

Section 180 (Demand note). See the English case of *Re George, Francis v. Bruce*, 11 Ch. D. 623, and cf. the following Quebec cases: *Dandurand v. Roulier*, 33 L. C. d. 167; *Bachand v. Talumiere*, Q. R. 21 S. C. 149; *Beaudry v. Renaud*, 8 Rev. de Jur. 199. See also *Thorne v. Scoville*, 1 N. B. R. 555.

Section 180, ss. 2 (Reasonable time). See the above cases, and *Commercial Bank v. Allan*, 10 Man. 330; *Merchants' Bank v. Whitfield*, 2 Dor. 157; *Banque du Peuple v. Denneourt*, Q. R. 10 S. C. 128.

Section 181. See notes to above section.

Section 182. See notes to s. 180 supra.

Section 183 (Presentment—Liability of maker). See notes to ss. 85, 87 and 88, supra. See also *Merchants' Bank v. Henderson*, 28 Ont. R. 360; *Sharp v. Power*, 33 N. S. R. 351; *Cunard v. Symon-Kaye*, 27 N. S. R. 344; *Miller v. Dodge*, 23 N. S. R. 191; *De la Chevrotiere v. Guilmet*, 9 L. N. 412; *O'Brien v. Stevenson*, 15 L. C. R. 265; *Mount v. Dunn*, 4 L. C. R. 348; *Mineault v. Lajoie*, 9 L. R. 382; *Croft v. Hamlin*, 2 B. C. R. 333.

Section 184 (Presentment to bind indorser). See ss. 85-93, with notes, supra. See also note to above section; and consider the effect of s. 92, supra, the provisions of which apply to promissory notes mutatis mutandis.

Section 185 (Maker's obligation—Estoppel). See *Perkins v. Beckett*, 29 U. C. C. P. 395; *Kinnard v. Tewsley*, 25 Ont. R. 398.

And see the provisions of s. 152, as to the analogous position of the acceptor of a bill; and see the provisions of s. 186. See also *Duthie v. Essery*, 22 Ont. A. R. 191, and cf. *Ayr, etc., Plough Co. v. Wallace*, 21 S. C. R. 256.

Section 187 (Protest of foreign notes). Cf. the provisions of s. 112 as to the necessity of protesting foreign bills of exchange.