**127.** – The threat of the normal exercise of a right, or simple reverential fear, is not considered as duress.

(Br. 100)

**128.** – Duress vitiates the juristic act, even when it is exercised by a third person.

(Br. 101)

129. – In determining a case of mistake, fraud or duress, the sex, age, position, health, temperament of the [complaining party person aggrieved] patient, and all other circumstances, which may boar upon its gravity, shall be taken into consideration.

130. – A declaration of intention made to a person at a distance takes effect from the time when it reaches the other party. It does not become effective if a revocation reaches him previously or simultaneously.

Even though the person who made a declaration of intention dies or becomes incapacitated after it has been sent, the validity of the declaration is not impaired thereby.

(J. 97)



137. - The threat of the normal exercise of a right, or simple reverential four, is not considered as duress.

138. - Duross vitiates the juristic act, even when it is exercised by a third person.

(Br. 101)

take, fraud or duress, the sox, age, position, health, temperament of the retion, and all other circumstances, which may bear upon its gravity, shall be taken into consideration.

130. - A declaration of intention made to a person at a distance takes effect from the time when it reaches the other party.

It does not become effective if a revocation reaches him previously or simultaneously.

Even though the person who made a declaration of intention dies or becomes incapacitated after it has been sont, the validity of the declaration is not impaired thoroby.

(J.97)