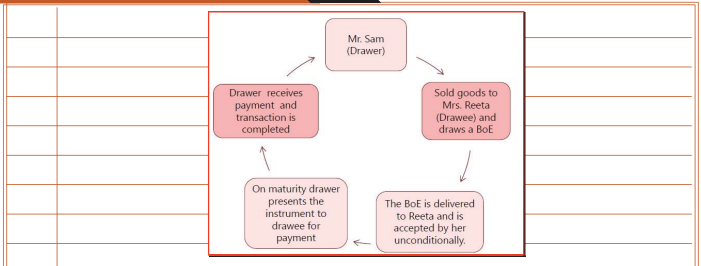
7.1 **MEANING OF NEGOTIABLE INSTRUMENTS** Negotiable Instruments is an instrument (the word instrument means a document) which is freely transferable (by customs of trade) from one person to another by mere delivery or by indorsement and delivery. The property in such an instrument pass to a bonafide transferee for value. The Act does not define the term Type of Negotiable 'Negotiable Instruments'. However. **Promissory Note** Section 13 of the Act provides for only Bill of Exchange three kinds of negotiable instruments namely bills of exchange, promissory Cheque notes and cheques, payable either to order or bearer. It is to be noted that Hundies, Treasury Bills, Bearer Debentures, Railway Receipts, Delivery Orders, Bill of Lading etc. are also considered as negotiable instruments either by mercantile custom or usage. (1) A negotiable instrument is payable to order when: It is expressed to be so payable a. When it is expressed to be payable to a specified person and does not contain b. words prohibiting its transfer. (i.e. it is transferrable by indorsement and delivery) (2) A negotiable instrument is payable to bearer when: When it is expressed to be so payable e.g. pay bearer α. b. When the only or last indorsement (indorsement means signing of the instrument) on the instrument is an indorsement in blank i.e., the person who possesses it can demand payment. For example,. A cheque made payable to specified person and that cheque is endorsed by signing on the back of the cheque by that specified person. **Essential Characteristics of Negotiable Instruments** It is necessarily in writing. 1. 2. It should be signed.

ivego	Mable Institutions Act, 1001	
3.	It is freely transferable from one person to another.	
4.	Holder's title is free from defects.	
5.	It can be transferred any number of times till its satisfaction.	
6.	Every negotiable instrument must contain an unconditional promise or order to p	ay
	money. The promise or order to pay must consist of money only.	
7.	The sum payable, the time of payment, the payee, must be certain.	
8.	The instrument should be delivered. Mere drawing of instrument does not crea	ıte
	liability.	
	Characterstics title free can be unconditional sum payable,	
	written signed transferable from defects transferred number of times transferred to pay payment and the payee	
7.2	PROMISSORY NOTE	
	Meaning	
	According to section 4 of the NI Act, 1881, "A 'promissory note' is an instrument	in
	writing (not being a bank-note or a currency-note) containing an uncondition	al
	undertaking signed by the maker, to pay a certain sum of money only to, or to the order	er
	of, a certain person, or to the bearer of the instrument."	
	Specimen of Promissory note	L
	₹ 10,000 Lucknow	L
	April 10, 2022	
	Three months after date, I promise to pay Shri Ramesh (Payee) or to his order the sum of Rupees Ten Thousand, for value received.	
	Stamp	
	Sd/-	
	To,	
	Shri Ramesh,	
	B-20, Green Park,	L
	Mumbai.	
	(Maker)	

Parties to promissory note 1. Maker: The person who makes the promise to pay is called the Maker. He is the debtor and must sign the instrument. 2. Payee: Payee is the person to whom the amount on the note is payable. Supplier Customer Supply of goods/ services DRAWFR DRAWFF (Bearer/creditor/ (Maker/ debtor/ payee) payer) Issue promissory note **Essential Characteristics of a Promissory Note** In writing- An oral promise to pay is not sufficient. α. b. There must be an express promise to pay. Mere acknowledgment of debt is insufficient. Example 1 : I acknowledge myself to be indebted to B in ₹ 1,000, to be paid on demand, for value received. (Valid promissory note as the promise to pay is definite) Example 2: "Mr. B, I.O.U ₹ 1,000." - Invalid promissory note as there is no promise to pay. It is just an acknowledgement of debt. The promise to pay should be **definite** and **unconditional**. Therefore, instruments C. payable on performance or non-performance of a particular act or on the happening or non-happening of an event, are not promissory notes. However, the promise to pay may be subject to a condition, which according to the ordinary experience of mankind, is bound to happen. Example 3 : I promise to pay B ₹ 500 seven days after my marriage with C. (the promissory note is invalid as marriage with C may or may not happen.) Example 4: I promise to pay B ₹ 500 on D's death- as the death of D is certain, promise in unconditional. Thus, the promissory note is valid. Example 5: I promise to pay $B \neq 500$ on D's death, provided D leaves me enough to pay that sum. Invalid promissory note as promise is dependent on D's leaving behind money which is not certain. A promissory note must be signed by the maker otherwise it is incomplete & d. ineffective.

e.	Promise to pay money only.		
	Example 6: I promise to pay B ₹ 500 and to deliver to him my black horse on 1 st		
	January next. It is not a valid promissory note, as the promisor needs to deliver its		
	black horse which is not money.		
f.	Promise to pay a certain sum.		
	Example 7: "I promise to pay B ₹ 500 and all other sums which shall be due to him."-		
	Promissory note invalid as the amount payable is not certain.		
	But sometimes, the language of a promissory note is such that the amount payable can		
	be easily ascertained. In such cases, the promissory note will be valid.		
	Example 8 : "I promise to pay B ₹ 500 alongwith simple interest at the rate of 12% per annum.		
<i>g</i> .	The maker and payee must be certain, definite and different persons. A promissory		
	note cannot be made payable to the bearer [Section 31 of the Bank of India Act, 1934		
	(RBI Act)]. Only the Reserve Bank or the Central Government can make or issue a		
	promissory note 'payable to bearer'.		
h.	Stamping: A promissory note must be properly stamped in accordance with the		
	provisions of the Indian Stamp Act and such stamp must be duly cancelled by maker's		
	signatures or initials on such stamp or otherwise.		
7.3	BILLS OF EXCHANGE		
	A "bill of exchange" is an instrument in writing containing an unconditional order, signed		
	by the maker, directing a certain person to pay a certain sum of money only to, or to		
	the order of, a certain person or to the bearer of the instrument.		
	Specimen of Bill of Exchange		
	Mr. A (Drawer)		
	48, MP Nagar, Bhopal (M.P.)		
	April 10, 2022		
	Four months after date, pay to Mr. B (Payee) a sum of Rupees Ten Thousand, for		
	value received.		
	To,		
	Mr. C (Drawee) 576, Arera Colony, Bhopal (M.P.) Signature		
	Mr. A		

	Parties to the bill of exchange	
α.	Drawer: The maker of a bill of exchange.	
Ь.	Drawee: The person directed by the drawer to pay is called the 'drawee'. He is the	
	person on whom the bill is drawn. On acceptance of the bill, he is called an acceptor and	
	is liable for the payment of the bill. His liability is primary and unconditional.	
c.	Payee: The person named in the instrument, to whom or to whose order the money is,	
	by the instrument, directed to be paid.	
	Essential characteristics of bill of exchange	
(a)	It must be in writing.	
(b)	Must contain an express order to pay.	
(c)	The order to pay must be definite and unconditional.	
(d)	The drawer must sign the instrument.	
(e)	Drawer, drawee, and payee must be certain. All these three parties may not necessarily	
	be three different persons. One can play the role of two. But there must be two	
	distinct persons in any case. As per Section 31 of RBI Act, 1934, a bill of exchange	
	cannot be made payable to bearer on demand.	
	Example 9 : "On demand pay to the bearer the sum of rupees five hundred, for value	
	received." It is invalid BOE.	
	However, a bill of exchange payable on demand, in which name of the payee is	
	mentioned, is valid.	
	Example 10: "On demand pay to A or order the sum of rupees five hundred for value	
	received." It is valid BOE.	
(f)	The sum must be certain.	
(g)	The order must be to pay money only.	
(h)	(h) It must be stamped.	
	Process of bill of exchange	
	In above image, firstly the seller sold goods to the buyer/customer and then draws a	
	bill of exchange on him. The Bill of exchange is delivered by the buyer who accepts it	
	without any condition. On maturity of bill of exchange, the buyer will pay the amount	
	due to the payee. (The payee may be the drawer himself or a third party.)	
(1		

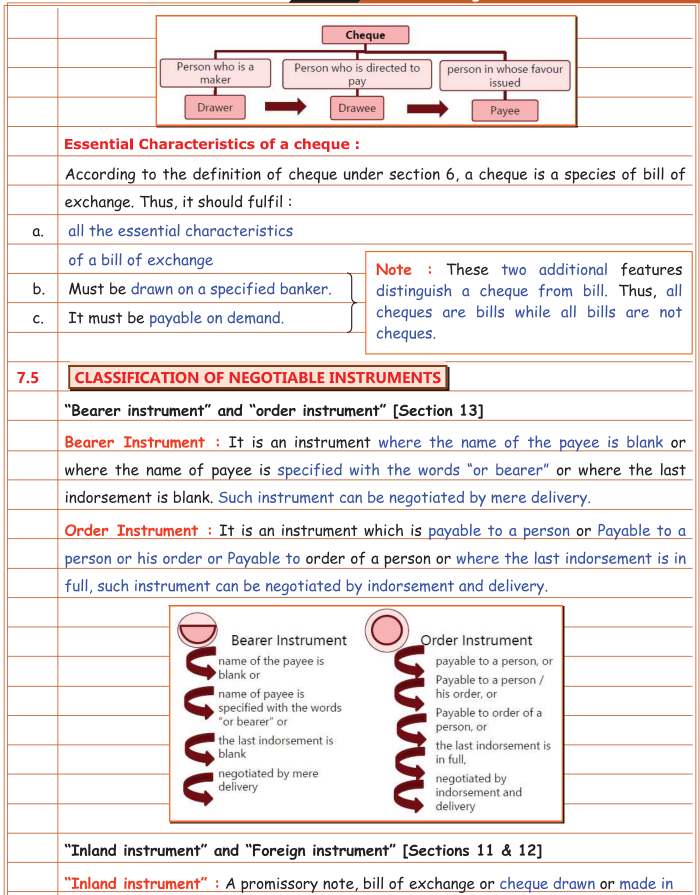


Difference between promissory note and bill of exchange

S.no	Basis Promissory	Note	Bill of Exchange
1.	Definition	"A Promissory Note" is an instrument in writing (not being a banknote or a currency-note) containing an unconditional undertaking signed by the maker, to pay a certain sum of money only to, or to the order of, a certain person, or to the bearer of the instrument.	"A bill of exchange" is an instrument in writing containing an unconditional order, signed by the maker, directing a certain person to pay a certain sum of money only to, or to the order of a certain person or to the bearer of the instrument.
2.	Nature of Instrument	In a promissory note, there is a promise to pay money.	In a bill of exchange, there is an order for making payment.
3.	Parties	In a promissory note, there are only 2 parties namely: i. the maker and ii. the payee	In a bill of exchange, there are 3 parties which are as under: i. the drawer ii. the drawee iii. the payee
4.	Acceptance	A promissory note does not require any acceptance, as it is signed by the person who is liable to pay.	A bills of exchange needs acceptance from the drawee.
5.	Payable to bearer	A promissory note cannot be made payable to bearer.	On the other hand, a bill of exchange can be drawn payable to bearer. However, it cannot be payable to bearer on demand.

7.4	CHEQUE [SECTION 6]
	A "cheque" is a bill of exchange drawn on a specified banker and not expressed to be
	payable otherwise than on demand and it includes the electronic image of a truncated
	cheque and a cheque in the electronic form.
	Cheque Drawn on Payable on demand
	Payable on demand means- It should be payable whenever the holder chooses to
	present it to the drawee (the banker).
	The expression "Banker" includes any person acting as a banker and any post office
	saving bank [Section 3]
	Explanation I: For the purposes of this section, the expressions-
(a)	Cheque in the electronic form-means a cheque drawn in electronic form by using any
	computer resource, and signed in a secure system with a digital signature (with/without
	biometric signature) and asymmetric crypto system or electronic signature, as the case
	may be;
	Note: For the purposes of this section, the expressions "asymmetric crypto system", "computer resource", "digital signature", "electronic form" and "electronic signature" shall have the same meanings respectively assigned to them in the Information Technology Act, 2000.
(b)	"a truncated cheque" means a cheque which is truncated during a clearing cycle, either
	by the clearing house or by the bank whether paying or receiving payment, immediately
	on generation of an electronic image for transmission, substituting the further physical
	movement of the cheque in writing.
	Explanation II : For the purposes of this section, the expression "clearing house"
	means the clearing house managed by the Reserve Bank of India or a clearing house
	recognized as such by the Reserve Bank of India.
	Explanation III : For the purposes of this section, the expressions "asymmetric
	crypto system", "computer resource", "digital signature", "electronic form" and
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	"electronic signature" shall have the same meanings respectively assigned to them i	n
	the Information Technology Act, 2000.	
	A combined reading of sections 5 and 6 tells us that a bill of exchange is a negotiable	e
	instrument in writing containing an instruction to a third party to pay a stated sum o	f
	money at a designated future date or on demand. Whereas a cheque is also a bill o	f
	exchange but is drawn on a banker and payable on demand.	
	Specimen of Cheque	
	Date:	
	Ραγ	
	a sum of Rupees₹	
	A/C No. 12345678910	
	-	
	ABC Bank	
	622, Vijay Nagar, Indore (M. P.)	
	Signature	
	01212 1125864 000053 38	
	Parties to Cheque	
1.	Drawer: The person who draws a cheque i.e., makes the cheque (Debtor). His liability	ty
	is primary and conditional.	
2.	Drawee: The specific bank on whom cheque is drawn. He makes the payment of the	1e
	cheque. In case of cheque, drawee is always banker.	
	"drawee in case of need"— When in the bill or in any indorsement thereon, the nam	e
	of any person is given in addition to the drawee to be resorted to in case of need suc	h
	person is called a "drawee in case of need".	
3.	Payee: The person named in the instrument (i.e., the person in whose favour cheque	is
	issued), to whom or to whose order the money is, by the instrument, directed to b)e
	paid, is called the payee. The payee may be the drawer himself or a third party.	

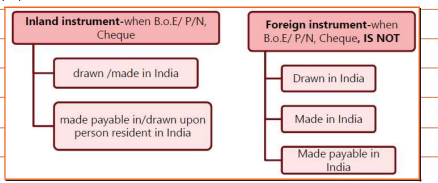


	India and made payable in, or drawn upon any person resident in India shall be deemed				
	to be an inland instrument.				
	Example 11 :				
	(i) A promissory r	note made	in Kolkata and payable in Mumbai.		
	(ii) A bill drawn in	Varanasi	on a person resident in Jodhpur (alt	though it is stated to	
	be payable in S	Singapore)			
	(iii) A, a resident	of Agra,	drew (i.e., made) a bill of excha	nge in Agra on B, a	
	merchant in N	ew York. A	and B accepted the bill of exchange o	as payable in Delhi. It	
	is an inland bil	l of excha	nge. In this case, the bill of exchang	ge was drawn in India	
	and also payab	le in India			
	(iv) A, resident of	Mumbai,	drew a bill of exchange in Mumbai	on B, a merchant in	
	Mathura. And	B accepte	d the bill of exchange as payable in	London. It is also an	
			In this case, the bill of exchange wo		
	person resider	it in India.	It is immaterial that the amount is	payable in London.	
	An inland inst	rument re	mains inland even if it has been e	ndorsed in a foreign	
	country.				
	(v) If the bills of	of exchang	ge mentioned in above two examp	les, are endorsed in	
	France, they w	vill remain	inland bills.		
	Place where Instru		Residence of Person on whom	Nature of	
	drawn and made p	•	Instrument is drawn	Instrument	
	P/N, BOE, C drawn/ India	made in	+ Payable in India OR + drawn upon a person resident in India.	are Inland Instruments	
	"Foreign instrument	": A fore	ign instrument is one which is not an	inland instrument.	
	In other words, can	be underst	tood as follows :		
	Place where bill is drawn		nce of Person on whom drawn and place where made payable	Nature of Instrument	
	P/N, BOE, C	•	son resident in or outside India + able in India	_	
	drawn/made outside India	on a pers	son residing outside India + payable ndia.	are foreign bills.	
		on a perso	on residing in India + payable outside		
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Liability of maker/ drawer of foreign bill

In the absence of a contract to the country, the liability of the maker or drawer of a foreign promissory note or bill of exchange or cheque is regulated in all essential matters by the law of the place where he made the instrument, and the respective liabilities of the acceptor and indorser by the law of the place where the instrument is made payable (Section 134).

Example 12: A bill of exchange is drawn by A in Berkley where the rate of interest is 15% and accepted by B payable in Washington where the rate of interest is 6%. The bill is indorsed in India and is dishonoured. An action on the bill is brought against B in India. He is liable to pay interest at the rate of 6% only. But if A is charged as drawer, he is liable to pay interest at 15%.



Inchoate and Ambiguous Instruments

Inchoate Instrument: It means an instrument that is incomplete in certain respects. The drawer/ maker/ acceptor/ indorser of a negotiable instrument may sign and deliver the instrument to another person in his capacity leaving the instrument, either wholly blank or having written on it the word incomplete. Such an instrument is called an inchoate instrument and this gives a power to its holder to make it complete by writing any amount either within limits specified therein or within the limits specified by the stamp's affixed on it. The principle of this rule of an inchoate instrument is based on the principle of estoppel.

Liability on drawing inchoate instrument: The person signing and delivering the inchoate instrument is liable both to a holder and holder in due course. However, there is a difference in their respective rights:

The holder of such an instrument cannot recover the amount in excess of the amount

intended to be paid by the signor.

The holder in due course can, however, recover any amount on such instrument provided it is covered by the stamp affixed on the instrument.

Section 20 of the Act reads as "Where one person signs and delivers to another a paper stamped in accordance with the law relating to negotiable instruments then in force in India, and either wholly blank or having written thereon an incomplete negotiable instrument, he thereby gives prima facie authority to the holder thereof to make or complete, as the case may be, upon it a negotiable instrument, for any amount specified therein and not exceeding the amount covered by the stamp. The person so signing shall be liable upon such instrument, in the capacity in which he signed the same, to any holder in due course for such amount. Provided that no person other than a holder in due course shall recover from the person delivering the instrument anything in excess of the amount intended by him to be paid thereunder".

Example 13: A person signed a blank acceptance on a bill of exchange and kept it in his drawer. The bill was stolen by X and he filled it up for ₹ 20,000 and negotiated it to an innocent person for value. It was held that the signer to the blank acceptance was not liable to the holder in due course because he never delivered the instrument intending it to be used as a negotiable instrument. Further, as a condition of liability, the signer as a maker, drawer, indorser or acceptor must deliver the instrument to another. In the absence of delivery, the signer is not liable. Furthermore, the paper so signed and delivered must be stamped in accordance with the law prevalent at the time of signing and on delivering otherwise the signer is not estopped from showing that the instrument was filled without his authority.

Ambiguous Instrument: Section 17 of the Act, reads as: "Where an instrument may be construed either as a promissory note or bill of exchange, the holder may at his election treat it as either, and the instrument shall be thenceforward treated accordingly." Thus, an instrument which is vague and cannot be clearly identified either as a bill of exchange, or as a promissory note, is an ambiguous instrument. In other words, such an instrument may be construed either as promissory note, or as a bill of exchange. Section 17 provides that the holder may, at his discretion, treat it as either

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and the instrument shall thereafter be treated accordingly. Thus, after exercising his option, the holder cannot change that it is the other kind of instrument. 7.6 NEGOTIATION (TRANSFER) OF NEGOTIABLE INSTRUMENTS One of the essential characteristics of a negotiable instrument is that it is freely transferable from one person to another. The rights in a negotiable instrument can be transferred from one person to another by negotiation. According to Section 14 of the N.I. Act, when a negotiable instrument is transferred to any person with a view to constitute the person holder thereof, the instrument is deemed to have been negotiated. Thus, there is a transfer of ownership of the instrument. Negotiable instruments may be negotiated either by delivery when these are payable to bearer or by indorsement and delivery when these are payable to order. **Modes of Negotiation:** in case where p/n, BoE Actual by delivery or cheque payable to bearer Modes of Constructive negotiation in case where p/n, indorsement + BoE or cheque delivery payable to order A promissory note, bill of exchange or cheque payable to bearer is negotiable by the (i) delivery thereof. A promissory note, bill of exchange or cheque payable to order is negotiable by the (ii) holder by indorsement and delivery thereof. Example 14: X drew a cheque for Rs. 50,000 payable to Y and delivered it to him. Y indorsed the cheque in favour of Z but kept it in his table drawer. Subsequently, Y died, and cheque was found by Z in Y's table drawer. In this case, Z does not become the holder of the cheque as the negotiation was not completed by delivery of the cheque to him. Negotiation by delivery [Section 47]: Subject to the provisions of section 58 [Instrument obtained by unlawful means or for unlawful consideration], a promissory note, bill of exchange or cheque payable to bearer is negotiable by delivery thereof.

Exception: A promissory note, bill of exchange or cheque delivered on condition that
it is not to take effect except in a certain event is not negotiable (except in the hands
of a holder for value without notice of the condition) unless such event happens.
Example 15:
(1) A, the holder of a negotiable instrument payable to bearer, delivers it to B's
agent to keep for B. The instrument has been negotiated.
(2) A, the holder of a negotiable instrument payable to bearer, which is in the hands
of A's banker, who is at the time the banker of B, directs the banker to transfer
the instrument to B's credit in the banker's account with B. The banker does so,
and accordingly now possesses the instrument as B's agent. The instrument has
been negotiated, and B has become the holder of it.
Negotiation by indorsement [Section 48] :
Subject to the provisions of section 58, a promissory note, bill of exchange or cheque
payable to order, is negotiable by the holder by indorsement and delivery thereof.
Importance of Delivery in Negotiation [Section 46]
Delivery of an instrument is essential whether the instrument is payable to bearer or
order for effecting the negotiation. The delivery must be voluntary, and the object of
delivery should be to pass the property in the instrument to the person to whom it is
delivered. The delivery can be, actual or constructive. Actual delivery takes place when
the instrument changes hand physically. Constructive delivery takes place when the
instrument is delivered to the agent, clerk or servant of the indorsee on his behalf or
when the indorser, after indorsement, holds the instrument as an agent of the
indorsee.
Section 46 also lays down that when an instrument is conditionally or for a special
purpose only, the property in it does not pass to the transferee, even though it is
indorsed to him, unless the instrument is negotiated to a holder in due course.
The contract on a negotiable instrument until delivery remains incomplete and
revocable.
The delivery is essential not only at the time of negotiation but also at the time of
making or drawing of negotiable instrument. The rights in the instrument are not

	transferred to the indorsee unless after the indorsement the same has been delivered.		
	If a person makes the indorsement of instrument but before the same could be		
	delivered to the indorsee the indorser dies, the legal representatives of the decease		
	person cannot negotiate the same by mere delivery thereof. (Section 57)		
	Delivery when effective between th	e parties	
	Negotiation of instruments between the parties	How delivery is to be made	
	As between parties standing in immediate relation	Delivery to be effectual must be made by the party making, accepting, or endorsing the instrument, or by a person authorized by him in that behalf.	
	As between such parties and any holder of the instrument other than holder in due course	It may be shown that the instrument was delivered conditionally or for a special purpose only, and not for the purpose of transferring absolutely the property therein.	
7.7	DISHONOUR OF CHEQUES FOR INS	UFFICIENCY OF FUNDS IN THE ACCOUNTS	
	[SECTION 138 TO 142]		
	DISHONOR OF CHEQUE FOR INSUFI	FICIENCY, ETC., OF FUNDS IN THE	
	ACCOUNTS [SECTION 138]		
	Where any cheque drawn by a person o	n an account maintained by him with a banker—	
-	for payment of any amount of money		
-	to another person from that account		
=	for the discharge, in whole or in part,	of any debt or other liability, [A cheque given as	
	gift or donation, or as a security or in	discharge of a mere moral obligation, or for an	
	illegal consideration, would be outside	the purview of this section]	
=	is returned by the bank unpaid,		
-	either because of the—		
	amount of money standing to the the cheque, or	credit of that account is insufficient to honor	
	· · · · · · · · · · · · · · · · · · ·	ged to be paid from that account by an	
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	agreement made with that bank, such person shall be deemed to have committed	
	an offence and shall, be punished with imprisonment for a term which may extend	
	to two years, or with fine which may extend to twice the amount of the cheque, or	
	with both.	
	When section 138 shall be not apply: unless the below given conditions are complied	
	with—	
(a)	Cheque presented within validity period: The cheque has been presented to the bank	
	within a period of three months from the date on which it is drawn or within the period	
	of its validity, whichever is earlier.	
(b)	Demand for the payment through the notice : the payee or the holder in due course	
	of the cheque, as the case may be, makes a demand for the payment of the said amount	
	of money by giving a notice, in writing, to the drawer of the cheque, within 30 days of	
	the receipt of information by him from the bank regarding the return of the cheque as	
	unpaid, and	
(c)	Failure of drawer to make payment: the drawer of such cheque fails to make the	
	payment of the said amount of money to the payee or, as the case may be, to the	
	holder in due course of the cheque, within fifteen days of the receipt of the said	
	notice.	
	Explanation: For the purpose of this section, "debt or other liability" means a legally	
	enforceable debt or other liability.	
	Therefore we may conclude that compliant can be filed after 45 days of dishonor of	
	the cheque i.e., 30 days of notice period +15 days of the receipt of the said notice.	
	Example 16: X issued a post-dated cheque to Y on the account of discharge of its	
	liability. Further, X instructed to the bank to stop the payment due to unavailability of	
	the adequate amount in the account. Here, in this instance section 138 of the Act is	
	attracted as when a cheque is dishonoured on account of stop payment instructions	
	sent by the drawer to his banker in respect of a post- dated cheque irrespective of	
	insufficiency of funds in the account. A post-dated cheque is deemed to have been	
	drawn on the date it bears and the three months period for the purposes of section	
	138 is to be counted from that date. So, X will be liable for dishonour of cheque. Once	

	a cheque is issued by the drawer, a presumption under section 139 must follow.
	Penalty: According to Section 138 of the Act, the dishonour of cheque is a criminal
	offence and is punishable with imprisonment up to 2 years or fine up to twice the
	amount of cheque or both.
	PRESUMPTION IN FAVOR OF HOLDER [SECTION 139]
	When a cheque is dishonoured, it shall be presumed, unless the contrary is proved, that
	the holder of a cheque received the cheque of the nature referred to in section 138
	for the discharge, in whole or in part, or any debt or other liability.
	Presumption prescribed here is a "rebuttable presumption" as the provisions clearly
	provides that the person issuing the cheque is at liberty to prove to the contrary. The
	effect of this presumption is to place the evidential burden on the accused.
	DEFENCE WHICH MAY NOT BE ALLOWED IN ANY PROSECUTION UNDER
	SECTION 138 [SECTION 140]
	It shall not be a defence in a prosecution of an offence under section 138 that the
	drawer had no reason to believe when he issued the cheque that the cheque may be
	dishonoured on presentment for the reasons stated in that section.
7.8	PRESENTMENT OF INSTRUMENTS
	Presentment for acceptance [Section 61]
	A bill of exchange payable after sight must [if no time or place is specified therein for
	presentment] be presented to the drawee thereof for acceptance [if he can, after
	reasonable search, be found] by a person entitled to demand acceptance, within a
	reasonable time after it is drawn, and in business hours on a business day.
	In default of such presentment, no party thereto is liable thereon to the person
	making such default. If the drawee cannot, after reasonable search, be found, the bill
	is dishonoured.
	If the bill is directed to the drawee at a particular place, it must be presented at that
	place, and if at the due date for presentment he cannot, after reasonable search, be
	found there, the bill is dishonoured.
	Where authorised by agreement or usage, a presentment through the post office by
	means of a registered letter is sufficient.

Presentment of promissory note for sight [Section 62]:
A promissory note, payable at a certain period after sight, must be presented to the
maker thereof for sight (if he can after reasonable search be found) by a person
entitled to demand payment, within a reasonable time after it is made and in business
hours on a business day.
In default of such presentment, no party thereto is liable thereon to the person
making such default.
Drawee's time for deliberation [Section 63]
The holder must, if so required by the drawee of a bill of exchange presented to him
for acceptance, allow the drawee 48 hours (exclusive of public holidays) to consider
whether he will accept it.
Presentment for payment [Section 64]
Promissory notes, bill of exchange and cheques must be presented for payment to the
maker, acceptor or drawee thereof respectively, by or on behalf of the holder as here
in after provided.
In default of such presentment, the other parties thereto are not liable thereon to
such holder.
Where authorised by agreement or usage, a presentment through the post office by
means of a registered letter is sufficient.
Exception: Where a promissory note is payable on demand and is not payable at a
specified place, no presentment is necessary in order to charge the maker thereof.
Notwithstanding anything contained in section 6, where an electronic image of a
truncated cheque is presented for payment, the drawee bank is entitled to demand any
further information regarding the truncated cheque from the bank holding the
truncated cheque in case of any reasonable suspicion about the genuineness of the
apparent tenor of instrument, and if the suspicion is that of any fraud, forgery,
tampering or destruction of the instrument, it is entitled to further demand the
presentment of the truncated cheque itself for verification:
Provided that the truncated cheque so demanded by the drawee bank shall be retained
by it, if the payment is made accordingly.

	Hours for presentment (Section 65)
	Presentment for payment must be made during the usual hours of business, and, if at
	banker's within banking hours.
	Presentment for payment of instrument payable after date or sight
	(Section 66)
	A promissory note or bill of exchange, made payable at a specified period after date of
	sight thereof, must be presented for payment at maturity.
	Presentment for payment of promissory note payable by instalments
	(Section 67)
	A promissory note payable by instalments must be presented for payment on the thi
	day after the date fixed for payment of each instalment; and non-payment on su
	presentment has the same effect as non-payment of a note at maturity.
	Presentment for payment of instrument payable at specified place and not
	elsewhere (Section 68)
	A promissory note, bill of exchange or cheque made, drawn or accepted payable at
	specified place and not elsewhere must, in order to charge any party thereto,
	presented for payment at that place.
	Instrument payable at specified place (Section 69)
	A promissory note or bill of exchange made, drawn or accepted payable at a specifi
	place must, in order to charge the maker or drawer thereof, be presented for payme
	at that place.
	Presentment where no exclusive place specified (Section 70)
	A promissory note or bill of exchange, not made payable as mentioned in sections (
	and 69, must be presented for payment at the place of business (if any) or at the usu
	residence, of the maker, drawee or acceptor thereof, as the case may be.
	Presentment when maker, etc., has no known place of business or residence
	(Section 71)
	If the maker, drawee or acceptor of a negotiable instrument has no known place
-	business or fixed residence, and no place is specified in the instrument f
	presentment for acceptance or payment, such presentment may be made to him in

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	person wherever he can be found.
	Presentment of cheque to charge drawer (Section 72)
	Subject to the provisions of section 84, a cheque must, in order to charge the drawer,
	be presented at the bank upon which it is drawn before the relation between the
	drawer and his banker has been altered to the prejudice of the drawer.
	Presentment of cheque to charge any other person (Section 73)
	A cheque must, in order to charge any person except the drawer, be presented within a
	reasonable time after delivery thereof by such person.
	Presentment of instrument payable on demand (Section 74)
	Subject to the provisions of section 31, a negotiable instrument payable on demand
	must be presented for payment within a reasonable time after it is received by the
	holder.
	Presentment by or to agent, representative of deceased, or assignee of
	insolvent (Section 75)
	Presentment for acceptance or payment may be made to the duly authorised agent of
	the drawee, maker or acceptor, as the case may be, or, where the drawee, maker or
	acceptor has died, to his legal representative, or, where he has been declared an
	insolvent, to his assignee.
	Excuse for delay in presentment for acceptance or payment (Section 75A)
	Delay in presentment for acceptance or payment is excused if the delay is caused by
	circumstances beyond the control of the holder, and not imputable to his default,
	misconduct or negligence. When the cause of the delay ceases to operate, presentment
	must be made within a reasonable time.
	When presentment unnecessary (Section 76)
	No presentment for payment is necessary, and the instrument is dishonoured at the
	due date for presentment, in any of the following cases:
(a)	(i) If the maker, drawee or acceptor intentionally prevents the presentment of the
	instrument, or
	(ii) if the instrument being payable at his place of business, he closes such place on a
	business day during the usual business hours, or
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	(iii) if the instrument being payable at some other specified place, neither he nor any
	person authorised to pay it attends at such place during the usual business hours,
	or
	(iv) if the instrument not being payable at any specified place, he cannot after due
	search be found;
(b)	as against any party sought to be charged therewith, if he has engaged to pay
	notwithstanding non-presentment;
(c)	as against any party if, after maturity, with knowledge that the instrument has not
	been presented—
	he makes a part payment on account of the amount due on the instrument,
	or promises to pay the amount due thereon in whole or in part,
	or otherwise waives his right to take advantage of any default in presentment for
	payment;
(d)	as against the drawer, if the drawer could not suffer damage from the want of such
	presentment.
	Liability of banker for negligently dealing with bill presented for payment
	(Section 77)
	When a bill of exchange, accepted payable at a specified bank, has been duly presented
	When a bill of exchange, accepted payable at a specified ballin, has been daily presented
	there for payment and dishonoured, if the banker so negligently or improperly keeps,
	there for payment and dishonoured, if the banker so negligently or improperly keeps,
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	of exchange between the two places;
(c)	an endorser who, being liable, has paid the amount due on the same is entitled to the
	amount so paid with interest at 18% per annum from the date of payment until tender
	or realisation thereof, together with all expenses caused by the dishonour and
	payment;
(d)	when the person charged and such endorser reside at different places, the endorser is
	entitled to receive such sum at the current rate of exchange between the two places;
(e)	the party entitled to compensation may draw a bill upon the party liable to compensate
	him, payable at sight or on demand, for the amount due to him, together with all
	expenses properly incurred by him. Such bill must be accompanied by the instrument
	dishonoured and the protest thereof (if any). If such bill is dishonoured, the party
	dishonouring the same is liable to make compensation thereof in the same manner as in
	the case of the original bill.
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