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":-Under certain circumstances a plaintiff suing on a, may be compelled to prove what value he gave therefor, notwithstanding such note may contain the words "value received." (Converse vs. Brown, S. C.,)	
":—An action on a, made and payable in a foreign country, and more than aix years overdue, will be dismissed on demurrer. (Wilson vs.	
Demers, S. C.)	261
RAILWAY:—The rolling stock of a, is immoveable par destination and as such is not liable to seizure under a writ of execution de bonis (The G. T. R. Co., of Canada, appt., and The Eastern Townships Bank, respdt., Q. B.)	
RESELLION DE JUSTICE :- Vide SAISIE EXECUTION.	
* Registration:—Two judgments, of different dates, registered on the same day and the same hour, but under different numbers, have the same hypothe-eary rank. (McConnell vs. Dixon and Brown, oppt., and Nivin et al., oppts., S. C.)	,
RETRAIT Successoral:—The action of, cannot be brought, when the cession is of a fixed and determined portion of an immovable, and such a cession cannot be regarded as a droit litigieux unless there be actual litigation in relation thereto pending. (Leclere et al., vs. Beaudry et al.,	
S. C.)	20
RESCISION :- Vide SERVITUDE.	20
Ravision:—There is a no right to a, of a judgment rendered on an application for a writ of certiorar; no case being subject to revision which is not appealable to the Court of Queen's Bench. (Exparte Spelman, for	
eritorari, S. C.)	81
revised. (Exparte Beauparlant, for certiorari, S. C.)	102
revision, inasmuch as no appeal therefrom lies to the Court of Queen's Bench. (Guévremont vs. Plante, S. V.)	110
:—If the delay of eight days, prescribed by the 21st section of the Act 27th and 28th Vic. ch. 39, expire on a Sunday or a holy day, then the inscription may be fyled on the next juridical day following. And the inscription of causes for revision need not be personal. (Scatcherd	
vs. Allan, S. C.)	201
SAISIE-ARRET :- Vide Tiers Saisi.	
SAISH EXECUTION —When a party against whom execution has gone out barricades his door and removes his effects before they can be actually seized and entered in the process verbal of the balliff, is not guilty of rebellion dejustice. (Terroux vs. Dupont, C. C.)	143
'Saisie-Gaoesie:—In the case of a, the delay between the deposit of the copy of declaration in the Prothonotary's or Clerk's office and the return day of	
the writ must be the same as between the service and the return day of an ordinary writ of summons. (Brahadi vs. Bergeron et al., C. C.) "In the case of a, the copy of the declaration may be simply deposited (not served by a bailiff) in the office of the Prothonotary or Clerk, and it is not necessary that the delay between such deposit and the return day of the writ should be the same as between the day of service and the return day of an ordinary writ of summons. (Brahadi, and	18
and Bergeron et al., respdts., Q. B.)	117

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