to public officers, 17-916 Social condition of country, 17-895 Illustrations, 17-916, 917 Sources of information, 17-901 Justices of the peace, see JUSTICES OF THE PEACE. Almanacs, 17-901 Municipal officers, 17-938
Notary public, see Notary Public. Court's personal knowledge, 17-902 Encyclopædias, 17-901 Officials not included, 17-916 Inquiries of the foreign office or the state department, 17–901 Powers, 17-918 Qualifications, 17-918 Official reports and correspondence of public officers, 17-901 Seals, 17-918 Original legislative rolls or other official Sheriffs, see SHERIFFS AND CONSTABLES. records, 17-901 Signatures, 17-918 Private and special facts, 17-902 Statutory enumeration, 17-916 Requisites, 17-901 Terms, 17-918 Resort to sources of information, 17-Public policy, 17-900 Public statutes, see infra, Statutes. 901 Sovereignty, 17-910 Railroads, 17-941 Accession or demise of sovereign, 17-Charter, 17-942 Charter declared to be public law, 17-914 Recognition of sovereignty, 17-910 943 Special facts, 17-902 Charter private act, 17-942 State and public lands, see STATE AND PUBLIC Charters public acts, 17-942 Common carriers, 17-941 LANDS. State boundaries, see infra, Boundaries. Construction, 17-943 Corporate existence, 17-942 States, 17-910, 911 Boundaries, 17-911 Earnings, 17-942 General features of railroad business, 17-Division of states into counties, 17-911 Legislative acts, journals, sessions, etc., Incorporation, 17-942 17-915 Statutes (see infro, Law): Location, 17-944 Acts incorporating municipal corpora-tions, see infra, Municipal corpora-Operation, 17-944 Speed, 17-944 tions. Transportation of passengers for bire, Constitutional provisions, 17-932 17-941 Execution of public statutes, 17-931 Recognition of sovereignty, 17-910 Files of secretary of state, 17-930 Records, 17-901, 925; 24-198 Judicial notice by statute, 17-946 Legislative journals, 17-930; 26-553 Authenticity, 17-925 Branches of same proceeding, 17-927 Connection with former decision, 17-927 Legislative rolls, 17-901 Ordinances, see Ordinances. Date of institution of suit, 17-926 Private statutes, 17-931 Genuineness, 17-925 Proceedings in other causes, 17-926 Public statutes, 17-928 Records and proceedings in same case, General rule, 17-928 Legislative journals, 17-930 17-925 1225 Volume XXXI.

JUDICIAL NOTICE, cont'd. JUDICIAL NOTICE, cont'd. Usual: Statutes, cont'd. Facts of usual or uniform occurrence, 17-Repeal, 17-929 Time when public statute takes ef-Value: fect, 17-929 What statutes are to be within rule of Market values, 17-900 War, 16-1141; 17-907; 30-8 judicial notice, 17-930 Existence of war, 17-907 Act prohibiting sale of liquors, 17-Illustrations, 17-907, 908 931 Nature of war, 17-908 General rule, 17-930 Public history connected with war, 17-Illustrations, 17-931 Statutes local in application, 17-907 Water and watercourses, 17-905 Weeks, see infra, Coincidence of days of Streets and sidewalks, 17-939 week and month. General rule, 17-939 Weights and measures, 17-900 Illustrations, 17-939, 940 Particular street in certain county, 17-Words: Meaning of ordinary words, 17-896 JUDICIAL ÖATHS, 21-745 Succession of seasons, 17-904 JUDICIAL OFFICERS, 17-886; 23-326 Sundays, 8-735; 17-904 See Public Officers. Surveys: JUDICIAL OPINIONS, 17–887 Private surveys, 17-914 JUDICIAL POWER, 6-1053; 17-887 Public surveys, 17-913 JUDICIAL PROCESS: Symbols of sovereignty, 17-910 Taxation, see Taxation. Warehouse and warehousemen, 30-54 JUDICIAL RECORD, 17-947 Term of court: See RECORDS. Beginning, duration, and ending of terms, JUDICIAL SALES, 17-948
See Auctions and Auctioneers; 17-922 Court's own term, 17-921 CLOSURE OF MORTGAGES; SHERIFF'S SALES. Terms of inferior courts, 17-921 Abatement of price, 17-988 Things judicially noticed, 17-946 Adjutant-general's muster-rolls of sol-Deficiency in quantity of land, 17-088 diers, 17-946 Outstanding taxes or other liens, 17-989 Boundaries, see infra, Boundaries. Taxes and interest on incumbrances be-Course of time, nature, and natural phecoming due after confirmation, 17-989 Accidents in equity, 17-998 nomena, 17-903 Courts, see infra, Courts. Acknowledgment: Deed, 17-1033 Facts of usual or uniform occurrence, 17-902 Actions: General nature and characteristics of Action to recover amount of bid, 17children, 17-946 1028 Geographical facts, 17-904 For damages where purchaser refuses to Height of human body, 17-946 comply with his bid, 17-1029 Historical events, 17-907 In what action or proceeding sale may be Illustrations, 17-946, 947 ordered, 17-957 To enforce securities, 17-1029 Laws, see infra, Law. Matters of art and science, 17-909 Adjournments, 17-972 Municipal corporations, see infra, Mu-Discretion, 17-972 Illustration, 17-972 nicipal corporations. Public officers, see infra, Public officers. Notice of adjourned sale, 17-970 Railroads, see infra, Railroads. Notice of postponed sale, 17-970 Sovereignty, 17-910 Sale may be postponed, 17-972 Statutes, see infra, Statutes. When it is proper to adjourn sale, 17-Things not judicially noticed, 17-947 972 Usages and customs, see infra, Usages Administration sales, see EXECUTORS AND ADand customs. MINISTRATORS. Tidal waters, 17-905 Admiralty: Sale in admiralty a judicial sale, 17-954 Time, computation of, 17-903 Time consumed in traveling between par-Advanced price, see infra, Offer of advance ticular points, 17-906 price as ground for opening biddings. Advertisement or notice, 1-893; 17-966 Towns, 17-906 Division of counties into towns or town-Amount of decree, 17-969 ships, 17-913 Bona fide purchasers, 17-971 Treaties, 13-1057; 17-928 Clerical error, 17-968 Treaties of cession, 28-535 Collateral attack, 17-971 Confirmation, 17-971 Uniform: Contents of advertisement, 17-968 Facts of usual or uniform occurrence, Description of property, 17-968 17-902 United States courts, 17-920 Directions must be followed, 17-966 Effect of failure to give proper notice, Usages and customs, 17-945; 29-369, 410 General customs and usages, 17-945 17-971 Evidence of notice, 17-970 Particular customs, 17-945 1226 Volume XXXI.

JUDICIAL SALES, cont'd. JUDICIAL SALES, cont'd. Advertisement or notice, cont'd. Bids, cont'd. Bid received by letter, 17-978 Failure to give proper notice, 17-971 Importance of advertisement, 17-966 Bid through agent, 17-977 Incumbrances, 17-969 Conditional bids, 17-978 Irregularity, 17-971 Methods of advertising, 17-967 Contempt, 17-1028 Enforcement of bids, see infra, Enforce-Names of parties, 17-969 ment of bid. Necessity for, 17-966 Letter, 17-978 Notice of adjourned sale, 17-970 Limitation of time for bidding, 17-978 Notice of postponed sale, 17-970 Manner of making, 17-977 Notice of resale, 17-970 One bid, 17-1000 Opening biddings, see infra, Objections Notice regulated by order of court, 17and setting aside; Offer of advance price as ground for opening biddings. Notice regulated by statute, 17-966 Number of insertions, 17-969 Private signals, 17-978 Order of sale, 17-968 Place of sale, 17-968 Purchaser's liability on bid, 17-1016 Rejection of bids, 17-978
Resale at bidder's risk, see infra, Resale Posting notice, 17-967 Presumption that proper notice was at bidder's risk. given, 17-970 Publication in newspaper, 17-967 Resale upon failure of successful bidder to comply with bid, 17-979 Right of bidder to withdraw bid, 17-979 Puffing, 17-968 Signature, 17-969 Same bid claimed by two persons, 17-979 Scarcity of bidders, 17-1000 Terms of sale, 17-968, 983 Time of advertising, 17-966, 969 Withdrawal of bid, 17-979 Absence of statute, 17-969 Bona fide purchaser: Controlled by statute, 17-969 Irregularity in notice, 17-971 Determined by court, 17-966 Bond: Fixed by statute, 17-966 Bond for deferred payment, 17-1026 Publication for a specified number Bond required of person required to make sale, 17-962 Payment to commissioner or receiver of weeks, 17-969 Reasonable notice, 17-969 Restrictions on time of sale as afwho has not given the required bond, fecting time of advertising, 17-970 17-984 Thirty days' notice, 17-969 Bond or security for purchase money, 17-985 Whether publication must be con-Effect of failure of commissioner to retinued up to date of sale, 17-969 turn bonds into court, 17-986 Usual methods, 17-967 Enforcement of bond, 17-986 What notice or advertisement should General rules, 17-985 contain, 17-968 Payment to commissioner or receiver who has not given required bond, 17-Agency: Person appointed to make sale a mere Penalty of bond, 17-986 agent of court, 17-953 Purchase by agent, 17-966 Requiring new security, 17-986 Taking bond from purchaser, 17-985 Sale by agent, 17-962 Taking one bond for aggregate amount Amount of real estate to be sold, 17-960 Application of proceeds, 17-1020 realized by sale in parcels, 17-986 Cash, 17-983 Assignment: Caveat emptor. 17-1010 Assignee of certificate of purchase, 17-General rule, 17-1010 No warranty in judicial sales, 17-1011 Assignment for benefit of creditors: Purchaser cannot be relieved from pay-Sale by assignee a judicial sale, 17-954 ment of purchase money on account Attachment: of defect or want of title, 17-1012 Sale in attachment proceedings a judi-Purchaser must inquire for himself, 17cial sale, 17-955 Attorney and client (see infra, Who may Rule of caveat emptor applies to judimake sale): cial sales, 17-1011 Attorney purchasing adversely to client, Title proved valueless, 17-1012 see ATTORNEY AND CLIENT. Chambers: Purchase by attorney, 17-963 Auctions and auctioneers, 17-962 Confirmation of judicial sales, 17-991 Chilling bidding, 17--980 Purchase by auctioneer, 17-965 Circumstances under which sale may be Sale by auctioneer, 17-962 ordered, see infra, When sale may be Bids (see infra. Objections and setting aside), ordered. 17-977 Cloud on title (see Injunctions), 17-958 Action to recover amount of bid, 17-Collateral attack, 17-1033 1028 General rule against, 17-1033 Announcement of name of bidder. 17-Irregularity in notice, 17-971 978 Permissible where jurisdiction lacking, Bidder released from liability by ac-17-1033 ceptance of higher bid, 17-979

1227

JUDICIAL SALES, cont'd. JUDICIAL SALES, cont'd. Confirmation, cont'd. Collateral attack, cont'd. Resale at bidder's risk, 17-1028 Title to purchaser cannot be collaterally Retroactive effect of confirmation, 17attacked, 17-1033, 1034 Conditions, see infra, Terms of sale. Reversal of decree of confirmation, 17-Conduct of sale, 17-966 1018 Advertisement or notice, see infra, Ad-Review in appellate court, 17-993 vertisement or notice. Sale becomes absolute only upon con-Bids, see infra, Bids.
Course pursued where same bid claimed firmation, 17-953 by two persons, 17-979 Mode of sale, 17-974 Place, see infra, Place. Special judge, 17-991 Successful bidder may proceed for confirmation, 17-991 Terms, 17-993 Private sale, 17--975 Time for confirmation, 17-991 Public sale, 17-975 Void sale not validated, 17-994 Puffing, 17-980 Who may confirm, 17-991
Who may proceed for confirmation, 17-Resale upon failure of successful bidder to comply with bid, 17-979 Reserved price, 17-979
Sale en masse or in parcels, see infra, 991 Constitutional law: Legislative authorization of trustee sales, Sale en masse or in parcels. Suppression of competition or chilling 6-1044 Sale in parcels, 17-976 bidding, 17-980 Time, see infra, Time. Contempt: Withdrawal of property from sale, 17-Purchaser failing to comply with his bid, 17-1028 Conversion and reconversion, 7-473 Confederate money, 17-985 Conveyance, see infra, Deed. Courthouse, 8-20 Confirmation (see infra, Objections and setting aside), 17-989 Courthouse door, 17-974 Abuse of discretion, 17-992 Courts, see infra, Objections and setting Advertisement, 17-971 Appeal from order of confirmation, 17aside. Court the real vendor, 17-953 1014 Appreciation in value of property be-tween time of sale and confirmation, Credit (see infra, Bond or security for purchase money), 17-983 Discounting credit payments, 17-987 17-1020 Crops, 17-1015 Arbitrary discretion, 17-992 Date, see infra, Time. Circumstances of case, 17-992 Completing sale, 17-993 Debt: Debt must exceed five years' rents and Conditions, 17-993 Confirmation in pais, 17-991 profits of land, 17-958 Debt or contract under which property Cure of irregularities, 17-993 Depreciation in value of property be-tween time of sale and confirmation, sold as affecting terms, 17-982 Decrees, see infra, Judgments. 17-1020 Deed, 17-1029 Acknowledgment, 17-1033 Disapproval, 17-992 Discretion governed by established rules, Assignment of certificate, 17-1031 By whom executed, 17-1029 17-992 Discretion of court, 17-992 Death of purchaser, 17-1031 Effect of appeal from order of confirma-Deputies, 17-1030 tion, 17-1014 Deputy executing, 17-1030 Description of property, 17-1032 Equitable title prior to execution of Effect of confirmation, 17-993 Effect of failure to object to confirmation, 17-996 deed, 17-1029 Equitable title in purchaser, 17-993 Executed only after payment of purchase Execution and sheriffs' sales do not remoney, 17-1031 quire confirmation, 17-956 Execution after expiration of officer's term, 17-1030 Failure to object to confirmation, 17-996 First sale, 17-1028 Execution by person conducting sale, 17-Form of confirmation, 17-991 Imposition of terms or conditions, 17-Execution to the purchaser, 17-1030 Informalities, 17-1033 Inadequacy of price, 17-1004 Limitation as to time, 17-1031 Necessity for deed, 17-1029 Irregularities cured, 17-993 Judge in chambers, 17-991 Officer executing, 17-1030 Judge interested in subject-matter, 17-Parties holding title jointly, 17-1030 Payment of purchase money, 17-1031 Purchase by agent, deed to principal, 17-Jurisdictional defects not cured, 17-994 Justice of case, 17-992 Purchaser acquires no title or right to Necessity for, 17-989 deed until compliance with terms of Notice, 17-971 Possession, 17-1014 sale, 17-988

JUDICIAL SALES, cont'd. JUDICIAL SALES, cont'd. Deed, cont'd. Guardian and ward, cont'd. Recitals required, 17-1032 Sale by guardian a judicial sale, 17-955 Highest bidder, 15-340 Homestead, see Homestead. Redemption period, 17-1031 Reference to another instrument, 17-1032 Hour of sale, 17-968, 973 Requisites of decd, 17-1032 Impairment of obligation of contracts, 15-Revenue stamp, 17-1033 1038, 1058 Right to conveyance, 17-1013 Implied trusts: Successor in office executing, 17-1030 Parol agreement relating to purchase at Taxes must be paid, 17-1031 judicial sale, 15-1189 Fraudulent intent not to perform Time for making deed, 17-1031 To whom executed, 17-1030 Agreement, 15-1191
General rule, 15-1189
Land secured below its value, 15-Validity of deed, 17-1032 Definition, 17-953 Delegation of authority, 1-975 1190 Deposit, 17-982 Promise after purchase, 15-1191 Deputies: Promise to another than judgment Execution of deed, 17-1030 debtor, 15-1190 Description of property: Proof of agreement, 15-1191 Purchaser holding himself out as buying for others interested in Advertisement or notice, 17-968 Deed, 17-1032 Discounting credit payments, 17-987 land sold, 15-1191 Sale induced by promisor, 15-1191 Distress, see Distress. Election day, 17-972 Sale of land in which promisee has Eminent domain, see EMINENT DOMAIN. interest. 15-1189 Enforcement of bid: Resulting trusts arising out of payment Action for damages, 17-1029 of purchase money, 15-1141 Implied warranties: Action to enforce securities, 17-1029 Action to recover amount of bid, 17-Exceptions to rule stated, 15-1246 Quality, 15-1246 Title, 15-1245 Attachment for contempt, 17-1028 Impounding, 16-7 Bond for deferred payments, 17-1026 Contempt, 17-1028 Improvements, see Improvements. Inadequacy of price, 17-1000 Independent action, 17-1028 Resale at bidder's risk, see infra, Resale Distinction depending upon whether obat bidder's risk. jection raised before or after confirma-Successful bidder a quasi-party, 17tion, 17-1004 Evidence, 17-1004 1025 Gross inadequacy, 17-1002 Summary proceedings in general, 17-Inadequacy of price in connection with En masse, see infra, Sale en masse or in other circumstances, 17-1003 parcels. Inadequacy so gross as to shock the conscience, 17-1002 Evidence: Offer of larger price, 17-1004 Presumption of fraud, 17-1002 Evidence of notice, 17-970 Inadequacy of price, 17-1004 Sale will not be set aside on account of Executions: Interest of purchaser at judicial or exemere inadequacy of price, 17-1001 Slight additional circumstances may au-thorize setting aside sale where price cution sale, 11-636 Right of redemption from judicial or grossly inadequate, 17-1003 execution sale, 11-636
Execution sales, see Sheriffs' Sales. Incumbrances: Advertisement or notice, 17-969 Executors and administrators: Court may decree sale free from incum-Proceeds of sale under order of court to pay debts, 11-844 brances, 17-1012 · Defect in title or incumbrances, see infra, Sale by executor or administrator a ju-Right of purchaser to be relieved from dicial sale, 17-954 purchase. Executors' sales, see Executors and Admin-Prior incumbrances not destroyed, 17-ISTRATORS. 1013 Final judgments and decrees, 17-959 Forcible entry and detainer, 13-766
Foreclosure of mortgages (see Foreclosure Property may be sold subject to incumbrances, 17-1012 Purchaser takes subject to prior liens of Mortgages): and incumbrances, 17-1013 Foreclosure sale a judicial sale, 17-954 Forthwith, 13-1162 Fraud and deceit, 17-996 Setting aside sale, 17-1000 Injunctions: Cloud upon title, see Injunctions. Fraud on part of purchaser, 17-1018 Presumption of fraud from inadequacy Insanity: Sale by commissioner in insanity a juof price, 17-1002 Good faith, see infra, Who may purchase.
Guardian and ward (see GUARDIAN AND

dicial sale, 17-955

AND BANKRUPTCY.

Insolvency and bankruptcy, see Insolvency

WARD);

JUDICIAL SALES, cont'd. . JUDICIAL SALES, cont'd. Interest, 17-987 Purchaser must pay interest on deferred payments of purchase money, 17-987 Time from which interest runs, 17-987 Joint tenants and tenants in common: Purchases between cotenants, 17-676 Severance of cotenancy, 17-710 Judge: Confirmation, 17-991 Purchase by judge ordering sale, 17-964 Judgments (see infra, Protection afforded by judgment or decree of sale): Judgment directing sale superseded, 17-1005 Objections to judgment or proceedings leading up to order of sale, 17-1005 Jurisdiction: Court must have jurisdiction, 17-956 Purchaser chargeable with whether court had jurisdiction, 17-Purchaser entitled to relief where lack of jurisdiction, 17-1021 Landlord and tenant, 17-965 Purchase by tenant, 17-965 Rent, 18-284 Leases: Liability of purchaser at judicial sales, 18-675 Liens: Abatement of price, 17-989 Ascertainment of liens, 17-957 Bid cannot be discharged by satisfying claim or lien against property, 17-985 Court may decree sale free trom incumbrances, 17-1012 Lien for purchase money, 17-987 Prior incumbrances not destroyed, 17-Property may be sold subject to incumbrances, 17-1012 Purchaser takes subject to prior liens and incumbrances, 17-1013 Limitation of actions: As to recovery of purchase money where title fails, 19-208 As to rights in property purchased, 19-308 Deed, 17-1031 Delay for more than statutory period does not prevent valid sale, 17-973 When statute begins to run, 19-208 Lis pendens, see Notice of Pendency and LIS PENDENS. Maritime liens, 19-1128 Mechanics' liens, see MECHANICS' LIENS. Mistake, 17-998 Name: Announcement of name of bidder, 17-978 17-995 Names of parties, 17-969 National banks, 21-408 Notice (see infra, Advertisement or notice): Opening biddings, 17-1008 Notice of pendency and lis pendens, 21-621 Oath: Oath required of person appointed to make sale, 17-962 Objections and setting aside (see infra, Right of purchaser to be relieved from pur-

Objections and setting aside, cont'd. Acquiescence, 17-998 Advanced price, see infra, Offer of advance price as ground for opening biddings. By whom surprise or mistake must have been caused, 17-999 Compensation for improvements, 17-1024 Confirmation, effect of failure to object to, 17-996 Defect of title, 17-1000 Fraud, 17-996 Fraud must be clearly shown, 17-996 Grounds of objection, 17-996 Accident, 17-998 Acquiescence, 17–998 By whom surprise or mistake must have been caused, 17-999 Defect of title, 17-1000 Fraud, 17-996 Fraud must be clearly shown, 17-996 General rule, 17-996 Inadequacy of price, see infra, Inadequacy of price. Incumbrances, 17-1000 Inexcusable neglect, 17-999 Irregularities, 17-999 Judgment directing sale superseded, 17-1005 Judgment or proceedings leading up to order of sale, 17-1005 Laches, 17-998 Misconduct of officer, 17-999 Mistake, 17-998 Nonpayment by purchaser, 17-1000 No relief from consequences of inexcusable neglect, 17-999 Objections to judgment or proceedings leading up to order of sale, 17-1005 Offer of advanced price as ground for opening bidding, see infra, Offer of advance price as ground for opening biddings. Sale in violation of order staying same, 17-1004 Scarcity of bidders, 17-1000 Stay order, 17-1004 Surprise, 17-998 There must be cause for equitable relief, 17-996 Hearing by purchaser, 17-996 Improvements, 17-1024
Inadequacy of price, see infra, Inadequacy of price. Incumbrances, 17-1000 Inexcusable neglect, 17-999 Injustice resulting from sustaining sale, Irregularities, 17-999 Judgment directing sale superseded, 17-Judgment or proceedings leading up to order of sale, 17-1005 Laches, 17-998 Misconduct of officer, 17-999 Mistake, 17-998 Nonpayment by purchaser, 17-1000 No relief from consequences of inexcusable neglect, 17-999 Not disturbed for slight causes, 17-994 Volume XXXI.

chase), 17-994

Accident, 17-997

JUDICIAL SALES, cont'd. Objections and setting aside, cont'd. Objections to judgment or proceedings leading up to order of sale, 17-1005 Offer of advanced price as ground for opening biddings, see infra, Offer of advance price as ground for opening biddings. Offer of advanced price, necessity, 17-1006 Policy of upholding judicial sales, 17-994 Power of court, 17-995 Presumptions indulged in favor of sustaining sales, 17-994 Public policy, 17-994 Purchaser's liabilities upon setting aside of sale, 17-1025 Purchaser's right to be heard, 17-996 Purchaser's right to be relieved from purchase, see infra, Right of purchaser to be relieved from purchase. Purchaser's right upon setting aside of sale, 17-1023 Compensation for improvement, 17-1024 Reimbursement, 17-1024 Reimbursement of purchaser, 17-1024 Relief of purchaser, see infra, Right of purchaser to be relieved from purchase. Sale in violation of order staying same, 17-1004 Scarcity of bidders, 17-1000 Stay order, 17-1004 Surprise, 17-997 Time for objecting, 17-1005 Waiver of objections, 17-1006 Who may object, 17-995 Any person interested in property may oppose sale, 17-995 Effect of claiming proceeds of sale, 17-996 Effect of failure to object to confirmation, 17-996 Judgment creditor, 17-995 Persons interested may object, whether or not they are parties, 17-995 Persons not interested cannot object to sale, 17-995 Successful bidder may object to sale, 17-995 Surety on purchase-moncy notes, 17-995 Offer of advance price as ground for opening biddings, 17-1006 Advance bid must be secured, 17-1008 Advance offer made through malice or prejudice, 17-1009 After confirmation, 17-1010 Biddings opened to all, 17-1009 Canada, 17-1006 Conditional application, 17-1010 Confirmation, 17-1010 England, 17-1006 Malice, 17-1009 Necessity, 17-1006 Notice of opening biddings, 17-1008 Opening biddings more than once, 17-1008 Original purchaser entitled to return of purchase money when biddings opened, 17-1009 1231

JUDICIAL SALES, cont'd. Offer of advance price as ground for opening biddings, cont'd. Person offering advanced bid becomes purchaser, 17-1009 Prejudice, 17-1009 Security for advances, 17-1008 States in which biddings are opened, 17-1007 States which have refused to adopt the practice, 17-1007 Terms of payment on resale, 17-1009 United States, 17-1007 What advance offer will cause biddings to be opened, 17-1007 When biddings will not be opened, 17-1007, 1009 Who may make advance offer, 17-1007 Withdrawal of advanced bid, 17-1008 Officer (see infra, Who may make sale): Misconduct of officer as ground for setting aside sale, 17-999 Officer must sell on terms prescribed, 17-982 Payment to officer making sale, 17-983 Officers and agents of private corporations: Purchase at judicial sale, 21-904
Opening biddings, see infra, Objections and setting aside; Offer of advance price as ground for opening biddings. Parcels, see infra, Sale en masse or in parcels. Parties: Names of parties, 17-969 Purchase by parties, 17-963 Partition (see Partition): Partition sale a judicial sale, 17-954 Partition sales, see PARTITION. Payment (see infra, Purchase money): Bond for deferred payment, 17-1026 Terms of payment on resale, 17-1009 Payment of money into court, 17-984 Personal property, 17-977 Illustrations, 17-977, 978 Mode of sale, 17-977 Sale not invalid because personalty not present, 17-977 Person making sale, see infra, Who may make sale. Place, 17-973 Advertisement, 17-968 Courthouse door, 17-974 How determined, 17-973 Notice, 17-968 Power of court to designate, 17-974 Presumption that sale was made at proper place, 17-974
Sale of land on the premises, 17-974 Pledge and collateral security, see PLEDGE AND COLLATERAL SECURITY. Possession (see infra, Right to possession): Purchaser unable to obtain possession by virtue of decree, 17-1021 Posting notice, see infra, Advertisement or notice. Postponement, see infra, Adjournments. Power of sale mortgages, see TRUST DEEDS AND POWER OF SALE MORTGAGES. Presumption indulged in favor of sustaining sales, 17-994 Presumption of fraud from inadequacy of price, 17-1002 Presumption of regularity, 17-973, 974

JUDICIAL SALES, cont'd.

Presumption that sale was made in proper manner, 17-975

Price (see infra, Abatement of price; Purchase money):

Inadequacy of price, see infra, Inadequacy of price.

Offer of advanced price as ground for opening biddings, see infra, Offer of advance price as ground for opening biddings.

Priorities, 17-1013

Ascertainment of priorities, 17-957

Private sales, 17-975

Proceedings:

In what action or proceeding sale may be ordered, 17-957

Proceeds of sale, 17-1020

Property:

Description of property (see infra, Description of property), 17-1032

Property that may be sold, see infra, What may be sold.

Protection afforded by judgment or decree of sale, 17-1016

Defect of parties, 17-1018 Fraud on part of purchaser, 17-1018

Property sold not that of defendant, 17-1018

Purchase by defendant lienholder, 17-TOTO

Purchase by party procuring sale or by his attorney, 17-1019 Purchaser chargeable with notice whether

court had jurisdiction, 17-1016

Reversal of decree or confirmation, 1018 Reversal or vacation of judgment does not invalidate sale nor divest title of

purchaser, 17-1017

Sale pending appeal, 17-1018

Title of purchaser not affected by errors or irregularities in judgment or decree, 17-1017

Publication, see infra, Advertisement or no-

Public officers, see infra, Officer; Who may make sale.

Public policy, 17-994

Public sale, 17-975

Puffing, 17-980

Advertisement or notice, 17-968

General rule, 17-980

Purchaser entitled to be relieved from

purchase, 17-980

Purchase money (see infra, Abatement of price; Right of purchaser to be relieved from purchase), 17-983
Abatement of price, see infra, Abate-

ment of price.

Bond or security for purchase money, see infra, Bond or security for purchase money.

Confederate money, 17-985

Defective title, 17-1000, 1012

Discounting credit payments, 17-987

Effect of failure to make payments at proper time, 17-988

Failure to make payment at proper time, 17-988

Inadequacy of price, see infra, Inadequacy of price.

Interest, 17-987

JUDICIAL SALES, cont'd.

Purchase money, cont'd.

Lien for purchase money, 17-987

Method of payment, 17-984

Purchaser acquires no title or right to deed until compliance with terms of sale, 17–988

Satisfaction of claim or lien against property, 17-985

To whom payment should be made, 17-983

Officer making sale, 17-983

Payment of purchase money into court, 17-984

Payment to commissioner or receiver who has not given required bond, 17-984

Payment to person not authorized to receive it, 17-984

Purchaser (see infra, Bids; Bona fide purchaser; Objections and setting aside; Who may purchase), 17-1010

Appreciation in value of property be-tween time of sale and confirmation, 17-1020

Bids, see infra, Bids.

Caveat emptor, see infra, Caveat emptor. Circumstances entitling persons to be relieved from purchase, see infra, Right of purchaser to be relieved from purchase.

Compensation for improvement, 17-1024 Deed, see infra, Deed.

Depreciation in value of property between time of sale and confirmation, 17-1020 Incumbrances, 17-1012

Liabilities upon setting aside of sale, 17-1025

Liability on bid, 17-1016

Liens, 17-1012

Objections and setting aside, see infra, Objection and setting aside.

Offer of advanced price as ground for opening biddings, see infra, Offer of advance price as ground for opening biddings.

Possession, see infra, Right to possession.

Proceeds of sale, 17-1020

Protection offorded by judgment or decree of sale, see infra, Protection afforded by judgment or decree of sale. Reimbursement on setting aside sale, 17-

1024

Relief, see infra, Right of purchaser to be relieved from purchase.

Relief from purchaser, see infra, Right of purchaser to be relieved from pur-

Resale at bidder's risk, see infra, Resale at bidder's risk.

Rights as to growing crops, 17-1015 Rights upon setting aside sale, 17-1024 Right to a conveyance, 17-1013

Right to possession, see infra, Right to possession.

Right to rents and profits, 17-1015 Title acquired, 17-1010

Purchaser's liability for application of proceeds, 17-1020

Purchaser's liability for rent and profits upon setting aside of sale, 17-1025

JUDICIAL SALES, cont'd. Railroads, see RAILROADS. Receivers, see RECEIVERS. Redemption, 17-1034 Against whom redemption may be made, Construction of statutes, 17-1035 Courts cannot bar redemption based on statute, 17-1034 Courts may allow redemption in absence of statute, 17-1035 Deed not executed until after period for redemption, 17-1031 Effect of redemption, 17-1036 Manner of redemption, 17-1036 Purchaser's right to possession, 17-1015 Redemption from order of sale, 17-1035 Right may be based on contract, 17-1035 Statutory requirements must be complied with, 17-1036 Time of redemption, 17-1036 Who may redeem, 17-1035 Remainders, reversions, and executory interests, 17-965, 966 Purchase by life tenant of reversioner, 17-965, 966 Removal of cloud upon title, 17-958 Rents and profits: Court decreeing for renting, 17-959 Deht must exceed five years' rents and profits of land, 17-958 Illustrations, 17-958, 959 Insufficiency of rents and profits alleged and not denied, 17-958 Purchaser's liabilities upon setting aside of sale, 17-1025 Right to rents and profits, 17-1015 Purchaser's rights, 17-1015 Rents from day of sale, 17-1015 Right runs from confirmation, 17- . Where right of possession postponed by decree, 17-1015 Resale: Failure of successful bidder to comply with bid, 17-979 Notice of resale, 17-970 Terms of payment on resale, 17-1009 Resale at bidder's risk, 17-1026 Confirmation of first sale, 17-1028 General rule, 17-1026 Motion for resale, 17-1027 Purchaser entitled to show cause, 17-1027 Repurchase by first bidder, 17-1028 Staying resale, 17-1028 Surplus on resale, 17-1028 Terms of resale, 17-1027 Reserved price, 17-979 Res judicata, 24-821 Personal representatives and purchasers at judicial sales, 24-754 Privity, 24-748 Purchasers at judicial sales, 24-748 Reversal of judgment, 17-1017, 1018 Right of purchaser to be relieved from purchase (see infra, Objections and setting aside), 17-1020 Circumstances entitling purchaser to be relieved from purchase, 17-1020 Decree inadequate to transfer title, 17-1021 31 C, of L.-78

JUDICIAL SALES, cont'd.
Right of purchaser to be relieved from purchase, cont'd. Defect in title or incumbrances, 17-1021 Canada, 17-1021 Easements, 17-1023 England, 17-1021 In payment of purchase money, 17-1023 Title based upon adverse possession, 17-1023 United States, 17-1022 Waiver of right to object to title, 17-1022 Defective title, 17-1000, 1012 Deficiency in quantity of land, 17-1021 Delay in completion of sale, 17-1023 Incumbrances, 17-1021 Irregularities, 17-1023 Lack of jurisdiction, 17-1021 Land not subject to sale, 17-1021 Purchaser must make out plain case for relief, 17-1023 Purchaser unable to obtain possession, 17-1021 Title by adverse possession, 17-1023 Void proceedings, 17-1020 Void sales, 17-1020 Waiver of right to object to title, 17-1022 Right to possession, 17-1014 Appeal from order of confirmation, 17-1014 Compensation for being kept out of possession, 17-1015 Courts may enforce purchaser's right to possession, 17-1014 English rule, 17-1015 General rule, 17-1014 Illustrations, 17-1014, 1015 Person in possession not a party to the proceedings, 17-1014 Persons holding adversely, 17-1014 Right of redemption, 17-1015 Sale en masse or in parcels, 17-975 Constitutional requirements of sale in parcels, 17-976 Discretion of court, 17-976 Discretion of officer making sale, 17-976, 977 General rule, 17-975 " Offering in both methods and sale at highest bid, 17-977 Order of selling different lots, 17-976 Presumption that best price will be obtained by sale in parcels, 17-976 Sale must be pursuant to notice, 17-977 When sale en masse is proper, 17-977 Security for purchase money, see infra, Bond or security for purchase money. Setting aside, see infra, Objections and setting aside; Right of purchaser to be relieved from purchase. Sheriffs' sales, see Sheriffs' Sales. Ships and shipping, 25-874 Signature, 17-969 Special or local assessments, see Special or LOCAL ASSESSMENTS. Statute of frauds, 29-887 Judicial sales not within statute of frauds, 17-954 Report or entry as memorandum, 29-854 1233 Volume XXXI.

JUDICIAL SALES, cont'd. JUDICIAL SALES, cont'd. Time of advertising, see infra, Advertise-Statutes, see infra, Redemption. ment or notice. Stay order: Time of redemption, 17-1036 Setting aside sale made in violation of Title (see infra, Caveat emptar; Deed): stay order, 17-1004 Defective title, 17-1000, 1012 Subrogation, 27-240 Defect of title as grounds of objections, Summary proceedings: Enforcement of bids, 17-1025 17-1000 Defect of title or incumbrances, see infra, Right of purchaser to be re-Sundays and holidays, 17-973 Suppression of competition or chilling bidlieved from purchase. ding, 17-980 Errors or irregularities in judgment or Agreement not to bid for protection decree, 17-1017 of existing interest in property, 17-Purchaser acquires no title or right to 981 deed until compliance with terms of Clear proof required, 17-980 sale, 17-988 General rule, 17-980 Setting aside sale for defect in title, Lawful combinations to purchase, 17-17-1000 Sale may be set aside, 17-980 Title acquired, 17-1010 As against parties, 17-1010 As against third persons, 17-1010 Surplus, 17-1028 Surprise, 17-998 Trover and conversion, 28-698

Trust deeds and power of sale mortgages, see Trust Deeds and Power of Sale Surrogate and probate courts: Sale by order of probate court a judicial sale, 17-955
Taxation, see Taxation. MORTGAGES. Tax sales, see TAXATION. Trust property, 17-959 Terms of payment on resale, 17-1009 Terms of resale, 17-1027 Vacation, see infra, Chambers. Vacation of judgment, 17-1018
Vacation of sale (see infra, Objections and Terms of sale, 17-981 setting aside; Right of purchaser to be re-Adjudications as to propriety of cash or credit sales, 17-983 Advertisement, 17-968 lieved from purchase. What may be sold, 17-959 Confirmation, 17-993 Amount of real estate to be sold, 17-Conformity to advertisement, 17-983 960 Debtor's interest in land before it is set Debt or contract under which property sold as affecting terms, 17-982 apart, 17-959 Effect of provision for allowance out of Illustrations, 17-959 purchase money of taxes and assess-Property or estate other than decree for which sale authorized, 17-960 ments due, 17-982 How prescribed, 17-981 Property the sale of which is forbidden Notice, 17-968 Officer must sell on terms prescribed, by will, 17-959 Trust property, 17-959 17-982 When sale may be ordered: Purchaser acquires no title or right to Circumstances under which sale may be ordered, 17-957 Cloud on title or other impediment to deed until compliance with terms of sale, 17-988 Requiring deposit, 17-982 fair sale should be removed before sale decreed, 17-958 Time, 17-971 Adjournment, 17-972 Debt must exceed five years' rents and Appreciation in value of property beprofits of land, 17-958 tween time of sale and confirmation, In what action or proceeding sale may be ordered, 17-957 Depreciation in value of property be-Liens must be first ascertained, 17tween time of sale and confirmation, 957 17-1020 Priorities must be first ascertained, 17-Election day, 17-972 957 Financial depression, 17-973 Removal of cloud, 17-958 Holidays, 17-973 Sale before final decree, 17-959 Hour of sale, 17-968, 973 Under what circumstances sale may be How determined, 17-971 ordered, 17-957 Jewish Sabhath, 17-973 Who may make sale (see infra, Officer), 17-Limitation of actions, 17-973 960 Postponement, 17-972 Agent, 17-962 Presumption that sale was made at Any person may be appointed to make proper time, 17-973 sale, 17-961 Restrictions on time of sale as affect-Attorney, 17-961 ing time of advertising, 17-970 Auctioneer, 17-962 Sale should be on day named in notice, Bond, 17-962 Oath, 17-962 17-972 Officer making sale, 17-960 Sundays, 17-973 Time for confirmation, 17-991 Party, 17-961 Person interested in proceeding, 17-961 Time for objecting, 17-1005

1234

JUDICIAL SALES, cont'd. JUDICIAL SALES, cont'd. Who may make sale, cont'd. Who may purchase, cont'd. Purchase by party appointed to make Purchase through another by person apsale, 17-964 pointed to sell, 17-964 Removal of commissioners appointed to Residuary legatee, 17-966 sell, 17-962 Reversal of judgment, 17-1019 Sale by less than whole number of per-Reversioner, 17-966 Stockholder, 17-966 sons appointed to sell, 17-961 Statutes, 17-961 Tenant, 17-965 Who may purchase, 17-963 Tenant for life, 17-965 Witnesses, 17–963 Withdrawal of bid, 17–979 Agent, 17-966 Appraiser, 17-965 Attorneys, 17-963, 1019 Withdrawal of property from sale, 17-Auctioneer, 17-965 979 Fiduciary, 17-965 Witnesses: Judge ordering sale, 17-964 Purchase by witness in case, 17-963 Lienholder, 17-1019 JUDICIAL SYSTEM: Parties, 17-963, 1019 Checks, 3-581 Party purchasing at sale procured by him not protected upon reversal of JUDICIOUSLY, 17-1036 JUDICIUM, 17-1036 judgment, 17-1019 JUGGLER, 17-1036 Person appointed to sell, 17-964 JUN., 17-1036 JUNCTION, 17-1036 Privities, 17-1019
Purchase by attorney or party procuring JUNIOR, see NAME. JUNKSHOP, 17-1038 sale, 17-1019 Police power, 22-932 JURAT, 17-1038 Purchase by defendant lienholder, 17-1019 Purchase by person appointed to sell not void but voidable, 17-964 Warrants, 30-86

1235

