

INDEX.

2357

JOINT OBLIGATIONS— <i>Continued.</i>	ART.	SEC.	PAGE.
In case of death, pending the suit, action to be docketed against obligor so dying, and his representative to be made party . . . .	50	4	1356
If joint obligor dies after judgment <i>scire facias</i> may issue against his personal representative . . . .	50	5	1356
Judgment of <i>fiat</i> in such proceeding.	50	5	1356
Obligors residing in different counties may be sued where they reside	50	6	1356
Writ may be renewed against obligors not summoned.	50	7	1356
When summoned, obligors may pray court to consolidate the actions	50	7	1356
Judgment to be entered against obligor last summoned at same term as against those first summoned. . . .	50	7	1356
Actions <i>ex contractu</i> by same plaintiff against same defendant at same term may be consolidated	50	8	1356
Plaintiff may levy upon any of the defendants	50	9	1357
Judgment against one or more joint debtors, less than the whole, shall not extinguish liability of the rest	50	10	1357
Executor or heir of joint debtor in actions <i>ex contractu</i> , dying before or after judgment, to be bound as if separate action had been pending or separate judgment rendered against deceased . . . .	50	11	1357
Proof of joint liability in actions <i>ex contractu</i> not necessary, plaintiff may recover as in actions <i>ex delicto</i> against such one or more of defendants as he may show to be liable.	50	12	1357
JOINT TENANCY			
Necessary to be created by express words	50	13	1357
JOINT, OPIUM . . . .	27	341-345	890-2
JOINT STOCK COMPANIES.	23	147	592
JOINT TENANCY.			
To be expressly created	50	13	1358
JOINTURE.			
When to bar dower	92	302	2053