- A.D. 46. S. C. Velleianum forbids women to bind themselves as sureties.
 - (c) Litteris, *i.e.*, by written entry. Cautiones.
 - (d) Consensu, i.e., by mere agreement:-
 - (1) sale (emptio-venditio);
 - (2) letting and hiring (locatio-conductio;
 - (3) partnership (societas);
 - (4) agency (mandatum).
 - (ii) Obligationes quasi ex contractu

of whom has, without any contract so to do, attended to the other's affairs in his absence (negotiorum gestor); or the liability of heres to legatee, or of guardian to ward.

How obligations are dissolved. Contrarius actus. Novation.

BOOK IV.

- (ii) Obligationes ex delicto: i.e., remedial rights and liabilities arising from wrongs recognised as such under the old civil legislation:—
 - (a) theft (furtum) = 'the fraudulent dealing with a thing itself, or with its use or its possession.' Furtum manifestum and furtum nec manifestum;
 - (b) robbery with violence (vi bona rapta);
 - (c) unlawful damage (damnum);
- c. B.C. 286. Lex Aquilia establishes actions for unlawful damage.

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- (d) Outrage or affront (injuria).
- (iv) Obligationes quasi ex delicto; e.g., liability of an employer for wrongful acts of his servant or agent within the sphere of his employment.