

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, *et cetera*
40. Signature by procuration; effect of.
41. Effect of indorsement by infant or corporation.
42. Forged signature; effect of.

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.
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.