DOUGALL

Bar.

olishers.

....Montreal 3

countants, Chartered...... 459 orneys. See Lawyers. OLIDATED iliffs in Province of Quebec..... 457 nk Act Annotated 318 nk Act Annotated
Advances for building ships
Agencies.
Agency fees
Annual statement and inspection.
Banque du Peuple
Bank of British North America.
Bill of Lading, meaning of
Board of Directors
Business and powers of bank
By-Laws.
Branches
Branches
Branches
Branch Bank and its, are one concern
(Bain'scase)
Calls 99. We also k at the low ular price will 330 324 319 PAGE
....Montreal 3
cLennan....
Toronto 6
....Toronto 6
....Ottawa 5 Case) Executors and Trustees, not personally 331 Executors and Trustees, not personally liable also estatements in returns forfeiture of shares orgery of fraft, (Union Bank's ease), orgery of fraft, (Union Bank's ease), orgery (Merchants Bank v. McKay). Goods, Wares and Merchandiso," meaning of lolidays (See Bills of Exchange Act, p. 174). inside front cover,
Vancouver 6
Victoria 6
Belleville 3
Notawn 5
Toronto 11
St. John, N.B.
outside back cover,
Montreal
back cover and 7
Kentville, N.S. 6
Halifax, N.S. 4
Belleville, O. 3 Holidays (See Bills of Exchange Act, p. 174).

Typothecs
ncorporation and Organization.
nsolvency.
ands
etter of credit depending on vote of
Legislature (Jacques Cartier Bank v.
Queen).
iability of banks. (See cases under sec. 64, p. 329) Queen).

ability of banks. (See cases under sec. 64, p. 329.)

cans to wholesale manufacturers.

ien on debtor's shares.

Manufacturer." meaning of word arried Woman, note endorsed by (Banque Ville Marier, Maynard erchants Bans of P. E. Island, ortgage upon land to secure indorsations (Re Essex Lada to secure indorsations (Re Essex Lada Contrages as additional security, ote issue otices, how to be given.

Mences and Penalties.

Micers, appointment of.

Ayment, Importation of. (See cases at p. 330-331.) 332 318 position pwers of Bank rivilege on shares and collateral security rivileged claim of bank over unpaid ven-

INDEX

Stock books, opening 319	
Stock books, opening 318 Stock, (See Capital Stock) 318 Suretyship, Bank cannot enter into contract of (Watt's case) 324 Transfer of shares 324	Interpretation of, s, 2 (c),
contract of (Watt's case) 331 Transfer of shares 324	Paying bill or cheque on forged indorsement s. 24.
Trusts, Bank not bound to see to 325 "shares held in (Sweeney v. Bank of Montreal)	Lightility for crossed cheques, 8. 78.
Ultra Vires, Effect of Acts (Rolland's	s. 78 (2). When liability does not accrue, s. 78 (2). Protection to where cheque crossed, s. 79, BANK ACT.
Usury, No penalty for 386 "No instrument to be void on account of 386	Not affected by Bills of Exchange Act. 1800
Votes on shares	BANK HOLIDAYS, (See Holidays.)
"Warehouse receipts," meaning of 318	Interpretation of a 2 (d)
Banks to Const	Bill payable to, s. 8 (3). If payee fictitious, bill payable to, s. 7 (3). "BILL."
Bills of Exchange Act. (As amended to	BILL." Interpretation of a 2 (a)
date)	Interpretation of, s. 2 (e). BILL OF EXCHANGE DEFINED, s. 3. Form of s. 2.
ACCEPTANCE Interpretation of, s, 2. Definition of, s, 17 (1). Of overdue bill, s, 10 (2). Requisites of, s, 17 (2). Mere signature of drawee sufficient, s, 17 (2)(a). Time for, s, 18 Date of, in case of, after dishonour, s, 18 (2). General, s, 19 (1). Qualified, s, 19 (2). Conditional, s, 19 (1). As to time, s, 19 (2) (c). As to parties, s, 19 (2) (d). When presentment for necessary, s, 39 (1). Express stipulation as to presentment for, s, 39 (2).	Unconditional order, s. 3 (3).
Definition of, s. 17 (1), Of overdue bill, s. 10 (2).	Irregularities in bills which do not invalidate them, s. 3 (4). Possible legal effect of instruments invalid as
Requisites of, s. 17 (2).	
Time for, s. 18.	Pavee must be named with reasonable
General, s. 19 (1).	Not negotiable if it contains words Libit
Conditional, 8. 19 (2).	transfer, s. 8. Provisions as to apply to notes, s. 88. BILLS IN A SET. 8, 70.
Partial, s. 19 (2) (b). As to time, s. 19 (2) (c).	
As to parties. s. 19 (2) (d). When presentment for necessary g. 20 (1)	BLANKS. May be filled up by person in possession of
Express stipulation as to presentment for, s. 39 (2).	May be filled up by person in possession of bill, s. 20. BUSINESS DAYS. S. 91. CANCELLATION 9 69
No presentment in any other case, s. 39 (3). Rules as to presentment for, s. 41. Hours for, s. 41 (a), If two drawes not narrows, how made	CANCELLATION, 8.62. CAPACITY OF PARTIES, 8, 22.
Hours for, s. 41 (a).	CHEQUE ON A BANK, 8, 72.
At the	CANCELLATION, s. 62. CAPACITY OF PARTIES, s. 22. CHEQUE ON BANK, s. 72. Is a bill of exchange, s. 72. Payable on demand, s. 72. Presentment for payment s. 72.
If drawee dead, s. 41 (c). Through post-office, s. 41 (a).	Povocation of health and had
If drawee dead, s. 41 (c), Through post-office, s. 41 (a), Excuses for non-presentment, s. 41 (2), Belief that bill will be dishonoured, no excuse, s. 41 (3),	COLLATERAL PLANCE
	Does not invalidate note, s. 82 (3). COLLATERAL SECURITY, s. 82 (3) note. COMMON LAW OF ENGLAND, applicable 194
ACCEPTANCE FOR HONOUR, supra protest, s. 64.	COMMON LAW OF ENGLAND, applicable 194
64. May be for part; s, 64 (2), Must be written on bill; s. 64 (3) (a), And signed by acceptor; s. 64 (3) (b), For whose honour deemed s, 64 (4), Computation of time, s, 64 (5).	CONFLICT OF LAWS, s. 71. CONSIDERATION FOR BILL, S. 27. CONSTRUCTION WITH CONTROL ACTOR A. CO.
And signed by acceptor, s. 64 (3) (b). For whose honour deemed s. 64 (4)	CONSTRUCTION WITH OTHER ACTS, 8, 96. CONTINGENCY.
Computation of time, s. 64 (5), Liability of acceptor for honour, s. 65.	Bill cannot be payable on a, s. 11 (2). CONTRACT ON BILL NOT COMPLETE TILL DE- LIVERY, s. 21.
ALOCEFIOR,	LIVERY, S. 21. CORPORATIONS, S. 22. COUNTER-CLAIM, S. 2 (b). CROSSED CHEQUE. (See Cheque.) CURBENCY, S. 71 (d).
Not entitled to notice of dishonour or protest, s. 52 (3).	COUNTER-CLAIM, S. 2 (b). CROSSED CHEQUE. (See Cheque.)
If holder at maturity, bill discharged, s. 60.	CURRENCY, s. 71 (d), DAMAGES.
Not entitled to notice of dishonour or protest, s. 52 (3), s. 54. If holder at maturity, bill discharged, s. 60. To what parties, s. 65 (2) Presentment to acceptor for honour, s. 66. Time for presentment, s. 66 (2). Excuses for non-presentment or delay, s. 66 (3).	Measure of, s. 57.
Time for presentment, s. 66 (2). Excuses for non-presentment or delay a certain	Omission of, s. 12.
Protest for non-payment, a 66 (4)	Bill may be antedated, s. 13 (2).
Protest for non-payment, s. 66 (4). ACCOMMODATION PARTY, S. 28. Liable to holder for value, s. 28 (2).	Omission of, s. 12, Prima Facie evidence, s. 13. Bill may be antedated, s. 13 (2), Or post dated, s. 13 (2), If on a Sunday, s. 13 (2), DAYS OF GRACE, s. 14. DKAD.
ACTION.	DRAD.
Interpretation of, s. 2 (b). "AFTER SIGHT."	Where drawee or acceptor, s. 45 (5). DEATH.
ance, s. 39.	Presentment for acceptance where drawee dead. s. 41 (c).
AGENT. Signature by, s. 90 (1). Procuration signatures, s. 25. Lability of, signing, s. 26, 51 (5). Rule for determining signature, s. 26 (2). Signing in a representative capacity, s. 31 (5). Unauthorized signature by, s. 24. ALLONGE, s. 32 (a).	dead, s. 41 (c). Presentment for payment when drawee dead, s. 45 (5).
Procuration signatures, s. 25. Liability of, signing, s. 26, 31 (5)	Notice of dishonor if indorser or drawer dead
Rule for determining signature, s. 26 (2).	DEFENCE.
Unauthorized signature by, s. 24.	Interpretation of, s. 2 (k).
Chauthorized signature by, s. 24. ALLONGS, s. 32 (a). ALTERATION OF BILL, s. 63. What are material alterations, s. 63 (2). Holder in due course not affected by, if not apparent, s. 63.	Necessary for presentment for acceptance when allowed, s. 39 (4). In making presentment for payment when allowed, s. 46.
Holder in due course not affected by if not	In making presentment for payment when
ANTEDATED BILL, 8, 13 (2)	DELIVERY.
ASSIGNMENT. Bill not, of funds in hands of drawee, s. 53.	Interpretation of, s. 2 (f). Requisites of, s. 21 (2), When valid delivery presumed, s. 21 (2), Prima facts, when not in possession of acceptor, s. 21 (3).
	Prima facie, when not in possession of ac-
Bill payable must be presented for accept-	DEMAND BILL PAVABLE OF A 10
AUTHORITY OF PARTIES, 8. 22.	DEMAND, BILL PAYABLE ON, 8, 10,

DEMAND, BILL PAYABLE ON, 8. 10. When deemed overdue, 8. 36 (3).