

BILLS OF EXCHANGE AND PROMIS- SORY NOTES— <i>Continued.</i>	ART.	SEC.	PAGE.
Liability of indorser where paper negotiable by delivery	13	86	340
Order in which indorsers are liable	13	87	340
Liability of agent or broker	13	88	340
Effect of want of demand on principal debtor	13	89	340
Presentment where instrument is not payable on demand.	13	90	340
What constitutes a sufficient presentment	13	91	340
Place of presentment	13	92	340
Instrument must be exhibited	13	93	341
Presentment where instrument payable at bank	13	94	341
Presentment where principal debtor is dead	13	95	341
Presentment to persons liable as partners	13	96	341
Presentment to joint debtors	13	97	341
When presentment not required to charge the drawer	13	98	341
When presentment not required to charge the indorser	13	99	341
When delay in making presentment is excused	13	100	342
When presentment may be dispensed with.	13	101	342
When instrument dishonored by non-payment	13	102	342
Liability of person secondarily liable, when instrument dishonored	13	103	342
Time of maturity	13	104	342
Time; how computed.	13	105	342
Rule where instrument payable at bank.	13	106	342
What constitutes payment in due course	13	107	343
To whom notice of dishonor must be given.	13	108	343
By whom given	13	109	343
Notice given by agent.	13	110	343
Effect of notice given on behalf of holder	13	111	343
Effect where notice is given by party entitled thereto.	13	112	343