

- SIGNATURE**, not necessarily by party's own hand, 31, 50.
 sufficient if by his authority, 31.
 seal of corporation is sufficient, 32.
 of drawer necessary to a bill, 42, 49.
 may be in pencil, 49.
 with a cross or mark, 49.
 by initials, assumed name, etc., 50.
 printed or engraved, 50.
 on any part of bill, 50.
 on blank paper converted into bill, 97.
 of drawee sufficient acceptance, 108.
 where his name is misspelt, 108.
 usually across face of bill, 109.
 of acceptor may be on bill before that of drawer, 111.
 on blank paper converted into bill, 97.
 used for drawer, acceptor or endorser, 97.
 essential to liability on bill, 316, 317.
 may be a trade or assumed name, 323.
 of firm name, same as of all partners, 323, 324.
 forged or unauthorized, is inoperative, 142.
 unauthorized may be ratified, 142.
 forged, cannot be ratified, 142.
 by procuration notice of limited authority, 152.
 when principal bound by agent's, 153.
 with added words, effect of, 157.
 rule of construction as to principal and agent, 157, 163.
 of officers for a company, 158.
 in a representative capacity, 162.
 of each party to bill presumed for value, 193.
 of endorser, sufficient endorsement, 207.
 endorsement by one's proper, 209.
 to notice of dishonour not necessary, 278.
 of notary necessary to protest, 303.
 cancellation of, by holder discharges party, 364.
 mistake, 365.
 erasing, a material alteration, 371.
 of acceptor for honour, 375.
 of maker to promissory note, 432, 433.
 of several makers to a note, 440, 444.
SIGNED, bill of exchange must be, 44, 49.
 note must be, 432, 433.
SIMPLE CONTRACT defined, 165.
 consideration for, valuable consideration for bill, 164.
SPECIAL CROSSING of cheque defined, 423.
 drawer may make or unmake, 423, 424.
 bank may make, 424.