ight of

person cannot

nd it is eal," 3.

excep-

solvent de the e must

ptions

itiff in

n, 81,

back k the

126.

Usufructuary is not liable for damages for failing to keep property in order, 103.

Usury, 3.

Videlicet. Slander, 44.

Will. Insanity of testarix. Where loss of memory of testatrix is not sufficient ground to set aside a will for insanity.

Witness, Curè as, on inscription en faux against his own entry in parish register, 77.

" Notary. Inscription en faux, 40.

Witnesses Instrumentaires, 34.

"Parishioners may be examined as witnesses of Plaintiff in a suit for damages by the Fubrique of their parish, 41.