

INTERMEDIATE

Commercial Law

Forty-eight lectures of 1½ hours each, to be given on Tuesdays and Thursdays from 5.30 P.M. to 7 P.M., commencing October 4th, 1927. Of these lectures 16 will be devoted to the Law of Contracts, 16 to Negotiable Instruments, and 16 to Agency and Partnership.

The matter covered may be outlined as follows:-

Law of Contracts

Sphere of Dominion and Provincial laws; persons, (minors, interdicts, married women); distribution of property; essentials of contract (consent, capacity, object, consideration); interpretation; effects; breach, default, damages; kinds of obligations; extinction; proof; suretyship; pledge, lease; privileges; enforcement of rights.

Negotiable Instruments and Banking.

Characteristics of negotiability; Bills of Exchange Act; form; acceptance; delivery; capacity and authority of parties; consideration; negotiation; endorsements; presentment; dishonour; protest; liabilities of parties; discharge; lost instruments; forges or unauthorized signatures; alterations; bills in a set; cheques; promissory notes.

Bank Act - Organization of a bank; rights and duties of directors and shareholders; auditors; powers of a bank re loans; security; deposits and note issue.

Agency and Partnership

General provisions covering mandate; obligation of mandatory towards mandator, and towards third parties; obligations of the mandator towards the mandatory and towards third persons; resumé of law covering advocates, attorneys, notaries, brokers, factors, etc.; termination of mandate.

General provisions relating to partnership; obligations and rights of partners amongst themselves and towards third parties; different kinds of partnership, particular partnerships, general partnerships, anonymous partnerships, and limited partnerships; dissolution of a partnership, and the effects of such dissolution.

Fee \$30.

Lecturers: Mr. E. P. Dale Harris,  
Mr. W. Nicholson.