

53. Special indorsement; indorsement in blank.
54. Blank indorsement; how changed to special indorsement.
55. When indorsement restrictive.
56. Effect of restrictive indorsement; rights of indorser.
57. Qualified indorsement.
58. Conditional indorsement.
59. Indorsement of instrument payable to bearer.
60. Indorsement when payable to two or more persons.
61. Effect of instrument drawn or indorsed to a person as cashier.
62. Indorsement where name is misspelled, *et cetera*.
63. Indorsement in representative capacity.
64. Time of indorsement; presumption.
65. Place of indorsement; presumption.
66. Continuation of negotiable character.
67. Striking out indorsement.
68. Transfer without indorsement; effect of.
69. When prior party may negotiate instrument.

CHAPTER V—*Rights of Holder.*

70. Right of holder to sue; payment.
71. What constitutes a holder in due course.
72. When person not deemed holder in due course.
73. Notice before full amount paid.
74. When title defective.
75. What constitutes notice of defect.
76. Rights of holder in due course.
77. When subject to original defenses.
78. Who deemed holder in due course.

CHAPTER VI—*Liabilities of Parties.*

79. Liability of maker.
80. Liability of drawer.
81. Liability of acceptor.
82. When person deemed indorser.
83. Liability of irregular indorser.

84. Warranty; where negotiation by delivery, *et cetera*.
85. Liability of general indorsers.
86. Liability of indorser where paper negotiable by delivery.
87. Order in which indorsers are liable.
88. Liability of agent or broker.

CHAPTER VII—*Presentment for Payment.*

89. Effect of want of demand on principal debtor.
90. Presentment where instrument is not payable on demand.
91. What constitutes a sufficient presentment.
92. Place of presentment.
93. Instrument must be exhibited.
94. Presentment where instrument payable at bank.
95. Presentment where principal debtor is dead.
96. Presentment to persons liable as partners.
97. Presentment to joint debtors.
98. When presentment not required to charge the drawer.
99. When presentment not required to charge the indorser.
100. When delay in making presentment is excused.
101. When presentment may be dispensed with.
102. When instrument dishonored by non-payment.
103. Liability of person secondarily liable, when instrument dishonored.
104. Time of maturity.
105. Time; how computed.
106. Rule where instrument payable at bank.
107. What constitutes payment in due course.

CHAPTER VIII—*Notice of Dishonor.*

108. To whom notice of dishonor must be given.
109. By whom given.
110. Notice given by agent.
111. Effect of notice given on behalf of holder.