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Editor's Note

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The authors of "The Present Legal Status of the Private Seal in West Virginia" (1934) 40 W. Va. L. Q. 330, wish to correct the erroneous statement, that, "Seemingly, the only legal consequence in West Virginia that the affixing of a seal now has upon a negotiable instrument is to extend the period within which suit upon it can be brought." This statement appears at page 342, and the idea was carried over into the concluding paragraph. W. Va. Rev. Code (1931) c. 55, art. 2, sec. 6, provides a ten year period of limitation upon negotiable instruments as well as upon instruments under seal.