Successions:	
" w	hen and how licitation and sale of property of, takes
	place 693 to 710
" to	whom titles should be delivered after partition 711
	-See Returns, in successions.
" he	ow and by whom debts of, are paid
	course of heirs and legatees against each other, as regards
	the payment of the debts of,
" se	eparation of property of, when and how takes place 743 to 746
	surviving consort does not succeed to his children who die
	during the continuation of the community 1326
Succession, rig	hts of :- See Rights, of succession.
	cts of, cannot be foundation of prescription nor possession. 2196
	to interrupt prescription
"	where may be brought in certain cases
**	by or against corporations
Sunnay, a hol	iday
	Es, upon common walls
	f price, action for, in case of excess of superficial contents
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	of immoveable sold
" .	f share in succession, giving of, arrests action in rescission
0.	of partition for lesion
Change was at me	
	7 1
	arged by release granted to principal debtor
MIMOII	resease granted to one surety avails the others
mput	ation of what surety pays to be released
	he is discharged by confusion
	SURETYSHIP.
	s nature
	inds of,
	an only be based upon a valid obligation
	s regards its effect
	annot be more onerous than the principal obligation 1933
" n	nay take place without the knowledge of the debtor 1934
" is	not presumed and does not extend beyond the terms in
	which it is contracted
" e:	xtent of indefinite suretyship
" o	bligations of, extend to heirs of surety, but not the liability
	to imprisonment
" re	equisites of sureties
" h	ow solvency is estimated
	then fresh surety must be given if one becomes insolvent 1940
	ffect of suretyship and benefit of discussion 1941
	then discussion must take place
	uty of surety who demands discussion
" re	esponsibility of creditor when surety has formally
	demanded discussion

