

**REASONABLE TIME—Continued.**

dissent from qualified acceptance in, 246.  
for presenting cheque, 416.  
note payable on demand, 447.

**RECOURSE**, endorsing without, 104, 162, 204.

**RE-EXCHANGE** in case of bill dishonoured abroad, 332.

**REFEREE** in case of need, defined, 102.

resort to, optional, 103.

was compulsory under code, 103.

protest required before presentment to, 299.

**REFUSAL**, drawee may accept after, 111.

date of such acceptance, 112.

**REGULAR** on its face, a bill, 180.

an undated bill is not, 87, 182.

a post-dated cheque may be, 182.

**RE-ISSUE OF BILL**, by drawer, endorser or acceptor, 226.

paid by endorser or drawer, 353.

of bank notes, 456.

**RELEASE**—See *Discharge*.

**REMEDY**, *lex fori* governs as to, 398.

**REMOTE PARTIES**, delivery as regards, 120.

notice of dishonour, 279.

**RENEWAL BILL**, payment by, 338, 340, 341.

suspends remedy on original, 338.

See *Novation*.

**RENUNCIATION** by holder when discharges bill, 357.

must be in writing unless bill given up, 363.

by holder discharges any party, 369.

does not effect holder in due course, 363.

See *Discharge*.

**RE-OPENED**, how crossed cheque may be, 424.

**RESIDENCE**, of acceptor, presentment at, 254, 256.

hours for presentment at, 251.

**REPRESENTATIVE CAPACITY**, signing in, 157, 162.

when not personally liable, 157.

agents and officers of corporations, 158.

executors, trustees, tutors, etc., 162.

endorsement in, no personal liability, 204.

discharge of bill held in, 356.

**RESTRICTIVE ENDORSEMENT** defined, 214.

examples of, 215.

rights of endorsee under, 216.

relation of endorser and endorsee under, 216.

**RETURN** of bill sufficient notice of dishonour, 278.

**REVISION** of statute as to bills, etc., 6.

Act of 1890 re-arranged in, 6.