RENT (continued), where payable, 165. to whom to be paid-sale of premises, 166. interest, 167. sale of contents of building to tenant-reduction of rent, 167. grounds of refusal to pay, 167. compensation, 167, 168, 169, 170. incidental cross demand for damages, 167. reduction of, where urgent repairs have to be made, 168. where leased property is destroyed, 169, remission of, under Art. 1089 C. P., 169. remedies of landlord where rent not paid, 170. payment by tenant after action instituted and before judgment. damages for loss of rental, 172, 287. surety for payment of, 172. receipts for, 173 prescription of action for, 174. taxes when viewed as rent, 175. payment of, may be made to purchaser of property which is unseizable, 254 action for, by principal tenant against his undertenant, 220. expulsion of undertenant by principal landlord for default of undertenant to pay rent, 222, 223. apportionment, 253. ejectment for non-payment of, where lease by sufferance, 269. diminution of, where premises expropriated in part, 277 reduction of, where premises destroyed in part only, 271, 272 discretion of Court in such case, 276. from what date diminution to be reckoned, 276. clause as to non-payment-where a peine de decheance, 285. "due" or to become due-privilege for, 296. attachment for-procedure, 297 damages recoverable by landlord where lease is resiliated for fault of tenant, 287 ibid where sufficient effects on leased premises to secure rent to become due, 289. action for, where portion is for rent payable for moveables, 302. landlord's privilege for. See Privilege of the landlord. RENTING period in the cities, 261 REPAIRS, clause in lease putting all, at charge of tenant at date of delivery, 47 want of, at date of delivery, 48. special stipulation in lease as to, 54. where premises partly destroyed, 56, 57 execution of, by landlord-tenant's rights, 57 renunciation by tenant of right to have repairs made, 55. landlord's repairs-tenant's repairs, 55 may be exacted from transferee of property leased, 58. consent of tenant to making of, 62 how tenant should proceed where he seeks to have repairs made, 60. urgent-where extending over forty days-tenant's remedies, 61 injunction to restrain landlord from making, 63. damages for landlord's, where of extended duration, 64 clause in lease putting indispensable repairs at charge of tenant

obligation of the tenant to make certain lesser repairs, 155.

-how construed, 65.