	- Refusal of company to r	page on ground of one defect waiver
		236, 237
	Arbitration negotiations	pending, does not create 237
	Evidence of, in payment	of premium 292
	WAREHOUSEMEN—	
		45, 40
		goods insured in his custody 66
	WARRANTY—	
		tined by parol evidence27, 111
		of property insured, effect of 86
		scription of premises, in policy, 87, 184 place in which goods are, involves. 91
		110
		ed with 110
		e with express warranty 111
		ied110, 111
	Implied not extended by	y construction 111
	May apply to matter sul	osequent or precedent 111
		ory, meaning of 111
		ion112, 113
		ng in policy 113
		defects known to insurer binding 115
	Mars he shanged into you	ords creating it
	Designation of insured in	application, when considered, 117,
	Declaration of institute in	118, 119
	Description of premises	insured not121, 122
	Condition to keep books	of account, &c., not 237
	Plea of, in policy	
	Of seaworthiness, implies	ed in marine policy303-4
	Differs under different ci	rcumstances304-5
	Compliance with, effect	on liability 306
	Extent of, where no exp	ress stipulations
	Of particular fact must	be strictly true
		shall navigate, considered 335
	WHARFINGERS-	
	Insurances by	45, 46
	WITNESS-	
	Skilled, may give opinio	on evidence
	Underwriters may be w	itnesses
	Expert, incompetency o	f 289