SET-OFF is collateral to note, 210.

When defendants should plead separately, 211.

SIGNATURE of negotiable instrument, 6.

STAMPS on bills and notes, 196.

Amount of duty, 196.

Instruments subject to, 196-7.

How duty paid, and by whom, 197-8.

At what time stamps may be affixed, 198-9-200-1.

Double duty, 199-200.

Who may stamp, attorney, &c., 201.

Cancellation of, 201-2-3. Effect of rubbing off, 203-4.

Effect of omission to stamp, 204.

What instruments require stamps, 204-5.

Pleading absence of stamp, 204-5.

Action for penalty for not affixing, 205.

STATUTE of Limitations, 81-183.

In different Provinces of Dominion, 183-4-5.

In Quebec, right of action extinguished, 184-5.

Merely bars the remedy, 185-7.

When bar to set-off, 185-6. Foreign statute of, 186-7.

When it begins to run, 187-8.

On bill payable after date or sight, 187-8.

On bill payable on demand, 188.

Statute does not stop when once it begins to run, 189.

Acknowledgment to take case out of statute, 189-190 .1 91-3.

As to persons under disability, 190-1.

Payments to take cases out of statute, 191-2-3

Acknowledgment when made, and to whom, 193-4.

Evidence of payment, 194.

As to note in foreign country, 194-5.

STRIKING out indorsements, effect of, 56-7.

SUNDAY, note given on, 50.

"SUPRA PROTEST," acceptance, 111-12-13.

SURETY. See principal and surety.

Suspension of remedy on bill, 85-6-89-90-1.

By debtor taking out letters of administration, 29.

By taking new bill, 85-90.

Time of payment of note, 81.

TRANSFER of, bill or note, 52. For part of sum due thereon, 68.

Right of, in whom vested, 70. TRANSFEROR by delivery, 59.

TRUSTS expressed on bill, 58.

Value received, necessity of words, 62. Verdicts, carry interest, 174-5.

WARRANTY of genuineness of signature, 56-7-60-1.

WITNESSES. See evidence.

6-77.