

160.

"Accepted for payment" followed by "as per Reolo contract" qualified acceptance by making it conditional upon performance of contract. *Int. Finance Corp. v. Calvert Drug Co.*, 144 Md. 314.

CHAPTER XVII.—Promissory Notes and Checks.

203.

See notes to sec. 25.

204.

As to checks drawn by and payable to fiduciaries, see art. 37A, secs. 5 and 6.

208.

This section applied in *Deibert v. State*, 150 Md. 690.