

VAGLIANO'S CASE, 70.

VALID, bill may be, but not negotiable, 64.

bill improperly filled up is, to holder in due course, 96.  
delivery to holder in due course presumed, 123.

VALUABLE CONSIDERATION for bill, how constituted, 164.  
antecedent debt or liability deemed, 164.

VALUE defined, 27.

bill need not specify, 87.

"value received" not now necessary in bill, 87, 166.

and valuable consideration synonymous, 27, 164.

may be given at any time, 174.

once given, holder deemed holder for, 174.

holder having lien is deemed holder for, 175.

accommodation party is one who has not received, 178.

liable to holder for, 179.

holder in due course must have given, 181, 183.

every party to bill deemed to have signed for, 193.

burden of proof as to when fraud, etc., proved, 193.

transfer of bill to order for, without indorsement, 202.

VERBAL ACCEPTANCE formerly sufficient, 109.

still valid in some of the United States, 110.

promise to accept insufficient, 110.

notice of acceptance binds acceptor, 119.

notice of dishonour may be sufficient, 275.

VICTORIA DAY, a holiday for bills, 126.

VOID, instrument for omitting "given for a patent right," 39.

defects of title, 185.

usurious consideration, 197.

WAGER, bill void as being for, 190.

not void, 196.

WAIVER of holders' duties by drawer, 103.

endorser, 103.

of protest, 104.

by curator to insolvent, 105.

of presentment may be express or implied, 260.

may be in writing or verbal, or by conduct, 260.

promise to pay may be, 260.

binding without consideration, 260.

of notice of dishonour may be express or implied, 289.

before or after dishonour, 289.

enures to other parties, 290.

WAR, an excuse for not presenting a bill, 257.

WARRANT FOR PAYMENT OF DIVIDEND, 33.

provisions as to crossed cheques apply, 33.

how differs from cheque, 33.