

### BELIZE

## BILLS OF EXCHANGE ACT CHAPTER 245

# REVISED EDITION 2011 SHOWING THE SUBSTANTIVE LAWS AS AT 31<sup>ST</sup> DECEMBER, 2011

This is a revised edition of the Substantive Laws, prepared by the Law Revision Commissioner under the authority of the Law Revision Act, Chapter 3 of the Substantive Laws of Belize, Revised Edition 2011.

## CITA DEED A 45

# CHAPTER 245

# BILLS OF EXCHANGE

### ARRANGEMENT OF SECTIONS

## PART I

# Preliminary

- 1. Short title.
- 2. Interpretation.

### PART II

Bills of Exchange, Form and Interpretation

# 3. Definition of bill of exchange.

- 4. Inland and foreign bills.
- 5. Effect where different parties to bill are the same person.
  - 6. Address to drawee.
- 7. Certainty required as to payee.
- 8. What bills are negotiable.
- 9. Sum payable.
- 10. Bill payable on demand.
- 11. Bill payable at a future time.
- 12. Omission of date in bill payable after date, or acceptance after sight.
- 13. Presumption as to date being true date.

### THE SUBSTANTIVE LAWS OF BELIZE

4 [CAP. 24	Bills of Exchange
14.	Computation of time of payment.
15.	Referee in case of need.
16.	Optional stipulations by drawer or indorser.
17.	Definition and requisites of acceptance.
18.	Time for acceptance.
19.	General and qualified acceptances.
20.	Inchoate instruments.
21.	Delivery.
	PART III
	Capacity and Authority of Parties
22.	Capacity of parties.
23.	Signature essential to liability.
24.	Forged or unauthorised signature.
25.	Procuration signature.
26.	Persons signing as agent or in representative capacity.
27.	What signatures to be attested.
	PART IV
	The Consideration for and Negotiation of Bills
28.	Value and holder for value.
29.	Accommodation bill or party.
30.	Holder in due course.
THE SUBSTANTIVE LAV	WS OF BELIZE  REVISED EDITION 2011  Printed by Authority of the Government of Belize

	Bills of Exchange	[CAP. 245	5
31.	Presumption of value and good faith.		
32.	Negotiation of bill.		
33.	Requisites of a valid endorsement.		
34.	Conditional endorsement.		
35.	Endorsement in blank and special endorsement.		
36.	Restrictive endorsement.		
37.	Negotiation of overdue or dishonoured bill.		
38.	Negotiation of bill to party already liable thereon.		
39.	Rights of the holder.		
	PART V		
	General Duties of Holder of Bills and Liabilities of Parties		
40.	When presentment for acceptance is necessary.		
41.	Time for presenting bill payable after sight.		
42.	Rules as to presentment for acceptance and excuses for non-presentment.		
43.	Non-acceptance.		

- 44. Dishonour by non-acceptance and its consequences.
- 45. Duties as to qualified acceptances.
- 46. Rules as to presentment for payment.
- 47. Excuses for delay or non-presentment for payment.
- 48. Dishonour by non-payment.

THE SUBSTANTIVE LAWS OF BELIZE

[CAP. 2	45 Bills of Exchange
49.	Notice of dishonour and effect of non-notice.
50.	Rules as to notice of dishonour.
51.	Excuses for non-notice and delay.
52.	Noting or protest of bill.
53.	Duties of holder as regards drawee or acceptor.
54.	Funds in hands of drawee.
55.	Liability of acceptor.
56.	Liability of drawer or indorser.
57.	Stranger signing bill liable as indorser.
58.	Measure of damages against parties to dishonoured bill.
59.	Transferor by delivery and transferee.
	PART VI
	Discharge of Bills and Acceptance and Payment for Honour, etc.
60.	Payment in due course.
61.	Banker paying demand draft whereon endorsement is forged.
62.	Acceptor the holder at maturity.
63.	Express waiver.
64.	Cancellation.
65.	Alteration of bill.
66.	Acceptor for honour supra protest.
67.	Liability of acceptor for honour.
E SUBSTANTIVE LA	WS OF BELIZE  Printed by Authority of the Government of Belize  REVISED EDITION 2011

### THE SUBSTANTIVE LAWS OF BELIZE

[CAP. 245] Bills of Exchange **PART VIII Promissory Notes** 85. Definition of promissory note. 86. Delivery necessary. 87. Joint and several notes. 88. Note payable on demand. 89. Presentment of note for payment. 90. Liability of maker. 91. Application of Part II to note. **PART IX** Miscellaneous Good faith. 92. 93. Signature. Computation of time. 94. 95. When noting equivalent to protest. 96. Protest when notary not accessible. 97. Dividend warrants may be crossed. 98. Savings-Bankruptcy. Schedule – Protest *in lieu* of Notary THE SUBSTANTIVE LAWS OF BELIZE **REVISED EDITION 2011** 

Short title.

Interpretation.

Ch. 199,

R. L., 1958. CAP. 202, R. E. 1980-1990. 6 of 1954. 13 of 1958. 42 of 1999.

[12th December, 1923]

PART I

1. This Act may be cited as the Bills of Exchange Act.

2. In this Act, unless the context otherwise requires,

"acceptance" means an acceptance completed by delivery or notification;

"action" includes counterclaim and set-off;

"banker" includes a body of persons, whether incorporated or not, who carry on the business of banking;

"bankrupt" includes any person whose estate is vested in a trustee or assignee under the law for the time being in force relating to bankruptcy;

"bearer" means the person in possession of a bill or note which is payable to bearer:

"bill" means bill of exchange, and "note" means promissory note;

"delivery" means transfer of possession, actual or constructive, from one person to another;

"holder" means the payee or endorsee of a bill or note who is in possession of it, or the bearer thereof;

"endorsement" means an endorsement completed by delivery;

THE SUBSTANTIVE LAWS OF BELIZE

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[CAP. 245]

person who takes it as a holder;

"value" means valuable consideration:

10

an indication of a particular fund out of which the

Bills of Exchange

"person" includes a body of persons, whether incorporated or not;

"written" includes printed, and "writing" includes print.

"issue" means the first delivery of a bill or note complete in form, to a

drawee is to reimburse himself or a particular account a statement of the transaction which gives rise to the

Inland and foreign

Effect where different parties to

bill are the same

Address to draw-

person.

bills.

(c) it does not specify the place where it is drawn or the

has been given therefor;

place where it is payable.

it does not specify the value given, or that any value

drawn within Belize upon some person resident

- **4.**–(1) An inland bill is a bill which is or on the face of it purports to be,
  - (a) both drawn and payable within Belize; or

**6.**–(1) The drawee must be named or otherwise indicated in a bill with

partners or not, but an order addressed to two drawees in the alternative

- therein.
- (2) Any other bill is a foreign bill.

(b)

(b)

- (3) Unless the contrary appears on the face of the bill, the holder may
- treat it as an inland bill.
- 5.-(1) A bill may be drawn payable to, or to the order of, the drawer, or it may be drawn payable to, or to the order of, the drawee.(2) Where in a bill the drawer and drawee are the same person, or
- where the drawee is a fictitious person or a person not having capacity to contract, the holder may treat the instrument, at his option, either as a bill of exchange or as a promissory note.
- reasonable certainty.

  (2) A bill may be addressed to two or more drawees, whether they are
  - or to two or more drawees in succession is not a bill of exchange.

    7.–(1) Where a bill is not payable to bearer the payee must be named or otherwise indicated therein with reasonable certainty.
    - (2) A hill may be made payable to

THE SUBSTANTIVE LAWS OF BELIZE

(2) A bill may be made payable to,

Certainty required as to payee.

REVISED EDITION 2011

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12	[CAP. 245	Bills of Exchange
	(a	) two or more payees jointly;
	(b	in the alternative, to one of two or one of some or several payees; or
	$(c_{j})$	to the holder of an office for the time being.
		he payee is a fictitious or non-existing person, the bill may ayable to bearer.
What bills are negotiable.	intention that	bill contains words prohibiting transfer, or indicating an it should not be transferable, it is valid as between the but it is not negotiable.
	(2) A negot	iable bill may be payable either to order or to bearer.
		payable to bearer if it is expressed to be so payable, or on or last endorsement is an endorsement in blank.
	or which is exp	s payable to order which is expressed to be so payable, pressed to be payable to a particular person, and does not prohibiting transfer or indicating an intention that it should able.
	payable to the	bill either originally or by endorsement is expressed to be order of a specified person, and not to him or his order, it payable to him or his order at his option.
Sum payable.		n payable by a bill is a sum certain within the meaning of agh it is required to be paid,
	(a	) with interest;
	(b)	) by stated instalments;
	(c,	by stated instalments with a provision that upon default in payment of any instalment the whole shall become due;
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Bill payable on demand.

Bill payable at a

according to a rate of exchange to be ascertained as directed by the bill. (2) Where the sum payable is expressed in words, and also in figures,

according to an indicated rate of exchange, or

- and there is a discrepancy between the two, the sum denoted by the words is the amount payable.
- (3) Where a bill is expressed to be payable with interest, unless the instrument otherwise provides, interest runs from the date of the bill, and
- **10.**–(1) A bill is payable on demand,

(d)

which is expressed to be payable on demand, or at (a)

of this Act which is expressed to be payable,

if the bill is undated, from the issue thereof.

- in which no time for payment is expressed. (b)
- (2) Where a bill is accepted or indorsed when it is overdue, it shall, as regards the acceptor who so accepts, or any endorser who so indorses it, be deemed a bill payable on demand.

11.–(1) A bill is payable at a determinable future time within the meaning

sight, or on presentation; or

- at a fixed period after date or sight; (a)
- on or at a fixed period after the occurrence of a (b) specified event which is certain to happen, though the time of happening may be uncertain.
- (2) An instrument expressed to be payable on a contingency is not a bill, and the happening of the event does not cure the defect.
- **12.** Where a bill expressed to be payable at a fixed period after date is issued undated, or where the acceptance of a bill payable at a fixed period

after sight is undated, any holder may insert therein the true date of issue

or acceptance, and the bill shall be payable accordingly,

THE SUBSTANTIVE LAWS OF BELIZE

Omission of date in bill payable af-

ter date, or accep-

tance after sight.

	Provided that,	
	(a)	where the holder in good faith and by mistake inserts a wrong date; and
	<i>(b)</i>	in every case where a wrong date is inserted, if the bill subsequently comes into the hands of a holder in due course,
		e avoided thereby, but shall operate and be payable as ted had been the true date.
Presumption as to date being true date.	dated, the date sha	bill or an acceptance or any endorsement on a bill is ll, unless the contrary be proved, be deemed to be the twing, acceptance or endorsement, as the case may be.
		ot invalid by reason only that it is ante-dated or post- ars date on a Sunday.
Computation of time of payment.	<b>14.</b> Where a bill is is determined as for	not payable on demand, the day on which it falls due bllows,
	(a)	three days, called days of grace, are in every case where the bill itself does not otherwise provide, added to the time of payment as fixed by the bill, and the bill is due and payable on the last day of grace,
	Provided that,	
		(i) when the last day of grace falls on Sunday, or on any public or bank holiday, the bill is, except in the case hereinafter provided for, due and payable on the preceding business day;
		(ii) when the last day of grace is a Sunday, and the second day of grace is a public or bank holiday, the bill is due and payable on the succeeding business day;
THE SUBSTANTIV	E LAWS OF BELIZ	REVISED EDITION 2011  Printed by Authority of the Government of Belize
		<u> </u>

Bills of Exchange

[CAP. 245

14

the time of payment is determined by excluding the day from which the time is to begin to run and by

Referee in case of

Optional stipulations by drawer or

Definition and requisites of accep-

indorser.

tance.

[CAP. 245]

- including the day of payment; where a bill is payable at a fixed period after sight, (c) the time begins to run from the date of the acceptance if the bill be accepted, and from the date of noting
- or protest if the bill be noted or protested for nonacceptance or for non-delivery;

negativing or limiting his own liability to the holder;

drawee, the mere signature of the drawee without

(d) the term "month" in a bill means calendar month.

**15.**–(1) The drawer of a bill and any endorser may insert therein the name

of a person, called "the referee in case of need", to whom the holder may

resort in case of need, that is to say, in case the bill is dishonoured by non-acceptance or non-payment.

(b)

- (2) It is in the option of the holder to resort to the referee in case of need or not, as he may think fit.
- **16.** The drawer of a bill, and any endorser, may insert therein an express stipulation,

(a)

(a)

- waiving, as regards himself, some or all of the (b) holder's duties.
- 17.-(1) The acceptance of a bill is the signification by the drawee of his assent to the order of the drawer.
- (2) An acceptance is invalid unless it complies with the following
  - conditions, namely, it must be written on the bill and be signed by the

additional words is sufficient;

**REVISED EDITION 2011** 

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16	[CAP. 245	Bills of Exchange
	(b)	it must not express that the drawee will perform his promise by any other means than the payment of money.
Time for acceptance.	<b>18.</b> –(1) A bill ma	y be accepted,
	(a)	before it has been signed by the drawer, or while otherwise incomplete;
	<i>(b)</i>	when it is overdue or after it has been dishonoured by a previous refusal to accept or by non-payment.
	and the drawee su different agreeme	Il payable after sight is dishonoured by non-acceptance, be be accepts it, the holder, in the absence of any nt, is entitled to have the bill accepted as of the date of to the drawee for acceptance.
General and qual		tance is either,
	(a)	general; or
	<i>(b)</i>	qualified.
	(2) A general at the drawer.	acceptance assents without qualification to the order of
		acceptance in express terms varies the effect of the bill articular an acceptance is qualified which is,
	(a)	conditional, that is to say, which makes payment by the acceptor dependent on the fulfilment of a condition therein stated;
	<i>(b)</i>	partial, that is to say, an acceptance to pay a part only of the amount for which the bill is drawn;
	(c)	local, that is to say, an acceptance to pay only at a particular specified place; however an acceptance to pay at a particular place is a general acceptance,
ΓHE SUBSTAN	NTIVE LAWS OF BELIZ	ZE REVISED EDITION 2011  Printed by Authority of the Government of Belize

unless it expressly states that the bill is to be paid there only and not elsewhere;

(d) qualified as to time;

authority to fill up the omission in any way he thinks fit.

- (e) the acceptance of some one or more of the drawees, but not of all.
- **20.**–(1) Where a simple signature on a blank stamped paper is delivered by the signer in order that it may be converted into a bill, it operates as a *prima facie* authority to fill it up as a complete bill for any amount

the stamp will cover, using the signature for that of the drawer, or the acceptor, or an endorser, and in like manner, when a bill is wanting in any material particular the person in possession of it has a *prima facie* 

(2) In order that any such instrument when completed may be enforceable against any person who became a party thereto prior to its completion, it must be filled up within a reasonable time, and strictly in accordance with the authority given. Reasonable time for this purpose is

Provided that if any such instrument after completion is negotiated to a holder in due course, it shall be valid and effectual for all purposes in his hands, and he may enforce it as if it had been filled up within a reasonable time and strictly in accordance with the authority given.

**21.**–(1) Every contract on a bill, whether it be the drawer's, the acceptor's or an endorser's, is incomplete and revocable, until delivery of the instrument in order to give effect thereto,

Provided that where an acceptance is written on a bill, and the drawee gives notice to or according to the directions of the person entitled to the bill that he has accepted it, the acceptance then becomes complete and irrevocable.

Delivery.

Inchoate instru-

THE SUBSTANTIVE LAWS OF BELIZE

a question of fact,

of a holder in due course a valid delivery of the bill by all parties prior to him so as to make them liable to

than a holder in due course, the delivery,

(a)

Bills of Exchange

indorsing, as the case may be;

(2) As between immediate parties and as regards a remote party other

in order to be effectual, must be made either by or

under the authority of the party drawing, accepting or

[CAP. 245]

18

- (3) Where a bill is drawn or indorsed by an infant, minor or corporation

Forged or unauthorised signature.

Procuration signature.

Provided that,

- (a) where a person signs a bill in a trade or assumed name, he is liable thereon as if he had signed it in his own name;
- (b) the signature of the name of a firm is equivalent to the signature by the person so signing of the names of all persons liable as partners in that firm.
- **24.**–(1) Subject to the provisions of this Act, where a signature on a bill is forged or placed thereon without the authority of the person whose signature it purports to be, the forged or unauthorised signature is wholly inoperative, and no right to retain the bill or to give a discharge therefor

or to enforce payment thereof against any party thereto can be acquired through or under that signature, unless the party against whom it is sought to retain or enforce payment of the bill is precluded from setting

(2) Nothing in this section shall affect the ratification of an authorised signature not amounting to a forgery.

**25.** A signature by procuration operates as notice that the agent has

but a limited authority to sign, and the principal is only bound by such

- signature if the agent in so signing was acting within the actual limits of his authority.

  26.–(1) Where a person signs a bill as drawer, endorser or acceptor, and adds words to his signature indicating that he signs for or on behalf of
- a principal or in a representative character, he is not personally liable thereon, but the mere addition to his signature or words describing him as an agent or as filling a representative character does not exempt him from personal liability.
- (2) In determining whether a signature on a bill is that of the principal or that of the agent by whose hand it is written, the construction most favourable to the validity of the instrument shall be adopted.

Persons signing as agent or in repre-

sentative capacity.

THE SUBSTANTIVE LAWS OF BELIZE

up the forgery or want of authority.

20	CAP. 245	Bills of Exchar	nge
What signatures to be attested. 42 of 1999.	indorser, or signs if it is by mark of unless it is made a notary public,	s a promissory note as more in characters other the in the presence of and a	exchange as drawer, acceptor or naker or endorser, his signature, ann Roman, shall have no effect attested by a justice of the peace, police department not below the ical officer.
	(2) An attesta	tion shall be in the form	following or to the like effect,
	"SIGNED in my 20	presence this	day of
	Ву	a person	known to me.
			(Signature)."
	himself as to the		under this section shall satisfy ning and that he understands the
	section if he has		attesting a signature under this or note or the proceeds thereof, h.
Value and holder for value.	<b>28.</b> –(1) Valuable	consideration for a bill	may be constituted by,
	(a)	any consideration su contract;	ufficient to support a simple
	<i>(b)</i>		liability. Such a debt or liability onsideration whether the bill is r at a future time.
	deemed to be a h		n given for a bill, the holder is ds the acceptor and all parties to a time.
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Accommodation bill or party.

Holder in due course.

- (3) Where the holder of a bill has a lien on it, arising either from contract or by implication of law, he is deemed to be a holder for value to the extent of the sum for which he has a lien.
- **29.**–(1) An accommodation party to a bill is a person who has signed a bill as drawer, acceptor or endorser without receiving value therefor, and for the purpose of lending his name to some other person.
- (2) An accommodation party is liable on the bill to a holder for value, and it is immaterial whether, when such holder took the bill, he knew
- such party to be an accommodation party, or not. **30.**–(1) A holder in due course is a holder who has taken a bill, complete

and regular on the face of it, under the following conditions, namely,

- that he became the holder of it before it was overdue, (a) and without notice that it had been previously dishonoured, if such was the fact;
- no notice of any defect in the title of the person who negotiated it. (2) In particular, the title of a person who negotiates a bill is defective within the meaning of this Act when he obtained the bill, or the acceptance

thereof, by fraud, duress or force and fear, or other unlawful means, or for an illegal consideration, or when he negotiates it in breach of faith,

that he took the bill in good faith and for value, and

that at the time the bill was negotiated to him he had

- or under such circumstances as amount to a fraud. (3) A holder (whether for value or not) who derives his title to a bill through a holder in due course, and who is not himself a party to any
- fraud or illegality affecting it, has all the rights of that holder in due course as regards the acceptor and all parties to the bill prior to that holder.
- deemed to have become a party thereto for value.

(b)

**31.**–(1) Every party whose signature appears on a bill is *prima facie* Presumption value and good faith.

	(2) Every holder of a bill is <i>prima facie</i> deemed to be a holder in due course; but if, in an action on a bill, it is admitted or proved that the acceptance, issue or subsequent negotiation of the bill is affected with fraud, duress, or force and fear, or illegality, the burden of proof is shifted, unless and until the holder proves that, subsequent to the alleged fraud or illegality, value has in good faith been given for the bill.	
Negotiation of bill.	<b>32.</b> –(1) A bill is negotiated when it is transferred from one person to another in such a manner as to constitute the transferee the holder of the bill.	
	(2) A bill payable to bearer is negotiated by delivery.	
	(3) A bill payable to order is negotiated by the endorsement of the holder completed by delivery.	
	(4) Where the holder of a bill payable to his order transfers it for value without indorsing it, the transfer gives the transferee such title as the transferor had in the bill, and the transferee in addition acquires the right to have the endorsement of the transferor.	
	(5) Where any person is under obligation to indorse a bill in a representative capacity, he may indorse the bill in such terms as to negative personal liability.	
Requisites of a valid endorsement.	<b>33.</b> –(1) An endorsement, in order to operate as a negotiation, must comply with the following conditions, namely,	
	(a) it must be written on the bill itself and be signed by the endorser;	
	(b) the simple signature of the endorser on the bill without additional words is sufficient;	
	(c) an endorsement written on an alleged, or on a copy of a bill issued or negotiated in a country where copies are recognised, is deemed to be written on the bill itself;	
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Bills of Exchange

[CAP. 245

it must be an endorsement of the entire bill:

[CAP. 245]

a partial endorsement, that is to say, an endorsement (e)

(d)

- which purports to transfer to the endorsee a part only of the amount payable, or which purports to transfer the bill to two or more endorsees severally, does not operate as a negotiation of the bill.
- (2) Where a bill is payable to the order of two or more payees or endorsees who are not partners, all must indorse, unless the one indorsing has authority to indorse for the others.
- (3) Where, in a bill payable to order, the payee or endorsee is wrongly designated, or his name is misspelt, he may indorse the bill as therein described, adding, if he thinks fit, his proper signature.
- (4) Where there are two or more endorsements on a bill, each endorsement is deemed to have been made in the order in which it appears on the bill, until the contrary is proved.
- (5) An endorsement may be made in blank or special, and it may also contain terms making it restrictive.
- **34.** Where a bill purports to be indersed conditionally, the condition may be disregarded by the payer and payment to the endorsee is valid, whether the condition has been fulfilled or not.
- indorsed becomes payable to the bearer. (2) A special endorsement specifies the person to whom, or to whose

**35.**–(1) An endorsement in blank specifies no endorsee, and a bill so

- order, the bill is to be payable.
- (3) The provisions of this Act relating to a payee apply, with the necessary modifications, to an endorsee under a special endorsement.
- (4) When a bill has been indorsed in blank, any holder may convert the blank endorsement into a special endorsement by writing above the

THE SUBSTANTIVE LAWS OF BELIZE

**REVISED EDITION 2011** 

Conditional endorsement.

Endorsement in blank and special

endorsement.

	payment of the bill and to sue any party thereto that his endorser could have sued, but gives him no power to transfer his rights as endorsee unless it expressly authorises him to do so.
	(3) Where a restrictive endorsement authorises further transfer, all subsequent endorsees take the bill with the same rights and subject to the same liabilities as the first endorsee under the restrictive endorsement.
Negotiation of overdue or dishonoured bill.	<b>37.</b> –(1) Where a bill is negotiable in its origin, it continues to be negotiable until it has been,
	(a) restrictively indorsed; or
	(b) discharged by payment or otherwise.
	(2) Where an overdue bill is negotiated, it can only be negotiated subject to any defect of title affecting it at its maturity, and thereafter no person who takes it can acquire or give a better title than that which the person from whom he took it had.
	(3) A bill payable on demand is deemed to be overdue within the meaning and for the purposes of this section when it appears on the face of it to have been in circulation for an unreasonable length of time, and what is an unreasonable length of time for this purpose is a question of fact.
	(4) Except where an endorsement bears date after the maturity of the bill, every negotiation is <i>prima facie</i> deemed to have been effected before the bill was overdue.
HE SUBSTANTIV	TE LAWS OF BELIZE REVISED EDITION 2011
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Bills of Exchange

endorser's signature a direction to pay the bill to or to the order of

**36.**–(1) An endorsement is restrictive which prohibits the further

negotiation of the bill or which expresses that it is a mere authority to deal with the bill as thereby directed and not a transfer of the ownership thereof, as, for example, if a bill be indorsed "Pay D. only," or "Pay D.

(2) A restrictive endorsement gives the endorsee the right to receive

for the account of X.," or "Pay D. or order for collection."

[CAP. 245]

Restrictive dorsement.

himself or some other person.

Negotiation of bill to party already li-

Rights of the holder.

[CAP. 245]

- (5) Where a bill which is not overdue has been dishonoured, any person who takes it with notice of the dishonour takes it subject to any defect of title attaching thereto at the time of dishonour, but nothing in this subsection shall affect the rights of a holder in due course.
- **38.** Where a bill is negotiated back to the drawer, or to a prior endorser or to the acceptor, such party may, subject to the provisions of this Act, re-issue and further negotiate the bill, but he is not entitled to
- enforce payment of the bill against any intervening party to whom he
- **39.** The rights and powers of the holder of a bill are as follows,

was previously liable.

(b)

- he may sue on the bill in his own name; (a)
  - among themselves, and may enforce payment against all parties liable on the bill;
  - where his title is defective, (c)
    - *(i)* if he negotiates the bill to a holder in due course, that holder obtains a good and complete title to the bill; and

where he is a holder in due course, he holds the bill free from any defect of title of prior parties, as well as from mere personal defences available to prior parties

(ii) if he obtains payment of the bill, the person who pays him in due course gets a valid discharge for the bill.

**41.**–(1) Subject to the provisions of this Act, when a bill payable after sight is negotiated, the holder must either present it for acceptance or negotiate it within a reasonable time.

- (2) If he does not do so, the drawer and all endorsers prior to that holder are discharged.
- (3) In determining what is reasonable time within the meaning of this section, regard shall be had to the nature of the bill, the usage of trade with respect to similar bills, and the facts of the particular case.
- **42.**–(1) A bill is duly presented for acceptance which is presented in accordance with the following rules,
  - the presentment must be made by or on behalf of the holder to the drawee or to some person authorised

THE SUBSTANTIVE LAWS OF BELIZE

(a)

26

When presentment for acceptance is

Time for presenting bill payable

Rules as to present-

ment for acceptance and excuses for

non-presentment.

after sight.

necessary.

[CAP. 245]

reasonable hour on a business day and before the bill is overdue:

to accept or refuse acceptance on his behalf, at a

- where a bill is addressed to two or more drawees, (b) who are not partners, presentments must be made to them all, unless one has authority to accept for all, then presentment may be made to him only;
- where the drawee is dead, presentment may be made (c) to his personal representative;
- made to him or to his trustee:

where the drawee is bankrupt, presentment may be

where authorised by agreement or usage, a presentment (e) through the Post Office is sufficient.

(2) Presentment in accordance with these rules is excused, and a bill

- may be treated as dishonoured by non-acceptance, where the drawee is dead or bankrupt, or is a fictitious (a)
  - person or person not having capacity to contract by bill:
  - such presentment cannot be effected; (c) where, although the presentment has been irregular,

where, after the exercise of reasonable diligence,

- acceptance has been refused on some other ground.
- (3) The fact that the holder has reason to believe that the bill on presentment will be dishonoured does not excuse presentment.
- **43.**–(1) When a bill is duly presented for acceptance and is not accepted within the customary time, the person presenting it must treat it as

Non-acceptance.

dishonoured by non-acceptance.

(d)

(b)

8 [(	CAP. 245	Bills of Exchange
	(2) If he do	oes not, the holder shall lose his right of recourse against d endorsers.
Dishonour by non-acceptance	<b>44.</b> –(1) A bill	is dishonoured by non-acceptance,
and its consequences.	(6	a) when it is duly presented for acceptance, and such an acceptance as is prescribed by this Act is refused or cannot be obtained; or
	(l	b) when presentment for acceptance is excused and the bill is not accepted.
	by non-accept	to the provisions of this Act, when a bill is dishonoured tance, an immediate right of recourse against the drawer accrues to the holder, and no presentment for payment is
Duties as to qualified acceptances.	and if he does	nolder of a bill may refuse to take a qualified acceptance, s not obtain an unqualified acceptance may treat the bill as by non-acceptance.
	endorser has a qualified ac	a qualified acceptance is taken, and the drawer or an not expressly or impliedly authorised the holder to take acceptance, or does not subsequently assent thereto, such lorser is discharged from his liability on the bill.
		that the provisions of this subsection shall not apply to a ance, whereof due notice has been given.
	(3) Where protested as to	a foreign bill has been accepted as to part, it must be the balance.
	acceptance, an	he drawer or endorser of a bill receives notice of a qualified nd does not within a reasonable time express his dissent to e shall be deemed to have assented thereto.
Rules as to presentment for payment.		ct to the provisions of this Act, a bill must be duly presented and if it is not so presented the drawer and endorsers shall.
THE SUBSTANT	IVE LAWS OF BI	ELIZE REVISED EDITION 2011  Printed by Authority of the Government of Belize

- (2) A bill is duly presented for payment which is presented in accordance with the following rules,
  - (a) where the bill is not payable on demand, presentment must be made on the day it falls due;
  - (b) where the bill is payable on demand, then, subject to the provisions of this Act, presentment must be made within a reasonable time after its issue in order to render the drawer liable, and within a reasonable time after its endorsement, in order to render the endorser liable.
- (3) In determining what is a reasonable time within the meaning of subsection (2) (b) of this section, regard shall be had to the nature of the bill, the usage of trade with regard to similar bills, and the facts of the particular case.
- (4) Presentment must be made by the holder or by some person authorised to receive payment on his behalf at a reasonable hour on a business day at the proper place as defined in subsection (5) of this section, either to the person designated by the bill as payer or to some person authorised to pay or refuse payment on his behalf, if with the exercise of reasonable diligence such person can there be found.
  - (5) A bill is presented at the proper place,
    - (a) where a place of payment is specified in the bill and the bill is there presented;
      - (b) where no place of payment is specified, but the address of the drawee or acceptor is given in the bill, and the bill is there presented;
      - (c) where no place of payment is specified, and no address is given and the bill is presented at the drawee's or acceptor's place of business if known, and if not, at his ordinary residence, if known;

	his last known place of business or residence.
of re	Where a bill is presented at the proper place, and after the exercise asonable diligence, no person authorised to pay or refuse payment be found there, no further presentment to the drawee or acceptor is ired.
who	Where a bill is drawn upon, or accepted by two or more persons are not partners, and no place of payment is specified, presentment be made to them all.
of parepre	Where the drawee or acceptor of a bill is dead, and no place ayment is specified, presentment must be made to a personal seentative, if such there be, and with the exercise of reasonable ence he can be found.

(d)

the Post Office is sufficient.

Bills of Exchange

in any other case, if presented to the drawee or acceptor wherever he can be found, or if presented at

[CAP. 245]

Excuses for delay

ment for payment.

non-present-

not imputable to his default, misconduct or negligence. (2) When the cause of delay ceases to operate, presentment must be

(9) Where authorised by agreement or usage, a presentment through

**47.**–(1) Delay in making presentment for payment is excused when the

delay is caused by circumstances beyond the control of the holder, and

- made with reasonable diligence.
  - (3) Presentment for payment is dispensed with,
    - where after the exercise of reasonable diligence, (a) presentment, as required by this Act, cannot be effected;
    - where the drawee is a fictitious person; (b)
    - as regards the drawer, where the drawee or acceptor (c) is not bound, as between himself and the drawer, to

# THE SUBSTANTIVE LAWS OF BELIZE

## **REVISED EDITION 2011**

31

[CAP. 245]

believe that the bill would be paid, if presented; as regards an endorser, where the bill was accepted

accept or pay the bill, and the drawer has no reason to

- (d) or made for the accommodation of that endorser, and he has no reason to expect that the bill would be paid if presented;
- by waiver of presentment, expressed or implied. (e)
- (4) The fact that the holder has reason to believe that the bill will, on presentment, be dishonoured, does not dispense with the necessity for presentment.

refused or cannot be obtained; or

**48.**–(1) A bill is dishonoured by non-payment,

(a)

when presentment is excused and the bill is overdue (b) and unpaid.

when it is duly presented for payment and payment is

- (2) Subject to the provisions of this Act, when a bill is dishonoured by non-payment, an immediate right of recourse against the drawer and endorsers accrues to the holder.
- **49.** Subject to the provisions of this Act, when a bill has been dishonoured by non-acceptance or by non-payment, notice of dishonour must be given

to the drawer and each endorser, and any drawer and endorser to whom

prejudiced by the omission;

such notice is not given is discharged:

Provided that,

where a bill is dishonoured by non-acceptance and (a) notice of dishonour is not given, the rights of a holder in due course subsequent to the omission, shall not be

**REVISED EDITION 2011** 

Dishonour by non-payment.

Notice of dishonour and effect of

non-notice.

THE SUBSTANTIVE LAWS OF BELIZE

	(b)	where a bill is dishonoured by non-acceptance, and due notice of dishonour is given, it shall not be necessary to give notice of a subsequent dishonour by non-payment unless the bill has in the meantime been accepted.
Rules as to notice of dishonour.		onour, in order to be valid and effectual, must be given h the following rules,
	(a)	the notice must be given by or on behalf of the holder, or by or on behalf of an endorser who, at the time of giving it is himself liable on the bill;
	<i>(b)</i>	the notice may be given by an agent either in his own name or in the name of any party entitled to give notice, whether that party is his principal or not;
	(c)	where the notice is given by or on behalf of the holder, it ensures for the benefit of all subsequent holders and all prior endorsers who have a right or recourse against the party to whom it is given;
	(d)	where notice is given by or on behalf of an endorser entitled to give notice as hereinbefore provided, it ensures for the benefit of the holder and all endorsers subsequent to the party to whom notice is given;
	(e)	the notice may be given in writing or by personal communication, and may be given in any terms which sufficiently identify the bill, and intimate that the bill has been dishonoured by non-acceptance or non-payment;
	<i>(f)</i>	the return of a dishonoured bill to the drawer or an endorser is, in point of form, deemed a sufficient notice of dishonour;
THE SUBSTANTIVE LAWS OF BELIZE  REVISED EDITION 2011		
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Bills of Exchange

32

[CAP. 245

the bill shall not vitiate the notice unless the party to whom the notice is given is in fact misled thereby;

[CAP. 245]

(h) where notice of dishonour is required to be given to any person, it may be given either to the party himself, or to his agent in that behalf;(i) where the drawer or endorser is dead, and the party

*(j)* 

(k)

(i) where the drawer or endorser is dead, and the party giving notice knows it, the notice must be given to a personal representative if such there be, and with the exercise of reasonable diligence he can be found;

where the drawer or endorser is bankrupt, notice may be given either to the party himself or to his trustee;

where there are two or more drawers or endorsers

- who are not partners, notice must be given to each of them, unless one of them has authority to receive such notice for the others;

  (l) the notice may be given as soon as the bill is dishonoured,
  - and must be given within a reasonable time thereafter. In the absence of special circumstances, notice is not deemed to have been given within a reasonable time, unless,
  - (i) where the person giving and the person receiving notice reside in the same place, the notice is given or sent off in time to reach the latter on the day after the dishonour of the bill;
  - (ii) where the person giving and the person receiving notice reside in different places, the notice is sent off on the day after the dishonour of the bill, if there is a post at a convenient hour

### THE SUBSTANTIVE LAWS OF BELIZE

[CAP. 245

- notice as required by this Act cannot be given to or does not reach the drawer or endorser sought to be

Bills of Exchange

on that day, and if there is no such post on that

day, then by the next post thereafter;

[CAP. 245]

- (c) as regards the drawer in the following cases,
- (i) where the drawer and drawee are the same person;
  - (ii) where the drawee is a fictitious person or a person not having capacity to contract;
  - (iii) where the drawer is the person to whom the bill is presented for payment;
  - (iv) where the drawee or acceptor is as between himself and the drawer under no obligation to accept or pay the bill;
  - (v) where the drawer has countermanded payment;

as regards the endorser in the following cases,

where the drawee is a fictitious person or a

where the bill was accepted or made for his

- person not having capacity to contract and the endorser was aware of the fact at the time he
  - (ii) where the endorser is the person to whom the bill is presented for payment;
- accommodation.

  (4) Notice of dishonour may be waived before the time of givin

indorsed the bill;

- (4) Notice of dishonour may be waived before the time of giving notice has arrived, or after the omission to give due notice.
- **52.**–(1) Where an inland bill has been dishonoured, it may, if the holder thinks fit, be noted for non-acceptance or non-payment, as the case may be; but it shall not be necessary to note or protest any such bill in order to preserve the recourse against the drawer or endorser.

### THE SUBSTANTIVE LAWS OF BELIZE

(d)

*(i)* 

(iii)

Noting or protest of bill.

Bills of Exchange (2) Where a foreign bill, appearing on the face of it to be such, has been dishonoured by non-acceptance, it must be duly protested for non-acceptance, and where such a bill, which has not been previously

dishonoured by non-acceptance, is dishonoured by non-payment, it must

- be duly protested for non-payment. (3) If it is not so protested, the drawer and endorsers are discharged.
- (4) Where a bill does not appear on the face of it to be a foreign bill, protest thereof in case of dishonour is unnecessary.
- (5) A bill which has been protested for non-acceptance may be subsequently protested for non-payment.
- (6) Subject to the provisions of this Act, when a bill is noted or protested, it may be noted on the day of its dishonour, and must be noted not later than the next succeeding business day.
- (7) When a bill has been duly noted, the protest may be subsequently extended as on the date of the noting.
- (8) Where the acceptor of a bill becomes bankrupt or insolvent or suspends payment before it matures, the holder may cause the bill to be protested for better security against the drawer and endorsers.
  - (9) A bill must be protested at the place where it is dishonoured:

## Provided that,

[CAP. 245]

- when a bill is presented through the Post Office, and (a) returned by post dishonoured, it may be protested at the place to which it is returned, and on the day of its return, if received during business hours, and, if not received during business hours, then not later than the next business day;
- when a bill drawn payable at the place of business (b) or residence of some person other than the drawee,

## THE SUBSTANTIVE LAWS OF BELIZE

[CAP. 245]

- be protested for non-payment the place where it is expressed to be payable, and no further presentment for payment to, or demand on, the drawee is necessary.
- (10) A protest must contain a copy of the bill, and must be signed by the notary making it, and must specify,
  - the person at whose request the bill is protested; (a)
  - the place and date of protest, the cause or reason for (b) protesting the bill, the demand made and the answer given, if any, or the fact that the drawee or acceptor could not be found.
- (11) Where a bill is lost or destroyed, or is wrongly detained from the person entitled to hold it, protest may be made on a copy or written particulars thereof.
- (12) Protest is dispensed with by any circumstance which would dispense with notice of dishonour.
- (13) Delay in noting or protesting is excused when the delay is caused by circumstances beyond the control of the holder, and not imputable to his default, misconduct or negligence.
- (14) When the cause of delay ceases to operate, the bill must be noted
- or protested with reasonable diligence. **53.**–(1) When a bill is accepted generally, presentment for payment is not
- (2) When by the terms of a qualified acceptance, presentment for payment is required, the acceptor, in the absence of an express stipulation to that effect, is not discharged by the omission to present the bill for

**REVISED EDITION 2011** 

Duties of holder as regards drawee

or acceptor.

payment on the day that it matures.

necessary in order to render the acceptor liable.

		to render the acceptor of a bill liable, it is not necessary that notice of dishonour should be given to him.	
	the bill to the pers	e holder of a bill presents it for payment, he shall exhibit rson from whom he demands payment, and when a bill is shall forthwith deliver it up to the party paying it.	
Funds in hands of drawee.	hands of the draw	self, does not operate as an assignment of funds in the twee available for the payment thereof, and the drawee es not accept as required by this Act is not liable on the	
Liability of acceptor.	<b>55.</b> The acceptor	r of a bill, by accepting it,	
	(a)	engages that he will pay it according to the tenor of his acceptance;	
	<i>(b)</i>	is precluded from denying to a holder in due course,	
		(i) the existence of the drawer, the genuineness of his signature, and his capacity and authority to draw the bill;	
		(ii) in the case of a bill payable to the drawer's order, the then capacity of the drawer to indorse, but not the genuineness or validity of his endorsement;	
		(iii) in the case of a bill payable to order of a third person, the existence of a payee and his then capacity to indorse, but not the genuineness or validity of his endorsement.	
Liability of drawer or indorser.	<b>56.</b> –(1) The draw	wer of a bill, by drawing it,	
	(a)	engages that, on due presentment, it shall be accepted and paid according to its tenor, and that if it is dishonoured he will compensate the holder or any endorser who is compelled to pay it,	
THE SUBSTANTIV	VE LAWS OF BELI	IZE REVISED EDITION 2011  Printed by Authority of the Government of Belize	

Bills of Exchange

[CAP. 245

38

[CAP. 245]

- Provided that the requisite proceedings on dishonour are duly taken;
- - (b) is precluded from denying to a holder in due course the existence of the payee and his then capacity to indorse.
- (2) The endorser of a bill, by indorsing it,
- (a) engages, that on due presentment, it shall be accepted and paid according to its tenor, and that if it be dishonoured, he will compensate the holder or a subsequent endorser who is compelled to pay it:

Provided that the requisite proceedings on dishonour be duly taken;

- (b) is precluded from denying to a holder in due course the genuineness and regularity in all respects of the drawer's signature and all previous endorsements;
- (c) is precluded from denying to his immediate or a subsequent endorsee that the bill was at the time of his endorsement a valid and subsisting bill, and that he had then a good title thereto.
- **57.** Where a person signs a bill otherwise than as drawer or acceptor, he thereby incurs the liabilities of an endorser to a holder in due course.
- **58.** Where a bill is dishonoured, the measure of damages, which shall be deemed to be liquidated damages, shall be as follows,
  - (a) the holder may recover from any party liable on the bill, and the drawer who has been compelled to pay the bill may recover from the acceptor, and an endorser who has been compelled to pay the bill may recover from the

acceptor or from the drawer, or from a prior endorser,

(i) the amount of the bill;

Stranger signing bill liable as in-

Measure of damages against par-

ties to dishonoured

dorser.

## THE SUBSTANTIVE LAWS OF BELIZE

(b)

(ii)

the expenses of noting or, when protest is (iii) necessary and the protest has been extended, the expenses of protest;

Bills of Exchange

case;

abroad, in lieu of the above damages, the holder may recover from the drawer or an endorser, and the drawer or an endorser who has been compelled to pay the bill may recover from any party liable to him, the amount of the re-exchange with interest thereon until

in the case of a bill which has been dishonoured

interest thereon from the time of presentment

for payment if the bill is payable on demand, and from the maturity of the bill in any other

- be withheld wholly or in part, and where a bill is expressed to be payable with interest at a given rate, interest as damages may or may not be given at the same rate as interest proper.
- (2) A transferor by delivery is not liable on the instrument.

delivery without indorsing it, he is called a "transferor by delivery".

**59.**–(1) Where the holder of a bill payable to bearer negotiates it by

(3) A transferor by delivery who negotiates a bill thereby warrants to his immediate transferee being a holder for value that the bill is what it purports to be, that he has a right to transfer it, and that, at the time of transfer, he is not aware of any fact which renders it valueless.

# THE SUBSTANTIVE LAWS OF BELIZE

Transferor by de-

livery and trans-

feree.

[CAP. 245]

Payment in due course.

### PART VI

Discharge of Bills and Acceptance and Payment for Honour, etc.

that his title to the bill is defective.

(b)

- **60.**–(1) A bill is discharged by payment in due course by or on behalf of
- the drawee or acceptor. (2) "Payment in due course" means payment made at or after the maturity of the bill to the holder thereof in good faith and without notice
- (3) Subject to the provisions hereinafter contained, when a bill is paid by the drawer or an endorser, it is not discharged, but,
  - where a bill payable to, or to the order of, a third (a) party is paid by the drawer, the drawer may enforce payment thereof against the acceptor, but may not reissue the bill:

where a bill is paid by an endorser, or where a bill

- payable to drawer's order is paid by the drawer, the party paying it is remitted to his former rights as regards the acceptor or antecedent parties, and he may, if he thinks fit, strike out his own and subsequent endorsements, and again negotiate the bill.
- (4) Where an accommodation bill is paid in due course by the party accommodated, the bill is discharged.
- **61.** When a bill payable to order on demand is drawn on a banker, and the banker on whom it is drawn pays the bill in good faith and in the ordinary course of business, it is not incumbent on the banker to show that the endorsement of the payee or any subsequent endorsement was made by or under the authority of the person whose endorsement it purports to be,

and the banker is deemed to have paid the bill in due course, although such endorsement has been forged or made without authority.

Banker paying demand draft whereon endorsement is forged.

THE SUBSTANTIVE LAWS OF BELIZE

**REVISED EDITION 2011** 

	(3) The liabilities of any party to a bill may, in like manner, be renounced by the holder before, at or after its maturity; but nothing in this section shall affect the rights of a holder in due course without notice of the renunciation.	
Cancellation.	<b>64.</b> –(1) Where a bill is intentionally cancelled by the holder or his agent, and the cancellation is apparent thereon, the bill is discharged.	
	(2) In like manner, any party liable on a bill may be discharged by the intentional cancellation of his signature by the holder or his agent.	
	(3) In such case, any endorser who would have had a right of recourse against the party whose signature is cancelled is also discharged.	
	(4) A cancellation made unintentionally, or under a mistake, or without the authority of the holder, is inoperative; but where a bill or any signature thereon appears to have been cancelled, the burden of proof lies on the party who alleges that the cancellation was made unintentionally, or under a mistake, or without authority.	
Alteration of bill.	<b>65.</b> –(1) Where a bill or acceptance is materially altered without the assent of all parties liable on the bill, the bill is avoided except as against a party who has himself made, authorised, or assented to the alteration and subsequent endorsers,	
	Provided that where a bill has been materially altered, but the alteration is not apparent, and the bill is in the hands of a holder in due course, such	
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Bills of Exchange

its maturity in his own right, the bill is discharged.

62. When the acceptor of a bill is or becomes the holder of it at or after

**63.**–(1) When the holder of a bill at or after its maturity absolutely and unconditionally renounces his rights against the acceptor, the bill is

(2) The renunciation must be in writing unless the bill is delivered up

[CAP. 245]

discharged.

to the acceptor.

Acceptor the hold-

er at maturity.

Express waiver.

Acceptor for honour *supra* 

protest.

holder may avail himself of the bill as if it had not been altered, and may enforce payment of it according to its original tenor.

- (2) In particular, the following alterations are material, namely, any alteration of the date, the sum payable, the time of payment, the place of payment, and, where a bill has been accepted generally, the addition of a place of payment without the acceptor's assent.
- **66.**–(1) Where a bill has been protested for dishonour by non-acceptance, or protested for better security, and is not overdue, any person, not being a party already liable thereon, may, with the consent of the holder,

intervene and accept the bill *supra* protest, for the honour of any party liable thereon, or for the honour of the person for whose account the bill

- (2) A bill may be accepted for honour for part only of the sum for which it is drawn.
- (3) An acceptance for honour *supra* protest, in order to be valid,

must,

(a)

is drawn.

- be written in the bill, and indicate that it is an acceptance for honour;
- be signed by the acceptor for honour. (b)
- (4) Where an acceptance for honour does not expressly state for whose honour it is made, it is deemed to be an acceptance for the honour of the drawer.
- (5) Where a bill payable after sight is accepted for honour, its maturity is calculated from the date of the noting for non-acceptance, and not from the date of the acceptance for honour.
- 67.-(1) The acceptor for honour of a bill, by accepting it, engages that he will, on due presentment, pay the bill according to the tenor of his acceptance, if it is not paid by the drawee, provided it has been duly

Liability of acceptor for honour.

(2) The acceptor for honour is liable to the holder and to all parties to

the bill subsequent to the party for whose honour he has accepted.

- **68.**–(1) Where a dishonoured bill has been accepted for honour *supra* protest, or contains a reference in case of need, it must be protested
- for non-payment before it is presented for payment to the acceptor for honour, or referee in case of need.

(2) Where the address of the acceptor for honour is in the same place where the bill is protested for non-payment, the bill must be presented to him not later than the day following its maturity, and where the address of the acceptor for honour is in some place other than the place where it

- was protested for non-payment, the bill must be forwarded not later than the day following its maturity for presentment to him.

  (3) Delay in presentment or non-presentment is excused by any
- circumstance which would excuse delay in presentment for payment or non-presentment for payment.
- (4) Where a bill is dishonoured by the acceptor for honour it must be protested for non-payment by him.

**69.**–(1) Where a bill has been protested for non-payment, any person

- may intervene and pay it *supra* protest for the honour of any party liable thereon, or for the honour of the person for whose account the bill is drawn.
- (2) Where two or more persons offer to pay a bill for the honour of different parties, the person whose payment will discharge most parties to the bill shall have the preference.
- (3) Payment for honour *supra* protest, in order to operate as such and not as a mere voluntary payment, must be attested by a notarial act of honour, which may be appended to the protest or form an extension of it.

# THE SUBSTANTIVE LAWS OF BELIZE

Presentment to ac-

ceptor for honour.

Payment for honour *supra* protest.

[CAP. 245

- (4) The notarial act of honour must be founded on a declaration made by the payer for honour or his agent in that behalf, declaring his intention to pay the bill for honour, and for whose honour he pays.
- (5) Where a bill has been paid for honour, all parties subsequent to the party for whose honour it is paid are discharged, but the payer for honour is subrogated for, and succeeds to both the rights and duties of, the holder as regards the party for whose honour he pays and all parties liable to that party.
- (6) The payer for honour, on paying to the holder the amount of the bill and the notarial expenses incidental to its dishonour, is entitled to receive both the bill itself and the protest. If the holder does not on demand deliver them up, he shall be liable to the payer for honour in damages.
- (7) Where the holder of a bill refuses to receive payment *supra* protest, he shall lose his right of recourse against any party who would have been discharged by such payment.

**70.**–(1) Where a bill has been lost before it is overdue, the person who

was the holder of it may apply to the drawer to give him another bill of

- the same tenor, giving security to the drawer, if required, to indemnify him against all persons whoever in case the bill alleged to have been lost shall be found again.
- (2) Where the drawer on such a request refuses to give such duplicate bill, he may be compelled to do so.
- 71. In any action or proceeding upon a bill, the court or judge may order that the loss of the instrument shall not be set up, provided an indemnity be given, to the satisfaction of the court or judge, against the claims of any other person upon the instrument in question.
- 72.-(1) Where a bill is drawn in a set, each part of the set being numbered, and containing a reference to the other parts, the whole of the parts

Holder's right to duplicate of lost

Action on lost

Rules as to sets.

THE SUBSTANTIVE LAWS OF BELIZE

constitute one bill.

REVISED EDITION 2011

- to him is liable on the part he has himself indorsed as if the said parts were separate bills. (3) Where two or more parts of a set are negotiated to different holders
- in due course, the holder whose title first accrues is, as between such holders, deemed the true owner of the bill; but nothing in this subsection shall affect the rights of a person who in due course accepts or pays the part first presented to him.
- (4) The acceptance may be written on any part, and it must be written on one part only.
- (5) If the drawee accepts more than one part, and such accepted parts get into the hands of different holders in due course, he is liable on every such part as if it were a separate bill.

(6) When the acceptor of a bill drawn in a set pays it without requiring

- the part bearing his acceptance to be delivered up to him, and that part at maturity is outstanding in the hands of a holder in due course, he is liable to the holder thereof.
- (7) Subject to the preceding rules, where any one part of a bill drawn in a set is discharged by payment or otherwise, the whole bill is discharged.
- 73. Where a bill drawn in one country is negotiated, accepted or payable in another, the rights, duties and liabilities of the parties thereto are determined as follows.
  - the validity of a bill as regards requisites in form, is (a) determined by the law of the place of issue, and the validity, as regards requisites in form of the supervening contracts, such as acceptance, or endorsement, or acceptance supra protest, is determined by the law of the place where such contract was made,

## THE SUBSTANTIVE LAWS OF BELIZE

Rules where laws conflict.

[CAP. 245

[CAP. 245]

Provided that.

(b)

(c)

*(i)* 

invalid by reason only that it is not stamped in accordance with the law of the place of issue;

where a bill is issued out of Belize, it is not

(ii) where a bill, issued out of Belize, conforms, as regards requisites in form, to the law of Belize, it may for the purpose of enforcing payment thereof be treated as valid as between all persons who negotiate, hold or become parties to it in Belize;

subject to the provisions of this Act, the interpretation of the drawing, endorsement, acceptance or acceptance

the duties of the holder with respect to presentment

supra protest of a bill is determined by the law of the place where such contract is made,Provided that where an inland bill is indorsed in a foreign country,

the endorsement shall, as regards the payer, be interpreted according to the law of Belize;

- for acceptance or payment and the necessity for or sufficiency of a protest or notice of dishonour or otherwise, are determined by the law of the place where the act is done or the bill is dishonoured;
- (d) where a bill is drawn out of, but payable in Belize, and the sum payable is not expressed in the currency of Belize, the amount shall, in the absence of some express stipulation, be calculated according to the rate of exchange for sight drafts at the place of payment on the day the bill is payable;
- (e) where a bill is drawn in one country and is payable in another, the due date thereof is determined according to the law of the place where it is payable.

## THE SUBSTANTIVE LAWS OF BELIZE

**74.**–(1) A cheque is a bill of exchange drawn on a banker payable on demand. (2) Except as otherwise provided in this Part, the provisions of this Act applicable to a bill of exchange payable on demand apply to a cheque. 75. Subject to the provisions of this Act, Presentment cheque for pay-(a) where a cheque is not presented for payment within a reasonable time of its issue, and the drawer or the person on whose account it is drawn had the right, at the time of such presentment, as between him and the banker, to have the cheque paid and suffers actual damage through the delay, he is discharged to the extent of such damage, that is to say, to the extent to which such drawer or person is a creditor of such banker to a larger amount than he would have been had such cheque been paid; *(b)* be had to the nature of the instrument, the usage of trade and of bankers, and the facts of the particular case; (c) the holder of such cheque as to which such drawer or person is discharged shall be a creditor, in lieu of such drawer or person, of such banker, to the extent from him. Revocation of bank-**76.** The duty and authority of a banker to pay a cheque drawn on him by er's authority. his customer are determined by, countermand of payment; (a) THE SUBSTANTIVE LAWS OF BELIZE Printed by Authority of the Government of Belize

[CAP. 245

Cheques defined.

in determining what is a reasonable time, regard shall

Bills of Exchange

PART VII

Cheques on a Banker, Cross Cheques and Banker's Drafts

of such discharge, and entitled to recover the amount

# **REVISED EDITION 2011**

Definition of general and special crossings.

Crossing by drawer or after issue.

- (b) notice of the customer's death.
- 77.–(1) Where a cheque bears across its face an addition of,
- (a) the words "and company" or any o
  - (a) the words "and company", or any abbreviation thereof, between two parallel transverse lines, either with or without the words "not negotiable"; or
  - (b) two parallel transverse lines simply, either with or without the words "not negotiable",
- that addition constitutes a crossing, and the cheque is crossed generally.
- (2) Where a cheque bears across its face an addition of the name of the banker, either with or without the words "not negotiable", that addition constitutes a crossing and the cheque is crossed specially and to that banker.
- (2) Where a cheque is uncrossed, the holder may cross it generally or specially.

**78.**–(1) A cheque may be crossed generally or specially by the drawer.

(3) Where a cheque is crossed generally, the holder may cross it specially.

(4) Where a cheque is crossed generally or specially, the holder may

- add the words "not negotiable".

  (5) Where a cheque is crossed specially, the banker to whom it is
- crossed may again cross it specially to another banker for collection.
- (6) Where an uncrossed cheque or a cheque crossed generally, is sent to a banker for collection, he may cross it specially to himself.
- **79.** A crossing authorised by this Act is a material part of the cheque, and it shall not be lawful for any person to obliterate or, except as authorised

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THE SUBSTANTIVE LAWS OF BELIZE

by this Act, to add to or alter the crossing.

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Crossing a material part of a cheque.

(2) Where the banker on whom a cheque is drawn which is so crossed nevertheless pays the same, or pays a cheque crossed generally otherwise than to a banker, or if crossed specially, otherwise than to the banker to whom it is crossed, or his agent for collection, being a banker, he is liable to the true owner of the cheque for any loss he may sustain owing

Provided that where a cheque is presented for payment which does not, at the time of presentment, appear to be crossed, or to have had a crossing which has been obliterated, or to have been added to or altered otherwise than as authorised by this Act, the banker paying the cheque, in good faith and without negligence, shall not be responsible or incur any liability, nor shall the payment be questioned by reason of the cheque having been crossed, or of the crossing having been obliterated or having been added to or altered otherwise than as authorised by this Act, and of payment having been made otherwise than to a banker, or to the banker to whom the cheque is or was crossed, or to his agent for collection being

on whom it is drawn shall refuse payment thereof.

to the cheque having been so paid,

a banker, as the case may be.

Protection to drawer

and banker where

cheque is crossed.

on holder.

[CAP. 245]

Duties of banker as

to crossed cheques.

and, if crossed specially, to the banker to whom it is crossed, or his agent for collection being a banker, the banker paying the cheque, and, if the cheque has come into the hands of the payee, the drawer, shall respectively be entitled to the same rights and be placed in the same position as if payment of the cheque had been made to the true owner thereof.

81. Where the banker, on whom a crossed cheque is drawn, in good

faith and without negligence, pays it, if crossed generally, to a banker,

**82.** Where a person takes a crossed cheque which bears on it the words Effect of crossing "not negotiable", he shall not have and shall not be capable of giving a better title to the cheque than that which the person from whom he took it had.

REVISED EDITION 2011 THE SUBSTANTIVE LAWS OF BELIZE

Protection to collecting banker.

Application of sections 77 to 83 in-

clusive to banker's

Definition of promissory note.

draft.

83.-(1) Where a banker in good faith and without negligence receives payment for a customer of a cheque crossed generally or specially to himself, and the customer has no title or a defective title thereto, the banker shall not incur any liability to the true owner of the cheque by reason only of having received such payment.

(2) A banker receives payment of a crossed cheque for a customer within the meaning of this section, notwithstanding that he credits his customer's account with the amount of the cheque before receiving payment thereof.

**84.**–(1) Sections 77 to 83 of this Act which relate to crossed cheques, shall apply to a banker's draft as if the draft were a cheque.

(2) For the purposes of this section, the expression "banker's draft"

means a draft payable on demand drawn by or on behalf of a bank upon itself, whether payable at the head office or some other office of the bank.

PART VIII

**85.**–(1) A promissory note is an unconditional promise in writing made by

one person to another signed by the maker, engaging to pay, on demand

## **Promissory Notes**

or at a fixed or determinable future time, a sum certain in money, to or to the order of, a specified person or to bearer.

(2) An instrument in the form of a note payable to maker's order is not a note within the meaning of this section unless and until it is indorsed by the maker.

(3) A note is not invalid by reason only that it contains also a pledge of collateral security with authority to sell or dispose thereof.

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THE SUBSTANTIVE LAWS OF BELIZE

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sary.	to the payee or bearer.	
Joint and several notes.	<b>87.</b> –(1) A promissory note may be made by two or more makers, and they may be liable thereon jointly, or jointly or severally according to its tenor.	
	(2) Where a note runs "I promise to pay" and is signed by two or more persons, it is deemed to be their joint and several note.	
Note payable on demand.	<b>88.</b> –(1) Where a note payable on demand has been indorsed, it must be presented for payment within a reasonable time of the endorsement, and if it is not so presented, the indorser is discharged.	
	(2) In determining what is reasonable time, regard shall be had to the nature of the instrument, the usage of trade, and the facts of the particular case.	
	(3) Where a note payable on demand is negotiated, it is not deemed to be overdue for the purpose of affecting the holder with defects of title of which he had no notice by reason that it appears that a reasonable time for presenting it for payment has elapsed since its issue.	
Presentment of note for payment.	<b>89.</b> –(1) Where a promissory note is in the body of it made payable at a particular place, it must be presented for payment at that place in order to render the maker liable. In any other case, presentment for payment is not necessary in order to render the maker liable.	
	(2) Presentment for payment is necessary in order to render the endorser of a note liable.	
	(3) Where a note is in the body of it made payable at a particular place, presentment at that place is necessary in order to render an endorser liable; but when a place of payment is indicated by way of memorandum only, presentment at that place is sufficient to render the endorser liable,	
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Bills of Exchange

(4) A note which is, or on the face of it purports to be, both made and payable within Belize is an inland note, and any other note is a foreign note.

**86.** A promissory note is inchoate and incomplete until delivery thereof

[CAP. 245]

52

Delivery neces-

Liability of maker.

Application of Part II to VIII to notes.

but a presentment to the maker elsewhere, if sufficient in other respects, shall also suffice.

- **90.** The maker of a promissory note, by making it,
  - (a) engages that he will pay it according to its tenor;

  - (b) is precluded from denying to a holder in due course the existence of the payee and his then capacity to indorse.
- **91.**–(1) Subject to the provisions of Parts II to VIII of this Act, and except as by this section provided, the provisions of this Act relating to bills of exchange apply, with the necessary modifications, to promissory notes.
- note shall be deemed to correspond with the drawer of an accepted bill payable to drawer's order.

  (3) The following provisions as to bills do not apply to notes, namely,

(2) In applying those provisions, the maker of a note shall be deemed to correspond with the acceptor of a bill, and the first endorser of a

provisions relating to,

presentment for acceptance;

(a)

- (b) acceptance;
- (c) acceptance supra protest;
- (d) bills in a set;
- (e) where a foreign note is dishonoured, protest thereof is unnecessary.

or not. 93.-(1) Where, by this Act, any instrument or writing is required to be Signature. signed by any person, it is not necessary that he should sign it with his own hand, but it is sufficient if his signature is written thereon by some other person by or under his authority. (2) In the case of a corporation, where by this Act any instrument or writing is required to be signed, it is sufficient if the instrument or writing be sealed with the corporate seal. (3) Nothing in this section shall be construed as requiring the bill or note of a corporation to be under seal. **94.**–(1) Where, by this Act, the time limited for doing any act or thing is Computation of time. less than three days, in reckoning time, non-business days are excluded. (2) "Non-business days" for the purposes of this Act, means, Sunday; (a) (b) a public or bank holiday under the provisions of the Holidays Act, Cap. 289; any day appointed by the Minister in addition to or in (c) substitution for any of the days in the Schedule to the Holidays Act, Cap. 289. (3) Any other day is a business day. 95. For the purposes of this Act, where a bill or note is required to be When noting equivalent to protest. protested within a specified time, or before some further proceeding is THE SUBSTANTIVE LAWS OF BELIZE REVISED EDITION 2011 Printed by Authority of the Government of Belize

Bills of Exchange

PART IX

Miscellaneous

**92.** A thing is deemed to be done in good faith, within the meaning of this Act, where it is in fact done honestly, whether it is done negligently

[CAP. 245]

Good faith.

Protest when notary not accessible.

Dividend warrants may be crossed.

Savings.

taken, it is sufficient that the bill has been noted for protest before the expiration of the specified time or the taking of the proceeding, and the formal protest may be extended at any time thereafter as of the date of the noting.

**96.**–(1) Where a dishonoured bill or note is authorised or required to be protested, and the services of a notary cannot be obtained at the place where the bill is dishonoured, any householder or substantial resident of the place may, in the presence of two witnesses, give a certificate, signed by them, attesting the dishonour of the bill, and the certificate shall in all

respects operate as if it were a formal protest of the bill.

(2) The form in the Schedule to this Act may be used, with necessary modifications, and, if used, shall be sufficient.

**97.** The provisions of this Act relating to crossed cheques shall apply to

- **98.**–(1) The rules in bankruptcy relating to bills of exchange, promissory notes, and cheques shall continue to apply thereto, notwithstanding anything in this Act.
- (2) The rules of common law, including the law merchant, except in so far as they are inconsistent with the express provisions of this Act, shall continue to apply to bills of exchange, promissory notes and cheques.
  - (3) Nothing in this Act shall affect,

a warrant for payment of dividend.

- (a) the provisions of the Stamp Duties Act, Cap. 64
  - (b) the provisions of the Companies Act, Cap. 250; or
    - (c) the validity of any usage relating to dividend warrants, or the endorsements thereof.

## THE SUBSTANTIVE LAWS OF BELIZE

# BILLS OF EXCHANGE ACT Protest in lieu of Notary [Section 96 (2)]

**SCHEDULE** 

KNOW ALL MEN that I, A.B. (householder or substantial resident), of , in Belize, at the request of C.D., there being no Notary Public available, did on the day of , 20 , at , demand

payment (or acceptance) of the bill of exchange hereunder written, from E.F., to which demand he made answer (state answer, if any), wherefore I now, in the presence of G.H. and J.K., do protest the said bill of exchange.

(578)	A.B.
	Witnesses.

(Sioned)-----

 $\it N.B.-$  The bill itself should be annexed, or a copy of the bill and all that is written thereon should be underwritten.