THE BILLS OF LADING ACT

Cap. 41.

[5th February, 1872.]

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

Short title.

2. Every consignee of goods named in a bill of lading, Transfer of and every endorsee of a bill of lading to whom property in liabilities. the goods therein mentioned, shall pass upon or by reason of such consignment or endorsement, shall have transferred to and vested in him all rights of suit and be subject to the same liabilities in respect of such goods as if the contract contained in the bill of lading had been made with himself.

3. Nothing herein contained shall prejudice or affect any Preservaright of stoppage in transitu, or any right to claim freight tion of rights against the original shipper or owner, or any liability of the consignee or endorsee by reason or in consequence of his being such consignee or endorsee, or of his receipt of the goods by reason or in consequence of such consignment or endorsement.

4. Every bill of lading in the hands of a consignee or Bill of endorsee for valuable consideration representing goods to conclusive have been shipped on board a vessel shall be conclusive evidence in certain evidence of such shipment as against the master or other cases. person signing the same, notwithstanding that such goods or some part thereof may not have been so shipped, unless such holder of the bill of lading shall have had actual notice at the time of receiving the same that the goods had not been in fact laden on board:

[The inclusion of this page is authorized by L.N. 480/1973]