

PAYMENT—*Continued.*

- when delay is excused in presenting for, 257.
- refusal of, is disbonour of bill, 264.
- disbonour for want of, gives immediate recourse, 265.
- suspension of, by acceptor, 298.
- bill should be exhibited on demand of, 248.
- bill to be delivered to payer on, 262.
- acceptor of bill primarily liable for, 312.
- drawer of bill conditionally liable for, 315.
- endorser of bill conditionally liable for, 326.
- of bill by drawer or endorser gives right to damages, 331.
- interest on demand bill from presentment for, 329.
- further damages bear interest until, 332.
- in due course by drawee or acceptor discharges bill, 337.
- "payment in due course" defined, 337.
- Daniel's definition of, 337,
- in good faith, 337.
- by bill or note, 338.
 - may be absolute, 338.
 - illustrations of, 339.
 - is only conditional without agreement, 338, 340.
- renewal, presumption against, 338.
- part payment is equity attaching to bill, 341.
- compensation in Quebec operates as, 343.
 - defect of title, 343.
- prescription or Statute of Limitations as, 344.
- by party accommodated, 352.
- by drawer or endorser is not discharge, 353.
- by drawer gives right against acceptor, 353.
- by endorser, right against antecedent parties, 353.
- alteration of time of, material, 369, 370.
- for honour supra protest, 376.
 - only after protest, 376.
 - discharges subsequent parties, 378.
 - entitles payer to bill and protest, 377.
 - effect of refusal to accept, 377.
- of one part of set discharges whole, 382.
- unless more than one part accepted, 382.
- contract when governed by law of place of, 389, 390, 398.
- presentment of cheque for, 414.
- reasonable time for presenting cheque for, 414, 416.
- of cheque by bank, when stopped, 418.
- of crossed cheque by bank, 426.
- presentment of demand notes for, 445.
- presentment of note at place named, 447, 452.