## 9. Payment for the bill of exchange and promissory note

## 10. Recourse

**Discussion questions** 

For me to the order of John Black <i>Jan Novák</i>	Brno, 1 January 2005		
	I will pay for this promissory note	1.000,-	EUR
	to the order of Jan Novák, Joštova 8, Brno		
	One Thousand Euro		
	Payable in December 12, 2008 in Brno, Veveří 70 <i>Payment effective</i> Josef Maker, Brno (signature)		

- 1. Explain why the instrument above is or is not negotiable.
- 2. Assume that Jan Novák negotiated the instrument to John Black. Does he have the duty to notify Josef Maker about transfers?
- 3. Assume that Jan Novák negotiated the promissory note through endorsement (with the wording "*For me to the order of John Black, Jan Novák (signature)*". New holder (John Black) has sued him in turn and Josef Maker. Will John prevail as to the entire amount of the note? Explain...
- 4. Presenting the bill for payment is called a preserving (maintaining) act. What does it mean?
- 5. Can the Josef Maker make the payment dependent on handing over the note?
- 6. Would you recommend him to destroy the note after payment?
- 7. Can John refuse partial payment?
- 8. May the sum payable be paid in CZK?
- 9. What are rules for bill reimbursement in foreign currency?
- 10. What is the importance of protesting the note?
- 11. What protesting bodies do you know?
- 12. Can the maker relieve the possessor(s) from the duty of protest?
- 13. Does notification represent preserving (maintaining) act?
- 14. Explain the principles of recourse rights a name all recourse rights of note creditor.
- 15. What can John demand from all debtors?