

LEGAL DECISIONS AFFECTING BANKERS—

Acceptance. See also *Bill*.Acceptance of a Cheque. See *Certification*.Acceptance of a bill drawn so as to permit of fraudulent alteration. See *Bill negligently accepted*.Account. See *Deposit*.Action, Right of, on dishonoured bill, when action may be commenced. (*Kennedy v. Thomas*) ii. 3Agent. See *Principal and Agent*.Alteration. See also *Note*.“ fraudulent, of a bill of exchange. See *Bill*.“ of a bill by drawer after acceptance, confirmed afterwards by the acceptor. (*Sutton v. Blakey*). iv. 419“ of a bill by payee—Date of demand note payable with interest changed to later date. (*Boulton v. Langmuir*) v. 351“ of a cheque after certification. See *Cheque*.Appropriation of payments. See *Payments*.Assignment. See also *Equitable Assignment*.

Assignments for benefit of creditors.

Claims depending on a contingency cannot rank. (*Mail Printing Co. v. Clarkson*) vi. 87Collateral notes held as security—debtor's insolvency—valuing securities. (*Molsons Bank v. Cooper*) . iii. 211, iv. 317, 323, v. 462Meaning of sec. 20 of the Assignments Act respecting valuation of security on estate of insolvent debtor. (*Glanville v. Strachan*) vi. 227Payments made by assignee in good faith cannot be recovered where a deed of assignment subsequently set aside. (*Taylor v. Cummings et al*) v. 248, 254Powers of provincial legislature with respect to. (*Attorney General of Ontario v. Attorney General of Canada*) i. 204Assignment, parol, of book debts. See *Book Debts*.Assignments under sec. 74 of the Bank Act. See *Warehouse Receipts and Assignments*.Bank books, subpoena to attend and produce. (*Hannum v. McRae et al*) vi. 329

Bank, National, not authorized to lend money on behalf of its customers iv. 412

Bank stock. See *Stocks*.Banker's and trust accounts. See *Trust Accounts*.Banker's lien. See also *Set-off*.Banker's lien, when applicable. (*Teale v. Williams, Brown & Co.*) ii. 398Bill. See also *Cheque*.“ See also *Note*.“ Altered. See *Alteration*.“ for Collection—Collecting agents may receive payment in money only, and cannot bind principals by setting off the amount against a balance due by them to the acceptor. (*Donogh v. Gillespie*) ii. 241“ for Collection—Payment advised by bank in error. (*Deutsche Bank v. Beriro*) iii. 125, 400“ negligently accepted drawn with blanks so as to permit of fraudulent alteration. (*Scholfeld v. Londesborough*) ii. 232, 385, 389, iv. 98, 102