

- La stipulation au dit testament que le dit J. K. serait tenu d'entretenir, le testateur et son fils, etc., n'a pas en l'effet de changer la nature du dit testament, laquelle était, au reste, sans valeur et ne liait nullement le dit J. K., p. 155.
- TIERS DE BONNE FOI. V. Dation en paiement.
- TIERCE-OPOSITION. V. Locateur et locataire.
- TRIBUNAUX. V. Droit public.
- TRIBUNAUX DE JURIDICTION INFÉRIEURE. V. Mandamus.
- TUTELLE. V. Procédure.
- TUTELLE *AD HOC*. V. Compensation.
- TUTEUR ET PUPILLE. V. Compensation.
- USUFRUIT. An usufruct for life is not terminated by law, merely because the real estate subject to it has been allowed to be sold by sheriff on claim for taxes, which the usufructuary should have paid. Although such neglect might be a cause for which a Court might pronounce its extinction, it still subsists upon the proceeds of sale unless right of the usufructuary is contested by the owner and its extinction is demanded, p. 7.
- V. Procédure, collocation.
- V. Vente judiciaire.
- USUFRUITIER. V. Saisie Mobiliaire.
- VENTE. V. Dation en paiement.
- V. Droits de pêche.
- V. Droits litigieux.
- V. Interprétation d'actes.
- V. Obligation.
- V. Preuve.
- V. Promesse de vente.
- VENTE DE BOISSONS. V. Loi des licences.
- VENTE DE BOISSONS SANS LICENCE. V. Procédure.
- VENTE JUDICIAIRE. V. Décret.
- VENTE MOBILIAIRÉ. V. Exécuteur testamentaire.
- VENTES PAR ENCAN. When goods are sent to an auctioneer by an invoice, but without instructions as to price limit, the invoice is not understood to mean that the prices therein stated must be obtained; they are used by the auctioneer to inform his audience, when occasion requires, of the value of the articles which are being sold, so as to induce larger bids, p. 108.
- VIOL. V. Loi criminelle.

BIBLIOTHÈQUE
SAINT-Sulpice