BILLS AND NOTES, (Continued.)

bills, 116; inland bills, 116; must be in writing, 117; form of bill, 117; observations on form, 118, 132; form of note, 132; stamps on, 134.

BONDS, 134; nature of, 134; penalty on, 135; recovery of, 135; form of single bond, 135; bond with condition, 136; to convey land, 137; for payment of purchase money, 138; of indemnity, 140; to pay rent, 141.

C.

CHATTEL MORTGAGES, 142; statutory enactments as to, 143, 147; must be filed, 143, 146; future advances, 144; removal of goods, 146; renewal of, 147, 148; form of, 148; affidavit of mortgagee, 152; witness, 153; to secure endorsements, 153; affidavit of mortgagee, 158; witness, 159; to secure future advances, 160; affidavit of mortgagee, 165.

CONTRACTS, 5; definition of, 5; are express or implied, 5; consideration, 6; when to be in writing, 6; Statute of Frauds, 7; under \$40, 8; over \$40, 9; form of, for sale of lands, 10; for lease with right to purchase, 12, 15; to build house, 23, 29; sub-contract, 39; bond by builder and sureties, 41; for repairs, 43; for sale of merchant's stock, 44; for sale of grain, 45.

D.

DEEDS, 167; must be written or printed, 167; contents of, 168; dower, bar of, 169; by married women, 169; how signed, 169; how registered, 170, 173; form of bargain and sale, 174, 178; statutory deed, 182; married woman's deed, 183; deed of gift, 185; certificate of acknowledgment, 186; affidavit of execution, 186.

DISTRESS, SEE LANDLORD AND TENANT.

DIVISION COURTS, 187; jurisdiction of, 188; claim not to be divided, 189; suit, how entered, 189; mode of procedure, 190; particulars of claim, 190; notice of defence, 191; service of summons, 192; suitagainst partners, 193; hearing of cause, 193; adjournment, 194; tender, plea of, 194; payment into Court, 195; set off, 196; subpœna