

PREEMPTION—*Continued.*

conclusive, or *juris et de jure*, 123.
when valid delivery conclusively presumed,
124.

PRIMA FACIE EVIDENCE, protest is, 37, 38.

PRINCE EDWARD ISLAND, law of England in, 14, 17.
provincial legislation, 14.

qualified acceptance, 117.
note payable at a particular place, 422.
tariff of fees for protest in, 307.

PRINCIPAL AND AGENT—See also *Agent*.

undisclosed principal not liable on bill, 317.
signature by procuration, 152.

rule when doubtful who is liable, 157, 163.
restrictive endorser and endorsee like, 216.

notice of dishonour to either is valid, 273.
by either is valid, 275.

when dishonoured bill in hands of an agent, 278.

PRINCIPAL AND SURETY.

renunciation where such relation exists, 359.

effect of composition with principal, 359.

discharge of principal releases surety, 359.

unless rights are reserved, 359.

what parties stand in such relation, 360.

parol evidence may show true relation, 360.

extinction of suretyship in Quebec, 360.

effect of delay given to principal, 360.

illustrations as to, 361.

taking renewal from principal, 362.

PRINTED, signature may be, 50.

PROCEDURE, provincial laws of, affect bills and notes, 2.

action, counterclaim, set-off, 21.

cross-demand in Quebec, 22.

defence and counterclaim, 27.

defence in case of patent rights, 40.

Quebec Code of Civil, cited, 22, 27, 128.

PROCLAMATION of holiday, etc., 127.

of Oct. 7th, 1763, 8, 10.

PROCURATION, operation of signature by, 152.

how bills by, should be signed, 153.

See *Agent*.

PROHIBITION of transfer, instrument valid but not negotiable,
64.

PROMISE TO ACCEPT, is not an acceptance, 110.

promisor may be liable on contract or by estoppel, 110.

verbal, invalid where verbal acceptance valid, 111.