CHAP. II.—OF GIFTS INTER VIVOS:

Section I Of the capacity to give and to receive by gift	011
inter vivos "II.—Of the form of gifts and of their acceptance	311 S19
" III.—Of the effect of gifts	327
" III.—Of the effect of gifts	
particular	329
"V.—Of the revocation of gifts	331
VI.—Of gifts by contract of marriage, whether of present property or made in contemplation	
of death	335
CHAP. III.—OF WILLS.	
Section I.—Of the capacity to give and to receive by will. " II.—Of the form of wills	339
" III.—Of the probate and proof of wills	351
" IV —Of legacies	355
§ 2. Of universal legacies and legacies by general	
1itle	357
§ 3. Of legacies by particular title	359
§ 4. Of the seizin of legatees	365
Section V.—Of the revocation and lapse of wills and legacies	44
" VI.—Of testamentary executors	371
•	
CHAP. IV.—OF SUBSTITUTIONS.	
Section I Rules concerning the nature and form of sub-	
stitutions	379
"II.—Of the registration of substitutions	385
" III.—Of substitutions before their opening " IV.—Of the opening of the substitution and the de-	387
livering over of the property	393
" V.—Of the prohibition to alienate, as regards sub-	
stitutions and in other cases	395
TITLE FOURTH:—OF MARRIAGE COVENANTS AND OF	
THE EFFECT OF MARRIAGE UPON THE PRO- PERTY OF THE CONSORTS.	
CHAP. I.—GENERAL PROVISIONS	399
CHAP. II.—OF COMMUNITY OF PROPERTY	403
Section I.—Of legal community	403
§ 1. What things compose the assets and liabilities	
of the community	۲6
§ 2. Of the administration of the community and of the effect of the acts of either consort, in	·
	411
§ 3. Of the dissolution of the community and of its	
continuation in certain cases	417
I. Of the dissolution of the community	401
II. Of the continuation of the community	421
renunciation that may be made thereof,	
with the conditions relative thereto	425
§ 5. Of the partition of the community	429
I. Of the partition of the assets	••
contribution to the debts	433
contribution to the debts	
The state of the s	435