

INDEX

(References are to chapter and section numbers in the text)

ARBITRATION accessory documents, 9§2 Commercial Arbitration Act, 9§2 Hague-Visby Rules, 9§2, 9§4	CARRIER charterparty shipowner, 5§9(b) uniform customs, 5§9(a) contract of carriage, 5§3(c) application, 5§3(c) general, 5§3(c)(ii) Rotterdam Rules, 5§3(c)(i) carrier's duty to deliver goods, 5§3(d) excluded application of con- ventions, 5§3(b) geographic considerations, 5§3(a)
ASSIGNMENT bill of lading, 4§2	CHARTER PARTY shipowner, 5§9 time, 5§9
BILLS OF LADING assignment, 4§2 defined, 1§1 foreign law, 1§7 fraudulent, 9§12 function and contents, 1§2 formulaic documents, 1§2(b) multimodal form, 1§2(c) process, 1§2(a) provincial law, 1§6(c) application, 1§4(a)(ii) general, 1§4(a)(i)	CONSIGNEES, 8 defined, 8§1 freight prepaid notation, 8§3 liability for brokerage fees, 8§4 liability for freight charges and demurrage, 8§2 limitation of liability, 8§5
BILLS OF LADING ACT, 1§1, 4§4(c), 6§4, 8§4, 9§5, 10§1, 11§4 application, 1§4(a)(ii) general, 1§4(a)(i)	CONSTITUTIONAL ISSUES, 11 conflict, 11§1 extraterritorial effect of <i>Bills of</i> <i>Lading Act</i> , 11§4 federal paramountcy, 11§2 interjurisdictional immunity, 11§2 provincial ambit, 11§3
CANADA TRANSPORTATION ACT, 7§1 Canadian International Freight Forwarders Association, 2§11, 8§2	CONVENTIONS, 1§5 Hague Visby Rules, 1§5(b) interpretation, 1§5(c) origins, 1§5(a)
CARGO claims, 4§4(a), 5§9(a), 7§2, 8§2, 10§2 damage, 6§3(a) loss, 1§5(b), 5§12(a) <i>Carriage of Goods by Sea Act</i> , 2§11, 2§14, 6§1(c), 10§4	

BILLS OF LADING

DESCRIPTION OF GOODS, 5§12	jurisdiction of the Federal Court, 10§4
<i>American Bills of Lading Act</i> , 5§12(d)	legislative response, 10§2
conventions, 5§12(c)	Hamburg Rules, 10§2(a)
received on board in apparent good order, 5§12(b)	FRAUD, 12
unambiguous, 5§12(a)	altered bills of lading, 12§2
DISTINCTIONS, 1§3	collusion, 12§3
certificate of shipment, 1§3(d)	fraudulent misstatements, 12§4
contract of carriage, 1§3(a)	fraudulent schemes, 12§1
invoice, 1§3(c)	indemnification, 12§6
negotiable instruments, 1§3(b)	non-fraudulent misstatements, 12§5
offer to transport, 1§3(e)	FREIGHT FORWARDER, 5§10
DOCUMENT OF TITLE, 4§4	not a carrier, 5§10(a)
bank security, 4§4(d)	fees, 5§10(d)
Canadian approach, 4§4(b)	relation to consignor, 5§10(b)
Civil Code of Quebec, 4§4(e)	relation to shipper, 5§10(c)
Provincial legislation, 4§4(c)	identity, 5§1
Rafaela decision, 4§4(a)	liability for other person, 5§6
EVIDENCE	liability of carrier for damage, loss or delay, 5§5
admissibility, 9§7	multimodal transport, 5§7
proof of facts described, 9§7	non vessel operating common carrier, 5§11
EXEMPTION FROM LIABILITY OF CARRIER, 6§1	obligations, 5§2
negligence, 6§1(a)	basic, 5§2(a)
scope, 6§1(c)	damages, 5§2(b)
willfull or gross negligence, 6§1(b)	delivery, 5§2(c)
FORUM SELECTION CLAUSES, 10§3	provincial legislation, 5§2(d)
difficulty of enforcement, 10§3(e)	period of application and period of responsibility, 5§4
fundamental breach, 10§3(f)	Comité Maritime Internationale, (CMI) 1§5(b), 2§14
stay of proceedings, 10§3(d)	Consignees, 8
types, 10§3(a)	defined, 8§1
uncertainty, 10§3(c)	freight prepaid notation, 8§3
validity, 10§3(b)	liability for brokerage fees, 8§4
	liability for freight charges and demurrage, 8§2
	limitation of liability, 8§5
	Constitutional Issues, 11
	conflict, 11§1

- extraterritorial effect of *Bills of Lading Act*, 11§4
- federal paramountcy, 11§2
- interjurisdictional immunity, 11§2
- provincial ambit, 11§3
- Conventions, 1§5
 - Hague-Visby Rules, 1§5(b)
 - interpretation, 1§5(c)
 - origins, 1§5(a)
- FUNCTION AND CONTENTS, 1§2
 - formulaic documents, 1§2(b)
 - multimodal form, 1§2(b)
 - process, 1§2(a)
- HAGUE-VISBY RULES, 1§2, 1§4(b)(i), 1§5(b), 2§13(d)(ii), 5§3(b), 6§1(c), 6§9, 7§5
- Hamburg Rules, 1§5, 5§3(c), 7§5, 10§2(a)
- Himalaya Clause, 6§5, 11§3
- HIMALAYA CLAUSE
 - defined, 6§5
 - application, 6§5, 11§3
 - Hague-Visby Rules, 6§5
- INTERPRETATION, OF BILLS OF LADING, 3§2
 - incoterms, 3§6
 - multiple bills issued, 3§4
 - rules, 3§3
 - conformity to letters of credit, 3§3(c)
 - dictionary meaning, 3§3(b)
 - external aids, 3§3(d)
 - types, 3§2
 - uniform customs and practice for documentary credits, 3§5
- INTERNATIONAL STANDARD BANKING
- PRACTICE
 - ISBP, 1§2
- JURISDICTION, 10
 - conceptual framework, 10§1
 - interest of the parties, 10§1(b)
 - introduction, 10§1(a)
 - conflicts of law, 10§5
 - forum selection clauses, 10§3
 - difficulty of enforcement, 10§3(e)
 - fundamental breach, 10§3(f)
 - stay of proceedings, 10§3(d)
 - types, 10§3(a)
 - uncertainty, 10§3(c)
 - validity, 10§3(b)
 - jurisdiction of the Federal Court, 10§4
 - legislative response, 10§2
 - Hamburg Rules, 10§2(a)
- LANGUAGE
 - documents, 4§1
- LEGISLATION
 - provincial, 4§4(c)
- LETTERS OF CREDIT
 - autonomy, 2§15
 - conformity, 2§15
 - Uniform Customs, 2§13(d)(i), 3§5
 - use in, 2§15
- LIMITATION OF ACTIONS
 - provincial regulation, 9§5
 - time for clause, 9§5
- LIMITATION OF LIABILITY, 6
 - application of the conventions, 6§9
 - compared to privity under letters of credit, 6§7

BILLS OF LADING

exemption from liability of carrier, 6§1	conventions, 4§5(c)
negligence, 6§1(a)	<i>Mercantile Law Amendment Act</i> , 4§5(a)
scope, 6§1(c)	Uniform Commercial Code, 4§5(d)
wilful or gross negligence, 6§1(b)	
fundamental breach, 6§2	NEGOTIABILITY BY STATUTE, 4§5
Himalaya clause, 6§5	<i>Civil Code of Quebec</i> , 4§5(b)
of carrier, 6§6	Conventions, 4§5
contractual limitation of liability, 6§3(b)	<i>Mercantile Law Amendment Act</i> , 4§5(a)
application, 6§3(b)(ii)	Uniform Commercial Code, 4§5(d)
limitation of warranty, 6§3(b)(iv)	
standard forms — pre-printed, 6§3(b)(iii)	OBLIGATIONS
validity, 6§3(b)(i)	OF CARRIER, 6§6
statutory limitation of liability, 6§3(a)	contractual limitation of liability, 6§3(b)
privity of contract, 6§4	application, 6§1(b)(ii)
subcontract, 6§6	limitation of warranty, 6§3(b)(iv)
on a website, 6§8	standard forms — pre-printed, 6§1(b)(iii)
	validity, 6§1(b)(i)
<i>MARINE LIABILITY ACT</i> , 1§4(b)	statutory limitation of liability, 6§3(a)
Hague-Visby Rules, 1§4(b)(i)	
other conventions, 1§4(b)(ii)	OBLIGATIONS, 5§2
replacement of rules, 1§4(b)(iii)	basic, 5§2(a)
<i>Mercantile Law Amendment Act</i> , 4§5(a)	damages, 5§9
	delivery, 5§8(d)
NEGOTIABILITY AND DOCUMENT OF TITLE, 4	provincial legislation, 5§2(d)
assignment of bill of lading, 4§2	
bill of lading as receipt, 4§3	<i>PERSONAL PROPERTY SECURITY ACT</i> , 4§4(d), 9§8
document of title, 4§4	
bank security, 4§4(d)	PRIVITY OF CONTRACT, 6§4
Canadian approach, 4§4(b)	subcontract, 6§6
Civil Code of Quebec, 4§4(e)	on a website, 6§8
provincial legislation, 4§4(c)	
Rafaela decision, 4§4(a)	RECEIPT
negotiability, 4§1	bill as receipt, 4§3
negotiability by statute, 4§5	
Civil Code of Quebec, 4§5(b)	

RECOURCES

arbitration, 9§2
 charterparty, 9§2(b)
 incorporation by, 9§2(a)
 indemnification, 9§2(c)
 stay and waiver, 9§2(d)
 arbitration under the conventions, 9§3
 bill as security document, 9§8
 declaratory judgment, 9§13
 evidence by bill of lading, 9§7
 fundamental breach and time limitations, 9§6
 injunctions, 9§12
 limitation of actions, 9§5
 maritime lien, 9§9
 notice of loss, damage or delay, 9§4
 set-off, 9§10
 sovereign immunity, 9§11
 standing to sue, 9§1
 Related Documents, 2§2
 bill of exchange, 2§16
 bills of lading and letters of credit, 2§15
 autonomy, 2§15(c)
 documentary conformity, 2§15(f)
 function, 2§15(b)
 multimodal transport, 2§15(e)
 role of bill of lading, 2§15(d)
 booking note, 2§19
 cargo manifest, 2§5
 certificate of origin, 2§7
 CMI uniform rules for sea waybills, 2§14
 consist sheet, 2§3
 contract of carriage, 2§10
 electronic records, 2§17
 mate's receipt, 2§4
 multimodal bill of lading, 2§11

multiplicity of related documents, 2§1
 export-import documentation, 2§1(a)
 inland carriage, 2§1(b)
 notations, 2§8
 packing list, 2§6
 pro-bill, 2§2
 sea waybills, 2§13
 distinction, 2§13(b)
 interpretation, 2§13(d)
 conventions, 2§13(d)(ii)
 uniform customs and practice, 2§13(d)(i)
 transport document, 2§13(a)
 waybills generally, 2§13(c)
 trust receipt, 2§9
 Rotterdam Rules, 1§5(b), 2§17, 5§3(d)(ii), 6§9, 7§5

RULES, 3§3

conformity to letters of credit, 3§3(c)
 dictionary meaning, 3§3(b)
 extrenal aids, 3§3(d)

SHIPPER

buyer, 7§8
 defined, 7§1
 Hamburg, Hague-Visby, Rotterdam Rules, 7§7
 implied terms of liability, 7§5
 liability, 7§3
 rights of the controlling party, 7§6
 shipowner, 7§7
 title, 7§2

STANDING TO SUE

payment, 9§1
 title, 9§1

TITLE

documents, 2§12

BILLS OF LADING

UNIFORM COMMERCIAL
CODE, 2§12, 4§5(d)

UNIFORM COMMERCIAL
CODE ARTICLE, 7, 5§8
bailee, 5§8(c)
charterparty, 5§9
lien of carrier, 5§8(d)
parties, 5§8(a)

WAYBILLS

Sea waybills, 2§13
waybills generally, 2§13