

SECTION	NS	PAGE
•	Negotiable Instruments (Amendment) Act, 2015	I-11
	NEGOTIABLE INSTRUMENTS ACT, 1881	
	CHAPTER I	
	PRELIMINARY	
1.	Short title	1
	Repeal of enactments	1
	Interpretation clause	2
	CHAPTER II	
	OF NOTES, BILLS AND CHEQUES	
4	"Promissory note"	2
	"Bill of exchange"	
	"Cheque"	2 3
	"Drawer", "drawee"	4
	"Holder"	4
	"Holder in due course"	4
	"Payment in due course"	4
	"Inland instrument"	4
	"Foreign instrument"	5
	"Negotiable instrument"	5
	Negotiation	5
	Endorsement	5
	Endorsement "in blank" and "in full"	5
17.	Ambiguous instruments	5
	Where amount is stated differently in figures and words	6
	Instruments payable on demand	6
	Inchoate stamped instruments	6
	"At sight", "On presentment", "After sight"	6
	"Maturity"	6

SECTIONS PA		PAGE
23.	Calculating maturity of bill or note payable so many months after date or sight	6
24.	Calculating maturity of bill or note payable so many days	7
25	after date or sight	7 7
25.	When day of maturity is a holiday	7
	CHAPTER III	
	PARTIES TO NOTES, BILLS AND CHEQUES	
26.	Capacity to make, etc., promissory notes, etc.	7
	Agency	8
28.	Liability of agent signing	8
29.	Liability of legal representative signing	8
30.	Liability of drawer	8
31.	Liability of drawee of cheque	8
32.	Liability of maker of note and acceptor of bill	8
33.	Only drawee can be acceptor except in need or for honour	9
34.	Acceptance by several drawees not partners	9
35.	Liability of endorser	9
	Liability of prior parties to holder in due course	9
37.	Maker, drawer and acceptor principals	9
38.	Prior party a principal in respect of each subsequent party	9
39.	Suretyship	9
40.	Discharge of endorser's liability	10
	Acceptor bound, although endorsement forged	10
	Acceptance of bill drawn in fictitious name	10
43.	Negotiable instrument made, etc. without consideration	10
	Partial absence or failure of money-consideration	11
	Partial failure of consideration not consisting of money	11
45A.	Holder's right to duplicate of lost bill	11
	CHAPTER IV	
	OF NEGOTIATION	
46.	Delivery	11
	Negotiation by delivery	12
	Negotiation by endorsement	12
	Conversion of endorsement in blank into endorsement in full	12
	Effect of endorsement	12
	Who may negotiate	13
	Endorser who excludes his own liability or makes it conditional	13
	Holder deriving title from holder in due course	14

I-7 CONTENTS

SECTION	NS	PAGE
54.	Instrument endorsed in blank	14
55.	Conversion of endorsement in blank into endorsement in full	14
56.	Endorsement for part of sum due	14
57.	Legal representative cannot by delivery only negotiate instrument endorsed by deceased	14
58.	Instrument obtained by unlawful means or for unlawful consideration	14
59.	Instrument acquired after dishonour or when overdue	14
60.	Instrument negotiable till payment or satisfaction	15
	CHAPTER V	
	OF PRESENTMENT	
61.	Presentment for acceptance	15
62.	Presentment of promissory note for sight	15
63.	Drawee's time for deliberation	15
64.	Presentment for payment	16
65.	Hours for presentment	16
66.	Presentment for payment of instrument payable after date or sight	16
67.	Presentment for payment of promissory note payable by instalments	16
68.	Presentment for payment of instrument payable at specified place and not elsewhere	16
69.	Instrument payable at specified place	16
	Presentment where no exclusive place specified	17
	Presentment when maker, etc., has no known place of business or residence	17
72.	Presentment of cheque to charge drawer	17
	Presentment of cheque to charge any other person	17
	Presentment of instrument payable on demand	17
	Presentment by or to agent, representative of deceased, or assignee of insolvent	17
75A.	Excuse for delay in presentment for acceptance or payment	17
	When presentment unnecessary	17
	Liability of banker for negligently dealing with bill presented for payment	18
	CHAPTER VI	
	OF PAYMENT AND INTEREST	
7 8.	To whom payment should be made	18
	Interest when rate specified	18

CONTENTS	I-8

SECTIONS		PAGE
80.	Interest when no rate specified	18
81.	Delivery of instrument on payment, or indemnity in case of loss	19
	CHAPTER VII	
	OF DISCHARGE FROM LIABILITY ON NOTES, BILLS AND CHEQUES	
82.	Discharge from liability	19
83.	Discharge by allowing drawee more than forty-eight hours to accept	19
84.	When cheque not duly presented and drawer damaged thereby	20
85.	Cheque payable to order	20
85A.	Drafts drawn by one branch of a bank on another payable to order	20
	Parties not consenting discharged by qualified or limited acceptance	20
	Effect of material alteration	21
88.	Acceptor or endorser bound notwithstanding previous alteration	21
89.	Payment of instrument on which alteration is not apparent	21
90.	Extinguishment of rights of action on bill in acceptor's hands	22
	CHAPTER VIII	
	OF NOTICE OF DISHONOUR	
91.	Dishonour by non-acceptance	22
92.	Dishonour by non-payment	22
	By and to whom notice should be given	22
	Mode in which notice may be given	22
	Party receiving must transmit notice of dishonour	23
	Agent for presentment	23
	When party to whom notice given is dead	23
98.	When notice of dishonour is unnecessary	23
	CHAPTER IX	
	OF NOTING AND PROTEST	
99.	Noting	23
100.	Protest	24
	Contents of protest	24
	Notice of protest	24
	Protest for non-payment after dishonour by non-acceptance	24
104.	Protest of foreign bills	25

I-9 CONTENTS

SECTION	NS	PAGE
104A.	When noting equivalent to protest	25
	CHAPTER X	
	OF REASONABLE TIME	
105.	Reasonable time	25
106.	Reasonable time of giving notice of dishonour	25
107.	Reasonable time for transmitting such notice	25
	CHAPTER XI	
	OF ACCEPTANCE AND PAYMENT FOR HONOUR AND REFERENCE IN CASE OF NEED	
108.	Acceptance for honour	25
109.	How acceptance for honour must be made	26
110.	Acceptance not specifying for whose honour it is made	26
111.	Liability of acceptor for honour	26
	When acceptor for honour may be charged	26
	Payment for honour	26
	Right of payer for honour	26
	Drawee in case of need	26
116.	Acceptance and payment without protest	27
	CHAPTER XII	
	OF COMPENSATION	
117.	Rules as to compensation	27
	CHAPTER XIII	
	SPECIAL RULES OF EVIDENCE	
118.	Presumptions as to negotiable instruments	27
	Presumption on proof of protest	28
120.	Estoppel against denying original validity of instrument	28
121.	Estoppel against denying capacity of payee to endorse	28
122.	Estoppel against denying signature or capacity of prior party	28
	CHAPTER XIV	
	OF CROSSED CHEQUES	
123.	Cheque crossed generally	29
	Cheque crossed specially	29
125.	Crossing after issue	29
126.	Payment of cheque crossed generally	29
127.	Payment of cheque crossed specially more than once	29

	CONTENTS	I-10
SECTIONS		PAGE
128.	Payment in due course of crossed cheque	29
	Payment of crossed cheque out of due course	29
	Cheque bearing "not negotiable"	30
	Non-liability of banker receiving payment of cheque	30
	Application of chapter to drafts	30
	CHAPTER XV	
	OF BILLS IN SETS	
132.	Set of bills	30
	Holder of first acquired part entitled to all	30
	CHAPTER XVI	
	OF INTERNATIONAL LAW	
134.	Law governing liability of maker, acceptor or endorser of foreign instrument	31
135.	Law of place of payment governs dishonour	31
	Instrument made, etc., out of India, but in accordance with	
127	the law of India Programtion as to foreign law	31 31
137.	Presumption as to foreign law	31
	CHAPTER XVII	
	OF PENALTIES IN CASE OF DISHONOUR OF CERTAIN CHEQUES FOR INSUFFICIENCY OF FUNDS IN THE ACCOUNTS	
138.	Dishonour of cheque for insufficiency, etc., of funds in the account	32
139.	Presumption in favour of holder	32
	Defence which may not be allowed in any prosecution under section 138	32
141.	Offences by companies	33
	Cognisance of offences	33
	Validation for transfer of pending cases	34
	Power of court to try cases summarily	35
	Mode of service of summons	35
145.	Evidence on affidavit	35
146.	Bank's slip prima facie evidence of certain facts	36
147.	Offences to be compoundable	36
SCHED	ULE	36