DISSOLUTION:-	
of sale, for non-payment, when may be demanded in the	
case of moveables	1543
" of gifts	816
" prescription of right of,	2248
DISTANCES, required for certain structures.	532
DISTRIBUTION, of printed laws.	4, 5
amongst creditors.	1981
DISTURBANCE, or reasonable fear of, gives a right to retain purchase	1001
money until security is given	1535
" against which the lessor warrants the lessee 1616	
Ditches, between neighbours, : See Common wall Servitudes.	, 1011
kept at common expense	526
Divisibility, of obligations, when it exists.	
" with respect to whom it to be a second to the second sec	1121
" with respect to whom it takes effect 1122	
or congation to pay damages	1128
Division, of debt, with regard to one of co-debtors does not destroy joint	
and several liability of the others	
when and now takes place	1116
or joint and several debt takes paice between the co-debtors	
themselves	
when does not take place	1120
benefit of, cannot be set up by co-debtor of a joint and several	
obligation	1107
Donain, public: See Crown.	
Domestics: - Nee Servants.	
DOMICILE, as regards civil rights	6, 79
" how established for the purposes of marriage	63
" how changed	80
" intention to change, how proved	81
former, of person holding temporary office remains unchanged.	82
of married women, minors and interdicted persons	83
of servants and other employees	84
" elected, for the purposes of a deed	85
Don metuel, abolished	
DONEE, cannot be heir without returning the gift to the succession	712
" who has registered, preferred to prior donee who has not	2098
Dove-cor, to whom pigeons in, belong,	428
	1426
Dower, how many kinds there are.	
from what date the right to, accrues	1433
when the right to, opens	
whe surviving enters infinediately upon the enjoyment or,	1439
if the whe dies hist, the children have more ownership of, until	1.100
the death of their father.	1439
now it terminates 1445,	
wife and emigren are seized of, and now	1441
is a real right	1442