PAGE	
money which the buyer has yet to pay on the property is the only amount	
for which he can claim security. (Parker vs. Felton, Q. B.)	
Unpain Vandon:—The, of movembles, has a right under art. 1543 of the C. C. to demand	1
the resolution of the sale, under the circumstances stated in that article	,
even after the expiration of the eight days lowed for revendination by	
art. 1995. (Headerson, appellant & Tremblas respondent O B	
I'm I'm 620d sec. of the Inscivent Act has not taken away the right of the	
vendor to revendicate goods sold by him to the insolvent and the price	
whereor has not been paid. (In re Hatchette et al., insolvents & Gooden	
nam et al., petitioners, S. C.)	
" :- The, of real property has a right to sue the purchaser for the price	
notwithstanding that by the deed of sale the navment of such price	
delegated in layor of a third party, so long as the delegation is not	
accepted, (Maliette et al. vs. Hudon, S.C.)	
USUFRUTUARY: A, has no power to sell all the sand that can be removed during five	
years from the land of which he has the usufruct such a sale heine	
WAOMS :- Vide Insolvent Act.	
Will: The registration of a will creating substitution, after the six months following	
the death of the testator, is good as against all persons acquiring right	2
":-Legal questions arising out of the construction of the terms of a will are	
regulated by the laws of the domicile of the testator where he makes his	
"Under a clause in a will worded as follows, the legatee is simply a fidu-	
ciary legatee or trustee such as specified in Art. 869 of the C. C.:—" I here-	
by give and bequeath unto my brother, William S. Noad, \$3000, which said	
sum I hereby direct to be invested by my executors in U.S. Government	
bonds, bearing interest, and the said bonds to be issued in his name and	
to be forwarded to him, to be used for the support of his family." But in	
the absence of fraud or collusion, the depositary of such bonds or their	
proceeds (even though he knew the nature of the trust and the terms of	
the will) would be free of all responsibilities and the terms of	
the will) would be free of all responsibility or liability on returning the	
same on the order of the trustee. (Do.) 312	