CAPACI	ry :	•		
"	with regar	d to wills	831	. 832
44	ແັ	attesting witnesses		1208
64	"	witnesses to wills	844	
"	**	marriage		115
41	44	quasi-contracts		1053
CAPIAS	ad respondend	um, by what laws governed		2277
CAPITAL	of rents, hov	v estimated		1915
CAPTAIR	of ship:-Se	e Master.		
CARE, C	of children, h	sband has, pending suit in separation	from bed	
		and board	·	200
"	" of	absentees	113	, 114
CARRIAG	se of passenge	ers in merchant vessels	2461 to	2467
CARRIES		the same obligations as inn-keepers wit		
		hings entrusted to them		1803
44		sations with regard to conveyance as		
"	por	tation		1673
66	their respo	nsibility	1674 to	1677
"	are not res	ponsible for loss caused by fortuitous e	vent	1678
		s	1679,	1680
	:—See Animai			
41		attle on shares.		
44		ufruct		478
		on, in contracts		984
		age :—See Solemnization.		
		ecs:—See Registration.		
		ents borne by usufructuary		471
		Affreightment.		
CHECKS,	provisions co	ncerning,	2349 to	2354
CHILD, O	i unknown pa	erents, when presented for baptism fa	ct to be	
14 le	mentioned			56
10	giumacy of, i	oorn during, before, or after marriage	218, 221,	227
46 m	hen cannot b	e disowned by the husband	219, 220,	
		isowned by heirs of the husband		224
CHILDRE	s, interpretati	on of the word		980
"	of absentee	s, care of,	113,	114
"	must be ma	intained and brought up by their paren	ts	165
••	provisional	care of, during suits in separation from	bed and	
"	board re	mains with father, unless judge otherwise	e orders.	200
••	when separ	ation from bed and board is pronoun	ced, are	
	piacea	under the care of the parent indicate	ed by the	
"	court			215
	are not de	prived of their rights by separation from	bed and	
"	board.		· · · · · · · ·	216
••	remain und	ler parental authority until majority or	emanci-	
61	pation		243 to	245
•••	megitimate	when and how may be legitimated	237 to	930