

ARTICLE XIII.

BILLS OF EXCHANGE AND PROMISSORY NOTES.

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| <ol style="list-style-type: none"> 1. Damages on protested foreign bill. 2. Recovery by endorser thereon. 3. Protest of inland bills. 4. Damages on protested domestic bills. 5. Recovery by endorser thereon. 6. Protest <i>prima facie</i> evidence of presentment. 7. Also of notice of dishonor. 8. No reversal because endorsements are in blank. 9. Legal holidays. 10. Monday to be when they fall on Sunday. 11. Lost negotiable instruments. 12. No grace upon negotiable instruments unless therein stipulated to the contrary. | <ol style="list-style-type: none"> 25. Omissions; seal; particular money. 26. When payable on demand. 27. When payable to order. 28. When payable to bearer. 29. Terms when sufficient. 30. Date of; presumption as to. 31. Ante-dated and post-dated. 32. When date may be inserted. 33. Blanks, when may be filled. 34. Incomplete instrument not delivered. 35. Delivery; when effectual; when presumed. 36. Construction where instrument is ambiguous. 37. Liability of person signing in trade or assumed name. 38. Signature by agent; authority; how shown. 39. Liability of person signing as agent, <i>et cetera</i>. 40. Signature by procuration; effect of. 41. Effect of indorsement by infant or corporation. 42. Forged signature; effect of. |
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NEGOTIABLE INSTRUMENTS ACT.

CHAPTER 1—*General Provisions.*

13. Short title.
14. Definition and meaning of terms.
15. Person primarily liable on instrument.
16. Reasonable time; what constitutes.
17. Time, how computed; when last day falls on holiday.
18. Application of chapter.
19. Rule of law merchant; when governs.

CHAPTER II—*Negotiable Instruments in General. Form and Interpretation.*

20. Form of negotiable instruments.
21. Certainty as to sum; what constitutes.
22. When promise is unconditional.
23. Determinable future time; what constitutes.
24. Additional provisions not affecting negotiability.

CHAPTER III.—*Consideration of Negotiable Instruments.*

43. Presumption of consideration.
44. What constitutes consideration.
45. What constitutes holder for value.
46. When lien on instrument constitutes holder for value.
47. Effect of want of consideration.
48. Liability of accommodation party.

CHAPTER IV.—*Negotiation.*

49. What constitutes negotiation.
50. Indorsement; how made.
51. Indorsement must be of entire instrument.
52. Kinds of indorsements.

For forms of declarations in suits on negotiable instruments, see art. 75, sec. 24, sub-sec. 14, *et seq.*

As to the assignment of *choses in action*, see art. 8. As to bills of lading, see art. 14. As to warehouse receipts, see art. 14 A.