CONTENTS.

STER	TIONS. PAGE.
	Requisites of acceptance 96
18	Time for acceptance-before completion-if overdue 99
19	General and qualified acceptances 101
	Examples of qualified ncceptances
20	Inchoate instruments-signature on blank paper 107
	Fililng up-rensonable tlme-authority given
21	Contract not complete until deilvery 112
	Requisites as to delivery-presumption 114
	CAPACITY AND AUTHORITY OF PARTIES-
22	Capacity of parties-capacity to contract 117
	Corporntions as parties to bills 124
23	Signature essential to linbility 130
	Assumed name-firm signature 133
2 <b>4</b>	Forged or unautborlzed signature 137
	Payment of cheque on forged indorsement
25	Procuration signatures-when principal bound 145
26	Signing as agent or in representative capacity 150
	Officers of corporations 151
	THE CONSIDERATION FOR A BILL-
27	Valunble consideration-antecedent debt 157
	Failure of consideration
<b>28</b>	Accommodation party to a bill 173
29	Holder in due course defined 175
	Defects of title, fraud, duress, etc 181
30	Presumption of value and good faith-proof 188
	Bill for "patent right" 193
	NEOOTIATION OF BILLS
31	Negotiation of blils-to bearer-to order 196
	Transfer witbout indorsement 199
32	Requisites of a valid indorsement-nllonge
	Order of indorsements
33	Conditional indorsements not binding
34	Indorsement in biank-special indorsement
35	Restrictive indorsement-rights under
36	When negotiable bili ceases to be so
37	Negotiation of bill to party already ilable
38	Rights of bolder-nction on bill-holder in due course 221
	GENERAL DUTIES OF THE HOLDER-
39	When presentment for acceptance is necessary 228
40	Presentment of bill payahie at or after sight
41	Rules as to presentment for acceptance
42	
41 42	Rules as to presentment for acceptance

viii