

**ORDER—*Continued***

bill payable to, negotiated by endorsement, 200.  
transfer without endorsement, 202.

of endorsements, presumption as to, 209.

debentures payable to, 458.

**ORIGIN** of bills and notes, xl ix.

**OTHER NEGOTIABLE INSTRUMENTS**, 18, 456.

**OVERDUE**, bill may be accepted although, 81.  
indorsed when, 81.

person acquiring bill, not holder in due course, 180, 182.

person acquiring, takes subject to equities, 221.

when demand bill deemed to be, 224.

endorsement presumed before bill, 225.

taking bill subject to dishonour, although not, 225.

when demand note deemed to be, 445, 447.

**OVERRULED CASES**, xxxvii.

**OWNER**, holder need not be, 24.

discounter of bill is, 177.

restrictive endorsee not the, 214.

when bank paying crossed cheque not liable to, 426.

when bank collecting crossed cheque not liable to, 428.

**PAROL EVIDENCE**, 46, 47, 68, 94, 97, 114, 166, 194, 203, 210, 225.  
360—See *Evidence*.

**PART PAYMENT**, bill may be discharged by, 358.

**PARTIAL ACCEPTANCE**, 114, 115, 247.

**PARTICULAR FUND**, order to pay out of, not a bill, 57.  
bill may indicate a, 57.

**PARTICULAR PERSON**, bill payable to, payable to order, 78.

**PARTICULAR PLACE**, acceptance to pay at, 116.

differs from Imperial Act, 116.

meaning of, 118.

**PARTIES**, delivery as between immediate and remote, 120.

capacity and authority of, 130.

who may be parties to a bill, 130.

holder for value as against prior, 169.

holder in due course free from defects of, 229.

liabilities of, 309.

**PARTNERS**, bill may be addressed to, 60.

or to drawees, not, 60.

acceptance of bill by one, 105, 107.

signature of firm equivalent to that of all, 323, 324.

power of, to bind firm, 153, 324.

bill by one in fraud of others, 324.

Illustrations of bills by, 325.