		osit ons to marriage of,	, 142
11		not contract	986
· .		, 1	1054
INSARITY, g	ives occa	sion to interdiction	325
" re	nders in	capable of contracting	1199
44	"	" of disposing by gift or will	, 781
Inscription de faux: See Improbation.			
Inscription	of gifts i	n offices of courts, abolished	809
Instituation of gifts, abolished			809
Insolvency: See Obligations, Hypotheos.			
Institution	contractu	elle, valid in contract of marriage	830
INSURANCE,	definition	n of	2468
"		n, what is, and when due	2469
"	nature e	ef contract of,	2471
44	by whon	a and upon what may be effected 2472 to 2475,	2477
"		what risks	2476
44	notice to	be given in case of loss	2478
11		kinds of	2479
44		tract of, is witnessed	2480
"		nstitutes a contract of,	2481
41		icy of, may be transferred	2482
44		of property insured does not transfer insurance	2483
"		stations to be made by insured 2484,	2485
41	what mis	srepresentation or concealment will annul, 2486 to	2489
"		es in, what they are and how they are exe-	
		ıted	2491
"	marine,	what policy of, must contain	2492
"	4:	upon what it may be effected	2493
"	44	for what voyages	2494
"	44	for what risks	2495
6.6	**	time from which risk commences	2496
**	44	interpretation of policy	2497
44	11	nullity of insurance made after loss or arrival is	
		known	2498
6.	"	obligations of the insured	2499
44	44	premium, when it should be paid	2500
**	44	" when it is not due	2502
"	63	what warranties are implied	
"	44	obligation of insured to do what he can to save	
		property.	2537
"	"	obligations of the insurer—payment after loss	2507
"	46	when insurer is not liable 2508 to 2510, 2512,	2513
"	"	nullity of fraudulent insurance for more than	
		value 2514,	2515
u	44	validity of several insurances of same property	
		against same risks	2519