PRESENTMENT, excuses for non-presentment, 103-4-5.
In the Province of Quebec, 96
Acceptor or maker liable without presentment, 98-9.
But it is required to charge indorser, 88-9.
PRINCIPAL and agent, 21-2-3-4-5-6.

Authority of agent, ceases on acceptance, 25.

PRINCIPAL and surety, 114.

Discharge to prior and subsequent parties, 115-6. Giving time to principal, discharges surety, 117-8-9. Collateral security, 118-120. Knowledge of suretyship at time of taking bill, 119. Taking new bill discharges surety, 120-1. Covenant not to sue, 121. Consent and ratification by surety, 122. Joint makers or acceptors, 122-3-4. Contribution between sureties, 124-5. Acceptor for honor, 125-6

Prior indorser is surety for subsequent one, 126-7-8.

Promise to pay necessary in note, 11.

Promissory note defined, 2.

Must be for payment of money absolutely and in specie, 6-77.

And for sum certain, 7-8.

Must not be conditional or payable on contingency, 89.

Payable to order of person, 9.

To maker himself, 9-10.

Payable to bearer, 10.

Promise to pay, 11.

Joint and several, 16-17.

Payable to bearer, oirculate as money, 61.

Transfer of when overdue, 63-4.

What negotiable, 71.

What negotiable, 71.

PROTECT is evidence of giving notice of dishonor, 142-3-4:
Without seal, 145.
Of notary in United States, 145.
Of foreign bill, 147.

How made in Quebec, 146-7. When it may be made, 79.

RE-EXCHANGE, defined and explained, 231-2-3. RENEWAL of note, agreement for, 91. RESTRICTIVE indorsements, 58-9. RETIREMENT of notes, 74.

Sale of bill or note, 60-85-6.

Satisfaction of debt on bill, 85-6.

Accord and satisfaction, 87-8.

What amounts to, 87-8-9-90-1.

Seal, instrument under, is not note, 5.

Set-off, not equity attaching to overdue note, 64.

Statutes as to, 206.

Law in Quebec, 206-7.

May bring cross-action instead of pleading, 207.

What debts may be set-off, 208-9.

In insolvency cases, 209.

When several defendants sued in joint action, 209-10.

50:55

T_B

Ti

VA VE WA WI