The Bills of Lading Act, 1856

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(ACT NO. IX OF 1856)

An Act to amend the Law relating to Bills of Lading.

Preamble

WHEREAS by the custom of merchants a bill of lading of goods being transferable by endorsement, the property in the goods may thereby pass to the endorsee, but never the less all rights in respect of the contract contained in the bill of lading continue in the original shipper or owner, and it is expedient that such rights should pass with the property; And whereas it frequently happens that the goods in respect of which bills of lading purport to be signed have not been laden on board, and it is proper that such bills of lading in the hands of a bona fide holder for value should not be questioned by the master or other person signing the same, on the ground of the goods not having been laden as aforesaid; It is enacted as follows:-

Rights
under bills
of lading to1. Every consignee of goods named in a bill of lading, and every endorsee
of a bill of lading to whom the property in 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.

Not to affect right of stoppage
in transitu 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.

Bill of
lading in
hands of
consignee,3. Every bill of lading in the hands of a consignee or endorsee for valuable
consideration, representing goods to have been shipped on board a
vessel, shall be conclusive evidence of such shipment as against the
etc.,