Accession, right of, in general: -See Ownership	to 413
" as regards immoveables 414	o <b>42</b> 8
" " as regards moveables 429 i	
" over what is produced by a thing 409 t	o <b>4</b> 12
" over what becomes united to a thing	413
" between coheirs	653
" as regards joint legatees	868
" between consorts	627
" between joint donees	868
Account, of community	1378
" by beneficiary heir	677
" by tutor, when due	
" may be rendered to emancipated minor	310
balance of, bears interest	313
" of tutorship, rendered at the cost of minor	310
" rendered to emancipated minor assisted by his	
curator	318
" may be demanded before the end of the tutor-	
ship	309
Accretion, in favor of joint legatees or donees	868
Acknowledgment of debt, in commercial matters, how proved	1235
" cannot be proved by witnesses if debt is prescribed	1235
of illegitimate children gives them a sight to main-	1200
tenance	240
	22.0
Acquests of community:—See Community.	
Acquittance:—See Payment.  Act of man, (servitudes established by):—See Servitudes.	
Act of parliament:—See Laws.	
Action for removal of tutor:—See Removal.	
	235
Actions, to establish status are imprescriptible	304
	304
101 Wages	320
real, of emanorpased minor, now brought	
Acrs, (statutes) when public, and when private	10
" private, must be pleaded, public need not be	
" notarial, their form	,
" their effect and what they prove	12:10
" how may be contradicted	1211
" to be done by several may be done by majority	
" confirming voidable obligations, requisites of,	1214
" done abroad, effects of,	7
" of recognition, how far make proof of primordial title	1213
" under private signature, what proof they make	1222
now they are proved	
now they acquire a date certain 1223	, 1226
are proof against the person who wrote	7.000
them	, 1228

